

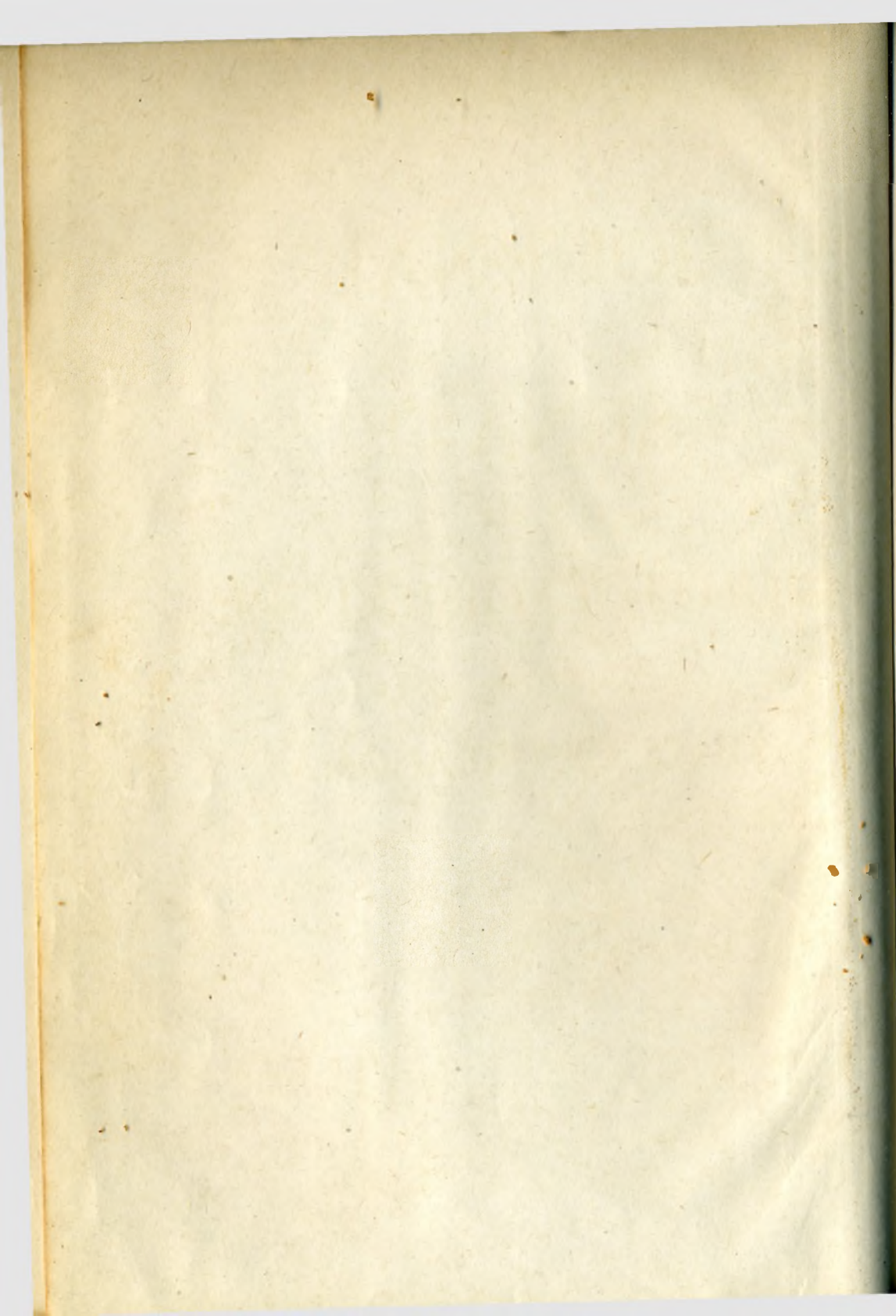
Paul Stewart

SENATE JOURNAL

REGULAR SESSION OF THE

EIGHTH LEGISLATURE OF
OKLAHOMA

JANUARY 4, TO APRIL 6, 1921



JOURNAL
OF
SENATE
OF THE
EIGHTH LEGISLATURE
OF THE
STATE OF OKLAHOMA



Regular Session
January 4th to April 6th, 1921.

JOURNAL

OF

SENATE

OF THE

RIGHTS LEGISLATURE

Harlow Publishing Company,
Oklahoma City, Okla.

STATE OF OKLAHOMA



RECEIVED FEBRUARY 10 1907

OFFICERS OF THE SENATE

M. E. TRAPP ----- President
Oklahoma City, Oklahoma.

T. C. SIMPSON ----- President Pro Tempore
Thomas, Oklahoma.

W. C. McAlister ----- Secretary
Hugo, Oklahoma.

JOHN P. ADAMS ----- Sergeant-at-arms
Waurika, Oklahoma.

JEANNETTE COLLAR ----- Senate Reporter
Oklahoma City, Oklahoma.

J. WILLIAM CORDELL ----- Reading Clerk
Oklahoma City, Oklahoma.

D. B. COLLUMS ----- Chief Enrolling and Engrossing Clerk
Stillwell, Oklahoma.

G. C. PETTY ----- Calendar Clerk
Durant, Oklahoma.

JENNINGS McBRIDE ----- Messenger
Frederick, Oklahoma.

W. H. CRUME ----- Auditor
Okmulgee, Oklahoma.

REV. R. O. CALLAHAN ----- Chaplain
El Reno, Oklahoma.

MEMBERS OF SENATE

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MEMBERS OF SENATE

Dist.

| | | |
|----|---|---------------|
| 1 | M. W. Pugh, D—Texas, Beaver, Cimarron, Harper ----- | Boise City |
| 2 | James Spurlock, D—Beckham, Ellis, Dewey, Roger Mills ---- | Hammon |
| 2 | C. B. Leedy, R—Beckham, Ellis, Dewey, Roger Mills ----- | Arnett |
| 3 | W. A. Briggs, R—Woods, Woodward ----- | Woodward |
| 4 | Lamar Looney, (Mrs.), D—Greer, Harmon ----- | Hollis |
| 5 | Harry B. Cordell, D—Jackson, Tillman ----- | Manitou |
| 6 | T. C. Simpson, D—Washita, Kiowa, Custer ----- | Thomas |
| 6 | James A. Land, R—Washita, Kiowa, Custer ----- | Lone Wolf |
| 7 | Joe Sherman, R—Major, Alfalfa ----- | Sherman |
| 8 | Harry O. Glasser, R—Garfield ----- | Enid |
| 9 | W. T. Clark, R—Kay, Grant ----- | Manchester |
| 10 | Roy Harvey, R—Noble, Pawnee ----- | Perry |
| 11 | M. F. Ingraham, R—Creek, Payne----- | Sapulpa |
| 12 | John Golobie, R—Logan----- | Guthrie |
| 13 | M. W. Lynch, R—Lincoln, Pottawatomie----- | Stroud |
| 13 | Chas. E. Wells, R—Lincoln, Pottawatomie----- | Shawnee |
| 14 | T. F. Hensley, D—Oklahoma, Canadian----- | El Reno |
| 14 | Ross N. Lillard, D—Oklahoma, Canadian----- | Oklahoma City |
| 15 | C. A. Dearmon, D—Caddo, Grady ----- | Naples |
| 15 | L. L. West, D—Caddo, Grady ----- | Anadarko |
| 16 | Harry Brown, R—Kingfisher, Blaine----- | Watonga |
| 17 | L. A. Morton, D—Comanche, Cotton, Jefferson, Stephens ---- | Duncan |
| 17 | Jed J. Johnson, D—Comanche, Cotton, Jefferson, Stephens---- | Walters |
| 18 | John H. Carlock, D—Carter, Murray, Love ----- | Ardmore |
| 18 | James Draughon, D—Carter, Murray, Love ----- | Davis |
| 19 | W. R. Wallace, D—Garvin, McClain, Cleveland ----- | Pauls Valley |
| 19 | W. H. Woods, D—Garvin, McClain, Cleveland ----- | Purcell |

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|----|--|-------------|
| 20 | Wilburn Cartwright, D—Atoka, Bryan, Coal | Clarita |
| 20 | Chas. E. McPherran, D—Atoka, Bryan, Coal | Durant |
| 21 | J. E. Fleming, D—LeFlore, Latimer | Poteau |
| 22 | Tom Anglin, D—Hughes, Okfuskee | Holdenville |
| 23 | Luther Harrison, D—Pontotoc, Seminole | Ada |
| 24 | W. J. Holloway, D—Choctaw, Pushmataha, McCurtain | Hugo |
| 25 | E. P. Hill, D—Pittsburg | McAlester |
| 26 | Joe S. Ratliff, D—Johnson, Marshall | Tishomingo |
| 27 | S. Morton Rutherford, D—Muskogee, Haskell, McIntosh..... | Muskogee |
| 27 | Clark Nichols, D—Muskogee, Haskell, McIntosh..... | Eufaula |
| 28 | E. M. Frye, R—Adair, Sequoyah | Sallisaw |
| 29 | Pete J. Coyne, D—Craig, Mayes | Estella |
| 30 | Horace B. Durant, R—Ottawa, Delaware, Cherokee..... | Miami |
| 31 | R. L. Davidson, D—Tulsa | Tulsa |
| 32 | Glenn R. Horner, R—Okmulgee, Wagoner | Okmulgee |
| 33 | E. E. Woods, R—Rogers, Nowata | Claremore |
| 34 | J. Corbett Cornett, R—Osage, Washington | Pawhuska |

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SENATE JOURNAL

of the

REGULAR SESSION OF THE EIGHTH LEGISLATURE

FIRST LEGISLATIVE DAY.

Tuesday, January 4, 1921.

The Senate met at noon and was called to order by the President of the Senate.

The roll of the hold-over members was called as follows:

Wm. A. Briggs
Wilburn Cartwright
W. T. Clark
Harry B. Cordell
Pete Coyne
R. L. Davidson
C. A. Dearmon
James Draughon
J. E. Fleming
Luther Harrison
T. F. Hensley

E. P. Hill
M. F. Ingraham
M. W. Lynch
L. A. Morton
M. W. Pugh
Joe Sherman
T. C. Simpson
James Spurlock
W. R. Wallace
E. E. Woods

The roll of the newly elected members was called as follows:

W. T. Anglin
 H. Brown
 J. H. Carlock
 J. C. Cornett
 H. B. Durant
 E. M. Frye
 H. O. Glasser
 John Golobie
 Roy Harvey
 W. J. Holloway
 G. R. Horner
 Jed J. Johnson

J. A. Land
 C. B. Leedy
 Ross N. Lillard
 Lamar Looney (Mrs.)
 Chas. E. McPherran
 Clark Nichols
 Joe S. Ratliff
 S. Morton Rutherford
 Chas. E. Wells
 L. L. West
 W. H. Woods

Senator Hill moved that a committee of three be appointed to examine the credentials of the newly elected members of the Senate and report made to this body, which motion was duly seconded and carried. The President appointed Senators Hill, Clark and Cordell as said committee.

The President declared the Senate at ease.

The Senate re-assembled.

Senator Hill presented the following report:

Mr. President:

We, your Committee on Credentials, have the honor to report that we have had under consideration the matter of the newly elected members of the Senate. We find that the following are the duly elected Senators from the respective districts and that they are authorized and entitled to membership in the State Senate upon taking the oath of office as provided by the constitution of Oklahoma:

From the Second Senatorial District, C. B. Leedy.

From the Fourth Senatorial District, Lamar Looney (Mrs.).

From the Sixth Senatorial District, James A. Land.

From the Eighth Senatorial District, Harry O. Glasser.

From the Tenth Senatorial District, Roy Harvey.

From the Twelfth Senatorial District, John Golobie.

From the Thirteenth Senatorial District, Chas. E. Wells.

From the Fourteenth Senatorial District, Ross N. Lillard.

From the Fifteenth Senatorial District, L. L. West.

From the Sixteenth Senatorial District, H. Brown.

From the Seventeenth Senatorial District, Jed J. Johnson.

From the Eighteenth Senatorial District, John H. Carlock.

From the Nineteenth Senatorial District, W. H. Woods.

From the Twentieth Senatorial District, Chas. E. McPherran.

From the Twenty-second Senatorial District, Tom Anglin.

From the Twenty-fourth Senatorial District, W. J. Holloway.

From the Twenty-sixth Senatorial District, Joe S. Ratliff.

From the Twenty-seventh Senatorial District, S. Morton Rutherford.

From the Twenty-eighth Senatorial District, E. M. Frye.

From the Thirtieth Senatorial District, Horace B. Durant.

From the Thirty-second Senatorial District, Glen R. Horner.

From the Thirty-fourth Senatorial District, J. Corbett Cornett.

From the Twenty-seventh Senatorial District, unexpired term, Clark Nichols.

Respectfully submitted,

E. P. HILL, Chairman,
W. T. CLARK,
H. B. CORDELL.

On motion of Senator Hill the report of the Committee on Credentials was adopted.

The oath of office was administered to the newly elected Senators by Judge Doyle, presiding Judge of the Criminal Court of Appeals.

The President instructed the Reading Clerk to call the roll of the Senate as now constituted, which showed all members present as follows:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, E. E. Woods, W. H. Woods.

Prayer by the Chaplain, Rev. R. O. Callahan.

Senator Hill was recognized by the President.

Senator Wallace arose demanding recognition of the Chair.

The Chair advised Senator Wallace that Senator Hill had the floor.

Senator Wallace made the point of order that he was the first to rise and address the Chair and therefore entitled to recognition.

The Chair held the point of order not well taken.

Senator Wallace demanded an appeal from the ruling of the Chair by roll call.

The President submitted the question "Shall the Chair be sustained" and the roll being called resulted as follows:

Aye: Anglin, Carlock, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Harrison, Hensley, Hill, Holloway, Johnson, Lillard, Looney, McPherrren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, West, Woods, (W. H.). Total 26.

No: Briggs, Brown, Clark, Cornett, Fleming, Frye, Glasser, Golobie, Harvey, Horner, Ingraham, Land, Leedy, Lynch, Sherman, Wallace, Wells, Woods (E. E.). Total 18.

The President declared the decision sustained.

The President recognized Senator Hill.

Senator Wallace arose to a question of personal privilege.

Senator Hill moved that further organization of the Senate be perfected and that they now proceed to the election of a President pro tempore.

Senator Wallace insisted that he be permitted to speak to a question of personal privilege.

Senator Hill yielded the floor to Senator Wallace upon a question of personal privilege.

Senator Wallace speaking to a question of personal privilege cited certain rules and sought to submit a motion to the Senate.

The Chair held that Senator Wallace was not recognized to make a motion, stating that a Senator speaking to a question of personal privilege could not place before the body a motion and further stated that the floor had not been yielded by Senator Hill for that purpose.

Senator Wallace made a point of order that a matter

affecting the safety, dignity and integrity of the procedure of the Senate had precedence over all other matters.

The Chair held Senator Wallace out of order, stating that the Senate was in the process of organization; that the Senate was not organized, therefore could not entertain any matter other than that affecting the organization which was then in process, therefore holding the point of order not well taken.

Senator Wallace appealed from the decision of the Chair and demanded a roll call.

The President submitted the question "Shall the Chair be sustained," and the roll being called resulted as follows:

Ayes: Anglin, Carlock, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Harrison, Hensley, Hill, Holloway, Johnson, Lillard, Looney, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, West, Woods, (W. H.). Total 25.

Nays: Briggs, Brown, Clark, Cornett, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Horner, Ingraham, Land, Leedy, Lynch, Sherman, Wallace, Wells, Woods, (E. E.). Total 19.

The President declared the decision sustained.

The vote being taken on the motion of Senator Hill that the Senate proceed in the election of a President pro tempore same was unanimously carried.

Senator Hill presented the name of T. C. Simpson of Custer County for President pro tempore of the Senate.

Senator Fleming presented the name of W. R. Wallace of Pauls Valley.

Senator Briggs seconded the nomination of Senator Wallace.

Senator E. E. Woods seconded the nomination of Senator Wallace.

Senator Nichols seconded the nomination of Senator Simpson.

Senator Sherman seconded the nomination of Senator Wallace.

Senator Davidson seconded the nomination of Senator Simpson.

Senator McPherrren seconded the nomination of Senator Simpson.

Senator Golobie seconded the nomination of Senator Wallace.

Senator Rutherford seconded the nomination of Senator Simpson.

Senator W. H. Woods seconded the nomination of Senator Simpson.

Senator Wallace was recognized and spoke in behalf of his own candidacy.

Senator Anglin seconded the nomination of Senator Simpson.

There being no further nominations the roll of the Senate was called, resulting as follows:

For Senator Simpson: Anglin, Carlock, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Harrison, Hensley, Hill, Holloway, Johnson, Lillard, Looney, McPherrren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, West, Woods, (W. H.). Total 25.

For Senator Wallace: Briggs, Brown, Clark, Cornett, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Horner, Ingraham, Land, Leedy, Lynch, Sherman, Wallace, Wells, Woods, (E. E.). Total 19.

The Chair announced the election of Senator Simpson as President pro tempore.

President pro tempore Simpson was called to the rostrum, introduced by the President of the Senate and in a brief address expressed his thanks for the honor conferred upon him.

Senate Resolution No. 1, by Hill, was read at length and adopted as follows:

SENATE RESOLUTION NO. 1—BY HILL.

A Resolution consolidating the positions of Journal Clerk and Assistant Journal Clerk into a position to be known as Senate Reporter and fixing the compensation thereof.

Be it resolved by the Senate of the State of Oklahoma:

That the position of Journal Clerk and the position of Assistant Journal Clerk be and the same are hereby consolidated and the position of Senate Reporter is hereby created in place thereof. The compensation and salary of the Senate Reporter shall be TEN (\$10.00) DOLLARS per day and the officers of the Senate are authorized and directed to issue claims from time to time, in payment of the Senate Reporter's compensation, at the rate of TEN (\$10.00) DOLLARS per day, and the State Auditor is hereby authorized to issue warrants upon the State Treasurer for same, upon approval of the proper officers of the Senate.

Senator Hill presented the following motion:

Mr. President: I move that the Senate create the following offices and positions for this Session of the Legislature and proceed to the election of persons to fill the same:

Two assistants to the Secretary of the Senate, to be appointed by the Secretary.

A Chief Enrolling and Engrossing Clerk.

Two Assistant Engrossing Clerks.

An Enrolling Clerk.

A Reading Clerk.

A Calendar Clerk.

An Auditor.

A Postmistress.

A Messenger.

A Chaplain.

A Sergeant-at-Arms.

Two assistant Sergeants-at-Arms.

Four Door Keepers.

A Property Man.

A Day Watchman.

A Night Watchman.

A Cloak Room attendant.

A Telephone attendant.

A Chief Page and seven other Pages.

A Superintendent of the Stenographic force.

A Committee Clerk, assigned to the Appropriation Committee.

A Committee Clerk, assigned to the Judiciary Committee, No. 1.

Eleven Stenographers.

Three Janitors.

Vote was taken and the motion carried.

A committee from the Honorable House was received, stating the House of Representatives was now organized and ready to meet the Senate in joint assembly for the purpose of canvassing the state election returns.

Senator Hill presented the following motion:

Mr. President: I move that the following list of officers and employees be elected by the Senate, to serve during the regular session of this Legislature:

Senate Reporter, Jeannette Collar.

Reading Clerk, William Cordell.

Chief Enrolling and Engrossing Clerk, D. B. Collums.

Assistant Engrossing Clerk, Mrs. Geo. Fields.

Assistant Engrossing Clerk, Marie Henson.

Enrolling Clerk, B. B. Hickman.

Auditor, W. H. Crume.

Calendar Clerk, George Petty.

Postmistress, Edith Baldwin.

Messenger, Jennings McBride.

Chaplain, R. O. Callahan.

Sergeant-at-Arms, John P. Adams.

First Assistant, Sergeant-at-Arms, Sam H. Hargis.

Second Assistant, Sergeant-at-Arms, Jackson Perry.

Property Man, E. E. Busby.

Cloak Room attendant, Sterling Peebly.

Telephone attendant, William Clark.

Door Keeper, R. A. Thompson.

Door Keeper, J. C. Workman.

Door Keeper, Walter P. Wyatt.

Door Keeper, R. W. Gore.

Day Watchman, J. T. Sandlin.

Night Watchman, C. J. Howard.

Chief Page, Owen Smith.

Page, James Rushing.

Page, Carl Amburn.

Page, Scott Mason.

Page, Furman Phillips.

Page, Albert Wheeler.

Page, T. F. Gafford, Jr.

Superintendent of Stenographic Force, Mrs. Adelaid Spencer.

Vote was taken and the motion carried.

Senator Ingraham moved that the name of Elmo Burke, minority page, be added to the list of employes. Vote was taken and carried unanimously.

Senator Hill moved that a committee of three be appointed to notify the Honorable House that the Senate was now organized and ready for business and that the committee arrange for a joint session.

Vote was taken and the motion carried, and the President appointed as such committee Senators Hill, Glasser and West.

Senator Hill moved that a committee of three be appointed to notify the Governor that the Senate was now organized and ready for the transaction of business.

Vote was taken and the motion carried, and the President appointed as such committee Senators McPherrren, Ingraham and Hensley.

Senator Hill moved that the Rules of the Seventh Legislature be made the temporary rules until such time as rules have been provided and adopted. Vote was taken and carried unanimously.

Senator Hill offered the following motion:

“Mr. President: I move that the following Senators be elected to and constitute the Committee on Committees:

E. P. Hill, Chas. E. McPherren, M. W. Pugh, R. L. Davidson, T. F. Hensley, Luther Harrison, Ross Lillard.”

Vote was taken and the President declared the committee unanimously elected.

Senator Hill offered the following motion:

“Mr. President: I move that the following be elected to and constitute the Committee on Employees:

Senators Pete Coyne, Luther Harrison, Tom Anglin, James A. Spurlock, Harry Cordell.”

Vote was taken and the President declared the committee unanimously elected.

Senator Hill moved that a committee of three on Mileage be appointed.

Vote was taken and the motion carried, the President appointing as such committee Senators Holloway, Frye and Pugh.

Senator Hensley reported that the Committee had notified the Governor that the Senate was organized and that they were authorized by the Governor to announce that he was ready to meet the two houses in joint session.

The oath of office was administered to the President pro tempore by Judge Doyle, presiding judge of the Criminal Court of Appeals.

The oath of office was administered to the Sergeant-at-Arms, Chaplain, Reading Clerk, Reporter, Calendar Clerk and Chief Enrolling and Engrossing Clerk.

Senator Hill moved that the Senate recess until 2:30. Vote was taken and carried.

The Senate re-assembled.

A committee was received from the Honorable House, stating that the House of Representatives was ready to meet the Senate in joint session to receive the Governor's message and canvass the state election returns.

Senator Lillard presented the following application of John Benson to appear before Senate Committees:

Oklahoma City, Oklahoma, January 4, 1921.

To the Honorable President of the Senate of the State of Oklahoma, Eighth Regular Session:

Application of John Benson to act as legislative agent.

Your applicant respectfully states that he desires authority to appear as legislative agent before the committees of your Honorable Senate; that his name is John Benson; that his age is forty-five years; that his place of residence is Oklahoma City, Oklahoma; that the name of the person, firm, company or corporation he is acting as agent for is the Hartford Fire Insurance Company, of Hartford, Connecticut; and that he is to receive the amount of nothing per day as his compensation for such services.

(Signed) JOHN BENSON, Applicant.

Senator Wallace moved that a committee of three be appointed to investigate the application and make report. Vote was taken and carried and the President appointed as such committee Senators Wallace, Wells and Fleming.

Senator Hill reported that the committee had arranged for a joint session with the Honorable House and moved that the Senate proceed thereto. Vote was taken and carried.

JOINT SESSION.

The Senate and House of Representatives of the State of Oklahoma assembled in joint session in the Hall of the House of Representatives at 2:45 p. m. for the purpose of canvassing the returns of the general election held throughout the state on November 2, 1920, and publishing the result thereof as to all state officers, also to receive the Governor's message, the President of the Senate presiding.

The roll of the Senate was called and the President of the Senate announced all members elected to and constituting the Senate present.

The roll of the House was called and the Speaker of the House announced a majority of all the members elected to and constituting the House of Representatives present.

The President of the Senate announced a quorum present of the joint bodies.

Senator Hill moved that the joint assembly proceed with the canvass of the state election returns. Vote was taken and carried.

Thereupon the Speaker of the House proceeded to open the returns of said election, as certified by the Secretary of the State Election Board, and published the same in the presence of a majority of each branch of the legislature so assembled, as follows:

FOR UNITED STATES SENATOR.

| | | |
|---------------------------|-------|---------|
| Scott Ferris, Democrat | ----- | 217,783 |
| J. W. Harreld, Republican | ----- | 247,719 |
| A. A. Bagwell, Socialist | ----- | 23,664 |

J. W. Harreld, having received the highest number of votes cast for the office of United States Senator of the State of Oklahoma, was declared duly elected.

FOR REPRESENTATIVE IN CONGRESS.

FIRST DISTRICT.

| | |
|----------------------------------|--------|
| E. B. Howard, Democrat | 35,201 |
| T. A. Chandler, Republican | 42,782 |
| Owsley Lonergan, Socialist | 2,312 |

T. A. Chandler, having received the highest number of votes cast for the office of Representative in Congress, First District, of the State of Oklahoma, was declared duly elected.

FOR REPRESENTATIVE IN CONGRESS.

SECOND DISTRICT.

| | |
|--------------------------------------|--------|
| W. W. Hastings, Democrat | 23,960 |
| Alice M. Robertson, Republican | 24,188 |
| John T. Cooper, Socialist | 1,402 |

Alice M. Robertson, having received the highest number of votes cast for the office of Representative in Congress, Second District, of the State of Oklahoma, was declared duly elected.

FOR REPRESENTATIVE IN CONGRESS.

THIRD DISTRICT.

| | |
|---------------------------------------|--------|
| C. D. Carter, Democrat | 33,344 |
| Jas. L. Shinaberger, Republican | 28,538 |
| Robt. L. Allen, Socialist | 4,227 |

C. D. Carter, having received the highest number of votes cast for the office of Representative in Congress, Third District, of the State of Oklahoma, was declared duly elected.

FOR REPRESENTATIVE IN CONGRESS.

FOURTH DISTRICT.

| | |
|---------------------------------|--------|
| Tom D. McKeown, Democrat | 29,841 |
| J. C. Pringey, Republican | 31,458 |
| J. E. Bartos, Socialist | 3,438 |

J. C. Pringey, having received the highest number of votes cast for the office of Representative in Congress, Fourth District, of the State of Oklahoma, was declared duly elected.

FOR REPRESENTATIVE IN CONGRESS.

FIFTH DISTRICT.

| | |
|-------------------------------|--------|
| F. B. Swank, Democrat | 35,167 |
| B. T. Hainer, Republican | 31,304 |
| J. Luther Langston, Socialist | 2,922 |

F. B. Swank, having received the highest number of votes cast for the office of Representative in Congress, Fifth District, of the State of Oklahoma, was declared duly elected.

FOR REPRESENTATIVE IN CONGRESS.

SIXTH DISTRICT.

| | |
|----------------------------|--------|
| Elmer Thomas, Democrat | 25,304 |
| L. M. Gensman, Republican | 26,161 |
| J. V. Kolachny, Socialist | 3,212 |
| Alonzo Turner, Independent | 82 |

L. M. Gensman, having received the highest number of votes cast for the office of Representative in Congress, Sixth District, of the State of Oklahoma, was declared duly elected.

FOR REPRESENTATIVE IN CONGRESS.

SEVENTH DISTRICT.

| | |
|---------------------------|--------|
| Jim McClintic, Democrat | 21,420 |
| D. Montgomery, Republican | 17,661 |
| O. E. Enfield, Socialist | 4,251 |

Jim McClintic, having received the highest number of votes cast for the office of Representative in Congress, Seventh District, of the State of Oklahoma, was declared duly elected.

FOR REPRESENTATIVE IN CONGRESS.
EIGHTH DISTRICT.

| | |
|----------------------------------|--------|
| Zach A. Harris, Democrat ----- | 23,405 |
| Manuel Herrick, Republican ----- | 31,287 |
| H. C. Geist, Socialist ----- | 3,304 |

Manuel Herrick, having received the highest number of votes cast for the office of Representative in Congress, Eighth District, of the State of Oklahoma, was declared duly elected.

FOR CORPORATION COMMISSIONER.

| | |
|---------------------------------|---------|
| R. E. Echols, Democrat ----- | 219,789 |
| E. R. Hughes, Republican ----- | 237,962 |
| S. C. Thompson, Socialist ----- | 24,893 |

E. R. Hughes, having received the highest number of votes cast for the office of Corporation Commissioner of the State of Oklahoma, was declared duly elected.

FOR PRESIDENTIAL ELECTORS—DEMOCRATIC.

| | |
|-------------------------|---------|
| George Trice ----- | 215,808 |
| C. V. Porter ----- | 216,020 |
| Roberta E. Lawson ----- | 216,158 |
| W. S. Vernon ----- | 217,053 |
| Ira C. Haycock ----- | 216,029 |
| Felix C. Duvall ----- | 216,010 |
| John C. Cassidy ----- | 216,024 |
| A. McCrory ----- | 215,940 |
| E. B. Johnson ----- | 216,171 |
| Elmer L. Fulton ----- | 215,803 |

FOR PRESIDENTIAL ELECTORS—REPUBLICAN.

| | |
|----------------------|---------|
| W. G. Roe ----- | 243,464 |
| James S. Mabon ----- | 243,610 |
| A. W. Green ----- | 243,582 |
| Jake Sims ----- | 243,513 |

| | |
|--------------------------|---------|
| Abbie B. Hillerman ----- | 243,609 |
| H. P. Warfield ----- | 243,607 |
| Daisy A. Riehl ----- | 243,284 |
| C. H. Wilson ----- | 243,516 |
| Joseph W. Morris ----- | 243,831 |
| Charles E. Goodwin ----- | 243,559 |

FOR PRESIDENTIAL ELECTORS—SOCIALIST.

| | |
|-------------------------|--------|
| Kate E. Stiles ----- | 25,679 |
| Flora Brinker ----- | 25,724 |
| Sallie I. Long ----- | 25,726 |
| R. M. Price ----- | 25,609 |
| Ed. F. Winterburg ----- | 25,683 |
| C. C. Guy ----- | 25,404 |
| J. C. Calhoun ----- | 25,663 |
| Herman Hobbie ----- | 25,662 |
| Steve M. Gipson ----- | 25,551 |
| Sarah Geist ----- | 25,716 |

W. G. Roe, James S. Mabon, A. W. Green, Jake Sims, Abbie B. Hillerman, H. P. Warfield, Daisy A. Riehl, C. H. Wilson, Joseph W. Morris and Charles E. Goodwin, having received the highest number of votes cast for the office of Presidential Electors of the State of Oklahoma, were declared duly elected.

FOR JUDGE CRIMINAL COURT OF APPEALS.

EASTERN DISTRICT.

| | |
|------------------------------------|---------|
| James S. Davenport, Democrat ----- | 216,365 |
| E. S. Bessy, Republican ----- | 232,957 |
| W. T. Banks, Socialist ----- | 24,757 |

E. S. Bessy, having received the highest number of votes cast for the office of Judge of the Criminal Court of Appeals, Eastern District, of the State of Oklahoma, was declared duly elected.

FOR JUSTICE SUPREME COURT.
SECOND DISTRICT.

| | |
|-----------------------------------|---------|
| W. H. Brown, Democrat | 215,622 |
| C. H. Elting, Republican | 231,802 |
| E. C. Marianelli, Socialist | 24,513 |

C. H. Elting, having received the highest number of votes cast for the office of Justice of the Supreme Court, Second District, of the State of Oklahoma, was declared duly elected.

FOR JUSTICE SUPREME COURT.
FIFTH DISTRICT.

| | |
|-------------------------------------|---------|
| Frank M. Bailey, Democrat | 215,593 |
| Geo. M. Nicholson, Republican | 231,986 |
| Oliver J. Kennedy, Socialist | 24,167 |

Geo. M. Nicholson, having received the highest number of votes cast for the office of Justice of the Supreme Court, Fifth District, of the State of Oklahoma, was declared duly elected.

FOR JUSTICE SUPREME COURT.
SEVENTH DISTRICT. (Unexpired Term)

| | |
|-------------------------------------|---------|
| Mark L. Bozarth, Democrat | 214,566 |
| John R. Miller, Republican | 231,799 |
| Sam L. Castleberry, Socialist | 24,409 |

John R. Miller, having received the highest number of votes cast for the office of Justice of the Supreme Court, Seventh District, of the State of Oklahoma, (Unexpired Term), was declared duly elected.

FOR JUSTICE SUPREME COURT.
EIGHTH DISTRICT.

| | |
|----------------------------------|---------|
| Robert M. Rainey, Democrat | 214,174 |
| F. E. Kennamer, Republican | 232,171 |

F. E. Kennamer, having received the highest number of votes cast for the office of Justice of the Supreme Court, Eighth District, of the State of Oklahoma, was declared duly elected.

Senator Davidson moved that a joint committee consisting of three members of the Senate and three members of the House of Representatives be appointed to notify the Governor that the legislature was assembled in joint session and ready to receive his message. Vote was taken and carried.

The President of the Senate announced the appointment of Senators Davidson, Dearmon and Golobie as such committee.

The Speaker of the House, announced the appointment of Representatives Sharp, Hardy and Jennings as such committee.

Senator Davidson for the joint committee announced that Governor Robertson was present for the purpose of delivering his message.

Governor Robertson was presented by the President of the Senate, and delivered the following message:

GOVERNOR'S MESSAGE.

To the members of the Eighth Legislature:

In compliance with the requirements of the Constitution, it becomes my duty to address you, by means of a Message, setting forth, in a general way, the conditions of the State.

At the outset, I desire, on behalf of our people, to return thanks to the Supreme Ruler of the Universe for the many blessings, material and otherwise, that have been vouchsafed to us, during the past two years, as a people and a State. We have been (with few minor exceptions) peculiarly free from devastating storms, epidemics, riots and other calamities. The crop seasons have been exceptionally good and the earth has brought forth a wonderful yield of all those things necessary and desirable for the welfare of our people.

The oil and gas production in this State has reached enormous proportions and Oklahoma has now the proud distinction of leading all the States in the production of that source of wealth.

The lead and zinc mines, and the coal mines and other mineral products have been constantly exceeding all past records; labor, as a general rule, is happy and contented and has been exceedingly prosperous. The State has had, perhaps, less than its share of disturbances in the industrial and economic world. The moral atmosphere in the State is good and the educational institutions are prospering to an extraordinary degree. We now have more than two million people and our institutions, cleemosynary, charitable, penal and otherwise, in numbers are largely in excess of those of our surrounding States, which goes to show that the people of this State have a kindly interest in their unfortunate defectives and delinquents.

The various State institutions are in fine condition and are functioning properly with a better degree of efficiency than heretofore known. They are meeting the expectations of the people and are receiving the hearty and unqualified support of all who are, in any wise, acquainted with their objects and purposes.

The various Departments of the State Government are also in good condition and functioning properly and are rendering to the people a splendid service, considering the natural handicaps and limitations they are compelled to meet.

The tendency of those living on farms to move to town and engage in non-producing avocations is a subject of deep concern. That problem, however, is not peculiar to Oklahoma, but is found in all the States of the Union.

The recent slump in prices has caused considerable apprehension in the minds of thoughtful people as to the ultimate result, and it has been especially hard on the wheat farmer, the cotton grower, the stock raiser and the banks, but in the last few days, a more optimistic spirit seems to have permeated the commercial world, and I am sure, if we will but analyze the situation properly, taking into consideration and giving due weight to the causes thereof, we will be able to weather the storm here in Oklahoma as well, if not better, than they will in the other parts of the nation.

Here, everyone has plenty to eat and wear and, in most cases, especially with the farmers, a sufficient store of provisions and feed stuffs on hand to enable them to plant and reap another crop.

If people will but take a reasonable and sensible view of the situation and realize that we are in better condition than any other country in the world and that, as soon as the Peace Treaty has been signed and the natural embargo raised from our exports; the markets of the world opened again and credit established in the bankrupt Nations of Europe, we will be enabled to pull through better than any other country in the world.

In a written message, it is impossible to go into details on all the important and interesting subjects that should be called to your attention. Time nor space will not permit this to be done, but there are a few specific matters and things that I feel should be submitted and, with your permission, I will proceed to their consideration.

AGRICULTURE.

Agriculture, being our chief industry, is entitled to our uniform and consistent friendly consideration. There is no danger of overproduction of foodstuffs, but there is grave danger that even the normal production will cease unless the farmer and stock-raiser is enabled to obtain a fair profit on his investment and for his labor. The present situation in that respect, not only in Oklahoma but throughout the entire country, needs but to be mentioned to warrant the foregoing assertion. We should, therefore, give every question that suggests relief to the farmer, our early and careful study and should not hesitate to offer help; provided, of course, that the assistance offered is constructive and not merely temporary and paternalistic.

The farmer is not asking charity. All he asks is that he be given a square deal. This he has never had and in all economic disturbances, he is the first to suffer and the last to recover. This is due to a multiplicity of reasons and many of his ills are due to his own faults and shortcomings. But, in my opinion, the chief reason is due to his inherent desire to stand alone, to be independent, to avoid thinking along co-operative lines and to avoid proper organization. To be sure, he is now and for decades past has been, the victim of demagogic and selfish organizers, so-called, whose only object in life is to escape honest toil and to capitalize credulity and prejudice, and his chief resource is an unjust and unwarranted appeal to class consciousness which is always fatal to any move for permanent and unselfish result.

The farmer is completely disorganized, insofar as immediate and practical results are concerned. As an illustration of the foregoing, I need but call your attention to the unhappy and unfortunate state of affairs in North Dakota. And yet, one cannot blame the farmers of that State for earnestly endeavoring to better their condition. The non-farmers are the ones who must carry the criticism and, to a very large degree, that is true here in Oklahoma.

So, while I assert that agriculture needs assistance, I would also assert that what it most needs is to be let alone, except that it be furnished with opportunities whereby it can help itself and not be penalized and handicapped by lack of necessary laws or opportunities.

I am constrained to offer these observations because I feel that we are, in fact, facing a very serious crisis in this respect. Not because of present conditions but because of future results that are bound to come unless the crisis is averted, which cannot be done by the farmers but must be done by others. The farmer cannot be expected to continue to raise food stuffs and furnish clothing material unless he makes a reasonable profit; hence, if he cannot obtain a proper market for his product, he will, as a matter of self-preservation, curtail his efforts and be forced back to the primitive conditions when he will provide only for his own immediate needs. This proposition, I take it, is so fundamental that all will agree and none can deny it. The direful result of such a condition (and it is in sight) needs no amplification at my hands. Suffice it to say that such a curtailment in the production of food stuffs spells only disaster of most grievous character to our own prosperity and happiness. The fainthearted, while compelled to agree with the foregoing general conclusion, will not care to assume the obligations necessary to institute and bring about the required solution; they will say that the problem is either fundamental and beyond our power to solve or they will recur to another, but none the less fallacious position, of saying that the remedy is to be found only in Federal legislation. Alas, this is too largely

true but the fault, even then, is, for the most part, our own. The mere fact that the states in recent years have not only failed and refused to resist the unwarranted encroachment of Federal usurpation, but on the contrary have suggested and invited and wholeheartedly assented to it, in the delusive hope that their individual burdens would be lightened and made easier.

While it is true that much, and probably now the chief, relief may come from Congress, there is important and necessary work for the States to do. To that end, may I not hopefully suggest for your consideration at this session a few important things.

It is impossible to correctly approximate the great value of our present Marketing Commission, which, as you know, is a Bureau in the Department of Agriculture. Yet, great as its value is now, it needs your careful attention in order that, by proper development, it may serve the people to a much greater degree. A survey should be made by some appropriate committee, having for its object the enactment of laws that will guarantee.

- a. A more perfect system of standardization by the adoption of uniform grades of all products.
- b. The adoption of uniform containers and packages.
- c. A uniform system of inspection and adequate laws, rules and regulations for the enforcement of these and other provisions.

I feel justified in saying that millions of dollars are lost every year because of the prevailing unfair and standardless system of grading cotton. It is too much to expect satisfaction in this respect by leaving the whole matter to buyers without any relief, in the way of law, to the producer.

Our law on co-operative buying and selling should also be developed with the idea of assisting the producers to more perfectly organized co-operative marketing associations for the

purpose of standardization of farm products and organized marketing; for consumers co-operative associations for eliminating unnecessary duplication of service and cost of distribution to consumers and for practical assistance in problems of marketing, business management and other vital questions.

We should have uniform and comprehensive legislation on Transportation, looking to

- a. Prevention of loss and unnecessary delay in transportation.
- b. Easy means for the recovery of losses produced thereby.
- c. Regulation, by license, if necessary, of unfair trade practices of Commission men and cold storage warehouses.
- d. Improvement and enlargement of depot, terminal and warehouse facilities of common carriers and wholesale dealers of food products.
- e. A uniform system of market reports to be supervised by the Department of Agriculture.
- f. Permission to counties to issue bonds for the erection and operation of warehouses for cotton, wheat, broom-corn, etc.
- g. Development of the laws relating to warehouses, warehouse receipts and for the co-relation of same to and with those of the Federal government.
- h. For licensing, under strict regulation, the operation of cold storage plants and the sale (under the health laws) of all cold storage products. Providing, among other things, that the date of receipt of all products should be plainly stamped on either the product itself or the container; also, the market price of the product at the time it was placed in cold storage, etc., etc.

i. Severe penalties on common carriers for failure to furnish necessary transportation facilities; for failure to properly and quickly transport, for failure to give proper terminal, stockyard, warehouse and unloading facilities, with a general revision of our laws on these subjects, conferring concurrent jurisdiction with the Corporation Commission on the Courts for relief, as the present remedies, for some reason or other, wholly inadequate and are no longer sought by the people.

j. Provision for the speedy and correct dissemination of market reports by the State for the benefit of the public generally, with heavy penalties for the publication of false reports, either of market or crop conditions. This could be done by proper co-operation with very little or no expense to the State.

The above and foregoing are, in my opinion, of prime importance yet there are many other things of almost equal importance, some of which are:

a. The Department of Agriculture should have an Assistant Attorney General (to be named by the Attorney General by and with the consent of the President of the Board of Agriculture.) That Department has constant use for an active attorney who should be required to devote all his time to the duties of the Department. One man can scarcely do the work required, but it would be of untold advantage over the present system. Experience has shown that little or no assistance can be expected from the various county attorneys. This is due, in many cases such as quarantine, tick eradication, dynamiting of vats, infractions of the pure seed law, etc., to local influence and fear of political injury, etc., and it not infrequently happens that important laws relative to agriculture are becoming worthless because of lack of legal assistance.

b. The pure seed law, which was enacted by the Seventh

Legislature and which is of very great value to the farmers and gardeners of the State, was attacked in the Federal court by foreign seed houses and perceptibly weakened. It should be amended. The President of the Board of Agriculture will furnish you data on this subject.

c. A Bureau of Forestry and Parks should be created in the Board of Agriculture. We are rapidly losing all our good timber and are making no effort to replant or otherwise replace it. Our people are careless and unconcerned about planting trees and the establishing of such a Bureau should combine and have jurisdiction over all kinds of trees, nursery, ornamental, nut bearing and lumber producing. In addition, the Bureau should be charged with the duty of acquiring and preserving parks and other natural beauty spots for the State. In the matter of parks, we as a State, have been woefully negligent. We are far behind our sister States in this respect. This is especially true of our towns and cities also. Some of our largest cities are almost wholly devoid of parks. Cities, often, are wholly incompetent to handle matters of this kind. In such cases, the State must act. The poor people of cities have no other places of recreation than the parks and these people are citizens of the State; the State is interested in their moral and physical well-being and the State should provide some easy method whereby public parks and play grounds may be secured and developed. There are many beautiful natural parks in the State rapidly going into the hands of private owners, which the State should own. Immediate steps should be taken to preserve them for future use, at least.

d. There are many good reasons why a stringent "dog law" should be enacted. The sheep industry, alone, is sufficient justification for such a statute. I recommended such a law to the last Legislature, but it failed of passage.

I submit it again in the hope that it will be given your attention.

The above and foregoing are but a few of the many things we can do to aid this great industry, and I respectfully urge upon you the importance of the subject, and bespeak for it your most careful consideration.

REVENUES.

The Fiscal affairs of the State are in good condition notwithstanding untoward and unusual conditions in the financial world. At the close of the last fiscal year, June 30th, 1920, there was a surplus in the General Revenue Fund of \$2,214,000.00. The collections from special taxes for the past five months are somewhat in excess of the estimate made but this condition was foreseen and expected and should not permit us to become over enthusiastic. The majority of the Board of Equalization, at the time the annual levy was made, anticipated that which came to pass, to-wit: The general slump in prices. The end is not yet, and the more recent events affecting the oil industry authorizes the conclusion that the revenue from that source will rapidly fail, due to decrease both in price and production. The recent action of the Pipe Lines in curtailing runs can have but one result, viz: The driving of the small and independent producer out of business and the suspension of wild cat activities. Scores of little refiners, during the past 30 days have either ceased or very greatly curtailed operation; the demand for gasoline has perceptibly decreased and I fear the industry is due a great set back and demoralization which will require a year or two of careful re-adjustment to bring stability and equilibrium. What is true of oil and gas is likewise true of lead and zinc. The revenue from the income tax source likewise is bound to be greatly reduced. On the contrary we have been endeavoring to operate the State on a pre-war basis and as a result the maintenance fund of nearly all the schools and in most of the State Institutions will have been exhausted long before the end of the fiscal year. I am sure the surplus exist-

ing June 30 last will not supply the actual needs of the State by the time the end of this fiscal year arrives. This state of affairs was known by the State Board of Equalization at the time this year's levy was made.

It is easy to talk against taxes and at times, with some people very pleasant and popular, but when the responsibility of government is looking you squarely in the face; when nearly 6000 state wards look to you for food, clothing, housing and attention; when the schools are nearly ready to close their doors, it is time to make use of a little common sense and to do those things requisite whether popular or not. The mill and one-half state levy about which much has been said, is not only the lowest state levy ever made but, in my opinion is absolutely essential unless we desire the credit of the State to be impaired; lose the gross production tax on oil and gas; have the efficiency of government reduced and the due execution of our laws embarrassed. Without it, in my opinion, state warrants will sell at a discount and a funding bond issue will surely result. You must remember that Oklahoma is a young State, yet, and that all our institutions are growing by leaps and bounds; that our diversified industries require whole departments of government that our sister States do not have and which they have no use for; that notwithstanding our wonderful achievements the cost of government is far below the average of our sister states, and that the people, themselves are responsible for the many activities of the State.

I am induced to offer these observations because of an effort put forth in the recent campaign whereby each member of these bodies was subjected, by questionnaire to the query or demand rather, that the legislature rescind and annul the action of the State Board with reference to the levy. It might not be out of place, even here to suggest that though such course was desired it would be the province of the judiciary, and not the legislative, branch of government to act.

EDUCATION.

During the last year, the Rockefeller Foundation made public the result of what is generally understood as a survey of the educational standing of the various states. To the amazement of all, Oklahoma was therein accorded 36th place among the States of the Union. While, in my opinion, this report is unfair and misleading, yet it is a patent fact that our educational system falls short and does not meet our requirements or expectations. The reasons are many and obvious, but, to my mind, the chief reason can be found in the inefficiency of our common schools. I think I can safely assert that the common schools of today are far inferior to those of a generation ago and, what is more demoralizing, under our present policy I can see no good reason to hope for their betterment.

The reasons for this condition are not difficult to locate nor yet are they hard to understand when known. The road question, in my opinion, is very largely responsible for present conditions. Yet, good roads alone will not solve the problem. The solemn truth is that we have endeavored to build our educational system as a pyramid founded on our higher institutions of learning as the base, culminating in the common schools as the apex when, as a matter of course, the common schools should be the base and foundation of our entire system, culminating in the higher institutions, with the University as the high point or peak.

I realize that all will not agree with me in this conclusion, yet I leave it to your judgment to determine whether or not I am correct.

Of course, there are many other and important considerations to be kept in mind in order to arrive at a proper and safe conclusion. For instance, the continually and rapidly growing tendency on the part of our young men and women to leave the farm and go to town, there to engage in occupations other than agriculture. This, however, is a result rather than a cause for, if conditions on the farm were more favorable and

if farm life were made more attractive, the invasion of our towns and cities from this source would cease very largely.

The truth is that our cities and towns, because of greater wealth are enabled to offer greater inducements to the young man and woman desiring an education, than the country district, as now formed, can possibly offer. To change this some have offered the very vicious plan of taking from the more favored localities a part that they now have and giving it to those who have not, while, at the same time, no additional means or better methods of development are given to the undeveloped district and the revenue thus taken would not only benefit the weaker or losing community, but would destroy the stronger one from which it is proposed unjustly to take it. And, to my mind, this temporary makeshift would, in fact and practice, really cause a distinct weakening and deterioration of the entire system without strengthening any part of it.

Hard surfaced roads will, to a very great degree, solve this problem and good country school facilities and good roads are really but one problem and the solution of one will, very largely, be the solution of both.

Yet there are other phases of this question that must be solved separate and apart from the foregoing. The subject is of such vital importance that Oklahoma, as many other States have done, and others are now doing, must give it better and more careful consideration than can be done during a brief legislative session. It is a subject which will tolerate no mistakes or unwise or fanciful experimentation. What we need now, to my mind, is a careful and thoroughly complete diagnosis of our infirmity. To this end, may I not respectfully suggest that a comprehensive survey of our entire educational system be made by a Commission of experts with ample time and means to investigate, not only our own shortcomings in this respect but the good features of those older states who have groped as we are now groping. This commission should be given plenty of time and money to thoroughly and completely

survey the whole subject and should be required to report not only the facts as they find them, but should make recommendations for the solution of the problems which we have failed to solve. Our continuation as a free state and the perpetuation of our free institutions depend upon the education of our people. We cannot, therefore, shut our eyes to the situation which confronts us and which is recognized and appreciated by all.

ROADS AND HIGHWAYS.

The Congress has adopted the policy of appropriating funds to be expended in the several states in aiding the state authorities in the construction of permanent highways. There has been allotted to the State of Oklahoma, under this plan of Federal Aid to the States, the sum of \$1,300,000.00 available for the year 1920 that is yet unmatched by State and County funds, and \$2,306,111.00 for the fiscal year of 1921 and approximately \$2,300,000.00 will no doubt be allotted for the year 1922.

Under the provisions of the Federal Aid Act, the State is required to at least meet these allotments of Federal Aid with equal amounts and the combined funds are then expended in the construction of permanent highways under the joint supervision of the State and Federal authorities. Federal Aid projects have been prepared and approved by the State and Federal road authorities covering the Federal Aid available to and including 1920. Should the legislature fail to make the necessary appropriations to cover these allotments totalling approximately \$6,000,000.00 of Federal Aid, the same, although sorely needed, may be lost. It is clearly the duty of the State, through the Legislature, to provide the necessary funds to cover these allotments of Federal Aid in the construction of permanent State highways and, in addition thereto, to provide an adequate sum to be expended in aiding such counties of the State as do not participate in the said Federal Aid in the construction of permanent highways and, in this manner, the benefit of State aid can and should be equalized among the Counties.

Prior Legislatures have wisely adopted the policy of extending State aid to the counties in permanent road construction, but the Seventh Legislature, on account of unfavorable conditions and other causes deemed sufficient, omitted the needed appropriation. This omission should be supplied by this Legislature. We are fully mindful of present financial conditions and the burdens of the people, and believe that not one dollar should be appropriated to any but a most needful purpose. No argument is required to support the statement that permanent need of roads is the greatest need of this State and that money well spent in permanent road construction is the best of investments.

We believe that this is the opportune time to construct permanent roads. The labor is available and deserves employment. The price of materials is assuming a more favorable level.

It is, therefore, recommended that the Legislature give thoughtful consideration to this most pressing need of the people of the State.

In addition to the above, I desire to call your special attention to a few other items, in this connection, which may be of interest.

The question of inspection and supervision of highways and bridges is of the utmost importance, yet no adequate provision is made by the State law for such work. I think you will agree with me that no part of road making or bridge building is more important than proper and complete inspection and supervision. One of the glaring defects in this matter is the question of salaries for engineers. It is impossible to get efficient engineers for \$5.00 per day, especially when the man who pushes the wheelbarrow on the work is drawing from \$6.00 to \$8.00 per day.

During the year, the Division of Engineering in the highway Department has been completely reorganized and we are

obtaining better service and greater efficiency therefrom than ever before in the history of that Department. And yet, unless additional aid is given to maintain this organization, we might almost as well eliminate it completely.

There has been some complaint concerning the method of collecting automobile license money. There are some who think this duty should be performed by the counties. I sincerely hope that no such change in the law will be permitted as it would only tend to inefficiency and confusion.

I desire to call your attention to the present efficiency of Registration and License division of the Highway Department. At the beginning of the present biennium, when it was uncertain whether or not House Bill 509 would be effective, on account of a referendum petition having been lodged against it, the Department, obviously, could not contract to procure and furnish tags until the matter had been settled in the courts and, by reason of this, there was considerable complaint and confusion because tags could not be secured. But the last year has shown what organization will do and the improvement in the coming year will be even more marked than that over last. The tags for next year have already been purchased and delivered, applications are already being received and there will be no perceptible delay in the delivery of the same.

In this connection, it might not be amiss to call your attention to the fact that the Highway Department has collected, during the past year, for automobile registration fees, the sum of \$2,293,787.51, and has issued license tags to the number of 201,697. Ninety percent of these fees have been paid back into the county in which the automobile is located, while ten percent is paid to the general revenue fund of the State, which more than pays the operation of the entire Department.

TEACHERS' PENSION FUND.

Chapter 79, Session Laws of 1919, is an Act providing for a Teachers' Retirement and Pension Fund, a very much needed

law, but which, unfortunately, does not provide the necessary funds to enable it to properly function.

I suggest that this Act be amended and vitalized by providing for the creation of a fund that will properly care for the objects and purposes of the law. Such a fund can easily be provided for by requiring a compulsory fee from all teachers and by proper contribution by the State. It is, in fact, a plan of Insurance without which teaching, as a profession, will never materialize. This fund can be so created as to be little, if any, burden to the tax payers and it would do much, in my opinion, to build up the profession. As it is now, a teacher must, in a few short years, abandon his or her life's work in order to go into other lines of business to gain a competence and provide for old age.

PROFITEERS.

During the war when conditions in the commercial world were so much upset, the people, not being able to help themselves, were made the victims of a new class of offenders, commonly denominated profiteers. At that time, it was impossible to separate the wheat from the chaff or to point out who was or who was not guilty of wrong-doing. The people, always patriotic, were willing to bide their time until readjustment could be made and until conditions became normal.

It is now more than two years since the armistice was signed, yet the profiteer is still in our midst. I do not care to be misunderstood in this respect. High prices do not necessarily prove profiteering. But there is a class of men, to be found in all lines of business, who are not satisfied with a reasonable profit, but who insist on an unconscionable return. Readjustment and normalcy have not yet become perfect, yet conditions are so changed that it is now easy to determine who is, and who is not, a profiteer. I believe that a good strong statute on this subject should be enacted, not specially for the purpose of punishment but as a preventive. Define by law

the crime of profiteering, and fix a heavy penalty and let every case depend upon its own facts. This should apply especially to building materials, rents, food stuffs and fuel. I believe its effect would prove immediately salutary. Certainly no honest man could complain of this and the other class should not.

PETROLEUM EXPERIMENT STATION.

Under the provisions of Chapter 99, Session Laws of 1919, an appropriation of \$25,000 was made for the purpose of aiding in oil and gas extension work at the experimental station of the United States Bureau of Mines at Bartlesville.

Reports have been made to the Governor from time to time of the progress of this work and I feel that I am justified in saying that no greater returns have been received from any public money expended than from this source. The oil industry of this state has reached tremendous magnitude. It is of great importance and the work of the Extension Bureau has for its purpose the solution of the new and intricate problems of that industry.

As one incident only to the character of the work performed, I call your attention to the result of one investigation in which it was disclosed that the recovery of gasoline from the residual gases from compression plants has been increased to something like 750,000 gallons per year. This is only one of many experiments and discoveries that have resulted from this appropriation. Among others, I might mention natural gas conservation; recovery of gasoline from still vapors; fractionating towers for the yield of additional product; evaporation losses; investigation of low pressure in gas burners the saving of oil wells and oil recovery; water problems, etc.

I invite your attention to the report of this Bureau and ask that a liberal appropriation be made for a continuation of this very important work. An industry that produces as much revenue to the State as that of oil and gas is surely entitled to the favorable consideration of the Legislature.

CONDITION OF OUR SUPREME COURT DOCKET.

This has been a live subject since statehood. The Legislature, at one time, provided for a Supreme Court Commission which served a useful purpose but which, later on, was abolished, and the number of the Supreme Court Judges increased in the hope that Court would be thereby enabled to dispose of the accumulated cases on its docket.

This hope has not been realized and our Supreme Court docket today is two or three years behind and, judging from the number of new cases being filed, it is very doubtful whether the Court will ever be able to catch up with its work.

This is a subject that demands attention. We are all anxious to prevent the multiplication of Courts and officers, but we must bear in mind that Oklahoma is yet a new State with many novel and perplexing questions arising daily for solution; that we have a population of more than two million people; that our industries are more varied than those of our surrounding states and that, on account of these reasons, there is more litigation in Oklahoma according to the population than in any of our surrounding states. It seems to me to be merely a matter of good business to provide ample machinery whereby this litigation may be speedily disposed of. It is better for all concerned and especially the State, to have the dockets cleared up, because a congested docket invariably puts a premium on useless appeals if for no other reason than to gain time.

As to the solution of this vexatious problem, I am loath to make a recommendation. I am submitting the matter to you, therefore, in the hope that it will receive your careful consideration and that, out of a multitude of counsel will come such wisdom as will discover and develop a plan that will meet the needs of the situation.

NEW BUILDINGS.

I know that many new buildings are needed at the various state schools and institutions. In order that these institutions

may develop and properly function, it is essential that they be furnished adequate facilities. To refuse them the things needful in this respect is not in keeping with the Oklahoma idea of progress. This is simply a business proposition, and I submit their needs for your serious consideration.

The eleemosynary, penal and charitable institutions are all, at this time, very much overcrowded and several are now compelled to refuse admittance to patients because of lack of room. If that is the way the people of Oklahoma desire to treat their unfortunate and dependent wards then it will be all right and proper to refuse to supply their needs.

This is a matter entirely in your hands. I must, however, designate a few instances where new buildings are very much needed.

The Federal Soldiers' Home; additional buildings for the Girls Training School at Tecumseh; development (or abolition) of the Western Home for White Orphans at Helena; Ward or celi building for female prisoners at McAlester; for the Boys Training School at Pauls Valley; School for the Blind at Muskogee; Schools for the Deaf and Dumb at Sulphur; additional buildings for the Hospital for the Insane; additional buildings for the Institute for the Feeble-minded at Enid.

If it be your desire, I shall be happy to have the Superintendents of these various institutions appear before your committees, and I also refer you to the various reports on file showing essential facts and I will be glad to furnish such other information as you may desire on the subject.

CAPITOL GROUNDS.

This is a subject of great interest to all. It is a work that cannot be neglected. Under the provisions of Chapter 298, Session Laws 1919, the Legislature, in effect, took the matter of planning for the improvement and beautification of the grounds into its own hands and instructed the Board of Affairs

to make a contract with Mr. George E. Kessler, of Kansas City, Mo., which was done and all work since then has been in conformity with his plans.

A large amount of work has been performed, much of it not being noticeable because of the change in the plans which required a large part of the work theretofore performed to be undone. Steady and marked improvement has been made however, and the design when completed will, without doubt, meet the approval of all.

By the provisions of said Chapter 298, *supra*, authority was given the Board of Affairs, on the approval of the Governor, to sell certain tracts of the Capitol building grounds and to use the proceeds to defray the expenses of improvement. Some of the land was sold and paid for and the money used accordingly while much of the land sold has reverted to the State because of the unwillingness of the purchaser to complete the payments therefor. A full and complete report of all the doings of the Board of Affairs is separately submitted for your consideration.

I desire also to call your attention to the paving contracts and to say that the paving cannot be completed according to plans without additional appropriation.

Also, the granite facing of the retaining walls and steps leading into the building cannot be completed because no appropriation was made therefor by the last Legislature.

The high cost of labor and material has made this work exceedingly difficult and, had it not been for the convict camp located on the grounds, very little progress could have been made.

In carrying out the express provisions of the law in regard to the Capitol grounds, I desire to call your attention to the fact that no agreement with the owners of the additional land could be reached and the State was compelled to resort to condemnation proceedings; the viewers (appointed by the District

Court of Oklahoma County) placed a valuation of \$79,300.00 on the Culbertson tract and \$80,375.00 on the Harn tract. The Board of Affairs felt the price was excessive and I ordered an appeal to be taken to the District Court by the Attorney General where the cases are now pending.

It is my judgment that these improvements should be finished at an early date; additional information concerning plans and estimates will be forthcoming on request to the Board of Affairs.

SANATORIA FOR TUBERCULARS.

The last Legislature appropriated \$150,000 for the establishment of three hospitals for the treatment of those suffering from tuberculosis. The high cost of material and labor made it impossible to complete these institutions. The fact is, that it will take the amount appropriated to properly complete and put into operation one institution for this purpose. It should be understood that, unless an institution of this character is fully developed and properly equipped, it is worse than useless and of practically no value.

One of these institutions is located at Clinton and is practically completed, so far as the available money will permit. Another is located at Talihina but the contract for the same has only been let and the work has not yet started. The one for colored people at Boley is practically completed and will soon be ready for occupancy.

That there is great need of institutions of this character, is generally recognized by all, but I must insist that the people should not expect much from these institutions unless they are willing to properly equip them.

I suggest that, when the proper committee takes up the consideration of this subject, they will call to their assistance such well-known men as Hon. E. K. Gaylord; Hon. J. F. Owen; Dr. L. J. Moorman; Dr. A. R. Lewis, State Health Commis-

sioner, and others as their advice and suggestions on these matters are of great value.

PARDONS AND PAROLES.

I have long been in favor of a Pardon and Parole Board. My experience during the past two years demonstrates, to my mind, at least, the need of additional assistance in the handling of this very important subject. Such a Board, however, in order to be of any real value must be practical in its workings. Some attempt to create such a Board has been made but, to one familiar with the situation, the remedy offered was so ridiculous and so unworkable that its adoption would have been a calamity and would have defeated the very object it sought and, in fact, would have been wholly inoperative.

The exercise of this great power by the chief executive deals with one of the most sacred rights of the individual citizen and encroachments, from whatever source, should be carefully scrutinized and the right jealously guarded. But with the great increase in our population and the increased number of men and women confined in our penal institutions it is a physical impossibility, with the present force to give that care and attention to all worthy cases, which they should have.

In this connection I may, with propriety, I think, call your attention to the inadequacy of our laws dealing with these unfortunate members of society. We should have an indeterminate sentence law and provide therein for the discharge of prisoners when, in the opinion of the Warden or Superintendent the object of imprisonment has been attained; this would save the Governor a world of worry and unnecessary labor and would prevent demagogical criticism of a very useful and necessary function of government.

A Pardon and Parole Board, to act in conjunction and harmony with the Governor, for the purpose of investigation and advice, can be created without an amendment to the Constitution. But this board should not be composed of elected

State officials, who already have more work than they can perform. It should be made up of persons interested in the welfare of the State and who have a sensible appreciation of the principles of justice and equity. In order to secure such a Board, provision must be made for ample compensation and the members should devote a large part of their time to the duties of such office.

In addition to the duties above mentioned, provision should be made for at least two parole officers to work out of the prisons and whose chief duty should be to check up paroled prisoners, receive and examine their reports and aid them in securing proper employment. No money expended would bring greater or better results. It is the duty of the State to aid these unfortunates and reclaim them to good society, but under present arrangements, it is impossible to get the best results because of lack of time and assistance.

I should be glad to confer with any committee of either House on this very important subject and to furnish detailed information relative to any phase of it.

OKLAHOMA STATE REFORMATORY.

When the penal institution at Granite was created, it was the purpose of the Legislature to provide a place where young and first offenders might be confined and their reform brought about. For reasons then deemed sufficient, however, the place was made a general prison and all classes of convicts were placed therein. Recently, by executive order, this institution has been transformed into a Reformatory in fact as well as name and a determined effort is now being made to carry out the original intent of the Legislature. None are now confined at that place except they be under 23 years of age and who have had but one conviction and who are serving less than ten years. A school has been established; the rock crushing plant discontinued and it is the hope of those in charge to employ those confined therein largely in agriculture, stock and poultry

raising, horticulture and such industries only as are necessary to most efficiently operate the plant.

Nearly 400 young men are now confined at that place and I am happy to inform you that no class of people are better pleased at the change of policy than the boys themselves.

It is the hope of the management to convert the farm into a pure seed farm and plant and raise pure seed for the benefit of the farmers of the State; to specialize in poultry, not only from a pure breeding standpoint, but as a commercial enterprise for the benefit of the State; to develop arborculture and horticulture, specializing in those trees, vines, shrubs and other plants that are peculiarly adapted to the climate of this State and last, but not least, to reclaim these young men to good citizenship and make them useful members of society.

An appeal has been made to the good people of the State in this last behalf and I am deeply gratified to know how many people have responded and how many are actively interested in the work of salvaging this large supply of human wreckage.

In order to enable the State more fully to complete the programme thus mapped out, I urge that the committees having jurisdiction acquaint themselves fully with the detailed plan and to study the reports of the Warden in order to more thoroughly understand the needs and requirements of the institution, for surely, there is no greater work to do, nor one that will bring greater profit to the State.

BUREAU OF CRIMINAL INVESTIGATION AND IDENTIFICATION.

It is very necessary that a Bureau of Criminal Investigation and Identification be established at the Penitentiary at McAlester. Such an organization is needed not only by the State, but especially by the sheriffs, policemen and other peace officers of the State.

It can be established and maintained much cheaper and

more efficiently at the Penitentiary than any other place and, by its use to the peace officers, the cost of its organization would be repaid many times each year. While, as a preventive of crime, its benefits would be of untold value.

Nearly all the help required to operate this Bureau could be furnished by the convicts, under the proper supervision.

I trust you can see your way clear to investigate this matter and to act favorably upon the suggestion that its establishment be authorized.

STATE MILITIA.

It is with genuine pride that I call your attention to the splendid organization, both as to personnel and equipment of this very important department of our state government. Many words of praise have been uttered in reference thereto by the War Department and Regular Army Inspectors.

Recently by reason of Federal assistance the organization in this State has been largely extended and increased and due to its efficiency and standing great honors have been accorded this State by way of the establishment of Divisional and Brigade Headquarters, and the addition of large equipment, I refer you to the comprehensive report of the Adjutant General for particulars.

POLICEMEN'S AND FIREMEN'S UNIONS.

I think a statute should be enacted that will prevent public money from being paid to any Policeman or Fireman who belongs to a Policemen's or Firemen's Union as such. I have no objection to a union man serving as policeman or fireman, provided, his membership is in some other trade or craft. To my mind it is an exceedingly dangerous thing to permit Policemen and Firemen to serve the public when thus otherwise obligated. It is impossible for them, in time of strikes and riots to be and remain impartial, when if they are true to the obligations of

their union they are bound to aid and sympathize with the strikers. Policemen and Firemen are public servants and their first and supreme and continuing duty is to the people. This is not designed as a blow at union labor, unless union labor interprets it in that way. I am and always have been a friend and supporter of labor unions. I believe they serve a useful purpose, and that by reason of their existence labor conditions and wages have been improved. I do think, however, that government must be neutral and impartial and it cannot remain so while such unions as these exist.

LYNCHINGS.

During the past two years, three cases of lynching occurred in this State; one at Tulsa where a white boy nineteen years of age was taken from a jail located in the top story of the Court House, and one at Oklahoma City, where a negro boy, who, if guilty of any offense, was subject to the jurisdiction of the Logan County authorities, was taken by a small mob and put to death, and one at Holdenville, which occurred recently where a negro was hung for a crime of rape.

Lynching and mob law, no matter how great the provocation, can never be condoned or justified, and it is to the lasting disgrace of the good name of this State, that the foregoing events were permitted to occur. This is especially true with the lynchings that occurred at Oklahoma City and Tulsa, both of which could have been prevented by the use of very ordinary care on the part of the sheriffs of the respective counties. I am inclined to the belief as much as I regret to express it that these two lynchings were permitted to occur, not only with the tacit understanding of the sheriffs in these two counties, but also that the success that attended the lynchings was made possible by and through the connivance, and through participation of officers who were under oath to uphold and protect the law. Investigations were ordered in each case, and were conducted by the office of the Attorney General, but no results

have been secured, and it is doubtful whether the guilty ones will ever be punished therefor.

In this connection I desire to recommend that a statute authorizing and empowering the Governor in case of a lynching, especially where a prisoner is taken from the custody of an officer or from any prison, to immediately and summarily suspend such officer until he can be tried on the charge of failure to perform his duty.

Nearly always, as in the two cases last above referred to, all the machinery of the law relative to securing evidence is in the hands of the sheriff and his deputies, and is either destroyed or covered up, and an alibi manufactured for the purpose of preventing prosecution.

STATUE OF SEQUOYAH.

The Third Legislature provided for the placing of the Statue of Sequoyah in Statuary Hall in the Capitol at Washington; our two Senators and five Congressmen were empowered, at that time, to make and enter into a contract for the same with Mrs. Vinnie Ream Hoxie.

This contract was duly executed and the statue completed and accepted and now occupies its place as designed. The work took more time than was expected and the constitutional limitation of 30 months elapsed before the claim therefor could be presented and, as consequence, the appropriation reverted and the amount has never been paid. Since then Mrs. Hoxie has died and the claim is now owned by Brig. Gen. R. L. Hoxie, her husband, who personally advanced the money necessary to procure the statue and he has vainly tried to secure payment thereof.

I am transmitting to the Speaker of the House of Representatives all papers connected therewith. This claim should be satisfied. The great State of Oklahoma can ill-afford such a condition to exist. I call your attention to Chapter 142, Session Laws 1910-11, also Message of Governor Williams, 1919

House Journal, Page 118, and the accompanying documents for information bearing on this subject.

PUBLIC UTILITIES.

Much dissatisfaction has been experienced on the part of both the patrons and owners of our public service corporations during the past two years. A very large part of this, however, is directly traceable to the war and its attendant confusion. During that period, unusual and, at times, extraordinary demands were made on these institutions and, as a result, they were crippled and rendered inefficient. So long as these conditions were due to these reasons, the people were patient and bore their added burdens uncomplainingly; in fact, they waited for an unreasonable length of time for readjustment to come before they began to seriously complain. In this, however, they were justified for it has been the policy of the State to add no extra burdens on these instrumentalities until sufficient time has been given them to get firmly on their feet again and meet the unusual demands and conditions due to increased labor and material.

I regret to say, however, that these servants of the people do not appreciate the forbearance shown them; for, while they have been granted increase after increase in the matter of rates and have been shown every possible consideration by the State and its agencies, yet the service rendered, as a general rule, has not only been poor, but, in many cases, has been exceedingly bad. In some instances, even at this date, there is such inefficient service rendered as to provoke much just criticism.

Experience teaches that, in such matters, the people are long suffering and patient; that they are anxious and willing for these concerns to be prosperous and to charge and receive such reasonable rates as will allow, not only a fair profit on the actual investment, but sufficient to enable them to properly develop their properties, yet, I am constrained, also, to say that there must be a marked improvement in the charac-

ter of service rendered else the people will lose patience, become intolerent and cause things to be done that will be disastrous, not only to themselves, but to the institutions whose duty it is to render reasonable and necessary service.

May I not suggest to you that this is a matter of extreme importance and one that should receive at your hands a searching and impartial investigation, not for the purpose of revenge or punishment, but for the purpose of aiding all concerned in the development of these instrumentalities and the character of service rendered the people.

I might add further in this connection that there seems to be a growing suspicion, on the part of our people, that the remedies provided by law to correct the abuses referred to above, are inadequate and that the State, instead of protecting the individual, is gradually assuming the position of guardian of special interests to the detriment of the common good. That such a feeling is becoming more common, everybody, except the public service corporations, seems to recognize. This is extremely unfortunate, as it will, unless corrected, ultimately result in disaster to all concerned.

LABOR.

Conditions during the past two years have been ideal for the laboring man. To be sure, the price of rent, clothing and food has been very high, but, to my mind, no higher than wages. There have been many disturbances in the labor world, but most of them have been local and have affected a comparatively small number of persons.

Our laws relative to this subject are, as a general rule, humane and just. Considerable sentiment has been engendered in certain parts of the State for the enactment of a law similar to the Industrial Relations Court Law of Kansas. I do not believe such a law is wise or sound and hope there will be no unnecessary agitation of the subject. There are a few thoughts, however, in this connection which I may suggest for your consideration.

Our arbitration law is of little value as now written. What is most needed in cases of industrial troubles is an enlightened and impartial public sentiment. In order to prevent one-sided and biased reports becoming current, there should be some tribunal clothed with power to subpoena witnesses and to make an impartial investigation and publish a report in order that public sympathy and public sentiment may aid in the solution of the problem involved. I believe some such plan will tend greatly to stabilize conditions and protect the innocent and force the wrongdoer to a satisfactory settlement.

TRUCK ACCOUNT.

Shortly after the adjournment of the Seventh Legislature, the Federal Government, through the Department of Agriculture, proposed to give to the several states large quantities of War Material to be used on the highways. Accordingly, requisition was made for the portion allotted to this state; in fact, Oklahoma was among the first of the States to apply for and receive this material. Inasmuch as the Seventh Legislature had no knowledge of the gift of this material, no arrangement and no appropriation was made for the handling of the same, so that, when one whole train load of trucks arrived, the Highway Department, without a dollar that could be used for that purpose and without a man available, and with no storage facilities, was compelled to improvise a system for the handling of this property. On my advice and with my approval, the Commissioner of Highways borrowed from the Liberty National Bank of Oklahoma City, the sum of \$20,000 which was placed in and used thereafter as a revolving fund and which has enabled us to secure without the cost of a penny to the State, approximately one and three quarter million dollars' worth of new or practically new, material for the use of the State and its various agencies.

The Department has been unnecessarily embarrassed in the handling of this material by some who desire to handle the

money through the regular channels. Had the Department been compelled to do so, we would not have been able to secure our apportionment of material but the same would have been lost to us. We were under obligation to pay freight, loading and unloading expense and necessary repairs. This was a requirement of the Government.

By and with the advice of the State Engineer and others qualified to know, a system was adopted whereby a reasonable charge to counties and other municipalities was made on this material, such charge being estimated at what was designated to be the pro rata share of expense on each item of material. The counties were glad to get the material for such a small charge and, so far as I know, everybody is satisfied.

Due to the manner in which the material was handled, however, and the smaller repair charge than was anticipated, it was found that the revolving fund made a profit and, on December 27th, 1920, there was in said fund the sum of \$38,165.21.

Had the Department been compelled to deposit these funds in the Treasury and wait for it to be re-appropriated or had we been unable to handle these items through and by the improvised revolving fund, the State could not have taken advantage of the war material thus offered. The balance of the fund is on deposit with the Liberty National Bank of Oklahoma City, subject to your orders. Regular interest on the daily balance has been paid at the rate of 3 per cent as provided by law in similar cases.

In addition to allotting Trucks to all counties desiring same, I have awarded to each of the State institutions, such number as they could use with advantage, effecting, thereby, increased efficiency in their service. This latter allotment is temporary only, and on condition that the trucks be used on the highways adjacent to the institution for a reasonable amount of time each year.

There yet remains on hand a large store of road building material, including many trucks. Having no storage facilities,

much of this is exposed to the weather. I am submitting as a separate document a full, complete and detailed inventory, audit and report of this transaction and respectfully request that you give the same such attention as its importance requires.

It is only just to here express my thanks to the Liberty National Bank for the courtesies and favors shown the State in furnishing the necessary money and facilities for handling this account.

This division of the Highway department has not yet completed its work; there is much valuable material to be received from the Government. I recommend, therefore, that a small revolving fund be provided by law for this purpose.

SALARIES.

Six months ago I was of the opinion that a general revision of our salary schedule would not only be proper but absolutely necessary. It is a matter of common knowledge that public servants in Oklahoma are inadequately compensated. This applies to both county as well as State. However, events of the past 90 days have forced me to consider the situation from a different view point, and it is my present judgment that we should go very slowly in the direction of a general increase in salaries. There are a few officials, however, whose salaries should be increased even at this time. The salaries of District and Superior Court Judges should be increased to \$5000.00 per year with expenses when out of their district on official business. There are some other places in the State Government that should be cared for but I will suggest them, at the proper time, in the Budget.

I feel that provision should also be made for a reasonable increase in the salaries of county officers, as in most cases the present sum allowed is wholly inadequate and will not attract or hold efficient men and women.

RETIREMENT OF STATE BONDS.

On December 27th, 1920, the State had outstanding the following bonds:

| | |
|------------|---------------|
| 1908 Issue | \$ 980,000.00 |
| 1913 Issue | 1,992,900.00 |
| | <hr/> |
| Total | 2,972,900.00 |

During this fiscal year, the State Treasurer under and by authority of Chapter 207, 1919 Session Laws, purchased \$889,100.00 of the 1913 issue and \$42,000.00 of the 1908 issue at 95 cents on the dollar in the open market. This discount did not represent an impairment of the credit of the State, but on the other hand, the opportunity to retire the bonds at a discount was the result of prevailing conditions of the market affecting Liberty and all other bonds. These bonds have been cancelled with a discount saved to the State on bonds so far purchased amounting to \$46,555.00 while the unpaid interest coupons attached to same and cancelled, amount to \$372,050.25. Such amounts are saved to the tax payers of Oklahoma.

The sinking fund will be continuously used for the purpose of retiring the State's indebtedness unless otherwise provided by law. It is a matter of public interest that such a large part of the State's indebtedness has been redeemed, and I trust that Oklahoma may soon be in a position to say that it is entirely free from debt.

There is, at this time, Public Building Bonds outstanding in the sum of \$1,825,000.00, but it can not be said that this is a debt of the State inasmuch as it is a charge against specific public lands.

SCHOOL LAND DEPARTMENT.

It is a genuine pleasure to be able to compliment those in immediate charge of this important department. Few people realize the magnitude of this great agency of the State. I call

attention to the detailed report of its activities which is submitted herewith as a separate document. I cannot refrain from submitting a few facts, relative thereto, for your immediate information.

During the time between January 13, 1919, and June 30, 1920, the Secretary has received 51560 separate cash items, or a total of cash, in the sum of \$15,690,163.80. There has been collected from the sale of land and town lots the sum of \$198,017.22, on notes on land previously sold \$2,398,154.54 and rents on State lands \$323,490.17; during this period approximately 187300 acres of land have been leased for oil and gas purposes by the State and the following sums have been received: Bonuses, \$1,448,732.81; Royalties, \$765,088.05 and Rentals \$187,897.36, making a total of \$2,401,718.22. As fast as the money is received from the sale of lands and from the returns of oil and gas leases, it is transferred to the Loan Division and loaned to the farmers of the State at the rate of 5 per cent per annum, interest. During the above period, we have made 3268 loans, same totaling the enormous sum of \$7,495,384.00; During this period, the total amount of interest collected was \$2,934,716.49, of which sum there was apportioned to the common schools of the State \$1,986,135.81, to the State University A. & M. and other colleges \$396,174.81, the balance of said interest being credited to funds held in trust by this office; while the income from this office is either distributed to the schools of the state, or credited to trust funds, the general revenue of the State has received from fees, for application for loans, examining titles, making transfers, certified copies of patents and other records, the sum of \$58,597.75.

HOME OWNERSHIP LAW.

Chapter 194, Session Laws of 1919, is a law to promote and encourage Home ownership. It did not become operative until July 1st, 1920, yet, during the brief time it has functioned, it has demonstrated its usefulness and the results, so far, have been highly satisfactory.

By the provisions of the Act, a direct appropriation of \$250,000 was made available for loan purposes, augmented by the sum of \$260,125.69 (refunds and escheats) but which latter can be used only as a guaranty fund. The first loan under the provisions of this Act is made out of the common school funds; The second loan out of the Home Ownership Fund. Since July 1st, 1920, loans have been made aggregating \$95,000.00. Literally thousands of applications are on file and this sum must be augmented by some means in order to meet the requirements of those who desire to become Home Owners.

In these days of tenantry, the State and Nation can do nothing of greater benefit than to encourage heads of families to become owners of homes and to the greater development and vitalization of this great idea, I invite your most earnest consideration.

AUTOMOBILE TRAFFIC.

In these days of tenantry, the State and Nation can do nothing undoubted permanency of the traffic has brought many and complex problems which we have not yet had time to discuss or solve. The law of the road, especially in relation to motor vehicles, needs a complete revision. The failure of towns and cities to properly regulate this traffic is to be very much regretted and, to my mind, the State must re-enter the field and assume supervision, at least, in the interest of public safety.

Here in Oklahoma City (and the same is true, in a greater or less degree, in all towns and cities) the death toll, due to wilfull carelessness in handling automobiles, reaches unusual and exasperating numbers. While it is primarily the duty of municipalities to handle this subject, the State, nevertheless, retains jurisdiction sufficient to assist in bringing relief and it is my firm conviction that some general law should be enacted regulating

- a. The general conduct of all cars on all public thoroughfares.

- b. A system of licensing drivers which will, among other provisions, prohibit the inexperienced, incapable and wilfully reckless person from driving cars.
- c. Provide for the arrest and detention for 20 days or more any car causing an accident or guilty of negligence, such detention to be at the expense of the car, regardless of driver or owner and to be in addition to penalty for driver or person chargeable with the accident or damage.
- d. Provide that, in all cases of damage occasioned by automobile, the car causing the same shall be immediately taken possession of and held to indemnify the person damaged, insofar as possible.
- e. Add by statute to all policemen, constables, deputy sheriffs, and sheriffs, as well as all special officers, the specific duty of enforcing state laws on this subject and provide an easy method of redress for any person aggrieved against any officer failing to do his duty.
- f. A more stringent and workable anti-automobile theft law. It is too easy for a thief to sell a stolen car. The law in this respect can be easily developed and made operative.

RED RIVER CASE.

With the discovery of oil in the Burkburnett field on the south side of what is commonly denominated the Red River, came a controversy relative to the ownership of the bed of said Red River. This controversy reached its climax shortly after the adjournment of the Seventh Legislature. Its seriousness was not anticipated by anyone prior to the time of the adjournment of the Legislature, and naturally preparations were not made looking to such a contest as that which shortly followed. As soon as oil was discovered in the bed of the river, great confusion ensued, and for a period of several months it looked almost as though civil war could not be averted between the states of Texas and Oklahoma.

Frequent requests and demands were made on me by the judges and sheriffs in Oklahoma counties affected, for military aid in order to avoid an armed conflict. Frequent conferences were held between the authorities of the two states, looking to an amicable settlement of the difficulty. After ascertaining that such settlement with the Texas authorities could not be obtained, the Attorney General was directed to prepare and file an original action in the Supreme Court of the United States, praying that the boundary line be definitely fixed, and that the State of Texas and citizens be enjoined from interfering with property belonging to this state and with our citizens. The Supreme Court took jurisdiction and the United States Government intervened. At the same time application was made for the appointment of a Receiver. The Supreme Court appointed Mr. Frederick A. Delano, as Receiver, who immediately took possession of the disputed territory, and now holds the same by virtue of an order issued by the Supreme Court of the United States. In the meantime Texas has answered the bill of complaint filed by the State of Oklahoma, and the United States has also answered and set up its claims.

The case has been hard fought, and is one of very great importance to the people of this State. An oral argument in the Supreme Court, December 13th, was had, and we are expecting a decision in the very near future.

The Attorney General has used a goodly part of his contingent fund in this matter, and in addition thereto, I have issued a deficiency certificate in his favor in the sum of \$15,000.00 for the purpose of defraying the necessary expenses of this action.

It is the contention of the State, that under the provisions and treaty between Spain and the United States, that the south bank of the Red River, as it existed at the time the treaty was signed, is the true boundary line between the State of Texas and Oklahoma. The correctness of our position in that respect can hardly be questioned, and while

it is impossible at this time to say when this litigation will be ended, and just what the cost thereof will be, yet I hope that before the session closes, additional information may be had that will enable you to make suitable and ample provisions for the protection of the State's sovereignty.

I might add I am reliably informed that the State of Texas has appropriated \$100,000.00 for this purpose, and that the Government of the United States expended something like \$60,000.00.

CONFEDERATE PENSIONS.

The appropriation made for Confederate soldiers' pensions by the Seventh Legislature was sufficient to carry out the instructions and intentions of that body. The demands will require \$400,000.00 per year for the next biennium and I respectfully request that necessary appropriation therefore be made.

In this connection, permit me to suggest that this burden will not be on us very long. Those old heroes are all very old men, the majority being over 80 years of age, and the pitiful little sum given them, while thankfully received, is scarcely sufficient to enable them to keep body and soul together. I know the generosity of the people of this State will warrant you in making provision for their comfort and needs during the few years they are permitted to remain with us.

HOSPITAL FOR DISABLED SOLDIERS.

There is an insistent demand for adequate hospital service for our soldiers who served in the world war. No provision has been made by the State to meet the ever-increasing requirements of these soldiers and the service offered by the Federal government is not only inadequate, but, for many reasons is wholly unsatisfactory.

I need not remind you of the deserts of these young

men. We were exceedingly proud of them when, in the dark days of the war, they abandoned their professions, their business or other avocation and offered their all on the altar of their Country. We, who remained at home, were profuse in our promises to them and their dependents, to care for them and to show them every preference upon their return. They fulfilled their obligations nobly, and, by their efforts and sacrifices, saved civilization. That part is safe, as history will accord them just and honorable record. But our part of that terrible struggle is not yet complete. We owe them the solemn and continuing duty of caring for them in sickness and adversity. It is up to us to make good, even as the soldiers made good and we will not be free from censure until their wants are fully supplied.

My information leads me to believe that one of the pressing needs is a hospital of not less than 500 beds, wherein our soldier boys can be properly cared for and restored, so far as possible, to health and happiness. The Federal government has promised to equip and maintain same at Government expense and to pay the State, as rental therefor, the sum of ten per cent. of the cost thereof, for a period of ten years, thus leaving the State the owner of the hospital fully equipped at the end of that period. There is great need of such an institution and we are obligated to provide the same and I feel sure that the wishes of the soldier boys in this respect will find a patriotic and ready response from the members of the Legislature.

SOLDIERS' MEMORIAL.

Under the provisions of Chapter 4, Session Laws of 1919, I appointed Mrs. Thos. H. Owen, Gen. Roy Hoffman, Dr. Chas. Evans, and Hon. Geo. F. Southard as members of the Soldiers' Memorial Commission.

During the past year, the Commission has held many meetings and has accomplished much in the perfecting of plans to carry out the object of the statute. A full and

complete report is ready for submission to you and will be submitted separately and I most earnestly request that due consideration be given to this most worthy project.

HEALTH LAWS.

The last Legislature developed the Health Department considerably, and by reason thereof much good has been accomplished for the people of the State in the prevention and eradication of disease and sickness. The Department is yet under-developed, and needs assistance to enable it to more completely function.

I also call attention under this head to the appropriation that was made for co-operation with the Federal Government in the development of the bureau of interdepartmental hygiene for the treatment of venereal diseases. I suggest that the proper committees consult with the State Commissioner of Health, Dr. A. R. Lewis, and with the Federal Director, Dr. J. C. Mahr, concerning the many activities of this Department, and I bespeak for this Department your cordial assistance, and support in the matter of necessary appropriations to continue this good work.

SPECIAL SOLDIERS' RELIEF.

Under the provisions of an Act passed by the extraordinary, 1920, session of the Legislature, an appropriation of \$20,000.00, to be expended under the order of the Governor was made for the immediate relief of soldiers of the late war. I have expended of that sum only Three or Four Hundred Dollars, and this only in extreme emergency cases. The demand made upon me for relief under the provisions of this Bill were so great that it was utterly impossible to meet the same without discriminating unjustly between the various claimants. I have, however, utilized the State University Hospital as far as possible in the treatment of these cases, but its capacity being limited, it is not in a position to handle the large number of deserving soldiers who require treat-

ment. Our hospital facilities in this respect are totally and wholly inadequate, and I am calling your attention to this fact in order that you may, if you so desire, direct the expenditure of the balance of this fund in some other manner than that which I have seen fit to use it for.

BUILDING AND LOAN ASSOCIATIONS.

I recommend an amendment to our banking laws that will permit the various Building and Loan Associations of the State to recommend the appointment of qualified persons for the position of Building and Loan Auditor, and I also suggest that, in order to secure the services of qualified persons for the place, the salary (paid by examination fee), be increased to not less than \$4,000 per year and expenses.

The State should render every possible aid to these worthy institutions and inasmuch as they pay the expense, they certainly should be allowed all reasonable and necessary assistance.

BANKING LAWS.

The only change in our present banking laws that I care to recommend is that part which regulates the number of Bank Examiners and their salary. With more than 600 State Banks it is impossible with the eight examiners allowed, to keep the work up to date and this is especially true when the salaries paid for this work is considered. It is impossible to keep competent help long under present salary schedule. Inasmuch as the salaries can be paid from examination fees and inasmuch as the Banks carry this burden anyway and are demanding this change, I can see no good reason for refusing to make it.

DEFICIENCIES.

Under the provisions of law, I have issued the following Deficiency Certificates which are now outstanding and should be cared for, to-wit:

Deficiency Certificate issued for the Fiscal Year ending June 30, 1920, in addition to those that were cared for by the Extraordinary Session of the Legislature.

- No. 42. March 11, 1920, in favor of Pension Commissioner. For necessary clerical assistance, supplies and traveling expenses, on account of no adequate provision having been made therefor by the Legislature -----\$ 1,000.00
- No. 43. March 13, 1920, in favor of Ida Rolater, as a settlement for the release of the old University Hospital and Medical School, said release being acquired through a compromise by the State Board of Affairs and the Board of Regents of the University on one side and Ida Rolater on the other. In the year 1911, the State entered into a contract with Ida Rolater for the use and occupancy of a hospital for the benefit of the medical school, said contract to run ten years at a rent of \$500.00 per month, the State to maintain and keep all repairs on said hospital. After the new hospital was completed, the State no longer desired the use of the old one, although the lease did not expire for nearly three years and it was for the purpose of cancelling said lease that this settlement was made. The settlement was approved by me as being for the best interests of the State and this deficiency certificate was issued ac-

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| | cordingly, without which no settlement could have been made----- | 17,748.13 |
| No. 44. | March 19, 1920, in favor of the Highway Department for operating and expenses. For details see certificate_ | 20,000.00 |
| No. 45. | March 22, 1920, in favor of the State Treasurer for additional help----- | 1,200.00 |
| No. 46. | April 8, 1920, in favor of the A. & M. College, for the purpose of equipping the new chemistry building and to aid in maintaining the summer school; also for the purpose of equipment from the Government for the Engineering Department. The Engineering building had been completed and was ready for occupancy but no funds had been provided for its equipment. The loss of the use of the building for one year would have followed had not equipment been provided. There would have been no summer school without the provision hereby made; \$1,223.00 was used for the purpose of purchasing equipment from the United States Government which was secured at the nominal cost of fifteen cents on the dollar ----- | 16,223.20 |
| No. 47. | April 7, 1920, in favor of Department of Labor for aid in the operation and maintenance of the several free employment Bureaus in this Department | 500.00 |
| No. 48. | April 6, 1920, in favor of the Northwestern State Normal----- This aid was rendered necessary in order to enable said school to finish | 3,000.00 |

its term, the maintenance fund provided by the last Legislature being only \$8,000.00. The Deficiency was recommended by the President of the School, the State Superintendent of Public Instruction and the State Board of Education.

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| No. 49. | April 8, 1920, in favor of various District Judges of the State----- | 11,000.00 |
| | This deficiency certificate was issued under the provisions of Chapter 33, Session Laws of Oklahoma relative to expenses while holding court out of their home county and for which the Legislature made no provision. | |
| No. 50. | April 10, 1920, in favor of the Insurance Commissioner ----- | 1,044.50 |
| | For the purpose of vitalizing and putting into effect the State Hail Insurance law, Chapter 212, Session Laws of 1919, and for which, for some reason, the Legislature failed to provide. | |
| No. 51. | April 10, 1920, in favor of the Oklahoma State School for Blind----- | 8,000.00 |
| | For support and maintenance for said institution for the balance of the fiscal year, ending June 30, 1920. | |
| No. 52. | April 10, 1920, in favor of the State Training School for Boys at Pauls Valley ----- | 10,000.00 |
| | For maintenance and improvement. | |
| No. 53. | April 10, 1920, in favor of the D. B. & O. Institute, located at Taft, Oklahoma | 3,600.00 |
| | For the balance of the fiscal year ending June 30, 1920. | |

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| No. 54. | April 10, 1920, in favor of East Central Normal, Ada ----- For equipping the new building so that it could be used, no appropriation for this purpose having been made. | 4,000.00 |
| No. 55. | April 10, 1920, in favor of Board of Managers for the Eleemosynary Institutions ----- For traveling expenses of the State Agents employed by said Board. | 600.00 |
| No. 56. | April 10, 1920, in favor of the Board of Managers for the Eleemosynary Institutions ----- For traveling expenses, etc. | 600.00 |
| No. 57. | April 10, 1920, in favor of the State Board of Public Affairs----- To cover expense occasioned by changing fuel from gas to coal at the State Capitol Heating Plant, which expense could not have been anticipated by the last Legislature. | 9,000.00 |
| No. 58. | April 13, 1920, in favor of E. W. Hardin, Secretary of the State Insurance Board, for deficiency in salary-- | 742.92 |
| No. 59. | April 13, 1920, in favor of State Board of Agriculture ----- For traveling expenses of State Veterinarians for the purpose of putting into effect the provisions of the law relative to eradication of tuberculosis from live stock. No special appropriation was made for traveling expenses. | 1,000.00 |
| No. 60. | April 13, 1920, in favor of Confederate Soldiers' Home, Ardmore, Oklahoma, for maintenance----- | 5,278.40 |

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| No. 61. | May 4, 1920, A. & M. College, Stillwater ----- For paving certain streets on the campus. | 6,500.00 |
| No. 62. | May 6, 1920, in favor of Confederate Soldiers' Home, Ardmore, Oklahoma ----- For maintenance for balance of fiscal year. | 2,500.00 |
| No. 63. | May 10, 1920, in favor of the State Fire Marshal, for necessary expenses in the prosecution of work in that department ----- | 1,000.00 |
| No. 64. | May 20, 1920, in favor of the State School of Mines, Wilburton, Oklahoma ----- | 1,259.87 |

This deficiency certificate and several others hereinafter mentioned that were issued in favor of this school, are not, in fact, deficiencies at all. This School has been designated as a school to which a large number of disabled soldiers have been sent by the Federal Government for educational purposes. The Government pays their tuition but the revolving fund law, which applies to the conduct of the revolving fund of this school does not permit the expenditure of this fund for any other purpose than for teachers, and it became and was necessary that the money received from the Federal Government be used for other expenses than the employment of teachers and, there being no other way that the school could avail itself of the money

derived from the Federal Government, and it being essential that the school be reimbursed for the expense it was put to by the soldiers, it became necessary to cover the money thus received from the Federal Government into the State Treasury, all of which has been done, and in lieu thereof I have issued Deficiency Certificates from time to time for an amount equal to, but not in any way exceeding, the amount thus received from the Federal Government. By so doing, the school has been able to operate and care for the soldiers.

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| No. 65. | May 22, 1920, in favor of C. A. & N. University at Langston----- For expense of furnishing new dormitory for which no appropriation had been made. | 9,250.00 |
| No. 66. | June 7, 1920, in favor of the Pension Commissioner ----- To pay Deficiency in Confederate Pension appropriation. | 35,000.00 |
| No. 67. | June 7, 1920, in favor of University Preparatory School, Tonkawa----- For the purpose of equipping Wilkin Hall, a new building for which no appropriation has been made. | 18,739.66 |
| No. 68. | June 12, 1920, in favor of Commissioner of Highways----- For salaries and maintenance of Department. | 5,000.00 |
| No. 69. | June 18, 1920, in favor of D. B. & O. Institute, at Taft, Oklahoma----- | 6,973.58 |

For outstanding indebtedness against said institution.

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| No. 70. | June 18, 1920, School of Mines at Wilburton ----- See explanation Deficiency Certificate No. 64. The following Deficiency Certificates were issued for the Fiscal Year beginning July 1st, 1920: | 1,507.98 |
| No. 1. | July 19, 1920, in favor of the Department of Labor for the use of Emergency Employment Bureau. On representations made, I find that the appropriation available for this purpose was not sufficient to carry on this work and inasmuch as it is a matter of great and pressing importance, I granted the Deficiency Certificate and thus enabled the work to be carried on. | |
| No. 2. | July 19, 1920, in favor of the Highway Department ----- The last Legislature, thinking, perhaps, that the road bond issue would carry and that the department would be financed by that method, failed to make the necessary appropriations for the conduct of the Highway Department and I have been compelled, during the year, to issue Deficiency Certificates from time to time and in such sums as would enable that Department to function. | 10,000.00 |
| No. 3. | July 22, 1920, in favor of the Superintendent of Public Instruction----- For salaries and traveling expenses of | 9,700.00 |

High School Inspectors. By an inadvertence, this item was omitted from the last general appropriation bill and inasmuch as it had always been the practice of the State to require this work to be done, and it being a very necessary and important work, and one that cannot well be neglected, I issued this certificate accordingly.

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| No. 4. | July 22, 1920, in favor of the State Board of Agriculture to care for some contingent expenses that had not been properly filed in time to be paid in regular manner ----- | 276.32 |
| No. 5. | July 27, 1920, in favor of the State Highway Department for salaries and maintenance of the Department----- | 20,000.00 |
| No. 6. | July 31, 1920, in favor of Oklahoma College for Women----- For furnishing and equipping the new dormitory, without which assistance, the new building could not have been used this year, and, inasmuch as the same was completed and ready for occupancy, I felt fully justified in making this provision for its use. | 11,000.00 |
| No. 7. | August 12, 1920, in favor of the State Board of Medical Examiners----- Because of a wholly inadequate provision by the last Legislature for the necessary expenses of the Board. Inasmuch as the fees collected by the Board are covered into the State Treasury and the Board must depend upon specific appropriations for its | 2,000.00 |

expenses and the fees, as I am informed, exceed largely the expenses but cannot be used until appropriated by the Legislature, it became necessary to provide this means whereby the Board could operate.

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| No. 8. | August 19th, 1920, in favor of Judge W. A. Collier, Pardon and Parole Attorney ----- | 34.58 |
| | For traveling expenses incurred during fiscal year 1919-1920, but which claim was not presented in time for payment before the end of the fiscal year but which had been incurred prior thereto. | |
| No. 9. | August 21st, 1920, in favor of the Attorney General ----- | 15,000.00 |
| | For necessary expenses in Red River litigation. This litigation began after the adjournment of the last Legislature, and no appropriation was made therefore, and it became necessary for the State to protect its rights. I am reliably informed that the State of Texas has appropriated and expended \$100,000.00 for this purpose, and that the Federal Government has spent upward of \$60,000.00. | |
| No. 10. | August 30th, 1920, in favor of the Oklahoma State School of Mines at Wilburton ----- | 1,491.62 |
| | For explanation see No. 64. | |
| No. 11. | September 2, 1920, in favor of Oklahoma Military Academy at Claremore | 622.68 |
| | For the same reasons and for the same purposes as No. 64, relating to the State School of Mines. | |

- No. 12. September 8, 1920, in favor of the State Board of Agriculture ----- 10,000.00
For emergency funds to eradicate an anthrax epidemic in Pittsburg County.
- No. 12-A. September 18, 1920, in favor of the State Board of Public Affairs----- 3,000.00
To enable it to carry out the provisions of Chapter 298, Session Laws of 1919, in which Act no provision was made for the payment of taxes or for furnishing abstracts to the land authorized to be sold by said Chapter, and which could not be put on the market or the purposes of the Act carried out without provision being made to pay back taxes and furnish abstracts, and this certificate was issued for such purpose.
- No. 13. October 11, 1920, in favor of Chas. W. Dawson, Architect and Supervisor of Barracks Building at O. M. A.----- 754.06
This building should have been paid for in the regular course, but for the inability of the contractor to secure material on account of war conditions, and failure to secure material delayed the completion of the building beyond the fiscal year, and this claim could not be filed or otherwise cared for until after the close of the fiscal year.
- No. 14. October 12, 1920, in favor of the State School of Mines at Wilburton-- 1,763.87
For explanation See No. 64.
- No. 15. October 18, 1920, in favor of the State Board of Agriculture ----- 10,000.00

For additional aid in preventing the spread of an epidemic of Anthrax in Pittsburg County.

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| No. 16. | October 20, 1920, in favor of the Northeastern State Normal, Tahlequah | 1,000.00 |
| | Under the provisions of House Bill 390, Chapter 240, Session Laws of 1919, there was appropriated \$7,500.00 for the erection of a Home for the President of said School. Owing to the high cost of material and labor it was impossible to complete the building notwithstanding the fact that Prof. W. T. Ford, drew the plans and personally supervised the construction, preparing and using a large amount of second hand material which would otherwise have been wasted. In order to enable him to occupy the building it was necessary to expend an additional \$1,000.00. | |
| No. 17. | October 18, 1920, in favor of the School of Mines at Wilburton----- For explanation see No. 64. | 1,347.75 |
| No. 18. | October 24, 1920, in favor of the Oklahoma State School of Mines, Wilburton ----- See explanation No. 64. | 1,641.99 |
| No. 19. | November 29, 1920, in favor of the State Highway Department----- | 2,500.00 |

I am submitting herewith the original certificates, together with the evidence produced showing their necessity.

There is another item, for which no certificate was issued, but which should be cared for. It is a claim in the

sum of \$7,309.45, in favor of the Pinner Construction Company of Tulsa for final estimate on the barracks building at the Oklahoma Military Academy at Claremore. On account of inability to obtain shipments of material, the completion of the building was delayed until after the close of the fiscal year and claim was rejected solely on that account. There was sufficient money appropriated to pay the same, but, because the claim was not presented in time, it was rejected. This is a just claim and the Company should be paid at once. Original papers will be submitted to the Speaker of the House of Representatives.

EXTENSION OF TAXES.

On account of the stringency of the money market, considerable demand exists for the extension of the date upon which taxes may be paid without penalty. So far as the State is concerned, such an extension can be made without injury, but, as to the various counties, cities, towns and school districts being able to stand an extension, you are in a better position than I am to know, and I submit the matter to you without recommendation except as above.

CODE REVISION.

Under the provisions of the Constitution, a revision of the Code should have been authorized at the last session of the Legislature, but, for some reason or other, it did not materialize.

This is a matter of grave importance, not only to the Bench and Bar, but to every individual citizen. The laws of the state should be revised and codified, annotated and placed in one or two convenient volumes, and inasmuch as this is a Constitutional requirement, thus formally I call your attention to the matter and request that the subject be properly cared for.

NOTARY FEES.

The fee for Notary Public Commissions is now Two Dollars, which pays only about one-half the cost. This fee

should be raised to Ten Dollars, in order that the State should be fully reimbursed for the services rendered.

STALE CLAIMS AGAINST THE STATE.

I do not recall any claims against the State during this administration that have not been paid or that are in dispute as to their legality, but since statehood, every legislature has been compelled to spend much valuable time in the consideration of many disputed and some illegal claims. The same thing will happen again at this session.

There are some outstanding claims against the State that should be paid. It is almost impossible for the Legislature to determine which are, and which are not, just.

I, therefore, recommend that jurisdiction be conferred upon the Supreme (or some other) Court and that permission be given these claimants to sue on their claims. Surely, if the State owes an honest debt, it should be paid, and if it is an illegal claim, the Legislature should be informed in order that no further consideration be given to it.

WATER POWER SITES.

In a very short time, all available water power sites will become valuable and most of them developed. It is of prime importance that necessary laws be enacted on this very important subject, looking to the development and conservation of this great source of energy and providing for the regulation of the use of the same, and to prevent these sites and this valuable power from going into the hands of a monopoly, as there is grave danger that it will do unless some action is taken by the State to prevent.

REVOLVING FUNDS.

I recommend that revolving funds be created in all state schools and institutions that are not now thus provided. To those of you who are unacquainted with this method of conducting the smaller business of these institutions, I sug-

gest an investigation of the merits of the plan, well knowing it will meet your approval.

Nearly all state institutions are so equipped but a few are not and their efficiency will be greatly enhanced by the installation of small revolving funds.

PRIMARY ELECTIONS.

Our primary election law should be re-written. Personally, I doubt the wisdom, in a government such as ours, of a mandatory primary law unless it be so perfected as to remove the many serious objections that we see in practically all those States that are following such procedure.

The main objection I have to our present primary law is that it defeats the very purpose of its original design by reason of the pernicious practices that have grown up and which now exist, and which, seemingly are incurable under the present law. I refer especially to the condition that permits unprincipled and designing men to engage the voters in a useless and, at times nauseating discussion of personalities, losing sight quite entirely, of the principles of government for which the candidate stands.

I recall with a feeling of shame the recent and other primaries in this and other states that degenerated into mud-slinging and abuse to such an extent that, after the primary was over, the people had no idea as to what principles and theories of government the candidates stood for. This tends to feuds, factions and ill feeling generally among the partisans of the various candidates, all of which might be tolerated were it not for the fact that the government, national, state and county, suffers by reason of these conditions.

If the present primary law is to be retained, it should be amended in many essential particulars, among which I might mention that severe penalties should be provided for the false and wilful circulation of slanders concerning candidates. I do not mean to infringe, in the slightest degree, upon the liberty of free speech or free press, but this liberty

should never be permitted to degenerate into a license and I would provide, as they have in some states of the Union, that any candidate who wilfully utters a falsehood of and concerning his opponent should become immediately disqualified to receive the nomination himself.

I might go on and point out what, to my mind, are many other serious and vital defects in the present law, but neither time nor space will permit. These are matters that are apparent to all and are recognized by the people everywhere.

I believe our present law can and should be amended to provide a preferential convention with the delegates chosen at a direct primary. I have no pet scheme or plan in this respect, however, I am no longer personally interested in the subject, but, in the interest of good party government and in the interest of good government generally, I feel that the time has come when the people should have some protection in this very important matter and I, therefore, invite your closest and most careful consideration of the subject, in the hope that you may be able to formulate some plan that will eliminate the many patent objections that can be urged against the present system and to provide some method that will give the people a better opportunity to choose from the various candidates those who are best fitted, best qualified and most deserving to serve them in public office.

CONCLUSION.

The foregoing are some of the more important topics that I desire to call your attention to at this time. I shall, from time to time, as occasion and circumstances permit, avail myself of the privilege of submitting supplemental views on subjects omitted herefrom.

I desire to assure both Houses and each member, personally, that it is my earnest desire to co-operate wholeheartedly with you in the accomplishment of your manifold duties, and to render you every assistance that I can. You have an onerous and exceedingly difficult position to fill, yet

I have the utmost faith in your patriotism and sound common sense and believe that you will be able to overcome all difficulties and to render the State and its people valuable service.

I remind you again of the dignity and importance of your position and urge upon you the necessity of permitting nothing to be done in your Body that would in the least detract from the same. Legislators, like other public servants, are compelled to meet many vexatious and unnecessary problems and to bear unjustified criticisms. This is one of the penalties that a public servant must pay, but there is no higher nor more important duty that can be rendered than that which you have been chosen to perform. The happiness and welfare of future generations depend upon the manner in which you discharge those duties, and, knowing you all as I do, I congratulate the people of the State upon their wisdom of selection.

I suggest that you take ample time for the performance of your duties and remember that "Rome was not built in a day," and that, while you may not be able to accomplish everything you now expect, yet that which is accomplished should be the result of a mature and ripened judgment.

I wish you each and all unqualified success and trust that the session may be harmonious and of great value to the people and the State.

Representative Harris moved that the President of the Senate and the Speaker of the House appoint a committee of three from their respective bodies to correct the journals of the joint session. Vote was taken and carried.

On motion of Senator Cartwright the joint session was dissolved.

The Senate reconvened in the Senate chamber.

The roll was called and a quorum shown to be present.

Senator E. E. Woods offered the following motion:

"Mr. President: I move that the names of Senators

Golobie, Brown and Harvey be added to the Committee on Committees.”

Senator Davidson moved that the motion be amended so that the three republican members of the committee have authority only to select the republican representation on the standing committees, and the democratic members of the committee select the democratic membership on the standing committees.

Senator Woods stated he would accept the amendment providing the committee of ten choose the committees on a representative basis.

Senator Hill moved that further action be deferred until the next legislative day.

Vote was taken and carried.

BILLS AND JOINT RESOLUTIONS ON FIRST READING.

The following resolution was introduced and read for the first time.

Senate Joint Resolution No. 1, by Wallace and Fleming. A Resolution declaring null and void the levy of one and one-half mills for general purposes made by the State Board of Equalization on the ----- day of -----, 1920.

Senator Harrison moved that the Senate now proceed with the drawing of seats and that the President Pro Tempore, Chairman of the Democratic Caucus, Chairman of the Republican Caucus, and the Senator from Greer and Harmon be permitted to draw their seats before the others were drawn.

Vote was taken and carried.

Senator Golobie moved that the republican members be permitted to retain seats on the north side of the hall.

Vote was taken and carried.

On motion of Senator Davidson, the Secretary of the Senate was instructed to provide each Senator with \$10.00 worth of stamps.

On motion of Senator Davidson the Senate adjourned under the rule.

SECOND LEGISLATIVE DAY.

Wednesday, January 5, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment and was called to order by the President.

On roll call the following Senators were present: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 44.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Clark requested to be excused indefinitely on account of sickness, which was unanimously granted.

Senator Anglin requested to be excused until Tuesday's session, which was unanimously granted.

Senator Wallace was recognized on a question of personal privilege.

By unanimous consent the reading of the Journal of the previous day's session was dispensed with.

Senator Cartwright introduced the following resolution:

Senate Resolution No. 2. By Cartwright, Simpson, Harrison and Horner

WHEREAS, As it has pleased the Ruler of the Universe to remove from our midst Honorable S. L. Johnson, of Okmulgee, late one of our colleagues, and at the time of his death was a nominee for re-election,

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE STATE OF OKLAHOMA, that in the death of Senator Johnson the State has lost a devoted citizen, and the Senate one of its most honored members. By his ability, energy, and sterling honesty he has left his imprint on the laws of our State, and by his kindly and manly conduct he has left a lasting impression upon our hearts.

BE IT FURTHER RESOLVED, that, we, the members of the Senate, hereby express our deep sorrow at his death, and extend our sympathy to his family, and that this Resolution be spread upon the Journal of the Senate and that a copy be furnished to Mrs. S. L. Johnson.

BE IT FURTHER RESOLVED, that, one hour be set apart, from two to three o'clock p. m., January 10th, 1921, for eulogistic remarks on the late Senator Johnson.

On motion of Senator Cartwright the resolution was taken up for consideration.

On motion of Senator Cartwright the resolution was adopted.

BILLS AND RESOLUTIONS ON FIRST READING.

The following bills and resolutions were introduced and read for the first time.

Senate Bill No. 1, by Wallace, An Act making it unlawful for a member of the legislature to be appointed to any office by the Governor, the Governor and Senate, or by the legislature

during the term for which he has been elected, and fixing penalty, and declaring an emergency.

Senate Bill No. 2, by Hensley, by request, An act providing that the sixteenth day of November of each and every year shall be known and observed as Oklahoma Day.

Senate Bill No. 3, by Leedy and Harvey, of the Senate, and Craver and Salter, of the House, An act providing for extending the time of payment of all state, county, school district, municipal and township taxes; regulating the collection of the same; providing penalties for non-payment thereof, and declaring an emergency.

Senate Bill No. 4, by Frye, An act providing for extending the time of payment of all state, county, school district, municipal, and township taxes; regulating the collection of the same; and declaring an emergency.

Senate Bill No. 5, by Leedy, An act providing for the taxing of oil and gas leases and for a recording tax or registration fee when filing said leases for record, and providing for procedure for collection special tax and for other purposes; providing a penalty for violating the provisions of such act, and declaring an emergency.

Senate Bill No. 6, by McPherrren, Horner, Holloway and Johnson, An act prohibiting any person, firm or corporation from exhibiting, exposing to view, or transporting from one place to another, within this state, any film, picture, moving picture film, or other photographic representation, or any painting or drawing showing or purporting to show the conduct, or purported conduct, or simulating the conduct, or purported conduct, in acts of violence, or crime, or immorality, of any person of criminal reputation, or of general reputed immoral character, or who has been accused or convicted of crime, or of any convict, desperado, bandit, train robber, bank robber, murderer or outlaw; and prohibiting the taking, preparing and manufacturing of the same and of the parts and accessories thereof

within the State; and defining the offense thereunder, fixing the penalties for violations thereof, and prescribing procedure for the prosecution thereof, and for other purposes.

Senate Joint Resolution No. 2, by W. H. Woods, A Resolution authorizing an extension of time for payment of the annual tax due January the first, 1921 to June the thirtieth, 1921.

BILLS AND RESOLUTIONS ON SECOND READING.

The following resolution was read for the second time and referred to the standing committee indicated:

Senator Joint Resolution No. 1, by Wallace and Fleming, to Revenue and Taxation.

Senator E. E. Woods was recognized and stated that there seemed to be some difference of opinion as to the matter of distribution of committee assignments, and inasmuch as the majority in the House were unwilling to grant to the minority in the House what the minority in the Senate were requesting of the majority in the Senate, and for the reason that the minority in the Senate were disposed to be fair and desired to submit themselves to the majority in control of the Senate to make such committee assignments as in their judgment was advisable, requested the unanimous consent of the Senate to withdraw the motion lodged on the previous legislative day with reference to the personnel of the Committee on Committees, which consent was unanimously granted.

Senator Harrison moved that the minority members of the Senate be permitted to name two members of the Committee on Committees with the understanding that those two select the minority membership on all standing committees and the majority to select their personnel of the several committees.

Senator Woods was recognized by the Chair and objected to the motion for the reason that such motion had been lodged on the previous legislative day by himself, providing for an

additional membership of three from the minority, which motion he had on this date withdrawn for the reason that the majority in the House of Representatives had refused to grant like privileges to the minority, and expressed his opposition to the motion of Senator Harrison for the further reason that the minority in the Senate were not disposed to demand of the majority in the Senate that which had been refused the minority by the majority in the House of Representatives.

Senator Harrison requested unanimous consent to withdraw the motion, which was granted.

Senator Cartwright offered the following motion:

"Mr. President: I move that the Sergeant-at-Arms be directed to procure for the use of the Senators, 44 copies of Bunn's Supplement of the Oklahoma Statutes 1918, and 44 copies of the 1915 Sessions Laws of Oklahoma, and 44 copies of the 1917 Sessions Laws of Oklahoma, and that the cost of same be paid out of the Senate contingent fund."

Vote was taken and carried.

On motion of Senator Wallace the Senate adjourned under the rule.

THIRD LEGISLATIVE DAY.

Thursday, January 6, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment and was called to order by the President pro tempore.

On roll call the following Senators were present: Briggs, Brown, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 42.

Excused: Anglin, Clark. Total 2.

The Chair announced a quorum present.

Prayer by the Chaplain.

By unanimous consent the reading of the Journal of the previous day's session was dispensed with.

BILLS AND RESOLUTIONS ON FIRST READING.

The following bills and resolutions were introduced and read for the first time:

Senate Bill No. 7, by Cordell, of the Senate, and King, of the House, An act to amend Section 1 of the Chapter 171 of

the Session Laws of Oklahoma, 1919, entitled "An Act to abolish the offices of township trustee, township clerk and township treasurer of each township in certain counties in the State of Oklahoma, and confer the powers and duties of said offices on the board of county commissioners, county clerk and county treasurer of such counties; repealing all acts in conflict therewith, and declaring an emergency.

Senate Bill No. 8, by Woods, of Rogers, An act amending Chapter 12 Session Laws 1919, by adding a new section limiting the number of changes in text books.

Senate Bill No. 9, by Looney, of the Senate, and McColgin, of the House, An act to provide for the construction by the State of Oklahoma of a hospital for honorably discharged United States soldiers sailors, marines and army nurses suffering from disabilities and diseases; making an appropriation therefor; and declaring an emergency.

Senate Bill No. 10, by Leedy, An Act to amend section No. 3885 of the revised and annotated statutes of Oklahoma of 1910 relating to the qualification and declaring an emergency.

Senate Bill No. 11, by Ingraham, An Act pertaining to the disposition of unused church buildings in the State of Oklahoma belonging to churches having congregational form of government and providing for the protection therefor.

Senate Bill No. 12, by Golobie, A bill providing for the vacation of additions and town plats of municipalities.

Senate Bill No. 13, by Senate and House Committees on Agriculture, An Act providing for the incorporation, organization and operation of a warehouse system for the State of Oklahoma, making appropriation therefor and declaring an emergency.

Senate Bill No. 14, by Cordell, of the Senate, and King of the House, "An Act to amend section 3 of chapter 165 of the Session Laws of 1919, relating to deputy sheriffs, in certain counties, and declaring an emergency.

Senate Joint Resolution No. 3, by Lillard, A Resolution to be submitted to the people of the state at a special election to be held for that purpose on....., 1921, an amendment to article 2 and sections 18 or 19 of the constitution, and to be designated as sections 18-2 and 19-a, of the constitution of this state, relating to the qualifications and composition of grand juries and juries in the trial of civil and criminal cases in all courts. prescribing the procedure for and incidental to the submission of said proposed amendment to the people of this state for approval or rejection; and declaring an emergency.

Senate Joint Resolution No. 4, by Lillard, A Resolution to be submitted to the people of the state at a special election to be held for that purpose on....., 1921, and amendment to article 6 section 3 of the constitution and to be designated as section 3-a article 6 of the constitution of this state relating to the qualifications of the executive authority of the state, prescribing the procedure for and incidental to the submission of said proposed amendment to the people of this state for approval or rejection; and declaring an emergency.

BILLS AND RESOLUTIONS ON SECOND READING.

The following bills and resolutions were read for the second time and referred to the standing committee indicated:

Senate Bill No. 1, by Wallace, to Judiciary No. 1.

Senate Bill No. 2, by Hensley, by request, to Judiciary No. 1.

Senate Bill No. 3, by Leedy and Harvey, of the Senate, and Craver and Salter, of the House, to Revenue and Taxation.

Senate Bill No. 4, by Frye, to Revenue and Taxation.

Senate Bill No. 5, by Leedy, to Oil and Gas.

Senate Bill No. 6, by McPherren, Horner, Holloway and Johnson, to Judiciary No. 1.

Senate Joint Resolution No. 2, by W. H. Woods, to Revenue and Taxation.

Senator Nichols moved that the Sergeant-at-Arms be instructed to see that the pages work from the cloak room with the use of the indicators and buzzers instead of the methods now used. Vote was taken and carried.

Senator Wallace presented a communication from Big Cabin with reference to appropriations and education, which was read.

On motion of Senator Hill the Senate recessed until 3:30 o'clock.

The Senate reconvened, the President presiding.

Senator Ingraham asked unanimous consent to introduce the following concurrent resolution, which was granted:

Senate Current Resolution No. 1, by Ingraham, A Resolution to memorialize congress making November the 11th and the annual Thanksgiving Day one national holiday.

The following message was received from the Governor:

GOVERNOR'S MESSAGE.

January 6, 1921.

To the Honorable, the President and Members of the Senate:

I desire to request your Honorable Body to make the necessary arrangements whereby you can visit some of our State institutions and inspect the same. I know it will be impossible for you, as a body, to visit them all, but I insist that you visit the State University and Central State Hospital at Norman, the State Penitentiary at McAlester, the A. & M. College at Stillwater and the Oklahoma College for Women at Chickasha. I feel that you should send representative committees to visit each of the other institutions, but I sincerely hope that your entire membership can visit the four above named.

I call your attention to the fact that we have millions of dollars invested in these institutions and it is a part of your business to get first hand information of and concerning them. I believe that a trip of inspection will not only be beneficial to the institutions themselves, but will be of lasting benefit to all the people of the State, and will also give you first hand information concerning the same, without which you will be groping in the dark when you consider them either from a legislative view or from an appropriation standpoint.

I know that some uninformed and thoughtless people may say that these are but junketing trips but I again remind you that this is a very important part of your numerous duties and no money could be expended to a better advantage than by visiting these institutions in a body.

Respectfully,

J. B. A. ROBERTSON,

Governor.

The Chair announced receipt of a letter, transmitted through the Governor, from the National Secretary, Commandery-in-Chief, Sons of Veterans, U. S. A., which was read:

The Chair announced that a message from the Governor of a confidential nature was upon the President's desk.

Senator Hill requested that Senator Hensley be given unanimous consent to submit a committee report, which was granted.

Senator Hensley submitted the following committee report:

Mr. President:

We, your Committee on Committees, beg leave to report that we have had under consideration the formation of standing committees of the Senate and the assignment of membership thereof, and that, after due consideration, we recommend the following membership for the following standing committees of the Senate, and that the Senators hereinafter mentioned be elected to membership on said committees as hereinafter assigned, to-wit:

AGRICULTURE.

Cordell, Chairman

Harrison
Johnson
Nichols
Ratliff
Pugh
West
Spurlock
Cartwright

Coyne
Brown
Holloway
Ingraham
Land
Leedy
Sherman
Woods (W. H.)

APPROPRIATIONS.

Davidson, Chairman

| | |
|-----------|---------------|
| Harrison | Nichols |
| Carlock | West |
| Hensley | Woods (W. H.) |
| Hill | Ratliff |
| McPherren | Golobie |
| Coyne | Ingraham |
| Lillard | Brown |
| Dearmon | Woods (E. E.) |
| Pugh | Horner |
| Spurlock | Durant |

BANKS AND BANKING.

Draughon, Chairman

| | |
|---------------|---------|
| Pugh | Morton |
| Rutherford | Briggs |
| Woods (W. H.) | Brown |
| Hensley | Cornett |
| Carlock | Harvey |

CODE REVISION.

Nichols, Chairman

| | |
|------------|---------|
| Hill | Hensley |
| Davidson | Glasser |
| McPherren | Frye |
| Rutherford | Wells |

COMMERCE AND LABOR.

Coyne, Chairman

| | |
|------------|---------|
| Cartwright | Hensley |
| Cordell | Cornett |

| | |
|---------|---------------|
| Dearmon | Sherman |
| Hill | Woods (E. E.) |
| Lillard | Leedy |

CONSTITUTION AND CONSTITUTIONAL AMENDMENTS.

Hill, Chairman

| | |
|---------|---------|
| Lillard | Ratliff |
| Wallace | Frye |
| Pugh | Leedy |

DRUGS AND PURE FOOD.

Land, Chairman

| | |
|----------|---------|
| Draughon | Dearmon |
| Spurlock | Cornett |
| Fleming | Morton |

EDUCATION.

Holloway, Chairman

| | |
|------------|---------------|
| Cartwright | Woods (W. H.) |
| Dearmon | Clark |
| Looney | Durant |
| McPherran | Golobie |
| Morton | Land |

ENROLLED AND ENGROSSED BILLS

Morton, Chairman

| | |
|------------|--------|
| Nichols | Briggs |
| Cartwright | Clark |

FEES AND SALARIES

West, Chairman

| | |
|----------|---------|
| Pugh | Clark |
| Holloway | Carlock |
| Cordell | Golobie |
| Looney | Horner |

FEDERAL RELATIONS.

Brown, Chairman

| | |
|----------|---------|
| Draughon | Dearmon |
| Coyne | Frye |

FISH AND GAME.

Johnson, Chairman

| | |
|------------|----------|
| Pugh | Holloway |
| Cartwright | Horner |
| Coyne | Frye |

HOSPITALS AND CHARITIES.

Johnson, Chairman

| | |
|---------------|---------------|
| Nichols | Woods (E. E.) |
| Looney | Harvey |
| Spurlock | Leedy |
| Woods (W. H.) | Sherman |

INDIAN AFFAIRS.

Woods (W. H.), Chairman

| | |
|---------|---------|
| Anglin | Cornett |
| Fleming | Frye |

INSURANCE.

Lynch, Chairman

| | |
|------------|---------|
| Lillard | Dearmon |
| Cartwright | Harvey |

Draughon
Spurlock
Wallace

Durant
Brown
West

IRRIGATION, DRAINAGE & GEOLOGICAL SURVEY.

Wells, Chairman

Pugh
Morton

Fleming
Lynch

JUDICIARY NO. 1.

Rutherford, Chairman

Lillard
Holloway
McPherran

Nichols
Glasser
Wells

JUDICIARY NO. 2.

Hensley, Chairman

Woods (W. H.)
Johnson
Cartwright

Briggs
Clark
Leedy

LEGAL ADVISORY.

Anglin, Chairman

McPherran
Hill
Rutherford

Davidson
Glasser
Frye

LEGISLATIVE AND JUDICIAL APPORTIONMENT.

Anglin, Chairman

Davidson
McPherran
Lillard
Hensley
Hill
Holloway
Rutherford

Woods (W. H.)
Johnson
Glasser
Brown
Briggs
Cornett
Wells

MILITARY AFFAIRS.

Ratliff, Chairman

| | |
|-----------|---------------|
| Holloway | West |
| McPherren | Woods (E. E.) |
| Nichols | Land |

MINES AND MANUFACTURING

Cartwright, Chairman

| | |
|---------|---------|
| Coyne | Fleming |
| Lillard | Horner |
| Carlock | Durant |

MUNICIPAL CORPORATIONS.

Wallace, Chairman

| | |
|------------|---------|
| Anglin | Lillard |
| Cartwright | Frye |
| Davidson | Horner |
| Rutherford | Durant |

OIL AND GAS.

Carlock, Chairman

| | |
|---------------|---------------|
| Davidson | Ingraham |
| Harrison | Woods (E. E.) |
| Anglin | Horner |
| Lillard | Cornett |
| Woods (W. H.) | Wells |

PENAL INSTITUTIONS.

Hill, Chairman

| | |
|------------|----------|
| Looney | Nichols |
| McPherren | Briggs |
| Rutherford | Ingraham |

PRIVATE CORPORATIONS.

Glasser, Chairman

| | |
|---------|----------|
| Ratliff | Holloway |
| Johnson | Cornett |

PRIVILEGES AND ELECTIONS.

| | |
|------------|-------------------|
| | Lillard, Chairman |
| Rutherford | Anglin |
| Holloway | Leedy |
| Cordell | Glasser |
| Draughon | Harvey |

PROHIBITION ENFORCEMENT.

| | |
|---------|--------------------|
| | Ingraham, Chairman |
| Looney | Hill |
| Hensley | Clark |
| Cordell | Woods (E. E.) |

PUBLIC HEALTH.

| | |
|---------|-----------------|
| | Leedy, Chairman |
| Nichols | Johnson |
| Simpson | Glasser |
| Hill | Land |

PUBLIC BUILDINGS.

| | |
|----------|-------------------|
| | Sherman, Chairman |
| Draughon | Morton |
| Dearmon | Lynch |

PUBLIC PRINTING.

| | |
|---------|-------------------|
| | Simpson, Chairman |
| Hensley | Cordell |
| Morton | Golobie |
| Coyne | |

PUBLIC SERVICE CORPORATIONS.

| | |
|---------|----------------|
| | Pugh, Chairman |
| Simpson | Harvey |
| Lillard | Golobie |
| Dearmon | Woods (E. E.) |
| Looney | Cornett |

REVENUE AND TAXATION.

Spurlock, Chairman

| | |
|------------|---------|
| McPherrren | Coyne |
| Davidson | Looney |
| Hill | Sherman |
| Lillard | Horner |
| Anglin | Durant |

ROADS AND HIGHWAYS.

McPherrren, Chairman

| | |
|----------|---------------|
| Davidson | Holloway |
| Hensley | Johnson |
| Hill | Ratliff |
| Spurlock | West |
| Coyne | Woods (W. H.) |
| Draughon | Brown |
| Cordell | Woods (E. E.) |
| Anglin | Horner |
| Nichols | Frye |
| Carlock | Durant |
| Looney | Leedy |

RULES AND PROCEDURE.

Simpson, Chairman

| | |
|----------|---------|
| Davidson | Brown |
| Hill | Sherman |

SCHOOL LANDS.

Dearmon, Chairman

| | |
|----------|---------|
| Cordell | Harvey |
| Pugh | West |
| Spurlock | Golobie |
| Clark | Wells |

SENATE AND LEGISLATIVE AFFAIRS.

Morton, Chairman

| | |
|----------|---------|
| Draughon | Sherman |
| Wallace | Land |

STATE AND COUNTY AFFAIRS.

Looney, Chairman,

| | |
|----------------|---------|
| West | Ratliff |
| Johnson | Cornett |
| Holloway | Cordell |
| Wallace | Morton |
| Woods, (W. H.) | Leedy |

WAYS AND MEANS.

Horner, Chairman

| | |
|----------|---------|
| Cordell | Looney |
| Fleming | Clark |
| Coyne | Harvey |
| Draughon | Sherman |
| Dearmon | Briggs |
| Hill | Lynch |
| Lillard | Durant |

LIVE STOCK AND TENANT FARMING.

Fleming, Chairman

| | |
|---------|----------|
| West | Clark |
| Cordell | Ingraham |
| Johnson | Land |

Respectfully submitted,
T. F. HENSLEY,
Chairman.

On motion of Senator Hensley the report of the Committee on Committees was adopted.

Senator Sherman was recognized by the Chair and stated as follows:

“Mr. President: The minority wish to express to you and the majority members of the Senate that the confidence we had in them the other day in regard to doing the right thing in these appointments has been fulfilled.”

Senator Davidson moved that the personnel of the com-

mittees as detailed in the report of the Committee on Committees be elected and that the names thus submitted become the members of the several standing committees. The roll being called thereon resulted as follows:

Ayes: Briggs, Brown, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 42.

Excused: Anglin, Clark. Total 2.

The personnel of the committees having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared duly elected.

The following message was received from the Governor:

GOVERNOR'S MESSAGE.

To the Honorable, the President and Members of the Senate:

At the request of some of the members of the Legislature, I am submitting herewith account of the disbursements of the Registration Division of the Highway Department, showing 90 per cent. of the net collections for automobile licenses which has been disbursed to the various counties of the State. The same is attached hereto and marked Exhibit "A,"

Respectfully,

J. B. A. ROBERTSON,

Governor.

EXHIBIT "A."

90 per cent. of net collections of Auto tax for Calendar year 1920—showing total disbursements to each county.

| | | | |
|-----------------|-------------|------------------|--------------|
| Adair ----- | \$ 2,919.34 | LeFlore ----- | \$ 15,961.02 |
| Alfalfa ----- | 32,899.40 | Lincoln ----- | 28,234.76 |
| Atoka ----- | 4,584.07 | Logan ----- | 27,912.77 |
| Beaver ----- | 15,121.94 | Love ----- | 6,142.91 |
| Beckham ----- | 21,735.44 | Marshall ----- | 6,761.56 |
| Blaine ----- | 26,893.89 | Major ----- | 19,224.69 |
| Bryan ----- | 21,996.19 | Mayes ----- | 8,136.19 |
| Caddo ----- | 34,788.94 | McClain ----- | 11,862.01 |
| Canadian ----- | 31,752.17 | McCurtain ----- | 9,783.78 |
| Carter ----- | 50,536.14 | McIntosh ----- | 11,335.94 |
| Cherokee ----- | 3,852.50 | Murray ----- | 9,187.45 |
| Choctaw ----- | 13,419.44 | Muskogee ----- | 60,548.95 |
| Cimarron ----- | 5,670.83 | Noble ----- | 20,588.70 |
| Cleveland ----- | 18,573.37 | Nowata ----- | 22,458.60 |
| Coal ----- | 8,245.79 | Okfuskee ----- | 13,019.45 |
| Comanche ----- | 27,895.55 | Oklahoma ----- | 177,300.62 |
| Cotton ----- | 21,551.02 | Okmulgee ----- | 69,301.02 |
| Craig ----- | 15,740.62 | Osage ----- | 50,449.47 |
| Creek ----- | 70,860.00 | Ottawa ----- | 39,851.27 |
| Custer ----- | 22,510.75 | Pawnee ----- | 25,763.54 |
| Delaware ----- | 3,790.26 | Payne ----- | 40,974.74 |
| Dewey ----- | 12,986.78 | Pittsburg ----- | 29,118.31 |
| Ellis ----- | 11,606.51 | Pontotoc ----- | 19,915.37 |
| Garfield ----- | 76,423.69 | Pottawatomie -- | 34,498.13 |
| Garvin ----- | 21,101.85 | Pushmataha --- | 4,138.26 |
| Grady ----- | 28,181.56 | Rogers ----- | 18,022.71 |
| Grant ----- | 35,833.46 | Roger Mills ---- | 7,894.34 |
| Greer ----- | 14,638.27 | Seminole ----- | 8,931.61 |
| Harmon ----- | 8,123.70 | Sequoyah ----- | 7,360.48 |
| Harper ----- | 9,312.70 | Stephens ----- | 23,191.85 |
| Haskell ----- | 7,324.94 | Texas ----- | 19,498.57 |
| Hughes ----- | 14,230.38 | Tillman ----- | 29,009.06 |
| Jackson ----- | 23,207.85 | Tulsa ----- | 188,068.22 |

| | | | |
|------------------|-------------|----------------|-------------|
| Jefferson ----- | \$15,241.94 | Wagoner ----- | \$11,045.46 |
| Johnston ----- | 8,789.39 | Washington --- | 49,414.33 |
| Kay ----- | 67,115.67 | Washita ----- | 27,013.55 |
| Kingfisher ----- | 28,035.06 | Woods ----- | 25,340.91 |
| Kiowa ----- | 26,024.29 | Woodward ---- | 15,911.02 |
| Latimer ----- | 4,369.09 | | |

On motion of Senator Hill the Senate adjourned under the rule.

FOURTH LEGISLATIVE DAY.

Friday, January 7, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment and was called to order by the President.

On roll call the following Senators were present: Briggs, Brown, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherrin, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 40.

Absent: Golobie, Morton. Total 2.

Excused: Anglin, Clark. Total 2.

The chair announced a quorum present.

Prayer by the Chaplain.

Senator Golobie was excused for the afternoon.

Senator Lillard was recognized and on behalf of the Chamber of Commerce invited the members of the Senate to a banquet at the Chamber of Commerce on next Wednesday at 6:30 p. m.

Senator Lillard also extended an invitation to the Senate membership to meet with the Men's Bible Class of the First

Methodist Church at the Empress Theatre at 9:30 o'clock every Sunday morning.

By unanimous consent the reading of the Journal of the previous day's session was dispensed with.

Senator McPherren asked unanimous consent to introduce a concurrent resolution, which was granted.

Senate Concurrent Resolution No. 2, by McPherren, A resolution memorializing congress to appropriate additional funds to aid the several states of the union in permanent road building under the present federal aid plan, was introduced.

Senator McPherren asked unanimous consent for the immediate consideration of the resolution, which was granted.

Senate Concurrent Resolution No. 2 was taken up for consideration and read at length, as follows:

SENATE CONCURRENT RESOLUTION NO. 2.—By McPherren.

A Resolution memorializing Congress to appropriate additional funds to aid the several states of the union in permanent road building under the present federal aid plan.

WHEREAS, under the acts of Congress, moneys available July 1st, 1920, for Federal Aid Road construction terminated the program provided for, and all such funds coming to Oklahoma have already been pledged to different counties of the State; and

WHEREAS, the Federal Aid plan of road building has been of great financial assistance to Oklahoma and a powerful stimulant to road building generally; and

WHEREAS, there are many counties of the State which would inaugurate a campaign of permanent road building if financial assistance and supervision could be obtained from the United States Government; and

WHEREAS, the National platform of each of the two great political parties in the last Presidential campaign, declared for a continuation of the present plan of Federal Aid for road building.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN

That our United States Senators and members of Congress be, and are hereby memorialized to make every effort to secure from the Congress of the United States additional Federal Aid road building appropriations to be expended under the present system of distribution and supervision.

Senator McPherran moved that Senate Concurrent Resolution No. 2 be adopted. Vote was taken and unanimously carried, and the resolution was referred to the Committee on Engrossed and Enrolled Bills.

Senator Holloway, for the special committee on mileage, presented the following committee report:

Mr. President:

We, your Special Committee on mileage, beg leave to make the following report on the mileage of the members of the Senate:

| MEMBERS OF THE SENATE | No. Miles Traveled to the Capitol | No. Miles Traveled to and from the Capitol | The Amount Each Member is Entitled to Receive at 10c a Mile |
|----------------------------|---|---|--|
| C. B. Leedy ----- | 252 | 504 | \$50.40 |
| Lamar Looney (Mrs.) ----- | 182 | 364 | 36.40 |
| James A. Land ----- | 142 | 284 | 28.40 |
| Harry O. Glasser ----- | 87 | 174 | 17.40 |
| Roy Harvey ----- | 66 | 132 | 13.20 |
| John Golobie ----- | 32 | 64 | 6.40 |
| Chas. E. Wells ----- | 43 | 86 | 8.60 |
| Ross N. Lillard ----- | --- | --- | --- |
| L. L. West ----- | 84 | 168 | 16.80 |
| H. Brown ----- | 66 | 132 | 13.20 |
| Jed J. Johnson ----- | 131 | 262 | 26.20 |
| John H. Carlock ----- | 102 | 204 | 20.40 |
| W. H. Woods ----- | 33 | 66 | 6.60 |
| Charles E. McPherran ----- | 152 | 304 | 30.40 |
| Tom Anglin ----- | 75 | 150 | 15.00 |
| W. J. Holloway ----- | 206 | 412 | 41.20 |
| Joe S. Ratliff ----- | 133 | 266 | 26.60 |
| S. Morton Rutherford ----- | 165 | 330 | 33.00 |
| E. M. Frye ----- | 252 | 504 | 50.40 |
| Horace B. Durant ----- | 210 | 420 | 42.00 |
| Glen R. Horner ----- | 135 | 270 | 27.00 |
| J. Corbett Cornett ----- | 130 | 260 | 26.00 |
| M. W. Pugh ----- | 417 | 834 | 83.40 |
| James Spurlock ----- | 150 | 300 | 30.00 |
| Wm. A. Briggs ----- | 208 | 416 | 41.60 |
| Harry B. Cordell ----- | 143 | 286 | 28.60 |
| T. C. Simpson ----- | 129 | 258 | 25.80 |
| W. T. Clark ----- | 158 | 316 | 31.60 |
| Joe Sherman ----- | 147 | 294 | 29.40 |
| M. F. Ingraham ----- | 103 | 206 | 20.60 |
| M. Wallace Lynch ----- | 68 | 136 | 13.60 |
| T. F. Hensley ----- | 30 | 60 | 6.00 |
| C. A. Dearmon ----- | 45 | 90 | 9.00 |
| L. A. Morton ----- | 110 | 220 | 22.00 |
| James Draughon ----- | 80 | 160 | 16.00 |

| | | | |
|--------------------------|----------------|----------------|------------------|
| W. R. Wallace ----- | 55 | 110 | 11.00 |
| Wilburn Cartwright ----- | 160 | 320 | 32.00 |
| J. E. Fleming ----- | 200 | 400 | 40.00 |
| Luther Harrison ----- | 92 | 184 | 18.40 |
| E. P. Hill ----- | 120 | 240 | 24.00 |
| Clark Nichols ----- | 150 | 300 | 30.00 |
| Pete Coyne ----- | 199 | 398 | 39.80 |
| R. L. Davidson ----- | 119 | 238 | 23.80 |
| E. E. Woods ----- | 145 | 290 | 29.00 |

Respectfully submitted,

W. J. HOLLOWAY,
E. M. FRYE,
M. W. PUGH.

On motion of Senator Holloway the report of the special committee on mileage was adopted.

Senator Holloway presented the following motion:

“Mr. President: I move you, Mr. President, that the items as to mileage and the amounts therefor, as set forth specifically in the report of the Special Committee on Mileage be adopted by the Senate as the basis for payment of mileage to the members of the Senate.”

Vote was taken and carried.

Senator Coyne, for the Committee on Employment, submitted the following committee report:

Mr. President:

The Committee on Employment wishes to submit the following report:

1. Committee Clerk, Appropriation Committee, Lucile Welborne.
2. Committee Clerk, Judiciary No. 1.
3. Stenographer, Mrs. Alta Beals.
4. Stenographer, Henrietta Harbordt.

5. Stenographer Mrs. R. S. Greer.
6. Stenographer, Mrs. Mary Francisco.
7. Stenographer, Teresa Wamsley.
8. Stenographer.
9. Stenographer.
10. Stenographer, Mabel Burke.
11. Stenographer, Mrs. McRay.
12. Stenographer, Verna McLaughlin.
13. Stenographer, Mrs. Roberta Garrison.
14. Janitor, J. W. Turner.
15. Janitor, Wm. M. Sulcer.
16. Janitor, Geo. Palmer.
17. Page, William Miley.
18. Page, Elmo Burke.

Your Committee further would recommend the creation of the position of Assistant Elevator Operator to last during the regular session of the Eighth Legislature and that Frank Cunningham fill this position at a salary of \$4.00 per day.

PETE COYNE, Chairman.

On motion of Senator Coyne the report of the Committee on Employment was adopted.

Senator Coyne, Chairman of the Committee on Employment, was recognized and stated that they wished to advise the minority that there were two stenographic positions to be filled by the minority.

BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 15, by Cordell, of the Senate and Graves, of the House, "An Act providing for threshing lien on grain and seed, and providing for the procedure to enforce lien, repealing chapter 38, Session Laws of 1913."

Senate Bill No. 16, by Davidson, of the Senate, and Bell and Rogers, of the House. A bill to be entitled "An Act abolishing and discontinuing superior courts in all counties having a population in excess of one hundred thousand, according to the last decennial census, and providing for the transfer of records, papers, books, and files from superior courts which cease to exist by reason of this act, and declaring an emergency."

Senate Bill No. 17, by Davidson, of the Senate, and Bell and Rogers, of the House, A bill to be entitled, "An Act allowing two additional judges for the Twenty-first Judicial District of the State of Oklahoma, and providing for the appointment and election of such additional judges, and declaring an emergency."

Senate Bill No. 18, by Johnson, "An Act providing for the organization, maintenance and government of union graded school districts and all schools therein located and providing procedure for constructing, purchasing, renting and leasing of school buildings and equipping them and for levying taxes for maintenance and sinking fund and interest and for other purposes in all counties in Oklahoma having a population of not less than 17,625 and not more than 18,000 according to the last preceding or any succeeding federal census of Oklahoma and declaring an emergency."

Senate Bill No. 19, by W. H. Woods, "An Act providing for fees for jurors and witnesses and amending section 3236 of the Revised Laws of Oklahoma 1910, and declaring an emergency."

Senate Bill No. 20, by Wells, of the Senate, and Harris, of the House, "An Act providing for the manner of election

of directors or trustees of private corporations, repealing all laws in conflict therewith and declaring an emergency.

Senate Bill No. 21, by Durant, "An Act repealing sections 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003 and 2004 of the Revised Laws of Oklahoma 1910, the same being House Bill No. 132, approved March 4th, 1910, chapter 34 of the Session Laws of 1910, abolishing county court at Afton, Ottawa County, Oklahoma, and declaring an emergency."

BILLS AND RESOLUTIONS ON SECOND READING.

The following bills and resolutions were read for the second time and referred to the standing committee indicated:

Senate Bill No. 7, by Cordell, of the Senate, and King, of the House.

Senator Cordell asked unanimous consent that Senate Bill No. 7 be taken up for immediate consideration, which was granted.

Senator Cordell moved that Senate Bill No. 7 be advanced to engrossment and third reading. Vote was taken and carried.

Senate Bill No. 8, by Woods, to Education.

Senate Bill No. 9, by Looney, of the Senate, and McColgin, of the House, to Hospitals and Charities.

Senate Bill No. 10, by Leedy, to Judiciary No. 1.

Senate Bill No. 11, by Ingraham, to Judiciary No. 1.

Senate Bill No. 12, by Golobie, to Municipal Corporations.

Senate Bill No. 13, by Senate and House Committees on Agriculture, to Agriculture.

Senate Bill No. 14, by Cordell, of the Senate, and King, of the House, to State and County Affairs.

Senate Joint Resolution No. 3, by Lillard, to Constitution and Constitutional Amendments.

Senate Joint Resolution No. 4, by Lillard, to Constitution and Constitutional Amendments.

Senate Concurrent Resolution No. 1, by Ingraham, was taken up for consideration and read at length, as follows:

SENATE CONCURRENT RESOLUTION NO. 1—BY
INGRAHAM.

To memorialize Congress making November the eleventh and the annual Thanksgiving Day one national holiday.

WHEREAS, it has been the time honored custom of our beloved country to observe a day set apart by the President of the United States as a day of thanksgiving, and

WHEREAS, the said thanksgiving day is observed as a holiday in November, and is without any special date, and

WHEREAS, in the great world war armistice was declared on the 11th day of November, which date will ever be held sacred to the hearts of every American citizen. The 11th day of November also being the Memorial date of the Mayflower Compact.

BE IT THEREFORE RESOLVED BY THE SENATE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN.

That our United States Senators, and members of congress, be and are hereby memorialized to make and combine these two days into one national holiday, to be observed on the 11th day of November, and make it to be known as Armistice thanksgiving day.

On motion of Senator Ingraham the resolution was adopted, and referred to the Committee on Engrossed and Enrolled Bills.

Senator Lillard presented the following application of Edgar Fenton to appear before Senate Committees:

To the Honorable President and Members of the Senate of the State of Oklahoma:

Edgar R. Fenton states that he is a resident of Oklahoma City, Oklahoma, that he is 30 years of age, that he is president and legislative committeeman of the Oklahoma State Federation of Labor, that he is paid the sum of \$60.00 per week for his services, that he makes this statement in compliance with the law of the State and petitions your honorable body that he be granted a permit to appear before committees and act in his duly assigned capacity in the interests of the organization he represents.

EDGAR FENTON.

On motion of Senator Lillard the permit was granted Mr. Fenton.

Senator Spurlock asked unanimous consent to submit the following committee report, which was granted.

Mr. President:

We, the Committee on Revenue and Taxation, beg leave to report that we have had under consideration Senate Joint Resolution No. 2, by W. H. Woods and that after due consideration thereof we recommend that the resolution as amended, the amended resolution being attached thereto, do pass as amended.

SPURLOCK, Chairman.

On motion of Senator Spurlock the report was adopted.

On motion of Senator Spurlock Senate Joint Resolution No. 2 was taken up for immediate consideration.

On motion of Senator Spurlock Senate Joint Resolution No. 2 was passed to engrossment and third reading.

Senator Spurlock moved that the rules be suspended

and Senate Joint Resolution considered engrossed and placed upon third reading and final passage. Vote was taken and unanimously carried.

Senate Joint Resolution No. 2 was read for the third time at length.

Senator Davidson moved that a special committee be appointed to immediately correct the phraseology in section one of Senate Joint Resolution No. 2. Vote was taken and carried, the Chair appointing as such committee Senators W. H. Woods, Davidson and Spurlock.

Senator Wallace, for the special committee appointed to investigate the application of John Benson to appear before standing committees of the Senate, submitted the following report:

Mr. President:

We, your special committee appointed to investigate the application of John Benson to appear before standing committees of the Senate as a lobbyist for the Hartford Fire Insurance Company, beg leave to report that we have made an investigation of the standing of Mr. Benson and recommend that his request be granted.

W. R. WALLACE, Chairman.

On motion of Senator Wallace the report of the Special Committee was adopted.

Senator Holloway, Chairman of the Special Committee on Mileage, was recognized and stated that there was an error in the mileage of Senator Pugh as submitted and asked unanimous consent to correct the report according, which was granted.

Senator W. H. Woods, for the special committee, submitted the following report, which was adopted:

“Mr. President:

We, your special committee, to whom was referred Senate Joint Resolution No. 2, for the purpose of correcting the phraseology of said resolution, beg leave to report that the word ‘taxes’ has been added after the word ‘ad valorem’ in two places.”

W. H. WOODS, Chairman.

Senate Joint Resolution No. 2 was read for the third time at length.

The question being, “Shall the resolution pass?” the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: Cornett, Leedy. Total 2.

Excused: Anglin, Clark, Golobie, Morton. Total 4.

The resolution having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, “Shall the resolution become an emergency measure?” the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.). Woods, (W. H.) Total 39.

Nays: Cornett. Total 1.

Excused: Anglin, Clark, Golobie, Morton. Total 4.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Wallace moved that when the Senate adjourn it stand adjourned until Monday under the rule. Vote was taken and carried.

Senator Simpson stated that Commissioner Wm. Peart, second in command of all Salvation Army work in the United States, is to visit the city Monday, January 10th, and moved that an invitation be extended him to address the Senate at 3 o'clock on Monday, which was carried. The Chair appointed Senator Simpson to extend the invitation.

Senator Coyne asked unanimous consent for the name of Senator West to be added to the standing Committee on Commerce and Labor, which was granted.

The Chair stated that the Secretary of the Senate had purchased several items of supplies and asked unanimous consent to authorize the Secretary to sign requisitions on the Board of Public Affairs for such supplies as are needed from time to time for the conduct of the Senate, which was granted.

Senator Coyne moved that the Committee on Employment be authorized to employ one additional door keeper, which was carried.

Senator Draughon moved that the Committee on Employment be authorized by the Senate to employ an additional door keeper to attend the door in the gallery and that that person be Matt Duhr, the oldest newspaper reporter in the State, which was carried.

The following message from the Governor was read and referred to Judiciary Committee No. 1:

GOVERNOR'S MESSAGE.

January 7, 1921.

To the Honorable, the President and Members of the Senate:

Referring to the subject of "Revenus" as found in my message of the 4th instant, I beg leave to offer the following suggestions:

There seems to be a definite understanding and determination on the part of some to continue the agitation relative to the validity of the one and one-half mill state levy as adopted by the State Board of Equalization for the present fiscal year. I am reliably advised that a well-defined propaganda is being directed over the State, advising that payment of taxes thereunder be made under protest, and that other and similar efforts are being made with a view of defeating this levy.

I hold the opinion that the levy is not only absolutely necessary, but that every step taken in making it was legal and regular. Since the agitation against the levy has become public, however, I have learned on good authority, that the larger tax-payers of the State, especially the railroads, pipe lines, telephones, telegraph and other similar organizations are paying, or expect to pay them under protest and this fact will serve to very greatly embarrass, not only the collection of taxes, but all the various fiscal activities of the State, and, it may be, if suit is brought by injunction or otherwise, that the revenues for the next year may be tied up indefinitely, or, at any rate, until the determination of these law suits by the Supreme Court.

It may be possible that this levy is illegal, but, whether it is or not, I, for one, am exceedingly anxious to prevent the embarrassment of our fiscal matters and, while not receding in the slightest degree from the stand I have heretofore taken in this matter, but having in view only the best interests of the people in this respect, I suggest that, taking into consideration all the circumstances, it might be advis-

able, in order to clarify the situation and remove all doubt, a joint resolution be adopted by the Legislature conferring original jurisdiction upon the Supreme Court to hear and determine the question as to the validity of this year's tax levy. In case this is done, the Court should be instructed to give precedence to this matter and to speedily determine the issue involved.

Last year's levy was three and a half mills; there was not a protest made against it on the part of anyone. The average assessment of the State, as I am informed, is \$700.00, and one and a half mills on this amount would be \$1.05. The small tax-payer is not complaining, leastwise, I have heard no complaint from him, but the annulment of this one and a half mill levy this year would mean the saving of large sums of money to railroads, the pipe lines and other public service corporations, while the small tax-payer would hardly know that he had paid a tax.

I fear, also, that this agitation will result in the reduction of rate of the gross production tax on oil and gas, and probably destroy that law entirely. But I am not responsible for these conditions if they should follow and I leave those questions to take care of themselves as they may arise.

My only object in communicating with you is to provide a tribunal whereby a speedy determination of this matter may be had in order that conditions relative to our fiscal matters may be clarified and that the small tax-payer, who does not protest the payment of his taxes, shall be given opportunity to protect himself in case the levy shall be declared illegal.

May I not ask your Honorable Body to give this subject the immediate and continued consideration which its importance demands?

Respectfully,

J. B. A. ROBERTSON,

Governor.

On motion of Senator Hill the Senate went into Executive Session for the purpose of receiving matters upon the President's desk of a confidential nature.

The Senate reconvened in open session, the President presiding.

The Senate adjourned until 1:30 p. m. Monday.

FIFTH LEGISLATIVE DAY.

Saturday, January 8, 1921.

NO SESSION.

SIXTH LEGISLATIVE DAY.

Monday, January 10, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment and was called to order by the President pro tempore.

On roll call the following Senators were present:

Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 41.

Absent: Dearmon, Ratliff. Total 2.

Excused: Anglin. Total 1.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Fleming asked that Senator Dearmon be excused from today's session because of illness in his family, which was unanimously granted.

Senator McPherren asked that Senator Ratliff be excused from today's session because of business, which was unanimously granted.

Senator Lillard presented the following application of Victor S. Purdy to appear before Senate Committees:

To the Honorable President and Members of the Senate of the State of Oklahoma:

Victor S. Purdy states that he is a resident of Oklahoma City, Oklahoma, that he is Secretary and Legislative Committeeman of the Oklahoma State Federation of Labor, that he is paid the sum of \$60.00 per week for his services, that he makes this statement in compliance with the law of the State and petitions your honorable body that he be granted a permit to appear before committees and act in his duly assigned capacity in the interest of the organization he represents.

VICTOR S. PURDY.

On motion of Senator Lillard the permit was granted Mr. Purdy.

Senator Horner presented the following application of R. H. Tippett to appear before Senate Committees:

To the Honorable President and Members of the Senate of the State of Oklahoma:

R. H. Tippett states that he is a resident of Dewar, Oklahoma, that he is 63 years of age, that he is a duly authorized legislative committeeman of the Oklahoma State Federation of Labor, that he is paid the sum of \$10.00 per day for his services, that he makes this statement in compliance with the law of the State and petitions your Honorable Body that he be granted a permit to appear before committees and act in his duly assigned capacity in the interests of the organization he represents.

R. H. TIPPETT.

On motion of Senator Horner the permit was granted Mr. Tippett.

Senator Morton, on behalf of the Committee on Enrolled and Engrossed Bills presented the following report:

Mr. President: We, your Committee on Enrolled and Engrossed Bills, beg leave to report the following correctly engrossed: Senate Bill No. 7, Senate Concurrent Resolutions Nos. 1 and 2, Senate Resolution No. 2 and Senate Joint Resolution No. 2.

L. A. MORTON, Chairman.

Senator Looney, on behalf of the Committee on County and State Affairs, presented the following report, which was received and the bill ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on County and State Affairs, to whom was referred Senate Bill No. 14, by Cordell of the Senate, and King of the House, entitled: "An Act to amend section 3 of chapter 165 of the Session Laws of 1919, relating to Deputy Sheriffs in certain counties, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LOONEY, Chairman.

Senator Harrison offered the following motion, which was carried:

Mr. Chairman: I move that the following Senators be added to the following committees:

Senator Horner to Judiciary No. 1.

Senator Cartwright to Roads and Highways.

Senator Golobie to Legislative and Judicial Apportionment.

HARRISON.

BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 22, by Cordell, "An Act to amend section 3, chapter 165 of the Revised Laws of Oklahoma, 1919, pertaining to the fees of deputy sheriffs."

Senate Bill No. 23, by Hensley, "An Act to regulate the purchase and sale of second-hand motor vehicles and parts; providing for the licensing of the business of dealing in second-hand motor vehicles to prevent the removal, mutilation or alteration of makers' numbers on motor vehicles; to prevent the theft of motor vehicles and parts thereof."

Senate Bill No. 24, by Hensley, "An Act for the prevention of blindness from ophthalmia neonatorum."

Senate Bill No. 25, by Golobie, "An Act relating to salaries in counties between 27,525 and 28,000 population."

Senate Bill No. 26, by Lillard and Sherman, "An Act prohibiting extortion and profiteering and imposition of improper charges to the public, prescribing proper and legal rates and charges to be made by merchants and others engaged in commerce and trade with the public, providing a penalty for the violation thereof and declaring an emergency therefor."

Senate Bill No. 27, by Leedy, A bill or an act to be entitled, "An Act providing for a court of general jurisdiction of law and equity for all public utilities, corporations, common carriers, transportation companies, organizations and co-partnerships, and the manufacture and sale of any and all commodities, of this state; and affecting labor, union labor, and employees, fixing the number of judges and officers and their salaries; providing penalties for violation of the act and repealing article 4, of chapter 246, of the Session Laws of 1915, and all acts and parts of acts in conflict therewith."

Senate Bill No. 28, by Cordell, "An Act amending chapter 114 of the Session Laws of Oklahoma, 1913, relating to unfair competition and discrimination and amending section 1, and declaring an emergency."

Senate Bill No. 29, by McPherrren, Cartwright and Holloway, "An Act making appropriation for furnishing the educational building at Southeastern State Normal, providing for heating building, connecting with sewer, and declaring an emergency."

Senate Bill No. 30, by Spurlock and Cordell, "An Act amending chapter 290 of the Session Laws of 1919."

Senate Bill No. 31, by Spurlock and Leedy, "An Act amending section 8227, article 1, chapter 70, of the 1910 Revised Laws of Oklahoma relating to trusts and pools."

Senate Bill No. 32, by Leedy and Spurlock of the Senate, and _____ of the House, "An Act amending sections 115, 116, 117, 118, 119, and 120 of article 1 of chapter 3 of the Revised and Annotated Laws of the State of Oklahoma, 1910, and repealing chapter 98 of the Session Laws of 1917, and declaring an emergency."

Senate Bill No. 33, by Leedy, "An Act to levy a special tax of one (1) cent per gallon upon gasoline sales at retail in the State, for public school purposes and providing a penalty for the violation of this act and declaring an emergency."

Senate Bill No. 34, by Cordell, "An Act providing for the licensing and registration of dogs."

Senate Bill No. 35, by Leedy and Cartwright, "An Act to regulate the practice of chiropractic; to create a board of chiropractic examiners and to provide for the appointment of same; to fix rules and regulations governing said board; to provide a curriculum; to provide a fee for examination; to provide for the disposal of the fund arising from said fees; to regulate the holding of meetings of said board

and the issuance of licenses to practice chiropractic; and to provide a penalty for practicing chiropractic without a license as provided for by this act; providing for the educational standard required; defining the science of chiropractic and repealing all conflicting acts."

Senate Bill No. 36, by Rutherford, "An Act to provide for a transfer of cases and proceedings from district courts of this State in counties wherein superior courts are located to said superior courts, repealing all laws in conflict herewith and declaring an emergency."

Senate Bill No. 37, by E. E. Woods, "An Act fixing a closed season for certain fur bearing animals and forbidding the killing of deer."

Senate Bill No. 38, by W. H. Woods, "An Act making supplementary appropriation for State Training School for White Boys at Pauls Valley for the fiscal year ending June 30, 1921."

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committee indicated:

Senate Bill No. 15, by Cordell, of the Senate and Graves of the House, to Agriculture.

Senate Bill No. 16, by Davidson of the Senate, and Bell and Rogers of the House, to Judiciary No. 1.

Senate Bill No. 17, by Davidson of the Senate and Bell and Rogers of the House, to Judiciary No. 1.

Senate Bill No. 18, by Johnson, to Education.

Senate Bill No. 19, by W. H. Woods, to Fees and Salaries.

Senate Bill No. 20, by Wells of the Senate and Harris of the House, to Private Corporations.

Senate Bill No. 21, by Durant, to Judiciary No. 1.

The time having arrived for eulogistic remarks on the death of Senator S. L. Johnson, Senator Horner, representing the district formerly represented by Senator Johnson, addressed the Senate.

Senator Horner was invited to the rostrum and presided.

Senators Cartwright, Cordell, Golobie, Clark, Davidson, Ingraham, Nichols, Simpson, Harrison, and Rev. Callahan, Chaplain of the Senate, addressed the Senate.

The President pro tempore resumed the Chair.

Commissioner Wm. Peart of the Salvation Army, having been invited to address the Senate, was introduced by Honorable A. N. Leecraft, State Treasurer.

Commissioner Peart addressed the Senate.

Senate Bill No. 7 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherrin, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Excused: Anglin, Dearmon, Ratliff. Total 3.

Absent: Briggs, Durant, Lynch. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Excused: Anglin, Dearmon, Ratliff. Total 3.

Absent: Briggs, Durant, Lynch. Total 3.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 7 and ordered the same transmitted to the Honorable House.

Senator Hill asked unanimous consent to introduce a resolution which was given.

Senator Hill introduced the following resolution and asked unanimous consent for its immediate consideration, which was given:

SENATE RESOLUTION No. 3—By HILL.

A Resolution Directing the State Board of Public Affairs to Advise the Senate the Status of Improvements Authorized by the Regular Session of the Seventh Legislature.

Be It Resolved by the Senate of the State of Oklahoma:

WHEREAS, under the provisions of certain acts of the Seventh Legislature, the State Board of Public Affairs was

authorized to make and enter into certain contracts for the construction of public improvements and buildings, and

WHEREAS, it is doubtful whether or not it is for the best interests of the State that all of said work should be completed,

BE IT THEREFORE RESOLVED, that the State Board of Public Affairs be, and it is hereby respectfully requested to furnish to the Senate, at as early a date as possible, information showing the present status and the progress already made on said public improvements and buildings for the purpose of enabling the Senate to determine whether or not all of said improvements should be completed.

On motion of Senator Hill the resolution was adopted.

Senator Rutherford asked unanimous consent to introduce a concurrent resolution, which was given.

Senator Rutherford introduced the following concurrent resolution and asked unanimous consent for its immediate consideration, which was given:

SENATE CONCURRENT RESOLUTION No. 3

By RUTHERFORD.

A Resolution Requesting the State Board of Public Affairs to Cause to be Discontinued any Further Operations in Pursuance of the Contract for the Construction of a Tuberculosis Sanatorium at Talihina, Oklahoma, and to Avoid Further Liabilities Thereunder.

WHEREAS, The Seventh Legislature made an appropriation of \$250,000.00, for the purpose of constructing three State Tuberculosis Sanatoria, one for colored people and two for white people, and

WHEREAS, The State Board of Public Affairs, under the authority of chapter 234 of said Session Laws of 1919, have heretofore established and located the third Sanatorium, so provided for, at Talihina, Oklahoma, and only recently have contracted for the building of same, and,

WHEREAS, It is the concensus of opinion of the members of the Legislature that an opportunity be given during the present session thereof for a more thorough investigation of the necessity for the establishment of such an institution.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN, That the State Board of Public Affairs of the State of Oklahoma be and they are hereby requested to proceed forthwith to cause to be discontinued any further operations by reason of the contract, herein above referred to, and to avoid any further liabilities thereunder.

BE IT FURTHER RESOLVED, That the State Board of Public Affairs be and they are hereby directed to furnish to the Governor for submission to the Legislature, a full and detailed report of the work done, expenses had, and liabilities incurred by reason of the contract above mentioned.

On motion of Senator Rutherford the resolution was adopted.

The President pro tempore signed the engrossed copies of Senate Concurrent Resolutions 1 and 2 and Senate Joint Resolution No. 2 and ordered the same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Resolution No. 2 and ordered same returned to the committee on Engrossed and Enrolled Bills for enrollment.

A communication on behalf of the Livestock Association of Oklahoma, was read from Honorable J. A. Whitehurst, Pres-

ident of the State Board of Agriculture, inviting the members of the Senate to a banquet at the Chamber of Commerce this evening.

On motion of Senator Hill the invitation was accepted.

On motion of Senator Hill the Senate adjourned under the rule.

SEVENTH LEGISLATIVE DAY.

Tuesday, January 11, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment and was called to order by the President.

On roll call the following Senators were present: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 42.

Absent: Dearmon, Sherman. Total 2.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Pugh asked that Senator Dearmon be excused indefinitely because of sickness in his family, which was unanimously granted.

The Journals of the first, second, third, fourth, and seventh days' session were read, and upon motion of Senator Harrison were approved.

Senator Simpson presented a communication from Joseph Liggett, Chairman, and E. N. Wells, Secretary, officers of the

State Association of County Commissioners, to which was attached copies of resolutions adopted January 10, 1921, by the Association, stating that the subject matter of the resolutions covered problems which had received the careful consideration of the county commissioners throughout the state. Resolutions were as follows:

Resolution signed by Joseph Liggett, T. H. Rice, Ira M. Johnson, R. C. McGill and E. G. McKinney, Committee, commending and endorsing the present Highway Department and extending to Mr. Henry Wood, the State Highway Commissioner, the thanks of the Association for many courtesies extended, which resolution was referred to the Committee on Roads and Highways.

Resolution signed by Joseph Liggett, Ira M. Johnson, E. G. McKinney and E. N. Wells, Secretary, committee, endorsing the position taken by the Governor in his message with reference to making an appropriation to assist in meeting the Federal appropriations for constructing highways, and recommending to the Legislature that a sufficient appropriation be made to protect the Federal appropriation, which resolution was referred to the Committee on Roads and Highways.

Resolution signed by Joseph Liggett, R. C. McGill, Ira M. Johnson, T. H. Rice, E. G. McKinney and E. N. Wells, Secretary, committee, stating that there had been some agitation in various parts of the state relative to the collection of automobile license tax by local authorities, and opposing any amendment to the present law which would change the method or manner of collecting said license tax; also commending the State Highway Commissioner for the prompt manner in which all moneys belonging to the various counties by reason of the collection of automobile license tax, had been returned to the county treasurer, which was referred to the Committee on Revenue and Taxation.

Senator Davidson introduced the following resolution:

Senate Resolution No. 4, by Davidson, "A Resolution calling for information from the court clerk of the various counties of the state relative to the condition of the district and superior court dockets."

Senator Davidson asked unanimous consent for the immediate consideration of the resolution, which was granted.

On motion of Senator Davidson the resolution was adopted.

Senator Simpson moved that Mrs. E. L. M. Thompson of the National Anti-Tuberculosis Association be permitted to address the Senate for thirty minutes at three o'clock, which was carried.

The following message from the House was read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith for the consideration of your honorable body the engrossed copy of House Bill No. 14, by Harris of the House and Davidson of the Senate: "An Act making an appropriation to pay mileage and per diem of members of the House of Representatives and Senate of the Eighth Legislature, salaries of employees and contingent expenses; and declaring an emergency," and to inform you and through you the Honorable Senate, that this bill has been passed by the House of Representatives and was signed by the Speaker of the House in open session.

Respectfully,

ALBERT ROSS,

Chief Clerk.

Senator Rutherford on behalf of Judiciary Committee No. 1 presented the following report, which was received and the bill ordered printed and placed on the Calendar:

Mr. President:

We, your Committee to whom was referred Senate Bill No. 6, by McPherren, entitled: "An Act prohibiting any person, firm or corporation from exhibiting, exposing to view, or transporting from one place to another within this state, any film, picture, moving picture film, or other photographic representation or any painting or drawing showing or purporting to show the conduct, or purported conduct, or simulating the conduct or purported conduct, in acts of violence, or crime or immorality, of any person or criminal reputation, or of general reputed immoral character, or who has been accused or convicted of crime, or of any ex-convict, etc., etc.," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended, original Senate Bill No. 6 is hereto attached.

S. M. RUTHERFORD, Chairman.

Senator West on behalf of the Committee on Fees and Salaries presented the following report, which was received and the bill ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Fees and Salaries to whom was referred Senate Bill No. 19, by W. H. Woods, entitled: "An Act providing for fees for jurors and witnesses and amending section 3236 of the Revised Laws of Oklahoma 1910, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass with the following amendments: In Section 1, relating to jurors fees the amount of \$1.50 in each instance is changed to \$1.00, and after the word "any" and before the word "justice" strike out the words "corner or."

L. L. WEST, Chairman.

Senator Coyne presented the following applications of F. Thornton, Robert White and Chas. B. Thompson to appear before Senate Committees:

To the Honorable President and Members of the Senate of the State of Oklahoma:

Frank Thornton states that he is a resident of Sapulpa, Oklahoma, that he is 52 years of age, that he is a duly authorized legislative committeeman of the Brotherhood of Locomotive Engineers, that he is paid the sum of \$10.00 per day for his services, that he makes this statement in compliance with the law of the State and petitions your honorable body that he be granted a permit to appear before committees and act in his duly assigned capacity in the interests of the organization he represents.

F. THORNTON.

To the Honorable President and Members of the Senate of the State of Oklahoma:

Robert White states that he is a resident of Oklahoma City, Oklahoma, that he is 53 years of age, that he is a duly authorized legislative committeeman of the Oklahoma State Federation of Labor, that he is paid the sum of \$10.00 per day for his services, that he makes the statement in compliance with the laws of the state and petitions your honorable body that he be granted a permit to appear before committees and act in his duly assigned capacity in the interests of the organization he represents.

ROBERT WHITE.

To the Honorable President and Members of the Senate of the State of Oklahoma:

Charles B. Thompson states that he is a resident of Oklahoma City, Oklahoma, that he is 37 years of age, that

he is a duly authorized legislative committeeman of the Oklahoma State Council of Carpenters, that he is paid the sum of \$10.00 per day for his services, that he makes this statement in compliance with the law of the State and petitions your honorable body that he be granted a permit to appear before committees and act in his duly assigned capacity in the interests of the organization he represents.

CHAS. B. THOMPSON.

On motion of Senator Coyne permits were granted to Mr. F. Thornton, Mr. Robert White and Mr. Chas. B. Thompson to appear before Senate Committees.

SENATE BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 39, by McPherren, Carlock, Cartwright, Davidson, Draughon, Hensley, Hill, Holloway, Johnson, Looney, Simpson, Nichols, Ratliff, E. E. Woods, and W. H. Woods, "An Act making an appropriation for the purpose of aiding in permanent road construction in each county in the State of Oklahoma, providing for the division and apportionment of same among the counties, the terms, rules, and conditions on which the same shall be apportioned and expended, declaring an emergency."

Senate Bill No. 40, by Nichols, "An Act to amend section 7392 (chapter 72, article 9 of the 1910 Revised Laws of the State of Oklahoma) for the publication of delinquent personal tax list-collection-procedure, and declaring an emergency."

Senate Bill No. 41, by Looney, "An Act amending section 7, chapter 57, Session Laws of Oklahoma, 1915, and

section 1, chapter 211, Session Laws of Oklahoma, 1917, relating to regulations of Penal Institutions in Oklahoma, and declaring an emergency."

Senate Bill No. 42, by Spurlock, "An Act providing for the control of solicitors of all private benevolent and charity organizations, and declaring an emergency."

Senate Bill No. 43, By Spurlock, of the Senate, and Graves, of the House, "An Act providing for the organization of the thresherman's mutual fire, lightning and tornado insurance associations and prescribing their powers and duties, and declaring an emergency."

Senate Bill No. 44, by Wells, "An Act amending section 21, of article 5 of chapter 219 of the Session Laws of the State of Oklahoma, 1913, relating to visitation of school by members of the school boards, furnishing of certain supplies to school teachers: repealing all acts and parts thereof in conflict herewith, and declaring an emergency."

Senate Bill No. 45, by Johnson, of the Senate, and Nance, of the House, "An Act relating to the taxation of the gross production of coal and lumber in lieu of any other method of taxing same: and of certain property used in the production thereof, and declaring an emergency.

Senate Bill No. 46, by Leedy, "An Act creating a board of examiners to examine and license barbers; prescribing its duties; providing for a license to barbers to practice their trade or calling; and providing for sanitary conditions, and providing a punishment for violation thereof, and declaring an emergency."

HOUSE BILLS ON FIRST READING.

House Bill No. 14, by Harris, of the House, and Davidson, of the Senate, "An Act making an appropriation to

pay mileage and per diem of members of the House of Representatives and Senate of the Eighth Legislature, salaries of employees and contingent expenses; and declaring an emergency.”

BILLS ON SCEOND READING.

The following bills were read for the second time and referred to the standing committee indicated:

Senate Bill No. 22, by Cordell, to Fees and Salaries.

Senate Bill No. 23, by Hensley, to Judiciary No. 2.

Senate Bill No. 24, by Hensley, to Public Health.

Senate Bill No. 25, by Golobie, to Fees and Salaries.

Senate Bill No. 26, by Lillard and Sherman, to Judiciary No. 1.

Senate Bill No. 27, by Leedy, to Commerce and Labor.

Senator Leedy asked unanimous consent to have Senate Bill No. 27 referred to Judiciary Committee No. 1.

Senator Cartwright objected and the bill was referred to Committee on Commerce and Labor.

Senate Bill No. 28, by Cordell, to Agriculture.

Senate Bill No. 29, by McPherrren, Cartwright and Holloway, to Appropriations.

Senate Bill No. 30, by Spurlock and Cordell, to Revenue and Taxation.

Senate Bill No. 31, by Spurlock and Leedy, to Agriculture.

Senate Bill No. 32, by Leedy and Spurlock, of the Senate, and ---- of the House, to Agriculture.

Senate Bill No. 33, by Leedy, to Revenue and Taxation.

Senate Bill No. 34, by Cordell, to Revenue and Taxation.

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Senate Bill No. 35, by Leedy and Cartwright, to Public Health.

Senate Bill No. 36, by Rutherford, to Judiciary No. 1.

Senate Bill No. 37, by E. E. Woods, to Fish and Game.

Senate Bill No. 38, by W. H. Woods, to Penal Institutions.

Senator Morton, on behalf of the Committee on Enrolled and Engrossed Bills, presented the following report:

Mr. President: We your Committee on Enrolled and Engrossed Bills beg leave to report Senate Resolution No. 3 and Senate Concurrent Resolution No. 3 correctly engrossed.

MORTON, Chariman.

The President signed the engrossed copy of Senate Resolution No. 3.

The President signed the engrossed copy of Senate Concurrent Resolution No. 3 and ordered same transmitted to the Honorable House.

Detailed reports from the State Institutions and Departments named below for the fiscal years ending June 30, 1919, and June 30, 1920, were received from the Governor's office:

Southeastern State Normal School.

Northeastern State Normal School.

Northwestern State Normal School.

Central State Normal School.

East Central State Normal School.

Southwestern State Normal School.

Oklahoma College for Women.

University Preparatory School.

Agricultural & Normal University for Colored, Langston.

Oklahoma Military Academy.

Miami School of Mines.

Oklahoma State University.

Connors Agricultural School.

Panhandle Agricultural School.

Murray Agricultural School.

Cameron Agricultural School.

A. & M. College.

Oklahoma State Penitentiary.

Eastern Oklahoma Hospital.

Deaf, Blind & Orphan Institute for Colored.

West Oklahoma Home for White Children.

State Training School.

State Reformatory.

East Oklahoma State Home.

Central Oklahoma State Hospital.

Western Oklahoma State Hospital.

Oklahoma School for the Deaf.

Oklahoma School for the Blind.

Union Soldiers Home.

Institute for Feeble Minded.

Confederate Home at Ardmore.

State Industrial Commission.

Supreme Court.

Oklahoma Geological Survey.
Oklahoma State Mining Board.
Chief Mine Inspector.
State Superintendent of Public Instruction.
State Board of Education.
State Election Board.
Clerk Supreme Court.
Clerk Criminal Court of Appeals.
State Bar Commission.
Department of Labor.
Department of Charities and Corrections.
Lieutenant Governor.
Corporation Commission.
Insurance Department.
Insurance Board.
Secretary of State.
State Librarian.
State Banking Department.
Commissioners of the Land Office.
Commission for Adult Blind.
Board of Dental Examiners.
Soldiers' Memorial Commission.
Board of Arbitration and Conciliation.
Pension Department.
Board of Veterinary Medical Examiners.

State Board of Embalming.

State Board of Pharmacy.

Criminal Court of Appeals.

Adjutant General.

Governor.

Highway Department.

Attorney General.

Fire Marshal.

Board of Health.

State Issues Commission.

State Board of Accountancy.

State Examiner and Inspector.

State Treasurer.

State Auditor.

State Board of Public Affairs.

State Board of Agriculture.

State Game Warden.

State Board of Medical Examiners.

Oklahoma Historical Society.

State Board for Vocational Education.

State Board for Examination and Registration of Nurses.

State Industrial School for Girls.

Senator Rutherford moved that the Secretary of the Senate be instructed to have the reports of the State Board of Public Affairs and the Highway Department for the two fiscal years printed in sufficient number to supply each Senator with a copy.

Senator Wallace moved that the motion of Senator Rutherford be tabled, and roll call being demanded resulted as follows:

Ayes: Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Draughon, Harrison, Hensley, Holloway, Johnson, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Wallace, West, Woods, (W. H.). Total 20.

Nays: Anglin, Briggs, Brown, Clark, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Hill, Horner, Ingraham, Land, Leedy, Lillard, Lynch, Rutherford, Sherman, Spurlock, Wells, Woods, (E. E.). Total 22.

Absent: Simpson. Total 1.

Excused: Dearmon. Total 1.

The Chair declared the motion of Senator Wallace lost.

The vote recurring on the motion of Senator Rutherford, same was carried.

Senator Harrison asked unanimous consent to submit a motion, which was granted:

Senator Harrison submitted the following motion:

“Mr. Chairman: “I move the adoption of the following special rule to apply during the sessions of the Senate of the Eighth Legislature:

1. No person not a member of the Senate shall address the Senate in open session, save by the unanimous consent of the Senate. This rule shall not be suspended unless two-thirds of the Senators present and voting shall vote in the affirmative on the roll call.

(Signed) HARRISON.

Upon request of Senator Harrison action upon the motion was deferred until the next legislative day.

Senate Bill No. 14 was taken up for consideration.

On motion of Senator Cordell Senate Bill No. 14 was advanced to engrossment and third reading.

Senator Hill asked unanimous consent to introduce a resolution, which was granted.

Senate Resolution No. 5, by Hill and Rutherford, "A Resolution requesting the State Examiner and Inspector for information relative to the Revolving Funds of certain state institutions," was introduced and read.

Senator Hill asked unanimous consent to introduce a resolution, which was granted.

Senate Resolution No. 6, by Hill and Rutherford, "A Resolution requesting information of the Board of Affairs relative to construction of buildings and establishment of industries and factories by said Board," was introduced and read.

Senator Briggs presiding.

Senator Hill asked unanimous consent for the immediate consideration of Senate Resolution No. 6, which was granted.

On motion of Senator Hill Senate Resolution No. 6 was adopted.

The Chair announced the hour had arrived which was set apart for the address of Mrs. Thompson.

Mrs. Thompson was introduced and addressed the Senate.

The President pro tempore presiding.

On motion of Senator Coyne the Senate adjourned under the rule.

EIGHTH LEGISLATIVE DAY.

Wednesday, January 12, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment and was called to order by the President pro tempore.

On roll call the following Senators were present: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 42.

Absent: Harvey. Total 1.

The Chair announced a quorum present.

Prayer by the Chaplain.

The journal of the eighth day's session was read and on motion of Senator Cordell was approved.

Senator Wallace introduced the following resolution:

Senate Resolution No. 7, by Wallace, "Resolution declaring T. F. Hensley disqualified to act as State Senator."

Senator Harrison called up his motion submitted on the previous legislative day submitting a proposed special rule with reference to persons addressing the Senate.

On motion of Senator Harrison the special rule was unanimously adopted.

Senator Horner presented the following applications of J. F. Lawrence and W. L. Plymale to appear before Senate Committees:

To the Honorable President and Members of the Senate of the State of Oklahoma:

J. F. Lawrence states that he is a resident of Henryetta, Oklahoma, that he is 44 years of age, that he is legislative committeeman of the United Mine Workers, that he is paid the sum of \$9.50 per day for his services, that he makes this statement in compliance with the law of the State, and petitions your honorable body that he be granted a permit to appear before committees and act in his duly assigned capacity in the interests of the organization he represents.

J. F. LAWRENCE.

To the President and Members of the Senate of the State of Oklahoma:

W. L. Plymale states that he is a resident of Henryetta, Oklahoma, that he is 54 years of age, that he is a duly authorized legislative committeeman of the United Mine Workers, that he is paid the sum of \$9.50 per day for his services, that he makes this statement in compliance with the law of the State and petitions your honorable body that he be granted a permit to appear before committees and act in his duly assigned capacity in the interests of the organization he represents.

W. L. PLYMALE.

On motion of Senator Horner the permits were granted.

BILLS AND JOINT RESOLUTIONS ON FIRST READING.

The following bills and joint resolution were introduced and read for the first time:

Senate Bill No. 47, by Glasser, "An Act to regulate nominations and elections for all elective offices of cities of the first class and in cities, towns and villages, and all offices of judges of a court of record; providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names of appellations at elections with respect to said offices, imposing certain duties upon the Secretary of the State Election Board, County Election Board, and election officers and clerks; and providing penalties for the violation of the provisions hereof, and the punishment of certain offenses, repealing all laws or parts of laws in conflict herewith and declaring an emergency."

Senate Bill No. 48, by Fleming and McPherren, "An Act amending section 3, chapter 165 of the Session Laws of 1919, same being an act with reference to salaries of sheriffs, deputies, constables, and jailors, repealing all laws in conflict therewith and declaring an emergency."

Senate Bill No. 49, by Lillard, "An Act providing for the recovery of damages against any telephone company doing business in this state for mental anguish or suffering, regardless of bodily injury or pecuniary loss, for negligence in receiving, or perfecting any telephone call or for negligent interruption thereof, and declaring an emergency."

Senate Bill No. 50, by Carlock and McPherren, "An Act making an appropriation to reimburse R. L. Hoxie for money paid on contract for the construction of the statue of Se-

quoyah and placing the same in the National Capitol at Washington, D. C.”

Senate Bill No. 51, by Cordell, “An Act to provide for the eradication of predatory animals and injurious rodents, making an appropriation therefor, and prescribing the manner of its expenditure in cooperation with the Bureau of Biological Survey, United States Department of Agriculture.”

Senate Bill No. 52, by Cornett, of the Senate, and Wisemeyer, of the House, “An Act relating to deputy county officials in counties having a population not less than 36,536 and not over 36,600 and with an assessed valuation of not less than \$34,825,000.35.”

Senate Bill No. 53, by Hill, Cordell and Ingraham, “An Act to amend the first and second subdivisions of section 2414 Revised Laws of Oklahoma, 1910, defining the crime of rape.”

Senate Bill No. 54, by Hill, “An Act providing for the discontinuance and abandonment of certain State institutions and providing for their use for disabled and sick soldiers and other needed purposes.”

Senate Bill No. 55, by Lillard and Davidson, “An Act amending section 1, chapter 20 of the Session Laws of Oklahoma, 1919, repealing all laws in conflict therewith, and declaring an emergency.”

Senate Bill No. 56, by Lillard and Davidson, “An Act amending section 1, chapter 68 of the Session Laws of 1911, same being an act with reference to salaries of county attorneys and county judges in counties of certain population in the State of Oklahoma, repealing all laws in conflict therewith, and declaring an emergency.”

Senate Bill No. 57, by Leedy and Land, “An Act providing for the Department of Physical Education in the

office of the State Superintendent of Public Instruction; providing for a State Supervisor of Physical Education and one stenographer and making an appropriation for salaries and necessary traveling and incidental expenses."

Senate Bill No. 58, by Rutherford, Davidson, Horner and Nichols, "An Act prescribing additional duties of judges of superior courts, changing the method of payment of their salaries, providing for the payment of salaries, fixing their salaries and providing for the allowance and payment of traveling expenses."

Senate Bill No. 59, by Rutherford, "An Act empowering municipalities to provide and maintain playgrounds and neighborhood recreation centers, and declaring an emergency."

Senate Bill No. 60, by Hill and Looney, of the Senate, and Matthews and Bryce, of the House, "An Act relating to the State Penitentiary at McAlester and the State Reformatory at Granite, providing for officers and employees of said institutions and fixing their salaries."

Senate Bill No. 61, by Johnson, of the Senate, and Nance, of the House, "An Act creating and establishing a system of rural credit and providing for its method of operation; making an appropriation in support thereof."

Senate Bill No. 62, by Cartwright, of the Senate, and Gorman, of the House, "An Act creating the State School Book Commission; transferring to it the powers and authority belonging to the Text Book Commission, designating the place on which to erect a building or buildings for a State Printing Plant, to construct buildings thereon and purchase necessary machinery, type and other printing and binding material to print and bind books, to procure copyrights for same or to contract for the right to publish said school books on a royalty basis, and to provide for the preparation, publication, purchase, sale and distribution of a state series of school text books at cost, and to provide that text books may

be furnished free to pupils by the school district or city if authorized by a majority vote of the electors of the city or school district; making appropriations therefor, and providing penalties for the violation of this act, and repealing all acts and parts of acts in so far as they conflict, or are inconsistent with this act."

Senate Bill No. 63, by W. H. Woods and E. E. Woods, "An Act relating to divorcement and defining bigamy in connection therewith and amending section 4971 of the Revised Laws of the State of Oklahoma of 1910, and declaring an emergency."

Senate Joint Resolution No. 5, by Fleming and Wallace, of the Senate, and Porter Newman, of the House, "A Resolution authorizing the payment of the 1913 funding bonds of the State of Oklahoma."

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committee indicated:

Senate Bill No. 39, by McPherrren, Carlock, Cartwright, Davidson, Draughon, Hensley, Hill, Holloway, Johnson, Looney, Nichols, Ratliff, E. E. Woods and W. H. Woods, to Roads and Highways.

Senate Bill No. 40, by Nichols, to Revenue and Taxation.

Senate Bill No. 41, by Looney, to Penal Institutions.

Senate Bill No. 42, by Spurlock, to Hospitals and charities.

Senate Bill No. 43, by Spurlock, of the Senate, and Graves, of the House, to Insurance.

Senate Bill No. 44, by Wells, to Education.

Senate Bill No. 45, by Johnson, of the Senate, and Nance, of the House, to Revenue and Taxation.

Senate Bill No. 46, by Leedy, to Public Health.

House Bill No. 14, by Harris, of the House, and Davidson, of the Senate, to Appropriations.

Senator Hill asked unanimous consent to withdraw Senate Resolution 5, which was granted.

Senator McPherren asked unanimous consent to add a section to Senate Bill No. 39, introduced on the previous legislative day, which was granted.

Senator McPherren asked unanimous consent to make a correction in Senate Bill No. 29 and to add a section, which was granted.

Senator Morton, on behalf of the Committee on Enrolled and Engrossed Bills, submitted the following report:

Mr. President: We, your Committee on Enrolled and Engrossed Bills beg leave to report Senate Resolutions Nos. 4 and 6 correctly engrossed, and Senate Resolutions Nos. 2 and 3 correctly enrolled.

MORTON, Chairman.

The President pro tempore signed the engrossed copy of Senate Resolution No. 4 and Senate Resolution No. 6, and ordered same enrolled.

The President pro tempore signed the enrolled copy of Senate Resolution No. 2, and Senate Resolution No. 3, and ordered same transmitted to the Secretary of State.

Senate Bill No. 14 was read the third time at length

Senator Rutherford moved to recommit Senate Bill No. 14 for further consideration and asked unanimous consent to refer it to Judiciary Committee No. 1.

Senator Leedy made a point of order and read rule 12 which provides that a motion to recommit with instructions is not debatable.

Point of order sustained by the chair.

On motion of Senator McPherren the rules were suspended and the motion of Senator Rutherford discussed.

Senator Wallace moved as a substitute to recommit Senate Bill No. 14 without instructions. Vote taken and carried.

Senator Draughon asked unanimous consent to refer Senate Bill No. 14 to Judiciary Committee No. 1, which was granted.

Senator Wallace arose to a question of personal privilege and referred to recent newspaper reports with reference to his expenses while attending the inauguration of President Obregon and in accordance with his request copy of a letter was read dated January 3, 1921, addressed to the Adjutant General Chas. F. Barrett asking for a statement of money expended in his behalf by General Barrett for railroad fare from Oklahoma City to San Antonio, or Laredo, and from Laredo back to San Antonio, Texas, stating that he did not want the State of Oklahoma to pay a bill of this nature for him.

Senator E. E. Woods submitted the following motion:

“Mr. President: I move that Senators Rutherford, Horner and W. H. Woods be named a special committee to assist the Secretary of the Senate in determining what portion of the reports from the State Board of Affairs and Highway Department shall be printed, and that this committee be authorized to decide what part of these reports shall be printed.

E. E. WOODS.”

On motion of Senator McPherren the motion of Senator Woods was carried.

Senator Davidson submitted the following proposed rule.

RULE NO.

All bills carrying appropriations which are referred for consideration to any committee other than the Committee on

Appropriations shall, immediately upon a favorable report by the committee to which referred, or upon the rejection by the Senate of an unfavorable report by such committee thereon, be referred to the Committee on Appropriations for consideration by the Committee on Appropriations of the appropriation features thereof, and shall not be considered by the Senate until the Committee on Appropriations has reported thereon in accordance with the rules of the Senate.

On motion of Senator Davidson the rule was adopted.

Senator Hill asked to be excused after today's session until Monday on account of important business, which was un-animously granted.

Senator Coyne move that the Committee on Employees be authorized to employ additional stenographers as needed.

Senator W. H. Woods moved to amend the motion by striking out "stenographers" and insert the word "help," which was accepted by Senator Coyne.

Senator Morton moved to amend the motion by authorizing the Committee on Employees to decrease the number of employes when advisable, which was accepted by Senator Coyne.

The vote recurring on the motion of Senator Coyne, as amended, same was carried.

On motion of Senator Davidson the Senate adjourned under the rules.

NINTH LEGISLATIVE DAY.

Thursday, January 13, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment and was called to order by the President.

On roll call the following Senators were present: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie Harrison, Harvey, Hensley, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, E. E. Woods, W. H. Woods. Total 42.

Excused: Hill. Total 1.

Absent: Anglin. Total 1.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Nichols asked that Senator Anglin be excused on account of sickness, which was granted.

The Journal of the eighth day's session was read and on motion of Senator Harrison was approved.

Senator E. E. Woods moved that the remarks attributed to himself as recorded on pages 4 and 5 in the Journal of the second legislative day be stricken from the record.

Senator Harrison made the point of order that the Journals up to the present day had been approved and it would be necessary for Senator Woods to obtain a suspension of the rules before the motion could be acted upon.

The Chair held the point of order well taken.

Senator E. E. Woods arose to a question of personal privilege and sought to insert a statement in the record.

Senator Davidson made the point of order that the matter contained in the statement was not a matter of personal privilege.

The Chair ruled that the subject matter in the statement was not a matter to be considered under a question of personal privilege and held the point of order well taken.

Senator E. E. Woods moved that the rules be suspended for the purpose of permitting him to make a written statement for the Journal with reference to the Journal entry of the second legislative day.

The roll being called resulted as follows :

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Dearmon, Durant, Fleming, Frye, Glasser, Harvey, Horner, Ingraham, Land, Leedy, Lynch, McPherren, Pugh, Ratliff, Rutherford, Sherman, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 28.

Nays: Coyne, Davidson, Draughon, Harrison, Hensley, Holloway, Johnson, Lillard, Looney, Morton, Nichols, Simpson, Spurlock. Total 13.

Excused: Anglin, Hill. Total 2.

Absent: Golobie. Total 1.

The Chair declared the rules suspended.

Senator E. E. Woods moved that the statement on the Reading Clerk's desk be inserted in today's Journal.

Senator Davidson moved that the vote by which the rules were suspended be reconsidered.

Senator E. E. Woods made the point of order that he first attempted to insert his statement in the Journal under the grounds of personal privilege; failing at that he made a motion that it be inserted in the Journal and stated that the motion had never been put by the Chair; stating further that Senator Davidson had voted with the minority and therefore ineligible to move a reconsideration.

The Chair held the point of order well taken.

Senator W. H. Woods moved the previous question, which was ordered.

Senator Wallace moved as a substitute for all pending motions that the record merely state that Senator E. E. Woods withdrew his motion.

The Chair ruled the motion of Senator Wallace out of order, stating that the previous question had been ordered.

The roll being called on the motion of Senator E. E. Woods, resulted as follows:

Ayes: Briggs, Brown, Clark, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Horner, Ingraham, Land, Lynch, Wells, Woods, (E. E.), Woods, (W. H.). Total 16.

Nays: Carlock, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Hensley, Holloway, Johnson, Lillard, Looney, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, West. Total 24.

Excused: Anglin, Hill. Total 2.

Absent: Cornett, Leedy. Total 2.

The Chair declared the motion lost.

Senator Wallace served notice that on the next legislative day he would move to reconsider the vote by which the motion failed to carry.

Senator Davidson, on behalf of the Committee on Appropriations, submitted the following report:

COMMITTEE REPORT.

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 14 by Harris of the House and Davidson of the Senate, entitled: "An Act making an appropriation to pay mileage and per diem of members of the House of Representatives and Senate of the Eighth Legislature, salaries of employees and contingent expenses, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendments being as follows, to-wit:

Amendment No. 1. Insert in the title of the bill, after the words "salaries of" and before the word "employees," the words "officers and."

Amendment No. 2. Insert in line 5 of Section 1 of the bill, after the words "of the" and before the word "House." the words "members of the."

Amendment No. 3. Insert in line 6 of Section 1 of the bill, after the words "of the" and before the word "employees," the words "officers and."

Said amendments being attached to and accompanying the original bill herewith reported.

Respectfully submitted,

R. L. DAVIDSON, Chairman.

On motion of Senator Davidson the Committee report on House Bill No. 14 was adopted.

Senator Davidson moved that the rules be suspended and House Bill No. 14 taken up for immediate consideration.

The roll being called resulted as follows:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (W. H.). Total 39.

Nays: Briggs, Glasser, Woods, (E. E.). Total 3.

Excused: Anglin, Hill. Total 2.

The Chair declared the rules suspended.

Senator Davidson moved that the bill be considered engrossed and placed on third reading and final passage. Vote taken and carried.

House Bill No. 14 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Holloway, Horner, Ingra-

ham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.) Woods, (W. H.). Total 39.

Nays: Glasser. Total 1.

Excused: Anglin, Hill. Total 2.

Absent: Briggs, Durant. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Glasser submitted the following explanation of his vote:

“Mr. President: I vote No for the reason that I am opposed to the passage of any appropriation bill prior to the printing of a copy of the bill for the inspection of the membership of this body.

GLASSER.”

The question being, “Shall the bill become an emergency measure?” the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 39.

Nays: Glasser. Total 1.

Excused: Anglin, Hill. Total 2.

Absent: Briggs, Durant. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

House Bill No. 14 was referred to the Committee on Enrolled and Engrossed Bills for the purpose of engrossing the Senate amendments.

The following message from the Governor was read:

GOVERNOR'S MESSAGE.

To the Honorable, the President, and Members of the Senate:

Agreeable to the requirements of Senate Resolution No. 3, I have the honor to submit therewith a report prepared by the State Board of Public Affairs, relative to the status of the State Tuberculosis Sanatorium, located at Talihina, Oklahoma.

Respectfully,

J. B. A. ROBERTSON,
Governor.

January 11, 1921.

To the Honorable Senate:

In compliance with Senate Resolution No. 3, we take pleasure in herewith submitting to the Honorable Senate a report on the letting of a contract for the erection of the State Tuberculosis Sanitarium located near Talihina, Oklahoma.

LOCATION OF INSTITUTION.

The location of the State Tuberculosis Sanitarium, as by law provided, was designated by the State Commissioner of Health. After that official had recommended the acceptance of the proposed site located near Talihina, the State Board of Public Affairs entered into negotiations with citizens of LeFlore County, looking toward the donation of 640 acres of land upon which to erect the proposed Sanitarium. After

some delay in perfecting titles, the Attorney General gave his approval to the abstract and conveyance, which were necessary preliminaries to the letting of the contract.

DESIGNATION OF ARCHITECT.

The State Commissioner of Health received from various architects sketches or preliminary plans covering the proposed project. After considering such submitted sketches, the State Commissioner of Health recommended the employment of Mr. Charles P. Neider, of Oklahoma City, as Architect. The State Board of Public Affairs entered into a contract employing Charles P. Neider, and authorized him to submit plans and specifications covering the proposed Tuberculosis Sanitarium in accordance with preliminary sketches previously approved by the State Commissioner of Health. Upon the receipt of permanent plans and specifications from the Architect, the State Board of Public Affairs caused to be published in the Daily Oklahoman a notice to contractors, as follows:

“Oklahoma City, Oklahoma.

“November 1, 1920.

“NOTICE TO CONTRACTORS.

“Notice is hereby given that the State Board of Public Affairs will receive sealed proposals up until 1:00 p. m. Monday, November 15th, 1920, on the construction of State Tuberculosis Sanitarium, at Talihina, Oklahoma.

Plans and specifications may be seen at the office of the State Board of Public Affairs or at the office of Chas. P. Neider, Architect, Empress Theater Bldg., Oklahoma City, Okla.

A surety bond in the sum of 5 per cent of proposals shall accompany each bid.

The State Board of Public Affairs reserves the right to reject any or all bids.”

(Signed)

“STATE BOARD OF PUBLIC AFFAIRS,

“By Geo. F. Clark, Chairman.

“H. V. Bird, Secretary.”

In addition to this notification, this Board mailed copies to various contractors distributed over the State who had expressed a desire in the past to be considered in the matter of erecting public buildings.

PLANS AND SPECIFICATIONS.

The State Board of Public Affairs realizing that the appropriation of \$100,000.00 for the purpose of constructing the Tuberculosis Sanitarium could not be confined strictly to buildings, but that it must be divided so as to cover the necessary heating plant, water works, sewer lines, septic tanks and other incidentals aside from main buildings, had the specifications so prepared that bids could be received covering the various points essential to the establishment of a new institution. It was the idea of this Board to make the initial appropriation of \$100,000.00 go as far as possible in the building of structures and attendant improvements necessary for the maintenance of said institution. It will be noted from the proposals submitted by contractors that bids were received covering eight propositions connected therewith.

OPENING OF BIDS.

In accordance with published notices, the State Board of Public Affairs, on November 15th, 1920, at 1:00 p. m., in the presence of all bidders and the public, had an open session and said Board received and opened the following proposals from contractors. Each of the bids were accompanied by surety bond or certified check in the sum of 5 per cent of the bid.

| | | | | | |
|---|---------------------------|----------------------|-------------------|------------------------------|----------------|
| Bid No. 1—1 Administration Bldg. and 1 Ward Bldg. Complete including heating plumbing, heating and Electrical Work of..... | Kreipke-Schafer Const. Co | M nhattan C nst. Co. | Stiles Const. Co. | Daugherty-Nichols Const. Co. | R. M. Crissman |
| | \$107,960.00 | | \$110,565.00 | \$119,200.00 | \$ 75,871.00 |
| Bid No. 2.—Erect 1 or more Cottages complete including plumbing, heating and electrical work, each for the sum of..... | \$ 6,980.00 | \$ 6,750.00 | \$ 5,000.00 | \$ 7,450.00 | \$ 8,000.00 |
| Bid No. 3.—Erect 1 Administration Bldg. and 1 Ward Bldg., according to Bid No. 1 except to include roughing in only for plumbing and steam heating for sum of | \$ 97,763.00 | \$ 94,800.00 | \$ 99,765.00 | \$109,460.00 | \$68,408.00 |
| Bid No. 4.—Erection of 1 or more Cottages complete as in Bid No. 2 except to include roughing in only for plumbing and steam heating each, for the sum of..... | \$ 6 490.00 | \$ 6,200.00 | \$ 4,700.00 | | \$ 6,000.00 |

| | Kreipke-Schafer Const. Co | M nhattan C nst. Co. | Stiles Const. Co. | Daugherty-Nichols Const. Co. | R. M. Crissman |
|---|---------------------------|----------------------|-------------------|------------------------------|----------------|
| Bid No. 5.—Erect Administration Bldg. only complete including plumbing, steam heating and electrical work for the sum of | | | \$ 79,385.00 | \$ 84,200.00 | \$ 47,364.00 |
| Bid No. 6.—Erect Administration Bldg., only, complete except to including roughing in only for plumbing and steam heating, for sum of | | | \$ 71,725.00 | | \$ 40,364.00 |
| Bid No. 7.—Erect 1 Ward Bldg. complete including plumbing, heating and electrical work, for sum of | | | \$ 31,130.00 | \$ 35,000.00 | \$ 31,507.00 |
| Bid No. 8.—Erect 1 Ward Bldg. complete except to include roughing in only, for plumbing and steam heating for sum of | | | \$ 28,330.00 | | \$ 23,340.00 |

After the opening in public of the bids received, as set forth above, the State Board of Public Affairs deferred action until a conference with the State Commissioner of Health could be arranged for the purpose of making final acceptance of the lowest bid; it being the policy of this Board to always confer with the head of any State Institution for whom the public building is being contracted.

CONTRACTOR ADMITS ERROR.

On the morning of November 16, 1920, Mr. R. M. Crissman, of Oklahoma City, who had submitted the lowest bid for the construction of the Tubercular Sanitarium at Talihina, Oklahoma, appeared before the State Board of Public Affairs and presented the following letter:

“November 16, 1920.

“State Board of Public Affairs,

“State of Oklahoma.

“Tubercular Sanitarium, Talihina, Oklahoma.

“Dear Sirs:

“Referring to my bid covering the above proposed building, I find same in error due to a mistake in addition, to the amount of \$10,000.00, on proposition 1, 3 and 5.

I therefore respectfully ask that you permit me to withdraw my bid or amend same to read:

| | |
|-------------------------|-------------|
| Proposition No. 1 | \$88,871.00 |
| Proposition No. 3 | \$78,408.00 |
| Proposition No. 5 | \$57,364.00 |

Very respectfully yours,

(Signed) “R. M. Crissman.”

WITHDRAWAL OF CRISSMAN BID REFUSED.

The Daily Minutes of the State Board of Public Affairs, under date of November 16th, showed the following entry:

“The Board having carefully considered the application of R. M. Crissman to be permitted to withdraw or amend his bid filed with the State Board of Public Affairs on November 15th, 1920, for the construction of the Tubercular Sanitarium at Talihina, Oklahoma, refused same.”

ACCEPTANCE OF CRISSMAN BID ORDERED.

After conferring with State Commissioner of Health, Lewis, and Architect, Chas. P. Neider, relative to the letting of contract for the Tubercular Sanitarium, Talihina, Oklahoma, The State Board of Public Affairs, under date of November 23rd notified Contractor Crissman as follows:

“Oklahoma City, Oklahoma.

November 23, 1920.

Mr. R. M. Crissman,
First National Bank Bldg.
Oklahoma City, Okla.

Dear Sir:

This is to advise that the State Board of Public Affairs has this day accepted your bid covering the construction of the State Tuberculosis Sanitarium, to be erected at Talihina, Oklahoma. You will be expected to enter into contract and furnish sufficient bond by November 24, 1920.

Yours very truly,

(Signed) “STATE BOARD OF PUBLIC AFFAIRS,”

By Geo. F. Clark,

Chairman.”

CRISSMAN REFUSES CONTRACT.

The following telegram was received by the State Board of Public Affairs, November 23rd, 1920:

“Clinton, Oklahoma 1:07 p. m., November 23, 1920.
State Board of Public Affairs,
Oklahoma City, Okla.

Cannot accept contract on Talihina work. Original bid withdrawn.

R. M. CRISSMAN.

1:27 p. m.”

BOND RETURNED CONTRACTOR.

On November 27th, 1920, R. M. Crissman appeared before the State Board of Public Affairs and made detailed explanation of the alleged error on his part in preparing his proposal. He admitted his liability, which was covered with a proposal bond in the sum of \$4,500.00, and stated that in refusing to carry out the contract, which would mean a loss of \$10,000.00 to him, the other alternate would be for the State Board of Public Affairs to collect on his proposal bond in the sum of \$4,500.00. He urgently requested the Board not to take this action as it would mean his destruction as a contractor, inasmuch as he would thereafter be unable to secure bond for future work from surety companies. After hearing Mr. Crissman at length, official action taken by this Board, in the Daily Minutes, was as follows:

“In the matter of the bid of R. M. Crissman, covering the construction of the Tubercular Sanitarium at Talihina, the Board having on November 16, rejected the application of Mr. Crissman for permission to amend his bid or have permission to withdraw the same and now on this day the matter comes on for further consideration and it being shown by the bidder that in case the Board awarded him the work and compelled the performance of same that he would lose not less than Ten Thousand Dollars (\$10,000.00) for the reason that he had made a mistake in figuring estimates at the time his bid was submitted and upon his second application to permit him to withdraw his bid or to amend it or have his bid rejected, the Board being fully advised in the matter, all members be-

ing present, it was agreed that the same bid of R. M. Crissman be rejected and that his bond be returned to him.

Done this 27th day of November, 1920."

NEW BIDS SOUGHT.

Under date of Saturday, November 27, 1920, the State Board of Public Affairs took the following official action:

"It appearing that the bid of R. M. Crissman, who had been awarded the contract for the State Tubercular Sanitarium, at Talihina, Oklahoma, had been withdrawn leaving the matter status quo, it was the judgment of this Board that a new contract should be entered into. It was therefore ordered that bidders would be notified that proposals would be accepted up to 1:00 p. m., December 11th, 1920, for the construction of the State Tubercular Sanitarium, at Talihina, Oklahoma, as per amended specifications."

SPECIFICATIONS AMENDED.

Conclusive evidence having been presented at the consideration of the first proposal by contractors that the appropriation of \$100,000.00 would not be sufficient to carry out the original plans and specifications, it was the judgment of this Board that said plans and specifications be amended so as to permit the work to progress as far as possible along the lines adopted by the State Commissioner of Health. The architect therefore was instructed to confer with the State Commissioner of Health and make such amendments to the plans and specifications as were possible.

SECOND NOTICE TO CONTRACTORS:

A second notice to Contractors was issued, as follows, and published in the Daily Oklahoman, Oklahoma City, December 4th, 5th and 9th.

“Oklahoma City, Oklahoma.

December 1, 1920.

NOTICE TO CONTRACTORS.

“Notice is hereby given that the State Board of Public Affairs will receive sealed proposals up until 1:00 p. m., Saturday, December 11th, 1920, on the construction of the State Tuberculosis Sanitarium at Talihina, Oklahoma.

Amended plans and specifications may be seen at the office of the State Board of Public Affairs, or at the office of Chas. P. Neider, Architect, Empress Theater Bldg., Oklahoma City, Oklahoma.

A surety bond in the sum of 5% of proposals shall accompany each bid.

The State Board of Public Affairs reserves the right to reject any or all bids.”

(Signed) STATE BOARD OF PUBLIC AFFAIRS,

By Geo. F. Clark, Chairman,

H. V. Bird, Secretary.”

The above notice was also mailed to Contractors located throughout the State. No Contractor was barred from entering into competition for this work.

LETTING OF CONTRACT:

The State Board of Public Affairs, on Saturday, December 11th, in the presence of Contractors and the general public, opened sealed proposals for the construction of the State Tuberculosis Sanitarium, Talihina, Oklahoma, as per amended specifications. The following proposals were received:

| | Kreipke-Scha- fer Const. Co. | Manhattan Const. Co. | Holmboe Const. Co. |
|--|---------------------------------|-------------------------|-----------------------|
| Bid No. 1—Administration Bldg. and 1 Ward Bldg., and 2 cottages complete with heating, plumbing, electrical work, waterworks, sewerage, for the sum of..... | \$ 115,000.00 | | \$ 141,400.00 |
| Bid No. 2—Erection of 1 or more Cottages complete, each for sum of..... | \$ 6,980.00 | \$ 6,750.00 | \$ 6,300.00 |
| Bid No. 3—Administration Bldg and 1 Ward Bldg., according to Bid No. 1 except to include roughing in only for plumbing and steam heating, for the sum of..... | \$ 90,000.00 | \$ 85,300.00 | \$ 93,600.00 |
| Bid No. 4—Erection of one or more Cottages Complete as in Bid No. 2 except to include roughing in only for plumbing and steam heating, each for the sum of..... | \$ 6,480.00 | \$ 6,200.00 | \$ 5,900.00 |
| Bid No. 5—Erection of Administration Bldg., only including plumbing, steam heating and electric work for sum of..... | | | \$ 73,400.00 |
| Bid No. 6—Erection of Administration Bldg. only, according to specifications except to include roughing in only for plumbing and steam heating for the sum of..... | \$ 62,000.00 | | \$ 66,500.00 |
| Bid No. 7—Erection of 1 Ward Bldg., complete including plumbing, heating, electrical work for the sum of..... | | | \$ 31,000.00 |
| Bid No. 8—Erection of Ward Building only except for roughing in for plumbing and steam heating for the sum of..... | \$ 28,000.00 | | \$ 28,200.00 |

CONTRACT AWARDING:

After conferring with the State Commissioner of Health and the Architect employed, the State Board of Public Affairs accepted the proposition of the Manhattan Construction Company, of Muskogee, Okla., covering bid No. 3 and bid No. 4, same to cover the construction of one Administration Building, one Ward Building and one or more Cottages, as set forth in their proposal above.

STATUS OF CONSTRUCTION WORK:

We are advised by the Manhattan Construction Co., to whom the contract was awarded, that they have on the ground ready to begin work, a considerable amount of building material, and that actual construction has been started. Under the terms of the contract entered into with the Manhattan Construction Co., all work is to be completed by September 15th, 1921.

Any additional information regarding this transaction desired by the Honorable Senate will be forthcoming upon request.

Respectfully submitted,

STATE BOARD OF PUBLIC AFFAIRS.

By Geo. F. Clark, Chairman.

Senator Davidson, on behalf of the Committee on Appropriations, submitted the following committee report:

COMMITTEE REPORT.

Mr. President:

We, your committee on Appropriations to whom was referred Senate Bill No. 29, by McPherran, Cartwright and Holloway, entitled: "An Act making appropriations for furnishing the educational building at Southeastern State Normal, providing for heating building, connecting with sewer,

and declaring an emergency," beg leave to report that we had same under consideration and herewith return the same with the recommendation that it do pass.

R. L. DAVIDSON, Chairman.

On motion of Senator Davidson the report was adopted and the bill ordered printed and placed on the Calendar.

Senator Rutherford, on behalf of Judiciary Committee No. 1, submitted the following reports:

Mr. President:

We, your committee, Judiciary No. 1, to whom was referred Senate Bill No. 14, by Cordell, of the Senate, and King, of the House, entitled: "An Act providing for additional deputy sheriffs in counties of a population not exceeding twenty-five thousand (25,000), and having a county seat of a population of not less than thirty-eight hundred (3,800) and not more than thirty-nine hundred (3,900), repealing all laws in conflict therewith and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended:

Setcion 1. All of Section 1 omitted after the word "month," line 18.

S. M. RUTHERFORD, Chairman.

COMMITTEE REPORT.

Mr. President:

We, your Committee Judiciary No. 1, to whom was referred Bill No. 16, by Davidson of the Senate and Bell and Rogers of the House entitled: "An Act abolishing and discontinuing Superior Courts in all counties having a population in excess of One Hundred Thousand, according to the last Decennial Census, and providing for the transfer of records, papers, books and files from Suprior Courts which cease to exist by reason of this Act, and declaring an emer-

gency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended:

Section 2. In the tenth line, after the word "order," the word "prosecute" is inserted in place of "take."

In the twelfth line, after the word "made," the word "prosecuted" is inserted in place of "taken."

S. M. RUTHERFORD, Chairman.

COMMITTEE REPORT.

Mr. President:

We, your Committee Judiciary No. 1, to whom was referred Bill No. 21 by Durant, entitled: "An Act repealing Sections 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, and 2004, of the Revised Laws of Oklahoma, 1910, the same being House Bill No. 132, approved March 4th, 1910, Chapter 34 of the Session Laws of 1910, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

S. M. RUTHERFORD, Chairman.

COMMITTEE REPORT.

Mr President:

We, your Committee Judiciary No. 1, to whom was referred Bill No. 26, by Lillard and Sherman, entitled: "An Act prohibiting extortion and profiteering and imposition of improper charges to the public, prescribing proper and legal rates and charges to be made by merchants and others engaged in commerce and trade with the public, providing a penalty for the violation thereof and declaring an emergency therefor," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended:

Section 1. In the twelfth line, after the word "twenty-five," the word "per centum" is inserted in place of "per cent."

In the fourteenth line, after the word "twenty-five," the word "per centum" is inserted in place of "per cent."

Section 2. The following paragraph is inserted as Section 2, and the original Section 2 carried as Section 3.

"Profiteering is hereby defined to be, the selling if any commodity, in any form, at wholesale or retail by any person or persons, at a price that will net a greater profit upon the investment based upon the amount of capital employed as returned to the assessor for taxation than twenty-five per centum, to be determined at the end of any three month period."

S. M. RUTHERFORD, Chairman.

COMMITTEE REPORT.

Mr. President:

We, your Committee Judiciary No. 1, to whom was referred Bill No. 36, by S. Morton Rutherford, entitled: "An Act to provide for a transfer of cases and proceedings from District Courts of this State in counties wherein Superior Courts are located to said Superior Courts, repealing all laws in conflict herewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended:

Section 1. In the fourth line, "may transfer the same," is inserted after the word "proceeding," in place of "transferred."

In the eighth line, after the word "transfer," the words "in civil causes" are inserted.

In the ninth line, after the word "proceeding," the following is inserted:

“and in all criminal causes, said request shall be filed not less than twenty days before the first day of the next regular term of the Superior Court. Provided: further, that this Act shall not apply to Superior Courts located in cities or towns more than four miles distant from the county seats; and provided further that but one transfer shall be made in one cause.

S. M. RUTHERFORD, Chairman.

On motion of Senator Cordell the report of Judiciary Committee No. 1 on Senate Bill No. 14 was adopted.

On motion of Senator Cordell, Senate Bill No. 14 was advanced to engrossment and third reading.

Senator Wallace introduced the following resolution, which was read:

Senate Resolution No. 8, by Wallace, “A Resolution declaring Senator Chas. E. McPherren disqualified to act as State Senator.”

Senator Wallace called up Senate Resolution No. 7.

Senator Nichols moved that Senate Resolution No. 7 be referred to the Committee on Legal Advisory.

There being no objection Senate Resolution No. 7 was referred to Committee on Legal Advisory.

Senator Simpson on behalf of the Committee on Public Printing, asked unanimous consent to submit the following report, which was granted:

“Mr. President:

We, your Committee on Public Printing, beg leave to make the following Committee report: We, the Committee have accepted the following bid of the Harlow Publishing Company, for the printing of the Senate for this Session of the Legislature:

100 Bills and Resolution at 85c per page;

100 Copies Calendar at 85c per page;

100 Copies Daily Journal at \$1.25;

250 Copies Permanent Journal, bound one-half paper and one-half half-sheep at \$1.50 per page;

25c per page for 100 copies of Journals, Calendars or Bills, or part thereof additional.

Respectfully submitted

T. C. SIMPSON,
Chairman.

T. F. HENSLEY,
Member.

PETE COYNE,
Member.

H. B. CORDELL,
Member.

JOHN GOLOBIE,
Member.

L. A. MORTON,
Member.

On motion of Senator Simpson the report was adopted.

Senator W. H. Woods asked unanimous consent to withdraw Senate Bill No. 38 from the Committee on Penal Institutions and that same be referred to Committee on Appropriations, which was granted.

Senator Hill, Chairman of the Committee on Penal Institutions was directed by the Senate to deliver Senate Bill No. 38 to the Chairman of the Committee on Appropriations.

Senator Morton, on behalf of the Committee on Enrolled and Engrossed Bills submitted the following report:

“Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Resolutions Nos. 4 and 6 correctly enrolled and the amendments to Engrossed House Bill No. 14 correctly engrossed.

MORTON, Chairman.”

The President signed the engrossed copy of House Bill No. 14 and ordered same returned to the Honorable House.

The President signed the enrolled copy of Senate Resolution No. 4 and ordered same transmitted to the Secretary of State.

The President signed the enrolled copy of Senate Resolution No. 6 and ordered same transmitted to the Secretary of State.

Senator Fleming presented the following application of J. B. Wilson to appear before Senate Committees:

To the Honorable President and Members of the Senate of the State of Oklahoma:

J. B. Wilson states that he is a resident of McAlester, Oklahoma, that he is 47 years of age, that he is legislative committeeman of the Oklahoma Coal Operators Association, that he is paid the sum of \$13.00 per day for his services, that he makes this statement in compliance with the law of the State, and petitions your honorable body that he be granted a permit to appear before committees and act in his duly assigned capacity in the interest of the organization he represents.

J. B. WILSON.

On motion of Senator Fleming the permit was granted.

BILLS AND JOINT RESOLUTIONS ON FIRST READING.

The following bills and joint resolution were introduced and read for the first time:

Senate Bill No. 64, by Ingraham, An Act to amend Session Laws of Oklahoma, 1915, chapter 179, section 11, relating to county free fairs.

Senate Bill No. 65, by Lillard, "An Act to authorize the use of unsold county bonds in the letting of contracts and the payment for the construction of bridges or public highways and declaring an emergency."

Senate Bill No. 66, by McPherren, Carlock, Cartwright, Cordell, Draughon, Holloway, Johnson, Leedy, Nichols, Ratliff, Spurlock, Wells, West and W. H. Woods, "An Act authorizing the investment of the sinking funds of the State of Oklahoma in county road bonds, and declaring an emergency."

Senate Bill No. 67, by Spurlock, Cordell, Cartwright, Holloway and Sherman, "An Act to repeal section three (3) of chapter 194 of the Session Laws of 1919, and to amend sections four (4), six (6) and seven (7) of said chapter 194, of the Session Laws of 1919 and declaring an emergency."

Senate Bill No. 68, by Dearmon, of the Senate, and Louthan and Davis, of the House, "An Act making an appropriation to pay the salaries of teachers and other employees of the Oklahoma College for Women, located at Chickasha, Oklahoma, for a part of the month of April and all of May and all of June, 1921, and declaring an emergency."

Senate Bill No. 69, by Leedy, "An Act to amend general section 3764 of the Revised and Annotated code of Oklahoma of 1910."

Senate Bill No. 70, by Morton and Johnson, "An Act providing for and regulating the number of deputies in the office of sheriff of counties having a population of 24,500, and not more than 24,750, fixing their salaries; and declaring an emergency."

Senate Bill No. 71, by Looney, Morton and Cordell, "An Act making an appropriation to pay all necessary expenses of members of boys' and girls' clubs who have livestock for

exhibition judging contests purposes, and declaring an emergency."

Senate Bill No. 72, by Wallace, by request, "An Act relating to the issuance of bonds by school districts."

Senate Bill No. 73, by Leedy, "An Act to amend sections 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33 and 34 of article 9 of the Constitution of the State of Oklahoma."

Senate Bill No. 74, by Horner, "An Act amending section 3067, chapter 29, article 1, of the Revised Laws of Oklahoma 1910, relating to the creation, alteration and discontinuance of voting precincts, and declaring an emergency."

Senate Joint Resolution No. 6, by Leedy, "A Resolution providing for the submission of a proposition to amend section 15, section 16, and section 17, of article 9, of the Constitution of the State of Oklahoma relating to Corporation Commission and providing for an election thereon."

Senate Joint Resolution No. 7, by Rutherford, "A Resolution authorizing and requesting the Supreme Court of Oklahoma to determine certain questions of law to determine the validity of the state tax levy made by the State Board of Equalization for the year ending June 30, 1921; prescribing rules therefor, and declaring an emergency."

BILLS AND JOINT RESOLUTION ON SECOND READING.

The following bills and joint resolution were read for the second time and referred to the standing committee indicated:

Senate Bill No. 47, by Glasser, to privilege and Elections.

Senate Bill No. 48, by Fleming and McPherrren, to Judiciary No. 1.

Senate Bill No. 49, by Lillard, to Public Service Corporations.

Senate Bill No. 50, by Carlock and McPherrren, to Appropriations.

Senate Bill No. 51, by Cordell, to Agriculture.

Senate Bill No. 52, by Cornett, of the Senate, and Wis-meyer, of the House, to Judiciary No. 1.

Senate Bill No. 53, by Hill, Cordell and Ingraham to Ju-diciary No. 2.

Senate Bill No. 54, by Hill, to State and County Affairs.

Senate Bill No. 55, by Lillard and Davidson, to Fees and Salaries.

Senate Bill No. 56, by Lillard and Davidson, to Fees and Salaries.

Senate Bill No. 57, by Leedy and Land, to Education.

Senate Bill No. 58, by Rutherford, Davidson, Horner and Nichols, to Judiciary No. 1.

Senate Bill No. 59, by Rutherford, to Municipal Corpora-tions.

Senate Bill No. 60, by Hill and Looney, of the Senate, and Matthews and Bryce, of the House, to Penal Institutions.

Senate Bill No. 61, by Johnson, of the Senate, and Nance of the House, to Banks and Banking.

Senate Bill No. 62, by Cartwright, of the Senate, and Gorman, of the House, to Education.

Senate Bill No. 63, by W. H. Woods and E. E. Woods, to Judiciary No. 2.

Senate Joint Resolution No. 5, by Fleming and Wallace, of the Senate and Porter Newman of the House, to State and County Affairs.

Senator Wells asked unanimous consent to be excused from the session on Friday and Saturday, which was granted.

Senator Frye asked unanimous consent to be excused from the sessions on Friday and Saturday, which was granted.

The following message from the House was read:

January 13, 1921.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, Engrossed Senate Joint Resolution Number Two, by W. H. Woods, entitled, "A resolution authorizing an extension of time for payment of the annual tax due January the first, 1921, to June the thirtieth, 1921," and to inform you, through you the honorable Senate, that the same has been passed by the House of Representatives as amended, and was signed by the Speaker of the House in open session.

Respectfully,
ALBERT ROSS, Chief Clerk.

The House amendments to Senate Joint Resolution No. 2 were read and taken up for consideration.

Senator W. H. Woods moved that the Senate do not concur in the House amendments and ask the Honorable House for a conference. Vote taken and carried.

Senator Simpson asked unanimous consent to introduce a resolution, which was granted.

Senate Resolution No. 9, by Simpson and Nichols, "A Resolution requesting the Corporation Commission to take such actions as are necessary to establish former intra-state freight rates," was introduced and read as follows:

SENATE RESOLUTION NO. 9.

By SIMPSON and NICHOLS.

A RESOLUTION REQUESTING THE CORPORATION COMMISSION TO TAKE SUCH ACTIONS AS ARE NECESSARY TO ESTABLISH FORMER INTRA-STATE FREIGHT RATES.

Be It Resolved by the Senate of the State of Oklahoma:

That the Corporation Commission of this State be requested to immediately take such actions as are necessary to establish

the former intra-state freight rates on all commodities inasmuch as the railroads have been recently granted approximately thirty-five (35%) per cent increase, which is at this time exceedingly burdensome on the people of this State, and is preventing the construction of building roads, bridges, etc.

THEREFORE, the Senate requests that the Corporation Commission take such steps as are proper and necessary in their power to cause this relief to be granted forthwith.

Senator Simpson asked unanimous consent to take the resolution up for immediate consideration, which was granted.

On motion of Senator Simpson the resolution was adopted, and the resolution referred to the Committee on Enrolled and Engrossed Bills.

On motion of Senator Wallace the Senate adjourned under the rule.

TENTH LEGISLATIVE DAY.

Friday, January 14, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment and was called to order by the President.

On roll call the following Senators were present: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Durant, Fleming, Glasser, Golobie, Harrison, Harvey, Hensley, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.). Total 40.

Excused: Frye, Hill, Wells. Total 3.

Absent: Draughon. Total 1.

The Chair announced a quorum present.

Prayer by the Chaplain.

The Journal of the tenth day's session was read and on motion of Senator McPherren was approved.

Senator Cordell submitted the following committee report:

Mr. President:

We, your committee on Agriculture to whom was referred Senate Bill No. 13, by the Senate and House committee on Agriculture, entitled: "An Act providing for the incorporation, organization and operation of a warehouse system for the

state of Oklahoma, making appropriation therefore and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended.

Amendment No. 1. Add a new section to be known as Section 20.

Section 20. Immediately upon the passage and approval of this Act, the Board of Agriculture shall apportion the money appropriated by this Act to the different counties of Oklahoma, such apportionment being based upon and determined by the total valuation of the non-perishable agricultural products of the different counties. Each county shall be given nine months to avail itself of the use of the money apportioned to such county, and said money shall not be used in any other county until the county to which the money was originally apportioned, shall have had nine months time in which to accept and use its apportionment.

Amendment No. 2. Change the number of the emergency section from No. 20 to No. 21.

CORDELL, Chairman.

On motion of Senator Cordell the report was adopted and Senate Bill No. 13 referred for further consideration to the Appropriation Committee.

Senator Looney submitted the following committee report:

Mr. President:

We, your committee on State and County Affairs to whom was referred Joint Resolution No. 5, by Fleming and Wallace, of the Senate and Porter Newman, of the House, entitled: "A Resolution authorizing the payment of the 1913 Funding Bonds of the State of Oklahoma," beg leave to report that we had the

same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LAMAR LOONEY, Chairman.

On motion of Senator Looney the report was adopted and Senate Joint Resolution No. 5 referred for further consideration to the Appropriation Committee.

Senator West submitted the following committee report, which was adopted and the bill ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Fees and Salaries to whom was referred Senate Bill No. 25, by Golobie, entitled: "Relating to salaries in counties between 27,525 and 28,000 population," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Senator West submitted the following committee report, which was adopted and the bill ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Fees and Salaries to whom was referred Senate Bill No. 55, by Lillard and Davidson, entitled, "An Act amending Section 1, Chapter 20 of the Session Laws of Oklahoma, 1919, repealing all laws in conflict therewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Senator West submitted the following committee report,

which was adopted and the bill ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Fees and Salaries to whom was referred Senate Bill No. 56, by Lillard and Davidson, entitled: "An Act amending Section 1, Chapter 68 of the Session Laws of 1911, same being an Act with reference to salaries of county attorneys and county judges in counties of certain population in the state of Oklahoma, repealing all laws in conflict therewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Senator Davidson submitted the following committee report, which was adopted and the bill ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Appropriations to whom was referred Senate Bill No. 50, by Carlock and McPherran, entitled: "An Act making an appropriation to reimburse R. L. Hoxie for money paid on contract for the construction of the statue of Sequoyah and placing same in the national capitol at Washington, D. C.," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended, said amendments being as follows, to-wit:

Amendment No. 1. In line 3 of Section 1 of said bill, strike out the following words: "to March 6th, 1921."

Amendment No. 2. Amend the title by adding thereto the following: "and declaring an emergency."

Respectfully submitted,

R. L. DAVIDSON, Chairman.

Senator Davidson moved that the vote by which House Bill No. 14 was passed be reconsidered. Vote taken and carried unanimously.

Senator Davidson moved that the vote by which House Bill No. 14 was advanced to engrossment and third reading be reconsidered. Vote taken and carried.

Senator Davidson moved that House Bill No. 14 be re-committed to the Committee on Appropriations for further consideration. Vote taken and carried.

Senator Wallace introduced the following resolution, which was read:

Senate Resolution No. 10, by Wallace, "A Resolution directing the Pardon and Parole Attorney to furnish certain information."

Senator Nichols introduced the following resolution, which was read:

Senate Resolution No. 11, by Nichols, "A Resolution asking for an investigation of the acts and activities of Senator W. R. Wallace looking to the advisability of his trial and expulsion from the State Senate of Oklahoma."

Senator Hensley presented the following application of C. C. King to appear before Senate committees:

To the Honorable Members of the Senate:

State of Oklahoma:

C. C. King, states that he is a resident of Banner, Okla., that he is fifty-six years of age, that he is the duly accredited representative of the Oklahoma State Grange, and that he is paid the sum of four dollars (\$4.00) per day for his services, that he makes this statement in compliance with the law of the State, and petitions your honorable body that he be permitted to appear before committees and act in his duly assigned capacity in the interest of the organization he represents.

Respectfully submitted,

C. C. KING.

On motion of Senator Hensley the permit was granted.

Senator W. H. Woods presented copy of a resolution signed by S. R. Lewis, Chairman Executive Committee, attested by M. J. Glass, secretary, approved by Tate Brady, President of the Tax Payers Protective League of Tulsa county, approving and indorsing resolution introduced by Senator Woods to delay the payment of 1920 ad valorem taxes; also approving and indorsing the resolution introduced by Senator Wallace to declare the Board of Equalization's 1½ mill levy null and void, which was read.

Senator Harrison presented copy of resolution signed by J. O. McMinn, President, and J. L. Ross, Secretary, of the Farmers Educational and Cooperative Union of Pontotoc county indorsing and opposing certain legislation, which was read.

BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 75, by Cordell, "An Act requiring dealers in automobiles to issue bills of sale to purchasers and requiring the seal of such dealers upon such bill of sale, providing the procedure of obtaining such seals, providing for issuance of bills of sale for cars sold prior to the going into effect of this act, and providing penalties for violation thereof."

Senate Bill No. 76, by Anglin, of the Senate, and Harrison, of the House, "An Act amending section 4 of chapter 130 of the Session Laws of 1919, relating to the notice before sale of lands for delinquent taxes, providing for notice therein, repealing all laws in conflict therewith, and declaring an emergency."

Senate Bill No. 77, by Rutherford, "An Act relating to publication of assessment of personal property."

Senate Bill No. 78, by Ingraham, "An Act to amend Session Laws of Oklahoma, 1916, chapter 30, section 7589, changing the amount of money to be paid in lieu of road labor."

Senate Bill No. 79, by West, of the Senate, and Ottinger, of the House, "An Act to amend sections 1 and 2, chapter 59 of the Session Laws 1919; relating to truant officers."

Senate Bill No. 80, by Johnson, "An Act providing for compulsory physical examination and issuance of health certificates for persons engaged in the preparation and handling of food for sale to the public, and fixing the fee for such examination and issuance of health certificates; also fixing penalty for violation of the provisions of this act."

Senate Bill No. 81, by Durant, "An Act making appropriation for a heating plant for the President's home building at Northeastern State Normal to provide for heating building and declaring an emergency."

Senate Bill No. 82, by Morton, "An Act to regulate the mode and manner of conducting the affairs and business of real estate; to define, regulate and license real estate brokers, real estate salesmen, business chance brokers and curb brokers, resident and non-resident; to create a State Board of Real Estate; to define its powers and duties, and to regulate the fees and emoluments thereof; to provide for the trial and punishment of violators of the provisions of this act, by fine or imprisonment, or both; and to repeal all laws, or parts of laws in conflict or inconsistent with this act."

Senate Bill No. 83, by Spurlock, "An Act amending section three (3), and section five (5) of chapter twenty-six (26) of the Session Laws of 1919 relating to Free Scholarships at the A. & M. College."

Senate Bill No. 84, by McPherrren, Holloway, Carlock, Cordell, Cartwright, Durant, Leedy, Looney, Ratliff and West, "An Act amending section 1, chapter 62, Session Laws 1919, (Senate Bill 182), being 'An Act to promote and improve rural schools by making supplementary appropriation in the amount of \$185,000.00,' and declaring an emergency."

Senate Bill No. 85, by West, Cartwright, Johnson, Sherman and Ratliff, of the Senate, and Elmore, Martin, Davis,

Pullen and Dodd, of the House, "An Act to amend chapter 290 of the Session Laws of Oklahoma, 1919, relating to registration of motor vehicles, and providing for the collection of license fee by the county sheriff instead of the highway department."

BILLS AND JOINT RESOLUTIONS ON SECOND READING.

The following bills and joint resolutions were read for the second time and referred to the standing committee indicated:

Senate Bill No. 64, by Ingraham, to Agriculture.

Senate Bill No. 65, by Lillard, to State and County Affairs.

Senate Bill No. 66, by McPherren, Carlock, Cartwright, Cordell, Draughon, Holloway, Johnson, Leedy, Nichols, Ratliff, Spurlock, Wells, West and W. H. Woods, to State and County Affairs.

Senate Bill No. 67, by Spurlock, Cordell, Cartwright, Holloway and Sherman, to Agriculture.

Senate Bill No. 68, by Dearmon, of the Senate, and Louthan and Davis, of the House, to Appropriations.

Senate Bill No. 69, by Leedy, to Commerce and Labor.

Senate Bill No. 70, by Morton and Johnson, to Judiciary No. 1.

Senate Bill No. 71, by Looney, Morton and Cordell, to Agriculture and Appropriations.

Senate Bill No. 72, by Wallace, on request, to Municipal Corporations.

Senate Bill No. 73, by Leedy, to Constitution and Constitutional Amendments.

Senate Bill No. 74, by Horner, to Privileges and Elections.

Senate Joint Resolution No. 6, by Leedy, to Constitution and Constitutional Amendments.

Senate Joint Resolution No. 7, by Rutherford, to Judiciary No. 1.

Senator Morton submitted the following report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Engrossed Committee Substitute for Senate Bill No. 14 correctly engrossed and Senate Resolution No. 9 correctly engrossed.

The President signed the engrossed copy of Senate Resolution No. 9 and ordered same returned to the committee on Enrolled and Engrossed Bills for enrollment.

Senate Bill No. 14 was read for the third time at length.

The question being "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Durant, Fleming, Glasser, Golobie, Harrison Harvey, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.). Total 38.

Nays: None.

Excused: Frye, Hill, Wells. Total 3.

Absent: Briggs, Draughon, Hensley. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Durant, Fleming, Glasser, Golobie, Harrison Harvey, Holloway, Horner, Ingra-

ham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.). Total 38.

Nays: None.

Excused: Frye, Hill, Wells. Total 3.

Absent: Briggs, Draughon, Hensley. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 14 and ordered the bill transmitted to the Honorable House.

Senator Davidson moved that when the Senate adjourn it adjourn under the rules until Monday. Vote taken and carried.

Senate Bill No. 19 was taken up for consideration and read at length.

Section 1 was read.

Senator Cordell offered the following amendment, which was lost:

“Mr. President: I move to amend Senate Bill No. 19, line 3, page 2, by striking after the word “record” and before the word “for” the figures “\$4.00” and insert “\$3.00.”

CORDELL.”

Senator Briggs offered the following amendment, which was lost:

“Mr. President: I move to amend Senate Bill No. 19 by striking out committee amendment.

BRIGGS.”

Senator Ingraham offered the following amendment, which was lost:

"Mr. President: I move to amend Senate Bill No. 19, line 5, page 1, by inserting after the word "Jurors" and before the word "shall" the words "and court bailiffs.

INGRAHAM."

Senator Horner offered the following amendment, which was adopted:

"Mr. President: I move to amend Senate Bill No. 19, line 5, page 2 by inserting after the word "sworn" and before the word "before" the words "in a trial."

HORNER."

Senator Horner offered the following amendment, which was adopted:

"Mr. President: I move to amend Senate Bill No. 19, line 5, page 2, by inserting after the word "peace" and before the word "an" strike the word "on" and insert the word "or."

HORNER."

Senator Nichols offered the following amendment, which was adopted:

"Mr. President: I move to amend Senate Bill No. 19, lines 6-9, page 2, by striking the words "one dollar and a half" and by substituting the words "seventy-five cents."

NICHOLS."

Senator Harrison offered the following amendment, which was lost:

"Mr. President: I move to amend Senate Bill No. 19, line 1, page 1, by striking out Section 1.

HARRISON."

Senator Sherman offered the following amendment, which was lost:

“Mr. President: I move to amend Senate Bill No. 19, line 4, page 2, after “attending” striking figure “5” and inserting in lieu thereof the figures “10.”

SHERMAN.”

Senator Nichols offered the following amendment, which was lost:

“Mr. President: I move to amend Senate Bill No. 19, line 3, page 2, by substituting the figures “\$3.25.”

NICHOLS.”

On motion of Senator W. H. Woods section 1 as amended was adopted.

Section 2 was read and on motion of Senator W. H. Woods was adopted.

On motion of Senator W. H. Woods, Senate Bill No. 19 was advanced to engrossment and third reading and the bill referred to Committee on Enrolled and Engrossed Bills for engrossment.

Senate Bill No. 29 was taken up for consideration and read.

Senator Rutherford moved that further consideration of Senate Bill No. 29 be postponed pending the furnishing of certain information by the State Board of Public Affairs. Vote taken and carried.

Senator Morton submitted the following committee report:
Mrs. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Resolution No. 9 correctly enrolled.

MORTON, Chairman.

The President signed the enrolled copy of Senate Resolution No. 9 and ordered same transmitted to the Secretary of State.

Senate Bill No. 16 was taken up for consideration and read.

On motion of Senator Davidson, Senate Bill No. 16 was advanced to engrossment and third reading and the bill referred to the Committee on Enrolled and Engrossed Bills for engrossment.

Senate Bill No. 36 was taken up for consideration and read at length.

Section 1 was read.

Senator Rutherford submitted the following amendment, which was adopted:

"Mr President: I move to amend Senate Bill No. 36, by inserting "ten" after the word "than" and before the word "days" in line 7 of printed bill.

RUTHERFORD,"

Senator Lillard submitted the following amendment, which was adopted.

"Mr. President: I move to amend section 1, Senate Bill No. 36, line 6, page 2, by inserting after the word "filed" and before the word "not" the following words "after the commencement thereof and."

LILLARD."

Senator Leedy submitted the following amendment, which was adopted:

"Mr. President: I move to amend Senate Bill No. 36, lines 2 and 3, page 2, by striking after the word "the" and before the word "to" and add in lieu thereof "court clerk in the office of the district court."

LEEDY."

Senator Rutherford submitted the following amendment, which was adopted:

“Mr. President: I move to amend Senate Bill No. 36, line 3, page 2, by inserting “the court clerk of the county in which such superior court is located.”

RUTHERFORD,”

On motion of Senator Rutherford Section 1 as amended was adopted.

On motion of Senator Rutherford Section 2 and 3 were adopted

On motion of Senator Rutherford Senate Bill No. 36 was advanced to engrossment and third reading, and the bill was referred to the Committee on Enrolled and Engrossed Bills for engrossment.

Senator Johnson asked unanimous consent to withdraw Senate Bill No. 61 from the Committee on Banks and Banking and that it be referred to the Committee on Agriculture, which was granted.

The Chairman of the Committee on Banks and Banking was instructed to deliver Senate Bill No. 61 to the Committee on Agriculture.

Senator Harrison served notice that on the next legislative day he would make a motion to have all the seats, except those of the Senators and employes, removed from the Senate Chamber until something is done to protect the walls as under the present arrangement the walls are being seriously damaged.

On motion of Senator Davidson the Senate adjourned until Monday under the rules.

Eleventh Day, Saturday, Jan. 15, 1921

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ELEVENTH LEGISLATIVE DAY.

Saturday, January 15, 1921

NO SESSION.

TWELFTH LEGISLATIVE DAY.

Monday, January 17, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment and was called to order by the President pro tempore.

On roll call the following Senators were present: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.) Woods (W. H.). Total 42.

Absent: Lynch, Morton. Total 2.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Simpson asked that Senator Lynch be excused for the afternoon, which was granted.

Senator Nichols asked that Senator Morton be excused for the afternoon, which was granted.

The Journal of the previous day's session was read and on motion of Senator Cartwright was approved.

Senator Cordell submitted the following committee reports, which were adopted, and Senate Bills Nos. 15, 31, 32, and 67 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 15, by Cordell of the Senate and Graves of the House, entitled: An act providing for threshing lien on grain and seed, and providing for the procedure to enforce lien, repealing Chapter 38 Session Laws, 1913, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CORDELL, Chairman.

Mr. President:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 31, by Spurlock and Leedy of the Senate, entitled: An act amending Section 8227, Article 1, Chapter 79, of the 1910 Revised Laws of Oklahoma, relating to trusts and pools, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CORDELL, Chairman.

Mr. President:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 32, by Leedy and Spurlock of the Senate and McColgin and Beck of the House, entitled: An Act amending Sections 115, 116, 117, 118, 119 and 120 of Article 1 of Oklahoma, 1910, and repealing Chapter 98 of the Session Laws of 1917, and declaring an emergency, beg leave to report that we have had the same under consideration and herewith return the same with the recommendation that it do pass.

CORDELL, Chairman.

Mr. President:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 67, by Spurlock, Cordell, Cartwright, Holloway, and Sherman, entitled: An Act to repeal Section three (3) of Chapter 194 of the Session Laws of 1919, and to amend Sections four (4), six (6), and seven (7), of said Chapter 194 of the Session Laws of 1919, and declaring an emergency (Home Ownership Law), beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CORDELL, Chairman.

Senator Cordell submitted the following committee report, which was adopted, and Senate Bill No. 71 was referred to the Appropriations Committee.

Mr. President:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 71, by Looney, Morton and Cordell, of the Senate, entitled: An Act making an appropriation to pay all necessary expenses of members of boys' and girls' clubs who have livestock for exhibition judging contest purposes, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CORDELL, Chairman.

Senator Looney submitted the following committee report, which was adopted and bill was ordered printed and placed on the Calendar.

Mr. President:

We, your Committee on State and County Affairs, to whom was referred Senate Bill No. 66, by McPherren, Carlock, Cartwright, Cordell, Draughon, Holloway, Johnson, Leedy, Nichols, Ratliff, Spurlock, Wells, West and Woods, entitled: An Act authorizing the investment of the sinking funds of the State of Oklahoma in County Road Bonds and

declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LOONEY, Chairman.

Senator Hill submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Senate Rules, beg leave to make the following committee report:

We, your Committee on Senate Rules, recommend that the Rules of the Seventh Legislature, with the additions of the two rules heretofore adopted, be the rules for the governing of the Eighth Legislature. Respectfully submitted,

SIMPSON, Chairman.

Senator Davidson submitted the following committee report, which was adopted:

Mr. President:

We, Your Committee on Appropriations, to whom was referred House Bill No. 14, by Harris of the House and Davidson of the Senate, entitled: An Act making an appropriation to pay mileage and per diem of members of the House of Representatives and Senate of the Eighth Legislature, salaries and employees, and contingent expenses, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendments being as follows, to-wit.

Amendment No. 1. Insert in the title of the bill, after

the words "salaries of" and before the word "employees," the words "officers and."

Amendment No. 2. Insert in line 5 of Section 1 of the bill, after the words "of the" and before the word "House," the words "members of the."

Amendment No. 3. Insert in line 6 of Section 1 of the bill, after the words "of the" and before the words "employees," the words "officers and."

Amendment No. 4. Insert after the word "therefrom," at the end of line 8 of Section 1 of the bill, the following: "including the preparation and publication of the journals of the respective Houses and the Session Laws of the Eighth Legislature. The said appropriation is hereby apportioned between the two Houses of the Legislature as follows:

For the House of Representatives, \$90,000."

For the Senate, \$60,000.

Respectfully submitted,

R. L. DAVIDSON, Chairman.

On motion of Senator Davidson the rules were suspended and House Bill No. 14 advanced to engrossment and third reading.

On motion of Senator Davidson House Bill No. 14 was considered engrossed and placed on third reading and final passage.

House Bill No. 14 was read for the third time at length.

The question being "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Harrison, Harvey, Hensley, Hill, Holloway, Horner,

Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.)
Total 37.

Nays: None.

Excused: Lynch. Total 1.

Absent: Anglin, Dearmon, Glasser, Golobie, Morton, Pugh. Total 6.

The bill having received a constitution majority of the votes of all the members elected to and constituting the Senate was declared passed.

The question being "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.)
Total 37.

Nays: None.

Excused: Lynch. Total 1.

Absent: Anglin, Dearmon, Glasser, Golobie, Morton, Pugh. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill referred to the Committee on Engrossed and Enrolled Bills.

Senator E. E. Woods introduced the following resolution:

Senate Concurrent Resolution No. 4, by E. E. Woods, A Resolution authorizing and directing the State Corpora-

tion Commission to audit the freight bills filed by the State Board of Affairs with the State Auditor.

Senator Hill introduced the following resolution:

Senate Concurrent Resolution No. 5, by Committees^o on Joint Rules of the Senate and House, A Resolution for the adoption of the joint rules for the governing of the session of the Eighth Legislature.

Senator Hill asked unanimous consent for the immediate consideration of Senate Concurrent Resolution No. 5, which was granted.

Senator Hill moved that the joint rules be adopted, and the roll being called resulted as follows:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Nays: None.

Excused: Lynch. Total 1.

Absent: Cartwright, Glasser, Morton. Total 3.

The Chair declared the joint rules adopted.

The following message from the House was read:
To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the Honorable Senate, that the House of Representatives has agreed to a conference on Senate Joint Resolution No. 2, by Woods,

“A Resolution authorizing an extension of time for payment of the annual tax due January 1, 1921, to June 30th, 1921, and declaring an emergency.”

And the Speaker of the House of Representatives has appointed Representatives Bailey, Heberling, and Gibbons, as conferees on the part of the House of Representatives.

Respectfully,

ALBERT ROSS, Chief Clerk.

The Chair appointed Senators W. H. Woods, Nichols, and Durant as conferees on the part of the Senate on Senate Joint Resolution No. 2.

Senator Cartwright submitted the following committee report:

Mr. President: We, your committee on Engrossed and Enrolled Bills beg leave to report Senate amendments to House Bill No. 14 correctly engrossed; and Senate Bills Nos. 16, 19 and 36 correctly engrossed.

MORTON, Chairman.

By Cartwright, Acting Chairman.

The Speaker pro tempore signed the engrossed amendments to House Bill No. 14.

The Speaker pro tempore signed the engrossed copy of House Bill No. 14 and ordered same returned to the Honorable House.

BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 86, by W. H. Woods, "An Act declaring all institutions of merchandise, and all persons, organizations, associations, and corporations, trading or carrying on commercial intercourse of any kind whatsoever, with the public, to be public utilities, prescribing a system for licensing same; creating a Fair Price Commission and prescribing the powers and duties of said Commission in establishing

a maximum charge to be made by said public utilities and all others engaged in public commercial intercourse, and prescribing a penalty for violating the provisions of this act, and declaring an emergency."

Senate Bill No. 87, by Harvey, of the Senate, and Keim, of the House, "An Act authorizing county assessors in counties having a population of not less than 13,500 or more than 13,600, according to the 1920 federal census, to appoint one or more deputies and authorizing the board of county commissioners to fix the salary, and hereby repealing all laws in conflict herewith and declaring an emergency."

Senate Bill No. 88, by Hill, "An Act relating to the granting of pardons and paroles, creating a Board of Pardons and defining its duties.

Senate Bill No. 89, by Looney, Cordell, Spurlock and E. E. Woods, "An Act making an appropriation for the purpose of aiding union graded and consolidated school districts; providing for the distribution of such money, and declaring an emergency."

Senate Bill No. 90, by Spurlock, "An Act amending section 3, chapter 183, Session Laws of 1915, relating to widow's pensions, and declaring an emergency."

Senate Bill No. 91, by Dearmon and West, of the Senate, and Louthan and Davis, of the House, "An Act making an appropriation for the support and maintenance of the Oklahoma College for Women, located at Chickasha, Oklahoma, for the fiscal year ending June 30, 1922, and the fiscal year ending June 30, 1923."

Senate Bill No. 92, by W. H. Woods and Cartwright, "An Act making an appropriation for the purpose of constructing and equipping buildings at the University of Oklahoma, at Norman, Oklahoma, and declaring an emergency."

Senate Bill No. 93, by W. H. Woods and Cartwright, "An Act making a supplementary appropriation for salaries,

support and maintenance of the University of Oklahoma at Norman, Oklahoma, for the fiscal year ending June 30, 1921, and declaring an emergency."

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committee indicated:

Senate Bill No. 75, by Cordell, to Judiciary No. 1.

Senate Bill No. 76, by Anglin, of the Senate, and Harrison of the House, to Revenue and Taxation.

Senate Bill No. 77, by Rutherford, to Revenue and Taxation.

Senate Bill No. 78, by Ingraham, to Roads and Highways.

Senate Bill No. 79, by West, of the Senate, and Ottinger, of the House, to State and County Affairs.

Senate Bill No. 80, by Johnson, to Public Health.

Senate Bill No. 81, by Durant, to Education.

Senate Bill No. 82, by Morton, to Private Corporations.

Senate Bill No. 83, Spurlock, to Education.

Senate Bill No. 84, by McPherrren, Holloway, Carlock, Cordell, Cartwright, Durant, Leedy, Looney, Ratliff and West, to Education.

Senate Bill No. 85, by West, Cartwright, Johnson, Sherman, and Ratliff, of the Senate, and Elmore, Martin, Davis, Pullen and Dodd, of the House, to Roads and Highways.

Senate Bill No. 19 was read for the third time at length.

The question being "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cornett, Coyne, Davidson, Durant, Fleming, Golobie, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 32.

Nays: Brown, Cordell, Dearmon, Draughon, Frye, Harrison, Hensley, Nichols, Wallace. Total 9.

Excused: Lynch, Morton. Total 2.

Absent: Glasser. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Cornett, Coyne, Golobie. Total 3.

Nays: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 38.

Excused: Lynch, Morton. Total 2.

Absent: Glasser. Total 1.

The emergency having failed to receive a two-thirds majority of the votes of all the members elected to and constituting the Senate was declared lost, and the bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment.

Senate Bill No. 16 was read for the third time at length.

The question being "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durrant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.) Woods (W. H.). Total 41.

Nays: None.

Excused: Lynch, Morton. Total 2.

Absent: Glasser. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durrant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 41.

Nays: None.

Excused: Lynch, Morton. Total 2.

Absent: Glasser. Total 1.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 16 and ordered same transmitted to the Honorable House.

Senate Bill No. 36 was read for the third time at length.

Senator Rutherford asked unanimous consent to amend Senate Bill No. 36 as follows, which was granted:

Mr. President: I move to amend Senate Bill No. 36, line 11, page 1, by inserting after the word "before" and before the word "and" "the filing answer."

RUTHERFORD.

The question being "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durrant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 41.

Nays: None.

Excused: Lynch, Morton. Total 2.

Absent: Glasser. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durrant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard,

Looney, McPharren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 41.

Nays: None.

Excused: Lynch, Morton. Total 2.

Absent: Glasser, Total 1.

The emergency having received a constitutional two-thirds majority of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Enrolled and Engrossed Bills for re-engrossment.

Senator Clark moved that the Senate Journal of January 14th be corrected to read the ninth legislative day and the Senate Calendar of January 17th to read the twelfth legislative day, following out the precedence established two years ago. Vote taken and carried.

Senate Bill No. 21 was taken up for consideration and read at length.

On motion of Senator Durant Sections 1 and 2 were adopted.

On motion of Senator E. E. Woods Section 3 was adopted.

On motion of Senator Durant Senate Bill No. 21 was passed to engrossment and third reading.

Senate Bill No. 26 was taken up for consideration and read at length:

Senator Lillard moved that section 1 be adopted.

Senator Dearmon submitted the following amendment:

Mr. President: I move to amend Senate Bill No. 26, line 14, page 2, by striking after the word "months" all of the remainder of the section.

DEARMON

Senator Dearmon moved the adoption of the amendment.

On motion of Senator Cordell the amendment was tabled.

Senator Anglin submitted the following amendment:

Mr. President: I move to amend Senate Bill No. 26, line 7, page 2 after the word "of" and before the word "per" strike out twenty-five" and insert "ten".

ANGLIN

Senator Holloway moved that Senate Bill No. 26 be recommitted for further consideration without instructions.

Senator Lillard made the point of order that the motion had been made once and withdrawn.

Senator Draughon moved the previous question, which was sustained.

The vote occurring on the amendment of Senator Anglin, same was lost.

Senator Wallace moved that Senate Bill No. 26 be recommitted without instructions.

Senator Davidson moved that the bill be recommitted with instructions to incorporate in a new bill the following amendment:

Mr. President: I move to amend Senate Bill No. 26 by adding a new section thereto, to be known as Section 2, as follows:

"Section 2. It shall be unlawful for any person, firm or corporation engaged in the selling at wholesale or retail of any article commonly regarded as one of the necessities of life, to any such article unless the same is labeled, stamped or tagged in English words or figures or both, with the cost price and selling price thereof. The term "cost price" shall include only the original cost of the article plus the actual transportation charges to the place of sale.

"Any person, firm or corporation who shall violate this

section, or who shall falsely label, stamp or tag any such article, or who shall, directly or indirectly, cause any such article to be falsely labeled, stamped or tagged, shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not more than Five Hundred (\$500.00) Dollars, or by imprisonment in the county jail of not more than six months, or by both such fine and imprisonment.

DAVIDSON."

Senator Wallace moved to table the amendment by Senator Davidson, and asked for a vote upon his motion to recommit without instructions.

Senator Davidson made the point of order that a motion to recommit with instructions takes precedence over a motion to recommit without instructions.

The chair held the point of order well taken.

The vote occurring on the motion by Senator Davidson to recommit Senate Bill No. 26 with instructions, resulted as follows:

Ayes: Anglin, Briggs, Cartwright Cornett, Davidson, Dearmon, Harrison, Hensley, Leedy, McPherren, Sherman, Simpson. Total 12.

Nays: Brown, Carlock, Clark, Cordell, Coyne, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Hill, Holloway, Horner, Land, Lillard, Looney, Nichols, Pugh, Ratliff, Rutherford, Spurlock, Wallace, Wells, West, Woods, (E. E.). Total 27.

Excused: Lynch, Morton. Total 2.

Absent: Ingraham, Johnson, Woods (W. H.). Total 3.

The chair declared the motion lost.

The vote occurring on the motion of Senator Wallace to recommit Senate Bill No. 26 without instruction, same was

carried, and the bill was recommitted to Judiciary Committee No. 1.

Senate Bill No. 50 was taken up for consideration and read at length.

On motion of Senator Davidson Senate Bill No. 50 was advanced to engrossment and third reading and the bill was referred to the Committee on Enrolled and Engrossed Bills.

Senate Bill No. 25 was taken up for consideration and read at length.

On motion of Senator Golobie Senate Bill No. 25 was advanced to engrossment and third reading, and the bill was referred to the Committee on Enrolled and Engrossed Bills.

The following message from the Governor was read and referred to the Committee on Appropriations:

GOVERNOR'S MESSAGE.

To the Honorable, the President and Members of the Senate:

Under the provisions of House Bill No. 88, Chapter 142, Session Laws of 1919, I have the honor to submit herewith, copy of the State Budget, together with such other and necessary documents as are required by the provisions of said Act.

I desire, in this connection, to call your attention to the fact that this Budget is not printed as required by law. There are two reasons why this has not been done: First, the various heads of Departments, Institutions, Boards and Commissions were, on account of their unfamiliarity with the Budget System, slow in preparing and submitting their requests to me. Second, there is no available fund provided by the last Legislature for the purpose of printing the Budget. Notwithstanding that fact, however, I requested bids for the work, but found them to be so unreasonable in time

of delivery and price that I could not, by any means, justify the awarding of the contract for that purpose.

This failure to have the Budget printed is a matter of great regret to me for the reason that few people understand and appreciate the importance of the budgetary system. The Budget is simply a scientific opening of a complete set of books for the State. Under our old system, it is impossible to obtain a comprehensive view or knowledge of the fiscal affairs of the State from any one source. The method in vogue here, as well as in other States that have no Budget system, is very largely one of guesswork and each department seeks to take care of itself without regard to correlation or duplication of object or function, or expense of maintenance and operation.

The Budget system has come to stay, and practically all the progressive States in the Union have adopted it and the Federal Government will, without doubt, adopt the same in the very near future.

When House Bill 88 was adopted, very few of us really understood or comprehended the full significance of budgetary legislation and, as a result, no adequate provision was made for the proper installation of the same. In most States where the Budget has been adopted very considerable appropriations were made for the purpose of installing the system, but no appropriation was made in this State. I have been compelled to prepare this Budget, without the necessary assistance and with only such help as I could employ by use of the contingent fund provided for this office.

In order that a Budget may be of use and value, it is necessary that it be considered as a whole or definite plan of proposal in financing the business of the State for a given length of time, both with respect to revenues and appropriations. It is the means through which all the several operations, having to do with State financing, actual and prospective, are brought together and clearly presented so that

all may be in mind at one time, and their relation to each other and the State can be appreciated and properly considered. In order to do this, provision must be made for the careful preparation of estimates; for proper hearings on said estimates, both by those who request appropriations and those who are adversely interested; the making of appropriations based on consideration of estimates and, lastly, the expenditure of moneys so permitted and provided.

I have been unable, because of lack of time, to hold public hearings on all requisitions for appropriations made by the various Departments, Institutions, etc., but I have availed myself of all the information and advice possible.

I call your attention to the fact that the gross amount requested by responsible heads of the various Departments, Institutions, etc., is approximately \$35,292,312.00. This seems to be an unreasonably large amount and yet, if you had time to listen to the reason assigned by the various heads of Departments, Institutions, etc., you would agree to it that it would be extremely difficult to show wherein they have been unreasonably extravagant in their requirements. However, taking into consideration the conditions of the financial world, as we see them now, coupled with a knowledge of past experience, and estimating future conditions as nearly as we can, I have reduced these recommendations something like \$17,793,000, leaving the Budget requirements for the next biennial \$17,500,000.

I am not certain that my judgment in this respect can be successfully upheld, for the reason that, if prices of commodities and labor for the next biennium are as high as they have been during the past biennium, the estimate will be too low, but I do not anticipate such a condition.

I desire to call your special attention to the fact that in practically every State in the Union today the appropriations for the maintenance of their various State agencies have been insufficient to properly maintain and operate the

same. I have on my desk at this time Messages of the Governors of many of the States of the Union and, without exception, they represent to their Legislatures the same condition that confronts us here in Oklahoma. I take the liberty, at this time of quoting from the Message of Governor Everett J. Lake, of Connecticut, on the financial condition of that State, said Message having been delivered just last week :

“On June 30, 1918, the State had no net debt, but did have a net credit balance of almost \$600,000.

“On June 30, 1919, this credit balance had been converted into a net debt of almost \$800,000. On June 30th, 1920, this net debt had increased from \$800,000 to approximately \$4,700,000. * * * The current fiscal year, which will end June 30, 1921, will present the same unfavorable showing with reference to the excess of expenditures over receipts.

“The exact figures for the entire year are not now available but will be even less favorable than those last shown, for the maintenance requirements of our departments, our charitable institutions and state-aided institutions for the two years to end June 30th next will exceed appropriations made by the last General Assembly by over \$3,000,000. The net debt at the end of this fiscal year can not be less than \$6,500,000.

“Looking farther ahead to the next two fiscal years, you are confronted with a budget of estimated maintenance expenses alone of approximately \$28,000,000. If you should add to this the new construction requested, amounting to \$9,700,000, that total expenses for this period would reach nearly \$38,000,000. And this by no means includes, as I anticipate, all the appropriations for which you will be solicited during this session. Against these required

and desired disbursements, there will be an estimated revenue, based upon all present tax levies including the present State tax, of approximately \$24,000,000. The resulting unprecedented deficit should cause careful reflection."

I quote the above merely for the purpose of showing that, while economy should always be practiced, yet we must not forget that our obligations are out and must be met, and we must not proceed on the theory that we can maintain an extensive government with so many requirements, without having large appropriations.

The appropriations made by the Seventh Legislature approximate \$18,000,000, or a little better than \$8,500,000 for each fiscal year. You will note that, in the little State of Connecticut, their maintenance expense is approximately \$28,000,000, while the total budgetary requirements reach \$38,000,000, and that the revenue raised in that State upon the present tax levy amounts to practically \$24,000,000.

In this State, the larger part of our general fund is derived from indirect taxation. The assessed valuation of all property in the State in ad valorem taxation for the present fiscal year is \$1,695,000,000. The State levy for this year is one and a half mills. This will produce approximately \$2,500,000; the total revenue requirement of the State for this fiscal year is slightly in excess of \$10,000,000; this is a greater sum than was anticipated by the last Legislature and is due to reasons heretofore given, to-wit: The unprecedented conditions in the business world resulting in high cost of everything purchased. My best judgment on this subject is that there will be deficiencies in practically all the State institutions before the end of the present fiscal year. This does not mean that deficiencies now exist, but it does mean that unless the State University, the A. & M. College, the Hospitals for the Insane and many other State institutions, are given emergency appropriations, they will

be compelled either to close their doors and cease operations, or be cared for by deficiencies which cannot be created under existing laws.

The estimated income of the State for this fiscal year from sources other than ad valorem taxes is \$5,405,000. During the first six months of this fiscal year, the collections from this source have exceeded more than one half of that amount and it is hoped that the remaining six months of the fiscal year will show the same results. But whether or not this occurs is largely a matter of conjecture, and I am fearful that it will not exceed the actual estimate made because of bad conditions in the oil industry and the falling off of revenues from the income tax source.

I have mentioned the foregoing conditions simply for the purpose of calling your attention to the fact that a three and a half mill levy last year produced scarcely enough revenue to take care of the ordinary expenses of State government and that the valuation of taxable property in this State is bound to be much less than that of last year because of the universal fall in prices of all products and a consistent and uniform plan of economy must be followed by your Bodies, in order that the expenditures do not exceed the receipts. However, I am not unmindful of your duties and responsibilities in this respect and I do not believe that the people of the State will permit or tolerate a method of starvation or under-development of our State institutions, or our necessary departments of government.

You will notice that, in the Budget submitted herewith, is found requests for 94 various departments, institutions, boards and Commissions. These have all been established by law and their duties and activities are imposed and required by Statute. It is not so much a question of whether or not they are all necessary as it is a question of providing for them in a manner that will enable them to properly function. If it is the desire of the people to reduce the

expenditures, of government, it should be done in an orderly and systematic manner.

May I not express the hope that the Appropriations Committee will take this Budget and consider it as a whole, for I believe that, by so doing, a great amount of money can be saved, and none of the departments or institutions unnecessarily crippled.

The Budget system, as heretofore suggested, is an idea in government that has come to stay. When our present statute was enacted, the subject was not well understood in Oklahoma and the statute needs several important amendments. These will be suggested in due time. One defect, however, in the preparation of a Budget for this State is the fact that, under our law, no item can be included in an appropriation bill that calls for money from two or more different funds. This fact necessitates not less than 9, possibly 10, several appropriation bills. This is extremely unfortunate, because it adds to the complexities of the situation, causes unnecessary confusion, and prevents a full understanding of the merits of the system as a whole.

I trust that the Legislature may find sufficient time to go into the question of the budgetary plan of Legislature for appropriations with some degree of care, in order that the idea may be preserved in this State and that, even though the present budget is defective in some particulars, proper amendments to the existing laws may be made whereby these defects may be overcome and the law made to function properly.

I shall be pleased to meet with the Appropriation Committee and explain the Budget as I understand it and furnish necessary information and data on any phase of the subject.

I regret exceedingly that I was unable to have printed a complete copy of the Budget for the individual use of the members, and, on that account, I am asking those interested

in this important matter to voluntarily assume a few of the hardships and difficulties that I have encountered in the preparation of the same, in order that they may more fully appreciate the importance of the law.

Respectfully,

J. B. A. ROBERTSON,

Governor.

The following message from the House was read:

To the President of the Senate: I am directed by the House of Representatives to transmit herewith for your signature, the enrolled copy of House Bill No. 14, by Harris of the House, and Davidson of the Senate,

“An Act making an appropriation to pay mileage and per diem of Members of the House of Representatives and Senate, of the Eighth Legislature, salaries of employees and contingent expenses, and declaring an emergency,”

as amended by the Senate.

Respectfully,

ALBERT ROSS, Chief Clerk.

The President presiding.

House Bill No. 14 was read for the fourth time, signed by the President and ordered returned to the Honorable House.

On motion of Senator Golobie the Senate adjourned under the rules.

THIRTEENTH LEGISLATIVE DAY.

Tuesday, January 18, 1921.

The Senate met at 1:30 o'clock p. m., pursuant to adjournment and was called to order by the President pro tempore.

On roll call the following Senators were present: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 43.

Absent: Lynch. Total 1.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Nichols asked that Senator Lynch be excused for the afternoon, which was granted.

The Journal of the previous day's session was read and on motion of Senator Nichols was approved.

Senator Hensley submitted the following committee reports, which were adopted and Senate Bills Nos. 2, 23, 53, and 63 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Judiciary Number 2, to whom was referred Senate Bill No. 2, by Hensley, by request, entitled: "An Act providing that the sixteenth day of November of each and every year shall be known and observed as Oklahoma Day," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that the committee substitute bill for same do pass.

HENSLEY, Chairman.

Mr. President:

We, your committee on Judiciary Number 2, to whom was referred Senate Bill No. 23, by Hensley, entitled: "An Act to regulate the purchase and sale of second-hand motor vehicles and parts; providing for the licensing of the business of dealing in second-hand motor vehicles; to prevent the removal, mutilation or alteration of makers' numbers on motor vehicles; to prevent the theft of motor vehicles and parts thereof," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended:

By adding an additional section which shall be known as Section 6, as follows:

"Section 6. All acts and parts of acts in conflict herewith are hereby repealed.

Also by adding the emergency clause as follows:

"It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist by reason whereof this Act shall take effect and be in full force from and after its passage and approval."

HENSLEY, Chairman.

Mr. President:

We, your committee on Judiciary Number 2, to whom was referred Senate Bill No. 53, by Hill, Cordell, and Ingraham, entitled: "An Act to amend the first and second subdivision of Section 2414, Revised Laws of Oklahoma, 1910, defining the crime of rape," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HENSLEY, Chairman.

Mr. President:

We, your committee on Judiciary No. 2, to whom was referred Senate Bill No. 63, by W. H. Woods and E. E. Woods, entitled: "An Act relating to divorcement and defining bigamy in connection therewith and amending section 4971, of the Revised Laws of the State of Oklahoma, 1910, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended.

In the title after the word "bigamy" and before the word "in," by inserting the words "and adultery."

HENSLEY, Chairman.

Senator E. E. Woods called up Senate Concurrent Resolution No. 4.

Senate Concurrent Resolution No. 4 was read at length.

Senator E. E. Woods moved that the resolution be adopted.

Senator Davidson submitted the following amendment which was adopted:

Mr. President: I move to amend Senate Concurrent Resolution No. 4, by striking out the words "employ or."

DAVIDSON.

On motion of Senator E. E. Woods the resolution, as amended, was adopted and the resolution referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Nichols presented a letter from Wm. Johnson, Muskogee, referring to proposed legislation, which was read.

Senator Hensley presented a letter from American Legion, Post No. 34, El Reno, advising that the Post on January 14th adopted a resolution favoring the proposed House bill providing for an addition to University Hospital for the care of sick and disabled soldiers, which was read.

The following message from the House was read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith for the consideration of your honorable body engrossed copy of House Bill No. 56, by Knight, as amended:

“An Act amending Section 7565, Chapter 73, Article 1, of Revised Laws of Oklahoma, 1910, relating to compensation of road supervisors.”

And to inform you, and through you the honorable Senate, that this bill was passed by the House of Representatives on the 18th day of January, 1921, and was signed by the Speaker of the House in open session.

Respectfully,

ALBERT ROSS, Chief Clerk.

BILLS AND JOINT RESOLUTIONS ON FIRST READING.

The following bills and joint resolutions were introduced and read for the first time:

Senate Bill No. 94, by Rutherford, “An Act providing for the regulation of service and pay of county commissioners

in counties between fifty-five thousand (55,000) and sixty-five thousand (65,000) population, prescribing their duties, and declaring an emergency.”

Senate Bill No. 95, by McPherren, Anglin, Carlock, Cartwright, Davidson, Fleming, Frye, Hensley, Hill, Holloway, Lillard, Nichols, Ratliff, Wallace, Woods, “An Act creating a Court of Civil Appeals consisting of three divisions with three judges each, prescribing the appellate jurisdiction of said court of civil appeals, its organization, the manner of appeal thereto from inferior courts, and appeal therefrom to the Supreme Courts, the manner of appointment, election, tenure of office and salaries of the judges, clerks, deputy clerks, and law clerks, and the transfer of judges and cases to and from the divisions of the said court.”

Senate Bill No. 96, by Leedy, “An Act repealing Sections 3703 and 3704, of the Revised Statutes of Oklahoma of 1910, relating to Labor Commissioner.”

Senate Bill No. 97, by Morton, “An Act to amend Chapter 72, Article 18, Section 7539, of the Revised Laws of Oklahoma, 1910, relating to licensing of domestic corporations.”

Senate Bill No. 98, by Leedy, “An Act repealing Sections 3705, 3706, 3707, 3708, 3709, 3710, 3711 of the Annotated Statutes of Oklahoma, 1910, relating to Board of Arbitration and Conciliation.”

Senate Bill No. 99, by Davidson and Lillard, “An Act relating to the shutting off of water or gas for domestic use; prescribing penalty for violation hereof; and declaring an emergency.”

Senate Bill No. 100, by Cordell, “An Act amending Section 8, Session Laws of Oklahoma, 1913, entitled, ‘An Act amending Sections 1, 2 and 3, of Chapter 31, of the Session

Laws of Oklahoma, 1911, and Section 3, of Article 2, of the Session Laws of 1907-08, providing penalties for violation of the banking laws of this State, providing that upon petition of fifty freeholders of the county, who are farmers, for a bank charter, the same shall be issued."

Senate Joint Resolution No. 8, by Holloway, Sherman, McPherrin, E. E. Woods, Looney and Davidson, "A Resolution authorizing the submission of a proposed amendment to the Constitution to the people for their approval or rejection, for the purpose of amending Section 9, of Article 10, limiting the school district levy for the support of the common schools."

Senate Joint Resolution No. 9, by Leedy, "A Resolution providing for the submission of a proposition to repeal Section Twenty (20) of Article Six (6) of the Constitution of the State of Oklahoma relating to Labor Commissioner and providing for an election thereon."

HOUSE BILLS ON FIRST READING.

House Bill No. 56, by Knight, "An Act amending Section 7565, Chapter 73, Article 1, of Revised Laws of Oklahoma, 1910, relating to compensation of road supervisors."

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committee indicated:

Senate Bill No. 86, by W. H. Woods, to Public Service Corporations.

Senate Bill No. 87, by Harvey, of the Senate, and Keim, of the House, to State and County Affairs.

Senate Bill No. 88, by Hill, to Penal Institutions.

Senate Bill No. 89, by Looney, Cordell, Spurlock and E. E. Woods, to Education.

Senate Bill No. 90, by Spurlock, to Judiciary No. 1.

Senate Bill No. 91, by Dearmon and West, of the Senate, and Louthan and Davis, of the House, to Appropriations.

Senate Bill No. 92, by W. H. Woods and Cartwright, to Public Buildings.

Senate Bill No. 93, by W. H. Woods and Cartwright, to Appropriations.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 21, 25 and 50 correctly engrossed; Senate Concurrent Resolution No. 5 correctly engrossed and Senate Bills Nos. 19 and 36 correctly re-engrossed.

L. A. MORTON, Chairman.

Senate Bill No. 21 was read for the third time at length, the question being "shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 41.

Nays: None.

Excused: Lynch. Total 1.

Absent: Nichols, Rutherford. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 41.

Nays: None.

Excused: Lynch. Total 1.

Absent: Nichols, Rutherford. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 21, and ordered same transmitted to the Honorable House.

Senate Bill No. 50 was read for the third time at length.

Senator Briggs asked unanimous consent to amend the bill as follows:

Mr. President: I move to amend Senate Bill No. 50 by striking line 4 and line 5 to the word "for."

BRIGGS.

Senator Nichols made the point of order that the bill could not be amended at this time except by unanimous consent and objection had been made.

The Chair held the point of order well taken.

Senator Briggs submitted the following motion:

Mr. President: I move to recommit Senate Bill No. 50 with instructions to incorporate the Briggs amendment.

BRIGGS.

The vote occurring on the motion by Senator Briggs and roll call being demanded, resulted as follows:

Ayes: Anglin, Briggs, Brown, Clark, Cordell, Cornett, Coyne, Fleming, Frye, Glasser, Golobie, Harvey, Hensley, Hill, Horner, Land, Leedy, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (E. E.). Total 23.

Nays: Carlock, Cartwright, Davidson, Dearmon, Draughon, Durant, Harrison, Holloway, Johnson, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, West, Woods (W. H.). Total 19.

Excused: Lynch. Total 1.

Absent: Ingraham. Total 1.

The Chair declared the motion to recommit carried and Senate Bill No. 50 was recommitted to the Committee on Appropriations.

Senate Bill No. 25 was read for the third time at length.

The question being, "shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 41.

Nays: None.

Excused: Lynch. Total 1.

Absent: Holloway, Ingraham. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Johnson, Land, Leedy, Lillard, Looney, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.).
Total 41.

Nays: None.

Excused: Lynch. Total 1.

Absent: Holloway, Ingram. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 25 and ordered same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Concurrent Resolution No. 5 and ordered same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Bill No. 19 and ordered same transmitted to the House.

The President pro tempore signed the engrossed copy of Senate Bill No. 36 and ordered same transmitted to the House.

Senator Pugh presiding.

The President pro tempore presiding.

Senate Bill No. 6 was taken up for consideration and read at length.

Senator Lillard moved that the bill be taken up by sections. Vote taken and carried.

Section 1 was read.

Senator Hill submitted the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill 6, lines 6, 7 and 8, page 3 by striking out all of lines 6, 7 and 8 on page 3.

HILL.

Senator McPherren submitted the following amendment which was adopted:

Mr. President: I move to amend Senate Bill No. 6, line 16, page 2, by striking out the word "felony" and inserting the word "misdemeanor."

McPHERREN.

Senator Anglin submitted the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 6, line 7, page 2, after the word "character" and before the word "or" strike out "or who has been accused."

ANGLIN.

Senator Lillard submitted the following amendment:

Mr. President: I move to amend Senate Bill No. 6, lines 2 and 3, page 2, by striking after the word "film" on line 2 and before the word "or" on line 3 the following words "or other photographic representation."

LILLARD.

Senator Lillard moved that the amendment be adopted.

On motion of Senator Fleming the amendment was tabled.

Senator Lillard submitted the following amendment which was adopted:

Mr. President: I move to amend Senate Bill No. 6, line 1, page 2 by striking after the word "film" and before the word "movie" the following word "picture."

LILLARD.

On motion of Senator Wallace Senate Bill No. 6 was recommitted to Judiciary Committee No. 1 without instructions.

Senate Bill No. 29 was taken up for consideration and read at length.

Section 1 was read.

Senator McPherrren moved that Section 1 be adopted.

Senator Rutherford submitted the following amendment:

Mr. President: I move to amend Senate Bill No. 29, line 3, page 1, by inserting "\$12,000.00" before the word "or" in line 3.

RUTHERFORD.

Senator Rutherford moved that the amendment be adopted.

Senator McPherrren moved that the amendment be tabled and the roll being called resulted as follows:

Ayes: Anglin, Carlock, Cartwright, Cordell, Davidson, Dearmon, Draughon, Durant, Harrison, Hill, Holloway, Lillard, Looney, McPherrren, Nichols, Pugh, Ratliff, Simpson, West. Total 19.

Nays: Briggs, Brown, Clark, Cornett, Coyne, Fleming, Frye, Glasser, Golobie, Harvey, Hensley, Horner, Ingraham, Land, Leedy, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.). Total 22.

Excused: Lynch. Total 1.

Absent: Johnson, Morton. Total 2.

The Chair declared the motion to table lost.

The vote occurring on the amendment by Senator Rutherford, the roll being called resulted as follows:

Ayes: Briggs, Brown, Cornett, Coyne, Fleming, Frye, Glasser, Golobie, Harvey, Horner, Land, Leedy, Rutherford, Sherman, Wallace, Wells, Woods, (W. H.). Total 17.

Nays: Anglin, Carlock, Cartwright, Clark, Cordell, Davidson, Dearmon, Draughon, Durant, Harrison, Hensley, Hill, Holloway, Ingraham, Johnson, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, West, Woods, (E. E.). Total 25.

Excused: Lynch. Total 1.

Absent: Spurlock. Total 1.

The Chair declared the amendment lost.

Senator McPherren submitted the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 29, lines 2 and 3, page 2, by striking out after the word "sewer" the words "and paving roadway along and over campus."

McPHERREN.

On motion of Senator McPherren Section 1, as amended, was adopted.

Sections 2 and 3 were read and adopted.

On motion of Senator McPherren Senate Bill No. 29, as amended, was passed to engrossment and third reading, and the bill referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 66 was taken up for consideration and read at length.

On motion of Senator Wallace Senate Bill No. 66 was recommitted to the Committee on State and County Affairs without instructions.

On motion of Senator Hill the Senate adjourned under the rules.

FOURTEENTH LEGISLATIVE DAY.

Wednesday, January 19, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment and was called to order by the President.

On roll call the following Senators were present: Anglin, Briggs, Brown, Carlock, Cartwrgiht, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 43.

Absent: Simpson. Total 1.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Simpson was excused for the afternoon.

The Journal of the previous day's session was read and on motion of Senator Nichols was approved.

Senator Cordell submitted the following committee reports, which were adopted and Senate Bills Nos. 51 and 64 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 51, by Cordell, entitled: "An Act to provide for the eradication of predatory animals and injurious rodents, making an appropriation therefor, and prescribing the manner of its expenditures in co-operation with the Bureau of Biological survey, United States Department of Agriculture," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CORDELL, Chairman.

Mr. President:

We, your committee on Agriculture, to whom was referred Senate Bill No. 64, by Ingraham, entitled: "Free Fair Amendment." An Act to amend Session Laws of Oklahoma 1915, Chapter 179, Section 11, relating to county free fairs, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

COMMITTEE AMENDMENT No. 1.

Be it Enacted by the People of the State of Oklahoma:

Section 1. Section 11, Chapter 179 of the Session Laws of Oklahoma of 1915 shall be amended to read as follows:

"Section 11. The executive board of the County Fair Association shall not estimate cost of grounds and buildings for township and county fairs, and the executive board may arrange for holding the fair in any town or city in the county that will furnish grounds and buildings free." When grounds have been procured, and buildings erected thereon, such grounds and buildings shall become the permanent site of such town-

ship or county fair; provided, that such location may be changed at any time by a vote of the executive board when three fourths (3/4) of the total membership of the board shall vote in the affirmative.

CORDELL, Chairman.

Senator Looney submitted the following committee reports, which were adopted and Senate Bills Nos. 66, 79 and 87 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on State and County Affairs, to whom was referred Senate Bill No. 66, by McPherren, Carlock, Cartwright, Cordell, Draughon, Holloway, Johnson, Leedy, Nichols, Ratliff, Spurlock, Wells, West and Woods, (W. H.) entitled: An Act authorizing the investment of the sinking funds of the State of Oklahoma in County Road Bonds, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return same with the recommendation that Committee Substitute for Bill do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your committee on State and County Affairs, to whom was referred Senate Bill No. 79, by West of the Senate and Ottinger of the House, entitled: An Act to amend Section One and Two Chapter 59, of the Session Laws of 1919, relating to truant officers, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

In line 20, page 2, after the word "cities" by substituting the words "of first class and all independent school districts" for the words "or incorporated towns."

MRS. LOONEY, Chairman.

Mr. President:

We, your committee on State and County Affairs, to whom was referred Senate Bill No. 87, by Roy Harvey of the Senate and H. E. Keim of the House, entitled: An Act authorizing County Assessors in counties having a population of not less than 13,500 or more than 13,600 according to the 1920 Federal census, to appoint one or more deputies and authorizing the Board, etc., beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Senator Leedy submitted the following committee reports, which were adopted and Senate Bills Nos. 24, 35, 46, and 80 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Public Health, to whom was referred Senate Bill No. 24, by Hensley, entitled: An Act for the prevention of blindness from Ophthalmia Neonatorum, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LEEDY, Chairman.

Mr. President:

We, your committee on Public Health, to whom was referred Senate Bill No. 35, by Leedy and Cartwright, being An Act to regulate the practice of Chiropractic creating a Chiropractic Board of Examiners, fixing rules and regulations providing for the appointment of Board and Curriculum; Fee of Examiners; Penalty; Educational Requirements; And Repealing conflicting laws, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LEEDY, Chairman.

Mr. President:

We, your committee on Public Health, to whom was referred Senate Bill No. 46, by Leedy, entitled: An Act creating a board of examiners to examine and license barbers; prescribing its duties; providing for a license to barbers to practice their trade or calling; and providing for sanitary conditions, and providing a punishment for violation thereof, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended in Section 3, at the end thereof by adding after the word "laundering" the following words, "or sterilizing."

And that Section 9, on line twelve (12) the word "one" be changed so as to read, "two" years.

LEEDY, Chairman.

Mr. President:

We, your committee on Public Health, to whom was referred Senate Bill No. 80, by Johnson, entitled: An Act providing for compulsory physical examination; certificates of health for persons engaged in preparing and handling food for sale to the public; examination fee; issuance of certificates; penalty, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LEEDY, Chairman.

Senator Harvey introduced the following resolution, which was read:

SENATE RESOLUTION No. 12.

By Rutherford and Harvey.

A Resolution requesting each of the State Schools, except the State University and the A. & M. College, to report to the Senate, immediately, their enrollment, giving the home address, age, course of study, etc., of each student.

Whereas, The question has been raised upon the floor of the Senate, and in the minds of many of its members, of whether or not certain of these State schools were functioning as intended by law, or whether they were functioning too much as high schools for local communities, and

Whereas, It is necessary, for the purpose of the Legislature to have more definite information concerning the enrollments in such schools, in order that we may intelligently study the need of such institutions, except the State University and the A. & M. College, are hereby requested to immediately report the present enrollment of the students now in attendance, giving their age, residence of their parents, or county and state from which they entered the school, the course of study being pursued by each, in a manner and with such other information as will enable the members of the Senate to determine the question above set forth.

And, that these reports be mailed to the Secretary of the Senate as soon as it is possible to compile and forward same.

HARVEY.

Senator Harrison asked that unanimous consent be given for the immediate consideration of the resolution, which was granted.

Senator Rutherford asked unanimous consent to strike out the words "except the State University and the A. & M. College" in the second paragraph, and insert in lieu thereof "the heads of these institutions," which was granted.

On motion of Senator Rutherford the resolution, as amended, was adopted, and the resolution referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Ingraham presented the following application of Ola Fredregill to appear before Senate Committees:

To the Honorable President and Members of the Senate of the State of Oklahoma:

Ola Fredregill states that she is a resident of Shawnee.

Oklahoma, that she is 19 years of age, that she is a duly authorized member of the legislative committee of the Oklahoma State Federation of Labor, that she is paid the sum of \$10.00 per day for her services, that she makes this statement in compliance with the law of the State and petitions your honorable body that she be granted a permit to appear before committees and act in her duly assigned capacity in the interests of the organization she represents.

OLA FREDREGILL.

On motion of Senator Ingraham the permit was granted.

Senator Lillard presented the following application of F. R. McCoy to appear before Senate Committees:

To the Honorable President and Members of the Senate of the State of Oklahoma:

F. R. McCoy states that he is a resident of Heavener, Oklahoma, that he is 42 years of age, that he is State Legislative Representative for the Brotherhood of Railroad Trainmen, that he is paid the sum of \$10.00 per day for his services, that he makes this statement in compliance with the law of the State, and petitions your honorable body that he be granted a permit to appear before committees and act in his duly assigned capacity in the interest of the organization he represents.

F. R. McCOY.

On motion of Senator Lillard the permit was granted.

BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 101, by Wallace and Harrison, "An Act making it unlawful for any officer, etc., to create any deficiency of any department of the State of Oklahoma, repealing all acts and parts of acts in conflict herewith, and declaring an emergency."

Senate Bill No. 102, by Hill, "An Act relating to county attorney and assistant county attorneys in counties having a population of over fifty-two thousand (52,000) inhabitants, and not exceeding fifty-five thousand (55,000) inhabitants, and declaring an emergency."

Senate Bill No. 103, by Pugh, "An Act amending section 5162 of chapter 60, article XXIII of the Revised Laws of Oklahoma 1910, relating to executions under foreclosure proceedings where appraisalment has been waived."

Senate Bill No. 104, by Horner and Wallace, of the Senate, and Bell and Tylee, of the House, "An Act amending section 588, chapter 10, article 11, of the Revised Laws of Oklahoma 1910, relating to the vacation of streets, avenues, alleys and lanes, providing for the reopening of the same; and declaring an emergency."

Senate Bill No. 105, by W. H. Woods and Cartwright, "An Act creating and establishing the State Industrial Chemical Library under the direction of the Board of Regents of the University of Oklahoma, at Norman, Oklahoma, making an appropriation therefor, and declaring an emergency."

Senate Bill No. 106, by Cartwright, of the Senate, and Pullen, of the House, "An Act prohibiting the hunting, trapping, killing or otherwise destroying of quail for a period of ten years, providing a penalty, prescribing means of enforcement, repealing all laws in conflict herewith, and declaring an emergency."

BILLS AND JOINT RESOLUTIONS ON SECOND READING.

The following bills and joint resolutions were read for the second time and referred to the standing committees indicated:

Senate Bill No. 94, by Rutherford, ordered printed and placed on the Calendar.

Senate Bill No. 95, by McPherrren, Anglin, Carlock, Cart-

wright, Davidson, Fleming, Frye, Hensley, Hill, Holloway, Lillard, Nichols, Ratliff, Wallace and Woods, to Judiciary No. 1.

Senate Bill No. 96, by Leedy, to Commerce and Labor.

Senate Bill No. 97, by Morton, to Private Corporations.

Senate Bill No. 98, by Leedy, to Commerce and Labor.

Senate Bill No. 99, by Davidson and Lillard, to Public Service Corporations.

Senate Bill No. 100, by Cordell, to Banks and Banking.

Senate Joint Resolution No. 8, by Holloway, Sherman, McPherrren, E. E. Woods, Looney and Davidson, to Constitution and Constitutional Amendments.

Senate Joint Resolution No. 9, by Leedy, to Constitution and Constitutional Amendments.

House Bill No. 56, by Knight, to Fees and Salaries.

Senator Morton submitted the following committee report:
Mr. President:

The Committee on Engrossed and Enrolled Bills, begs leave to report Senate Bill No. 29 and Senate Concurrent Resolution No. 4 correctly engrossed.

L. A. MORTON, Chairman.

The President signed the engrossed copy of Senate Concurrent Resolution No. 4 and ordered same transmitted to the Honorable House.

Senate Bill No. 29 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Harrison, Hensley, Hill, Holloway, Johnson, Lillard, Looney, McPherrren, Morton,

Nichols, Pugh, Ratliff, Rutherford, Wallace, West, Woods.
(W. H.) Total 24.

Nays: Briggs, Brown, Clark, Cornett, Durant, Fleming,
Frye, Glasser, Golobie, Harvey, Horner, Ingraham, Land,
Leedy, Sherman, Spurlock, Wells, Woods, (E. E.) Total 18.

Excused: Simpson. Total 1.

Absent: Lynch. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Harrison, Hensley, Hill, Holloway, Johnson, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Spurlock, Wallace, West, Woods, (W. H.). Total 25.

Nays: Briggs, Brown, Clark, Cornett, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Horner, Ingraham, Land, Leedy, Lynch, Sherman, Wells, Woods, (E. E.). Total 18.

Excused: Simpson. Total 1.

Absent: None.

The emergency having failed to receive a two-thirds majority of the votes of all the members elected to and constituting the Senate was declared lost.

Senator Davidson served notice that on the next legislative day he would move to reconsider the vote by which the emergency to Senate Bill No. 29 failed of passage.

Senate Bill No. 55 was taken up for consideration and read at length.

Senator Rutherford offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 55, in line 3 after the word "follows" amend to read as follows:

"In all counties having a population of 60,000 and not exceeding 100,000 population by the last decennial Federal Census, the county attorney may appoint two assistant county attorneys to be designated as first and second assistant county attorneys respectively. Each assistant county attorney herein provided for in such counties shall receive salaries as follows:

The first assistant county attorney shall receive Three Thousand (\$3,000.00) dollars per year and the second assistant county attorney shall receive Twenty-four Hundred (\$2,400.00) dollars a year. The county attorney may appoint one stenographer who shall receive a salary of not to exceed One Hundred and Twenty-five (\$125.00) dollars per month."

RUTHERFORD.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 55, line 10, Page 2 as follows: By striking after the word "attorney" and before the word "shall" the words "herein provided for" and insert the following: "in counties having a population of over 100,000 inhabitants as shown by the last decennial federal census."

DAVIDSON.

On motion of Senator Davidson Senate Bill No. 55 was adopted as amended, advanced to engrossment and third reading and referred to the Committee on Engrossed and Enrolled Bills.

Senator W. H. Woods submitted the following conference committee report:

To the President of the Senate and Speaker of the House of Representatives:

We, Your Conference Committee on Senate Joint Resolution No. 21, by W. H. Woods, Beg Leave to Report That We Had the Same Under Consideration, and That We Recommended That the Differences between the House and Senate be Adjusted in the Following Manner, to wit:

That, the title be amended to read as follows:

A Resolution Authorizing An Extension of the Time of Payment of the First Half of the 1920 Ad Valorem Taxes Until April 30, 1921, and Providing That the Last Half of the 1920 Taxes Shall Not Become Due until the 15th day of June, 1921, and Relieving the Tax Payer of All Penalty of the Last Half of the 1920 Taxes, where the First Half of the Taxes Were Not Paid On Or Before January 1, 1921.

That, Section One be amended to read as follows:

Section 1. Whereas, it appears that the general welfare of the people of the State of Oklahoma will be best subserved by extending the time of payment of the first half of the 1920 ad valorem taxes until April 30, 1921, and providing that the last half of the 1920 ad valorem tax shall not become due until the 15th day of June, 1921, and relieving the tax payer of all penalty on the last half of the 1920 ad valorem tax where the first half thereof was not paid on or before the 1st day of January, 1921.

Be it therefore resolved by the Senate and House of Representatives of the State of Oklahoma that the time for payment of the first half of the 1920 ad valorem taxes be and the same is hereby extended without penalty until the 30th day of April, 1921, and that the last half of the 1920 ad valorem taxes shall not become delinquent until the 30th day of June, 1921, and that no penalty shall accrue on the last half of the 1920 ad valorem taxes previous to June 30th, 1921, where the first half of the 1920 ad valorem taxes were not paid on or be-

fore January 1, 1921, and where said first half of said taxes are paid on or before April 30th, 1921.

And, That the Emergency be numbered Section 2.

House Conferees:

S. D. BAILEY,
F. A. HEBERLING,
MURRAY F. GIBBONS.

Senate Conferees:

W. H. WOODS, Chairman.
H. B. DURANT,
CLARK NICHOLS.

Senator W. H. Woods moved that the report of the Conference Committee be adopted.

Senator Anglin moved as a substitute that the report of the conference committee be rejected and ask for further conference.

Senator Wallace moved the previous question, which was sustained.

The vote occurring on the motion of Senator Anglin, same was lost.

The vote recurring on the motion of Senator W. H. Woods, same prevailed and the report of the conference committee adopted.

The question being: "Shall the resolution pass as amended" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherran, Nichols, Pugh,

Ratliff, Sherman, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 34.

Nays: Briggs, Brown, Cornett, Glasser, Hill, Leedy, Morton, Rutherford, Spurlock. Total 9.

Excused: Simpson. Total 1.

Absent: None.

The resolution having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the resolution become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Sherman, Wallace, Wells, West, Woods, (E. E.) Woods, (W. H.) Total 34.

Nays: Briggs, Brown, Cornett, Glasser, Hill, Leedy, Morton, Rutherford, Spurlock. Total 9.

Excused: Simpson. Total 1.

Absent: None.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed, and the resolution was ordered transmitted to the Honorable House.

Senator Harrison asked unanimous consent to be excused for one hour, which was granted.

Senator Briggs presiding.

Senate Bill No. 56 was taken up for consideration and read at length.

Senator Hill offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 56, line 15, page 2 by inserting after the figures "1000" and before the word "and" insert the following: "in all counties from 50,000 to 55,000 inhabitants the county judge and the county attorney shall each receive a salary of \$3,600.00 per annum.

HILL.

Senator Rutherford offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 56 in line 15 after the word "counties" and before the word "in" insert the following words "of 55,000 and not exceeding 100,000 the county judge shall receive a salary of \$4,000.00 per annum and county attorney shall receive a salary of \$5,000.00 in all such counties."

RUTHERFORD.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 56, line 17, page 2 by inserting after the word "shall" and before the word "receive" the word "each."

DAVIDSON.

Senator Leedy offered the following amendment:

Mr. President: I move to amend Senate Bill No. 56, line 4, page 2 by substituting after the word "of" and before the word "each," "\$1,800.00."

LEEDY.

Senator Leedy moved that the amendment be adopted.

On motion of Senator Nichols the amendment was tabled.

On motion of Senator Davidson Senate Bill No. 56 was

adopted as amended, advanced to engrossment and third reading and referred to the Committee on Engrossed and Enrolled Bills.

The President presiding.

The Calendar Clerk was instructed to refer Senate Bill No. 67 to the Committee on Appropriations and strike same from Calendar.

The Calendar Clerk was instructed to strike Senate Bills Nos. 6, 13, 26, 66 and 71 from the Calendar.

Senate Bill No. 15 was taken up for consideration and read at length.

Senator Cordell moved to amend the title by striking the repealing clause.

Senator Glasser moved as a substitute that the bill be referred to Judiciary Committee No. 1 with instructions to re-write the bill, which motion prevailed and the bill was ordered stricken from the Calendar.

Senate Bill No. 31 was taken up for consideration and read at length.

Senator Cordell moved that Section 1 be adopted.

Senator Harvey submitted the following amendment:

Mr. President: I move to amend Senate Bill No. 31, line 4, page 2 by inserting after the word "buying" and before the word "such" the words "from the producer."

HARVEY.

Senator Harvey moved that the amendment be adopted.

Senator Wallace moved as a substitute for all pending motions that the bill be recommitted to the Committee on Agriculture without instruction, which motion prevailed and the bill was ordered stricken from the Calendar.

Senate Bill No. 32 was taken up for consideration and read at length.

Senator Glasser offered the following amendment, which was adopted.

Mr. President: I move to amend Senate Bill No. 32, line 2, page 2 by adding after the word "sparrow" and before the word "or" the word "owl."

GLASSER.

Senator Ingraham offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 32, line 2, page 2 by striking out after the word "each" and before the word "English" the word "crow."

INGRAHAM.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 32, line 3, page 2 by striking after the word "sparrow" and before the word "or" the words "or hawk" and insert said words in line 4 after the word "rabbit" and before the word "and;" and strike the word "crow" in line 2 and insert said word in line 4 after the word "each" and before the word "rabbit."

DAVIDSON.

On motion of Senator Spurlock the bill was adopted as amended, advanced to engrossment and third reading and referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 2 was taken up for consideration and read at length.

On motion of Senator Hensley Senate Bill No. 2 was advanced to engrossment and third reading and referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 63 was taken up for consideration and read at length.

Senator W. H. Woods moved that the bill be advanced to engrossment and third reading.

Senator Lillard offered the following amendment:

Mr. President: I move to amend Senate Bill No. 63, line 1, page 3 by striking after the word "within" and before the word "from" the words "six months" and inserting the words "sixty days."

LILLARD.

Senator Wallace moved as a substitute for all pending motions that the bill be indefinitely postponed, which was lost.

Senator Coyne moved that the amendment by Senator Lillard be tabled, which prevailed.

Senator Lillard offered the following amendment.

Mr. President: I move to amend Senate Bill No. 63, line 17, page 2 by striking after the word "appeal" and before the word "any" all words thereafter.

LILLARD.

On motion of Senator Morton the amendment was tabled.

Senator W. H. Woods offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 63, line 4, page 3 by striking out after the word "with" and before the word "the" in line 5 the words "or attempt to live with."

W. H. WOODS.

On motion of Senator W. H. Woods the bill, as amended, was adopted and advanced to engrossment and third reading and referred to the Committee on Engrossed and Enrolled Bills.

Senator Leedy asked unanimous consent to withdraw Senate Bill No. 57 from the Committee on Education and

have same referred to the Committee on Public Health, which was granted.

On motion of Senator Cartwright the Senate adjourned under the rules.

FIFTEENTH LEGISLATIVE DAY.

Thursday, January 20, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment and was called to order by the President pro tempore.

On roll call the following Senators were present: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 43.

Absent: Harvey.

The Chair announced a quorum present.

Senator Sherman asked that Senator Harvey be excused for the afternoon, which was granted.

The Journal of the previous day's session was read and approved.

Senator Harrison presented a petition signed by two hundred citizens of Pontotoc county with reference to proposed and pending legislation.

Senator Hill presented a resolution from the members of the First Baptist Church of Wilburton, protesting against bill by Hill proposing to abolish the School of Mines at Wilburton.

Senator Hill presented resolution adopted by teachers of Latimer County protesting again Senate Bill No. 54 by Hill, abolishing certain state institutions.

Senator West presented a letter and resolution from the Anadarko Commercial Club commending the stand of Governor Robertson in favoring the levy of one and one-half mills ad valorem tax for 1920.

Senator Cornett presented a letter from D. V. Swing, of Bartlesville, protesting against the passage of Senate Bill No. 26.

Senator Ingraham presented a petition signed by 87 citizens of the State of Oklahoma protesting against the passage of House Bill No. 24.

Senator Holloway asked unanimous consent to add the name of Senator Spurlock to the Committee on Education, which was granted.

The following messages from the House were read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith for the consideration of your honorable body, re-engrossed copy of House Bill No. 50, by Shilling and Pratt.

“An Act amending Sections 1 and 2, Chapter 97, Session Laws of 1919, relating to School Districts.”

And to inform you, and through you the honorable Senate, that this bill was passed by the House of Representatives, and signed by the Speaker of the House in open session.

Respectfully,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, Engrossed Senate Concurrent Resolution No. 5, by Committees on Joint Rules of the Senate and House, entitled:

“A Resolution for the adoption of the Joint rules for the governing of the Eighth Legislature.”

And to advise you, and through you the honorable Senate, that the same has been passed by the House of Representatives and was signed by the Speaker of the House of Representatives in open session.

Respectfully,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, Engrossed Senate Joint Resolution No. 2, by W. H. Woods, entitled:

“The Resolution authorizing an extension of time of payment of the first half of the 1920 Ad Valorem taxes until March 1st, 1921, and providing that the last half of 1920 taxes shall not become due until the 15th of June, 1921, and relieving the tax payer of all penalty of the last half of the 1920 taxes, where the first half of the taxes were not paid on or before January 1, 1921.”

And to inform you, and through you, the honorable Senate,

that the House of Representatives has adopted the conference committee's report on same.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Senate Concurrent Resolution No. 5 and Senate Joint Resolution No. 2 were referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Morton submitted the following committee report:
Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 2, 32, 55, 56, 63 and Senate Resolution No. 12 correctly engrossed.

L. A. MORTON, Chairman.

The President pro tempore signed the engrossed copy of Senate Resolution No. 12 and referred same to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Davidson submitted the following committee report, which was adopted and Senate Bill No. 38 was ordered printed and placed on the Calendar.

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 38, by W. H. Woods, entitled, "An Act making a supplementary appropriation for the general support and maintenance for the State Training School for White Boys located at Pauls Valley, Oklahoma, and declaring an emergency for the fiscal year ending June 30, 1921," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended, said amendments being attached hereto and made a part of this report, as follows, to-wit:

Amendment No. 1. In lines 3 and 4 of Section 1 of the bill, strike the following language: "Thirty Thousand Dollars

(\$30,000.00)" and insert in lieu thereof the following: "Twenty-five Thousand Dollars (\$25,000.00)."

Amendment No. 2. In line 5 of Section 1 of the bill, after the word "Training" and before the word "for," insert the word "School."

Amendment No. 3. In line 1 of Section 2 of the bill before the word "for," insert the following language: "It being immediately necessary;" and in line 3 of Section 2 of the bill, after the word "exist" and before the word "whereof," insert the following: "by reason."

Amendment No. 4. Strike the word "Appropriation" in line 1 of Section .1 of the bill, and the words "Emergency Appropriation," in line 1 of Section 2 of the bill.

Amendment No. 5. Amend the title of the bill to read as follows: "An Act making an appropriation for the general support and maintenance of the State Training School for White Boys, located at Pauls Valley, Oklahoma, for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency."

R. L. DAVIDSON, Chairman.

Senator Rutherford submitted the following reports, which were adopted, and Senate Bills Nos. 11 and 17 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 11, by Ingraham, entitled, "An Act pertaining to the disposition of unused church buildings in the State of Oklahoma, belonging to churches having congregational form of government and providing for the protection thereof," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended.

RUTHERFORD, Chairman.

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 17, by Davidson of the Senate, and Bell and Rogers of the House, entitled, "An Act allowing two additional judges for the twenty-first district of the State of Oklahoma, and providing for the appointment and election of such additional judges, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, by adding the following to Section 1:

"The said judges shall annually select one of their number as presiding judge, who shall make all assignments of motion and trial dockets and shall have general direction and supervision over the business of the court; and he may in non-jury cases require more than one judge to sit in the same case at the same time."

RUTHERFORD, Chairman.

Senator Spurlock submitted the following committee report, which was adopted, and Senate Bill No. 77 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Revenue and Taxation, to whom was referred Senate Bill No. 77, by Rutherford, entitled, "An Act relating to publication of assessment and personal property," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended by committee. Said amendment being Section 2, which is the emergency clause.

Section 2. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

SPURLOCK, Chairman.

Senator Holloway submitted the following committee reports which were adopted, and Senate Bills Nos. 18 and 44, were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Education, to whom was referred Senate Bill No. 18, by Johnson and Morton, entitled, "An Act amending Section 1 of Senate Bill No. 150 of the Session Laws of 1917, relating to the formation of Union Graded Schools," beg leave to report that we had the same under consideration and herewith return the same with committee Substitute Bill for Senate Bill No. 18, and recommend the same do pass.

W. J. HOLLOWAY, Chairman.

Mr. President:

We, your committee on Education, to whom was referred Senate Bill No. 44, by Wells, entitled, "An Act amending Section 21, of Article five (5), of Chapter 219, of the Session Laws of the State of Oklahoma 1913, relating to visitation of schools by members of the school boards, furnishing of certain supplies to school teachers; repealing all acts and parts thereof in conflict herewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended.

W. J. HOLLOWAY, Chairman.

Senator Cordell submitted the following committee report, which was adopted and Senate Bill No. 31 was ordered printed and placed on the Calendar.

Mr. President:

We, your committee on Agriculture, to whom was referred Senate Bill No. 31, by Spurlock and Leedy, entitled, "An Act amending Section 8227, Article 1, Chapter 79, of the 1910 Revised Laws of Oklahoma, relating to trusts and pools," beg leave to report that we had the same under consideration and

herewith return the same with the recommendation that it do pass, as amended:

Section 1. That Section 8227, Article 1, Chapter 79 of the Revised Laws of Oklahoma, 1910, be and the same are hereby amended to read as follows:

“It shall be unlawful for any person, firm, corporation or association engaged in the production, manufacture, distribution, purchase, or sale of any commodity of general use or rendering any service to the public, to discriminate between different persons, firms, associations, or corporations, or different sections, communities or cities of the State by selling or buying such commodity, or rendering such service at a lower rate in one section, community or city than another, or at the same rate or price at a point away from that of production or manufacture as at the place of production or manufacture, after making due allowance for the difference, if any, in the grade, quantity or quality, and in the actual cost of transportation from the point of production of manufacture, if the effect or intent thereof is to establish or maintain a virtual monopoly hindering competition, or restriction of trade.”

Section 2. Emergency: It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

CORDELL, Chairman.

BILLS AND JOINT RESOLUTIONS ON FIRST READING.

The following bills and joint resolutions were introduced and read for the first time:

Senate Bill No. 107, by Wells, “An Act providing for grand and petit jurors, prescribing the manner of forming and summoning same, repealing sections 3689, 3690, 3691, 3692, 3693, 3694, 3695, 3696, 3697, 3699, 3700, 3701 and 3702 of chapter 41 of the Revised Laws of Oklahoma, 1910.”

Senate Bill No. 108, by Sherman, "An Act regulating flouring mills and mills grinding cereals."

Senate Bill No. 109, by E. E. Woods and W. H. Woods, "An Act making an appropriation for the improvement of capitol grounds and declaring an emergency."

Senate Bill No. 110, by Horner and Nichols, "An Act amending section 5468, chapter 61, article IX, of the Revised Laws of Oklahoma, 1910, relating to docketing and filing appeals from justice courts, and declaring an emergency."

Senate Bill No. 111, by W. H. Woods and Catwright, "An Act making an appropriation for the purpose of constructing and equipping a building for the College of Engineering at the University of Oklahoma, at Norman, Oklahoma."

Senate Bill No. 112, by Frye, "An Act repealing section 2373 of chapter 23, article 24 of volume 1 of 1910, statutes relating to robbery."

Senate Bill No. 113, by Hill, "An Act amending section 3230 of the Revised Laws of 1910, prescribing the fees in criminal cases for justices of the peace and constables in certain cities and declaring an emergency."

Senate Bill No. 114, by Coyne and Cordell, "An Act creating a bureau for women and children in the Department of Labor, authorizing the appointment and prescribing the duties, making an appropriation for the salary and expenses thereof, and prescribing the duties of county attorneys in cases of violation."

Senate Bill No. 115, by Lillard, "An Act authorizing and directing the State Board of Affairs on behalf of the State of Oklahoma, to engage in the business of producing, manufacturing and marketing crushed rock, shale and cement, prescribing their powers and duties in connection therewith and proceeding limitations thereon, making an appropriation therefor and declaring an emergency."

Senate Bill No. 116, by Dearmon, "An Act amending sections 1, 2 and 3, article 6, chapter 219, Session Laws of Oklahoma, 1913, relating to independent school districts."

Senate Joint Resolution No. 10, by Cartwright, Ratliff, Spurlock and Draughon, of the Senate, and Watson, Nance, Shilling and Miller, of the House, "A Resolution submitting a proposed constitutional amendment, providing for a graduated tax upon excessive land holdings."

HOUSE BILLS ON FIRST READING.

House Bill No. 50, by Shilling and Pratt, "An Act amending sections 1 and 2, chapter 97, Session Laws of 1919, relating to school districts."

BILLS ON SECOND READING.

The following bills and joint resolutions were read for the second time and referred to the standing committees indicated:

Senate Bill No. 101, by Wallace and Harrison, to Judiciary No. 1.

Senate Bill No. 102, by Hill, ordered printed and placed on the Calendar.

Senate Bill No. 103, by Pugh, to Judiciary No. 1.

Senate Bill No. 104, by Horner and Wallace, of the Senate, and Bell and Tylee, of the House, to Municipal Corporations.

Senate Bill No. 105, by W. H. Woods and Cartwright, to Education.

Senate Bill No. 106, by Cartwright, of the Senate, and Pullen, of the House, to Fish and Game.

Senate Bill No. 56 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Nays: Leedy. Total 1.

Excused: Harvey. Total 1.

Absent: Briggs, Morton. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: Glasser, Leedy. Total 2.

Excused: Harvey. Total 1.

Absent: Briggs, Morton. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 56 and ordered same transmitted to the Honorable House.

Senate Bill No. 32 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Lynch, McPherren, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Anglin, Morton, Wallace. Total 3.

Excused: Harvey. Total 1.

Absent: Briggs, Davidson, Looney, Pugh. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Lynch, McPherren, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Anglin, Morton, Wallace. Total 3.

Excused: Harvey. Total 1.

Absent: Briggs, Davidson, Looney, Pugh. Total 4.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of

Senate Bill No. 32 and ordered same transmitted to the Honorable House.

Senate Bill No. 2 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: Harrison. Total 1.

Excused: Harvey. Total 1.

Absent: Briggs, Davidson, Dearmon. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 2 and ordered same transmitted to the Honorable House.

Senate Bill No. 63 was read for the third time at length.

Senator W. H. Woods moved that the bill be recommitted without instructions.

Senator Morton moved as a substitute that the motion be tabled, which motion prevailed.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cornett, Coyne, Dearmon, Draughon, Durant, Flem-

ing, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 37.

Nays: Cordell, Horner, Lillard. Total 3.

Excused: Harvey. Total 1.

Absent: Davidson, Looney, Sherman. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 37.

Nays: Cordell, Horner, Lillard. Total 3.

Excused: Harvey. Total 1.

Absent: Davidson, Looney, Sherman. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 63 and ordered same transmitted to the Honorable House.

Senate Bill No. 55 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (W. H.) Total 39.

Nays: None.

Excused: Harvey. Total 1.

Absent: Anglin, Briggs, West, Woods, (E. E.) Total 4.

The bill having received a constitutional majority of the votes of all members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (W. H.) Total 38.

Nays: Glasser. Total 1.

Excused: Harvey. Total 1.

Absent: Anglin, Briggs, West, Woods, (E. E.) Total 4.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 55 and ordered same transmitted to the Honorable House.

The President presiding.

Senator Wallace asked unanimous consent to be excused for the balance of the day, which was granted.

Senate Bill No. 66 was taken up for consideration, and read at length.

On motion of Senator Simpson the bill was ordered reprinted including the new matter submitted by the committee.

Senate Bill No. 53 was taken up for consideration and read at length.

On motion of Senator Hill the bill was recommitted to Judiciary Committee No. 2 without instructions.

Senate Bill No. 23 was taken up for consideration and read at length.

Senator Hensley moved that the bill be considered section by section, which motion prevailed.

Section 1 was read.

Senator Dearmon offered the following amendment, which was unanimously adopted:

Mr. President: I move to amend Senate Bill No. 23, line 1, page 1, by inserting after the word "no" and before the word "vehicle" the word "motor driven."

On motion of Senator Hensley Section 1, as amended, was adopted.

Section 2 was read and adopted.

Section 3 was read and adopted.

Section 4 was read.

Senator Ratliff offered the following amendment, which was unanimously adopted:

Mr. President: I move to amend Senate Bill No. 23, line 8, page 3, by inserting after the word "make" and before the word "to" the following words "except as provided for in section 2."

RATLIFF.

Section 4, as amended, was adopted.

Section 5 was read.

Senator Ratliff offered the following amendment:

Mr. President: I move to amend Senate Bill No. 23, line 17, page 4, by inserting after the word "obliterated" and before the word "to" the words "except as provided in section 2."

RATLIFF.

Senator Glasser moved as a substitute that Senate Bill No. 23 be recommitted to Judiciary Committee No. 2 with instructions, which motion prevailed.

Senate Bill No. 94 was taken up for consideration and read at length.

On motion of Senator Rutherford Senate Bill No. 94 was advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 64 was taken up for consideration and read at length.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 64, line 9, page 3, by adding after the word "free" and before the word "when" the words "Provided, That."

GLASSER.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 64, line 12, page 3, by adding after the word "provided" and before the word "that" the word "further."

GLASSER.

Senator Horner offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 64, line 1, page 1, by substituting after the word "been" and before the word "and" the word "procured" be changed to "purchased."

HORNER.

Senator Simpson moved to recommit Senate Bill No. 64, which was lost.

Senator Simpson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 64, line 5, page 3, by adding after the word "affirmative" "and provided further, that this act shall not apply to any county having a population of 18,736 and not more than 18,800 according to the last Federal decennial census."

SIMPSON.

Senator Horner offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 64, line 9, page 3, by substituting after the word "been" and before the word "building" the word "purchased" for the word "procured."

HORNER.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 64.

line 5, page 3, by striking the word "estimate" and substituting the words "include the" and on line 6, page 3, add after the word "building" the words "in the estimate."

GLASSER.

On motion of Senator Ingraham Senate Bill No. 64, as amended, was adopted, advanced to engrossment and third reading and referred to the Committee on Engrossed and Enrolled Bills.

Senator Harrison was excused for the remainder of the afternoon.

The President pro tempore presiding.

Senate Bill No. 46 was taken up for consideration and read at length.

Senator Leedy moved that Senate Bill No. 46 be advanced to engrossment and third reading.

Senator Rutherford moved as a substitute that the bill be recommitted to the Committee on Public Health without instructions.

Senator Nichols moved that the motion of Senator Rutherford be tabled, which was lost.

Senator Anglin moved as a substitute for all pending motions that further consideration of the bill be indefinitely postponed.

Senator Rutherford moved that the motion of Senator Anglin be tabled, which carried.

The vote recurring on the motion of Senator Rutherford to recommit the bill, same was carried.

On motion of Senator Hill the Senate adjourned under the rules.

SIXTEENTH LEGISLATIVE DAY.

Friday, January 21, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment and was called to order by the President pro tempore.

On roll call the following Senators were present: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.) Woods, (W. H.) Total 43.

Absent: Anglin.

The Chair announced a quorum present.

Prayer by the Chaplain.

The Journal of the previous day's session was read and approved.

Senator Morton submitted the following committee report:

Mr. President: The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 64 and 94 correctly engrossed; Resolution No. 12; Senate Joint Resolution

No. 2 and Senate Concurrent Resolution No. 5 correctly enrolled.

L. A. MORTON, Chairman.

The President pro tempore signed the enrolled copy of Senate Resolution No. 12 and ordered same transmitted to the Secretary of State.

The President pro tempore signed the enrolled copy of Senate Joint Resolution No. 2 and ordered same transmitted to the Honorable House.

The President pro tempore signed the enrolled copy of Senate Concurrent Resolution No. 5 and ordered same transmitted to the Honorable House.

Senator Rutherford submitted the following committee reports, which were adopted:

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 90, by Spurlock, entitled: An Act amending Section 3, Chapter 183, Session Laws of 1915, relating to widows' pensions, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

RUTHERFORD, Chairman.

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 103, by Pugh, entitled: An Act amending Section 5162 of Chapter 60, Article XXIII of the Revised Laws of Oklahoma 1910, relating to executions under foreclosure proceedings where appraisement has been waived, beg leave to report that we had the same under consideration and

herewith return the same with the recommendation that it do not pass.

RUTHERFORD, Chairman.

Senator Davidson submitted the following committee report, which was adopted and Senate Bill No. 13 was ordered printed and placed on the Calendar.

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 13, by Senate and House Committees on Agriculture, entitled: An Act providing for the incorporation, organization and operation of a Warehouse System for the State of Oklahoma, making appropriation therefor; and declaring an emergency, beg leave to report that we have had under consideration the appropriation feature thereof, and we find that same is necessary to carry out the provisions of the bill if it becomes a law, and the Committee makes no recommendations as to the substantive part of the bill.

Respectfully submitted,

R. L. DAVIDSON, Chairman.

BILLS AND JOINT RESOLUTIONS ON FIRST READING.

The following bills and joint resolutions were introduced and read for the first time:

Senate Bill No. 117, by Cartwright and Looney, An Act amending House Bill No. 62, chapter 137, of the Laws of 1919, relating to county court stenographers.

Senate Bill No. 118, by McPherren, Holloway, Horner, and Wells, An Act relating to the protection of crossings at grade of railroads and public highways, conferring additional juris-

diction upon the Corporation Commission; regulating the driving of self-propelled vehicles over such crossings, and providing penalties for violation thereof.

Senate Bill No. 119, by Hill, An Act amending Chapter 149 of the Session Laws of Oklahoma, 1915, being "An Act defining abandonment of wife or children and providing a punishment therefor," and declaring an emergency.

Senate Bill No. 120, by Frye, An Act amending section 4963, of chapter 60, article 18, of the Revised Laws of 1910, relating to divorce and alimony.

Senate Bill No. 121, by Leedy, An Act creating a State School Text Book Commission; defining their duties; salary; expenses; providing rules and regulations; secretary; stenographers; publishing and distribution of books; copyrights; commissions, price; revolving fund; reports; penalty repealing sections 7707, 7708, 7709, 7710, 7711, 7712, 7713, 7714, 7715, 7716, 7717, 7718, 7719, 7720, 7721, 7722, 7723, 7724, 7725, 7726, 7727, 7728, 7729, 7730, 7731, 7732, 7733, 7734, 7735, 7736, 7737, 7738, 7739, 7740, 7741 and 7742 and all acts in conflict.

Senate Bill No. 122, by Draughon, Davidson, McPherrren, Rutherford, Carlock, Hill, and Sherman, An Act repealing chapter 141 of the Session Laws of Oklahoma, 1919, relating to the teaching of the English language and declaring an emergency.

Senate Bill No. 123, by McPherrren, An Act amending sections 7410 Revised Laws of the State of Oklahoma, 1910, (section 4, chapter 130, Session Laws 1919); section 7412 Revised Laws of the State of Oklahoma 1910 (section 6, chapter 30, Session Laws 1919) relating to tax re-sales and the procedure therein.

Senate Bill No. 124, by Leedy, An Act amending section 1 and 2, of chapter 47, of the Session Laws of 1910 and 1911, providing a State Board of Education; prescribing its powers

and duties; salary; mileage of members; and declaring an emergency.

Senate Bill No. 125, by Rutherford, An Act to amend section No. 5, chapter No. 87, of the Session Laws of 1915, relating to costs in Supreme Court.

Senate Bill No. 126, by McPherren, An Act making supplemental appropriation for the support and maintenance of Engineering Division of Highway Department and declaring an emergency.

Senate Joint Resolution No. 11, by Hill, A Resolution providing for the investigation of the injuries and damages to the Samples Coal and Mining Company's mine at McAlester, Oklahoma, while same was taken possession of and used by the State convicts during 1919; making an appropriation for the payment of the damages thereto, and declaring an emergency.

Senate Joint Resolution No. 12, by Hill, a Resolution authorizing and directing the Commissioners of the Land Office of the State of Oklahoma to transfer, convey and deliver to the City of McAlester, Oklahoma, title to certain lands therein described, and declaring an emergency.

BILLS AND JOINT RESOLUTIONS ON SECOND READING

The following bills and joint resolutions were read for the second time and referred to the standing committees indicated.

Senate Bill No. 107, by Wells, to Judiciary No. 1.

Senate Bill No. 108, by Sherman, to Private Corporations.

Senate Bill No. 109, by E. E. Woods, and W. H. Woods, to Appropriations.

Senate Bill No. 110, by Horner and Nichols, to Judiciary No. 2.

Senate Bill No. 111, by W. H. Woods and Cartwright, to Appropriations.

Senate Bill No. 112, by Frye, to Judiciary No. 1.

Senate Bill No. 113, by Hill, to Judiciary No. 2.

Senate Bill No. 114, by Coyne and Cordell, to Commerce and Labor.

Senate Bill No. 115, by Lillard, to Judiciary No. 1.

Senate Bill No. 116, by Dearmon, to Education.

Senate Joint Resolution No. 10, by Cartwright, Ratliff, Spurlock, and Draughon, of the Senate, and Watson, Nance, Shilling and Miller, of the House, to Constitution and Constitutional Amendments.

House Bill No. 50, by Shilling and Pratt, to Education.

Senate Bill No. 94 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 39.

Nays: Durant. Total 1.

Absent: Anglin, Briggs, Coyne, Sherman. Total 4.

The bill receiving a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 38.

Nays: Durant, Glasser. Total 2.

Absent: Anglin, Briggs, Coyne, Sherman. Total 4.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 94 and ordered same transmitted to the Honorable House.

Senate Bill No. 64 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: Fleming. Total 1.

Absent: Anglin, Briggs, Coyne, Durant, Sherman. Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of

Senate Bill No. 64 and ordered same transmitted to the Honorable House.

Senator Morton moved that when the Senate adjourn it adjourn until Monday under the rules, and the roll being called resulted as follows:

Ayes: Clark, Golobie, Harvey, Hill, Horner, Ingraham, Land, Leedy, Lillard, Looney, Lynch, Morton, Pugh, Rutherford, Simpson, Wallace, Wells, West, Woods (W. H.). Total 19.

Nays: Brown, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Harrison, Hensley, Holloway, Johnson, McPherren, Nichols, Ratliff, Woods (E. E.). Total 21.

Absent: Anglin, Briggs, Sherman, Spurlock. Total 4.

The Chair declared the motion lost.

Senate Bill No. 35 was taken up for consideration.

Senator Harrison asked unanimous consent to take the bill up section by section, which was granted.

Section 1 was read.

Senator Glasser offered the following amendment:

Mr. President: I move to amend Senate Bill No. 35, line 1, page 2, by inserting after the word "of" and before the word "schools" the words "legally chartered."

GLASSER.

Senator Draughon moved that the amendment be tabled. which motion failed.

The vote occurring on the adoption of the amendment, it was carried.

On motion of Senator Leedy, Section 1, as amended, was adopted.

Section 2 was read and adopted.

Section 3 was read.

Senator Glasser offered the following amendment:

Mr. President: I move to amend Senate Bill No. 35, lines 10, 11, 12, 13, 14, 15, 16, 17 and 18, on page 5, and lines 1 and 2 on page 6, by striking after the word "state" on line 9 all of said lines 10, 11, 12, 13, 14, 15, 16, 17 and 18, page 5, and all of lines 1 and 2 on page 6, and insert in lieu thereof the following words: "at the time of the taking effect of this act shall present themselves for examination and the said Board herein erected shall proceed to examine in writing each of said applicants upon the subjects named in section 4 of this act. Provided, however, that all applicants for examination who are not actually engaged in the practice of chiropractic at the time of the taking effect of this act before being eligible for examination."

GLASSER.

Senator Glasser moved that the amendment be adopted.

Senator Carlock moved to table the amendment, which motion lost.

Senator Nichols presiding.

President pro tempore presiding.

The vote occurring on the adoption of the amendment by Senator Glasser, and the roll being called, resulted as follows:

Ayes: Brown, Clark, Cornett, Coyne, Davidson, Dearmon, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Ingraham, Land, Looney, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.) Total 23.

Nays: Carlock, Cartwright, Cordell, Draughon, Harrison, Hensley, Hill, Holloway, Horner, Johnson, Leedy, Lillard, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman. Total 19.

Absent: Anglin, Briggs. Total 2.

The Chair declared the amendment adopted.

Senator Glasser offered the following amendment:

Mr. President: I move to amend Senate Bill No. 35, line 4, page 6, by striking the word "six" and insert in lieu thereof the word "nine."

GLASSER.

Senator Glasser moved that the amendment be adopted.

Senator Draughon moved to table the amendment, which motion prevailed.

Senator Glasser offered the following amendment:

Mr. President: I move to amend Senate Bill No. 35, line 4, page 6, by adding after the word "in" and before the word "reputable" the words "legally chartered."

GLASSER.

Senator Glasser moved that the amendment be adopted.

Senator Leedy moved that the amendment be tabled, which motion lost.

The vote occurring on the adoption of the Glasser amendment and the roll being called, resulted as follows:

Ayes: Brown, Clark, Cornett, Coyne, Davidson, Dearmon, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Ingraham, Land, Looney, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 25.

Nays: Carlock, Cartwright, Cordell, Draughon, Harrison, Hensley, Hill, Holloway, Johnson, Leedy, Lillard, Lynch, McPherren, Morton, Pugh. Total 15.

Absent: Anglin, Briggs, Horner, Nichols. Total 4.

The Chair declared the amendment adopted.

Senator Fleming offered the following amendment:

Mr. President: I move to amend Senate Bill No. 35, line 4, page 6, by striking after the word "then" and before the word "months" and insert the word "seven."

FLEMING.

On motion of Senator Draughon the amendment was tabled.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 35, line 7, page 6, by striking after the word "education" the words "or its equivalent" and inserting in lieu thereof the words "in an approved and recognized high school or its equivalent."

GLASSER.

On motion of Senator Leedy, section 3, as amended, was adopted.

Section 4 was read.

Senator Harrison presiding.

Senator Leedy offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 35, lines 3 and 4, page 7, by striking after the word "chemistry" and before the word "diagnosis" the word "spinography."

LEEDY.

Senator Durant offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 35, line 5, page 7, by adding after the word "adjustology" "diseases of nervous system, alimentary tract, heart and vascular system."

Section 4 was adopted.

Senator W. H. Woods asked unanimous consent to be excused for the balance of the day, which was granted.

Section 5 was read and adopted.

Sections 6 and 7 were read and adopted.

On motion of Senator Leedy, Senate Bill No. 35, as amended, was adopted and the bill advanced to engrossment and third reading, and referred to the Committee on Engrossed and Enrolled Bills.

Senator Golobie asked unanimous consent to be excused until Monday, which was granted.

Senate Bill No. 79 was taken up for consideration and read at length.

Section 1 was read and adopted.

Section 2 was read and adopted.

Senator West offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 79, by adding to the title the following "and repealing all laws and parts of laws in conflict therewith." Also by adding a new section as follows:

"Section 3. All laws and parts of laws in conflict herewith are hereby repealed."

WEST.

On motion of Senator West, Senate Bill No. 79, as amended was adopted, advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills.

Senator McPherran asked unanimous consent to amend Senate Bill No. 35, as follows, which was granted:

Mr. President: I move to amend Senate Bill No. 35,

line 18, page 10, by striking after the word "for" the words "a second" and adding the words "each subsequent."

Senate Bill No. 102 was taken up for consideration.

On motion of Senator Hill, Senate Bill No. 102 was advanced to engrossment and third reading and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 77 was taken up for consideration.

Senator Rutherford offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 77 in the title of the bill after the word "act" and before the word "relating" add the words "to repeal chapter 160, Session Laws 1919."

RUTHERFORD.

Senator Cordell offered the following amendment:

Mr. President: I move to amend Senate Bill No. 77 by striking section 1.

CORDELL.

The President pro tempore presiding.

On motion of Senator Wallace the amendment was tabled.

Senator Lynch asked unanimous consent to be excused until Monday, which was granted.

Senator West asked unanimous consent to be excused until Monday, which was granted.

Senator Hill moved that when the Senate adjourn it adjourn until Monday under the rules, which carried.

On motion of Senator Rutherford, Senate Bill No. 77, as amended was adopted, and advanced to engrossment and third reading.

Senator Harrison moved that Senate Bill No. 77 be considered engrossed and placed on third reading and final passage, which prevailed.

Senator Harrison moved the previous question, which was sustained.

Senate Bill No. 77 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Carlock, Cartwright, Clark, Cornett, Coyne, Durant, Frye, Harrison, Hill, Horner, Ingraham, Leedy, Lillard, Looney, McPherran, Rutherford, Spurlock, Wallace, West. Total 19.

Nays: Brown, Cordell, Dearmon, Draughon, Fleming, Glasser, Hensley, Holloway, Johnson, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Wells, Woods, (E. E.), Woods, (W. H.) Total 18.

Absent: Anglin, Briggs, Davidson, Golobie, Harvey, Land, Lynch. Total 7.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate was declared to have failed of passage.

Senator Harrison served notice that on the next Legislative day he would move to reconsider the vote by which Senate Bill No. 77 failed of passage.

Senator Pugh asked unanimous consent to have Senate Bill No. 86 withdrawn from the Committee on Public Service Corporations and referred to Judiciary No. 1, which was granted.

Senator Lillard asked unanimous consent to introduce a resolution, which was granted.

Senator Lillard introduced the following resolution:

Senate Resolution No. 13, "A Resolution vacating the office of Senator from Third Senatorial District, State of Oklahoma."

Senator Fleming was excused for the remainder of the day.

On motion of Senator Nichols the Senate adjourned until Monday under the rules.

SEVENTEENTH LEGISLATIVE DAY.

Saturday, January 22, 1921.

NO SESSION.

EIGHTEENTH LEGISLATIVE DAY.

Monday, January 24, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment and was called to order by the President pro tempore.

On roll call the following Senators were present: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Rattic, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.) Total. 42.

Absent: Briggs, Woods, W. H.

The Chair announced a quorum present.

Prayer by the Chaplain.

At the request of Senator Wallace, Senator W. H. Woods was excused for the day.

Senator Morton asked unanimous consent that five minutes each be granted to the Committees from the G. A. R. and the Confederate Veterans, which was granted.

Committee from the Confederate Veterans and G. A. R.

were presented, each asking for title to the rooms in the State Capitol set aside for them for historical purposes.

The Journal of the previous day's session was read and approved.

Senator Ingraham presented petition from citizens of Creek County protesting against the passage of House Bill with reference to the killing of quail.

Senator Harrison presented a petition from members of the farmers' union of Seminole, Oklahoma, endorsing the legislative program adopted at the state farmers' union meeting of August 20, 1920, also the position taken by their executive committee in their meeting of December 28, 1920, protesting against any appropriation by the legislature for additional State school building or for increasing the salaries of public officials.

Senator Cordell presented clipping from an Oklahoma City paper indicating the opposition of the legislative committee of the Chamber of Commerce to certain pending legislation.

Senator Frye presented a petition from citizens of Sequoyah County protesting against the passage of a bill prohibiting the hunting and killing of quail for a period of ten years.

Senator Anglin presented resolutions from the Ministerial Alliance of Holdenville petitioning the legislature to enact laws requiring the appointment of a State Board of Censors; also to enact Sunday laws similar to those of the States of Kansas and Texas.

Senator McPherrren presented a petition signed by citi-

zens of Bokchitio protesting against the change of that part of the game law affecting open season on quail.

Senator Morton submitted the following committee report:

Mr. President: The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 35, 79 and 102 correctly engrossed.

L. A. MORTON, Chairman.

Senator Coyne submitted the following committee report, which was adopted and Senate Bill No. 114 ordered printed and referred to the Committee on Appropriations.

Mr. President:

We, your committee on Commerce and Labor, to whom was referred Senate Bill No. 114, by Coyne, Cordell and Cartwright, entitled: A Bill entitled An Act creating a bureau for women and children in the Department of Labor, authorizing the appointment and prescribing the duties, making an appropriation for the salary and expense thereof, etc. etc., beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

COYNE, Chairman.

Senator Rutherford submitted the following committee report, which was adopted:

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Resolution No. 7, by Rutherford, entitled Authorizing and requesting the Supreme Court of Oklahoma to determine certain questions of law to determine the validity of the State tax levy made by the State Board of Equalization for the year ending June 30th, 1921; prescribing rules therefor, and declaring an emergency, beg leave to report

that we had the same under consideration and herewith return the same with the recommendation that it do not pass for the reason that the committee is of the opinion that the subject is covered by Senate Bill No. 134.

RUTHERFORD, Chairman.

Senator Davidson submitted the following committee reports, which were adopted and Senate Bills Nos. 50 and 109 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Appropriations, having had under consideration Senate Bill No. 50, by Carlock and McPherren, same being, "An Act making an appropriation to reimburse R. L. Hoxie for money paid on contract for the construction of the Statue of Sequoyah and placing same in the National Capitol at Washington, D. C., and declaring an emergency," the same having been re-committed to this Committee with instructions, beg leave to report that your Committee has complied with the the instructions under which said bill was re-committed, by striking from the bill the following language:

"and interest from June 6th, 1917, at 6% per annum, amounting to eleven hundred (\$1100.00) dollars,"

and return the bill herewith so amended, the amended copy of bill being attached hereto and made a part of this report.

Respectfully submitted.

R. L. DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 109 by E. E. Woods and W. H. Woods, entitled: An Act making an appropriation for the

improvement of Capitol Grounds and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendment being as follows, to wit:

Strike out Section 2 and the word "Emergency," and re-number Section 3 to read Section 2.

R. L. DAVIDSON, Chairman.

Senator Holloway submitted the following committee report, which was adopted and Senate Bill No. 84 ordered printed and referred to the Committee on appropriations:

Mr. President:

We, your committee on Education, to whom was referred Senate Bill No. 84, by McPherran, Holloway, Carlock, Cordell, Cartwright, Durant, Leedy, Looney, Ratliff, West, entitled; An Act amending Section 1, Chapter 62 Session Laws 1919 (Senate Bill 182), being "An Act to promote and improve rural schools," by making supplementary appropriation in the amount of \$185,000.00 and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

W. J. HOLLOWAY, Chairman.

The following messages from the Senate were read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable Body, Engrossed House Bill Number Thirty-five, by Keenan, entitled:

"An Act amending Section 7418, of Chapter 72, Article 9, of the Revised Laws of the State of Oklahoma, 1910, relating to the form of tax deed."

Engrossed House Bill Number Twenty-seven, by Brice and Matthews of the House and Hill of the Senate, entitled:

“An Act for the purpose of regulating the number of deputies for certain county officers, the salaries for same in certain counties, repealing all acts in conflict herewith, and declaring an emergency.”

Engrossed House Bill Number Twenty-nine, by Pearson, entitled:

“An Act providing for administration of estates at the suit of the state, for the purpose of determining the amount of inheritance tax, etc., and declaring an emergency.”

Engrossed House Bill Number Seventy-seven, by Salter, entitled:

“An Act amending Section 6427, Revised Laws of Oklahoma, 1910, relating to commissions and expenses of executors and administrators in the administration of estates.”

Engrossed House Bill Number Fifty-seven, by Knight, entitled:

“An Act amending Section 31, Chapter 219, Article 5, of the Session Laws of 1908, relating to the payment of school district.”

Engrossed Committee Substitute for House Bill Number Eighty-three, By Harris, Robertson, Gorman and Jerkins, entitled:

“An Act amending Section 1, Article 2, of Chapter 173, of the Session Laws of 1915, as amended by Section 1, Chapter 30, Session Laws of 1916, same being entitled, An Act creating a Department of Highways, relating to roads and highways.”

Re-engrossed House Bill Number Seven, by Platt, entitled:

“An Act amending Chapter 31, Article 1, Section 3236, Revised Laws of Oklahoma, annotated, increasing jurors' fees from \$2.00 to \$4.00.”

And to inform you, and through you the Honorable Senate, that the same have been passed by the House of Representatives and was signed by the Speaker of the House in open session.

Respectfully,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, Enrolled Senate Joint Resolution No. 2, by W. H. Woods, entitled:

“A Resolution authorizing an extension of time of payment of the first half of the 1920 Ad Valorem taxes until April 30, 1921, and providing that the last half of the 1920 taxes shall not become due until the 15th day of June, 1921, and relieving the tax payer of all penalty of the last half of the 1920 taxes, where the first half of the taxes were not paid on or before January 1, 1921.”

And to advise you, and through you the Honorable Senate, that the same has been passed by the House of Representatives and was signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, Enrolled Senate Concurrent Resolution No. 5, by the Committees on Joint Rules of the Senate and House, entitled:

“A Resolution for the adoption of the Joint Rules for the governing of the Session of the Eighth Legislature.”

And to inform you, and through you the Honorable

Senate, that same has today been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

The Chair ordered Senate Joint Resolution No. 2 transmitted to the Governor and Senate Concurrent Resolution No. 5 transmitted to the Secretary of State.

BILLS AND JOINT RESOLUTIONS ON FIRST READING.

The following bills and joint resolutions were introduced and read for the first time:

Senate Bill No. 127, by Cordell, An Act making an appropriation for the purpose of aiding union graded and consolidated schools; providing for the distribution of such money, and declaring an emergency.

Senate Bill No. 128, by McPherren and Simpson, An Act making a supplemental appropriation for the use and benefit of the Highway Department for the fiscal year ending June 30, 1921, and declaring an emergency.

Senate Bill No. 129, by McPherren, An Act amending section 7392 Revised Laws of Oklahoma, 1910, relating to publication of delinquent list of taxes on personal property, and the procedure for the collection of same.

Senate Bill No. 130, by Holloway and McPherren, of the Senate, and Dyer, of the House, An Act creating the office of second assistant county attorney of McCurtain County, Oklahoma, and providing for a stenographer, and county evidence man in the said office of county attorney and fixing the salaries of the first and second assistant county attorneys, the evidence man and said stenographer, and declaring an emergency.

Senate Bill No. 131, by Davidson and Nichols, An Act providing for the abolishment of the State Insurance Board,

transferring such duties to State Insurance Commissioner, providing for the transfer of books, documents, papers, etc., fixing other details and declaring an emergency.

Senate Bill No. 132, by Spurlock, Draughon and Horner, An Act creating and establishing The Trade Commission of the State of Oklahoma, prescribing its power and duties, and authorizing the employment of secretarial experts, and clerical help; providing for the enforcement of its orders and the method of appeal therefrom; requiring annual, biennial, and special reports thereto and thereof; prescribing penalties; making an appropriation therefor; and declaring an emergency.

Senate Bill No. 133, by Leedy, An Act to amend Section 7417 of Revised and Annotated Statutes of Oklahoma, 1910, relating to cancellation of tax deeds and declaring an emergency.

Senate Bill No. 134, by Rutherford, An Act conferring upon the Supreme Court original jurisdiction in suits to enjoin the collection of illegal taxes levied for any state purpose; prescribing procedure therein; and declaring an emergency.

Senate Bill No. 135, by Looney, An Act amending section 1, chapter 201, Session Laws of Oklahoma, 1917, so as to permit county attorneys in all counties of this state of not less than 11,261 and not more than 11,275 population according to the 1920 Federal Census to engage in the private practice of law when not in conflict with the interests of the county or state, and declaring an emergency.

Senate Bill No. 136, by Nichols and Rutherford, An Act making an appropriation for the support and maintenance of the Oklahoma School for the Blind, located at Muskogee, Oklahoma, for the fiscal year ending June 30, 1921, and declaring an emergency.

Senate Bill No. 137, by Hill, Sherman and Lillard, An Act creating the offices of Custodian for each, The Grand Army and the Confederate Memorial Halls in the State Capitol; providing for their appointment and qualification, pre-

scribing their duties, making appropriations to carry out the provisions thereof, and declaring an emergency.

Senate Bill No. 138, by Rutherford, An Act relating to the court established by chapter 113, of the Session Laws of 1917, and as amended by chapter 157 of the Session Laws of 1919, reducing the number of officials thereof, making court clerk and sheriff of such counties in which city court is located ex-officio officers of such court, prescribing duties, providing pay for extra expenses, eliminating publication, making marriage fees to go to school fund, providing for paying moneys to court clerk, providing for the fixing and approving of bond, etc., repealing all acts or parts of acts in conflict herewith, and declaring an emergency.

Senate Bill No. 139, by Cartwright and Carlock, of the Senate, and Pullen, of the House, An Act amending section 1, chapter 15, Session Laws 1919, relating to Confederate pensions and making an appropriation for the payment of same and declaring an emergency.

Senate Bill No. 140, by Wallace, An Act amending section 1 of the Session Laws of Oklahoma, 1917, entitled "An Act to exempt any legally incorporated grange order of patrons of husbandry in this state from the operation of article 4, chapter 38, of the Statutes of Oklahoma, and chapter 328, of the Statutes of Oklahoma, and chapter 162 and 188 of the Session Laws of Oklahoma, 1913, and chapters 174 and 225, of the Session Laws of Oklahoma, 1915, providing the same shall not apply to incorporate grange orders of patrons of husbandry," providing same shall not apply to the farmers' union.

Senate Bill No. 141, by Davidson, An Act amending section 1220, article 1, chapter 15, Revised Laws of Oklahoma, 1910, as amended by section 1, chapter 24, Session Laws of Oklahoma, 1915, and amending section 1223, article 1, and section 1266, article 111, chapter 15, Revised Laws of Oklahoma, 1910, all pertaining to private corporations and relating to their powers, contents of their articles of incorporation, change in capital stock, and the creation of bonded in-

debtedness of such corporations; and declaring an emergency.

Senate Bill No. 142, by Lillard, Hensley and Ingraham, An Act prescribing the minimum number of employes to be used in the operation of freight trains in this state, and providing a penalty for a violation of this act.

Senate Bill No. 143, by Harrison, An Act fixing the number of deputies and their salaries in the offices of court clerk and county clerk in Pontotoc County, Oklahoma, and declaring an emergency.

Senate Bill No. 144, by Durant, of the Senate, and Miller, of the House, An Act amending section twenty (20) of House Bill No. three hundred twenty-nine (329) of the Session Laws of 1917, and amending Senate Bill No. three hundred nineteen (319) chapter ninety-five (95) of the Session Laws of 1919, relating to vital statistics, providing for registration districts and registrars of births, deaths, and marriages, prescribing the duties of registrars and health officers, providing penalties for violation thereof, and declaring an emergency.

Senate Bill No. 145, by Pugh, An Act amending section 2, chapter 185, Session Laws of 1919, relating to state aid in erection of buildings in consolidated and union graded districts.

Senate Bill No. 146, by Pugh and Cordell, An Act to amend section 1, chapter 186, Session Laws 1919, relating to the formation of consolidated school districts, and declaring an emergency.

Senate Bill No. 147, by Pugh, An Act amending section 3, chapter 219, Session Laws of 1913, relating to officers of consolidated school districts.

Senate Bill No. 148, by Durant, of the Senate, and Miller of the House, An Act amending section 3282, 3283, 3284, 3286, 3287, 3289 of the Revised Laws of Oklahoma of 1910, relating to hunting and fishing and obtaining licenses therefor and declaring an emergency.

Senate Bill No. 149, by Glasser, An Act providing for

payment of the per diem and mileage of witnesses subpoenaed in behalf of the State or of a pauper defendant, in all criminal actions in the county courts of the state, in all preliminary hearings before a committee magistrate on felony charges, and in all hearings upon complaints to preserve the peace, and declaring an emergency.

Senate Joint Resolution No. 13, by Sherman and Hill, a Resolution authorizing the use in perpetuity of Grand Army Memorial and Confederate Memorial Halls in the State Capitol.

HOUSE BILLS ON FIRST READING.

House Bill No. 7, by Platt, An Act amending chapter 31, article 1, section 3236, Revised Laws of Oklahoma, Annotated, increasing juror's fees from \$2.00 to \$4.00.

House Bill No. 27, by Brice and Matthews, of the House, and Hill, of the Senate, An Act for the purpose of regulating the number of deputies for certain county officers, the salaries for same in certain counties, repealing all acts in conflict herewith, and declaring an emergency.

House Bill No. 29, by Pearson, An Act providing for administration of estates at the suit of the state, for the purpose of determining the amount of inheritance or transfer taxes due the State of Oklahoma and providing the method for collecting same, and declaring an emergency.

House Bill No. 35, by Keenan, An Act amending section 7418, of chapter 72, article 9, of the Revised Laws of the State of Oklahoma, 1910, relating to the form of tax deed.

House Bill No. 57, by Knight, An Act amending section 31, chapter 219, article 5, of the Session Laws of 1913, relating to the payment of school district clerks.

House Bill No. 77, by Salter, An Act amending section 6427 of the Revised Laws of Oklahoma, 1910, relating to commissions and expenses of executors and administrators in the administration of estates.

House Bill No. 83, by Harris, Robertson, Gorman and Jerkins, An Act amending section 1, article 2, of chapter 173 of the Session Laws of 1915, as amended by section 1, chapter 30, Session Laws of 1916, same being entitled An Act creating a department of Highways, relating to roads and highways and declaring an emergency.

BILLS AND JOINT RESOLUTIONS ON SECOND READING.

The following bills and joint resolutions were read for the second time and referred to the standing committee indicated:

Senate Bill No. 117, by Cartwright and Looney, to Fees and Salaries.

Senate Bill No. 118, by McPherren, Holloway, Horner and Wells to Roads and Highways.

Senate Bill No. 119, by Hill, to Judiciary No. 1.

Senate Bill No. 120, by Frye, to Judiciary No. 1.

Senate Bill No. 121, by Leedy, to Education.

Senate Bill No. 122, by Draughon, Davidson, McPherren, Rutherford, Carlock, Hill and Sherman, to Banks and Banking.

Senate Bill No. 123, by McPherren, to Judiciary No. 1.

Senate Bill No. 124, by Leedy, to Education.

Senate Bill No. 125, by Rutherford, to Judiciary No. 1.

Senate Bill No. 126, by McPherren, to Appropriations.

Senate Joint Resolution No. 11, by Hill, to Appropriations.

Senate Joint Resolution No. 12, by Hill, to Judiciary No. 1.

Senate Bill No. 35 was read for the third time at length.

Senator Wallace offered the following motion:

Mr. President: I move to recommit Senate Bill No. 35 to the Committee from which it came with instructions to

incorporate the same requirements in the examination of chiropractor as is required under section 6895, Revised Laws of 1910, for physicians, surgeons and osteopaths.

WALLACE.

Senator Hill moved to lay the motion on the table.

Senator Hill raised the point of order that a motion to recommit with instructions was not debatable.

The Chair held the point of order well taken.

Senator Wallace asked unanimous consent to read section 6895, which was refused.

Senator Davidson moved that the rules be suspended and section 6895 be read, which motion prevailed.

The vote occurring on the motion of Senator Hill to table the Wallace motion, and the roll call being called resulted as follows:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Davidson, Draughon, Harrison, Hensley, Hill, Horner, Johnson, Land, Leedy, Lillard, Lynch, McPherren, Morton, Nichols, Ratliff, West, Woods, (E. E.). Total 22.

Nays: Anglin, Coyne, Dearmon, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Ingraham, Looney, Rutherford, Sherman, Simpson, Wallace, Wells. Total 16.

Excused: Woods, (W. H.). Total 1.

Absent: Briggs, Cornett, Holloway, Pugh, Spurlock. Total 5.

The Chair declared the motion to table carried.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Draughon, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lil-

lard, Lynch, McPherren, Morton, Nichols, Ratliff, Sherman, Spurlock, Wallace, Wells, West, Woods, (E. E.). Total 31.

Nays: Anglin, Coyne, Dearmon, Durant, Fleming, Frye, Glasser, Looney, Rutherford, Simpson. Total 10.

Excused: Woods, (W. H.). Total 1.

Absent: Briggs, Pugh. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Cordell moved that the vote by which Senate Bill No. 35 passed be reconsidered and that that motion lie on the table, which motion carried.

The president pro tempore signed the engrossed copy of Senate Bill No. 35 and ordered same transmitted to the Honorable House.

Senate Bill No. 79 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Dearmon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, Morton, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.). Total 34.

Nays: Coyne, Davidson, Draughon, Holloway, McPherren. Total 5.

Excused: Woods, (W. H.). Total 1.

Absent: Briggs, Durant, Glasser, Pugh. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 79 and ordered same transmitted to the Honorable House.

Senate Bill No. 102 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following results:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.). Total 35.

Nays: Fleming. Total 1.

Excused: Woods, (W. H.). Total 1.

Absent: Briggs, Durant, Glasser, Holloway, Lynch, Pugh, Ratliff. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.). Total 35.

Nays: Fleming. Total 1.

Excused: Woods, (W. H.). Total 1.

Absent: Briggs, Durant, Glasser, Holloway, Lynch, Pugh, Ratliff. Total 7.

The emergency having received a constitutional two-

thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 102 and ordered same transmitted to the Honorable House.

Senator Anglin presiding.

Senate Bill No. 38 was taken up for consideration and read at length.

On motion of Senator Davidson Senate Bill No. 38 was advanced to engrossment and third reading and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 24 was taken up for consideration and read at length.

Section 1 was read.

Senator Hensley moved that section 1 be adopted.

Senator Wallace moved to indefinitely postpone further consideration of the bill, which motion lost.

The vote recurring on the motion of Senator Hensley, section 1 was adopted.

Section 2 was read.

Senator Wells offered the following motion, which was lost:

Mr. President: I move to recommit the bill to the committee with instructions to redraft the bill to leave the treatment of the disease in the hands of qualified physicians.

WELLS.

Senator Nichols offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 24, line 12, page 2 by striking the words "by telephone."

NICHOLS.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 24, line 10, page 2 by striking after the word "within" and before the word "after" the words "four weeks" and insert in lieu thereof the words "twenty-four hours."

GLASSER.

On motion of Senator Hensley Section 2, as amended, was adopted.

Section 3 was read.

Senator Horner offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 24, line 18, page 3 by adding after the word "physician" and before the word "prefer" the words "or the parents of said child."

HORNER.

Senator Horner offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 24, line 7, page 4 after the word "physician" and before the word "deem" the words "or the parents of said child."

HORNER.

Senator Durant offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 24, line 12, page 3 by inserting after the word "midwife" the words "osteopaths and chiropractics."

DURANT.

Senator Fleming offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 24, line

12, page 3 by striking after the word "physician" and before the word "to."

FLEMING.

On motion of Senator Hensley, Section 3, as amended, was adopted.

Section 4 was read and adopted.

Section 5 was read and adopted.

Section 6 was read.

Senator Fleming offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 24, lines 7 and 8, page 6 by striking after the word "physicians" and before the word "engaged."

FLEMING.

Senator Fleming offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 24, line 9, page 6 by striking after the word "obstetrics" and before the word "such."

FLEMING.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 24, page 7, by striking sub-section 6.

GLASSER.

On motion of Senator Hensley, Section 6, as amended, was adopted.

Section 7 was read.

Senator Spurlock offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 24,

line 5, page 8 by striking after the word "Oklahoma" and before the word "violates" in line 7 all the intervening words.

SPURLOCK.

On motion of Senator Hensley, Section 7, as amended, was adopted.

On motion of Senator Hensley, Senate Bill No. 24, as amended, was adopted.

The President pro tempore presiding.

Senator Hensley moved that Senate Bill No. 24 be advanced to engrossment and third reading, and the roll being called resulted as follows:

Ayes: Brown, Carlock, Cartwright, Clark, Hensley, Hill, Holloway, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman. Total 20.

Nays: Anglin, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Horner, Ingraham, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.). Total 22.

Excused: Woods, (W. H.). Total 1.

Absent: Briggs. Total 1.

The Chair declared the motion lost.

Senator Morton submitted the following committee report:

Mr. President: The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bill No. 38 correctly engrossed.

L. A. MORTON, Chairman.

Senate Bill No. 38 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cor-

dell, Cornett, Coyne, Davidson, Dearmon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.). Total 39.

Nays: None.

Excused: Woods, (W. H.). Total 1.

Absent: Briggs, Draughon, Harvey, Lillard. Total 4.

The Bill having received a constitutional majority of the votes of all members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Durant, Fleming, Frye, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.). Total 38.

Nays: Glasser. Total 1.

Excused: Woods, (W. H.). Total 1.

Absent: Briggs, Draughon, Harvey, Lillard. Total 4.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of

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Senate Bill No. 38 and ordered same transmitted to the Honorable House.

On motion of Senator Davidson, Senate Bill No. 17 was advanced to engrossment and third reading and the bill referred to the Committee on Engrossed Bills.

On motion of Senator Hill the Senate adjourned under the rules.

NINETEENTH LEGISLATIVE DAY.

Tuesday, January 25, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment and was called to order by the President.

On roll call the following Senators were present: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simson, Spurlock, Wallace, Wells, West, Woods, (E. E.) Woods, (W. H.) Total 42.

Absent: Briggs, Golobie. Total 2.

The Chair announced a quorum present.

Prayer by the Chaplain.

The Journal of the previous day's session was read and approved.

The following message from the Governor was read

GOVERNOR'S MESSAGE.

To the Honorable, the President, and Members of the Senate:

I desire to supplement the plea of the joint delegation of Union and Confederate soldiers, who appeared before your Honorable Body yesterday to ask for a custodian for their memorial rooms in the Capitol building.

These rooms were dedicated to these old soldiers organizations when the Capitol was completed, but unless there is some person continually in charge of the same, their usefulness is, to a very large degree, lost.

The old soldiers desire to use these places as a receptacle in which can be stored all sorts of historical data and books, but experience has shown that, without a custodian in actual charge, many valuable records, books and curios will be carried away by thoughtless people and, as a result, the veterans will refuse to deposit objects of interest until this condition has been changed.

I most earnestly urge that this slight request, coming, as it does, from the Blue and the Gray, be given your prompt and careful attention. It is a very small favor they are asking and, I am sure, no one could criticise you for doing what would tend to advance the interest and happiness of these men who have done so much for the United States and for Oklahoma.

Respectfully,

J. B. A. ROBERTSON, Governor.

Senator Lillard presented an invitation from Grace Methodist Episcopal Church, South, to attend services on Sunday, February 6th, at 11 a. m.

Senator Cordell presented telegram from E. J. McBride, Frederick, with reference to pending legislation; also resolution from delegates to State Farmers' Union deploring article appearing in Oklahoman, January 23rd with reference to Chamber of Commerce, Oklahoma City, preparing to oppose warehouse bill and other farmer measures pending before the legislative bodies.

Senator E. E. Woods presented resolution from Executive Committee of the Oklahoma Women's Christian Temperance Union protesting against the removal of the State Industrial School to Tecumseh.

Senator Hill presented letter from Lawton, protesting against the abolishment of certain state schools, also resolution from city federation of W. C. T. U. Tulsa, urging passage of Senate Bill No. 53; also resolution from Legislative Council of Women endorsing Senate Bill No. 53.

Senator Rutherford presented letter from A. C. Floyd, Sulphur, with reference to educational legislation; also resolution from Young People's Society of Christian Endeavor of Bethany Presbyterian Church, Muskogee, requesting enactment of certain legislation; also resolution from Bethany Presbyterian Church requesting enactment of certain legislation.

Senator Hensley presented petition from Calumet, Oklahoma, recommending the erection of a new Engineering Building at the State University.

Senator Hill introduced the following resolution:

SENATE RESOLUTION No. 14—By HILL.

A Resolution on the death of Lieutenant Governor J. J. McAlester and setting aside one hour from two o'clock to three o'clock on Monday, January 31st to be devoted to eulogistic remarks.

WHEREAS, It has pleased the Ruler of the Universe to remove from our midst, the Hon. J. J. McAlester, of McAlester, Oklahoma, a former presiding officer of the Senate,

THEREFORE BE IT RESOLVED BY THE SENATE OF THE STATE OF OKLAHOMA,

That, on the death of Governor McAlester, the State has lost a splendid citizen whose public life was characterized by conscientious unselfish devotion to the interests of the people, his ability and energy has left its imprint on the laws of our State and by his kindly and impersonal service as a presiding officer he has left a lasting impression upon our hearts and we revere him as a patriotic and representative citizen of this great commonwealth,

BE IT FURTHER RESOLVED, That, we the members of the Senate hereby express our deep sorrow at his death and extend our sympathies and condolence to his family,

BE IT FURTHER RESOLVED, That, this resolution be spread upon the Journal of the Senate and that one hour be set aside from two o'clock to three o'clock Monday afternoon January 31st, 1921, for eulogistic remarks on the late Lieutenant Governor J. J. McAlester,

BE IT FURTHER RESOLVED, That, A copy of these resolutions be furnished to the family of the deceased.

Senator Hill asked unanimous consent for the immediate consideration of the resolution, which was granted.

On motion of Senator Hill the resolution was unanimously adopted and referred to the Committee on Engrossed and Enrolled Bills.

Senator Rutherford submitted the following committee reports, which were adopted and Senate Joint Resolution No. 12 and Senate Bills Nos. 112, 119, 120 and 125 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Joint Resolution No. 12, by Hill, entitled: A Resolution authorizing and directing the commissioners of the land office of the State of Oklahoma to transfer, convey and deliver to the city of McAlester, Oklahoma, title to certain lands therein described and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that said joint resolution No. 12 be amended as follows:

By inserting after the words "since the" on line 8 and before the word "day" on the same line, the word "fourth."

By inserting after the words "day of" on line 8 and before "1916" on same line, the word "September."

And your Committee recommends that said Joint Resolution amended, do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your committee of Judiciary No. 1, to whom was referred Senate Bill No. 112, by Frye, entitled; An Act repealing Section (2373) of Chapter (23) Article (24) of Volume (1) of 1910 Statutes, relating to robbery, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that the Committee Substitute Senate Bill No. -- amending section 2373 of Chapter 23 of Article 24 of Volume 1, of 1910 Statutes, Amended Bill filed herewith, do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your committee of Judiciary No. 1, to whom was referred Senate Bill No. 119, by Hill, entitled: An Act amending Chapter 149 of the Session Laws of Oklahoma, 1915, being "An Act defining abandonment of wife or

children and providing a punishment therefor," and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that said bill be amended as follows:

By striking the words "or necessitous" after the word "destitute" in line 5 and before the word "circumstances" on line 6.

By striking the words "conviction, instead of imposing the punishment hereinbefore provided, or in addition thereto," after the words "or after" on line 12 and before the words "the court" on line 14.

By inserting after the words "or after" on line 12 and before the words "the court" on line 14 as follows: "Or after said charge has been lodged against the defendant and before trial upon said charge."

Your committee recommends that said Senate Bill No. 119, as amended, do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your committee of Judiciary No. 1, to whom was referred Senate Bill No. 120, by Frye, entitled: An Act amending Section 4963, of Chapter 60, Article 18; of the Revised Laws of 1910; relating to divorce and alimony, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your committee of Judiciary No. 1, to whom was referred Senate Bill No. 125, by Rutherford, entitled: An Act to amend Section No. 5, Chapter 87, of the Session Laws of 1915, relating to costs in Supreme Court, beg leave

to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Senator McPherren submitted the following committee report, which was adopted and Senate Bill No. 39 was ordered printed and referred to the Committee on Appropriations:

Mr. President:

We, your committee on Good Roads, to whom was referred Senate Bill No. 39, by McPherren, Carlock, Cartwright, Davidson, Draughon, Hensley, Hill, Holloway, Johnson, Looney, Simpson, Nichols, Ratliff, Woods, (E. E.), Woods, (W. H.), entitled: An Act making an appropriation for the purpose of aiding in permanent road construction in each county in the State of Oklahoma, providing for the division and appointment of same among the counties, the terms, etc., beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

Section IV. Subdivision A, amended by adding thereto amendment No. 1.

provided that whenever a county shall levy the limit permitted for all purposes under the constitution and laws of the State and shall set aside the proceeds of not less than $1\frac{1}{2}$ mills of such levy to meet said aid, the unmatched portion of the allotment of such county shall be available for expenditure in such county under the provisions of this act.

Section IV. Subdivision C. amended by adding thereto amendment No. 2.

provided such joint funds shall be deposited in the banks of the county to which same is allotted under

such rules and regulations as the State treasurer may provide.

CHAS. E. McPHERREN, Chairman.

Senator Draughon submitted the following committee reports, which were adopted, and Senate Bills Nos. 100 and 122 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Banks and Banking, to whom was referred Senate Bill No. 100, by Cordell, entitled: An Act amending section 8, Session Laws of Oklahoma, 1913, entitled "An Act amending sections 1, 2 and 3 of chapter 31, Session Laws of Oklahoma, 1911, and section 3 of article 2 of the Session Laws of Oklahoma, 1907-08, providing penalties for violation of banking laws of this state, providing upon petition of 50 free holders of the county who are farmers, for a bank charter, same shall be issued, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DRAUGHON, Chairman.

Mr. President:

We, your Committee on Banks and Banking, to whom was referred Senate Bill No. 122 by Draughon, McPherren, Davidson, Rutherford, Carlock, Hill and Sherman, entitled: An Act repealing chapter 141 of the Session Laws of Oklahoma, 1919, relating to the teaching of the English language, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DRAUGHON, Chairman.

Senator Hensley submitted the following committee reports, which were adopted and Senate Bills Nos. 110 and 113 were ordered printed and placed on the calendar:

Mr. President:

We, your Judiciary Committee number two, to whom was referred Senate Bill No. 110, by Horner and Nichols, entitled: An Act amending section 4568, chapter 61, article 9, of the Revised Laws of Oklahoma, 1910, relating to docketing and filing appeals from Justice courts, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HENSLEY, Chairman.

Mr. President:

We, your Judiciary Committee Number Two, to whom was referred Senate Bill No. 113, by Hill, entitled: An Act amending section 3230 of the Revised Laws of 1910, prescribing the fees in criminal cases for justices of the peace and constables in certain cities and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HENSLEY, Chairman.

Senator Davidson submitted the following committee report, which was adopted and Senate Bill No. 136 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 136, by Nichols, entitled: An Act making an appropriation for the support and maintenance of the Oklahoma School for the Blind, located at Muskogee, Oklahoma, for the fiscal year ending June 30, 1921, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with recommendation that it do pass.

R. L. DAVIDSON, Chairman.

Senator Morton submitted the following committee report:

Mr. President: The Committee on Engrossed and Enrolled Bills begs to report Senate Bills Nos. 17 and 77 correctly engrossed.

L. A. MORTON, Chairman.

BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 150, by Cordell: An Act amending section one (1), chapter 211, Session Laws 1919, relating to salaries of Capitol janitors and declaring an emergency.

Senate Bill No. 151, by Cordell and Davidson: An act defining osteopathy; authorizing and regulating the licensing of osteopathic physicians and surgeons; regulating the practice of osteopathy; providing for a state board of osteopathy; fixing the compensation and defining the powers thereof; and repealing all laws and parts of laws in conflict herewith.

Senate Bill No. 152, by Ingraham, An Act providing for the granting of divorce decrees and repealing section 4973, chapter 60, article 18, of the Revised Laws of 1910; and declaring an emergency.

Senate Bill No. 153, by Anglin: An Act relating to the salaries of certain deputies in the offices of the county treasurer, and court clerk, in counties of not less than 26,000 and not more than 26,500 population, and declaring an emergency.

Senate Bill No. 154, by Horner: An Act conferring additional jurisdiction upon the district courts of the State of Oklahoma and declaring an emergency.

Senate Bill No. 155, by Senate and House Committees on Appropriations: An Act making general appropriation for the budget expenses of the executive, legislative and judicial departments of the state, and for the interest on the public debt for the years ending June 30, 1922, and June 30, 1923.

Senate Bill No. 156, by Davidson: An Act making an appropriation to pay the claim of Yankauer and Davidson, at law, for amount due them for services rendered in the collection of \$58,251.19 inheritance tax from the estate of John D. Archibald, late of New York City, New York, and declaring an emergency.

BILLS AND JOINT RESOLUTIONS ON SECOND READING.

The following bills and joint resolutions were read for the second time and referred to the standing committee indicated:

Senate Bill No. 127, by Cordell, to Appropriations.

Senate Bill No. 128, by McPherren and Simpson, to Appropriations.

Senate Bill No. 129, by McPherren, to Revenue and Taxation.

Senate Bill No. 130, by Holloway and McPherren, of the Senate, and Dyer, of the House, to State and County Affairs.

Senate Bill No. 131, by Davidson and Nichols, to Insurance.

Senate Bill No. 132, by Spurlock, Draughon and Horner, to Judiciary No. 2.

Senate Bill No. 133, by Leedy, to Judiciary No. 2.

Senate Bill No. 134, by Rutherford, ordered printed and placed on the Calendar.

Senate Bill No. 135, by Looney, to State and County Affairs.

Senate Bill No. 136, by Nichols and Rutherford, to Appropriations.

Senate Bill No. 137, by Hill, Sherman and Lillard, to Appropriations.

Senate Bill No. 138, by Rutherford, to Judiciary No. 1.

Senate Bill No. 139, by Cartwright and Carlock, of the Senate, and Pullen, of the House, to Appropriations.

Senate Bill No. 140, by Wallace, to Agriculture.

Senate Bill No. 141, by Davidson, to Private Corporations.

Senate Bill No. 142, by Lillard, Hensley and Ingraham, to Commerce and Labor.

Senate Bill No. 143, by Harrison, to Fees and Salaries.

Senate Bill No. 144, by Durant, of the Senate, and Miller, of the House, to Public Health.

Senate Bill No. 145, by Pugh, to Education.

Senate Bill No. 146, by Pugh and Cordell, to Education.

Senate Bill No. 147, by Pugh, to Education.

Senate Bill No. 148, by Durant, of the Senate, and Miller, of the House, to Fish and Game.

Senate Bill No. 149, by Glasser, to Judiciary No. 1.

Senate Joint Resolution No. 13, by Sherman and Hill, to Public Buildings.

House Bill No. 7, by Platt, to Judiciary No. 2.

House Bill No. 27, by Brice and Matthews, of the House, and Hill, of the Senate, ordered placed on the Calendar.

House Bill No. 29, by Pearson, to Revenue and Taxation.

House Bill No. 35, by Keenan, to Judiciary No. 2.

House Bill No. 57, by Knight, to Education.

House Bill No. 77, by Salter, to Judiciary No. 1.

House Bill No. 83, by Harris, Robertson, Gorman and Jerkins, to Roads and Highways.

Senator Harrison moved that the vote by which Senate Bill No. 77 failed of passage be reconsidered, which motion prevailed.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Land, Leedy, Lillard, Looney, McPherran, Morton, Pugh, Rutherford, Spurlock, Wallace, Wells, West. Total 30.

Nays: Cornett, Fleming, Hensley, Johnson, Nichols, Ratliff, Sherman, Simpson, Woods (E. E.), Woods (W. H.). Total 10.

Absent: Briggs, Glasser, Golobie, Lynch. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Land, Leedy, Looney, McPherran, Morton, Pugh, Rutherford, Spurlock, Wallace Wells, West. Total 29.

Nays: Cornett, Fleming, Hensley, Johnson, Lillard, Nichols, Ratliff, Sherman, Simpson, Woods (E. E.), Woods (W. H.) Total 11.

Absent: Briggs, Glasser, Golobie, Lynch. Total 4.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared lost, and the bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment.

Senator Glasser asked unanimous consent to permit ex-Governor **Brumbaugh** of Pennsylvania to address the Senate, which was **granted**, and the Chair appointed Senator Glasser to extend the invitation.

Senate Bill No. 17 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 41.

Nays: Fleming. Total 1.

Absent: Briggs, Golobie. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Frye, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 35.

Nays: Brown, Durant, Fleming, Glasser, Land, Leedy, Sherman. Total 7.

Absent: Briggs, Golobie. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the senate, was declared passed.

The President signed the engrossed copy of Senate Bill **No. 17 and ordered same transmitted to the Honorable House.**

Senator Hill asked unanimous consent to add the names of Senators Anglin and Glasser to the Committee on Penal Institutions, which was granted.

Senator Glasser presiding.

Senator Glasser presented ex-Governor Brumbaugh, who addressed the Senate.

The President presiding.

Senator Harvey asked unanimous consent to take up Senate Bill No. 87, which was granted.

Senate Bill No. 87 was read at length.

Senator Harvey presented the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 87 by amending the title after the word "salary" and before the word "and" by inserting the following words: "thereof, and to allow and provide for the payment by the county of the county assessors' necessary traveling expenses and fixing the maximum salary of the county court stenographer."

Also amend said Senate Bill No. 87 by adding the following sections to be known as sections two and three.

"Section 2. The county assessor shall be allowed his necessary traveling expenses while engaged in assessing property, to be paid by the county in addition to his salary. Provided he shall keep an itemized account thereof and the same shall be approved by the board of county commissioners in regular session, who shall have power to reject or refuse any claim that seems unnecessary or excessive. Provided, further, that the total of such expenses in any one year shall not exceed the sum of three hundred dollars.

“Section 3. The county court stenographer shall receive a salary, to be paid by the county, of not less than one hundred dollars (\$100) per month or not to exceed one hundred twenty-five dollars (\$125) per month to be fixed by the board of county commissioners.

“Also amend by changing the number of the repealing clause to Sec. 4 and the emergency clause to Sec. 5.

HARVEY.

On motion of Senator Harvey Senate Bill No. 87, as amended, was adopted, the bill advanced to engrossment and third reading and referred to the Committee on Engrossed and Enrolled Bills.

Senator Anglin moved that the vote by which Senate Bill No. 24 failed to be advanced to engrossment and third reading be reconsidered, which prevailed.

On motion of Senator Anglin Senate Bill No. 24 was advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills.

On motion of Senator Davidson Senate Bill No. 109 was advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills.

On motion of Senator Davidson Senate Bill No. 50 was advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 13 was taken up for consideration and read at length.

Senator Cordell moved that the bill be advanced to engrossment and third reading.

Senator E. E. Woods raised the point of order against the consideration of the bill at the present time for the reason that the budget bill had not been acted upon by both houses and the bill was not an emergency matter.

The Chair held the point of order not well taken for the reason that the bill carries the emergency clause.

Senator Davidson moved that further consideration of Senate Bill No. 13 be postponed one week.

On motion of Senator Harrison the motion by Senator Davidson was tabled.

Section 1 was read and adopted.

Section 2 was read.

Senator Glasser offered the following amendment:

Mr. President: I move to amend Senate Bill No. 13, line 7, page 2 by striking section two.

GLASSER.

On motion of Senator Coyne the motion was tabled.

Senator McPherren offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 13, line 17, page 2 by striking after the word "products" and before the word "The" line 1, page 3, and insert in lieu thereof the words "or (3) any cooperative corporation organized as aforesaid."

McPHERREN.

Senator Fleming offered the following amendment:

Mr. President: I move to amend Senate Bill No. 13, line 12, page 2 by striking subdivision one and two of section two.

FLEMING.

On motion of Senator Hill the amendment was tabled.

On motion of Senator Cordell Section 2 was adopted.

Section 3 was read.

Senator Nichols offered the following amendment:

Mr. President: I move to amend Senate Bill No. 13, line

9, page 4, by adding after the word "Agriculture" the following: "Provided that there is hereby created a commission to be known as a Building Commission to be composed of three citizens, one of which shall be the President of the Board of Agriculture, the other two to be appointed by the Governor of the State of Oklahoma, to be confirmed by the Senate, said appointees so mentioned to be well versed in the building trades. Said Commission, except the President of the State Board of Agriculture, shall receive as compensation for their services the sum of \$10.00 per day for every day necessary for the transaction of the business of said Commission. Said Commission shall take up and consider all applications for loans as provided for in this act, and to consider the merit of the security offered to the State for a loan, under rules and regulations prescribed and made by the State Board of Agriculture."

NICHOLS.

On motion of Senator Hill the amendment was tabled.

Senator Wallace offered the following amendment:

Mr. President: I move to amend Senate Bill No. 13, page 3 by striking all of line 8 after the word "Agriculture" and also lines 9, 10, 11, 12, 13, 14 and to the word "In" on line 15; and by striking after the word "necessary" on page 4, line 3 the balance of the line and all of lines 4, 5, 6, 7, 8, and 9.

WALLACE.

Senator Harrison asked for a division of the amendment, which was granted.

The vote occurring on the first section of the amendment, the roll being called resulted as follows:

Ayes: Brown, Clark, Cornett, Durant, Fleming, Glasser, Harrison, Harvey, Horner, Land, Lynch, Morton, Sherman, Simpson, Wallace, Wells, West. Total 17.

Nays: Anglin, Carlock, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Frye, Hensley, Hill, Holloway,

Ingraham, Johnson, Leedy, Lillard, Looney, McPherrren, Nichols, Pugh, Ratliff, Rutherford, Spurlock, Woods, E. E., Woods, W. H. Total 25.

Absent: Briggs, Golobie. Total 2.

The Chair declared the first section of the amendment lost.

The vote occurring on the second section of the Wallace amendment, and the roll being called resulted as follows:

Ayes: Brown, Clark, Cornett, Davidson, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Horner, Ingraham, Land, Leedy, Lynch, Morton, Sherman, Simpson, Wallace, Wells, Woods, E. E. Total 21.

Nays: Anglin, Carlock, Cartwright, Cordell, Coyne, Dearmon, Draughon, Hensley, Hill, Holloway, Johnson, Lillard, Looney, McPherrren, Nichols, Pugh, Ratliff, Rutherford, Spurlock, West, Woods, W. H. Total 21.

Absent: Briggs, Golobie. Total 2.

The Chair declared the second section of the amendment lost.

Senator Morton offered the following amendment:

Mr. President: I move to amend Senate Bill No. 13, line 12 striking after the word "be" and before the word "per annum" Thirty-six Hundred (\$3,600.00) Dollars and substitute in lieu thereof the words "Twenty-five Hundred (\$2,500.00) Dollars."

MORTON.

Senator Davidson offered the following substitute amendment:

Mr. President: I move to amend Senate Bill No. 13, line 12, page 3 by striking after the word "be" and before the word "per" the words "thirty-six hundred" and insert "six thousand."

DAVIDSON.

The vote occurring on the substitute amendment, same was lost.

The vote occurring on the Morton amendment, same was lost.

Senator Glasser offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 13, lines 6 and 7, page 4, by striking after the word "the" on line 6, and before the word "subject" line 8, all intervening words and insert in lieu thereof the words "Board of County Commissioners within the county."

GLASSER.

Senator Harvey offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 13, line 6, page 4, by striking out the word "appointed" and putting in the word "elected" and in line 9 after the word "Agriculture" add the words "who shall be paid by the local warehouse associations."

HARVEY.

On motion of Senator Anglin the Senate adjourned under the rules.

TWENTIETH LEGISLATIVE DAY.

Wednesday, January 26, 1921.

The Senate met at 1:30 o'clock p. m., pursuant to adjournment and was called to order by the President.

On roll call the following Senators were present: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 44.

The Chair announced a quorum present.

Prayer by the Chaplain.

The Journal of the previous day's session was read and approved.

Senator Hill submitted the following committee report, which was adopted, and amended Senate Joint Resolution No. 8 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Constitution and Constitutional Amendment, to whom was referred Amended Senate Joint Reso-

lution No. 8, by Holloway, Sherman, McPherran, E. E. Woods, Looney, and Davidson, entitled, "A Resolution authorizing the submission of a proposed amendment to the constitution to the people for their approval or rejection, for the purpose of amending Section 9 of Article 10, limiting the school district levy for the support of the common schools," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HILL, Chairman.

Senator West submitted the following committee reports, which were adopted and Senate Bills Nos. 22, 117 and 143 and House Bill No. 56 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Fees and Salaries, to whom was referred Senate Bill No. 22 by Cordell, entitled, "An Act to amend Section 3, Chapter 165 of the Revised Laws of Oklahoma, 1919, pertaining to the fees of deputy sheriffs," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Mr. President:

We, your committee on Fees and Salaries, to whom was referred Senate Bill No. 117, by Cartwright and Looney, entitled, "An Act amending House Bill No. 62, chapter 137, of the Laws of 1919, relating to county court stenographers," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended. Amendment as follows:

Amendment No. 1. Where it reads "Court Clerk" make it read "County Court Clerk."

L. L. WEST, Chairman.

Mr. President:

We, your committee Fees and Salaries, to whom was referred Senate Bill No. 143, by Harrison, entitled, "A Bill to be entitled an Act fixing the number of deputies and their salaries in the offices of court clerk and county clerk in Pontotoc county, Oklahoma, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Mr. President:

We, your committee on Fees and Salaries, to whom was referred Engrossed House Bill No. 56, by Knight of Pottawatomie, entitled, "An Act amending section 7565, chapter 73, article 1 of Revised Laws of Oklahoma, 1910, relating to compensation of road supervisors," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Senator Hensley submitted the following committee reports, which were adopted and Senate Bills Nos. 23 and 53 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee, Judiciary No. 2, to whom Senate Bill No. 23, entitled, "An Act to regulate the purchase and sale of motor vehicles, to prevent the mutilation of the numbers on motor vehicles; and to prevent the theft of motor vehicles and parts thereof," was resubmitted, with instructions, beg to return the same, herewith, amended as instructed, and rewritten, with the recommendation that it do pass as amended.

Amendment No. 1, by adding Article 1, on Definition of Terms, and by adding Articles V, VI and VII to the bill.

HENSLEY, Chairman.

Mr. President:

We, your committee on Judiciary No. 2, to whom was referred Senate Bill No. 53, by Hill, Cordell and Ingraham, entitled, "An Act to amend the first and second subdivision of Section 2414 Revised Laws of Oklahoma, 1910, defining the crime of rape," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that committee substitute for said bill as herewith submitted do pass.

HENSLEY, Chairman.

Senator Rutherford submitted the following committee report, which was adopted and Senate Bill No. 52 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee of Judiciary No. 1, to whom was referred Senate Bill No. 52, by Cornett, of the Senate, and Wismeyer, of the House, entitled, "An Act relating to deputy county officials in counties having a population not less than 36,536 and not over 36,600 and with an assessed valuation of not less than \$34,825,000.35," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Senator Davidson submitted the following committee report, which was adopted, and Senate Bill No. 71 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 71, by Looney, Morton and Cordell, entitled, "An Act making an appropriation to pay all necessary expenses of members of boys' and girls' clubs who have livestock for exhibition judging contests purposes, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

R. L. DAVIDSON, Chairman.

Senator Hill submitted the following committee report, which was adopted and Senate Bill No. 41 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Penal Institutions, to whom was referred Senate Bill No. 41, by Mrs. Looney, entitled: An Act amending Section 7, Chapter 57, Session Laws of Oklahoma 1915, and Section 1, Chapter 211, Session Laws of Oklahoma 1917, relating to regulations of penal institutions in Oklahoma, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended by the committee as follows:

1st. Amend the title of said bill so as to make same read as follows: "An Act amending Section 1, of Chapter 211, Session Laws of 1917, relating to conviction and incarceration in the State Reformatory at Granite of all persons of a certain age."

2nd. By striking out all of Section 1 of said bill.

3rd. By making Section 2, Section 1 of said bill.

HILL, Chairman.

Senator Looney submitted the following committee reports, which were adopted and Senate Bills Nos. 130 and 135 were ordered printed and placed on the Calendar:

Mr. President:

We, our committee on State and County Affairs, to whom was referred Senate Bill No. 130, by Holloway and McPherran of the Senate and Dyer of the House, entitled: An Act creating the office of second assistant county of McCurtain County, Oklahoma, and providing for a stenographer, and county evidence man in the said office of county attorney and fixing the salaries of the first and second assistant attorneys, evidence man and said stenographer and declaring an emergency, beg leave to report that we had the same under consideration and herewith return same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your committee on County Affairs, to whom was referred Senate Bill No. 135, by Mrs. Looney, entitled; An Act amending Section 1, Chapter 201, Session Laws of Oklahoma, 1917, so as to permit county attorneys in all counties of this State of not less than 11,261 and not more than 11,275 population according to the 1920 Federal census, to engage in the private practice of law, when not in conflict with the interests of the County or State and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Senator Looney submitted the following committee report:

Mr. President:

We, your committee on County Affairs, to whom was referred Senate Bill No. 54, by Hill, entitled: An Act pro-

viding for the discontinuance and abandonment of certain State Institutions and providing for their use for disabled and sick soldiers and other needed purposes, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

MRS. LOONEY, Chairman.

Senator Wallace submitted the following minority report on Senate Bill No. 54:

Mr. President:

We, your minority of the committee on County and State Affairs, to whom was referred Senate Bill No. 54, by Hill, entitled: An Act providing for the discontinuance and abandonment of certain State Institutions and providing for their use for disabled and sick soldiers and other needed purposes, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass by amending to strike out the Weatherford Normal.

W. R. WALLACE,
C. B. LEEDY,
J. CORBETT CORNETT.

Senator Looney moved that the majority report on Senate Bill No. 54 be adopted.

Senator Wallace moved as a substitute that the minority report on Senate Bill No. 54 be substituted for the majority report.

The vote occurring on the motion of Senator Wallace, and the roll being called resulted as follows:

Ayes: Brown, Carlock, Cordell, Cornett, Coyne, Frye, Glasser, Golobie, Harvey, Hill, Horner, Ingraham, Land, Leedy, Rutherford, Sherman, Spurlock, Wallace, Woods, W. H. Total 19.

Nays: Anglin, Cartwright, Clark, Davidson, Dearmon, Draughon, Durant, Fleming, Harrison, Hensley, Holloway, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Simpson, Wells, West, Woods, (E. E.) Total 24.

Absent: Briggs. Total 1.

The Chair declared the motion of Senator Wallace lost.

The vote recurring on the motion of Senator Looney, it was carried, and the majority report on Senate Bill No. 54 adopted.

The following message from the House was read:
To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, Engrossed House Concurrent Resolution No. 6, by Graves, Harrison, and Carver, entitled:

“Memorializing Congress to locate one of the hospitals for the care of wounded and disabled veterans of the recent war within the State of Oklahoma.”

And to inform you, and through you the Honorable Senate, that the same has been passed by the House of Representatives, and was signed by the Speaker of the House in open session.

Respectfully,

ALBERT ROSS, Chief Clerk.

House Concurrent Resolution No. 6, by Graves, Harrison and Craver, entitled A Resolution memorializing Congress to locate one of the hospitals for the care of wounded and disabled veterans of the recent war within the State of Oklahoma, was read.

Senator Wallace introduced the following concurrent resolution, which was read at length.

Senate Concurrent Resolution No. 6, by Wallace, A Resolution requesting the State Board of Public Affairs to cause to be discontinued any further operations in pursuance to the contract for the construction of the Industrial Home for Incurable Girls at Tecumseh, Oklahoma, and to discontinue any attempt to move said institution from Oklahoma City to Tecumseh, Oklahoma.

Senator Wallace introduced the following resolution, which was read:

Senate Resolution No. 15, by Wallace and Fleming, A Resolution declaring C. A. Dearmon disqualified to act as State Senator from the Fifteenth Senatorial District in the State of Oklahoma.

Senator Fleming introduced the following resolution, which was read:

Senate Resolution No. 16, by Fleming, A Resolution declaring Senator Clark Nichols disqualified as State Senator from the Twenty-seventh Senatorial District of the State of Oklahoma.

Senator Draughon introduced the following resolution, which was read:

Senate Resolution No. 17, by Draughon, on a speedy adjournment.

Senator Morton submitted the following committee report:

Mr. President: The committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 24, 87 and 109 correctly engrossed; Senate Bill No. 77 correctly re-engrossed; Senate Resolution No. 14 correctly engrossed.

L. A. MORTON, Chairman.

The President signed the engrossed copy of Senate Bill No. 77 and ordered the same transmitted to the Honorable House.

The President signed the engrossed copy of Senate Resolution No. 14 and ordered same returned to the Committee on Engrossed and Enrolled Bills for enrollment.

BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 157, by E. E. Woods, An Act repealing chapter 197 of the Session Laws of 1919, relating to the inspection of gasoline and other products of petroleum; and declaring an emergency.

Senate Bill No. 158, by Pugh, An Act making an appropriation for the salaries and maintenance of the Panhandle Agricultural Institute located at Goodwell, Oklahoma, for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency.

Senate Bill No. 159, by Dearmon and West, of the Senate, and Louthan and Davis, of the House, An Act making an appropriation for completing and equipping The Fine Arts Building, completing and equipping Willard Hall, making an addition to the heating plant and equipping same for The Oklahoma College for Women, located at Chickasha, Oklahoma, and declaring an emergency.

Senate Bill No. 160, by W. H. Woods, Wallace and Lillard, An Act relating to the Supreme Court, authorizing the appointment of additional referees and defining their duties, and amending section 2, chapter 127 of the Session Laws of 1919, and declaring an emergency.

Senate Bill No. 161, by Draughon, of the Senate, and Pulen, of the House, An Act legalizing the incorporation of the town of Davis, Murray County, Oklahoma, and to legalize the

proceedings and all acts done by the Board of Trustees of said town of Davis and declaring an emergency.

Senate Bill No. 162, by W. H. Woods, An Act making a supplementary appropriation for traveling expenses for the Industrial Supervisor of the eleemosynary institutions of the State of Oklahoma and declaring an emergency for the fiscal year ending June 30th, 1921.

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committee indicated:

Senate Bill No. 150, by Cordell, to State and County Affairs.

Senate Bill No. 151, by Cordell and Davidson, to Public Health.

Senate Bill No. 152, by Ingraham, to Judiciary No. 2.

Senate Bill No. 153, by Anglin, ordered printed and placed on the Calendar.

Senate Bill No. 154, by Horner, to Judiciary No. 1.

Senate Bill No. 155, by Senate and House Committees on Appropriations, to Appropriations.

Senate Bill No. 156, by Davidson, to Appropriations.

Senate Bill No. 24 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Dearmon, Draughon, Glasser, Hensley, Hill Holloway, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Ratliff, Rutherford, Simpson, Spurlock, Wells, West, Woods, (W. H.). Total, 29.

Nays: Cornett, Coyne, Durant, Fleming, Frye, Golobie, Harrison, Horner, Sherman, Wallace, Woods, (E. E.). Total 11.

Absent: Davidson, Harvey, Ingraham, Pugh. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 24, and ordered same transmitted to the Honorable House.

Senate Bill No. 87 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie Harrison Harvey, Hensley, Hill, Holloway, Horner, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 40.

Nays: None.

Absent: Coyne, Davidson, Ingraham, Pugh. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie Harrison Harvey, Hensley, Hill, Holloway, Horner, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 40.

Nays: None.

Absent: Coyne, Davidson, Ingraham, Pugh. Total 4.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 87 and ordered same transmitted to the Honorable House.

Senate Bill No. 109 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Dearmon, Draughon, Durant, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Ratliff, Rutherford, Simpson, Spurlock, West, Woods, E. E., Woods, W. H. Total 27.

Nays: Briggs, Brown, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Land Leedy, Sherman, Wallace, Wells. Total 13.

Absent: Cornett, Coyne, Davidson, Pugh. Total 4.

The Bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following results:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Davidson, Dearmon, Draughon, Durant, Frye, Golobie, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Ratliff, Rutherford, Simpson, Spurlock, Wells, West, Woods, E. E., Woods, W. H. Total 33.

Nays: Fleming, Glasser, Harrison, Harvey, Land, Leedy, Sherman, Wallace. Total 8.

Absent: Cornett, Coyne, Pugh. Total 3.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 109 and ordered same transmitted to the Honorable House.

On motion of Senator Rutherford Senate Bill No. 136 was advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 13 was taken up for further consideration.

Section 3 as amended was adopted.

Section 4 was read.

Senator Rutherford offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 13, line 11, page 4, by inserting after the word "give" and before the word "bond" the word "surety."

RUTHERFORD.

Senator Rutherford offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 13, line 16, page 4, by inserting "surety" after the word "require" and before the word "bonds."

RUTHERFORD.

Senator Davidson offered the following amendment:

Mr. President: I move to amend Senate Bill No. 13, line 12, page 4, by striking after the word "of" in line 11, and before the word "to" in line 12, by striking out "One Hundred Thousand Dollars (\$100,000)" and insert "Two Hundred Fifty Thousand Dollars (\$250,000)."

DAVIDSON.

Senator Hill offered the following substitute amendment, which was adopted:

Mr. President: I move to substitute the following for Senator Davidson's motion: after the word "ample" in line 4, page 5, add the following: "Provided, that the bond of the State Warehouse Superintendent may be increased from time to time by the Board of Agriculture as may be deemed necessary."

HILL.

Section 4, as amended, was adopted.

Section 5 was read and adopted.

Section 6 was read.

Senator McPherren offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 13, by striking on page 5, lines 11, 12, 13, 14, 15 and all of line 16 except the word "The;" and by striking from line 1 on page 6, the words "not so leased;" not to strike "Section 6" in line 11, page 5.

McPHERREN.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 13, line 4, page 6, by inserting after the word "person" and before the word "owning" the words "firm or corporation;" also line 11, page, by inserting after the word "person" and before the word "desiring" the words "firm or corporation."

GLASSER.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 13, line 6, page 6, by inserting after the word "persons" and before the word "herein" the words "firms or corporations."

GLASSER.

Section 6, as amended was adopted.

Section 7 was read.

Senator Rutherford moved that the vote by which the McPherran amendment to Section 6 was adopted be reconsidered, and the roll being called resulted as follows:

Ayes: Anglin, Clark, Cordell, Coyne, Dearmon, Frye, Golobie, Harrison, Hensley, Hill, Johnson, Land, Leedy, Looney, Morton, Ratliff, Rutherford, West, Woods, W. H. Total 19.

Nays: Brown, Carlock, Cartwright, Davidson, Durant, Fleming, Glasser, Harvey, Holloway, Horner, Ingraham, Lillard, Lynch, McPherran, Nichols, Sherman, Spurlock, Wallace, Wells, Woods, E. E. Total 20.

Absent: Briggs, Cornett, Draughon, Pugh, Simpson. Total 5.

The Chair declared the motion to reconsider lost.

Senator Morton offered the following amendment:

Mr. President: I move to amend Senate Bill No. 13, line 1, page 7, by striking Section 7.

MORTON.

On motion of Senator Hill the amendment was tabled.

Senator Harvey moved to pass Section 7 temporarily.

Senator McPherran moved as a substitute that Section 7 be adopted, which motion prevailed.

Section 8 was read.

Senator Wallace offered the following amendment:

Mr. President: I move to amend Senate Bill No. 13 by striking Section 8.

WALLACE.

On motion of Senator Morton the amendment was tabled.

Senator Wallace offered the following amendment:

Mr. President: I move to amend Senate Bill No. 13 by striking out the last sentence of Section 8.

WALLACE.

On motion of Senator Morton the amendment was tabled.

Senator Rutherford offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 13, line 14, page 7, by striking "in the County of Oklahoma or" after the word "brought" and before the word "in."

RUTHERFORD.

Section 8, as amended, was adopted.

On motion of Senator Nichols the Senate adjourned under the rules.

TWENTY-FIRST LEGISLATIVE DAY.

Thursday, January 27, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment and was called to order by the President.

On roll call the following Senators were present: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draugho, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 44.

The Chair announced a quorum present.

Prayer by Rev. Deihl, Chaplain of the House.

The Journal of the previous day's session was read and approved.

Senator Morton submitted the following committee report:

Mr. President:

The committee on Engrossed and Enrolled Bills begs leave to report Senate Bill No. 50 correctly re-engrossed; Senate Bill

No. 136 correctly engrossed; and Senate Resolution No. 14 correctly enrolled.

L. A. MORTON, Chairman.

Senator Davidson submitted the following committee reports, which were adopted and Senate Bills Nos. 126 and 128 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Appropriations to whom was referred Senate Bill No. 126, by McPherran, entitled, "An Act Making a supplemental appropriation for the support and maintenance of engineering division of the highway department, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended, said amendments being as follows:

Amendment No. 1. Strike out of Section 2 the following language: "could and should not be incorporated in the budget bill."

Amendment No. 2. Insert before the word "For" in line 1 of Section 3, the following: "It being immediately necessary."

Amendment No. 3. Amend the title to read as follows: "An Act making a supplemental appropriation for the support and maintenance of the engineering division of the highway department for the fiscal year ending June 30, 1921, and declaring an emergency."

R. L. DAVIDSON, Chairman.

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 128, by McPherran and Simpson, entitled, "An Act making a supplemental appropriation for the use and

benefit of the highway department for the fiscal year ending June 30, 1921, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended, said amendment being as follows, to-wit: Strike out the word "Appropriation" immediately proceeding Section 1 of the bill.

R. L. DAVIDSON, Chairman.

Senator Rutherford submitted the following committee reports, which were adopted and Senate Bill Nos. 58 and 123 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 58, by Rutherford, entitled, "An Act prescribing additional duties of judges of superior courts, changing the method of payment of their salaries, providing for the payment of salaries, fixing their salaries and providing for the allowance and payment of traveling expenses," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your committee of Judiciary No. 1, to whom was referred Senate Bill No. 123, by McPherrin, entitled, "An Act amending Sections 7410 Revised Laws of the State of Oklahoma, 1919 (Section 4 chapter 130, Session Laws 1919); Section 7412 Revised Laws of the State of Oklahoma 1910 (Section 7 chapter 30 Session Laws 1919) relating to tax re-sales and the procedure," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Senator Wallace submitted the following committee report, which was adopted and Senate Bill No. 104 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Municipal Corporations, to whom was referred Senate Bill No. 104, by Horner and Wallace of the Senate, and Bell and Tylee, of the House, entitled, "An Act amending section 588, chapter 10, article 11, of the Revised Laws of Oklahoma, 1910, relating to the vacation of streets, avenues, alleys and lanes, providing for the reopening of the same; and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

By adding to Section 1, after the words "Section 1." the following language:

"Section 588, chapter 10, article 11, of the Revised Laws of Oklahoma, 1919, is hereby amended to read as follows:"

"Section 588."

WALLACE, Chairman.

Senator Holloway, submitted the following committee report, which was adopted and Senate Bill No. 83, was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Education, to whom was referred Senate Bill No. 83, by Spurlock, entitled, "An Act amending section three (3) and section five (5) of chapter twenty-six (26) of the Session Laws of 1919 relating to free scholarships at the A. & M. College," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended.

HOLLOWAY, Chairman.

Senator McPherrren submitted the following committee report, which was adopted and Senate Bill No. 118 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee Roads and Highways, to whom was referred Senate Bill No. 118, by McPherrren, Holloway, and Wells, entitled, "An Act relating to the protection of crossings at grade of railroad and public highways, conferring additional jurisdiction upon the corporation commission; regulating the driving of self-propelled vehicles over such crossings, and providing penalties for violations thereof," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CHAS. E. MCPHERREN, Chairman.

Senator Pugh, submitted the following committee report, which was adopted and Senate Bill No. 99 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee Public Service Corporations, to whom was referred Senate Bill No. 99, by Davidson and Lillard entitled, "An Act relating to the shutting off of water or gas for domestic use; prescribing penalty for violation hereof, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

M. W. PUGH, Chairman.

Senator Johnson submitted the following committee report:

Mr. President:

We, your committee, Fish and Game, to whom was referred Senate Bill No. 106 by Cartwright of the Senate, and Pullen of

the House, entitled, "An Act prohibiting the hunting, trapping, killing or otherwise destroying of quail for a period of ten years, providing a penalty prescribing means of enforcement repealing all laws in conflict herewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

JOHNSON, Chairman.

Senator E. E. Woods submitted the following minority report on Senate Bill No. 106.

Mr. President:

We, your minority committee Fish and Game, to whom was referred Senate Bill No. 106, by Cartwright, of the Senate, and Pullen, of the House, entitled, "An Act prohibiting the hunting, trapping, killing, or otherwise destroying of quail for a period of ten years, providing a penalty, prescribing means of enforcement repealing all laws in conflict herewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended.

By amending Section 1, making the closed season for two (2) years.

E. E. WOODS.

Senator Johnson moved that the majority report on Senate Bill No. 106 be adopted.

Senator E. E. Woods moved as a substitute that the minority report on Senate Bill No. 106 be substituted for the majority report.

Senator Cornett moved the previous question, which was sustained.

The vote occurring on the adoption of the majority report on Senate Bill No. 54, same prevailed.

Senator Hill asked unanimous consent to have Senate Joint Resolution No. 12 recommitted to Judiciary Committee No. 1, which was granted.

Senator Holloway asked unanimous consent to have Senate Bill No. 81 re-referred to the Committee on Appropriations, which was granted.

Senator Wallace called up Senate Concurrent Resolution No. 6.

Senator Davidson moved that Senate Concurrent Resolution No. 6 be referred to the appropriate committee for its consideration, which motion prevailed and the resolution was referred to the Committee on Penal Institutions.

Senator Harrison introduced the following resolution, which was read :

Senate Concurrent Resolution No. 7, "A Resolution instructing the Committee on Education of the Senate and the Committee on Education of the House to formulate some policy calculated to bring permanent relief to the common schools of Oklahoma."

Senator Harrison asked unanimous consent to consider the resolution, to which objection was made.

Senator Harrison moved that the rules be suspended and the resolution taken up for consideration, which prevailed.

On motion of Senator Harrison Senate Concurrent Resolution No. 7 was adopted and the resolution referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Davidson moved that the Appropriations Commit-

tee be instructed to have printed 200 copies of the general appropriation bill, which prevailed.

The following message from the House was read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, Re-engrossed. House Bill No. sixty-four, by Admire, entitled, "An Act to amend Section 1, Chapter 207, Session Laws of 1917, relating to oil and gas conservation."

Engrossed Senate Bill No. sixteen, by Davidson, of the Senate, and Bell and Rogers of the House, entitled "An Act abolishing and discontinuing superior courts in all counties having a population in excess of one hundred thousand according to the last decennial census, and providing for the transfer of records, papers, books and files from Superior Courts which ceases to exist by reason of this Act, and declaring an emergency."

Engrossed Committee Substitute for House Bill No. one hundred and twelve, by Brice, Caldwell, Keenan, and Pratt, entitled: "An Act amending subdivision "C" of Section 3, and Sections 6 and 11 and repealing Section 12 of Chapter 224, Session Laws of 1915, relating to insurance indemnity contracts and declaring an emergency."

Engrossed House Bill No. fifty-two, by Graves of the House, and Spurlock of the Senate, entitled: "An Act providing for the organization of the threshermen's mutual fire, lightning and tornado insurance associations and prescribing their power and duties, and declaring an emergency."

Engrossed House Bill No. one hundred and seven, by Bailey, entitled: "An Act amending Section 1440 and Section 1441, Chapter 15, Article 13, of the Revised Laws, 1910, of the State of Oklahoma, relating to notice requiring railroad companies to build hog fences, etc;" and to inform you, and through you the honorable Senate, that the same have been passed by the House

of Representatives, and was signed by the Speaker of the House in open session.

Respectfully,

ALBERT ROSS, Chief Clerk.

Senate Bill No. 16 was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

BILLS AND JOINT RESOLUTIONS ON FIRST READING.

The following bills and joint resolutions were introduced and read for the first time:

Senate Bill No. 163, by Simpson, An Act relating to independent school districts and districts of cities of the first class to amend section 7749 and section 7750 of the Revised Laws of Oklahoma, providing for the election of school treasurer and for the employment of legal counsel and declaring an emergency.

Senate Bill No. 164, by Rutherford, An Act authorizing boards of education to provide military training and authorizing boards of education and school district boards maintaining a high school to provide for military and atheletic training, providing for competitive drills and contests, providing for the appointment of a state board to govern such drills and contests, repealing sections 1, 2, 3, and 4, of House Bill No. 599, Chapter No. —, Session Laws, 1917, and declaring an emergency.

Senate Bill No. 165, by Rutherford, An Act defining fees and emoluments as pertaining to the office of county judge and amending section 3203, volume 1, Revised Laws of 1910, and declaring an emergency.

Senate Bill No. 166, by Brown and Spurlock, An Act amending section 15 of chapter 147, Session Laws of Oklahoma, 1919, entitled "An Act providing for the organization and regulation of cooperative corporations," prohibiting the use of the words "Farmers" or "farms" in the name under which it

carries on its business other than cooperative companies organized under said act.

Senate Bill No. 167, by Ingraham and Briggs, An Act authorizing cities of the first class to enact ordinances prohibiting the erection, maintenance and operation of junk yards, livery barns, and any other business which, from their nature are, or may become public nuisances within certain areas in said cities, to be designated by such ordinances.

Senate Bill No. 168, by Anglin and Glasser, An Act authorizing county judges to solemnize marriages; providing the fee therefor; and disposition thereof; and declaring an emergency.

Senate Bill No. 169, by Spurlock, An Act amending chapter 176, section 1 of the Session Laws of Oklahoma of 1917, relating to insurance, and declaring an emergency.

Senate Bill No. 170, by Briggs and Rutherford, An Act relating to the sale of materials used in the improvement of highways, streets or alleys or in the construction of bridges, culverts and sewers and public buildings, providing a penalty for violation thereof, and declaring an emergency.

Senate Bill No. 171, by Cartwright, Golobie, Looney and Morton, of the Senate, and Herod, Harrison, Harp and Dabney, of the House, providing the teachers' retirement, disabilities, annuities, and benefits for teachers and other school employes retired after specified years of service for disability, and other matters connected therewith and pertaining thereto, and declaring an emergency.

Senate Bill No. 172, by Frye, of the Senate, and Ballance, of the House, An Act repealing sections 2031, 2032, 2033, 2034, 2035, 2036, and 2037 of the Revised Laws of Oklahoma, 1910, of chapter 21, article 2, abolishing county court at Muldrow, Sequoyah County, Oklahoma, and declaring an emergency.

Senate Bill No. 173, by Frye and Sherman, An Act in re-

lation to pimping; to define and prohibit the same, and providing for punishment thereof; and for the competency of certain evidence at the trial therefor.

Senate Bill No. 174, by Hill, An Act relating to motion picture films, or reels; providing a system of examination, approval and regulation thereof, and of the banners, posters, and other like advertising matter used in connection therewith; operating a Board of Review, providing penalties for the violation of this act; making an appropriation therefor and declaring an emergency.

Senate Bill No. 175, by Senate Committee on Appropriations, An Act making an appropriation to pay deficiency certificates numbered forty-two to seventy (42-70), both inclusive, and one to twenty (1-20), both inclusive, as approved and certified to by the Governor under authority of chapter 231 of the Session Laws of Oklahoma, 1915, as amended by chapter 229 of the Session Laws of Oklahoma, 1919, and declaring an emergency.

Senate Joint Resolution No. 14, by Davidson, a resolution for the refunding of money erroneously paid the State Auditor and turned over by him to the State Treasury to the credit of general revenue fund of the state.

HOUSE BILLS ON FIRST READING.

House Bill No. 52, by Graves, of the House, and Spurlock, of the Senate, An Act providing for the organization of the threshermen's mutual fire, lightening and tornado insurance associations and prescribing their power and duties, and declaring an emergency.

House Bill No. 64, by Admire, An Act to amend section 1, chapter 207, Session Laws of 1917, relating to oil and gas conservation.

House Bill No. 107, by Bailey, An Act amending section 1440 and section 1441, chapter 15, article 13, of the Revised

Laws, 1910, of the State of Oklahoma, relating to notice requiring railroad companies to build hog fence: providing for the building thereof by land owner on failure of the railroad company to comply with such notice, and giving such land owner the right to recover for labor and material, costs and attorney fees as a part of such costs where action is brought under this act.

House Bill No. 112, by Brice, Caldwell, Keenan and Pratt, An Act amending Sections 3, 6 and 11 and repealing section 12 of chapter 224, Session Laws of 1915, relating to insurance indemnity contracts and declaring an emergency.

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committee indicated:

Senate Bill No. 157, by E. E. Woods, to Oil and Gas.

Senate Bill No. 158, by Pugh, to Appropriations.

Senate Bill No. 159, by Dearmon and West, of the Senate, and Louthan and Davis, of the House, to Appropriations.

Senate Bill No. 160, by W. H. Woods, Wallace and Lillard, to Judiciary No. 1.

Senate Bill No. 161, by Draughon, of the Senate, and Pullen, of the House.

On motion of Senator Draughon, Senate Bill No. 161 was advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 162, by W. H. Woods, to Appropriations.

Senator Simpson introduced the following resolution, which was read:

Senate Concurrent Resolution No. 8, by the State Senate,

A Resolution memorializing the Congress of the United States to take immediate steps for the disarmament of the nation.

Senator Simpson asked unanimous consent to consider the resolution, to which objection was made, and consideration of the resolution was deferred until the next legislative day.

Senator Looney introduced the following resolution, which was read:

Senate Resolution Nb. 18, by Mrs. Looney.

Whereas, there are many of the public schools of the State of Oklahoma, not rated as rural schools, that are in need of assistance to maintain their schools for a full school term;

And Whereas, these schools now in need of financial assistance have voted, and levied upon the taxable property of said school districts the full constitutional limit of the amount of taxes that can be levied under the Constitution, and the laws of this State;

And Whereas, the children now attending these schools, located in cities and towns, on account of a deficiency in money necessary to maintain said schools for a full term, may lose their credit for this year.

Now Therefore, Be it Resolved: That the State Superintendent of Public Schools of the State of Oklahoma be, and he is hereby requested, to furnish the Senate with such information as he now has; or in the event he has no information now as to the number and location of such schools, not including rural schools, in need of financial assistance to support and maintain their schools for a full term, that he acquire such information as speedily as he may, and furnish same to the Senate; showing the number of such schools, their location, together with the amount that will be required by each to maintain their schools for a full term.

Senator Looney asked unanimous consent to consider the resolution, which was granted.

Senator Looney moved that the resolution be adopted.

Senator Anglin offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Resolution No. 18 by inserting "also number of pupils enrolled in such school, number of teachers and salary paid each."

ANGLIN.

The vote occurring on the adoption of the resolution, as amended, was carried and the resolution referred to the Committee on Engrossed and Enrolled Bills for engrossment.

The President signed the enrolled copy of Senate Resolution No. 14 and ordered same transmitted to the Secretary of State.

Senate Bill No. 50 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Glasser, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 38.

Nays: Harrison. Total 1.

Absent: Durant, Golobie, Johnson, Land, Pugh. Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Flem-

ing, Frye, Harvey, Hensley, Hill, Holloway, Ingraham, Leedy, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 35.

Nays: Briggs, Glasser, Harrison, Horner. Total 4.

Absent: Durant, Golobie, Johnson, Land, Pugh. Total 5.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No 50 and ordered same transmitted to the Honorable House.

Senate Bill No. 136 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Leedy, Lillard, Looney, McPherrren, Morton, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 38.

Nays: None.

Absent: Durant, Golobie, Ingraham, Land, Lynch, Pugh.

Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright,

Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 38.

Nays: None.

Absent: Durant, Golobie, Ingraham, Land, Lynch, Pugh.

Total 6.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 136 and ordered the same transmitted to the Honorable House.

On motion of Senator Rutherford Senate Bill No. 134 was advanced to engrossment and third reading and the bill was referred to Committee on Engrossed and Enrolled Bills.

On motion of Senator Harrison, Senate Bill No. 143 was advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills.

On motion of Senator Holloway, Senate Bill No. 130 was advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills.

Senator Anglin moved that Senate Bill No. 153 be advanced to engrossment and third reading, and offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 153, line 3, page 1, by striking after the word "than" and before the word "inhabitants" the figures "26,500" and insert the figures "16,400".

ANGLIN.

Senator Anglin offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 153 in the title by striking after the word "than" and before the word "inhabitants" the words "26,500" and insert the figures "26,400".

ANGLIN.

On motion of Senator Anglin, Senate Bill No. 153, as amended, was advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills.

On motion of Senator Cornett, Senate Bill No. 52 was advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills.

On motion of Senator Hill, Senate Bill No. 113 was advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills.

On motion of Senator Hill, House Bill No. 27 was advanced to third reading.

On motion of Senator Looney, Senate Bill No. 135 was advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills.

On motion of Senator Morton, Senate Bill No. 71 was advanced to engrossment and third reading.

On motion of Senator Morton the rules were suspended and Senate Bill No. 71 considered engrossed and placed on third reading.

Senate Bill No. 71 was read for the third time at length.

Senator Wallace offered the following motion:

Mr. President: I move to recommit Senate Bill No. 71

by sending same back to the Committee from which it came for the purpose of incorporating \$100,000 instead of \$2,500.

WALLACE.

On motion of Senator Harrison the Wallace motion was tabled:

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Golobie, Hensley, Johnson, Lillard, Looney, McPherran, Morton, Nichols, Ratliff, Simpson, West, Woods (E. E.), Woods (W. H.). Total 21.

Nays: Briggs, Brown, Cornett, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Hill, Horner, Ingraham, Land, Leedy, Lynch, Rutherford, Sherman, Spurlock, Wallace, Wells. Total 20.

Absent: Davidson, Holloway, Pugh. Total 3.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator Morton served notice that on the next legislative day he would move to reconsider the vote by which Senate Bill No. 71 failed of passage.

Senate Bill No. 13 was taken up for further consideration.

Section 9 was read.

Senator Harvey offered the following amendment:

Mr. President: I move to amend Senate Bill No. 13, line 12, page 8, by inserting after the word "receipt" and before the word "original" the following words: "Such products must be weighed and graded by three disinterested stockholders of such warehouse, company or association or

by a disinterested representative of the State Board of Agriculture.”
HARVEY.

On motion of Senator Nichols the amendment was tabled.

Senator Fleming offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 13, line 5, page 8, by striking after the word “product” and before the word “Such.”

FLEMING.

Senator Hill presiding.

Senator Dearmon offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 13, line 11, page 9, after the word “statement” the following, “said market value to be determined by the prevailing market value on date of conviction.”

DEARMON.

Section 9 was adopted.

Section 10 was read.

Senator Nichols asked unanimous consent to return to Section 6 and take up the McPherren amendment adopted on the previous day, to which objection was made.

Senator Nichols moved that the rules be suspended for the purpose of returning to Section 6, which prevailed.

Senator Nichols moved that the vote by which Section 6 was adopted be reconsidered, which prevailed.

Senator Nichols moved that the vote by which the McPherren amendment to Section 6 was adopted be reconsidered, which prevailed.

On motion of Senator Morton the McPherren amendment to Section 6 was tabled.

Senator McPherren offered the following amendment to Section 6, which was lost:

Mr. President: I move to amend Senate Bill No. 13, line 15, page 5, by adding after the word "rent" and before the word "shall" the words "salaries or expenses."

McPHERREN.

Section 6, as amended, was adopted.

Senator Nichols offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 13, line 5, page 10, by striking out the word "less" and inserting the word "more".

NICHOLS.

Section 10, as amended, was adopted.

Senator Harvey asked unanimous consent to return to Section 7 for the purpose of offering an amendment, to which objection was made.

Senator Harvey moved that the vote by which Section 7 was adopted be reconsidered, which prevailed.

Senator Harvey offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 13, line 1, page 7, by inserting before the word "the" the following words, "In administering the provisions of this Act the State Board of Agriculture is empowered and shall adopt rules providing for a licensing system, under which all associations or warehouses shall operate;" also in line 3, page 7, after the figure "6" add the word and figure "or 7".

HARVEY.

Section 7 was adopted.

Section 11 was read.

Senator Rutherford offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 13, line 14, page 10, by inserting the words "surety company" after the word "an" and before the word "bond in lieu of acceptable".

RUTHERFORD.

Section 11 was adopted.

Section 12 was read.

Senator Wallace offered the following amendment:

Mr. President: I move to amend Senate Bill No. 13 by striking "Section 12."

WALLACE.

On motion of Senator Morton the amendment was tabled.

Senator Harvey offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 13, line 18, page 11, by inserting after the word "separately" and before the word "but" the following words: "less such shrinkage as may be covered by rules of the warehouse association or by agreement, if no rules apply, made at the time products were stored."

HARVEY.

Section 12, as amended was adopted.

Section 13 was read.

Senator Wallace offered the following amendment:

Mr. President: I move to amend Senate Bill No. 13, line 12, page 12, by striking out the balance of Section 13 after the word "State."

WALLACE.

On motion of Senator Nichols the amendment was tabled.

Senator Davidson offered the following amendment:

Mr. President: I move to amend Senate Bill No. 13, lines 14 and 15, page 12, by striking after the words "out of" in line 14, rest of section and insert in lieu thereof the words "the general revenue of the State."

The vote occurring on the adopting of the Davidson amendment, the roll being called resulted as follows:

Ayes: Briggs, Brown, Carlock, Clark, Cornett, Davidson, Fleming, Frye, Glasser, Harvey, Holloway, Horner, Ingraham, Lillard, Looney, McPherren, Morton, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, W. H. Total 23.

Nays: Anglin, Cordell, Coyne, Dearmon, Draughon, Durrant, Harrison, Hensley, Hill, Johnson, Leedy, Lynch, Nichols, Pugh, Rutherford, Wallace, West, Woods, E. E. Total 18.

Absent: Cartwright, Golobie, Land. Total 3.

The Chair declared the amendment adopted.

Senator West asked to be excused until Monday on account of business, which was granted.

Section 13, as amended, was adopted.

Section 14 was read.

Senator Fleming offered the following amendment:

Mr. President: I move to amend Senate Bill No. 13, line 5, page 13, by striking after the word "said" and before the word "State" and inserting the words "local warehouse association."

FLEMING.

On motion of Senator Morton the amendment was tabled.

Section 14 was adopted.

Section 15 was read and adopted.

Section 16 was read and adopted.

Senator W. H. Woods was excused for the remainder of the day.

Section 17 was read:

Senator Anglin offered the following amendment, which was lost.

Mr. President: I move to amend Senate Bill No. 13, line 16, page 15, by inserting after the word "annum" the words "That said money provided by this act shall be divided among the counties of the state in proportion to their population, area and taxable wealth."

ANGLIN.

Senator Glasser offered the following amendment:

Mr. President: I move to amend Senate Bill No. 13, line 9, page 14, as follows: by striking all of the Section 17 and inserting in lieu thereof the following language:

Section 17. "For the purpose of putting into effect the establishment of a system of warehouses as herein authorized, and for the purpose of enabling any county within the State to avail itself of the privilege of securing a warehouse or warehouses, elevator or elevators, to be operated in accordance with the provisions of this Act, the several counties of the State are hereby authorized to submit at the next general election held within the state, or at a special election to be called for the purpose, in the manner now provided by law, the question of a bond issue to be voted upon only by qualified voters within said county.

"By a majority vote at such election, funds from the sale of bonds so authorized at such election, may be utilized in the construction of Warehouses or elevators within said county; Provided that the total of the issue of such bonds, shall be approved by the State Board of Agriculture, before submission to the

qualified voters within said County, and Provided further, that in the construction of any warehouse or elevator as herein provided the plans, specifications and constructions thereof shall remain within the control of the Board of County Commissioners within said County, and Provided further, that all bond issues authorized by the respective counties of this State as herein provided shall be retired by the earnings of such warehouse or elevator constructed by funds, from the sale of such bonds.

GLASSER.

Senator Davidson offered the following substitute amendment, which was accepted by Senator Glasser:

Mr. President: I move to amend the Glasser amendment to Section 17, Senate Bill 13, by striking from the amendment after the word "county" in the fourth line from the end all the remainder of the amendment.

DAVIDSON.

Senator Hill moved to lay the Glasser amendment on the table, and the roll being called resulted as follows:

Ayes: Carlock, Cartwright, Cordell, Coyne, Dearmon, Golobie, Harrison, Hensley, Hill, Johnson Looney, Lynch, Morton, Pugh, Ratliff, Rutherford, Spurlock. Total 17.

Nays: Anglin, Briggs, Brown, Clark, Cornett, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Harvey, Holloway, Horner, Ingraham, Leedy, Lillard, McPherran, Nichols, Sherman, Simpson, Wallace, Wells, Woods, E. E. Total 24.

Excused: West, Woods, (W. H.). Total 2.

Absent: Land. Total 1.

The Chair declared the motion to table the Glasser amendment lost.

Senator Rutherford was excused the remainder of the week

Senator Sherman was excused for tomorrow.

Senator Ratliff was excused for tomorrow.

Senator Hill moved that Senate Bill No. 13 be made a special order for three o'clock Monday afternoon, which was lost.

Senator Hill moved that further consideration of Senate Bill No. 13, be postponed until three o'clock Monday afternoon, which prevailed.

On motion of Senator Nichols the Senate adjourned under the rules.

TWENTY-SECOND LEGISLATIVE DAY.

Friday, January 28, 1921

The Senate met at 1:30 o'clock p. m. pursuant to adjournment and was called to order by the President.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Rutherford, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.). Total present, 39.

Excused: Ratliff, Sherman, West. Total 3.

Absent: Land, Simpson. Total 2.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Harvey asked that Senator Land be excused for today on account of sickness, which was granted.

Senator Nichols requested that Senator Simpson be excused for today, which was granted.

Senator Ingraham asked to be excused for the remainder of the day, which was granted.

Senator Hill moved that when the Senate adjourn it adjourn until 1:30 Monday, which prevailed.

The Journal of the previous day's session was read and approved.

Senator Johnson submitted the following committee report, which was adopted, and Senate Bill No. 42 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Hospitals and Charities, to whom was referred Senate Bill No. 42, by Spurlock, entitled: "An Act providing for the control of solicitors of all private benevolent and charity organizations, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

JOHNSON, Chairman.

Senator McPherrren submitted the following committee report, which was adopted, and Committee Substitute for House Bill No. 83 was ordered printed and placed on the Calendar:
Mr. President:

We, your Committee on Roads and Highways, to whom was referred Engrossed Committee Substitute for House Bill No. 83, by Harris, Robertson, Gorman, and Jerkins, of the House, entitled, "An Act amending Section 1, Article 2, of Chapter 173 of the Session Laws of 1915, as amended by Section 1, Chapter 30, Session Laws of 1916, same being entitled, 'An Act creating a department of highways, relating to roads and highways. Emergency.'" beg leave to report that we had the same under consideration and herewith re-

turn the same with the recommendation that it do pass, as amended, by adding the words "outside the limits of cities" and before the word "provided," on page three of the bill, the following words: "of the first class and towns of more than two thousand (2,000) population according to the 1920 Federal census."

McPHERREN, Chairman.

Senator Davidson submitted the following committee reports, which were adopted, and Senate Bills Nos. 137 and 156 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 137, by Hill, Sherman, and Lillard, entitled, "An Act creating the offices of custodian for each, the Grand Army and the Confederate Memorial Halls in the State Capitol; providing for their appointment and qualification; prescribing their duties, making appropriations to carry out the provisions thereof, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended, said amendments being as follows: Amendment No. 1. Strike out of Section 6 the following language: "twelve hundred dollars (\$1,200)," and insert in lieu thereof the following: "Seven hundred eighty dollars (\$780)." Amendment No. 2. Strike out of line 3 of Section 7 the words and figures, "Twenty-four hundred dollars (\$2,400)," and insert in lieu thereof the following: "One thousand five hundred sixty dollars (\$1,560)"; and strike out of lines 5 and 6 of Section 7 the words and figures, "twenty-four hundred dollars (\$2,400)," and insert in lieu thereof the following: "One thousand five hundred sixty dollars (\$1,560)." Amendment No. 3. Amend the title of the bill to read as follows: "An Act creating the offices of custodian for the Grand Army Memorial Hall and the Confederate Memorial Hall in the State Capitol; providing for their appointment and qualification; prescribing their duties and fixing

their compensation; making an appropriation therefor; and declaring an emergency."

Respectfully submitted.

R. I. DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 156, by Davidson, entitled, "An Act making an appropriation to pay the claim of Yankauer and Davidson, attorneys-at-law, for amount due them for services rendered in the collection of \$58,251.19 inheritance tax from the estate of John D. Archibald, late of New York City, New York, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Cordell submitted the following committee report, which was adopted, and Senate Bill No. 140 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 140, by Wallace, entitled, "An Act amending Section 1 of the Session Laws of Oklahoma, 1917, entitled, 'An Act to exempt any legally incorporated Grange Order of Patrons of Husbandry in this state from the operation of Article 4, Chapter 38, of the Statutes of Oklahoma, and Chapters 162 and 188 of the Session Laws of Oklahoma, 1913, and Chapters 174 and 225, of the Session Laws of Oklahoma, 1915, providing the same shall not apply to incorporated Grange Orders of Patrons of Husbandry,' providing same shall not apply to the Farmers' Union," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CORDELL, Chairman.

Senator Rutherford submitted the following committee report, which was adopted, and Senate Joint Resolution No. 12 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Joint Resolution No. 12, by Hill, entitled, "A Resolution authorizing and directing the Commissioners of the Land Office of the State of Oklahoma to transfer, convey, and deliver to the City of McAlester, Oklahoma, title to certain lands therein described, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that said Joint Resolution No. 12 be amended as follows: By inserting after the word "since the" on line 8 and before the word "day" on the same line, the word "fourth." By inserting after the words "day of" on line 8 and before "1916" on same line, the word "September." And by substituting for all matter contained in quotation marks in the first paragraph of page 2 of said resolution, the same being a description of the land referred to in the former paragraph of said resolution the following language: Northeast quarter, subject to six and 19/100 (6.19) acres for right of way for Chicago, Rock Island and Pacific Railroad and subject to right of way for pipe line of Gulf Pipe Line Company, and east half of east half of east half of northwest quarter, subject to 77/100 (0.77) acres for right of way for Chicago, Rock Island and Pacific Railroad and subject to right of way for pipe line of Gulf Pipe Line Company, and east half of east half of east half of southwest quarter, and southeast quarter, subject to right of way for pipe line of Gulf Pipe Line Company, all in section nine (9), and west half of northwest quarter and west half of east half of northwest quarter and west half of east half of east half of northwest quarter, subject to three and 41/100 (3.41) acres for right of way for Chicago, Rock Island and Pacific Railroad, and west half of southwest quarter and west half of east half of southwest quarter and west half of

east half of east half of southwest quarter, all in section ten (10), township five (5) north, range fourteen (14) east, of the Indian Base and Meridian in Pittsburg County, State of Oklahoma, containing six hundred and forty (640), more or less, according to the United States survey thereof, subject to all lawful rights of way, and subject to any valid existing mining leases on the premises." And your Committee recommends that said Joint Resolution, as amended, do pass.

RUTHERFORD, Chairman.

Senator Rutherford submitted the following committee report:

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 138, by Rutherford, entitled, "An Act relating to the court established by Chapter 113, of the Session Laws of 1917, and as amended by Chapter 157 of the Session Laws of 1919, reducing the number of officials thereof, making court clerk and sheriff of such counties in which city court is located ex-officio officers of such court, prescribing duties, providing pay for extra expenses, eliminating publication, making marriage fee to go to school fund, providing for paying moneys to court clerk, providing for the fixing and advanced to engrossment and third reading and the bill re-conflict herewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

On motion of Senator Rutherford, Senate Bill No. 138 was advanced to engrossed and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Bills Nos. 52, 113, 130, 134, 135, 143, 153, 161, correctly engrossed; Senate Concurrent Resolution No. 7 correctly engrossed; Senate Resolution No. 18 correctly engrossed; Senate Bill No. 16 correctly enrolled.

L. A. MORTON, Chairman.

BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 176, by Cordell, "An Act to prevent cruelty to animals, and eliminate the use of the steel trap, except around houses, barns, and chicken yards, and prescribing a penalty."

Senate Bill No. 177, by Rutherford, "An Act validating certain acknowledgments to written instruments taken in this state since May 16, 1913.

Senate Bill No. 178, by Davidson, "An Act authorizing the Supreme Court to award damages upon the affirmance of an order, decree, or judgment for the payment of money, and declaring an emergency."

Senate Bill No. 179, by Holloway, Davidson, Golobie, McPherrin and Clark, "An Act creating a commission of Educational Survey, naming the duties, providing for an educational survey of the state school system of Oklahoma, making an appropriation of fifteen thousand (\$15,000) dollars, and declaring an emergency."

Senate Bill No. 180, by Ingraham, of the Senate, and Admire, of the House, "An Act relating to salaries of county commissioners in counties between 60,000 and 64,000 population; repealing all laws and parts of laws in conflict herewith; and declaring an emergency."

Senate Bill No. 181, by Lillard, by request, "An Act to amend Section 2 and Section 4, Chapter 221, Session Laws Oklahoma, 1919, and declaring an emergency."

Senate Bill No. 182, by Lillard, by request, "An Act amending Section 3486 of the Revised Laws of Oklahoma, 1910, as amended by House Bill No. 235, Chapter 205 Session Laws of Oklahoma of 1915, relating to fraternal beneficiary associations, and declaring an emergency."

Senate Bill No. 183, by Lillard, by request, "An Act to amend Section 3747 of Article 4, Revised Laws of Oklahoma 1910, relating to the inspection and regulation of factories, and declaring an emergency."

Senate Bill No. 184, by Durant, of the Senate, and Butler, of the House, "An Act amending Section 1, Chapter 201, Session Laws of Oklahoma, 1917, so as to permit county attorneys in all counties of this State of not less than 13,868 and not more than 13,870 population according to the 1920 Federal census, to engage in the private practice of law, when not in conflict with the interests of the county or state, and declaring an emergency."

BILLS AND JOINT RESOLUTIONS ON SECOND READING.

The following bills were read for the second time and referred to the standing committees indicated:

Senate Bill No. 163, by Simpson, to Education.

Senate Bill No. 164, by Rutherford, to Education.

Senate Bill No. 165, by Rutherford, to Judiciary No. 1.

Senate Bill No. 166, by Brown and Spurlock, to Private Corporations.

Senate Bill No. 167, by Ingraham and Briggs, to Municipal Corporations.

Senate Bill No. 168, by Anglin and Glasser, to Judiciary No. 1.

Senate Bill No. 169, by Spurlock, to Insurance.

Senate Bill No. 170, by Briggs and Rutherford, to Roads and Highways.

Senate Bill No. 171, by Cartwright, Golobie, Looney and Morton, of the Senate, and Herod, Harrison, Harp and Dabney, of the House, to Education.

Senate Bill No. 172, by Frye, of the Senate, and Ballance, of the House.

On Motion of Senator Frye, Senate Bill No. 172 was advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 173, by Frye and Sherman, to Judiciary No. 1.

Senate Bill No. 174, by Hill, to Judiciary No. 1.

Senate Bill No. 175, by Senate Committee on Appropriations to Appropriations.

Senate Joint Resolution No. 14, by Davidson, to Appropriations.

House Bill No. 52, by Graves, of the House, and Spurlock, of the Senate, to Insurance.

House Bill No. 64, by Admire, to Oil and Gas.

House Bill No. 107, by Bailey, to Public Service Corporations.

House Bill No. 112, by Brice, Caldwell, Keenan and Pratt, to Insurance.

Senate Bill No. 161 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Holloway, Horner, Johnson, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Rutherford, Spurlock, Wallace, Wells, Woods (W. H.). Total 30.

Nays: None.

Excused: Ingraham, Land, Ratliff, Sherman, Simpson, West. Total 6.

Absent: Briggs, Brown, Durant, Fleming, Hill, Nichols, Pugh, Woods (E. E.). Total 8.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure, the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Holloway, Horner, Johnson, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Rutherford, Spurlock, Wallace, Wells, Woods (W. H.). Total 30.

Nays: None.

Excused: Ingraham, Land, Ratliff, Sherman, Simpson, West. Total 6.

Absent: Briggs, Brown, Durant, Fleming, Hill, Nichols, Pugh, Woods (E. E.). Total 8.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 161 and ordered same transmitted to the Honorable House.

Senate Bill No. 143 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill Holloway, Horner, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Rutherford, Spurlock, Wallace, Wells, Woods, (W. H.). Total 33.

Nays: None.

Excused: Ingraham, Land, Ratliff, Sherman, Simpson, West. Total 6.

Absent: Brown, Fleming, Johnson, Pugh, Woods (E. E.). Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill Holloway, Horner, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Rutherford, Spurlock, Wallace, Wells, Woods, (W. H.). Total 33.

Nays: None.

Excused: Ingraham, Land, Ratliff, Sherman, Simpson, West. Total 6.

Absent: Brown, Fleming, Johnson, Pugh, Woods (E. E.). Total 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 143 and ordered same transmitted to the Honorable House.

Senate Bill No. 130 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill Holloway, Horner, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Rutherford, Spurlock, Wallace, Wells, Woods, (W. H.). Total 33.

Nays: None.

Excused: Ingraham, Land, Ratliff, Sherman, Simpson, West. Total 6.

Absent: Brown, Fleming, Johnson, Pugh, Woods (E. E.). Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill Holloway, Horner, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Rutherford, Spurlock, Wallace, Wells, Woods, (W. H.). Total 33.

Nays: None.

Excused: Ingraham, Land, Ratliff, Sherman, Simpson, West. Total 6.

Absent: Brown, Fleming, Johnson, Pugh, Woods (E. E.).
Total 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 130 and ordered same transmitted to the Honorable House.

Senator Davidson moved that the vote by which Senate Bill No. 134 was advanced to engrossment and third reading be reconsidered, which prevailed.

Senator Davidson moved that the rules be suspended and Senate Bill No. 134 be taken up for consideration, which prevailed.

Senate Bill No. 134 was taken up for consideration and read.

On motion of Senator Nichols further consideration of Senate Bill No. 134 was postponed until Monday.

Senate Bill No. 153 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill Holloway, Horner, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Rutherford, Spurlock, Wallace, Wells, Woods, (W. H.). Total 33.

Nays: None.

Excused: Ingraham, Land, Ratliff, Sherman, Simpson, West. Total 6.

Absent: Brown, Fleming, Johnson, Pugh, Woods (E. E.).
Total 5.

The bill having received a constitutional majority of the

votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill Holloway, Horner, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Rutherford, Spurlock, Wallace, Wells, Woods, (W. H.). Total 33.

Nays: None.

Excused: Ingraham, Land, Ratliff, Sherman, Simpson, West. Total 6.

Absent: Brown, Fleming, Johnson, Pugh, Woods (E. E.). Total 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 153 and ordered same transmitted to the Honorable House.

Senate Bill No. 52 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill Holloway, Horner, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Rutherford, Spurlock, Wallace, Wells, Woods, (W. H.). Total 33.

Nays: None.

Excused: Ingraham, Land, Ratliff, Sherman, Simpson, West. Total 6.

Absent: Brown, Fleming, Johnson, Pugh, Woods (E. E.).
Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill Holloway, Horner, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Rutherford, Spurlock, Wallace, Wells, Woods, (W. H.). Total 33.

Nays: None.

Excused: Ingraham, Land, Ratliff, Sherman, Simpson, West. Total 6.

Absent: Brown, Fleming, Johnson, Pugh, Woods (E. E.).
Total 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 52 and ordered same transmitted to the Honorable House.

Senate Bill No. 113 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Clark, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Harrison, Hensley, Hill, Holloway, Horner, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Rutherford, Spurlock, Wallace, Wells, Woods, (W. H.) Total 28.

Nays: Briggs, Davidson, Frye, Glasser, Woods, (E. E.).
Total 5.

Excused: Ingraham, Land, Ratliff, Sherman, Simpson, West. Total 6.

Absent: Cartwright, Cordell, Golobie, Harvey, Morton. Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Clark, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Harrison, Hensley, Hill, Holloway, Horner, Johnson, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Rutherford, Spurlock, Wallace, Wells, Woods, (W. H.) Total 28.

Nays: Briggs, Davidson, Frye, Glasser, Woods, (E. E.). Total 5.

Excused: Ingraham, Land, Ratliff, Sherman, Simpson, West. Total 6.

Absent: Cartwright, Cordell, Golobie, Harvey, Morton. Total 5.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared lost, and the bill was referred to the Committee on Engrossed and Enrolled Bills for correction.

Senate Bill No. 135 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Harrison, Hensley, Hill, Holloway, Johnson, Looney, Lynch, McPherran, Morton, Nichols, Pugh,

Rutherford, Spurlock, Wallace, Wells, Woods, (E. E.) Woods, (W. H.). Total 25.

Nays: Briggs, Brown, Fleming, Frye, Glasser, Horner, Leedy, Lillard. Total 8.

Excused: Ingraham, Land, Ratliff, Sherman, Simpson, West. Total 6.

Absent: Cartwright, Clark, Durant, Golobie, Harvey. Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, as declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughton, Harrison, Hensley, Hill, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Rutherford, Spurlock, Wallace, Wells, Woods, (E. E.). Total 24.

Nays: Briggs, Brown, Fleming, Frye, Glasser, Horner, Leedy. Total 7.

Excused: Ingraham, Land, Ratliff, Sherman, Simpson, West. Total 6.

Absent: Cartwright, Clark, Durant, Golobie, Harvey, Holloway, Woods, (W. H.). Total 7.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared lost.

Senator Rutherford served notice that on the next legislative day would move to reconsider the vote by which the emergency to Senate Bill No. 135 failed of passage.

House Bill No. 27 was read for the third time at length.

Senator Fleming moved that the bill be printed and placed on the Calendar, which was lost.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Rutherford, Spurlock, Wallace, Wells, Woods (W. H.). Total 28.

Nays: Briggs, Brown, Fleming, Frye, Leedy, Woods (E. E.). Total 6.

Excused: Ingraham, Land, Ratliff, Sherman, Simpson, West. Total 6.

Absent: Cornett, Durant, Holloway, Pugh. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Rutherford, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.). Total 30.

Nays: Briggs, Brown, Fleming, Frye, Glasser, Horner, Leedy. Total 7.

Excused: Ingraham, Land, Ratliff, Sherman, Simpson, West. Total 6.

Absent: Durant. Total 1.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 27 and ordered same returned to the Honorable House.

The President signed the engrossed copy of Senate Concurrent Resolution No. 7 and ordered same transmitted to the Honorable Senate.

The President signed the engrossed copy of Senate Resolution No. 18 and referred the resolution to the Committee on Engrossed and Enrolled Bills for enrollment.

Senate Bill No. 16 was read for the fourth time, signed by the President and was ordered transmitted to the Honorable House for the signature of the Speaker.

Senate Bill No. 126 was taken up for consideration.

Senator Draughon presiding.

The President presiding.

Senator Davidson moved that Senate Bill No. 126 be advanced to engrossment and third reading.

Senator Fleming moved as a substitute that further consideration of the bill be deferred until Monday, which prevailed.

Twenty-second Day, Friday, Jan. 28, 1921 391

Senator Spurlock asked unanimous consent for Senate Bill No. 90 to be re-referred to the Committee on Judiciary No. 1, which was granted.

On motion of Senator Harrison the Senate adjourned until 1:30 Monday.

TWENTY-THIRD LEGISLATIVE DAY.

Saturday, January 29, 1921.

NO SESSION.

TWENTY-FOURTH LEGISLATIVE DAY.

Monday, January 31, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment and was called to order by the President.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draugon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 43.

Absent: West.

The Chair announced a quorum present.

Prayer by the Chaplain.

The Journal of the previous day's session was read and approved.

Senator Morton submitted the following committee report:

Mr. President: The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Bills Nos. 71, 138 and 172 cor-

rectly engrossed; Senate Bill No. 113 correctly re-engrossed; Senate Resolution No. 18 correctly enrolled.

L. A. MORTON, Chairman.

The President signed the engrossed copy of Senate Bill No. 113 and ordered same transmitted to the Honorable House.

The President signed the enrolled copy of Senate Resolution No. 18 and ordered same transmitted to the Secretary of State.

Senator Davidson submitted the following committee reports, which were adopted and Senate Bills Nos. 68, 81, 84 and 158 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 68, by Dearmon and West of the Senate and Louthan and Davis of the House, entitled; An Act making an appropriation to pay the salaries of teachers and other employees of the Oklahoma College for Women, located at Chickasha, Oklahoma, for a part of the month April and all of May and all of June, 1921, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

R. L. DAVIDSON, Chairman.

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 81, by Durant, entitled: An Act making appropriation for a heating plant for the president's home building at Northeastern State Normal to provide for heating building, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same

with the recommendation that it do pass as amended, said amendment being as follows, to-wit:

Amendment No. 1. Strike out Section 2 of the bill and re-number Section 3 to read Section 2.

Amendment No .2. Strike out of the title the following language: "to provide for heating building."

R. L. DAVIDSON, Chairman.

Mr. President:

We, your comittee on appropriations, to whom was referred Senate Bill No. 84, by McPherren, Holloway, Carlock, Cordell, Cartwright, Durant, Leedy, Looney, Ratliff and West, entitled: An Act amending Section 1, Chapter 62, Session Laws 1919, (Senate Bill 182), being "An Act to promote and improve rural schools by making supplementary appropriation in the amount of \$185,000.00," and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendment being as follows, to wit:

Amendment No. 1. Amend the title to read as follows:

"An Act making supplemental appropriation for the fiscal year ending June 30, 1921, to carry out the provisions of Chapter 62 of the Session Laws of Oklahoma, 1919, relating to the maintenance of rural public schools, and declaring an emergency."

Amendment No. 2. Amend Section 1 to read as follows:

"Section 1. There is hereby appropriated out of any money in the State Treasury to the credit of the General Revenue Fund, not otherwise appropriated, the sum of One Hundred Eighty-five Thousand Dollars (\$185,000.00), or so much thereof as may be necessary, for aiding in the maintenance of rural public schools for the fiscal year ending June 30, 1921, for the purpose

of carrying out, and to be used in accordance with, the provisions of Chapter 62 of the Session Laws of Oklahoma, 1919.”

R. L. DAVIDSON, Chairman.

Mr. President:

We, your committee on appropriations, to whom was referred Senate Bill No. 158, by Pugh, entitled: An Act making an appropriation for the salaries, support and maintenance of the Panhandle Agricultural Institute located at Goodwell, Oklahoma, for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency, be leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

R. L. DAVIDSON, Chairman.

Senator Holloway submitted the following committee reports, which was adopted and Senate Bill No. 163 was ordered printed and placed on the Calendar:

Mr. President:

We, Your committee on Education to whom was referred Senate Bill No. 163, by Simpson, entitled: An Act relating to Independent School Districts and Districts of Cities of the first class to amend Section 7749 and Section 7750 of the Revised Laws of Oklahoma, providing for the election of school treasurer and for the employment of legal counsel and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

W. J. HOLLOWAY, Chairman.

Senator Holloway submitted the following committee report, which was adopted and Senate Bill No. 179 was ordered printed and referred to the Committee on Appropriations.

Mr. President:

We, your committee on Education, to whom was referred Senate Bill No. 179, by Holloway, Davidson, Golobie, McPherrin and Clark, entitled: An Act creating a commission of educational survey, naming the duties, providing for an educational survey of the State School System of Oklahoma, making an appropriation of Fifteen Thousand (\$15,000) Dollars, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

W. J. HOLLOWAY, Chairman.

BILLS AND JOINT RESOLUTIONS ON FIRST READING.

The following bills and joint resolutions were introduced and read for the first time:

Senate Bill No. 185, by Pugh, of the Senate, and Denny, of the House, An Act declaring prairie dogs to be a public nuisance, making it the duty of the State Board of Agriculture to exterminate them and making an appropriation therefor and declaring an emergency.

Senate Bill No. 186, by Golobie, An Act making an appropriation for salaries, support and maintenance for the fiscal year ending June 30, 1921, at the Colored A. & N. University, Langston, Oklahoma, and declaring an emergency.

Senate Bill No. 187, by Golobie, An Act amending section 1, chapter 147, of the Session Laws of 1917, relating to college degrees, and declaring an emergency.

Senate Bill No. 188, by Golobie and Spurlock, An Act amending section five (5), chapter 73, of the Session Laws of Oklahoma of 1919, relating to Free Scholarships in the A. & M. College.

Senate Bill No. 189, by Looney, An Act amending sections 1, 2, 3 and 4, chapter 148, Session Laws of Oklahoma, 1915, "An

Act regulating the hours of employment of females in certain industries and establishments, and providing a penalty therefor" providing for adequate heating and toilet facilities and other conveniences for female employees in certain industries, and repealing all acts and parts of acts in conflict herewith.

Senate Bill No. 190, by Fleming, An Act amending section 1, chapter 44, Session Laws 1919, relating to the appointment of live stock inspectors, prescribing their qualifications, duties and compensation; and repealing all laws or parts of laws in conflict herewith; and declaring an emergency.

Senate Bill No. 191, by Lillard, An Act making an appropriation to pay Levy Brothers for rental of floor space in the Mercantile Building, occupied by state officers from April 1, 1911, to April 1, 1913, and declaring an emergency.

Senate Bill No. 192, by Rutherford, An Act making an appropriation for the purchase of vocational books for the adult blind and providing for disbursements of same.

Senate Bill No. 193, by Spurlock, An Act repealing chapter 62 of the Session Laws of 1912 relating to State Aid for Rural schools.

Senate Bill No. 194, by Cordell, An Act making an appropriation for an addition to the Library of the University of Oklahoma, Norman, Oklahoma.

Senate Bill No. 195, by Cordell, An Act making an appropriation for a Natural Science Building for the University of Oklahoma, Norman, Oklahoma.

Senate Bill No. 196, by Briggs, An Act requiring all life, health and accident insurance companies doing business in the State of Oklahoma to make their policies or certificates payable within the State, and to keep on deposit in banks within the State a sufficient amount to meet all accrued liabilities, and providing for the forfeiture of license to do business in this State of any company failing to comply with the provisions of this act, and declaring an emergency.

Senate Joint Resolution No. 15, by Holloway, A Resolution proposing to amend section 21, article 10, of the Constitution of the State of Oklahoma, abolishing the State Board of Equalization, empowering the legislature to create the office of State Tax Commissioner and a Budget and Tax Reviewing Board.

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committees indicated:

Senate Bill No. 176, by Cordell, to Judiciary No. 2.

Senate Bill No. 177, by Rutherford, to Judiciary No. 1.

Senate Bill No. 178, by Davidson, to Judiciary No. 1.

Senate Bill No. 179, by Holloway, Davidson, Golobie, McPherren and Clark, to Education.

Senate Bill No. 180, by Ingraham, of the Senate, and Admire of the House, to Fees and Salaries.

Senate Bill No. 181, by Lillard, by request, to Hospitals and Charities.

Senate Bill No. 182, by Lillard, by request, to Insurance.

Senate Bill No. 183, by Lillard, by request, to Commerce and Labor.

Senate Bill No. 184, by Durant, of the Senate and Butler of the House, to Judiciary No. 1.

The following messages from the House were read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable Body, Enrolled copy of Senate Bill No. 16, by Davidson of the Senate, and Bell and Rogers of the House, entitled:

“An Act abolishing and discontinuing Superior Courts in all counties having a population in excess of One Hundred Thousand, according to the last decennial census, and providing for the transfer of records, papers, books and files from Superior Courts which cease to exist by reason of this Act, and declaring an emergency.”

And to inform you, and through you the Honorable Senate, that the same was signed by the Speaker of the House of Representatives in open session.

Respectfully,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, Enrolled copy of House Bill No. 27, by Brice and Matthews, entitled:

“An Act for the purpose of regulating the number of deputies for certain county officers, the salaries for same in certain counties, repealing all acts in conflict herewith, and declaring an emergency.”

And to inform you, and through you the Honorable Senate, that the same has been signed by the Speaker of the House of Representatives in open Session.

Respectfully,

ALBERT ROSS, Chief Clerk.

The President ordered Senate Bill No. 16 transmitted to the Governor.

House Bill No. 27 was read for the fourth time, signed by the President and ordered returned to the Honorable House.

The hour having arrived which was set apart for eulogistic

remarks on the late Lieutenant Governor J. J. McAlister, Senator Hill addressed the Senate.

Senator Hill was called to the Chair and presided.

Senators Clark, McPherren, Rutherford, Golobie, Ingraham and Harrison addressed the Senate.

Senate Bill No. 172 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Davidson, Dearmon, Draughon, Fleming, Frye, Glasser, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Ratliff, Simpson, Spurlock, Wallace, Wells, Woods (W. H.). Total 33.

Nays: None.

Absent: Briggs, Cornett, Coyne, Durant, Golobie, Harvey, Pugh, Rutherford, Sherman, West, Woods (E. E.). Total 11.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Davidson, Dearmon, Draughon, Fleming, Frye, Glasser, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Ratliff, Simpson, Spurlock, Wallace, Wells, Woods (W. H.). Total 33.

Nays: None.

Absent: Briggs, Cornett, Coyne, Durant, Golobie, Har-

vey, Pugh, Rutherford, Sherman, West, Woods (E. E.).
Total 11.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The Acting President signed the engrossed copy of Senate Bill No. 172 and ordered same transmitted to the Honorable House.

Senator Morton moved that the vote by which Senate Bill No. 71 failed of passage be reconsidered, and the roll being called, resulted as follows:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Holloway, Johnson, Lilalrd, Looney, McPherran, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Woods (W. H.). Total 21.

Nays: Briggs, Brown, Cornett, Davidson, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Land, Leedy, Lynch, Rutherford, Sherman, Wallace, Wells. Total 21.

Absent, West, Woods (E. E.). Total 2.

The Chair declared the motion lost.

Senate Bill No. 138 was read for the third time at length.

The President presiding.

Senator Golobie offered the following motion:

Mr. President: I move to recommit Senate Bill No. 138, with instructions to repeal the 1917 act with all amendments.

GOLOBIE.

The vote occurring on the motion of Senator Golobie, same prevailed.

Senator Rutherford moved that the vote by which the emergency to Senate Bill No. 135 failed of passage be reconsidered, which prevailed.

The question being, "Shall Senate Bill No. 135 become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Harrison, Harvéy, Hensley, Hill, Holloway, Johnson, Land, Lillard, Looney, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Woods (E. E.), Woods (W. H.). Total 30.

Nays: Briggs, Brown, Clark, Fleming, Frye, Glasser, Golobie, Horner, Ingraham, Leedy, Lynch, Sherman, Wells. Total 13.

Absent: West. Total 1.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 135 and ordered same transmitted to the Honorable House.

On motion of Senator Cordell, Senate Bill No. 13 was made a special order for the next legislative day at 3 o'clock.

Senate Bill No. 114 was ordered stricken from the Calendar and referred to the Committee on Appropriations.

Senator Davidson moved that Senate Bill No. 126 be advanced to engrossment and third reading.

Senator Fleming moved as a substitute that Senate Bill No. 126 be indefinitely postponed, which was lost.

The vote occurring on the motion of Senator Davidson,

same prevailed, and Senate Bill No. 126 was referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 128 was taken up for consideration and read.

Senator Davidson moved that Senate Bill No. 128 be advanced to engrossment and third reading.

Senator Durant offered the following amendment:

Mr. President: I move to amend Senate Bill No. 128, line 4, page 1, by striking after the word "or" and before the word "dollar" and inserting the words five thousand (\$5,000)."

DURANT.

Senator McPherren moved that further consideration of Senate Bill No. 128 be deferred until the next legislative day at 2:30, which prevailed.

Senator Hill asked to be excused until the Wednesday session, which was granted.

On motion of Senator Fleming, the Senate adjourned under the rules.

TWENTY-FIFTH LEGISLATIVE DAY.

Tuesday, February 1, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser Golobie, Harrison, Harvey, Hensley, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 43.

Excused: Hill. Total 1.

The Chair announced a quorum present.

Prayer by the Chaplain.

The Journal of the previous day's session was read and approved.

Senator Morton submitted the following committee report.

Mr. President: The committee on engrossed and enrolled bills begs leave to report: Senate Bill No. 126 correctly engrossed.

L. A. MORTON, Chairman.

Senator Leedy submitted the following committee reports, which were adopted and Senate Bills Nos. 57 and 144 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Public Health, to whom was referred Senate Bill No. 57, by Leedy and Land of the Senate, entitled: An Act providing for the Department of Physical Education in the office of the State Superintendent of Public Instruction; providing for a State Supervisor of Physical Education and one stenographer and making an appropriation for salaries and necessary traveling and incidental expenses, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LEEDY, Chairman.

Mr. President:

We, your committee on Public Health, to whom was referred Senate Bill No. 144, by Durant of the Senate and Miller of the House, entitled: An Act amending Section 20 of House Bill 329 of the Session Laws of 1917, and amending Senate Bill No. 319, Chapter 95 of the Session Laws of 1919, relating to vital statistics, providing for registration districts and registrars of births, deaths, and marriages, prescribing the duties, etc., beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LEEDY, Chairman.

Senator Davidson submitted the following committee report, which was adopted and Senate bill no. 175 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 175, by Senate Committee on Appropriations, entitled: An Act making an appropriation to pay deficiency certificates numbered 42 to 70, both inclusive, and 1 to 20, both inclusive, as approved and certified to by the Governor under authority of Chapter 231 of the Session Laws of Oklahoma 1915, as amended by Chapter 229 of the Session Laws of Oklahoma, 1919, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendments being as followss, to wit:

Amendment No. 1. Amend the item to cover Interest on Deficiency Claims, same being the last item in the bill, by striking out the figures "7,000.00" and inserting in lieu thereof "20,000.00."

Amendment No. 2. Amend lines 3 and 4 of the original bill by striking out the following language: "Three Hundred Ten Thousand Three Hundred Eighty-six Dollars and Twenty-seven Cents (\$310,386.27)," and inserting in lieu thereof the following: "Three Hundred Twenty-three Thousand Three Hundred Eighty-six Dollars and Twenty-seven Cents (\$323,386.27.)"

R. L. DAVIDSON, Chairman.

Senator Looney submitted the following committee reports, which were adopted and Senate Bills Nos. 65 and 150 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on State and County Affairs, to whom was referred Senate Bill No. 65, by Lillard, entitled: An Act to authorize the use of unsold county bonds in the letting of contracts and the payment for the construction of bridges or public highways and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

MRS. LOONEY, Chairman.

Mr. President:

We, your committee on State and County Affairs, to whom was referred Senate Bill No. 150, by Cordell, entitled; An Act amending Section One Chapter 211; Session Laws 1919, relating to salaries of capitol janitors, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Senator Holloway submitted the following committee reports, which were adopted and Senate Bills Nos. 89 and 171 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Education, to whom was referred Senate Bill No. 89 by Looney, Cordell, Spurlock and (E. E.) Woods, A bill entitled An Act making an appropriation for the purpose of aiding Union Graded and Consolidated school districts; providing for the distribution of such money, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

W. J. HOLLOWAY, Chairman.

Mr. President:

We, your committee on Education, to whom was referred Senate Bill No. 171, by Cartwright, Golobie, Looney and Martin, of the Senate, and Herod, Harrison, Harp, and Dabney of the House, entitled: A bill to repeal and re-enact, with amendments, Senate Bill No. 266, Chapter 79, Session Laws, 1919, relative to teachers' pensions, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

W. J. HOLLOWAY, Chairman.

Senator Johnson submitted the following committee report, which was adopted and Committee Substitute for Senate Bill No. 9 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Hospitals and Charities, to whom was referred Senate Bill No. 9, by Looney, entitled: An Act to provide for the construction by the State of Oklahoma of a hospital and vocational training building for the honorably discharged United States Soldiers, Sailors and Marines and Army and Navy Nurses suffering from disabilities and diseases; providing for a commission to carry into effect the provisions of this Act, and making an appropriation therefor and providing for the leasing or selling of the hospital to the United States Government, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return Committee Substitute for same with the recommendation that it do pass.

JOHNSON, Chairman.

BILLS AND JOINT RESOLUTIONS ON FIRST READING.

The following bills and joint resolutions were introduced and read for the first time:

Senate Bill No. 197. by Draughon and Carlock of the Senate

and Pullen of the House, An Act making supplemental appropriation for support and maintenance of the Oklahoma School for the Deaf for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency.

Senate Bill No. 198, by Golobie, An Act amending section 2443 of article 35 of chapter 23 of the Revised Laws of Oklahoma, 1910, relating to incestuous marriages and punishment therefor, and declaring an emergency.

Senate Bill No. 199, by Golobie, An Act amending section 6328 of chapter 64 of article 6, of the Revised Laws annotated of the State of Oklahoma, entitled "Homesteads and family allowance."

Senate Bill No. 200, by Golobie, by request, An Act to protect and preserve inviolate liberty of speech and press and the right to peaceably assemble to discuss political, industrial and economical grievances.

Senate Bill No. 201, by W. H. Woods, An Act re-appropriating certain funds heretofore appropriated for the State Training School for Boys at Pauls Valley, Oklahoma, and making the same available for support and maintenance of said institution for the fiscal year ending June 30th, 1921, and declaring an emergency.

Senate Bill No. 202, by Wallace, An Act repealing House Bill No. 43, chapter 28, providing for the appointment of consulting engineer for counties voting bonds for permanent state roads and bridges thereon, prescribing his qualifications and duties, fixing his compensation and declaring an emergency.

Senate Joint Resolution No. 16, by Holloway, McPherren, Cartwright and Fleming, A joint resolution making an emergency appropriation to aid in tick eradication in infested districts of Southeastern Oklahoma and declaring an emergency.

BILLS AND JOINT RESOLUTIONS ON SECOND READING.

Senate Bill No. 185, by Pugh, of the Senate and Denny of the House, to Agriculture.

Senate Bill No. 186, by Golobie, to Appropriations.

Senate Bill No. 187, by Golobie, to Education.

Senate Bill No. 188, by Golobie and Spurlock, to Education.

Senate Bill No. 189, by Looney, to Commerce and Labor.

Senate Bill No. 190, by Fleming to Live Stock and Tenant Farming.

Senate Bill No. 191, by Lillard, to Appropriations.

Senate Bill No. 192, by Rutherford, to Appropriations.

Senate Bill No. 193, by Spurlock, to Education.

Senate Bill No. 194, by Cordell, to Appropriations.

Senate Bill No. 195, by Cordell, to Appropriations.

Senate Bill No. 196, by Briggs, to Insurance.

Senate Joint Resolution No. 15, by Holloway, to Constitution and Constitutional amendments.

Senate Bill No. 126 was read for the third time at length.

Senator Briggs moved that the vote by which Senate Bill No. 126 was advanced to engrossment and third reading be reconsidered, which prevailed.

Senate Bill No. 126 was taken up for consideration.

Senator Briggs offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 126, page 3, by striking after the word "dollars" the remainder of said Section 1.

BRIGGS.

Senator Harrison presiding.

Senator Briggs offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 126, line 2, page 3, by striking after the word "dollars" and before the word "extra" all intervening words.

BRIGGS.

Senator Briggs offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 126, line 4, page 3, by striking after the word "expense" line 3 the words "seven thousand five hundred (\$7,500)" and insert in lieu thereof the words "three thousand seven hundred fifty (\$3,750.00)."

BRIGGS.

On motion of Senator Davidson Senate Bill No. 126 was advanced to third reading.

Seante Bill No. 126 was read for the third time at length.

The question being, "shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Golobie, Hensley, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, West, Woods, (W. H.) Total 30.

Nays: Briggs, Brown, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Land, Leedy, Sherman, Wallace, Woods, (E. E.) Total 13.

Excused: Hill. Total 1.

Absent. None.

The bill having received a constitutional majority of the

votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Golobie, Hensley, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, West, Woods, (W. H.) Total 30.

Nays: Briggs, Brown, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Land, Leedy, Sherman, Wallace, Woods, (E. E.) Total 13.

Excused: Hill. Total 1.

Absent. None.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The acting President signed the engrossed copy of Senate Bill No. 126 and ordered same transmitted to the Honorable House.

Senator Fleming asked unanimous consent to introduce a resolution, which was granted.

Senator Fleming introduced the following resolution, which was laid over one day, under the rules.

Senate Resolution No. 19, by Fleming, A Resolution requesting the Governor to submit the budget bill as required by law.

Senate Bill No. 13 was taken up for further consideration.

The Glasser amendment to Section 17 was re-read.

Senator Glasser moved that the amendment be adopted.

The President presiding.

The vote occurring on the adoption of the Glasser amendment to Section 17, and the roll being called resulted as follows:

Ayes: Briggs, Brown, Cornett, Davidson, Durant, Fleming, Frye, Glasser, Harvey, Horner, Ingraham, Leedy, Lillard, Sherman, Simpson, Wallace, Wells, Woods, (E. E.) Total 18.

Nays: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Golobie, Harrison, Hensley, Holloway, Johnson, Land, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Spurlock, West, Woods, (W. H.) Total 25.

Excused: Hill. Total 1.

Absent: None.

The Chair declared the amendment lost.

Senator McPherren offered the following amendment:

Mr. President: I move to recommit Senate Bill No. 13 with instructions to eliminate Section 17 therefrom and all reference thereto in the remaining sections and report this bill and Section 17 as independent bills.

McPHERREN.

Senator Nichols moved that the rules be suspended and Senator McPherren be permitted to explain the amendment, which was lost.

The vote occurring on the McPherren motion, same was lost.

Senator Rutherford offered the following amendment, which was adopted by unanimous consent:

Mr. President: I move to amend Senate Bill No. 13, line 7, page 15, by striking after the word "thereof" in line 6 and before the word "in" line 7 "Warehouse Revolving Fund"; also substitute for "on" line 7 the word "of."

RUTHERFORD.

Section 17, as amended was adopted.

Section 18 was read and adopted.

Section 19 was read and adopted.

Senator Davidson offered the following amendment:

Mr. President: I move to amend Senate Bill No. 13 by adding a new section, as follows:

Section 20: This act is hereby referred to the people of the State of Oklahoma pursuant to the provisions of the Constitution for their approval or rejection, and the Secretary of State is hereby directed to submit this act to the people of the State for their approval or rejection at a special election to be held throughout the State on the first Tuesday in April, 1921.

DAVIDSON.

Senator Cordell moved that the amendment be tabled, and the roll being called resulted as follows:

Ayes: Anglin, Carlock, Cartwright, Cordell, Coyne, Dearmon, Draughon, Golobie, Hensley, Holloway, Johnson, Looney, Lynch, Morton, Pugh, Ratliff, Rutherford, Spurlock, West, Woods, (W. H.) Total 20.

Nays: Briggs, Brown, Clark, Cornett, Davidson, Durant, Fleming, Glasser, Harrison, Harvey, Horner, Land, Leedy, Lillard, McPherrren, Nichols, Sherman, Simpson, Wallace, Wells, Woods, (E. E.) Total 21.

Excused: Hill. Total 1.

Absent: Frye, Ingraham. Total 2.

The Chair declared the motion to table lost.

The vote occurring on the adoption of the Davidson amendment, and the roll being called resulted as follows:

Ayes: Briggs, Brown, Cornett, Davidson, Durant, Fleming, Glasser, Harvey, Horner, Leedy, Lillard, McPherrren,

Nichols, Sherman, Simpson, Wallace, Wells, Woods, E. E.
Total 18.

Nays: Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Golobie, Harrison, Hensley, Holloway, Johnson, Land, Looney, Lynch, Morton, Pugh, Ratliff, Rutherford, Spurlock, West, Woods, W. H. Total 22.

Excused: Hill. Total 1.

Absent: Anglin, Frye, Ingraham. Total 3.

The Chair declared the Davidson amendment lost.

Committee Amendment No. 1 adding a new section to be known as Section 20 was read.

Senator Morton offered the following amendment:

Mr. President: I move to amend Senate Bill No. 13, Section 20, lines 7 and 10, by striking the word "nine" and substituting therefor the word "eighteen."

MORTON.

The vote occurring on the adoption of the Morton amendment, and the roll being called resulted as follows:

Ayes: Briggs, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Harvey, Hensley, Holloway, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, W. H. Total 28.

Nays: Brown, Cornett, Fleming, Glasser, Golobie, Harrison, Horner, Land, Leedy, Ratliff, Wallace, Woods, E. E. Total 12.

Excused: Hill. Total 1.

Absent: Anglin, Frye, Ingraham. Total 3.

The Chair declared the Morton amendment adopted.

Section 20, as amended was adopted.

Committee Amendment No. 2 was read and adopted.

Section 21 was read and adopted.

Senator Cordell moved that Senate Bill No. 13, as amended, be advanced to engrossed and third reading.

Senator Davidson offered the following motion:

Mr. President: I move to recommit Senate Bill No. 13 to the Legal Advisory Committee with instructions to report to the Senate whether or not Section 17 is constitutional.

DAVIDSON.

Senator Cordell moved that the Davidson motion be tabled, and the roll being called resulted as follows:

Ayes: Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Golobie, Harrison, Hensley, Holloway, Johnson, Land, Lillard, Looney, Lynch, Morton, Nichols, Pugh, Ratliff, Rutherford, Spurlock, Wells, West, Woods, (W. H.) Total 25.

Nays: Briggs, Brown, Davidson, Durant, Fleming, Glasser, Harvey, Horner, Leedy, McPherren, Sherman, Simpson, Wallace, Woods, (E. E.). Total 14.

Excused: Hill. Total 1.

Absent: Anglin, Cornett, Frye, Ingraham. Total 4.

The Chair declared the motion to table carried.

The vote occurring on the motion of Senator Cordell to advance Senate Bill No. 13 to engrossment and third reading, same prevailed and the bill was referred to the Committee on Engrossed and Enrolled Bills.

On motion of Senator Johnson the Senate adjourned under the rules.

TWENTY-SIXTH LEGISLATIVE DAY.

Wednesday, February 2, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.) Woods, (W. H.) Total 43.

Absent: Wallace.

The chair announced a quorum present.

Prayer by the Chaplain.

Senator Fleming asked that Senator Wallace be excused for the day, which was granted.

The Journal of the previous day's session was read and approved.

Senator Looney presented a petition from the First Baptist Church, Oklahoma City, requesting the enactment and en-

forcement of laws which shall reduce the hurtful influence of the motion picture amusement to a minimum by providing a strict censorship, also that a Sunday closing law be enacted.

Senator Glasser submitted the following committee reports, which were adopted and Senate Bills Nos. 20, 82, 97 and 141 were ordered printed and placed on the Calendar:
Mr. President:

We, your committee on Private Corporations, to whom was referred Senate Bill No. 20, by Wells of the Senate and Harris of the House, entitled: An Act providing for the manner of election of directors of private corporations, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

GLASSER, Chairman.

Mr. President:

We, your committee on Private Corporations, to whom was referred Senate Bill No. 82, by Morton, entitled: An Act to regulate the mode and manner of conducting the affairs and business of real estate dealers, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

GLASSER, Chairman.

Mr. President:

We, your committee on Private Corporations, to whom was referred Senate Bill No. 97, by Morton, entitled: An Act to amend Chapter 72, Article 18, Section 7539, of the Revised Laws 1910, relating to licensing domestic corporations, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

GLASSER, Chairman.

Mr. President:

We, your committee on Private Corporations, to whom was referred Senate Bill No. 141, by Davidson, entitled: An Act amending Section 1220, Article 1, Chapter 15, Revised Laws 1910, relating to the powers of corporations, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

GLASSER, Chairman.

Senator Fleming submitted the following committee report, which was adopted and Senate Bill No. 190 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Livestock and Tenant Farming, to whom was referred Senate Bill No. 190, by Fleming, entitled: An Act amending Section 1, Chapter 44, Session Laws 1919, relating to the appointment of live stock inspectors, prescribing their qualifications, duties and compensation; and repealing all laws or parts of laws in conflict herewith; and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

J. E. FLEMING, Chairman.

Senator Holloway submitted the following committee report, which was adopted and House Bill No. 50 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Education, to whom was referred House Bill No. 50 by Shilling and Pratt of the House, entitled: "An Act amending Sections one and two (1 and 2) Chapter 97 of the Session Laws of 1919 relating to School Districts" beg

leave to report that we have had the same under consideration, and recommend that the same do pass as amended.

Amendment No. 1. The addition of a new Section, and to be known as Section 2 to read as follows:

“Section 2. The School Boards in independent districts except cities, shall elect a school treasurer who is not a member of the Board and who shall give bond for the faithful performance of his duties in such sum as may be fixed by the Board.”

Amendment No. 2. Make Section 2 in original House Bill No. 3.

W. J. HOLLOWAY, Chairman.

The following messages from the House were read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, Re-engrossed House Bill No. 75, by Keenan, Jennings and Disney, entitled:

“An Act fixing the salary of the Judges of the District Court and Judges of the Superior Courts.”

And to inform you, and through you the Honorable Senate, that the same has been passed by the House of Representatives, and was signed by the Speaker of the House in open session.

Respectfully,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable Body, Engrossed House Bill No. 96, by Harris and Martin, entitled:

“An Act amending Section 1, Chapter 38 of the Session Laws of 1919; entitled An Act relating to the salaries of County Commissioners in Counties of between eighty and eighty-seven thousand population.”

Engrossed House Bill No. 108, by Whitaker, entitled: “An Act amending Section 2412, Revised Laws 1910, prescribing punishments for disturbing religious meetings, and declaring an emergency.”

Engrossed House Bill No. 115, by Jennings of Rogers County, entitled: “An Act to amend Section 1, of Chapter 105 (House Bill No. 7) of the Session Laws 1915.”

Engrossed House Bill No. 129, by W. Perry Miller, Disney and Strayhorn, entitled: “An Act making an appropriation for the support and maintenance of the Oklahoma School for the Blind, located at Muskogee, Oklahoma, for the fiscal year ending June 30, 1921, and declaring an emergency.”

Engrossed House Bill No. 147, by Cummings, entitled: “An Act to amend Section 3690 of the Revised Laws of 1910 of the State of Oklahoma, relating to Jury Commissioners, and providing the time of their meeting.”

And to inform you, and through you the Honorable Senate, that the same have been passed by the House of Representatives, and were signed by the Speaker of the House of Representatives in open session.

Respectfully

ALBERT ROSS, Chief Clerk.

BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 203, by Looney, An Act authorizing and directing the State Board of Public Affairs and the State Board of Health to enter into a contract with the United States Government through the proper department thereof, to lease the Tuberculosis Sanatorium at Clinton, Oklahoma, for the use of honorably discharged soldiers, sailors, and marines, and soldier and sailor nurses who are suffering from tuberculosis and making an appropriation for additional buildings and declaring an emergency.

Senate Bill No. 204, by McPherren, Coyne, Davidson, Looney and Draughon, An Act to amend chapter 244, Session Laws of Oklahoma, 1913, relating to a relief and pension fund for the benefit of persons employed in regularly constituted fire departments.

Senate Bill No. 205, by Harrison and Glasser, An Act to amend section 5274 of the Revised Laws of Oklahoma, 1910, pertaining to void judgments and declaring an emergency.

Senate Bill No. 206, by Durant of the Senate and Miller (of Ottawa County), of the House, An Act authorizing the several counties of the State of Oklahoma to purchase land, improve and equip the same as a county farm, for the more humane and economical care of such persons; authorizing the issuance of bonds by said counties for said purpose; repealing section 4527, article 1, chapter 58, Revised Laws of Oklahoma, 1910, and chapter 13, Session Laws 1910-11 and declaring an emergency.

HOUSE BILLS ON FIRST READING.

House Bill No. 75, by Keenan, Jennings and Disney, An Act fixing the salary of the judges of the district court and judges of the superior courts.

House Bill No. 96, by Harris and Martin, An Act amending section 1, chapter 38 of the Session Laws of 1919; entitled "An Act relating to the salaries of county commissioners in counties of between eighty and eighty-seven thousand population.

House Bill No. 108, by Whitaker, An Act amending section 2412, Revised Laws 1910, prescribing punishments for disturbing religious meetings and declaring an emergency.

House Bill No. 115, by Jennings, of Rogers County, An Act to amend section 1, of chapter 105 (House Bill No. 7) of the Session Laws 1915.

House Bill No. 129, by W. Perry Miller, Disney and Strayhorn, An Act making an appropriation for the support and maintenance of the Oklahoma School for the Blind, located at Muskogee, Oklahoma, for the fiscal year ending June 30, 1921, and declaring an emergency.

House Bill No. 147, by Cummings, An Act to amend section 3690 of the Revised Laws of 1910 of the State of Oklahoma, relating to jury commissioners and providing the time of their meeting.

BILLS AND JOINT RESOLUTIONS ON SECOND READING.

The following bills and joint resolutions were read for the second time and referred to the standing committees indicated:

Senate Bill No. 197, by Draughon and Carlock, of the Senate and Pullen of the House, to Appropriations.

Senate Bill No. 198, by Golobie, to Judiciary No. 2.

Senate Bill No. 199, by Golobie, to Judiciary No. 1.

Senate Bill No. 200, by Golobie, to Judiciary No. 1.

Senate Bill No. 201, by W. H. Woods, to Appropriations.

Senate Bill No. 202, by Wallace, to Roads and Highways.

Senate Joint Resolution No. 16, by Holloway, McPherran, Cartwright and Fleming, to Appropriations.

Senator Ingraham moved that Senate Bill No. 11 be taken up for consideration, which prevailed.

Senate Bill No. 11 was read.

Senator Harrison offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 11 by striking Section 1.

HARRISON.

Senator Nichols offered the following amendment:

Mr. President: I move to amend Senate Bill No. 11, line 11, page 2, adding after the word "property" and before the word "provided" the following: "Provided the county clerk of the county in which such property is located shall, on request, give notice to the person or persons in whom the title rests that if no protest be filed within six weeks thereafter then this law will operate.

NICHOLS.

Senator Carlock offered the following substitute motion, which prevailed:

Mr. President: I move to recommit Senate Bill No. 11 without instructions.

CARLOCK.

Senator Davidson presiding.

Senator Cordell moved that the rules be suspended for the purpose of calling the roll on Senate Bill No. 13, which was lost.

The President pro tempore presiding.

Senate Bill No. 128 was taken up for further consideration.

Senator Davidson moved that Senate Bill No. 128 be advanced to engrossment and third reading.

Senator Briggs offered the following amendment:

Mr. President: I move to amend Senate Bill No. 128, line 4, page 1, by striking after the word "of" and before the word "thousand" the word "fifteen" and substituting therefor the word "eight."

BRIGGS.

Senator Hill moved the previous question on the amendment, which was sustained.

The vote occurring on the adoption of the amendment, and the roll being called resulted as follows:

Ayes: Briggs, Brown, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Horner, Ingraham, Land, Leedy, Sherman, Wells, Woods, (E. E.) Total 16.

Nays: Anglin, Carlock, Cordell, Coyne, Davidson, Dearmon, Draughon, Hensley, Hill, Holloway, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Ratliff, Rutherford, Simpson, Spurlock, West, Woods, (W. H.) Total 23.

Excused: Wallace. Total 1.

Absent: Cartwright, Clark, Cornett, Pugh. Total 4.

The Chair declared the amendment lost.

Senator Briggs offered the following amendment:

Mr. President: I move to amend Senate Bill No. 128, line 4, page 1, by striking after the word "of" and before the word "thousand" the word "fifteen" and substituting therefor the word "ten."

BRIGGS.

The vote occurring on the adoption of the amendment, and the roll being called resulted as follows:

Ayes: Briggs, Brown, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Horner, Ingraham, Land, Leedy, Sherman, Wells, Woods, (E. E.). Total 16.

Nays: Anglin, Carlock, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Hensley, Hill, Holloway, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, West, Woods, (W. H.). Total 25.

Excused: Wallace. Total 1.

Absent: Clark, Cornett. Total 2.

The Chair declared the amendment lost.

The vote occurring on the motion to advance Senate Bill No. 128 to engrossment and third reading, same prevailed and the bill was referred to the committee on Engrossed and Enrolled Bills.

Senate Bill No. 137 was taken up for consideration and read.

Senator Harrison offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 137, lines 14 and 15, page 3, by striking after the word "of" in line 14 and before the word "seven" in line 14, the words "seven hundred eighty" and insert in lieu thereof the words "twelve hundred."

HARRISON.

Senator Nichols presiding.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 137, line 11, page 2, by striking after the word "States" the remaining language "or a lineal descendent of one."

GLASSER.

Senator Harrison offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 137, lines 1, 2, 5, page 4, by striking after the word "of" and before the word "thousand" the "one" and add the word "two" on line 1, and on line 2 after the word "lars (\$1,560.00)" and add "\$2,400.00"; and on line 5 after word "dollars" strike "\$1,560.00" and add "\$2,400.00."

HARRISON.

On motion of Senator Hill, Senate Bill No. 137 was adopted, as amended, and the bill advanced to engrossment and third reading and referred to the committee on Engrossed and Enrolled Bills.

Senate Bill No. 156 was taken up for consideration and read.

Senator Fleming raised the point of order that Senate Bill No. 156 was an appropriation bill and could not be considered until after the passage of the budget bill by both houses, unless the law was disregarded.

The Chair held the point of order not well taken for the reason that the Senate, or legislature, may disregard a law passed by a prior legislature if they see fit.

Senator E. E. Woods appealed from the decision of the Chair.

Senator Fleming appealed from the decision of the Chair.

Senator Harrison made the point of order that the question involved was a constitutional question and not a parliamentary question.

The question being, "Shall the decision of the Chair be sustained?" and the roll being called the decision was sustained by the following vote:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Rutherford, Simpson, West. Total 30.

Nays: Briggs, Brown, Fleming, Frye, Glasser, Harvey, Morton, Sherman, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.). Total 12.

Excused: Wallace. Total 1.

Absent: Golobie. Total 1.

The President pro tempore presiding.

Senator Davidson moved that Senate Bill No. 156 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the committee on Engrossed and Enrolled Bills.

Senator Holloway asked unanimous consent to consider Senate Bill No. 84, which was granted.

Senate Bill No. 84 was taken up for consideration and read.

Senator Davidson presiding.

Senator Clark offered the following amendment:

Mr. President: I move to amend Senate Bill No. 84 by adding a new section to read as follows:

“For the purpose of carrying out the provisions of this bill, the State Superintendent of Public Instruction be and he is hereby allowed two additional assistants for the examina-

tion of claims of school districts for state funds, and is authorized to apportion same according to the needs of each district, each assistant to receive the sum of \$125.00 per month, for a period of four months, and expenses.”

CLARK,
GOLOBIE,
RUTHERFORD.

Senator Coyne offered the following amendment to the amendment, which was accepted:

Mr. President: I move to amend the amendment by substituting one additional assistant.

COYNE.

Senator Spurlock offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 84 by adding at the close of section 1 the following, which shall constitute a new section:

Section 2. The State Superintendent shall be empowered and directed to receive applications for State Aid under this bill to include such districts that have not yet applied for same, and in such districts as here levied the fifteen mill limit and are unable to maintain a sufficient term of school.

SPURLOCK.

Senator Holloway offered the following amendment, which was adopted:

Mr. President: I move to amend the Clark amendment to read as follows: “That the salary of said assistant shall be paid from the appropriation as provided in this Act.”

HOLLOWAY.

On motion of Senator Holloway, Senate Bill No. 84, as amended, was advanced to engrossment and third reading, and the bill referred to the committee on Engrossed and Enrolled Bills.

On motion of Senator Rutherford Senate Bill 134 was made a special order for three o'clock on the next legislative day.

On motion of Senator Harrison the Senate adjourned under the rules.

TWENTY-SEVENTH LEGISLATIVE DAY.

Thursday, February 3, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 44.

The Chair announced a quorum present.

Prayer by the Chaplain.

The Journal of the previous day's session was read and approved.

Senator Looney presented resolutions passed by Local Union No. 261 of the United Mine Workers of America; Resolutions passed by the American Legion of Wilburton, Oklahoma; and Resolutions by county teachers of Latimer county, protesting against the abolishment of the School of Mines, Wilburton.

Senator Johnson presented a petition from the Boy Scouts of America in Zella Township, Comanche county, urging a sufficient appropriation to maintain Cameron State School of Agriculture, Lawton, Oklahoma.

Senator Hensley presenting a petition signed by thirty-six students of the Oklahoma State School of Mines, Wilburton, requesting adequate appropriation to maintain the operation of said school.

The following message from the Governor was read :

To the Honorable, The President and Members of the Senate:

The Oklahoma City Chamber of Commerce desires to show appreciation of and honor to the members of the Legislature and have requested the Governor and state officials to join with said organization in tendering to the Legislature a reception and ball on the evening of February 8th, next.

I shall be glad to have your honorable body take some affirmative action with reference to this invitation, it being the purpose of said Chamber of Commerce to make this a regular function for succeeding Legislatures.

Owing to the shortness of time, it is desired that immediate answer be transmitted.

Respectfully,

J. B. A. ROBERTSON,

Governor.

On motion of Senator Rutherford the invitation extended by the Oklahoma City Chamber of Commerce was accepted by the Senate.

Senator Morton submitted the following committee report:

Mr. President: The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 13, 84, 128, 137 and 156 correctly engrossed.

L. A. MORTON, Chairman.

Senator Davidson submitted the following committee report, which was adopted and Senate Joint Resolution No. 16 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Joint Resolution No. 16, by Holloway, McPherrin, Cartwright, and Fleming, entitled, "A Joint Resolution making an emergency appropriation to aid in tick eradication in infested districts of southeastern Oklahoma, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended, said amendment being as follows:

Strike out all of the resolution following the "Whereas" clause, and preceding Section 2, and insert in lieu thereof the following:

"Now, Therefore, Be it Resolved by the Senate and the House of Representatives:

"Section 1. There is hereby appropriated, out of any money in the State Treasury to the credit of the General Revenue Fund, not otherwise appropriated, the sum of Eighty-two Thousand Six Hundred Twenty-five Dollars (\$82,625.00), or so much thereof as may be necessary, for the fiscal year end-

ing June 30, 1921, for the purpose of defraying the expense incident to assembling material and performing labor in repairing and building vats and conducting dipping operations which are necessary in cattle tick eradication work in counties not having sufficient taxable property to make an adequate levy and collection of taxes to meet such work. Said fund shall be expended by and under the supervision of the State Board of Agriculture, and no part thereof shall be available to any county in the state that does not make the maximum levy for such tick eradication purposes."

R. L. DAVIDSON, Chairman.

Senator Spurlock submitted the following committee report, which was adopted and House Bill No. 29 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Revenue and Taxation to whom was referred House Bill No. 29 by Pearson, entitled, "An Act providing for administration of estates at the suit of the state for the purpose of determining the amount of inheritance," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended.

Amendment No. 1. Strike out Section Three (3).

Amendment No. 2. Re-number Section Four (4), and call it Three (3).

SPURLOCK, Chairman.

Senator Hensley submitted the following committee report, which was adopted and House Bill No. 7, was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Judiciary No. 2, to whom was referred House Bill No. 7, by Platt, entitled, "An Act amending Chapter (31), Article (1), Section 3236, Revised Laws of Oklahoma, 1910, Annotated," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HENSLEY, Chairman.

Senator Sherman submitted the following committee report, which was adopted and Senate Bill No. 92 was referred to the committee on Appropriations:

Mr. President:

We, your committee on Public Buildings, to whom was referred Senate Bill No. 92, by W. H. Woods and Cartwright, entitled, "An Act making an appropriation for the purpose of constructing buildings at the University of Oklahoma," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

SHERMAN, Chairman.

Senator Sherman submitted the following committee report, which was adopted and Senate Joint Resolution No. 13 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Public Buildings, to whom was referred Senate Joint Resolution No. 13, by Sherman and Hill, "Authorizing the use in perpetuity of Grand Army Memorial, etc," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

SHERMAN, Chairman.

Senator Rutherford submitted the following committee reports, which were adopted and Senate Bills Nos. 15, 90, 154, 165, 177 and 184 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 15, by Cordell of the Senate, and Graves of the House, entitled, "An Act providing for threshers' lien on grain or seed; providing for the procedure to foreclose lien; and repealing Chapter 38 of the Session Laws of 1913, and all laws and parts of laws in conflict therewith," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

RUTHERFORD, Chairman.

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 90, by Spurlock, entitled, "An Act amending Section 3, Chapter 183, Session Laws of 1915, relating to widows' pensions, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that Senate Bill No. 90 be recommitted to your committee without instructions, recommend that said bill be reported to the Senate without recommendations.

RUTHERFORD, Chairman.

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 154, by Horner, entitled, "An Act conferring additional jurisdiction upon the district courts of the State of Oklahoma and declaring an emergency," beg leave to report that we had the same under consideration and here-

with return the same with the recommendation that Senate Bill No. 154 be amended as follows:

By striking the words "existing claims" on the fourth line after the words "arising out of" and before the word "or."

By striking the following: Beginning with the words "on account" in line six down to and through the words "oil or gas" on line nine.

By inserting after the words "arising out of" on line four and before the word "or" on same line, "any claim accruing since November 16, 1907."

And your committee recommends that said bill as amended do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 165 by Rutherford, entitled, "An Act defining fees and emoluments as pertaining to the office of county judge and amending section 3203, Vol. 1, Revised Laws of 1910, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 177, by Rutherford, entitled, "An Act validating certain acknowledgments to written instruments taken in this state since May 16, 1913," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 184, by Durant, of the Senate, and Butler of the House, entitled, "An Act amending section 1, chapter 201, Session Laws of Oklahoma, 1917, so as to permit county attorneys in all counties of this state of not less than 13,868 and not more than 13,870 population according to the 1920 Federal census, to engage in the private practice of law, when not in conflict with the interests of the county or state and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Senator Rutherford submitted the following committee report, which was adopted:

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 168, by Anglin and Glasser, entitled, "An Act authorizing county judges to solemnize marriages; providing the fee therefor; and disposition thereof; and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

RUTHERFORD, Chairman.

BILLS AND JOINT RESOLUTION ON FIRST READING.

The following bills and joint resolutions were introduced and read for the first time:

Senate Bill No. 207, by W. H. Woods, of the Senate, and A. L. Davis, of the House, "An Act validating certain acknowledgments relating to deeds and other conveyances of real

estate, heretofore taken within the State of Oklahoma, before justices of the peace and declaring an emergency.”

Senate Bill No. 208, by Johnson, of the Senate, and Elmore, of the House, “An Act declaring the giving of a bad check, with intent to defraud, a misdemeanor, providing for punishment for same and fixing a penalty therefor.”

Senate Bill No. 209, by Harvey, “An Act authorizing school districts comprising cities of the first class to sell real estate belonging to the said district, and declaring an emergency.”

Senate Bill No. 210, by Glasser and Spurlock, “An Act amending section 1, chapter 278, of the Session Laws of 1915, relating to and fixing the date for the holding of the annual school meeting; and providing for the time of making the report of the school district board required by law to be filed with the excise board.”

Senate Bill No. 211, by Leedy, “An Act repealing general section 3764 of the Revised and Annotated Statutes of Oklahoma, 1910, relating to conspiracy.”

Senate Bill No. 212, by Hill, Looney and Holloway, “An Act designating the roping, throwing or tying down of cattle or other domestic animals for public amusement, to constitute cruelty to animals, making the doing of same a misdemeanor and prescribing a penalty.”

Senate Bill No. 213, by Horner, “An Act repealing chapter 188 of the Session Laws of Oklahoma, 1915, relating to exempt wages; and declaring an emergency.”

Senate Bill No. 214, by Horner, “An Act repealing section 5501, chapter 61, article XII, of the Revised Laws of Oklahoma 1910, relating to exempt earnings; and declaring an emergency.”

Senate Bill No. 215, by Horner, “An Act amending section 5198, chapter 60, article XXIII, of the Revised Laws of

Oklahoma, relating to garnishment of exempt property; and declaring an emergency."

Senate Bill No. 216, by Horner, "An Act relating to exemptions of wages and earnings; and declaring an emergency."

Senate Bill No. 217, by W. H. Woods and Draughon, of the Senate, and Hardy and Salter, of the House, "An Act making an appropriation for an addition to the Fine Arts building of the University of Oklahoma, Norman, Oklahoma, and declaring an emergency."

Senate Bill No. 218, by Hill and Glasser, "An Act to abolish the Oklahoma Military Academy, providing for the disposition of the land, buildings, and equipment used in said institution, repealing all laws or parts of laws in conflict herewith and declaring an emergency."

Senate Bill No. 219, by Hill and Rutherford, "An Act to abolish Oklahoma State Business Academy, providing for the disposition of the land, buildings, and equipment used in said institution, repealing all laws or parts of laws in conflict herewith and declaring an emergency."

Senate Bill No. 220, by Hill and Glasser, "An Act to abolish Miami School of Mines, providing for the disposition of the land, buildings, and equipment used in said institution, repealing all laws or parts of laws in conflict herewith and declaring an emergency."

Senate Bill No. 221, by Hill and Glasser, "An Act to abolish School of Mines and Metallurgy, providing for the disposition of the land, buildings, and equipment used in said institution, repealing all laws or parts of laws in conflict herewith and declaring an emergency."

Senate Bill No. 222, by Hill and Glasser, "An Act to abolish Cameron State School of Agriculture, providing for the disposition of the land, buildings, and equipment used in

said institution, repealing all laws or parts of laws in conflict herewith and declaring an emergency."

Senate Bill No. 223, by Hill and Glasser, "An Act to abolish Connors State School of Agriculture, providing for the disposition of the land, buildings, and equipment used in said institution, repealing all laws or parts of laws in conflict herewith and declaring an emergency."

Senate Bill No. 224, by Hill, Glasser and Rutherford, "An Act to abolish Murry State School of Agriculture, providing for the disposition of the land, buildings, and equipment used in said institutions, repealing all laws or parts of laws in conflict herewith and declaring an emergency."

Senate Bill No. 225, by Hill, "An Act providing for and requiring an audit and examination of the records and accounts of all county officers at least every two years; and prescribing the powers and duties of the State Examiner and Inspector in relation thereto, and for the payment of the expenses thereof; and providing for the institution of suits and actions against delinquent officials, and prescribing the duties of the Attorney General in such cases."

Senate Bill No. 226, by Cordell, "An Act providing for a Chief Inspector of Grain, Local Grain Inspector and the inspecting, sampling for inspection and grading of every kind of grains in the State of Oklahoma and to harmonize state and federal grain inspection."

Senate Bill No. 227, by Holloway and McPherran, "An Act regulating the practice of architecture in the State of Oklahoma."

Senate Bill No. 228, by Dearmon and Rutherford, "An Act to amend section No. 7177, Revised Laws of 1910, and providing for the forfeiture of preference right and right of renewal lease for failure to renew lease and execute notes, and providing for the sale of the improvements giving to the

former lessee the proceeds received therefrom after deducting any amounts owing to the state, and providing that the procedure therefor shall be the same as in forfeiting leases for non-payment of rentals, and declaring an emergency.”

Senate Joint Resolution No. 17, by Dearmon and West, of the Senate, and Louthan and Davis, of the House, “An Act authorizing the board of regents of the Oklahoma College for Women, located at Chickasha, Oklahoma, to sell the land herein described and invest the proceeds in land or permanent improvements adjacent to the present campus.

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committees indicated:

Senate Bill No. 203, by Looney, ordered printed and placed on the Calendar, on motion of Senator Nichols.

Senate Bill No. 204, by McPherren, Coyne, Davidson and Looney, to Fees and Salaries.

Senate Bill No. 205, by Glasser and Harrison, to Judiciary No. 1.

Senate Bill No. 206, by Durant, of the Senate, and Miller (of Ottawa county), of the House, to State and County Affairs.

House Bill No. 75, by Keenan, Jennings and Disney, to Fees and Salaries.

House Bill No. 96, by Harris and Martin, to Fees and Salaries.

House Bill No. 108, by Whitaker, to Judiciary No. 2.

House Bill No. 115, by Jennings, to Judiciary No. 1.

House Bill No. 129, by W. Perry Miller, Disney and Strayhorn, ordered printed and placed on the Calendar.

House Bill No. 147, by Cummings, to Judiciary No. 1.

Senator Holloway asked unanimous consent to have Senate Bill No. 89 referred to the Committee on Appropriation and stricken from the Calendar, which was granted.

Senator Hill asked unanimous consent to have Senate Joint Resolution No. 11 recalled from the Committee on Appropriations and referred to Judiciary Committee No. 1, which was granted.

Senate Bill No. 13 was placed on third reading.

Senator Davidson offered the following motion:

Mr. President: I move to commit Senate Bill No. 13 to a special committee of three, to be appointed by the Chair, with instructions to incorporate therein a section providing for referring same to the people for their approval or rejection at a special election called and fixed by them.

DAVIDSON.

Senator Davidson moved that the motion be adopted.

Senator Cordell moved that motion be tabled, and the roll being called resulted as follows:

Ayes: Anglin, Carlock, Cordell, Coyne, Dearmon, Draughon, Golobie, Harrison, Hensley, Hill, Johnson, Looney, Morton, Nichols, Pugh, Ratliff, Rutherford, Spurlock, West, Woods. (W. H.). Total 20.

Nays: Briggs, Brown, Clark, Cornett, Davidson, Durant, Fleming, Frye, Glasser, Harvey, Holloway, Horner, Ingraham, Land, Leedy, Lillard, McPherrren, Sherman, Simpson, Wallace, Wells, Woods, (E. E.) Total 22.

Absent: Cartwright, Lynch. Total 2.

The Chair declared the motion to table lost.

The vote occurring on the motion of Senator Davidson, and the roll being called resulted as follows:

Ayes: Briggs, Brown, Clark, Cornett, Davidson, Durant,

Fleming, Frye, Glasser, Harvey, Horner, Ingraham, Land, Leedy, Lillard, McPherren, Sherman, Simpson, Wallace, Wells, Woods, (E. E.). Total 21.

Nays: Anglin, Carlock, Cordell, Coyne, Dearmon, Draughon, Golobie, Harrison, Hensley, Hill, Holloway, Johnson, Looney, Morton, Nichols, Pugh, Ratliff, Rutherford, Spurlock, West, Woods, (W. H.) Total 21.

Absent: Cartwright, Lynch. Total 2.

The Chair declared the motion to commit lost.

Senate Bill No. 13 was read for the third time at length.

Senator Cordell moved the previous question, which prevailed.

The question being, "shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Cordell, Coyne, Dearmon, Draughon, Golobie, Harrison, Hensley, Hill, Holloway, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, West, Woods, (W. H.) Total 28.

Nays: Briggs, Brown, Clark, Cornett, Davidson, Durant, Fleming, Frye, Glasser, Harvey, Horner, Ingraham, Leedy, Simpson, Wallace, Woods, (E. E.) Total 16.

Absent: None.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Cordell moved that the vote by which Senate Bill No. 13 passed be reconsidered and that that motion lie on the table, which prevailed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Cordell, Coyne, Dearmon, Golobie, Harrison, Hensley, Hill, Holloway, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Spurlock, West, Woods, (W. H.)
Total 25.

Nays: Briggs, Brown, Clark, Cornett, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Harvey, Horner, Ingraham, Leedy, Sherman, Simpson, Wallace, Wells, Woods, (E. E.)
Total 19.

Absent: None.

The emergency having failed to receive a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared lost.

The President pro tempore signed the engrossed copy of Senate Bill No. 13 and ordered same transmitted to the Honorable House.

Senate Bill No. 128 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.)
Total 39.

Nays: Brown, Fleming, Horner. Total 3.

Absent: Cartwright, Morton. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson,, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: Brown, Fleming, Horner. Total 3.

Absent: Cartwright, Morton. Total 2.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 128 and ordered same transmitted to the Honorable House.

Senate Bill No. 137 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.) Woods, (W. H.) Total 41.

Nays: None.

Absent: Cartwright, Harvey, Morton. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.) Woods, (W. H.) Total 41.

Nays: None.

Absent: Cartwright, Harvey, Morton. Total 3.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 137 and ordered same transmitted to the Honorable House.

Senate Bill No. 156 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.) Woods, (W. H.) Total 41.

Nays: None.

Absent: Durant, Harvey, Morton. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.) Woods, (W. H.) Total 40.

Nays: Glasser. Total 1.

Absent: Durant, Harvey, Morton. Total 3.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 156 and ordered same transmitted to the Honorable House.

Senate Bill No. 84 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Hensley, Hill, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: Glasser, Harvey, Horner, Land, Sherman. Total 5.

Absent: Briggs, Brown, Lynch, Spurlock. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Hensley, Hill, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: Glasser, Harvey, Horner, Land, Sherman. Total 5.

Absent: Briggs, Brown, Lynch, Spurlock. Total 4.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 84 and ordered same transmitted to the Honorable House.

Senator Lillard asked unanimous consent to submit a committee report, which was granted.

Senator Lillard submitted the following committee report:

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 138, by Rutherford, entitled: An Act relating to the court established by Chapter 113, of the Session Laws of 1917, and as amended by Chapter 157, of the Session Laws of 1919, reducing the number of officials thereof, making court clerk and sheriff of such counties in which city court is located ex-officio officers of such court, prescribing duties, providing pay for extra expenses, eliminating publication, making marriage fee to go to school fund, providing for paying moneys to court clerk, providing for the fixing and approving of bond, etc., repealing all acts or parts of acts in conflict herewith, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that we, your Com-

mittee, to whom was referred Senate Bill No. 138 with instructions to amend by repealing the law pertaining to said court, enacted in 1917, recommend that the bill as amended repealing said law, do pass.

ROSS LILLARD,
Chairman Majority Committee,

MINORITY REPORT.

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 138, by Rutherford, entitled: An Act relating to the court established by Chapter 113, of the Session Laws of 1917, and as amended by Chapter 157, of the Session Laws of 1919, reducing the number of officials thereof, making court clerk and sheriff of such counties in which city court is located ex-officio officers of such court, prescribing duties, providing pay for extra expenses, eliminating publication, making marriage fee to go to school fund, providing for paying moneys to court clerk, providing for the fixing and approving of bond, etc., repealing all acts or parts of acts in conflict herewith, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that the Minority, as a substitute for the Majority report, recommend that said Majority report be not adopted; but, that the bill as originally reported to the Senate, and as amended upon first reference to the committee, be adopted.

S. MORTON RUTHERFORD,
Chairman Minority Committee.

Senator Lillard moved the adoption of the Majority Report on Senate Bill No. 138.

Senator Rutherford moved the adoption of the Minority Report.

The vote occurring on the adoption of the Majority Report, same prevailed.

Senator Davidson moved that the Committee's amendment be stricken from Senate Bill No. 138, which prevailed.

Senator Rutherford moved that Senate Bill No. 138 be restored to its place on the Calendar, which prevailed.

Senate Bill No. 134 was taken up for further consideration.

Senator Wallace offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 134, line 2, page 1, by adding after the word "jurisdiction" and before the word "of" the words "of questions of fact and law."

WALLACE.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 134, line 7, page 5, by inserting after the word "plaintiff" the following "or by him tendered to the proper collecting officer."

DAVIDSON.

On motion of Senator Rutherford, Senate Bill No. 134 was adopted, as amended, and advanced to engrossment and third reading and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 175 was taken up for consideration and read.

Senator E. E. Woods moved that Senate Bill No. 175 be made a special order for two o'clock on the next legislative day, which prevailed.

Senator Cordell moved that Senate Bill No. 51 be withdrawn from the Committee on Appropriations and returned to the Committee on Agriculture for the purpose of eliminating the appropriation, which prevailed.

On request of Senator Davidson Senate Bills Nos. 57 and 9 were ordered stricken from the Calendar and referred to the Committee on Appropriations.

Senator Holloway asked unanimous consent to consider Senate Joint Resolution No. 8, which was granted.

Senate Joint Resolution No. 8 was taken up for consideration and read.

Senator McPherrin presiding.

Senator E. E. Woods moved that Senate Joint Resolution No. 8 be advanced to engrossment and third reading, which prevailed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills.

The President pro tempore presiding.

The following message from the Governor was read.

GOVERNOR'S MESSAGE.

To the Honorable, the President, and Members of the Senate:

I have the honor to advise that I have this day approved Senate Bill No. 16, by Davidson of the Senate and Bell and Rogers of the House; entitled "An Act abolishing and discontinuing Superior Courts, Etc.," and to add that the same has been filed in the office of the Secretary of State.

Respectfully,

J. B. A. ROBERTSON,

Governor.

Committee Substitute for Senate Bill No. 18 was taken up for consideration and read.

On motion of Senator Morton Committee Substitute for Senate Bill No. 18 was advanced to engrossment and third reading and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 44 was taken up for consideration and read at length.

Senator Clark offered the following amendment:

Mr. President: I move to amend Senate Bill No. 44, line 13, page 2, by inserting after the word "term" and before the word "and" the following "Provided if a member does not visit the school as provided the member forfeits his office at once."

CLARK.

Senator Morton offered the following substitute for the Clark amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 44, line 13, page 2, by inserting after the word "term" and before the word "and" the following: "In case of failure of Board to perform said duty, the county superintendent shall declare such office or offices vacant and shall proceed to fill said vacancy according to law."

MORTON.

On motion of Senator Wells, Senate Bill No. 44, as amended, was adopted, the bill advanced to engrossment and third reading and referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 158 was taken up for consideration and read.

On motion of Senator Glasser, Senate Bill No. 158 was advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills.

Senator E. E. Woods moved that the vote by which the emergency to Senate Bill No. 29 failed of passage be reconsidered, which prevailed.

The question being, "Shall Senate Bill No. 29 become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Hensley, Hill, Holloway, Ingraham, Johnson, Lillard, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Wallace, West, Woods, (E. E.), Woods, (W. H.). Total 30.

Nays: Briggs, Brown, Cornett, Fleming, Frye, Glasser, Harvey, Horner, Land, Leedy, Sherman, Wells. Total 12.

Absent: Cartwright, Spurlock. Total 2.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 29 and ordered same transmitted to the Honorable House.

On motion of Senator Hill the Senate adjourned under the rules.

TWENTY-EIGHTH LEGISLATIVE DAY.

Friday, February 4, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 43.

Absent: Cartwright. Total 1.

The Chair announced a quorum present.

Prayer by the Chaplain.

The President presiding.

The Journal of the previous day's session was read and approved.

Senator Clark submitted the following committee report:

Mr. President: The committee on Engrossed and En-

rolled Bills begs leave to report Senate Bills Nos. 18, 44, 158, and Senate Joint Resolution No. 8 correctly engrossed; Senate Bill No. 134 correctly re-engrossed.

W. T. CLARK, Acting Chairman.

Senator Rutherford submitted the following committee reports, which were adopted, and Senate Bills Nos. 70 and 77 were ordered printed and placed on the Calendar.

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 70 by Morton and Johnson, entitled, "An Act amending section three of House Bill No. 160, Session Laws of 1919, relating to deputy sheriffs and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended.

RUTHERFORD, Chairman.

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred House Bill No. 77 by Salter, entitled, "An Act amending section 6427 Revised Laws of Oklahoma, 1910, relating to commissions and expenses of executors and administrators in the administration of estates," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Senator Hensley submitted the following committee report, which was adopted and Senate Bill No. 152 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Judiciary No. 2, to whom was referred Senate Bill No. 152, by Ingraham, entitled, "An Act providing for the granting of divorce decrees and repealing section 4973, chapter 60, article 18, of the Revised Laws of 1910; Divorce decrees rendered when and to show what, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HENSLEY, Chairman.

Senator Hill submitted the following committee report, which was adopted, and Senate Bill No 60 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Penal Institutions, to whom was referred Senate Bill No. 60, by Hill and Looney of the Senate, and Matthews and Bryce and Simpson of the House, entitled, "An Act relating to the State Penitentiary at McAlester and the State Reformatory at Granite, providing for the officers and employees of said institutions and fixing their salaries," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended, by the committee as follows:

No. 1. Amend section 1 paragraph 2 after the words "one chief clerk \$1,800.00 per annum" insert the following "and in addition thereto said chief clerk shall be furnished a residence by the state in which to live the same to be located on the penitentiary grounds."

No. 2. Amend section 1 paragraph 2 after the words "one day sergeant \$1,500.00" strike out the figures "\$1,500.00" and insert in lieu thereof "\$1,380.00."

No. 3. Amend section 1 paragraph 2 after the words "one night sergeant \$1,380.00" strike out the figures "\$1,380.00" and insert in lieu thereof "\$1,500.00."

No. 4. Amend section 1 paragraph 2 line 1 page 2 by striking out the words "one record clerk" and insert in lieu thereof "one superintendent of identification."

No. 5. Amend section 1 paragraph 2 on page 1 after the words "one secretary to the warden \$1,200.00" strike out the figures "\$1,200.00" and insert in lieu thereof "\$1,800.00."

No. 6. Amend section 1 paragraph 2 page 2 after the words "chief engineer \$1,800.00" strike out the figures "1,800.00" and insert in lieu thereof "2,000.00" and after the word "annum" page 2 line 5 insert the following: "one assistant engineer \$1,500.00 per annum."

No. 7. Amend section 5, page 3 after the words "one chief clerk \$1,200.00" strike out the figures "1,200.00" and insert in lieu thereof "1,800.00."

No. 8. Amend section 5 after the words "one physician \$1,200.00" strike out the figures "1,200.00" and insert in lieu thereof "1,500.00."

No. 9. Amend section 5 page 3 after the words "store-keeper" by striking out the figures "1,500.00" and inserting in lieu thereof "1,800.00."

No. 10. Amend section 5, page 3 after the words "one chief engineer \$1,500.00" by striking out the figures "\$1,500.00" and inserting in lieu thereof "\$2,000.00."

No. 11. Amend section 5 before the words "all of which salaries shall be paid monthly," and after the words "one chief engineer \$1,500.00" by adding "one principal

instructor for the Reform School \$2,100.00 per annum, and one assistant instructor for the Reform School \$1,500.00 per annum.”

No. 12. Strike out section 7 and insert in lieu thereof the following:

“Section 7. Wherever the rules of either of the above named institutions permit the buying or purchasing of any goods, wares, merchandise, or other articles by any prisoner confined thereof, it shall be unlawful for any officer or employee of either of the said above named institutions to demand or compel any prisoner under their control to make aforesaid purchases or to buy articles from any one particular house or mercantile establishment.”

HILL, Chairman.

BILLS AND JOINT RESOLUTION ON FIRST READING.

The following bills and joint resolution were introduced and read for the first time:

Senate Bill No. 229, by Davidson, “An Act defining the crime of hi-jacking, prescribing penalty therefor, and relating to preliminary hearings and speedy trials of persons charged with such offense.”

Senate Bill No. 230, by Davidson, “An Act relating to the crime of kidnapping a person under the age of twelve years, and prescribing a penalty for the violation hereof.”

Senate Bill No. 231, by Harrison, “An Act making an appropriation to aid the separate or minority schools of Oklahoma and declaring an emergency.”

Senate Bill No. 232, by Draughon, McPherrin and Holloway, of the Senate and Harrison and Pullen, of the House, “An Act authorizing the establishment of school banks in public schools, prescribing rules and regulations for the government thereof and declaring an emergency.”

Senate Bill No. 233, by Draughon and McPherren, of the Senate and Harrison and Pullen, of the House, "An Act providing for the making of assessment and tax rolls, the writing of tax receipts in advance of tax paying time and the delivery thereof to the treasurer in lieu of tax roll and for the collection and apportionment of ad valorem and special tax and a uniform method of accounting thereof."

Senate Bill No. 234, by Lillard, "An Act amending chapter 155, section 3, Session Laws of 1917, with reference to vocational education, to read as follows, and declaring an emergency."

Senate Bill No. 235, by McPherren and Holloway, "An Act amending section 4, chapter 25, Session Laws 1919, relating to the determination of heirship in all cases of deceased persons, and declaring an emergency."

Senate Bill No. 236, by Glasser, Hill, Hensley and Ingraham, "An Act requiring railway, street railway and transportation companies doing business in the State of Oklahoma, to advertise by bulletins the unclaimed wages of their employees; providing penalty for violation of said act, and declaring an emergency."

Senate Bill No. 237, by Johnson, of the Senate, and Clark, of the House, "An Act making an appropriation for the support and maintenance of Cameron State Agricultural School at Lawton, Comanche county, Oklahoma, for the fiscal year ending June 30, 1921, and declaring an emergency."

Senate Joint Resolution No. 18, by Spurlock, Leedy, West, Pugh, Cordell, Land, Simpson, McPherren and Sherman, of the Senate, and Smith, Coover, Davidson, Crane, Harp, Everhart and Ottinger, of the House, "A Resolution making an appropriation to repair the bridge over the South Canadian River at Taloga, Oklahoma, and declaring an emergency."

BILLS AND JOINT RESOLUTION ON SECOND READING.

The following bills and joint resolution were read for the second time and referred to the standing committee indicated:

Senate Bill No. 207, by W. H. Woods, of the Senate, and A. L. Davis, of the House, to Judiciary No. 1.

Senate Bill No. 208, by Johnson, of the Senate, and Elmore, of the House, to Judiciary No. 2.

Senate Bill No. 209, by Harvey, to Education.

Senate Bill No. 210, by Glasser and Spurlock, to Education.

Senate Bill No. 211, by Leedy, to Commerce and Labor.

Senate Bill No. 212, by Hill, Looney and Holloway, to Judiciary No. 1.

Senate Bill No. 213, by Horner, to Judiciary No. 1.

Senate Bill No. 214, by Horner, to Judiciary No. 1.

Senate Bill No. 215, by Horner, to Judiciary No. 1.

Senate Bill No. 216, by Horner, to Judiciary No. 1.

Senate Bill No. 217, by W. H. Woods and Draughon, of the Senate, and Hardy and Salter, of the House, to Appropriations.

Senator Hill moved that Senate Bills Nos. 218, 219, 220, 221, 222, 223 and 224 be referred to Judiciary Committee No. 1.

Senator McPherrren moved as a substitute that the bills be referred to the Committee on Education.

Senator Harrison moved the previous question, which prevailed.

The vote occurring on the substitute motion of Senator McPherren, same lost.

Senator Hill withdrew his former motion and moved that the bills be referred to the Committee on State and County Affairs.

Senator McPherren moved as a substitute that the Senate leave the reference of the bills to the Chair, which prevailed.

Senate Bill No. 218, by Hill and Glasser, to Education.

Senate Bill No. 219, by Hill and Rutherford, to Education.

Senate Bill No. 220, by Hill and Glasser, to Education.

Senate Bill No. 221, by Hill and Glasser, to Education.

Senate Bill No. 222, by Hill and Glasser, to Agriculture.

Senate Bill No. 223, by Hill and Glasser, to Agriculture.

Senate Bill No. 224, by Hill, Glasser and Rutherford, to Agriculture.

Senate Bill No. 225, by Hill, to State and County Affairs.

Senate Bill No. 226, by Cordell, to Agriculture.

Senate Bill No. 227, by Holloway and McPherren, to Public Buildings.

Senate Bill No. 228, by Dearmon and Rutherford, to School Lands.

Senate Joint Resolution No. 17, by Dearmon and West, of the Senate, and Louthan and Davis, of the House, to Education.

Senator Cordell moved that the Senate Chamber be accorded to the Sheriff's Association and other law enforcement officers on the evening of February 10th, which prevailed.

Senate Bill No. 134 was read for the third time at length.

Senator Leedy submitted the following motion:

Mr. President, and members of the Senate, I move you to re-submit Senate Bill No. 134, to the Committee on Judiciary No. 1 with instructions to amend same to read as follows:

“An Act conferring upon the Supreme Court original jurisdiction of all injunctions in all cases in which the state tax levies are contested; limiting their jurisdiction to certain cases wherein stipulations have been filed; providing the duties of the Attorney General in such cases; and duties of the Clerk; and declaring an emergency.

Be It Enacted by the People of the State of Oklahoma:

Section 1. The Supreme Court is hereby given original jurisdiction in all cases of injunctions wherein the legality of the levy of any state tax is an issue. Provided the parties plaintiff and defendant shall enter into a stipulation and agreement of the facts in the case and said stipulation of facts shall be in writing and duly signed and acknowledged by the attorneys for the parties to said action, and filed in said court with the clerk thereof; and the filing fee shall be the same as in other cases in the said court.

Section 2. It shall be the duty of the Attorney General of this state to represent the defendant (the State) in all cases brought under the provisions of this Act, and he is hereby authorized to enter into a written stipulation of the facts in the cases at issue, and shall defend said action on behalf of the State.

Section 3. All actions brought by any person, firm or corporation under this Act shall be filed by written stipulation as aforesaid at least thirty days before the taxes sought to be enjoined are due, and if the Supreme Court have not reached a decision in said case or cases prior to December

30th of any year, it shall be the duty of the plaintiff in all such cases to pay to the County Treasurer of the respective counties all taxes which are not contested, and shall pay under protest the taxes which are claimed to be illegal. It is hereby made the duty of the various County Treasurers of this State to hold the taxes paid under protest and claimed to be illegal in a separate fund and not distribute the same until the decision of the Supreme Court has been rendered and filed in the county as provided in this Act.

Section 4. The decision of the Supreme Court in all such cases shall be binding upon all of the State and county officers of the State. Provided that a copy of the decision of the Supreme Court in all such cases shall be by mandate immediately sent to the Court Clerk of each and every District Court in the State by the clerk of the Supreme Court. The Court Clerk of each of said District Courts shall spread the said mandate and judgment upon the journal of the District Court of the said county and all county officers shall be bound by said decision, order or orders of the Supreme Court.

Section 5. The provisions of this Act shall be construed to be cumulative of all other acts and shall not repeal any act upon the same subject matter.

Section 6. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

LEEDY.

The vote occurring on the motion of Senator Leedy, same was lost.

The question being, "Shall Senate Bill No. 134 pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cordell, Cornett, Coyne,

Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Land, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods (E. E.), Woods (W. H.). Total 35.

Nays: Brown, Horner, Ingraham, Leedy, Wallace. Total 5.

Absent: Cartwright, Clark, Harvey, Johnson. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Land, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods (E. E.), Woods (W. H.). Total 35.

Nays: Brown, Horner, Ingraham, Leedy, Wallace. Total 5.

Absent: Cartwright, Clark, Harvey, Johnson. Total 4.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 134 and ordered same transmitted to the Honorable House.

Senate Bill No. 18 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glass-

er, Golobie, Hensley, Hill, Hollaway, Horner, Ingraham, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wells, Woods (E. E.), Woods (W. H.). Total 35.

Nays: Cordell, Coyne, Harrison, Spurlock, Wallace, West. Total 6.

Absent: Cartwright, Harvey, Johnson. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 18 and ordered same transmitted to the Honorable House.

Senate Bill No. 44 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Hensley, Holloway, Horner, Ingraham, Land, Leedy, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 37.

Nays: Lillard. Total 1.

Absent: Anglin, Cartwright, Harvey, Hill, Johnson, Spurlock. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye,

Glasser, Golobie, Harrison, Hensley, Holloway, Horner, Ingraham, Land, Leedy, Looney, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 37.

Nays: Lillard. Total 1.

Absent: Anglin, Cartwright, Harvey, Hill, Johnson, Spurlock. Total 6.

The emergency having received a two-thirds majority of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 44 and ordered same transmitted to the Honorable House.

Senate Bill No. 158 was read for the third time at length.

The President pro tempore presiding.

On motion of Senator Pugh, further action on Senate Bill No. 158 was temporarily deferred.

Senator Davidson moved that when the Senate adjourn it adjourn under the rules.

Senator Hill moved as a substitute that when the Senate adjourn it adjourn until Monday at 1:30, which prevailed.

Senate Joint Resolution No. 8 was read for the third time at length as follows:

SENATE JOINT RESOLUTION NO. 8.

(By Holloway, Sherman, McPherren, E. E. Woods, Looney
and Davidson.)

A RESOLUTION AUTHORIZING THE SUBMISSION OF A PROPOSED AMENDMENT TO THE CONSTITUTION TO THE PEOPLE FOR THEIR APPROVAL OR REJECTION, FOR THE PURPOSE OF AMENDING SECTION 9 OF ARTICLE 10, LIMITING THE SCHOOL DISTRICT LEVY FOR THE SUPPORT OF THE COMMON SCHOOLS.

Be it resolved by the Senate and House of Representatives of the Eighth Legislature of the State of Oklahoma in regular session assembled:

That the State Election Board is hereby instructed to prepare and submit to the voters of this state for their adoption or rejection at the next general or special election the following proposed amendment to Section 9 of Article 10 of the Constitution of the State of Oklahoma and to read as follows:

“Section 9. Except as herein otherwise provided, the total taxes, on an ad valorem basis, for all purposes, State, county, township, city or town, and school district taxes, shall not exceed in any one year forty-one and one-half ($41\frac{1}{2}$) mills on the dollar, to be divided as follows: State levy, not more than three and one-half mills; county levy, not more than eight mills; provided, That any county may levy not exceeding two mills additional for county high school and aid to the common schools of the county, not over one mill of which shall be for such high school, and the aid to said common schools shall be apportioned as provided by law; township levy, not more than five mills;

city or town levy, not more than ten mills; school district levy, not more than fifteen (15) mills on the dollar for school district purposes, for support of common school: Provided, That the aforesaid annual rate for school purposes may be increased by any school district by an amount not to exceed ten mills on the dollar valuation, on condition that a majority of the voters thereof voting at an election, vote for said increase."

The question being, "Shall the resolution pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Johnson, Land, Leedy, Lillard, Looney, McPherren, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 37.

Nays: Coyne. Total, 1.

Absent: Cartwright, Harvey, Ingraham, Lynch, Morton, Pugh. Total 6.

The resolution having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Joint Resolution No. 8 and ordered same transmitted to the Honorable House.

Senator Davidson asked unanimous consent to consider House Bill No. 29, which was granted.

House Bill No. 29 was taken up for consideration and read.

Senator Davidson moved that House Bill No. 29 be advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the rules be suspended, House Bill No. 29 considered engrossed and placed on third reading, which prevailed.

House Bill No. 29 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Hensley, Holloway, Horner, Johnson, Land, Leedy, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 36.

Nays: None.

Absent: Cartwright, Glasser, Harvey, Hill, Ingraham, Lillard, Lynch, Morton. Total 8.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Hensley, Holloway, Horner, Johnson, Land, Leedy, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 36.

Nays: None.

Absent: Cartwright, Glasser, Harvey, Hill, Ingraham, Lillard, Lynch, Morton. Total 8.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills.

The following message from the House was read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable Body, Engrossed House Concurrent Resolution No. 7, by Beck, entitled, "A Resolution construing Section 21, Article V of the Constitution of the State of Oklahoma."

Engrossed House Concurrent Resolution No. 8, by Craver, Jennings, Drake, and Graham, of the House, and Hensley, Woods, Simpson, and Cornett, of the Senate, entitled, "Relating to the 16th day of November of each year as Oklahoma Day."

Engrossed House Concurrent Resolution No. 9, by Bruce and Matthews, of the House, and Hill, of the Senate, entitled, "A Resolution recalling House Bill No. 27 from the Governor for correction."

And to inform you, and through you the Honorable Senate, that these resolutions have been passed by the House of Representatives, and were signed by the Speaker of the House of Representatives, in open session. Respectfully,

ALBERT ROSS, Chief Clerk.

House Concurrent Resolution No. 7, by Beck, A Resolution construing Section 21, Article V of the Constitution of the State of Oklahoma, was read.

House Concurrent Resolution No. 8, by Craver, Jennings, Drake and Graham, of the House, and Hensley, Woods, Simpson and Cornett, of the Senate, relating to the 16th day of November of each year as Oklahoma Day, was read.

House Concurrent Resolution No. 9, by Brice and Matthews, of the House, and Hill, of the Senate, A Resolution recalling House Bill No. 27 from the Governor for correction, was read.

Senate Bill No. 68 was taken up for consideration and read.

On motion of Senator Dearmon, Senate Bill No. 68 was advanced to engrossment and third reading and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 81 was taken up for consideration and read.

On motion of Senator Anglin, Senate Bill No. 81 was advanced to engrossment and third reading and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senate Joint Resolution No. 16 was taken up for consideration and read.

On motion of Senator Holloway, Senate Joint Resolution No. 16 was advanced to engrossment and third reading and the resolution was referred to the Committee on Engrossed and Enrolled Bills.

On motion of Senator Rutherford, House Bill No. 129 was advanced to engrossment and third reading.

On motion of Senator Holloway, Senate Bill No. 163 was advanced to engrossment and third reading, and the bill was referred to Committee on Engrossed and Enrolled Bills.

On motion of Senator Rutherford, Senate Bill No. 58 was advanced to engrossment and third reading, and the bill was referred to the Committee on Engrossed and Enrolled Bills.

On motion of Senator E. E. Woods, the Senate adjourned until Monday under the rule.

Twenty-ninth Day, Saturday, Feb. 5, 1921

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TWENTY-NINTH LEGISLATIVE DAY.

Saturday, February 5, 1921.

NO SESSION.

THIRTIETH LEGISLATIVE DAY.

Monday, February 7, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment, and was called to order by the President.

On roll call the following Senators were present:

Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Absent: Anglin, Briggs, Morton, Spurlock. Total 4.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senators Anglin and Morton were excused for the day.

The Journal of the previous day's session was read and approved.

Seator Clark submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 58, 68, 81 and 163 correctly engrossed; Senate Joint Resolution No. 16 correctly engrossed; and the Senate Amendments to House Bill No. 29 correctly engrossed.

W. T. CLARK, Acting Chairman.

BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 238, by Davidson, An Act amending section 1 of Chapter 267 of the Session Laws of Oklahoma, 1917, relating to the collection of inheritance taxes, and declaring an emergency.

Senate Bill No. 239, by Frye, An Act defining robbery and fixing a punishment thereof and repealing all laws in conflict herewith and declaring an emergency.

BILLS AND JOINT RESOLUTION ON SECOND READING.

The following bills and joint resolution were read for the second time and referred to the standing committee indicated:

Senate Bill No. 229, by Davidson, to Judiciary No. 1.

Senate Bill No. 230, by Davidson, to Judiciary No. 1.

Senate Bill No. 231, By Harrison, to Appropriations.

Senate Bill No. 232, by Draughon, McPherrren and Holloway of the Senate and Harrison and Pullen of the House, to Banks and Banking.

Senate Bill No. 233, by Draughon and McPherrren of the

Senate and Harrison and Pullen of the House, to Banks and Banking.

Senate Bill No. 234, by Lillard, to Education.

Senate Bill No. 235, by McPherren and Holloway, to Judiciary No. 1.

Senate Bill No. 236, by Glasser, Hill, Hensley and Ingraham, to Public Service Corporations.

Senate Bill No. 237, by Johnson of the Senate and Clark of the House to Appropriations.

Senate Joint Resolution No. 18 by Spurlock, Leedy, West, Pugh, Cordell, Land, Simpson, McPherren and Sherman, of the Senate and Smith, Coover, Davidson, Crane, Harp, Everhart and Ottinger of the House, to Appropriations.

Senator Draughon called up Senate Resolution No. 17, which was read.

Senator Draughon moved that the resolution be adopted.

Senator Hill moved as a substitute that the resolution be referred to the Committee on Rules, which prevailed.

House Concurrent Resolution No. 9 was taken up for consideration and read.

On motion of Senator Hill the resolution was adopted.

The President signed the engrossed copy of House Concurrent Resolution No. 9 and ordered same returned to the Honorable House.

House Concurrent Resolution No. 8 was taken up for consideration and read.

On motion of Senator Hensley the resolution was adopted.

The President signed the engrossed copy of House Concurrent Resolution No. 8 and ordered same returned to the Honorable House.

House Concurrent Resolution No. 7 was taken up for consideration and read.

On motion of Senator Davidson the resolution was referred to the Legal Advisory Committee.

Senate Bill No. 81 was read for the third time at length.

Senator Fleming raised a point of order against the consideration of the bill until the budget had been passed upon by both houses, and for the reason that the emergency was not in proper form and it was not an emergency matter.

The Chair stated that the bill carried the emergency and that he would necessarily be bound by the action of the Senate on the question of emergency and that any bill carrying the constitutional emergency clause was considered by the Senate, and by the Chair, an emergency measure, and held the point of order by Senator Fleming not well taken.

Senator Fleming appealed from the ruling of the Chair.

The question being, "Shall the Chair be sustained?" the roll was called with the following result:

Ayes: Brown, Carlock, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Leedy, Lillard, Looney, Lynch, McPherrren, Nichols, Pugh, Ratliff, Rutherford, Simpson, Wallace, West, Woods, (W. H.) Total 32.

Nays: Fleming, Sherman, Woods, (E. E.) Total 3.

Excused: Anglin, Morton. Total 2.

Absent: Briggs, Cartwright, Clark, Glasser, Johnson, Spurlock, Wells. Total 7.

The Chair stated that the vote indicated the opinion of the Senate as to emergency matters, and in order to save expense, and the time of the Senate, a bill containing the constitutional emergency clause would put it before the Senate as

an emergency matter and points of order and discussions upon that question would not be entertained.

The question being "Shall the Senate Bill No. 81 pass?" the roll was called with the following result:

Ayes: Carlock, Cartwright, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Holloway, Looney, McPhefren, Nichols, Pugh, Ratliff, Simpson, West, Woods, (W. H.) Total 17.

Nays: Brown, Clark, Cordell, Fleming, Frye, Golobie, Harrison, Harvey, Hill, Horner, Ingraham, Land, Leedy, Lillard, Lynch, Rutherford, Wallace, Wells, Woods, (E. E.) Total 19.

Excused: Anglin, Morton. Total 2.

Absent: Briggs, Glasser, Hensley, Johnson, Sherman, Spurlock. Total 6.

The bill having failed to received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator Davidson served notice that on the next legislative day he would move to reconsider the vote by which Senate Bill No. 81 failed of passage.

Senate Bill No. 163 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Cartwright, Cornett, Dearmon, Durant, Harvey, Holloway, Johnson, Land, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Simpson, Wells, West. Total 17.

Nays: Brown, Carlock, Clark, Cordell, Coyne. Davidson, Draughon, Fleming, Frye, Glasser, Golobie, Harrison, Hensley, Horner, Ingraham, Leedy, Lynch, Rutherford, Sherman, Wallace, Woods, (E. E.) Woods, (W. H.) Total 22.

Excused: Anglin, Morton. Total 2.

Absent: Briggs, Hill, Spurlock. Total 3.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator McPherrren served notice that on the next legislative day he would move to reconsider the vote by which Senate Bill No. 163 failed of passage.

Senate Bill No. 58 was read for the third time at length.

The question being, "Shall the bill pass?"

Senator Rutherford was granted unanimous consent to amend Senate Bill No. 58 as follows:

Line 15, page 2, by striking after the word "be" and before the word "per" the language "Five Thousand Dollars (\$5,000.00) and insert in lieu thereof the following: "Four Thousand Dollars (\$4,000.00.)"

The roll was called on Senate Bill No. 58 with the following result:

Ayes: Carlock, Cartwright, Cordell, Cornett, Davidson, Dearmon, Durant, Frye, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherrren, Nichols, Pugh, Rutherford, Sherman, Simpson, Wallace, Wells, Woods, (W. H.) Total 30.

Nays: Clark, Coyne, Fleming, Golobie, West. Total 5.

Excused: Anglin, Morton. Total 2.

Absent: Briggs, Brown, Draughon, Glasser, Ratliff, Spurlock, Woods, (E. E.) Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Carlock, Cartwright, Cordell, Cornett, Davidson, Dearmon, Durant, Frye, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Rutherford, Sherman, Simpson, Wallace, Wells, West, Woods, (W. H.) Total 31.

Nays: Clark, Coyne, Fleming, Golobie. Total 4.

Excused: Anglin, Morton. Total 2.

Absent: Briggs, Brown, Draughon, Glasser, Ratliff, Spurlock, Woods, (E. E.) Total 7.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment.

House Bill No. 129 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, West, Woods, (W. H.) Total 35.

Nays: None.

Excused: Anglin, Morton. Total 2.

Absent: Briggs, Dearmon, Draughon, Glasser, Ingraham, Spurlock, Woods, (E. E.) Total 7.

The bill having received a constitutional majority of the

votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, West, Woods, (W. H.) Total 35.

Nays: None.

Excused: Anglin, Morton. Total 2.

Absent: Briggs, Dearmon, Draughon, Glasser, Ingraham, Spurlock, Woods, (E. E.) Total 7.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 129 and ordered same returned to the Honorable House.

The President signed the engrossed copy of House Bill No. 29 and ordered same returned to the Honorable House.

The President pro tempore presiding.

Senate Bill No. 175 was taken up for consideration and read.

Senator Wallace moved that further action on the bill be deferred until copies of the claims or the original claims, against the deficiencies could be produced.

Senator McPherran moved as a substitute that the deficiency certificates be considered in the order in which they appeared in the bill and, if possible, dispose of the same.

Senator Nichols moved the previous question, which prevailed.

The vote occurring on the motion of Senator McPherren, the roll was called with the following result:

Ayes: Carlock, Cartwright, Cordell, Coyne, Davidson, Dearmon, Durant, Harrison, Hensley, Holloway, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Simpson, West, Woods, (W. H.) Total 21.

Nays: Brown, Clark, Cornett, Fleming, Frye, Glasser, Golobie, Harvey, Hill, Horner, Ingraham, Leedy, Lynch, Sherman, Wallace, Wells, Woods, (E. E.) Total 17.

Excused: Anglin, Morton. Total 2.

Absent: Briggs, Draughon, Land, Spurlock. Total 4.

The Chair declared the substitute motion carried.

Senator Harrison presiding.

Deficiency Certificate No. 42 was read.

Senator Nichols moved that Deficiency Certificate No. 42 be adopted.

Senator Fleming moved as a substitute that the Chairman of the Appropriations Committee bring in receipts showing to the Senate where the \$1,000 was spent, which was lost.

Senator Fleming moved that the further consideration of Deficiency Certificate No. 42 be deferred until the next legislative day, which was lost.

Senator Fleming moved that the Chairman of the Appropriations Committee exhibit to the Senate such evidence as are in his possession, showing to the Senate that this item is a just claim against the State, which prevailed.

Senator Davidson moved that the item be approved.

Senator Coyne moved that the Senate adjourn under the rule, which prevailed.

THIRTY-FIRST LEGISLATIVE DAY.

Tuesday, February 8, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morten, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.) Woods, (W. H.) Total 44.

The Chair announced a quorum present.

Prayer by the Chaplain.

The Journal of the previous day's session was read and approved.

Senator Glasser introduced the following resolution, which was read:

Senate Concurrent Resolution No. 9, by Anglin and Glasser, of the Senate, and Carver, McColgin, Smith (Bryan) and Harrison of the House, endorsing the work of the Near East Relief.

Senator Glasser moved that the rules be suspended and the resolution taken up for consideration, which prevailed.

On motion of Senator Glasser, Senate Concurrent Resolution No. 9 was adopted and referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Sherman introduced the following resolution, which was read, and laid over one day.

Senate Resolution No. 20, by Sherman, a Resolution to authorize the Oil and Gas Committee to investigate the causes of the pipe line companies doing business in Oklahoma for reducing the price of crude oil and other purposes.

Senator Glasser presented a communication from Honorable George Rainey, Enid, Oklahoma, member of the State Historical Society, asking that a small appropriation be made to pay for a suitable casket and monument to mark the resting place of members of the United States Dragoons at Davis, Oklahoma, which was read.

Senator Glasser moved that the communication be referred to the Appropriations Committee for such action as they deem advisable, which prevailed.

Senator Harvey presented a resolution from retail business men of Perry requesting suppression and rejection of pending bills which have for their purpose the setting of interest against interest and fostering antagonism and contention between the merchant and his customers, which was read.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bill No. 58 correctly re-engrossed.

L. A. MORTON, Chairman.

Senator West submitted the following committee reports, which were adopted and Senate Bill No. 204 and House Bill No. 75 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Fees and Salaries, to whom was referred Senate Bill No. 204, by McPherrren, Coyne, Davidson and Looney and Draughon, entitled: An Act to amend Chapter 244, Session Laws of Oklahoma, 1913, relating to a relief and pension fund for the benefit of persons employed in regularly constituted fire departments, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

Amendment No. 1. In Section 4 of Section 1, change the figures "18" to "16."

L. L. WEST, Chairman.

Mr. President:

We, your committee on Fees and Salaries, to whom was referred House Bill No. 75 by Keenan, Jennings and Disney, entitled: An Act fixing the salary of the judges of the district court and judges of the superior court, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended:

Amendment No. 1. Add new section, to read as follows and to be known as Section No. 4:

Section 4. The salary of the Secretary of the State Senate shall be thirty-six Hundred (\$3600.00) Dollars, per annum, payable monthly, as provided by law.

Amendment No. 2. Add new section, to read as follows and to be known as Section No. 5:

Section 5. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

Amendment No. 3. Amend the title to read as follows:

An Act fixing the salary of the Judges of the District Court and Judges of the Superior Courts and of the Secretary of the State Senate and declaring an emergency.

L. L. WEST, Chairman.

Senator Davidson submitted the following committee report, which was adopted and Senate Bill No. 89 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 89, by Looney, Cordell, Spurlock and E. E. Woods, entitled: An Act making an appropriation for the purpose of aiding Union Graded and Consolidated School Districts; providing for the distribution of such money; and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendment being as follows, to wit:

Strike out the words "and maintain" in line 5 of Section 1 of the bill.

DAVIDSON, Chairman.

Senator Leedy submitted the following committee report, which was adopted and Senate Bill No. 151 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Public Health, to whom was referred Senate Bill No. 151, by Cordell and Davidson, entitled: An Act defining Osteopathy; authorizing and regulating the licensing of Osteopathic physicians and surgeons; regulating the practice of Osteopaths, providing for a State Board of Osteopathy; fixing the compensation; and defining the powers thereof; and repealing all laws and parts of laws in conflict herewith, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

C. B. LEEDY, Chairman.

Senator Hensley submitted the following committee report, which was adopted:

Mr. President:

We, your committee on Judiciary No. 2, to whom was referred Senate Bill No. 176, by Cordell, entitled: An Act to prevent cruelty to animals and eliminate the use of the steel trap, except around houses, barns, and chicken yards and prescribing a penalty, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

HENSLEY, Chairman.

Senator Holloway submitted the following committee report, which was adopted and Senate Joint Resolution No. 17 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Education, to whom was referred Senate Joint Resolution No. 17, by Dearmon and West of the Senate and Louthan and Davis of the House, entitled: An Act authorizing the Board of Regents of the Oklahoma College for Women, located at Chickasha, Oklahoma, to sell the land herein described and invest the proceeds in lands or perma-

ment improvements adjacent to the present campus, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

W. J. HOLLOWAY, Chairman.

The following messages from the House were read:

To the President of the Senate:

I am directed by the House of representatives to transmit herewith, for the consideration of your Honorable Body, engrossed copies of the following bills:

Engrossed House Bill No. 42, by Hornbeck, entitled, "An Act to amend Section 2, Chapter 21, Session Laws of 1913, providing for the appointment of a police judge for cities of the first class, and declaring an emergency."

Engrossed House Bill No. 55, entitled: "An Act amending Section 3, Chapter 30, Session Laws of 1916, relating to exemption by cash payment from road work."

Re-engrossed House Bill No. 62, by Graham, entitled: "An Act amending Section 4022 of the Revised Laws of Oklahoma, 1910, relating to release of real estate mortgages by agent or attorney."

Re-engrossed House Bill No. 94, by Ogle, entitled: "An Act relating to road and bridge inspection by the County Commissioners in all counties having no township organization, and having a population of seventeen thousand and not over thirty-eight thousand, and declaring an emergency."

Engrossed House Bill No. 140, by Harris, Bell, Martin and Robertson of the House and Lillard of the Senate, entitled: A bill entitled: "An Act amending Section 3, Chapter 165, of the Session Laws of 1919, relating to fees and salaries of sheriffs, constables and jailers."

Engrossed House Bill No. 156, by Dabney, entitled: "An Act repealing Section 1905, 1906, 1907, 1908, 1909 and 1910,

Chapter 21, Article 2, of the Revised Laws of Oklahoma of 1910, relating to the establishment of a County Court at Eldorado in Jackson County, Oklahoma, and ueclaring an emergency."

Engrossed House Bill No. 162, by Crockett, entitled: "An Act amending Section 1, of the Session Laws of Oklahoma, 1917, entitled 'An Act to exempt any legally incorporated Grange order of patrons of husbandry in this State from the operation of Article 4, Chapter 38, of the Statutes of Oklahoma and Chapters 162 and 188 of the Session Laws of Oklahoma 1913, and chapters 174 and 225 of the Session Laws of Oklahoma, 1915, providing the same shall not apply to incorporated Grange Orders of patrons of husbandry,' providing the same shall not apply to the farmers union."

Engrossed House Bill No. 163, by Denny and Steffen of the House and Pugh of the Senate, entitled: "An Act to amend Chapter 74, Article 3, Section 7680, of the Revised Laws of Oklahoma, 1910, raising the Panhandle Agricultural Institute to college standing, and declaring an emergency."

Re-engrossed House Bill No. 180, by Campbell, Gossett and Graves, entitled: "An Act amending Section 1, Chapter 278 of the Session Laws of 1915, relating to the fixing the date for the holding of the annual school meeting; and providing for the time of making the report of the School District Board required by law to be with the excise board."

Engrossed House Bill No. 186, by Hardie, entitled: "An Act amending Sections 1, 2, and 3, Article 6, Chapter 219, Session Laws of 1913, relating to independent school districts."

And to inform you, and through you the honorable Senate that these Bills have been passed by the House of Representatives, and were signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the Honorable House of Representatives, to transmit herewith for the consideration of your honorable body, enrolled copy of House Bill No. 129, by W. Perry Miller, Disney and Strayhorn, entitled: "An Act making an appropriation for the support and maintenance of the Oklahoma School for the Blind, located at Muskogee, Oklahoma, for the fiscal year, ending June 30, 1921, and declaring an emergency."

Enrolled copy of House Concurrent Resolution No. 9, by Brice and Matthews of the House, and Hill of the Senate, entitled: "A Resolution recalling House Bill No. 27 from the Governor for correction."

Enrolled copy of House Concurrent Resolution No. 8, by Craver, Jennings, Drake and Graham, of the House, and Hensley, Woods, Simpson and Cornett, of the Senate, entitled: "A Resolution, setting aside a part of the 16th day of November, of each year, as Oklahoma Day."

And to inform you, and through you the Honorable Senate, that the same has been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 240, by Holloway, Carlock, McPherran and Wallace, "An Act providing for the creation, organization and operation of a State Library and Museum; prescribing regulations for the government and conduct thereof and for other purposes."

Senate Bill No. 241, by Cartwright, "An Act making an appropriation out of funds now in the hands of the State Treasurer as state depository derived from fees collected by the State Board of Medical Examiners during the fiscal year ending June 30, 1920, and June 30, 1921, to pay the current expenses of said board for the fiscal year ending June 30, 1921, and declaring an emergency."

Senate Bill No. 242, by Committee on Agriculture, of the Senate, "An Act to amend sections 1, 2 and 3 of chapter 225 of the Session Laws of Oklahoma, 1919, relating to prevention of tuberculosis among dairy and breeding animals, the introduction of tubercular animals, providing that the State Board of Agriculture issue and enforce rules and regulations to prevent same; providing for the killing of animals infected and compensation to the owners for animals killed; empowering the State Board of Agriculture to appoint a State Veterinarian, fixing salaries and expenses, and declaring an emergency."

Senate Bill No. 243, by Ingraham and E. E. Woods, "An Act to regulate and limit the character and kind of plays, shows, entertainments and films which may be exhibited and shown at theaters, moving picture shows, halls for public amusement, auditoriums, and assembly halls and other places used for performances or exhibitions for the entertainment or amusement of the public, and making it a misdemeanor for violation thereof and fixing the penalty for violation thereof, and declaring an emergency.

Senate Bill No. 244, by West and Durant, "An Act to regulate, govern and control the possession, registration, sale purchase or transfer, in any manner, of motor vehicles, providing the manner in which the same shall be done; requiring the owner, operator or one in charge or possession of a motor vehicle to produce the certificate of registration or of purchase, sale or transfer when called upon by the proper authority to disclose the right to such possession; providing

penalties for the violation of the various provisions of this Act, including a penalty for forgery of any certificate called for herein.”

Senate Bill No. 245, by Cordell, “An Act providing for the upbuilding and protection of the livestock industry of the state and providing penalties.”

Senate Bill No. 246, by Johnson, “An Act defining the duties of county superintendents of health and fixing their salaries; also creating a county health fund for the payment of salaries and expenses of county superintendents of health.”

Senate Bill No. 247, by Cornett, “An Act regulating the driving of motor vehicles, providing punishment therefor, and repealing all laws in conflict therewith.”

Senate Bill No. 248, by Clark, Holloway, McPherren and Dearmon, of the Senate, and Heberling, of the House, “An Act to amend chapter 155, Session Laws of 1917, providing for vocational education and for the cooperation with the Federal Government in the promotion of such education in agriculture, the trades and industries, to provide for the cooperation with the Federal Government in the preparation of teachers of vocational subjects and to regulate the expenditures of such money as may be appropriated.”

Senate Bill No. 249, by Cartwright, of the Senate, and Pratt and Smith, of the House, “An Act for the organization, maintenance and support of schools not included in cities of the first class, to equalize taxation for the support of such schools, strictly professional supervision and to provide equal educational opportunities for all children in Oklahoma, whether they reside in cities, villages or rural communities.”

Senate Bill No. 250, by Frye and Sherman, “An Act declaring all buildings and places nuisances wherein or upon which acts of lewdness, assignation or prostitution are held or occur or which are used for such purposes, and providing

for the abatement and prevention of such nuisances by injunction and otherwise and declaring an emergency."

Senate Bill No. 251, by McPherren, Holloway, Horner, Pugh, Glasser, Nichols, Briggs, and Frye, "An Act relating to a system of patrol maintenance for certain portions of the state road system; fixing the duties and powers of the State Highway Commissioner, Board of County Commissioners and County Engineer with relation thereto; providing for the designations of patrol sections and for the employment, compensations and board of road patrolmen and providing for the purchase of tools, machinery and equipment."

Senate Bill No. 252, by McPherren, "An Act establishing the office of County Engineer in the several counties of the State of Oklahoma, providing for the compensation of the County Engineer, defining the duties, power and authority of the office of County Engineer."

Senate Bill No. 253, by McPherren, Holloway and Draughon, "An Act relating to the formation of road associations; fixing the duties and the powers of the State Highway Commissioner with reference thereto and providing for the registration of trail or road monograms, signs, or insignia; prohibiting the defacement, mutilation, or removal of such monograms, signs, or insignia; providing for the marking of and designating the course of travel over said highways and providing a penalty."

Senate Bill No. 254, by Coyne, McPherren, Cartwright, and Hill, "An Act to amend subdivision 7 of section 3 of article 1, and sections 1, 5, 6, 17, and 22 of article 2, chapter 246, Session Laws of Oklahoma 1915, 'An Act providing for the compulsory compensation of injured employees in hazardous industries,' placing the supervision of the act under a commission herein created, fixing a schedule of awards, and providing penalties for the violation of this Act."

To the President of the Senate:

I am directed by the Honorable House of Representatives, to transmit herewith for the consideration of your honorable body, enrolled copy of House Bill No. 129, by W. Perry Miller, Disney and Strayhorn, entitled: "An Act making an appropriation for the support and maintenance of the Oklahoma School for the Blind, located at Muskogee, Oklahoma, for the fiscal year, ending June 30, 1921, and declaring an emergency."

Enrolled copy of House Concurrent Resolution No. 9, by Brice and Matthews of the House, and Hill of the Senate, entitled: "A Resolution recalling House Bill No. 27 from the Governor for correction."

Enrolled copy of House Concurrent Resolution No. 8, by Craver, Jennings, Drake and Graham, of the House, and Hensley, Woods, Simpson and Cornett, of the Senate, entitled: "A Resolution, setting aside a part of the 16th day of November, of each year, as Oklahoma Day."

And to inform you, and through you the Honorable Senate, that the same has been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 240, by Holloway, Carlock, McPherrin and Wallace, "An Act providing for the creation, organization and operation of a State Library and Museum; prescribing regulations for the government and conduct thereof and for other purposes."

Senate Bill No. 241, by Cartwright, "An Act making an appropriation out of funds now in the hands of the State Treasurer as state depository derived from fees collected by the State Board of Medical Examiners during the fiscal year ending June 30, 1920, and June 30, 1921, to pay the current expenses of said board for the fiscal year ending June 30, 1921, and declaring an emergency."

Senate Bill No. 242, by Committee on Agriculture, of the Senate, "An Act to amend sections 1, 2 and 3 of chapter 225 of the Session Laws of Oklahoma, 1919, relating to prevention of tuberculosis among dairy and breeding animals, the introduction of tubercular animals, providing that the State Board of Agriculture issue and enforce rules and regulations to prevent same; providing for the killing of animals infected and compensation to the owners for animals killed; empowering the State Board of Agriculture to appoint a State Veterinarian, fixing salaries and expenses, and declaring an emergency."

Senate Bill No. 243, by Ingraham and E. E. Woods, "An Act to regulate and limit the character and kind of plays, shows, entertainments and films which may be exhibited and shown at theaters, moving picture shows, halls for public amusement, auditoriums, and assembly halls and other places used for performances or exhibitions for the entertainment or amusement of the public, and making it a misdemeanor for violation thereof and fixing the penalty for violation thereof, and declaring an emergency.

Senate Bill No. 244, by West and Durant, "An Act to regulate, govern and control the possession, registration, sale purchase or transfer, in any manner, of motor vehicles, providing the manner in which the same shall be done; requiring the owner, operator or one in charge or possession of a motor vehicle to produce the certificate of registration or of purchase, sale or transfer when called upon by the proper authority to disclose the right to such possession; providing

HOUSE BILLS ON FIRST READING.

House Bill No. 42, by Hornbeck, "An Act to amend section 2, chapter 21, Session Laws of 1913, providing for the appointment of a police judge for cities of the first class, and declaring an emergency."

House Bill No. 55, by Knight, "An Act amending section 3, chapter 30, Session Laws of 1916, relating to exemption by cash payment from road work."

House Bill No. 62, by Graham, "An Act amending section 4022 of the Revised Laws of Oklahoma, 1910, relating to release of real estate mortgages by agent or attorney."

House Bill No. 94, by Ogle, "An Act relating to road and bridge inspection by the county commissioners in all counties having no township organization, and having a population of seventeen thousand and not over thirty-eight thousand, fixing the compensation of such work, and declaring an emergency."

House Bill No. 140, by Harris, Bell, Martin, and Robertson, of the House, and Lillard, of the Senate, "An Act amending section 3, chapter 165, of the Session Laws of 1919, relating to fees and salaries of sheriffs, constables, and jailers."

House Bill No. 156, by Dabney, "An Act repealing section 1905, 1906, 1907, 1908, 1909, and 1910, of chapter 21, article 2, of the Revised Laws of Oklahoma of 1910, relating to the establishment of a county court at Eldorado in Jackson county, Oklahoma, and declaring an emergency."

House Bill No. 162, by Crockett, "An Act amending section 1 of the Session Laws of Oklahoma, 1917, entitled, 'An Act to exempt any legally incorporated Grange Order of Patrons of Husbandry in this State from the operation of article 4, chapter 38, of the Statutes of Oklahoma, and chapter 38 of the Statutes of Oklahoma, and chapters 162

and 188 of the Session Laws of Oklahoma, 1913, and chapters 174 and 225 of the Session Laws of Oklahoma, 1915, providing the same shall not apply to incorporated Grange Orders of Patrons of Husbandry,' providing the same shall not apply to the farmers' union."

House Bill No. 163, by Denny and Steffen, of the House, and Pugh, of the Senate, "An Act to amend chapter 74, article 3, section 7680, of the Revised Laws of Oklahoma, 1910, raising the Panhandle Agricultural Institute to college standing, and declaring an emergency."

House Bill No. 180 by Campbell, Gossett and Graves, "An Act amending section 1, chapter 278 of the Session Laws of 1915, relating to the fixing the date for the holding of the annual school meeting; and providing for the time of making the report of the school district board required by law to be with the excise board."

House Bill No. 186, by Hardie, "An Act amending section 1, 2 and 3, article 6, chapter 219, Session Laws of 1913, relating to independent school districts."

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committee indicated:

Senate Bill No. 238, by Davidson, to Judiciary No. 1.

Senate Bill No. 239, by Frye, to Judiciary No. 1.

The President pro tempore signed the engrossed copy of Senate Bill No. 58 and ordered same transmitted to the Honorable House.

Senate Bill No. 175 was taken up for further consideration.

The vote occurring on the adoption of Deficiency Certificate No. 42, same prevailed.

Senator Fleming asked for a roll call on the adoption of Deficiency Certificate No. 42.

Senator Harrison made the point of order that the result had been announced and no roll call had been asked for and that business had intervened before Senator Fleming made the request.

The Chair sustained the point of order.

Deficiency Certificate No. 43 was read.

On motion of Senator Davidson Deficiency Certificate No. 43 was adopted.

Deficiency Certificate No. 44 was read.

Senator Davidson moved that Deficiency Certificate No. 43 be adopted.

Senator Harrison offered the following motion, which was lost:

Mr. President:

I move to recommit Senate Bill No. 175 to the committee with instructions to verify each claim sought to be paid by this appropriation.

HARRISON.

Senator W. H. Woods offered the following motion, which was lost:

Mr. President:

I move that the consideration of item covered by Deficiency Certificate No. 44 be postponed until the next legislative day or such time as this bill comes up for consideration.

W. H. WOODS.

Senator Glasser offered the following amendment which was adopted:

Mr. President:

I move to amend Senate Bill No. 175, line 13, page 3, by striking lines 13, 14, 15, 16, and 17.

GLASSER.

Deficiency Certificate No. 45 was read.

On motion of Senator Davidson Deficiency Certificate No. 45 was adopted.

Deficiency Certificate No. 46 was read.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 175, line 10, page 4, by striking out the word "dormitory" and insert "chemistry."

DAVIDSON.

On motion of Senator Davidson Deficiency Certificate No. 46, as amended, was adopted.

Deficiency Certificate No. 47 was read.

On motion of Senator Davidson Deficiency Certificate No. 47 was adopted.

Deficiency Certificate No. 48 was read.

Senator Davidson moved that Deficiency Certificate No. 48 be adopted.

Senator Fleming moved as a substitute that Deficiency Certificate No. 48 be stricken from the bill.

Senator Anglin presiding.

Senator McPherrren moved to table the substitute motion, which prevailed.

The vote occurring on the adoption of Deficiency Certificate No. 48, same prevailed.

Deficiency Certificate No. 49 was read.

Senator Davidson moved that Deficiency Certificate No. 49 be approved.

Senator Clark moved as a substitute that further consideration of Deficiency Certificate No. 49 be deferred until the next legislative day, which prevailed.

The President pro tempore presiding.

Deficiency Certificate No. 50 was read.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 175, lines 7 to 16, page 6, by striking out lines 7 to 16 inclusive.

DAVIDSON.

Deficiency Certificate No. 51 was read.

On motion of Senator Davidson Deficiency Certificate No. 51 was adopted.

Deficiency Certificate No. 52 was read.

On motion of Senator Davidson Deficiency Certificate No. 52 was adopted.

Deficiency Certificate No. 53 was read.

On motion of Senator Davidson Deficiency Certificate No. 53 was adopted.

Deficiency Certificate No. 49 was taken up for further consideration.

On motion of Senator Clark Deficiency Certificate No. 49 was adopted.

Deficiency Certificate No. 54 was read.

On motion of Senator Davidson Deficiency Certificate No. 54 was adopted.

Deficiency Certificate No. 55 was read and adopted.

Deficiency Certificate No. 56 was read and adopted.

Deficiency Certificate No. 57 was read and adopted.

Deficiency Certificate No. 58 was read and adopted.

Deficiency Certificate No. 59 was read and adopted.

Deficiency Certificate No. 60 was read and adopted.

Deficiency Certificate No. 61 was read.

On motion of Senator Durant Deficiency Certificate No. 61 was adopted.

Deficiency Certificate No. 62 was read.

On motion of Senator Davidson Deficiency Certificate No. 62 was adopted.

Deficiency Certificate No. 63 was read and adopted.

Deficiency Certificate No. 64 was read and adopted.

On motion of Senator Nichols Deficiency Certificates Nos. 10, 11, 14, 17, 18 and 20, 1921, were adopted.

Deficiency Certificate No. 65 was read and adopted.

Senator Davidson served notice that on the next legislative day he would move to reconsider the vote by which Senator Glasser's motion to strike out Deficiency Certificate No. 44 was adopted.

Senator Lillard asked unanimous consent to introduce a resolution, which was granted.

Senator Lillard introduced the following resolution, which was read.

Senate Resolution No. 21, by Lillard, a Resolution relating to the appointment of an investigating committee for the purpose of investigating deficiency claims and other matters.

Senator Fleming asked unanimous consent to introduce a resolution which was granted.

Senator Fleming introduced the following resolution:

Senate Resolution No. 22, by Fleming, a Resolution declaring James Draughon disqualified to act as State Senator from the Eighth Senatorial District in the State of Oklahoma.

Senator Morton asked unanimous consent to have Senate Bill No. 82 re-referred to the Committee on Private Corporations for correction, which was granted.

House Bill No. 129 was read for the fourth time, signed by the President pro tempore and ordered returned to the Honorable House.

The President pro tempore signed the enrolled copy of House Concurrent Resolution No. 8 and ordered same returned to the Honorable House.

The President pro tempore signed the enrolled copy of House Concurrent Resolution No. 9 and ordered same returned to the Honorable House.

On motion of Senator Hill the Senate adjourned under the rules.

THIRTY-SECOND LEGISLATIVE DAY.

Wednesday, February 9, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment, and was called to order by the President.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Absent: Lynch. Total 1.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Lynch was excused on account of sickness.

The Journal of the previous day's session was read and approved.

Senator Morton submitted the following committee report:

Mr. President: The Committee on Engrossed and Enrolled Bills begs leave to report Senate Concurrent Resolution No. 9 correctly Engrossed.

L. A. MORTON, Chairman.

The President signed the engrossed copy of Senate Concurrent Resolution No. 9 and ordered same transmitted to the Honorable House.

Senator Glasser submitted the following committee report, which was adopted and Senate Bill No. 82 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Private Corporations, to whom was referred Senate Bill No. 82, by Morton, entitled: An Act to regulate the business of real estate brokers and salesmen, resident or non-resident; to create a real estate board, prescribing its powers, duties, fees and emoluments, and providing for the qualification, appointment and compensation of its members and employers; defining the terms "Real Estate Brokers," "Salesmen," to require persons, partnerships and associations doing a real estate business to obtain licenses, fixing the fees therefor, providing for the temporary suspension or permanent revocation thereof; making it a misdemeanor to act, etc., etc., beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, by committee substitute.

GLASSER, Chairman.

Senator West submitted the following committee report, which was adopted and House Bill No. 96 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Fees and Salaries, to whom was

referred Engrossed House Bill No. 96, by Harris and Martin, entitled: An Act amending Section 1, Chapter 38, of the Session Laws of 1919, entitled An Act relating to the salaries of County Commissioners in counties of between eighty and eighty-seven thousand population, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Senator Coyne submitted the following committee report, which was adopted and Senate Bill No. 142 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Commerce and Labor, to whom was referred Senate Bill No. 142, by Lillard, Hensley and Ingraham, entitled: An Act prescribing the minimum number of employees to be used in the operation of freight trains in this State, and providing a penalty for a violation of this Act, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

COYNE, Chairman.

BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 255, by Harrison, An Act prohibiting the creation of a deficiency by any officer, agent or employe of the State Government except in cases of emergencies authorized by the Governor in writing setting forth the grounds for said emergency, providing how such deficiencies shall be certified and providing punishment for the violation thereof.

Senate Bill No. 256, by Senate Committee on Appropriations, An Act making an appropriation to pay the Pinner Construction Company, its successors or assigns, balance owing by the State for the construction of barracks at the Oklahoma Military Academy at Claremore, Oklahoma, and declaring an emergency.

Senate Bill No. 257, by Senate Committee on Appropriations, An Act making an appropriation for the settlement of claims of the Atchison, Topeka and Santa Fe Railway Company against the State for the construction and maintenance of a switch connecting the lines of said railway company with the State Capitol grounds, and declaring an emergency.

Senate Bill No. 258, by Clark, Briggs, Golobie, Nichols and McPherren, of the Senate, and Heberling and Beck of the House, An Act authorizing the board of county commissioners of any county in the State of Oklahoma to lease, rent or donate any room in their control for the use of the Grand Army of the Republic, the American Legion and Confederate Soldiers, or any patriotic society, and declaring an emergency.

Senate Bill No. 259, by Clark of the Senate and Beck of the House, An Act amending section 9, chapter 24, Session Laws of Oklahoma, 1916, as to exempt electors in school district elections and meetings from registration as a qualification to vote in such elections and meetings, and declaring an emergency.

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committee indicated:

Senate Bill No. 240, by Holloway, Carlock, McPherren and Wallace, to Education.

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Senate Bill No. 241, by Cartwright, to Appropriations.

Senate Bill No. 242, by Committee on Agriculture, to Agriculture.

Senate Bill No. 243, by Ingraham and E. E. Woods, to Judiciary No. 1.

Senate Bill No. 244, by West and Durant, to State and County Affairs.

Senate Bill No. 245, by Cordell to Agriculture.

Senate Bill No. 246, by Johnson, to Public Health.

Senate Bill No. 247, by Cornett, to Judiciary No. 2.

Senate Bill No. 248, by Clark, Holloway, McPherren and Dearmon of the Senate and Heberling of the House, to Education.

Senate Bill No. 249, by Cartwright of the Senate and Pratt and Smith of the House, to Education.

Senate Bill No. 250, by Frye and Sherman to Judiciary No. 1.

Senate Bill No. 251, by McPherren, Holloway, Horner, Pugh, Glasser, Nichols, Briggs and Frye, to Roads and Highways.

Senate Bill No. 252, by McPherren, to State and County Affairs.

Senate Bill No. 253, by McPherren, Holloway and Draughon to Roads and Highways.

Senate Bill No. 254, by Coyne, McPherren, Cartwright and Hill, to Commerce and Labor.

House Bill No. 42, by Hornbeck, to Judiciary No. 1.

House Bill No. 55, by Knight, to Roads and Highways.

House Bill No. 62, by Graham, to Judiciary No. 1.

House Bill No. 94, by Ogle, to Roads and Highways.

House Bill No. 140, by Harris, Bell, Martin, and Robertson, of the House and Lillard of the Senate to Judiciary No. 1.

House Bill No. 156, by Dabney, to Judiciary No. 1.

House Bill No. 162, by Crockett, to Judiciary No. 1.

House Bill No. 163, by Denny and Steffen of the House and Pugh of the Senate, to Education.

House Bill No. 180, by Campbell, Gossett and Graves, to Education.

House Bill No. 186, by Hardie, to Education.

Senate Bill No. 175 was taken up for further consideration.

Deficiency Certificate No. 66 was read and adopted.

Deficiency Certificate No. 67 was read.

Senator Davidson moved that Deficiency Certificate No. 67 be adopted.

Senator Rutherford offered the following amendment:

Mr. President: I move to amend Senate Bill No. 175, lines 4 to 14, page 14, by striking out all of line 4 down to and including line 14.

RUTHERFORD.

On motion of Senator Simpson the amendment was tabled.

The vote occurring on the adoption of Deficiency Certificate No. 67, same prevailed.

Deficiency Certificate No. 68 was read.

Senator Davidson moved that Deficiency Certificate No. 68 be adopted.

Senator Briggs offered the following amendment:

Mr. President: I move to amend Senate Bill No. 175, by striking lines 15 to 18 inclusive, on page 14, and lines 1 to 5, inclusive, on page 15.

BRIGGS.

On motion of Senator Nichols the amendment was tabled.

The vote occurring on the adoption of Deficiency Certificate No. 68, same prevailed.

Deficiency Certificate No. 69 was read.

Senator Wallace offered the following amendment, which was lost.

Mr. President: I move to amend Senate Bill No. 175, lines 6 to 12 inclusive, page 15, by striking same from the bill.

WALLACE.

The vote occurring on the adoption of Deficiency Certificate No. 69, same prevailed.

Deficiency Certificate No. 70 was read and adopted.

Deficiency Certificate No. 1-1921 was read and adopted.

Deficiency Certificate No. 2-1921 was read.

Senator Briggs offered the following amendment:

Mr. President: I move to amend Senate Bill No. 175, by striking lines 17 and 18, page 16 and lines 1 to 6, inclusive on page 17.

BRIGGS.

On motion of Senator Simpson the amendment was tabled.

The vote occurring on the adoption of Deficiency Certificate No. 2-1921, same prevailed.

Deficiency Certificate No. 3-1921 was read and adopted.

Deficiency Certificate No. 4-1921 was read and adopted.

Deficiency Certificate No. 5-1921 was read and adopted.

Deficiency Certificate No. 6-1921 was read and adopted.

Deficiency Certificate No. 7-1921 was read and adopted.

Deficiency Certificate No. 8-1921 was read and adopted.

Deficiency Certificate No. 9-1921 was read and adopted.

Deficiency Certificate No. 12-1921 was read and adopted.

Deficiency Certificate No. 12A-1921 was read and adopted.

Deficiency Certificate No. 13-1921 was read and adopted.

Deficiency Certificate No. 15-1921 was read and adopted.

Deficiency Certificate No. 16-1921 was read and adopted.

Deficiency Certificate No. 19-1921 was read and adopted.

Senator Rutherford offered the following amendment:

Mr. President: I move to amend Senate Bill No. 175. line 16, page 27 by inserting after the figures "\$20,000.00" the words "Provided that any money herein appropriated to any institution improperly named shall be null and void.

RUTHERFORD.

The President pro tempore presiding.

On motion of Senator Davidson the amendment was tabled.

The Interest on Deficiency Claim item was read and adopted.

Senator Davidson moved that the vote by which the Glasser motion to strike out Deficiency Certificate No. 44 was adopted be reconsidered, which prevailed.

On motion of Senator Davidson Deficiency Certificate No. 44 was adopted.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 175, lines 4 and 5, page 1, and line 1, page 2 by striking after the word "of" in line 4 the following "Three Hundred Twenty-three Thousand, Three Hundred Eighty-six Dollars and Twenty-seven Cents (\$323,386.27) and inserting the words "Three Hundred Twenty-five Thousand, Eight Hundred Sixty-eight Dollars and Eight-eight Cents (\$325,868.88)."

DAVIDSON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 175, lines 3 and 4, page 2, by striking after the word "to" in line 3 and before the word "both" in line 4 the words and figures (1-20) and insert in lieu thereof the words and figures (1-22).

DAVIDSON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 175, by striking after the word "twenty" in the title and before the word "both" thereof the figures "(1-20)" and inserting in lieu thereof the following "(1-22)."

DAVIDSON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 175, by inserting after line 5, page 27, the following:

“Deficiency Certificate No. 21-1921, State School of Mines—Located at Wilburton:

To cover claims issued for support and maintenance in excess of appropriations made therefor, due to the assignment by the Federal Government of soldiers to this institution for educational purposes, and for which the Federal Government has paid in to the State Treasury the amount of this certificate, as per said certificate on file with the Secretary of State, \$1,687.11.”

R. L. DAVIDSON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 175, by inserting immediately following Deficiency Certificate No. 21, on page 27 of the bill, the following:

“Deficiency Certificate No. 22-1921, State School of Mines—Located at Wilburton:

For claims issued for support and maintenance in excess of appropriations made therefor, occasioned by the assignment by the Federal Government of soldiers to this institution for educational purposes, and for which the Federal Government has paid into the State Treasury the amount of this certificate, as per said certificate on file with the Secretary of State, \$1,840.00.”

R. L. DAVIDSON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 175, by inserting after the word “inclusive” in line 3 of title and

before the word "and" the following "but exclusive of Deficiency Certificate No. 50."

DAVIDSON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 175, line 6, page 1 by inserting after the word "inclusive" and before the word "and" the following "but exclusive of Deficiency Certificate No. 50."

DAVIDSON.

On motion of Senator Davidson Senate Bill No. 175, as amended, was adopted and the bill advanced to engrossment and third reading and referred to the committee on Engrossed and Enrolled Bills.

The following messages from the House were read:
To the President of the Senate:

I am directed by the Honorable House of Representatives, to transmit herewith, for the consideration of your honorable body, Engrossed copy of Senate Bill No. 87, by Harvey of the Senate and Keim of the House, entitled: "An Act authorizing County Assessors in counties having a population of not less than 13,500 or more than 13,600, according to the 1920 Federal census, to appoint one or more deputies and authorizing the Board of County Commissioners to fix the salary thereof, and to allow and provide for the payment by the county of the County Assessor's necessary traveling expenses, and fixing the maximum salary of the County Court stenographer, and hereby repealing all laws in conflict herewith, and declaring an emergency."

Engrossed copy of House Amendments to Engrossed Senate Bill No. 94, by Rutherford, which bill is entitled as follows: "An Act providing for the regulation of service and pay of County Commissioners in counties between fifty-five thousand (\$55,000) and sixty-five thousand (\$65,000)

population, prescribing their duties, and declaring an emergency.”

Engrossed copy of House Concurrent Resolution No. 10, by Craver, McColgin, Smith (Bryan) and Harrison, of the House, and Anglin and Glasser of the Senate, entitled: “Endorsing the work of the near East Relief; the Senate concurring therein.”

And to inform you, and through you the Honorable Senate, that the same have been passed by the House of Representatives, and were signed by the Speaker of the Hous of Representatives, in open session.

Respectfully,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, Enrolled copy of House Bill No. 29, by Pearson, entitled: “An Act providing for administration of estates at the suit of the state for the purpose of determining the amount of inheritance or transfer taxes due the State of Oklahoma, and providing a method for collecting same, and declaring and emergency.”

And to inform you, and through you the Honorable Senate that the same has been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

House Bill No. 29 was read for the fourth time, signed by the President pro temore and ordered returned to the Honorable House.

Senate Bill No. 87 was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

House Concurrent Resolution No. 10, by Craver, McCollin, Smith (Bryan) and Harrison, of the House, and Anglin and Glasser, of the Senate, Endorsing the work of the near East Relief, was read.

The House amendments to Senate Bill No. 94 were read. Senator Rutherford moved that the Senate concur in the House amendments to Senate Bill No. 94, which prevailed.

The President presiding.

The question being, "Shall Senate Bill No. 94 pass, as amended?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Land, Leedy, Lillard, Looney, McPherren, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 37.

Nays: None.

Excused: Lynch. Total 1.

Absent: Briggs, Davidson, Harvey, Johnson, Morton, Pugh. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Land, Leedy, Lillard, Looney, McPherren, Nichols,

Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 36.

Nays: Glasser. Total 1.

Excused: Lynch. Total 1.

Absent: Briggs, Davidson, Harvey, Johnson, Morton, Pugh. Total 6.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed House amendments to Senate Bill No. 94 and referred the bill to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Simpson asked unanimous consent to be excused for the remainder of the day, which was granted.

Senate Bill No. 89 was taken up for consideration and read.

On motion of Senator Looney Senate Bill No. 89 was advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills.

Senate Joint Resolution No. 16 was read for the third time at length.

Senator Lillard moved that consideration of the resolution be deferred for the present, which was lost.

The question being, "Shall the resolution pass?" the roll was called with the following result:

Ayes: Briggs, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Durant, Fleming, Frye, Glasser, Golobie, Hill, Holloway, Horner, Ingraham, Johnson, Looney, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 31.

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Nays: Anglin, Cornett, Harrison, Harvey, Hensley, Leedy, Lillard, Wallace. Total 8.

Excused: Lynch, Simpson. Total 2.

Absent, Brown, Draughon, Land. Total 3.

The resolution having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the resolution become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Durant, Fleming, Frye, Glasser, Golobie, Hill, Holloway, Horner, Ingraham, Johnson, Looney, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 31.

Nays: Anglin, Cornett, Harrison, Harvey, Hensley, Leedy, Lillard, Wallace. Total 8.

Excused: Lynch, Simpson. Total 2.

Absent, Brown, Draughon, Land. Total 3.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Joint Resolution No. 16 and ordered same transmitted to the Honorable House.

Senator Cartwright presiding.

Senate Bill No. 80 was taken up for consideration.

Section 1 was read and adopted.

Section 2 was read.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 80, line 8, page 2, by striking after the word "food" and before the word "drink" the word "and" and insert in lieu thereof the word "of."

DAVIDSON.

Senator Morton offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 80, line 7, page 2, by adding after the word "establishment" and before the word "which" the following "either permanent or temporary."

MORTON.

Senator Leedy offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 80, line 6, page 2, by adding after the word "the" and before the word "proprietor" the following words "any person or persons."

LEEDY.

On motion of Senator Johnson Section 2, as amended, was adopted.

Section 3 was read.

Senator Lillard offered the following amendment:

Mr. President: I move to amend Senate Bill No. 80, line 15, page 2, by striking after the word "of" and before the word "for" the words "one dollar" and inserting the words "five dollars."

LILLARD.

Senator Davidson offered the following as a substitute for all pending motions:

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Mr. President: I move to commit Senate Bill No. 80 with instructions to so amend the bill that it will make it a criminal offense for any person who is affected with an infectious or contagious disease to perform any labor in serving or preparing food or drinks for the public.

DAVIDSON.

Senator Johnson moved to lay the Davidson amendment on the table, which lost.

The vote occurring on the adoption of the motion of Senator Davidson, same lost.

On motion of Senator McPherrren the motion of Senator Lillard was tabled.

Senator Nichols offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 80, line 17, page 2, by striking after the word "Act" the balance of that line and all of lines 18 on page 2 and all of lines 1, 2, 3 and 4 on page 3.

NICHOLS.

On motion of Senator Johnson, Section 3, as amended was adopted.

Section 4 was read.

Senator W. H. Woods offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 80, line 7, page 2, by striking after the word "or" the remaining portion of line 7 and the words "in jail" line 8, page 3, and inserting in lieu thereof the words "by imprisonment in the county jail for not less than five days nor more than thirty days."

W. H. WOODS.

On motion of Senator Johnson Section 4, as amended was adopted.

The President presiding.

Senator Fleming offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 80 by striking Section 5.

FLEMING.

Senator Glasser moved that the vote by which the Fleming amendment striking Section 5 was adopted be reconsidered, which prevailed.

On motion of Senator Glasser Section 5 was adopted.

On motion of Senator Johnson Senate Bill No. 80, as amended, was adopted and the bill advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 99 was taken up for consideration and read.

Senator Davidson moved that Senate Bill No. 99 be made a special order for two o'clock on the next legislative day, which carried unanimously.

Senate Resolutions Nos. 8, 11, 15, 16, and 22 were referred to the Legal Advisory Committee.

On motion of Senator Glasser the Senate adjourned under the rule.

THIRTY-THIRD LEGISLATIVE DAY.

Thursday, February 10, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.) Total 44.

The Chair announced a quorum present.

Prayer by Dr. Brent of Muskogee.

Senator Durant was excused until 2:30 p. m.

The Journal of the previous day's session was read and approved.

Senator Morton submitted the following committee report:

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 200, by Golobie (by request) entitled, "An Act to protect and preserve inviolate liberty of speech and press and the right to peaceable assemble to discuss political, industrial and economical grievances," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 213, by Horner, entitled, "An Act repealing Chapter 188 of the Session Laws of Oklahoma 1915, relating to exempt wages, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 214, by Horner, entitled, "An Act repealing Section 5501, Chapter 61, Article 12, of the Revised Laws of Oklahoma 1910, relating to exempt earnings, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 215, by Horner, entitled, "An Act

amending Section 5198, Chapter 60, Article 23, of the Revised Laws of Oklahoma 1910, relating to garnishment of exempt property, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 216, by Horner, entitled, "An Act relating to exemptions of wages and earnings; and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 230, by Davidson, entitled, "An Act relating to the crime of kidnapping a person under the age of twelve years, and prescribing a penalty for the violation thereof," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 235, by McPherrin and Horner, entitled, "An Act amending Section 4, Chapter 25, Session Laws 1919, relating to the determination of heirship in all cases of deceased persons, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Joint Resolution 11, by Hill, entitled, "A Resolution providing for the investigation of the injuries and damages to the Samples Coal and Mining Company's mine at McAlester, Oklahoma, while same was taken possession of and used by the state convicts during 1919, making an appropriation for the payment of the damages, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, Your Committee on Judiciary No. 1, to whom was referred House Bill No. 115, by Jennings (Rogers), entitled, "An Act to amend Section 1 of Chapter 105 (House Bill No. 7) of the Session Laws 1915, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred House Bill No. 147, by Cummings, entitled, "An Act to amend Section 3690 of the Revised Laws of 1910 of the State of Oklahoma, relating to jury commissioners and providing the time of their meeting," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that said House Bill No. 147 be amended as follows:

By inserting after the word "district," on line 6; and before the word "Judge," on same line, the words "or Superior".

By inserting after the words "two hundred persons" on line 9 and before the words "or such," on same line, the fol-

lowing words: "And shall proceed to select for the Superior Court one list of names, of not less than two hundred persons."

By inserting after the word "district" on line 9, and before the word "Judge" on line 10, the words "or Superior."

By striking the word "second" in line 10 and inserting in lieu thereof the word "three".

And your Committee recommends that said bill, as amended, do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred House Bill No. 156, by Dabney, entitled, "An Act repealing Sections 1905, 1906, 1907, 1908, and 1910, of Chapter 21, Article 2, of the Revised Laws of Oklahoma of 1910, relating to the establishment of a county court at Eldorado, in Jackson County, Oklahoma, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that the title of said bill be amended as follows:

By inserting the following after the words "Jackson County, Oklahoma," and before the words "And declaring": "Providing for the transfer of all causes, actions and proceedings, together with documents, records and files from County Court at Eldorado to the County Court at Altus, Jackson County, Oklahoma."

And your Committee recommends that same do pass, as amended.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred House Bill No. 162, by Crockett, entitled, "An Act amending Section 1 of the Session Laws of Oklahoma, 1917, entitled, 'An Act to exempt any legally incorporated grange order of patrons of husbandry in this state from the opera-

tion of Article 4, Chapter 38, of the Statutes of Oklahoma, and Chapters 162 and 188 of the Session Laws of Oklahoma, 1913, and Chapters 174 and 225 of the Session Laws of Oklahoma, 1915, providing the same shall not apply to incorporated Grange Orders of Patrons of Husbandry'; provided the same shall not apply to the Farmers Union," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Senator Cordell submitted the following committee report, which was adopted and Senate Bill No. 185 was referred to the Committee on Appropriations:

Mr. President:

We, your committee on Agriculture, to whom was referred Senate Bill No. 185, by Pugh of the Senate and Denny of the House, entitled: "An Act declaring prairie dogs to be a public nuisance, making it the duty of the board of agriculture to exterminate them and making an appropriation therefor and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CORDELL, Chairman.

Senator Looney submitted the following committee report, which was adopted and Senate Bill No. 244 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on State and County Affairs, to whom was referred Senate Bill No. 244, by West and Durant, entitled: An Act to regulate, govern and control, the possession, registration, sale, purchase or transfer, in any manner of motor vehicles providing the manner in which the same shall be done; requiring the owner, operator or one in charge or possession of a motor vehicle to produce the certificate of registration, etc., beg leave

to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Senator Hensley submitted the following committee reports, which were adopted and Senate Bills Nos. 133 and 208 and House Bill No. 35 were ordered printed and placed on the Calendar and Senate Bill No. 132 was referred to the Committee on Judiciary No. 1:

Mr. President:

We, your committee on Judiciary No. 2, to whom was referred Senate Bill No. 132, by Spurlock, Draughon and Horner, entitled: An Act creating and establishing the trade commission of the State of Oklahoma, prescribing its powers and duties, and authorizing the employment of secretarial expert, and clerical help; providing for the enforcement of its orders and the method of appeal therefrom; requiring annual, biennial, and special reports thereto and thereof; prescribing penalties, etc. etc., beg leave to report that we had the same under consideration and herewith return the same with the recommendation that Senate Bill No. 132 by Draughon and Horner be referred to Judiciary Committee No. 1 for their consideration in connection with two other bills covering the same subject matter.

HENSLEY, Chairman.

Mr. President:

We, your committee on Judiciary No. 2, to whom was referred Senate Bill No. 133, by Leedy of the Senate, entitled; An Act to amend Section 7417 of Revised and annotated statutes of Oklahoma, 1910, relating to cancellation of tax deeds and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HENSLEY, Chairman.

Mr. President:

We, your committee on Judiciary No. 2 to whom was re-

ferred Senate Bill No. 198, by Golobie, entitled: An Act amending Section 2443 of Article 35 of Chapter 23, of the Revised Laws of Oklahoma 1910, relating to incestuous marriages and punishment therefor, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

HENSLEY, Chairman.

Mr. President:

We, your committee on Judiciary No. 2, to whom was referred Senate Bill No. 208, by Johnson of the Senate and Elmore of the House, entitled: An Act declaring the giving of a bad check, with intent to defraud, a misdemeanor, providing for punishment for same and fixing a penalty therefor, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HENSLEY, Chairman.

Mr. President:

We, your committee on Judiciary No. 2, to whom was referred Engrossed House Bill No. 35, by Keenan, entitled: An Act amending Section 7418 of Chapter 72, Article 9, of the Revised Laws of the State of Oklahoma, 1910, relating to the form of tax deed, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HENSLEY, Chairman.

Senator Davidson submitted the following committee reports, which were adopted and Senate Bills Nos. 114, 162 and 197 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 114, by Coyne, Cordell and Cartwright, entitled: An Act creating a bureau for women and children in the Department of Labor, authorizing the appointment and prescribing the duties, making an appropriation for the salary and

expenses thereof, and prescribing the duties of county attorneys in cases of violation, for consideration of the appropriation feature thereof, beg leave to report that we have had under consideration the appropriation feature of said bill and return the bill herewith with the recommendation that the appropriation contained therein be not made; and we recommend that said bill be amended as follows:

(1) Strike out Section 4 of the bill.

(2) Strike out of the title the following language:

“making an appropriation for the salary and expenses thereof.”

R. L. DAVIDSON, Chairman.

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 162, by W. H. Woods, entitled: An Act making a supplementary appropriation for traveling expenses for the Industrial Supervisor of the Eleemosynary Institutions of the State of Oklahoma, and declaring an emergency, for the fiscal year ending June 30, 1921, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendments being as follows:

(1) Insert, before the word “for” in the first line of Section 2, the following language: “It being immediately necessary,” and in the second line of Section 2, strike the word “therefore” and insert in lieu thereof the following: “by reason whereof.”

(2) Amend the title to read as follows:

“An Act making a supplemental appropriation for traveling expenses of the Industrial Supervisor of the Eleemosynary Institutions of the State of Okalhoma for the fiscal year ending June 30, 1921, and declaring an emergency.”

R. L. DAVIDSON, Chairman.

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 197, by Draughton, entitled: An Act making supplemental appropriation for support and maintenance of the Oklahoma School for the Deaf for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

R. L. DAVIDSON, Chairman.

Senator Holloway submitted the following committee reports, which were adopted and Senate Bills Nos. 116, 146, 210 and 248 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Education, to whom was referred Senate Bill No. 116, by Dearmon, entitled: An Act amending Sections 1, 2 and 3, Article 6, Chapter 219, Session Laws of Oklahoma, 1913, relating to Independent School Districts, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

W. J. HOLLOWAY, Chairman.

Mr. President:

We, your committee on Education, to whom was referred Senate Bill No. 146, by Pugh and Cordell, entitled: An Act to amend Section 1, Chapter 186, Session Laws of 1919, relating to the formation of Consolidated School Districts, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

W. J. HOLLOWAY, Chairman.

Mr. President:

We, your committee on Education, to whom was referred

Senate Bill No. 210, by Glasser and Spurlock, entitled; An Act amending Section one Chapter 278 of the Session Laws of 1915, relating to and fixing the date for the holding of the annual school meeting; and providing for the time of making the report of the school district board required by law to be filed with the excise board, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

W. J. HOLLOWAY, Chairman.

Mr. President:

We, your committee on Education, to whom was referred Senate Bill No. 248, by Clark, Holloway, McPherren and Dearmon of the Senate and Heberling of the House, entitled: An Act to amend Chapter 115, Session Laws of 1917, providing for vocational education and for the co-operation with the Federal Government in the promotion of such education in Agriculture, the Trades and Industries, to provide for the co-operation with the Federal Government in the preparation of teachers of vocational subjects and to regulate the expenditure of such money as may be appropriated, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

W. J. HOLLOWAY, Chairman.

Senator Draughon submitted the following committee reports, which were adopted and Senate Bills Nos. 232 and 233 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Banks and Banking, to whom was referred Senate Bill No. 232, by Draughon, McPherren, and Holloway of the Senate and Harrison and Pullen of the House, entitled; An Act authorizing the establishment of school banks in public schools prescribing rules and regulations for the government thereof and declaring an emergency, beg leave to report

that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DRAUGHON, Chairman.

Mr. President:

We, your committee on Banks and Banking, to whom was referred Senate Bill No. 233, by Draughon and McPherrren of the Senate and Harrison and Pullen of the House, entitled: An Act providing for the making of assessment and tax rolls, the writing of tax receipts in advance of tax paying time and the delivery thereof to the treasurer in lieu of tax roll and for the collection and apportionment of ad valorem and special tax and a uniform method of accounting thereof, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DRAUGHON, Chairman.

Senator Wallace moved that Senate Bill No. 1 be printed and placed on the Calendar.

Senator Fleming made the point of order that under Rule 13 of the Senate the bill should be reported out without any vote or roll call, and the presiding officer should so direct the chairman of the Committee.

The Chair held the point of order not well taken, stating that the rule did not authorize the presiding officer to order committees to report out bills.

The question occurring on the motion of Senator Wallace, same prevailed by the following roll call:

Ayes: Briggs, Brown, Cartwright, Clark, Cornett, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Ingraham, Land, Leedy, Sherman, Spurlock, Wallace, Wells, (Woods (E. E.), Woods (W. H.)). Total 21.

Nays: Anglin, Carlock, Cordell, Coyne, Davidson, Hensley, Holloway, Horner, Johnson, Lillard, Looney, McPherrren, Morton, Nichols, Ratliff, Rutherford, Simpson, West. Total 18.

Excused: Durant, Lynch. Total 2.

Absent: Dearmon, Draughon, Pugh. Total 3.

Senator Davidson presiding.

Senator Sherman called up Senate Resolution No. 20.

The President pro tempore presiding.

On motion of Senator Sherman, Senate Resolution No. 20 was made a special order for two o'clock on the next legislative day.

BILLS ON FIRST READING

The following bills were introduced and read for the first time:

Senate Bill No. 260, by Simpson and Ingraham, An Act to provide for the form, use and care of all privies, toilets and receptacles, both private and public, that are used for the deposit of human excreta, and also providing for the care and disposition of all trash, rubbish and refuse that accumulates in any town, village or city in the State of Oklahoma, and providing for a penalty for the violation thereof, and declaring an emergency.

Senate Bill No. 261, by Simpson, An Act relating to the sale of meats to the public, authorizing inspection of animals, and providing for records thereof and compensation of inspectors, and declaring an emergency.

Senate Bill No. 262, by Simpson, An Act to amend Section 1, Chapter 183, Session Laws of Oklahoma, 1919, and repealing all laws in conflict herewith.

Senate Bill No. 263, by McPherrin and Holloway, of the Senate, and Craver, Ottinger and Dabney, of the House, An Act to regulate the practice of professional engineering, architecture, land surveying and geological engineering, and creating a board of registration and fixing registration and license fees.

Senate Bill No. 264, by W. H. Woods, of the Senate, and Gibbons, of the House, An Act repealing Sections 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968 and 1969, of the Revised Laws of Oklahoma, 1910, abolishing the county court at Blanchard, Oklahoma, and providing for the transfer of the records of said court to the county court at the county seat of McClain County, Oklahoma, and declaring an emergency.

Senate Bill No. 265, by Carlock and Draughon, of the Senate, and Hoover, of the House, An Act making supplemental appropriation for the support and maintenance of the Oklahoma Confederate Home for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency.

Senate Bill No. 266, by Anglin, An Act relating to school attendance and enrollment, and declaring an emergency.

Senate Bill No. 267, by Looney, by request, An Act amending Section 6959, Revised Laws of Oklahoma, 1910; providing an increase in salary for members of the State Board of Examiners.

Senate Bill No. 268, by Glasser, An Act to amend Section 1 of Article 2 of Chapter 173, of the Session Laws of Oklahoma, 1915, relating to highways and the construction thereof, and declaring an emergency.

Senate Bill No. 269, by Johnson, An Act making an appropriation for the care and medical treatment of drug addicts who are indigent and unable to pay for such care and treatment; and providing for the transfer of such patients, and fixing the maximum amount that shall be expended in the care and treatment of any one patient.

Senate Bill No. 270, by E. E. Woods, An Act amending Section 1, Chapter 252, Session Laws of 1915, changing location of training school for negro boys.

Senate Bill No. 271, by Cordell, An Act making an appropriation for expenses of the State Board of Agriculture in enforcing the law regulating the sale of agricultural seed, and declaring an emergency.

Senate Bill No. 272, by W. H. Woods, Carlock and Glasser, An Act to promote and improve the common schools by making supplementary appropriations, plan of distribution and control.

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committee indicated:

Senate Bill No. 255; by Harrison, to Judiciary No. 1.

Senate Bill No. 256, by Senate Committee on Appropriations, to Appropriations.

Senate Bill No. 257, by Senate Committee on Appropriations, to Appropriations.

Senate Bill No. 258, by Clark, Briggs, Golobie, Nichols and McPherren, of the Senate, and Heberling and Beck, of the House, to State and County Affairs.

Senate Bill No. 259, by Clark, of the Senate, and Beck, of the House, to Education.

Senator Morton asked unanimous consent to have Senate Bill No. 70 recommitted to Judiciary Committee No. 1 for correction, which was granted.

Senate Bill No. 99 was taken up for further consideration.

Senator Davidson offered the following amendment:

Mr. President: I move to amend Senate Bill No. 99, line 2, page 2, by inserting after the word "made" and before the word "at" the following language, "upon the owner or occupant".

DAVIDSON.

Senator E. E. Woods offered the following substitute motion, which was lost:

Mr. President: I move to amend Senate Bill No. 99, page 1, striking the word "immediately" in line 5 and inserting the words "three days," and on page 2, line 2, after the word "made" strike the words "at the residence or place where such water or gas is consumed and an opportunity given the occupant or consumer to pay same," and insert the following, "by registered mail to the party in whose name the account is carried."

E. E. WOODS.

The vote occurring on the Davidson amendment, same was adopted.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 99, line 6, page 2, by striking out line 6.

DAVIDSON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 99, line 5, page 2, by inserting after the word "same" and before the word "and" the following language, "within twentyfour hours thereafter."

DAVIDSON.

On motion of Senator Davidson, Senate Bill No. 99, as amended, was adopted and the bill advanced to engrossment and third reading, and was referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 175 was read for the third time at length.

Senator Davidson moved a call of the Senate, which prevailed.

Senator Harrison moved the previous question, which prevailed.

Senator McPherren moved that the rules be suspended and the roll called on the bill, which prevailed.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Hensley, Holloway, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, West, Woods (W. H.). Total 29.

Nays: Briggs, Brown, Cornett, Fleming, Frye, Glasser, Harrison, Harvey, Hill, Horner, Ingraham, Land, Sherman, Wallace, Woods (E. E.). Total 15.

Absent: None.

Senator Wallace made the point of order that Senator Dearmon had no right to vote on Senate Bill No. 175, as he had an interest in the bill, as was disclosed on the floor of the Senate.

The Chair held the point of order not well taken.

Senator Wallace appealed from the decision of the Chair.

The question being, "Shall the Chair be sustained?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Harrison, Hensley, Hill, Holloway, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, West, Woods (W. H.). Total 27.

Nays: Briggs, Brown, Clark, Cornett, Fleming, Frye, Glasser, Golobie, Harvey, Horner, Ingraham, Land, Leedy, Sherman, Wallace, Wells, Woods (E. E.). Total 17.

Absent: None.

The Chair declared the ruling sustained.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Hensley, Hill, Holloway, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (W. H.) Total 32.

Nays: Briggs, Brown, Fleming, Frye, Glasser, Harrison, Harvey, Horner, Ingraham, Land, Sherman, Woods, (E. E.) Total. 12.

Absent: None.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 175 and ordered same transmitted to the Honorable House.

Senator Davidson presiding.

Senator Nichols asked unanimous consent to call up Senate Bill No. 203, which was granted.

Senate Bill No. 203 was read.

Section 1 was read.

On motion of Senator Looney Section 1 was adopted.

Section 2 was read.

Senator Simpson offered the following amendment:

Mr. President: I move to amend Senate Bill No. 203, lines 10 and 11, page 2, by striking after the word "of" in line 10 the word "dollars" and adding the words "two hundred thousand (\$200,000.00)."

SIMPSON.

Senator Rutherford was excused for thirty minutes.

Senator Hill offered the following amendment to the amendment, which was accepted by Senator Simpson.

Mr. President: I move to amend Senate Bill No. 203 by adding to Section 2 the following "Provided, that of the foregoing appropriation the sum of fifty thousand (\$50,000.00) dollars shall be immediately available and the balance of said appropriation shall not be available until a contract shall have been made with the United States Government to lease said sanitorium as provided in Section 1 hereof."

HILL.

Senator Glasser offered the following amendment for the Hill substitute:

Mr. President: I move to amend Senate Bill No. 203, line 18, page 2, by adding the following language "Provided, that the appropriation herein made shall not be expended until a contract for a lease of said institution shall have been made with the United States Government as in this act provided."

GLASSER.

On motion of Senator Simpson the Glasser substitute amendment was tabled.

The question occurring on the amendment of Senator Simpson, same was adopted.

On motion of Senator Simpson Section 2, as amended, was adopted.

Senator Harvey offered the following amendment:

Mr. President: I move to amend Senate Bill No. 203 by adding a new section as follows, to be known as Section 3:

Section 3. All acts and parts of acts in conflict herewith are hereby repealed.”

HARVEY.

On motion of Senator Simpson the amendment was tabled.

On motion of Senator Simpson, Senate Bill No. 203, as amended, was adopted, and the bill advanced to engrossment and third reading.

Senator Simpson moved that the rules be suspended and Senate Bill No. 203 considered engrossed and placed on third reading and final passage, which prevailed.

Senate Bill No. 203 was read for the third time at length.

The question being, “Shall the bill pass?” the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, Woods, (W. H.). Total, 38.

Nays: Brown, Fleming, Sherman, Woods, (E. E.) Total 4.

Absent: Frye, West. Total, 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, “Shall the bill become an emergency measure?” the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, Woods, (W. H.). Total, 38.

Nays: Brown, Fleming, Sherman, Woods, (E. E.) Total 4.

Absent: Frye, West. Total, 2.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled bills for engrossment.

On motion of Senator Hill the Senate adjourned under the rule.

THIRTY-FOURTH LEGISLATIVE DAY.

Friday, February 11, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment, and was called to order by the President.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.) Woods (W. H.) Total 42.

Absent: Frye, Lynch. Total 2.

The Chair announced a quorum present.

Prayer by the Chaplain.

On request of Senator McPherren, Senator Lynch was excused for the day.

On request of Senator Sherman, Senator Frye was excused for the day.

The Journal of the previous day's session was read and approved.

Senator Morton submitted the following committee report:

Mr. President: The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 80, 89, 99 and 203 correctly engrossed and Senate Bills Nos. 87 and 94 and Senate Resolution No. 1 correctly enrolled.

L. A. MORTON, Chairman.

Senator Holloway submitted the following committee reports, which were adopted and Senate Bills Nos. 145 and 259 and House Bill No. 57 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Education, to whom was referred Senate Bill No. 145, by Pugh, entitled: An Act amending Section two, Chapter 185, Session Laws of 1919, relating to State aid in erection of buildings in consolidated and union graded districts, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

W. J. HOLLOWAY, Chairman.

Mr. President:

We, your committee on Education, to whom was referred Senate Bill No. 259, by Clark of the Senate and Beck of the House, entitled: An Act amending Section 9, Chapter 24, Session Laws 1916, so as to exempt electors in school district elections and meetings from registration as a qualification to vote in such elections and meetings, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

W. J. HOLLOWAY, Chairman.

Mr. President:

We, your committee on Education, to whom was referred House Bill No. 57, by Knight of Pottawatomie, entitled: An Act amending Section 31, Chapter 219, Article 5 of the Session Laws of 1913, relating to the payment of school district clerks, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

W. J. HOLLOWAY, Chairman.

Senator Rutherford submitted the following committee reports, which were adopted and House Bills Nos. 42 and 62 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred House Bill No. 42, by Hornbeck, entitled: An Act to amend Section 2, Chapter 41, Session Laws 1913, providing for the appointment of a police judge for cities of the first class and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same without recommendation.

RUTHERFORD, Chairman.

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred House Bill No. 62, by Graham, entitled: An Act amending Section 4022 of the Revised Laws of Oklahoma, 1910, relating to release of real estate mortgages by agent or attorney, beg leave to report that we had the same under consideration and herewith return the same without recommendation.

RUTHERFORD, Chairman.

Senator Hensley submitted the following committee report, which was adopted:

Mr. President:

We, your committee on Judiciary No. 2, to whom was referred Engrossed House Bill No. 108, by Whitaker, entitled: An Act amending Section 2412, Revised Laws, 1910, prescribing punishment for disturbing religious meetings and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

HENSLEY, Chairman.

Senator McPherran submitted the following committee reports, which were adopted and Senate Bills Nos. 170, 251 and 253 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Roads and Highways, to whom was referred Senate Bill No. 170, by Briggs and Rutherford of the Senate, entitled: An Act relating to the sale of materials used in the improvement of highways, streets or alleys or in the construction of bridges, culverts and sewers and public buildings, providing a penalty for violation thereof, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

No. 1. Section 1, line 2, after the word "materials" and before the word "used," insert the words "at wholesale."

No. 2. Section 1, line 12, at end of line after word "selling" insert the words "at wholesale."

No. 3. Section 1, line 16, before the first word "dealers" insert the word "retail."

No. 4. Section 1, line 17, after the word "discrimination," add "and such unjust discrimination, a misdemeanor, and such person, firm, corporation or association, the members, officers

and agents of same having knowledge thereof, shall upon conviction, be punished in the manner provided by law."

McPHERREN, Chairman.

Mr. President:

We, your committee on Roads and Highways, to whom was referred Senate Bill No 251, by McPherren, Holloway, Horner, Pugh, Glasser, Nichols, Briggs and Frye of the Senate, entitled: An Act relating to a system of parol maintenance for certain portions of the State Road System; fixing the duties and powers of the State Highway Commissioner, Board of County Commissioners and County Engineer with relation thereto, providing for the designation of patrol sections and for the employment, compensations and bond of road patrolment and providing for the purchase of tools, machinery and equipment, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

McPHERREN, Chairman.

Mr. President:

We, your committee on Roads and Highways, to whom was referred Senate Bill No. 253, by McPherren, Holloway and Draughon, entitled: An Act relating to the formation of road associations; fixing the duties and the powers of the State Highway Commissioner with reference thereto and providing for the registration of trial or road monograms, signs and insignias; prohibiting the defacement, mutilation, or removal, etc., beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

McPHERREN, Chairman.

Senator Looney submitted the following committee reports, which were adopted and Senate Bills Nos. 206, 225 and 258 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on State and County Affairs, to whom was referred Senate Bill No. 206, by Durant of the Senate and Miller (of Ottawa County) of the House, entitled: An Act authorizing the several counties of the State of Oklahoma to purchase land, improve and equip the same as a county farm, for the more humane and economical care of such persons, authorizing the issuance of bonds by said counties for said purposes; repealing Section 4527, Article 1, Chapter 58, Revised Laws of Oklahoma 1910, and Chapter 13, Session Laws of 1910-11 and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your committee on County and State Affairs, to whom was referred Senate Bill No. 225, by Hill, entitled; An Act providing for and requiring an audit and examination of the records and accounts of all county officers at least every two years; and prescribing the powers and duties of the State Examiner and Inspector in relation thereto, and for the payment of the expenses thereof; and providing for the institution of suits and actions against delinquent officials, and prescribing the duties of the attorney general in such cases, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your committee on County and State Affairs, to whom was referred Senate Bill No. 258, by Clark, Briggs, Golobie, Nichols, and McPherran of the Senate and Heberling and Beck of the House, entitled: An Act authorizing the Board

of County Commissioners of any county in the State of Oklahoma to lease, rent or donate any room in their control for the use of the Grand Army of the Republic, the American Legion and Confederate Soldiers, or any patriotic society, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Senator West submitted the following committee report, which was adopted and Senate Bill No. 180 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Fees and Salaries, to whom was referred Senate Bill No. 180, by Ingraham of the Senate and Admire of the House, entitled: An Act relating to salaries of county commissioners in counties between 60,000 and 64,000 population; repealing all laws and parts of laws in conflict herewith and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

Amendment No. 1. Line 1, page 1, striking after the word over and before the word and the following: "Sixty Thousand" and insert in lieu thereof "Sixty-two Thousand." And in line 2 instead of "Sixty-four Thousand," insert "Sixty-five Thousand."

Amendment No. 2. After the word "two" in line 7 strike the remainder of Section 1 and insert in lieu thereof "their actual expenses both in or out of the County, when on duty pertaining to the business of the County."

Amendment No. 3. Make section 2 to read "Section 3" and insert as Section 2 "They shall devote their entire time to the duties that are involved in this office and without any

other compensation than that prescribed in Section 1."

Amendment No. 4. Cut out the emergency.

L. L. WEST, Chairman.

On motion of Senator Lillard, Senate Bills Nos. 213, 214, 215 and 216 were recommitted to Judiciary Committee No. 1.

Senate Bill No. 87 was read for the fourth time, signed by the President, and ordered transmitted to the Honorable House for the signature of the Speaker of the House.

Senate Bill No. 94 was read for the fourth time, signed by the President, and ordered transmitted to the Honorable House for the signature of the Speaker of the House.

The President signed the enrolled copy of Senate Resolution No. 1 and ordered same transmitted to the Secretary of State.

The President signed the engrossed copy of Senate Bill No. 203 and ordered same transmitted to the Honorable House.

Senator Sherman introduced the following resolution, which was read:

Senate Concurrent Resolution No. 10, by Sherman, A Resolution to authorize and direct the Oil and Gas Committee to investigate the causes of the pipe line companies doing business in Oklahoma for reducing the price of crude oil, and other purposes.

Senator Sherman moved that the rules be suspended and the resolution taken up for consideration, which prevailed.

Senator Sherman offered the following amendment, which was adopted.

Mr. President: I move to amend Senate Concurrent Resolution No. 10 by striking lines 1, 2 and 3 of Section 1 and inserting in lieu thereof the following:

Section 1. That a joint committee of the Senate and House of Representatives be appointed, same to consist of ten members, five to be appointed by the President of the Senate and five by the Speaker of the House.

SHERMAN.

Senator McPherren presiding.

On motion of Senator Sherman, Senate Concurrent Resolution No. 10, as amended, was adopted and the resolution referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Resolution No. 20 was ordered stricken from the Calendar.

Senator W. H. Woods moved that Senate Bill No. 26 be reported out and placed on the Calendar.

The vote occurring on the motion of Senator Woods, the roll was called with the following result:

Ayes: Briggs, Brown, Cordell, Davidson, Dearmon, Fleming, Glasser, Ingraham, Johnson, Land, Lillard, Looney, Pugh, Ratliff, Sherman, Spurlock, Woods (E. E.), Woods (W. H.). Total 18.

Nays: Carlock, Cartwright, Clark, Cornett, Coyne, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Leedy, McPherren, Morton, Nichols, Rutherford, Wallace, Wells, West. Total 19.

Excused: Frye, Lynch. Total 2.

Absent : Anglin, Draughon, Durant, Holloway, Simpson. Total 5.

The President presiding.

The Chair declared the motion lost.

BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 273, by Glasser and Cordell, An Act amending chapter 164, Session Laws of 1915, relating to income taxes, repealing all laws in conflict herewith, and declaring an emergency.

Senate Bill No. 274, by Briggs and Hill, of the Senate, and Brice, of the House, An Act creating a system of criminal identification and investigation and providing for the appointment of a superintendent, defining his duties, qualifications and powers; fixing compensation of said superintendent, and providing for the manner of paying the same and providing for the expense of conducting the office.

Senate Bill No. 275, by W. H. Woods, Spurlock and Looney, An Act defining the terms "Rural Schools" and "Rural Public Schools" as used in chapter 62 of the Session Laws of Oklahoma, 1919, and declaring an emergency.

Senate Bill No. 276, by W. H. Woods, An Act requiring persons to support and maintain indigent and poor parents, prescribing a penalty for the violation thereof, and declaring an emergency.

Senate Bill No. 277, by Looney, An Act prohibiting county, municipal, district or school district officer or officers and their employes, agents, and servants, from representing any business concern, corporate or individual, in the purchase or sale of any supplies or other thing of value purchased or sold by the county, or any subdivision thereof, or any school district, or any municipality within said county, or to represent such business concern, corporate or individual, in the purchase or sale of bonds or other thing of value owned and for sale by any county or subdivision thereof, school district or municipality within said county, and fixing the penalty for the violation thereof, and declaring an emergency.

Senate Bill No. 278, by Anglin, An Act repealing chapter 178 of the Session Laws of 1915, relating to frauds upon hotels, providing for lien on baggage, etc., and declaring an emergency.

Senate Bill No. 279, by Anglin, of the Senate, and Smith (Bryan) of the House, An Act placing hotels, public boarding houses and public rooming houses under the jurisdiction and control of the Corporation Commission, with power to fix and establish rates and prescribe rules, requirements and regulation of service, etc., providing for appeal, and declaring an emergency.

Senate Bill No. 280, by Lillard, of the Senate, and Hardie, of the House, An Act fixing the salaries of certain clerical, stenographic and other positions connected with the Supreme Court and Criminal Court of Appeals, repealing all acts and parts of acts in conflict herewith.

Senate Bill No. 281, by Glasser, An Act fixing the salaries of county attorneys and county judges and authorizing the employment of certain deputies by county officers in counties having a population of not less than 37,499, and not more than 37,750, fixing the salaries of such officers and deputies, repealing all laws in conflict herewith, and declaring an emergency.

Senate Bill No. 282, by Hensley, McPherrren and Nichols, An Act fixing the salaries of the State Librarian, Assistant Librarian and Reference Librarian, repealing all acts and parts of acts in conflict herewith.

Senate Bill No. 283, by Looney, An Act repealing section 1736, Revised Laws of 1910, relating to county treasurer holding office for a longer period than two terms in succession.

Senate Bill No. 284, by Looney, An Act repealing section 1735, Revised Laws of 1910, relating to county treasurer certifying taxes due and unpaid on abstracts, and declaring an emergency.

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committee indicated:

Senate Bill No. 260, by Simpson and Ingraham, to State and County Affairs.

Senate Bill No. 261, by Simpson, to Public Health.

Senate Bill No. 262, by Simpson, to Judiciary No. 1.

Senate Bill No. 263, by McPherren and Holloway, of the Senate, and Craver, Ottinger and Dabney, of the House, to Roads and Highways.

Senate Bill No. 264, by W. H. Woods, of the Senate, and Gibbons, of the House, to Judiciary No. 1.

Senate Bill No. 265, by Carlock and Draughon, of the Senate, and Hoover, of the House, to Appropriations.

Senate Bill No. 266, by Anglin, to Appropriations.

Senate Bill No. 267, by Looney, to Fees and Salaries.

Senate Bill No. 268, by Glasser, to Roads and Highways.

Senate Bill No. 269, by Johnson, to Appropriations.

Senate Bill No. 270, by E. E. Woods, to Education.

Senate Bill No. 271, by Cordell, to Appropriations.

Senate Bill No. 272, by W. H. Woods, Carlock and Glasser, to Education.

Senate Bill No. 89 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Spurlock,

Wallace, West, Woods (E. E.), Woods (W. H.). Total 31.

Nays: Briggs, Durant, Fleming, Glasser, Rutherford, Sherman, Wells. Total 7.

Excused: Frye, Lynch. Total 2.

Absent: Carlock, Coyne, Harvey, Simpson. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure" the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Spurlock, Wallace, West, Woods (E. E.), Woods (W. H.). Total 31.

Nays: Briggs, Durant, Fleming, Glasser, Rutherford, Sherman, Wells. Total 7.

Excused: Frye, Lynch. Total 2.

Absent: Carlock, Coyne, Harvey, Simpson. Total 4.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 89 and ordered same transmitted to the Honorable House.

Senate Bill No. 80 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Looney, McPherren, Mor-

ton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, West, Woods (E. E.), Woods (W. H.). Total 36.

Nays: Carlock, Davidson, Lillard, Wallace. Total 4.

Excused: Frye, Lynch. Total 2.

Absent: Harvey, Simpson. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Looney, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, West, Woods (E. E.), Woods (W. H.). Total 35.

Nays: Carlock, Davidson, Leedy, Lillard, Wallace. Total 5.

Excused: Frye, Lynch. Total 2.

Absent: Harvey, Simpson. Total 2.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 80 and ordered same transmitted to the Honorable House.

Senate Bill No. 99 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Glasser, Golobie, Harrison, Hensley,

Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, West, Woods (W. H.). Total 38.

Nays: Woods (E. E.). Total 1.

Excused: Frye, Lynch, Total 2.

Absent: Harvey, Morton, Simpson. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, West, Woods (W. H.). Total 38.

Nays: Woods (E. E.). Total 1.

Excused: Frye, Lynch, Total 2.

Absent: Harvey, Morton, Simpson. Total 3.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 99 and ordered same transmitted to the Honorable House.

On motion of Senator Rutherford, Senate Bill No. 138 was advanced to engrossment and third reading and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senator Glasser was excused until Monday.

Senator Davidson submitted the following Committee Report:

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 191, by Lillard, entitled, An Act making an appropriation to pay Levy Brothers for rental of floor space in the Mercantile Building, occupied by state officers from April 1, 1911, to April 1, 1913, and declaring an emergency, beg leave to report that we have had the same under consideration and herewith return the same with the recommendation that it do not pass.

R. L. DAVIDSON. Chairman.

Senator Nichols moved that the bill be printed and placed on the Calendar, which lost.

Senator Nichols moved that Senate Bill No. 191 be re-committed to the Appropriation Committee, which lost.

The following message from the House was read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives, to transmit herewith, enrolled copy of House Bill No. 27, by Brice and Matthews of the House, and Hill of the Senate, entitled:

“County Officers—Deputies—Special Provision: An Act for the purpose of regulating the number of deputies for certain county officers, the salaries for same in certain counties, repealing all Acts in conflict herewith, and declaring an emergency.”

So that your honorable body may reconsider the vote by which this bill passed the Senate.

Respectfully,

ALBERT ROSS, Chief Clerk.

Senator Hill moved that the vote by which House Bill No. 27 passed be reconsidered, which unanimously prevailed.

Senator Hill moved that the vote by which House Bill No. 27 passed to engrossment and third reading be reconsidered, which prevailed.

House Bill No. 27 was taken up for consideration.

Senator Hill offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 27 in section 3, line 17, of said section 3, strike out the word "of" and insert in lieu thereof a "comma" and the word "the."
HILL.

Senator Hill offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 27 as follows: in section 4, line 15 of said section 4, after the word "upon" and before the word "application" insert the word "said."
HILL.

Senator Hill offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 27 as follows: In section 4, in line 18 of said section 4, strike out the word "of" and insert in lieu thereof the word "the."
HILL.

On motion of Senator Hill House Bill No. 27, as amended, was adopted and advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills for the engrossment of the Senate amendments.

On motion of Senator Morton Senate Bill No. 70 was advanced to engrossment and third reading.

Senator Morton moved that the rules be suspended and

Senate Bill No. 70 considered engrossed and placed on third reading and final passage, which prevailed.

Senate Bill No. 70 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Cordell, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.) Total 34.

Nays: None.

Excused: Frye, Glasser, Lynch. Total 3.

Absent: Brown, Clark, Cornett, Coyne, Harvey, Lillard, Woods, (W. H.) Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Cordell, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.) Total 34.

Nays: None.

Excused: Frye, Glasser, Lynch. Total 3.

Absent: Brown, Clark, Cornett, Coyne, Harvey, Lillard, Woods, (W. H.) Total 7.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting

the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 197 was taken up for consideration and read.

Senator Draughon moved that Senate Bill No. 197 be advanced to engrossment and third reading, which prevailed.

Senate Bill No. 162 was taken up for consideration and read.

Senator W. H. Woods moved that Senate Bill No. 162 be advanced to engrossment and third reading, which prevailed.

Senator W. H. Woods moved that the rules be suspended and Senate Bill No. 162 considered engrossed and placed on third reading and final passage, which prevailed.

Senate Bill No. 162 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Golobie, Hensley, Hill Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Coyne, Fleming, Harrison. Total 3.

Excused: Frye, Glasser, Lynch. Total 3.

Absent: Brown, Harvey. Total 2.

The bill having received a constitutional majority of the votes of all members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill becoming an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Davidson, Dearmon, Draughon, Durant, Golobie, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: Cornett, Coyne, Fleming, Harrison. Total 4.

Excused: Frye, Glasser, Lynch. Total 3.

Absent: Brown, Harvey. Total 2.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Draughon moved that the rules be suspended and Senate Bill No. 197 considered engrossed and placed on third reading and final passage, which prevailed.

Senate Bill No. 197 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: Briggs. Total 1.

Excused: Frye, Glasser, Lynch. Total 3.

Absent: Brown, Harvey. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.)
Total 38.

Nays: Briggs. Total 1.

Excused: Frye, Glasser, Lynch. Total 3.

Absent: Brown, Harvey. Total 2.

Senator Davidson presiding.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 66 was taken up for consideration and read.

Senator Briggs offered the following amendment for Senator Glasser:

Mr. President: I move to amend Senate Bill No. 66, line 2, page 1, by striking after the word "authorized" and before the word "to" the words "and directed."

GLASSER.

The President presiding.

The vote occurring on the Glasser amendment, same was adopted by the following roll call vote:

Ayes: Anglin, Briggs, Brown, Clark, Cornett, Coyne, Dav-

idson, Durant, Fleming, Golobie, Harrison, Harvey, Ingraham, Land, Leedy, Nichols, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.) Total 22.

Nays: Carlock, Cartwright, Cordell, Dearmon, Draughon, Hensley, Hill, Holloway, Horner, Johnson, Lillard, Looney, McPherren, Morton, Pugh, Ratliff, Rutherford, West, Woods, (W. H.) Total 19.

Excused: Frye, Glasser, Lynch. Total 3.

Absent: None.

Senator Morton offered the following amendment:

Mr. President: I move to amend Senate Bill No. 66, page 2, by adding the following to the section "Provided further, that such bond purchases shall be apportioned to counties according to assessed valuation."

MORTON.

On motion of Senator West the amendment was tabled.

Senator Rutherford offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 66, line 5, page 1, by inserting after the word "road" and before the word "bonds" the words "and bridge."

RUTHERFORD.

Senator Rutherford offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 66, line 10, page 2, by inserting after the word "road" and before the word "bonds" the words "and bridge."

RUTHERFORD.

Senator Rutherford offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 66, line

6, page 2, by inserting after the word "road" and before the word "bonds" the words "and bridge."

RUTHERFORD.

Senator Rutherford offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 66, line 2, page 1, by inserting after the word "road" and before the word "bonds," "and bridge" in the caption of the bill.

RUTHERFORD.

Senator Harrison offered the following motion:

Mr. President: I move to recommit this bill with instructions to amend by providing that the bill shall be submitted to a vote of the people.

HARRISON.

On motion of Senator McPherran the amendment was tabled.

On motion of Senator McPherran Senate Bill No. 66, as amended, was adopted and advanced to engrossment and third reading.

Senator Anglin moved that the rules be suspended and Senate Bill No. 66 considered engrossed and placed on third reading and final passage, which prevailed.

Senate Bill No. 66 was read for the third time at length.

The question being "Shall the bill pass?" the roll was called with the following result:

Ayes: Carlock, Cartwright, Clark, Cordell, Dearmon, Draughon, Harrison, Harvey, Hill, Holloway, Horner, Lillard, Looney, McPherran, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (W. H.). Total, 23.

Nays: Anglin, Briggs, Brown, Gornett, Coyne, Davidson, Durant, Fleming, Hensley, Ingraham, Land, Leedy, Morton, Sherman, Woods, (E. E.) Total 15.

Excused: Frye, Glasser, Lynch. Total 3.

Absent: Golobie, Johnson, Nichols. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Lillard, Looney, McPherren, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.) Woods, (W. H.)
Total 31.

Nays: Brown, Coyne, Fleming, Ingraham, Land, Leedy.
Total 6.

Excused: Frye, Glasser, Lynch. Total 3.

Absent: Briggs, Golobie, Johnson, Nichols. Total 4.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

The following message from the House was read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, Re-engrossed copy of House Bill No. 62, by Graham, entitled:

"An Act amending Section 4022 of the Revised Laws of Oklahoma, 1910, relating to release of real estate mortgages by agent or attorney."

Also, Engrossed copy of Senate Bill No. 35, by Leedy and Cartwright of the Senate, entitled:

“Being An Act to regulate the practice of Chiropractic, creating a chiropractic Board of examiners, etc.”

And to inform you, and through you the honorable Senate, that these Bills have been passed by the House of Representatives, and were signed by the Speaker of the House of Representatives in open session.

Respectfully, ALBERT ROSS, Chief Clerk.

The Chair announced that in the message from the Honorable House there appeared to be an error relative to House Bill No. 62 and instructed the Secretary of the Senate to advise the Honorable House as to the status of House Bill No. 62 as it now appeared in the Senate.

Senate Bill No. 35 was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator West asked to be excused from the following day's session, which was granted.

Senator Wells moved that when the Senate adjourn it adjourn until Monday under the rule.

Senator Hill moved to table the motion, and the roll being called thereon resulted as follows:

Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Fleming, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Looney, McPherren, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (W. H.) Total 27.

Nays: Briggs, Brown, Carlock, Dearmon, Draughon, Ingraham, Land, Leedy, Lillard, Woods, (E. E.) Total 10.

Excused: Frye, Glasser, Lynch. Total 3.

Absent: Durant, Golobie, Johnson, Nichols. Total 4.

The Chair declared the motion to table carried.

Senator Cartwright asked unanimous consent to introduce a resolution, which was granted.

Senator Cartwright introduced the following resolution:

Senate Resolution No. 23, by Cartwright.

A Resolution setting apart one hour for appropriate ceremonies in honor of Abraham Lincoln:

WHEREAS, the 12th day of February is the birthday of Abraham Lincoln, therefore,

BE IT RESOLVED, that the Senate devote the hour from 2:00 to 3:00 p. m., to appropriate ceremonies in honor of his name and memory, and that Senator Golobie and Harrison be requested to address the Senate at that time, also all other Senators who may be so minded, and that Senators Glasser and Rutherford be requested to prepare and present to the Senate resolutions suitable to the occasion.

On motion of Senator Cartwright the resolution was adopted, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Ingraham asked to be excused until Monday, which was granted.

Senator Ratliff asked to be excused from tomorrow's session, which was granted.

Senator Wallace asked to be excused from the sessions of Saturday, Monday and Tuesday, which was granted.

Senator Morton submitted the following committee report:

Mr. President: The Committee on Engrossed and Enrolled Bills beg leave to report Senate Bill No. 70 correctly engrossed.

L. A. MORTON, Chairman.

The President signed the engrossed copy of Senate Bill No. 70 and ordered same transmitted to the Honorable House.

Senator Morton asked to be excused from tomorrow's session, which was granted.

Senate Bill No. 31 was taken up for consideration.

Senator Spurlock moved that Senate Bill No. 31 be advanced to engrossment and third reading, which prevailed and the bill was referred to the Committee on Engrossed and Enrolled Bills.

On motion of Senator Clark the Senate adjourned under the rule.

THIRTY-FIFTH LEGISLATIVE DAY.

Saturday, February 12, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment, and was called to order by the President.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Excused: Glasser, Ingraham, Morton, Wallace, West. Total 5.

Absent: Frye, Land, Rutherford. Total 3.

Prayer by the Chaplain.

On request of Senator Sherman, Senator Frye was excused for the day.

The Journal of the previous day's session was read and approved.

Senator Clark submitted the following committee report:

Mr. President: The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 66, 162 and 197; Senate Concurrent Resolution No. 10 and Senate Resolution No. 23 correctly engrossed.

CLARK, Acting Chairman.

Senator Davidson submitted the following committee reports, which were adopted and Senate Bills Nos. 231 and 256 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 231, by Harrison, entitled; A Bill to be entitled, "An Act making an appropriation to aid the separate or minority schools for colored children of Oklahoma and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended.

Amendment No. 1. Strike out Section 1, and insert the following:

"Section 1. There is hereby appropriated out of any money in the State Treasury not otherwise appropriated the sum of \$20,000.00, or so much thereof as may be necessary, for the purpose of aiding during the fiscal year ending June 30, 1921, the separate schools of the State maintained for the education of colored children."

Amendment No. 2. Amend Section 2 to read as follows:

"Section 2. Immediately upon the passage and approval of this Act the county superintendents of all counties where separate schools **for colored children** are maintained shall send to the State Superintendent of Public Instruction a verified statement of what each separate school for colored children needs in order to continue its term for a reasonable length of time. The State Superintendent of Public Instruction is

hereby empowered to approve the claims of the county superintendents for aid for the separate schools for colored children in any amount not exceeding \$250.00 for any one such separate school for colored children."

Amendment No. 3. Amend Section 3 as follows:

"Section 3. Warrants for all money granted under the provisions of this Act shall be transmitted to the County Treasurer like all other school funds under the provisions of the law, and the County Treasurer shall place to the credit of the various separate school districts for colored children the amounts granted by the State Superintendent of Public Instruction and deposited by the State Treasurer.

DAVIDSON, Chairman.

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 256, by Senate Committee on Appropriations, entitled: An Act making an appropriation to pay the Pinner Construction Company, its successors or assigns, balance owing by the State for the construction of barracks at the Oklahoma Military Academy at Claremore, Oklahoma, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator W. H. Woods introduced the following resolution:

Senate Resolution No. 24, by W. H. Woods, A Resolution requesting the Governor to parole the inmates of the State Training School for Boys located at Pauls Valley, Oklahoma, until such time that an appropriation can be made available for the maintenance and support of said inmates.

Senator W. H. Woods moved that the rules be suspended and the resolution taken up for immediate consideration, which

lost, and the resolution was laid over under the rule.

Senator Looney presented a resolution from the Paul Garret Post American Legion, Mangum, Oklahoma, urging the adoption of the original plan with reference to the construction of a hospital for the disabled World War Veterans, which was read and referred to the Committee on Hospitals and Charities.

Senator Lillard moved that Senate Bill No. 9 be made a special order for two o'clock on Tuesday afternoon, which was unanimously adopted.

BILLS AND JOINT RESOLUTIONS ON FIRST READING.

The following bills and joint resolutions were introduced and read for the first time:

Senate Bill No. 285, by Davidson, An Act to provide for submitting to the people of the State of Oklahoma the question: "Shall there be a convention to propose a new Constitution?" and to provide for such convention, if a majority of the electors voting thereon shall decide that such convention be held.

Senate Bill No. 286, by Senate Committee on Appropriations, An Act making an appropriation to pay deficiency claims and declaring an emergency.

Senate Bill No. 287, by Spurlock, An Act amending Section 1, Chapter 165, of the Session Laws of 1919, relating to fees and salaries of sheriffs, constables and jailors, and declaring an emergency.

Senate Bill No. 288, by Holloway, An Act amending Section 1, Chapter 51, Session Laws of Oklahoma, 1915, relating to the emergency repairing or reconstruction of bridges, and providing for the payment thereof, and declaring an emergency.

Senate Joint Resolution No. 19, By Sherman, of the Senate, and Tylee and Salter of the House, A Resolution to set

aside 100 beds at the State University Hospital for the purpose of caring for sick and disabled ex-service men and women.

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committee indicated:

Senate Bill No. 273, by Glasser and Cordell, to Judiciary No. 1.

Senate Bill No. 274, by Briggs and Hill of the Senate, and Brice of the House, to Penal Institutions.

Senate Bill No. 275, by W. H. Woods, Spurlock and Looney, to Education.

Senate Bill No. 276, by W. H. Woods, to Hospitals and Charities.

Senate Bill No. 277, by Looney, to Education.

Senate Bill No. 278, by Anglin, to Judiciary No. 1.

Senate Bill No. 279, by Anglin, of the Senate and Smith (Bryan) of the House, to Public Service Corporations.

Senate Bill No. 280, by Lillard, of the Senate and Hardie of the House, to Fees and Salaries.

Senate Bill No. 281, by Glasser, to Fees and Salaries.

Senate Bill No. 282, by Hensley, McPherren and Nichols, to Fees and Salaries.

Senate Bill No. 283, by Looney, to State and County Affairs.

Senate Bill No. 284, by Looney, to State and County Affairs.

Senator Davidson moved that the Senate meet with the House of Representatives on the 17th of February to hear Miss Mary McSwiney of Cord, Ireland, speak on the Irish question and that the Chair appoint a committee to meet with a

like committee from the House to arrange for the speaking, which prevailed and the Chair appointed Senators Coyne, Davidson and Lynch as such committee.

The President signed the engrossed copy of Senate Bill No. 66 and ordered same transmitted to the Honorable House.

The President signed the engrossed copy of Senate Bill No. 162 and ordered same transmitted to the Honorable House.

The President signed the engrossed copy of Senate Concurrent Resolution No. 10 and ordered same transmitted to the Honorable House.

The President signed the engrossed copy of Senate Resolution No. 23 and ordered same returned to the Committee on Engrossed and Enrolled Bills for enrollment.

The President signed the engrossed copy of Senate Bill No. 197 and ordered same transmitted to the Honorable House.

Senator Hill presiding.

The Chair announced that the hour set apart for services in memory of Abraham Lincoln had arrived.

Senators Golobie, Harrison, Cartwright and Briggs addressed the Senate.

The President presiding.

The following message from the House was read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, Enrolled copies of the following described bills:

Senate Bill No. 87, by Roy Harvey of the Senate and H. E. Keim of the House, entitled: "An Act authorizing County Assessors in counties having a population of not less

than 13,500 or more than 13,600, according to the 1920 Federal census, to appoint one or more deputies, and authorizing the Board of County Commissioners to fix the salary thereof, and to allow and provide for the payment by the county of the County Assessor's necessary traveling expenses and fixing the maximum salary of the County Court stenographer, and hereby repealing all laws in conflict herewith, and declaring an emergency."

Senate Bill No. 94, by Rutherford, entitled: "An Act providing for the regulation of service and pay of County Commissioners in counties between fifty-five thousand (55,000) and sixty-two thousand (62,000) population, prescribing their duties, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that these bills have been signed by the Speaker of the House of Representatives in open session.

Respectfully.

ALBERT ROSS, Chief Clerk.

Senate Bills Nos. 87 and 94 were ordered transmitted to the Governor.

House Bill No. 56 was taken up for consideration and read.

On motion of Senator McPherran, House Bill No. 56 was referred to the Committee on Roads and Highways.

House Bill No. 83 was taken up for consideration and read.

Senator Nichols offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 83, lines 6, 7, 8 and 9, page 2, by striking after the "period" after the word "him" all of that line and lines 7, 8 and 9 and insert in lieu thereof the following, "the said county

engineer shall receive as compensation a salary to be fixed by the Board of County Commissioners for his services on road and bridge and other work appertaining thereto."

NICHOLS.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 83, line 15, page 7, by inserting after the word "system" and before the emergency section a new section as follows:

"Section 2. Nothing in this act shall be construed to alter, repeal or affect the provisions of chapter 37, Session Laws of Oklahoma, 1919," and renumbering section 2 to read section 3.

DAVIDSLON.

Senator McPherren moved that the Sergeant at Arms be instructed to procure key to the windows in the gallery from the State Board of Public Affairs, which prevailed and the Sergeant at Arms was so instructed by the Chair.

Senator Nichols offered the following amendment, which was lost:

Mr. President: I move to amend House Bill No. 83, line 9, page 4, by adding after the word "for" and before the word "to" the words "not more than" and by striking after the word "to" the words "or more."

NICHOLS.

On motion of Senator McPherren, House Bill No. 83, as amended, was adopted and advanced to engrossment and third reading, and the bill referred to the Committee on Engrossed and Enrolled Bills for the engrossment of the Senate amendments.

House Bill No. 50 was taken up for consideration and read.

Senator Clark moved that further consideration of House Bill No. 50 be indefinitely postponed.

Senator Simpson moved to lay the motion on the table, which lost.

The vote occurring on the motion of Senator Clark, the roll being called resulted as follows:

Ayes: Briggs, Brown, Carlock, Clark, Fleming, Golobie, Harrison, Hensley, Horner, Leedy, Looney, Nichols, Sherman, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.). Total 17.

Nays: Anglin, Cartwright, Cordell, Cornett, Coyne, Davidson, Dearmon, Harvey, Hill, Holloway, McPherran, Pugh, Ratliff, Simpson. Total 14.

Excused: Frye, Glasser, Ingraham, Morton, Wallace, West. Total 6.

Absent: Draughon, Durant, Johnson, Land, Lillard, Lynch, Rutherford. Total 7.

The Chair declared the motion to indefinitely postpone House Bill No. 50 carried.

Senator Harrison served notice that on the next legislative day he would move to reconsider the vote by which the motion to indefinitely postpone House Bill No. 50 prevailed.

House Bill No. 7 was taken up for consideration and read.

Senator Fleming offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 7 by adding the name of Senator W. H. Woods as one of the authors of the bill.

FLEMING.

Senator Spurlock offered the following amendment:

Mr. President: I move to amend House Bill No. 7, line

3, page 2, by striking after the word "record" and before the word "for three" and inserting "four."

SPURLOCK.

On motion of Senator Coyne the amendment was tabled.

Senator Holloway moved that House Bill No. 7, as amended, be adopted, the Senate amendments considered engrossed and the bill placed on third reading and final passage, which prevailed.

House Bill No. 7 was read for the third time at length.

The question being "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cordell, Cornett, Coyne, Davidson, Dearmon, Durant, Fleming, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Leedy, Looney, McPherren, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.). Total 28.

Nays: None.

Excused: Frye, Glasser, Ingraham, Morton, Wallace, West. Total 6.

Absent: Briggs, Cartwright, Clark, Draughon, Hensley, Johnson, Land, Lillard, Lynch, Rutherford. Total 10.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill referred to the Committee on Engrossed and Enrolled Bills for engrossment of Senate amendment.

The President signed the engrossed copy of House Bill No. 7.

House Bill No. 77 was taken up for consideration and read.

On motion of Senator W. H. Woods further consideration of the bill was deferred until the next House day.

House Bill No. 75 was taken up for consideration and read.

On motion of Senator Holloway further consideration of the bill was deferred until the next House day.

Senator Harrison asked that House Bill No. 62 be considered, which was granted.

House Bill No. 62 was taken up for consideration.

Senator Harrison asked unanimous consent for House Bill No. 62 to go over until the next House day, which was granted.

House Bill No. 42 was taken up for consideration.

On motion of Senator Spurlock, House Bill No. 42 was advanced to engrossment and third reading.

House Concurrent Resolution No. 10 was taken up for consideration and read.

On motion of Senator Hill the resolution was adopted.

The President signed the engrossed copy of House Concurrent Resolution No. 10 and ordered same returned to the Honorable House.

House Concurrent Resolution No. 6 was taken up for consideration and read.

On motion of Senator Hill the resolution was adopted.

The President signed the engrossed copy of House Concurrent Resolution No. 6 and ordered same returned to the Honorable House.

Senator Durant asked to be excused for a period of not exceeding ten days, which was granted.

Senator Horner asked to be excused from Monday's session, which was granted.

On motion of Senator Hill, House Bill No. 156 was advanced to engrossment and third reading.

On motion of Senator Hill, House Bill No. 35 was advanced to engrossment and third reading.

On motion of Senator Clark the Senate adjourned until Monday under the rule.

THIRTY-SIXTH LEGISLATIVE DAY.

Monday, February 14, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherrin, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.)
Total 37.

Excused: Durant, Horner, Wallace. Total 3.

Absent: Anglin, Frye, Lynch, Ratliff. Total 4.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senators Anglin, Frye, Lynch and Ratliff were excused for the day.

The Journal of the previous day's session was read and approved.

Senator Morton submitted the following committee report:

Mr. President: The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bill No. 35 correctly enrolled and Senate amendments to House Bill No. 7 correctly engrossed.

L. A. MORTON, Chairman.

Senator Harrison offered the following motion, which prevailed:

Mr. President: I move you, Sir, that immediately upon the completion of the regular order of today's session, the Senate, out of respect to the memory of the Honorable T. B. Ferguson, stand adjourned.

HARRISON.

Senator McPherran submitted the following committee report, which was adopted and House Bill No. 55 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Public Roads and Highways, to whom was referred Engrossed House Bill No. 55, by Knight, entitled: An Act amending Section 7589 of the Revised Laws of Oklahoma, 1910, as amended by Section 3, Chapter 30, Session Laws of 1916, relating to exemption by cash payment from road work, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

1st Amendment:

The title is prefixed by—"An Act amending Section 7589 of the Revised Laws of Oklahoma, 1910, as amended by"—

2nd Amendment:

First line of Section I. "That Section 7589 of the Revised Laws of Oklahoma, 1910, as amended by" is inserted.

3rd Amendment:

"Section 7589" is substituted for Section 3."

McPHERREN, Chairman.

Senator Davidson submitted the following committee report, which was adopted:

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 9, by Looney, entitled: An Act to provide for the construction, by the State of Oklahoma, of a hospital and vocational training building for honorably discharged United States Soldiers, Sailors and Marines and Army and Navy Nurses suffering from disabilities and diseases, etc., and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendment being as follows, to wit:

Amendment No. 1. Strike out the following language, in lines 2 and 3 on page 2 of the original bill: "from the House of Representatives of the State of Oklahoma"; and the following language in line 4 on page 2 of the original bill: "from the Senate of the State of Oklahoma."

Amendment No. 2. Insert after the word "Oklahoma" and before the word "Such," in the last line of Section 2 of the bill, the following: "The term of office of the members of said Commission shall be four years, except the first term of the member of the American Legion by the Department of Okla-

homa and the member selected by the Federated Women's Clubs of the State, which shall be two years, but the term of said members thereafter shall be four years."

Amendment No. 3. Strike out of lines 5 and 6 of Section 4 of the bill the following language: "including money spent for the purpose of installing and constructing a spur track," and insert the figures "\$800,000.00," in line 7 of Section 4 of the bill, the following: "Provided, that not more than eighty per cent. (80%) of the estimates for work done shall be paid until the final completion of the hospital and the acceptance thereof by the Commission hereinbefore created."

R. L. DAVIDSON, Chairman.

Senator Davidson moved that the Senate proceed with the immediate consideration of Senate Bill No. 9, which prevailed:

Senate Bill No. 9 was taken up for consideration and read.

Senator Davidson moved that Senate Bill No. 9 be advanced to engrossment and third reading.

Senator Fleming moved as a substitute that the bill be passed over for the day and that it be printed and placed on the Calendar.

Senator Johnson moved to table the substitute motion.

Senator Davidson moved a call of the house, which prevailed.

The vote occurring on the motion of Senator Johnson to table the Fleming motion, the roll was called with the following result:

Ayes: Carlock, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Harrison, Hensley, Hill, Ingraham, Johnson,

Leedy, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Rutherford, Simpson, Spurlock, West, Woods, (W. H.) Total 24.

Nays: Brown, Cornett, Fleming, Glasser, Harvey, Land, Sherman, Wells, Woods, (E. E.) Total 9.

Excused: Anglin, Durant, Frye, Horner, Lynch, Ratliff, Wallace. Total, 7.

Absent: Briggs, Cartwright, Golobie, Holloway. Total, 4.

The Chair declared the motion to table carried.

Senator Wells offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 9, by striking after the word "appropriate" and before the word "dollars" the words "eight hundred thousand (\$800,000.00) dollars" and inserting "one million (\$1,000,000) dollars."

WELLS.

Senator E. E. Woods offered the following amendment which was adopted:

Mr. President: I move to amend Senate Bill No. 9 by adding a new section to read as follows:

"In the event that a satisfactory lease with the federal government cannot be arranged, as provided by section 3, this hospital shall be operated under the same management and control as the University Hospital, as now provided by law."

E. E. WOODS.

Senator Davidson moved that Senate Bill No. 9, as amended, be adopted and the bill advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the rules be suspended, Senate Bill No. 9 considered engrossed and placed on third reading and final passage, which prevailed.

Senate Bill No. 9 was read for the third time at length.

Senator Cordell moved the previous question, which prevailed.

The President presiding.

Senator Davidson moved that Senator Harrison be given fifteen minutes to close the debate, which prevailed.

Senator W. H. Woods moved that Senator Ingraham be given time in which to speak on the bill, which prevailed.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Glasser, Golobie, Harrison, Hensley, Hill, Holloway,, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherran, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: Briggs, Brown, Fleming, Harvey. Total 4.

Excused: Anglin, Durant, Frye, Horner, Lynch, Ratliff, Wallace. Total, 7.

Absent: None.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Simpson moved that the vote by which Senate Bill No. 9 passed be reconsidered and that that motion lie on the table, which prevailed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Glasser, Golobie, Harrison, Hensley, Hill, Holloway,, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherran, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: Briggs, Brown, Fleming, Harvey. Total 4.

Excused: Anglin, Durant, Frye, Horner, Lynch, Ratliff, Wallace. Total, 7.

Absent: None.

The emergency having received a constitutional two-thirds majority of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Simpson moved that the vote by which the emergency to Senate Bill No. 9 passed be reconsidered and that that motion lie on the table, which prevailed.

The following messages from the Governor were read:

GOVERNOR'S MESSAGE.

To the Honorable, the President, and Members of the Senate:

I have the honor to advise that I have this day approved S. B. No. 87, by Roy Harvey, of the Senate; and H. E. Keim, of the House, entitled:

"An Act authorizing County Assessors in counties having a population of not less than 13,500, or more

than 13,600, according to the 1920 Federal census, to appoint one or more deputies, etc.”

and I have caused the same to be duly filed in the office of the Secretary of State.

Respectfully,

J. B. A. ROBERTSON,

Governor.

GOVERNOR'S MESSAGE.

To the Honorable, the President, and Members of the Senate:

I have the honor to advise that I have this day approved S. B. No. 94, by Rutherford, entitled:

An Act providing the regulation of service and pay of County Commissioners in counties between fifty-five thousand and sixty-two thousand population, etc.”

and I have caused the same to be duly filed in the office of the Secretary of State.

Respectfully,

J. B. A. ROBERTSON,

Governor.

BILLS AND JOINT RESOLUTIONS ON SECOND READING.

The following bills were read for the second time and referred to the standing committee indicated:

Senate Bill No. 285, by Davidson, to Judiciary No. 1.

Senate Bill No. 286, by Senate Committee on Appropriations, to Appropriations.

Senate Bill No. 287, By Spurlock, to Fees and Salaries.

Senate Bill No. 288, by Holloway, to Roads and Highways.

Senate Joint Resolution No. 19, by Sherman of the Senate, and Tylee of the House, to Hospitals and Charities.

Senator Brown introduced the following resolution, which was read:

SENATE RESOLUTION No. 25.

By Brown, Woods, Clark, Sherman and Harrison.

RESOLUTION OF THE DEATH OF FORMER GOVERNOR
THOMSON B. FERGUSON.

WHEREAS, THOMSON B. FERGUSON, former governor of the State of Oklahoma, and always true and loyal to every trust, departed this life at seven o'clock this morning, February 14th, 1921:

THEREFORE, BE IT RESOLVED, By the Senate of the State of Oklahoma, that the Honorable President appoint a committee of five members of the Senate to attend the funeral of this patriot and statesman, and also a committee of five members to draw up a suitable Resolution of respect and condolence.

On motion of Senator Brown the rules were suspended and the resolution taken up for immediate consideration.

On motion of Senator Brown the resolution was adopted and referred to the Committee on Engrossed and enrolled Bills for engrossment.

The President announced the appointment of the following committee to attend the funeral of ex-Governor Ferguson: Senators Brown, Leedy, Golobie, Clark and Briggs.

The President announced the appointment of the following committee to prepare resolution of condolence upon the death of ex-Governor Ferguson: Senators Brown, Harrison, Simpson, Glasser and Sherman.

Senate Bill No. 35 was read for the fourth time, signed by the President and ordered transmitted to the Honorable House for the signature of the Speaker.

The President signed the engrossed Senate amendment to House Bill No. 7 and ordered the bill returned to the Honorable House.

Senator McPherrren introduced the following resolution, which was read:

SENATE RESOLUTION No. 26.

By Harrison and McPherrren.

A Resolution requesting the State Board of Regents of the University of Oklahoma, the State Board of Public Affairs, and the Dean of the University Hospital to immediately provide for the care of one hundred ex-service men in that Institution.

WHEREAS, the State of Oklahoma owns, controls and supports the University Hospital, located in Oklahoma City, and

WHEREAS, this Hospital is maintained for the use of the afflicted of this State and has a capacity of two hundred beds, now available for use.

THEREFORE, BE IT RESOLVED BY THE SENATE:

That the State Board of Public Affairs, the State Board of Regents of the University of Oklahoma, and the Dean of the University Hospital, be and are hereby requested to immediately make available as many as one hundred beds in said hospital for the care of honorably discharged soldiers and other members of the American forces engaged in the late World War, and to continue to hold said beds for the use of such ex-service men and women until such time as the State shall have made other and ample arrangements for the care of such ex-service men and women.

Senator McPherrren moved that the rules be suspended and the resolution taken up for immediate consideration, which was unanimously carried.

On motion of Senator McPherrren the resolution was adopted and referred to the Committee on Engrossed and Enrolled Bills for engrossment.

On motion of Senator Nichols the Senate adjourned under the rule out of respect to the late ex-Governor Ferguson.

THIRTY-SEVENTH LEGISLATIVE DAY.

Tuesday, February 15, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 39.

Excused: Durant, Wallace. Total 2.

Absent: Dearmon, Frye, Lillard. Total 3.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Sherman asked that Senator Frye be excused for the day on account of sickness, which was granted.

The Journal of the previous day's session was read and approved.

Senator Hill moved that a Steering Committee of five be appointed to arrange the Calendar each day for the remainder of the session, which prevailed, and the Chair appointed as such committee Senators Hill, Davidson, Anglin, Carlock and McPherran.

Senator Clark submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 9 and 31 and Senate Resolution No. 25 correctly engrossed Senate Bill No. 138 correctly re-engrossed; Senate amendments to House Bills Nos. 27, 83 and 156 correctly engrossed and Senate Resolution No. 23 correctly enrolled.

CLARK, Acting Chairman.

Senator Holloway submitted the following committee report which was adopted and House Bill No. 163 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Education, to whom was referred Engrossed House Bill No. 163, by Denny and Steffen of the House, and Pugh of the Senate, entitled, "An Act to amend chapter 74, article 3, section 7680, of the Revised Laws of Oklahoma, 1910, raising the Panhandle Agricultural Institute to college standing, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

W. J. HOLLOWAY, Chairman.

Senator Hensley submitted the following committee report, which was adopted and Senate Bill No. 247 was ordered printed and placed on the Calendar:

Mr. President:

We, your Judiciary Committee Number 2, to whom was referred Senate Bill No. 247, by Cornett, of the Senate, entitled, "An Act regulating the driving of motor vehicles, providing punishment therefor and repealing all laws in conflict therewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HENSLEY, Chairman.

Senator Davidson submitted the following committee reports, which were adopted and Senate Bills Nos. 57, 237, 241, 257 and 265 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 57, by Leedy and Land, entitled, "An Act providing for the Department of Physical Education in the office of the State Superintendent of Public Instruction; providing for a state supervisor of physical education and one stenographer, and making an appropriation for salaries and necessary traveling and incidental expenses," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended, said amendment being as follows, to-wit:

Strike out sections 7 and 8 of the bill.

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations to whom was referred Senate Bill No. 237, by Johnson, of the Senate, and Clark of the House, entitled, "An Act making an appropriation for the support and maintenance of Cameron State Agricultural

School at Lawton, Comanche County, Oklahoma, for the fiscal year ending June 30, 1921, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 241, by Cartwright, entitled, "An Act making an appropriation out of funds now in the hands of the State Treasurer as State Depository derived from fees collected by the State Board of Medical Examiners, during the fiscal years ending June 30, 1920, and June 30, 1921, to pay the current expenses of said board for the fiscal year ending June 30, 1921, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations to whom was referred Senate Bill No. 257, by Senate Committee on Appropriations, entitled, "An Act making an appropriation for the settlement of claims of the Atchison, Topeka and Santa Fe Railway Company against the State for the construction and maintenance of a switch connecting the lines of said railway company with the State capitol grounds, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 265, by Carlock and Draughon, of the Senate, and Hoover of the House, entitled, "An Act making

supplemental appropriations for the support and maintenance of the Oklahoma Confederate Home for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Rutherford submitted the following committee reports, which were adopted and Senate Bills Nos. 149, 205, 212, 262, 264 and 273 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 86, by W. H. Woods, entitled, "An Act declaring all institutions, and all persons, organizations, associations, corporations, trading or carrying on commercial intercourse of any kind whatsoever, with the public, to be public utilities, prescribing a penalty for violating the provisions of this Act, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 149, by Glasser, entitled, "An Act providing for payment of the per diem and mileage of witnesses subpoenaed in behalf of the State or of a pauper defendant, in all criminal actions in the county courts of the State, in all preliminary hearings before a committing magistrate on felony charges, and in all hearings upon complaints to preserve the peace, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 205, by Glasser and Harrison, entitled, "An Act to amend section 5274 of the Revised Laws of Oklahoma, 1910, pertaining to void judgments, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 212, by Holloway, entitled, "An Act designating the roping, throwing or tying down of cattle or other domestic animals for public amusements to constitute cruelty to animals making the doing of same a misdemeanor and prescribing a penalty," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 262, by Simpson, entitled, "An Act to amend section 1, chapter 183, Session Laws of Oklahoma, 1919, and repealing all laws in conflict herewith," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 264, by W. H. Woods, of the Senate, and Gibbons, of the House, entitled, "An Act repealing sections 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968 and 1969, of the

Revised Laws of Oklahoma, 1910, abolishing the county court at Blanchard, Oklahoma, and providing for the transfer of the records of said court to the county court at the county seat of McClain county, Oklahoma, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 273, by Glasser and Cordell, entitled, "An Act amending chapter 164, Session Laws of 1915, relating to income taxes, repealing all laws in conflict herewith and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Senator Rutherford submitted the following committee report:

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 132, by Spurlock, Draughon and Horner, entitled, "An Act creating and establishing the Trade Commission, etc." beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

RUTHERFORD, Chairman.

Senator Davidson moved that Senate Bill No. 132 be printed and placed on the Calendar, which prevailed.

BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 289, by Nichols, "An Act providing for the proper display of the American flag in every school room in the State of Oklahoma, making compulsory the teaching of respect and reverence for the flag by appropriate ceremonial formulated by the State Superintendent and providing a penalty for its violation."

Senate Bill No. 290, by Nichols, "An Act providing for the compulsory teaching of American history and civil government in all the grade and high schools, both public and private, of this State; making the teaching of, and passage of examination in, American history and civil government, necessary for any college or university or normal school, or chartered institution of learning, before it can grant a degree, when said degree is conferred under the authority of the State of Oklahoma; and providing a penalty for its violation."

Senate Bill No. 291, by Nichols, "An Act providing for an oath or affirmation of allegiance to be taken by all teachers in the public, private, parochial and denominational, conferring on the county and state superintendent of instruction power to revoke a teacher's certificate for teaching disloyalty to the United States, or for publicly reviling the flag or the system of government of the United States and providing a penalty for its violation.

Senate Bill No. 292, by Rutherford, "An Act relating to counties having a population of sixty-one thousand and not more than sixty-one thousand seven hundred and twenty; providing for appointment of deputies and recording clerks; fixing salaries, etc., and repealing all laws in conflict; and declaring an emergency.'

Senate Bill No. 293, by Spurlock, Sherman, and McPherrin of the Senate, and Graves, Dabney and Hardy, of the House, "An Act authorizing the employment by the Corporation Commission of a freight rate expert and special counsel to represent the interests of Oklahoma against unjust discrimination against Oklahoma shippers in the matter of freight rates, making an appropriation and declaring an emergency."

Senate Bill No. 294, by W. H. Woods and Nichols, "An Act making an appropriation for a gymnasium for the University of Oklahoma, Norman, Oklahoma."

Senate Bill No. 295, by W. H. Woods, "An Act making a supplementary appropriation for salary and expenses of Henry M. Carr, chairman of the Board of Eleemosynary Institutions, State of Oklahoma, for the fiscal year ending June 30, 1921, and declaring an emergency."

Senate Bill No. 296, by Prohibition Enforcement Committee, of the Senate and House of Representatives, "An Act relating to stills, distilleries, mash, wort, wash fit for distillation or for the manufacture of beer, wine, distilled spirits or other alcoholic liquor; fixing the penalty for the violation thereof and declaring an emergency."

Senate Bill No. 297, by Prohibition Enforcement Committees of the Senate and House of Representatives, "An Act relating to the sale of any extract, medicine, or preparation containing as much as one-half of one per cent alcohol by volume and fixing the penalty for violation thereof."

Senate Bill No. 298, by Nichols and Simpson, "An Act making it a misdemeanor for any owner, proprietor or keeper of any eating or drinking resort to serve, sell or offer for service or sale any unwholesome tainted, rat, mouse or fly infested or infected, or stagnant or tainted diet, food or drinks and prescribing a penalty therefor; providing an adequate remedy by injunction in connection with the criminal penalties already provided, to enforce the safety and sanitary provisions of the

laws of Oklahoma, governing the operation of hotels, restaurants, rooming and apartment houses, repealing all laws in conflict herewith and declaring an emergency."

Senate Bill No. 299, by Draughon, Johnson, Nichols and Sherman, of the Senate, and Graham, and Craver, of the House, "An Act relating to nominating petitions in primary elections."

The President pro tempore signed the enrolled copy of Senate Resolution No. 23 and ordered same transmitted to the Secretary of State.

The President pro tempore signed the engrossed copy of Senate Resolution No. 25 and ordered same returned to the Committee on Engrossed and Enrolled Bills for enrollment.

The President pro tempore signed the engrossed copy of Senate Bill No. 9 and ordered same transmitted to the Honorable Senate.

Senate Bill No. 138 was read for the third time at length.

Senator Glasser moved that the Senate recess until four o'clock during the funeral service of ex-Governor Ferguson, which prevailed.

The Senate reconvened, the President presiding.

The following message from the Governor was read:

GOVERNOR'S MESSAGE.

To the Honorable, The President and Members of the Senate:

In response to requirements of Senate Resolution No. 26, I have the honor to advise that, at a joint meeting of the Board of Regents of the University and the State Board of

Public Affairs, attended also by Dr. Stratton D. Brooks, President of the University, and Dr. LeRoy Long, Dean of the University Hospital, in my office this morning, it was decided by the said Board of Regents and the said State Board of Public Affairs fully and completely to accede to the request of the Honorable Senate, embodied in Senate Resolution No. 26, with the understanding that the necessary emergency appropriation be made to enable said Board of Regents of the University and said State Board of Public Affairs to carry out and comply with the terms of said resolution.

I was instructed by said Boards to immediately notify the Honorable Senate of their desire to heartily co-operate to the fullest extent in the carrying out of the ideas embodied in said resolution.

Respectfully,

J. B. A. ROBERTSON,
Governor.

The question being, "Shall Senate Bill No. 138 pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Draughon, Fleming, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 37.

Nays: None.

Excused: Durant, Frye, Wallace. Total 3.

Absent: Briggs, Coyne, Dearmon, Lillard. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Draughon, Fleming, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Glasser. Total 1.

Excused: Durant, Frye, Wallace. Total 3.

Absent: Briggs, Coyne, Dearmon, Lillard. Total 4.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 138 and ordered same transmitted to the Honorable House.

Senate Bill No. 31 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Cartwright, Cordell, Coyne, Draughon, Harrison, Harvey, Hensley, Holloway, Johnson, Land, Leedy, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, West, Woods, (W. H.). Total, 23.

Nays: Anglin, Briggs, Carlock, Clark, Cornett, Davidson, Fleming, Glasser, Golobie, Hill, Horner, Ingraham, Simpson, Wells, Woods, (E. E.). Total, 15.

Excused: Durant, Frye, Wallace. Total 3.

Absent: Brown, Dearmon, Lillard. Total 3.

The bill having received a constitutional majority of the

votes of all the members elected to and constituting the Senate, was declared passed.

Senator Cordell moved that the vote by which Senate Bill No. 31 passed be reconsidered and that that motion lie on the table, which prevailed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Cartwright, Cordell, Coyne, Draughon, Harrison, Harvey, Hensley, Holloway, Johnson, Land, Leedy, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, West, Woods (W. H.). Total 23.

Nays: Anglin, Briggs, Carlock, Clark, Cornett, Davidson, Fleming, Glasser, Golobie, Hill, Horner, Ingraham, Simpson, Wells, Woods, (E. E.). Total, 15.

Excused: Durant, Frye, Wallace. Total 3.

Absent: Brown, Dearmon, Lillard. Total 3.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage and the bill was referred to the Committee on Engrossed and Enrolled Bills for correction.

Senator Davidson moved that the Senate recess at 6 o'clock until 7 o'clock.

Senator Glasser moved as a substitute that when the Senate adjourns it adjourn until 10 o'clock tomorrow morning.

The vote occurring on the substitute motion, same lost by the following roll call vote:

Ayes: Briggs, Cartwright, Clark, Cornett Fleming, Glasser, Golobie, Harvey, Ingraham, Land, Leedy, Lynch, Rutherford, Sherman, Woods, (W. H.) Total 15.

Nays: Anglin, Carlock, Cordell, Davidson, Draughon, Harrison, Hensley, Hill, Holloway, Horner, Johnson, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Wells, West, Woods (E. E.) Total 21.

Excused: Durant, Frye, Wallace. Total 3.

Absent: Brown, Coyne, Dearmon, Lillard, Looney. Total 5.

The vote occurring on the motion of Senator Davidson, same prevailed.

House Bill No. 27, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Cartwright, Clark, Cordell, Cornett, Davidson, Draughon, Fleming, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Durant, Frye, Wallace. Total 3.

Absent: Brown, Carlock, Coyne, Dearmon, Land Lillard. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Cartwright, Clark, Cordell, Cornett, Davidson, Draughon, Fleming, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham,

Johnson, Leedy, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Durant, Frye, Wallace. Total 3.

Absent: Brown, Carlock, Coyne, Dearmon, Land, Lillard. Total 6.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed Senate amendments to House Bill No. 27 and ordered same returned to the Honorable House.

House Bill No. 83, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Fleming, Glasser, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, West, Woods, (W. H.) Total 33.

Nays: Harrison, Woods, (E. E.) Total 2.

Excused: Durant, Frye, Wallace. Total 3.

Absent: Brown, Cornett, Dearmon, Land, Lillard, Simpson. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Fleming, Glasser, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, West, Woods, (W. H.) Total 33.

Nays: Harrison, Woods, (E. E.) Total 2.

Excused: Durant, Frye, Wallace. Total 3.

Absent: Brown, Cornett, Dearmon, Land, Lillard, Simpson. Total 6.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 83 and ordered same returned to the Honorable House.

House Bill No. 156, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, W. H.) Total 37.

Nays: None.

Excused: Durant, Frye, Wallace. Total 3.

Absent: Brown, Dearmon, Land, Lillard. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, W. H.) Total 37.

Nays: None.

Excused: Durant, Frye, Wallace. Total 3.

Absent: Brown, Dearmon, Land, Lillard. Total 4.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 156 and ordered same returned to the Honorable House.

House Bill No. 42 was read for the third time at length.

Senator Horner moved the House Bill No. 42 be referred to a special committee of three to draft necessary amendments, which prevailed and the Chair appointed Senators Spurlock, Horner and Briggs as such committee.

The Senate recessed until 7 o'clock p. m.

EVENING SESSION.

The Senate reconvened, the President presiding.

Senators Leedy and Morton were excused from the evening session.

Senator Harrison asked unanimous consent to submit a resolution, which was granted.

Senator Harrison introduced the following resolution, which was read:

By Brown, Harrison, Simpson, Glasser and Sherman.

A RESOLUTION IN HONOR OF FORMER GOVERNOR
THOMSON B. FERGUSON.

The Honorable Thomson B. Ferguson, former Governor of Oklahoma Territory, and for many years one of the leading and best loved citizens of our State, passed away from life in Oklahoma City February 14th, 1921. In pausing to note the passing of this splendid public servant, the Senate of Oklahoma is deeply aware of the profound loss sustained by the State. It realizes that there is a vacant place in the councils of the public and in the domain of private life that the years can hardly fill.

Coming to our State with the thousands of others who first peopled the prairies and conquered the wilderness of Oklahoma, Governor Ferguson made a place for himself well among the greatest men of our State has ever produced by the simple force of a stainless character and stern adherence to the true principles of manhood. Those among whom he cast his lot in the pioneer days early learned to know him as a man of ability, of strict integrity, of uncalculating principle, and constant devotion to all the conceptions of right. Because of his pre-eminent qualifications, they made him a leader, and both in the public forum and in the quieter walks of civil life, they trusted him, honored him, followed him and loved him.

Loving the State of his adoption as though a native son, he dedicated his splendid talents to the advancement of Oklahoma, and after the lapse of years, the monuments of his achievements are found on every hand. They are found in the Statutes of the State that show the impress of his accurate judgment and his desire to serve the common weal. They are found in the lives of his compeers, whom he taught by his own high example to revere the truth and to follow the mandate of the highest moral code. The thousands of Oklahomans associated with Governor Ferguson in the territorial days and the days subsequent to Statehood reflect today in their habits of thought and in their mode of living the beneficent influence of his association.

But great as he was as a public servant, and great as he was as a private citizen, he was pre-eminently great in the constant faith with which he acknowledged the majesty of his Creator. He daily lived in what invisible light that is never seen on land or sea. Like the faith of the Patriarch of the olden days, he could truly claim, "I know that my Redeemer liveth, and shall stand at the last day upon the earth." In whatever station of life his destiny called him—whether on the frontiers of a virgin commonwealth, in the Gubernatorial mansion of a virgin territory, in the busy marts of trade, or in the fierce excitement of the political forum—he manifested every hour he lived in thought, word and deed, the stainless majesty of the risen Christ. It was in such faith he found the inspiration to live, and in such faith the consolation and resignation to die.

Realizing, therefore, that Governor Ferguson was one of our noblest citizens and that his death is a public calamity, the Senate of Oklahoma resolves:

FIRST: That we acknowledge to the world the debt we owe our departed leader, who in the days of our pioneer struggles labored nobly to lay the foundations of our commonwealth firm and fast.

SECOND: That we acknowledge the debt we owe the departed for the high example of honest and concentrated living he set for the sons and daughters of Oklahoma.

THIRD: That we express in the feeble limitations of our imperfect language our sense of loss at his untimely departure.

FOURTH: That we commend his history and his example to the reverent recollection of the people of our State.

FIFTH: That a copy of these resolutions be forwarded to the members of the family of the departed.

On motion of Senator Harrison the resolution was adopted, and referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Horner, for the special committee, asked unanimous consent to submit the following amendments to House Bill No. 42 which was granted.

Mr. President: I move to amend House Bill No. 42, line 4, page 1, as follows: By adding before the words "the mayor" the words "Sec. 2."

Also in line 6, page 2, after the word "appoint" strike the words "and police judge" and insert in place thereof the words "some competent."

Also in line 8, page 2, after the word "judge" strike the words "said police judge to" and inserts the words "and who shall."

HORNER.

On motion of Senator Horner the amendments were adopted.

On motion of Senator Horner the rules were suspended and the Senate amendments to House Bill No. 42 considered engrossed.

The question being, "Shall House Bill No. 42, as amended, pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Glasser, Golobie, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Lynch, McPherrren, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.) Total 29.

Nays: Harrison. Total 1.

Excused: Durant, Frye, Leedy, Morton, Wallace. Total 5.

Absent: Brown, Clark, Dearmon, Harvey, Land, Looney, Pugh, West, Woods, (W. H.) Total 9.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Cordell, Cornett, Coyne Davidson, Draughon, Fleming, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Lynch, McPherrren, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.) Total 30.

Excused: Durant, Frye, Leedy, Morton, Wallace. Total 5.

Nays: None.

Absent: Brown, Clark, Dearmon, Harvey, Land, Looney, Pugh, West, Woods, (W. H.) Total 9.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed, and the bill was referred to the committee on Engrossed and Enrolled Bills for Engrossment of the Senate amendments.

House Bill No. 35 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Glasser, Golobie Harrison, Hensley, Hill Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherran, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.) Total 31.

Nays: None.

Excused: Durant, Frye, Leedy, Morton, Wallace. Total 5.

Absent: Brown, Clark, Dearmon, Harvey, Land, Pugh, West, Woods, (W. H.) Total 8.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 35 and ordered same returned to the Honorable House.

Senator Sherman asked unanimous consent to introduce a resolution, which was granted.

Senator Sherman introduced the following resolution, which was read:

SENATE RESOLUTION NO. 28—By SHERMAN.

A Resolution providing for the appointment of an investigating committee to investigate the raising and use of money by lobbyists.

WHEREAS, the rumor is current that large sums of money have been raised by certain persons for the purpose of influencing legislation during the session of the Eighth Legislature; and

WHEREAS, the rumor is current that certain persons, other than members or employes of the Eighth Legislature, have been spending money lavishly, thereby seeking to influence legislation now pending in the Legislature; and

WHEREAS, such rumors are calculated to bring disrepute upon the Legislature and thereby result in great detriment to the public service:

BE IT NOW, THEREFORE, RESOLVED BY THE SENATE OF THE STATE OF OKLAHOMA:

That an investigating committee, composed of five members, to be appointed by the Presiding Officer of the Senate, be and the same is hereby created for the purpose of investigating the truth of such rumors and to make report to the Senate as early as possible; and said committee is hereby authorized to fully investigate the raising of money for the purpose of influencing legislation during this session of the legislature and the use of any such money so raised, and is hereby vested with full power and authority to require the attendance of witnesses by the issuance of subpoenas therefor, and with full power and authority to administer to any and all witnesses the usual oath before testifying, and to require their attendance upon the sessions of committee, and the production of any documentary evidence which said committee may require.

Senator Sherman asked unanimous consent to take up the resolution for immediate consideration, which was granted.

Senator Sherman moved that the resolution be adopted, and the roll being called resulted as follows:

Ayes: Anglin, Briggs, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Glasser, Golobie Harrison, Hensley, Hill Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.)
Total 31.

Nays: None.

Excused: Durant, Frye, Leedy, Morton, Wallace. Total 5.

Absent: Brown, Clark, Dearmon, Harvey, Land, Pugh, West, Woods, (W. H.) Total 8.

The Chair declared the resolution adopted and referred the same to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 231 was taken up for consideration.

On motion of Senator Harrison, Senate Bill No. 231 was advanced to engrossment and third reading and referred to the Committee on Engrossed and Enrolled Bills.

House Bill No. 77 was taken up for consideration and read.

Senator McPherrren moved that House Bill No. 77 be referred to a special committee of three to prepare the necessary amendments, which prevailed and the Chair appointed Senators W. H. Woods, Davidson and Horner as such committee.

Senator Sherman moved to consider Senate Joint Resolution No. 13, which prevailed.

Senate Joint Resolution No. 13 was taken up for consideration and read.

Senator Sherman moved that the resolution be advanced to engrossment and third reading, which prevailed.

Senator Hill moved that the rules be suspended, the resolution considered engrossed and placed on third reading and final passage, which prevailed.

Senate Joint Resolution No. 13 was read for the third time at length.

The question being, "Shall the resolution pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Glasser, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherrren, Nichols, Ratliff,

Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Durant, Frye, Leedy Morton, Wallace. Total 5.

Absent: Dearmon, Golobie, Harvey, Pugh. Total 4.

The resolution having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

House Bill No. 96 was taken up for consideration and read.

Senator Lillard moved that the bill be referred to a special committee of three to prepare necessary amendments, which prevailed and the Chair appointed Senators Lillard, Fleming and Rutherford as such committee.

House Bill No. 147 was taken up for consideration.

Senator West moved that House Bill No. 147 be indefinitely postponed, which prevailed.

House Bill No. 162 was taken up for consideration and read.

Senator Fleming moved to amend House Bill No. 162 by committing the bill to Judiciary Committee No. 1 with instructions to repeal the original act.

Senator McPherran moved as a substitute that the bill be referred to a special committee of three to prepare necessary amendments, which prevailed, and the Chair appointed Senators Cordell, McPherran and Fleming as such committee.

House Bill No. 62 was taken up for consideration and read.

The President pro tempore presiding.

On motion of Senator Harrison further consideration of House Bill No. 62 was deferred until the next House day.

House Bill No. 57 was taken up for consideration and read.

On motion of Senator Holloway, House Bill No. 57 was advanced to third reading.

Senator McPherren moved that House Bill No. 57 be placed on final passage, which prevailed.

House Bill No. 57 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Cartwright, Cordell, Cornett, Coyne Davidson, Draughon, Fleming, Holloway, Horner, Johnson, Land, Lillard, Looney, Lynch, Nichols, Rutherford, Wells, Woods, (W. H.) Total 19.

Nays: Anglin, Carlock, Clark, Glasser, Golobie, Harrison, Hensley, Hill, Ingraham, McPherren, Ratliff, Sherman, Simpson, Spurlock, West, Woods, (E. E.) Total 16.

Excused: Durant, Frye, Leedy, Morton, Wallace. Total 5.

Absent: Brown, Dearmon, Harvey, Pugh. Total 4.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator Davidson served notice that on the next legislative day he would move to reconsider the vote by which House Bill No. 57 failed of passage.

House Bill No. 55 was taken up for consideration and read.

Senator McPherren offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 55 by adding the name of Senator Ingraham as an author of the bill.

McPHERREN.

On motion of Senator McPherren, House Bill No. 55, as amended, was adopted and advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills for engrossment of Senate amendments.

Senator Ingraham asked unanimous consent to consider Senate Bill No. 180, which was granted.

On motion of Senator Ingraham, Senate Bill No. 180 was advanced to engrossment and third reading.

Senator Clark moved that the rules be suspended, Senate Bill No. 258 advanced to third reading, considered engrossed and placed on third reading and final passage, which prevailed.

Senate Bill No. 258 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Durant, Frye, Leedy, Morton, Wallace. Total 5.

Absent: Brown, Dearmon, Harvey, Pugh. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Glasser Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Durant, Frye, Leedy, Morton, Wallace. Total 5.

Absent: Brown, Dearmon, Harvey, Pugh. Total 4.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 90 was taken up for consideration.

Senator Spurlock moved that the bill be advanced to engrossment and third reading, which prevailed.

Senator Spurlock moved that the rules be suspended, Senate Bill No. 90 considered engrossed and placed on third reading and final passage, which lost, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

On motion of Senator Anglin, Senate Resolution No. 13 was stricken from the Calendar.

Senator W. H. Woods called up Senate Resolution No. 24.

Senator W. H. Woods moved that the resolution be adopted.

On motion of Senator Rutherford further consideration of the resolution was deferred until the next legislative day.

Senate Bill No. 256 was taken up for consideration and read.

On motion of Senator Davidson, Senate Bill No. 256 was advanced to engrossment and third reading and the bill referred to the Committee on Engrossed and Enrolled Bills.

Senator Coyne moved that the Senate adjourn under the rule, and the roll being called resulted as follows:

Ayes: Anglin, Briggs, Carlock, Clark, Cornett, Coyne, Golobie, Hensley, Ingraham, Johnson, Land, Lillard, Lynch, Ratliff, Rutherford, Sherman, Spurlock, West, Woods, (E. E.) Total 19.

Nays: Cartwright, Cordell, Davidson, Draughon, Fleming, Glasser, Harrison, Hill, Holloway, Horner, Looney, McPherran, Nichols, Simpson, Wells, Woods, (W. H.). Total, 16.

Excused: Durant, Frye, Leedy, Morton, Wallace. Total 5.

Absent: Brown, Dearmon, Harvey, Pugh. Total 4.

The Chair declared the motion to adjourn under the rule carried.

THIRTY-EIGHTH LEGISLATIVE DAY.

Wednesday, February 16, 1921.

The Senate met at 1:30 o'clock p. m. pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Ayes: Anglin, Briggs, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Excused: Brown, Clark, Durant, Golobie, Leedy. Total 5.

Absent: Wallace. Total 1.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Fleming asked that Senator Wallace be excused for the day, which was granted.

The Journal of the previous day's session was read and approved.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 90, 180, 231, 256 and 258 correctly engrossed; Senate Bill No. 31 correctly re-engrossed; Senate Joint Resolution No. 13 and Senate Resolutions Nos. 26, 27 and 28 correctly engrossed; Senate amendments to House Bills Nos. 42 and 55 correctly engrossed.

L. A. MORTON, Chairman.

Senator McPherrren submitted the following committee report, which was adopted and Senate Bill No. 268 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Roads and Highways, to whom was referred Senate Bill No. 268, by Glasser, entitled: An Act to amend Section 1, of Article 2, Chapter 173, of the Session Laws of Oklahoma, 1915, relating to highways and the construction thereof, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CHAS. MCPHERREN, Chairman.

Senator Cordell submitted the following committee report, which was adopted and Senate Bill No. 242 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Agriculture, to whom was referred Senate Bill No. 242, by Committee on Agriculture in the Senate, entitled: An Act to amend Sections 1, 2, and 3 of Chapter 225 of the Session Laws of Oklahoma 1919, relating to prevention of tubercular animals, providing that the State Board of

Agriculture issue and enforce rules and regulations to prevent same; providing for the killing of animals infected and compensation to the owners for animals killed, etc., and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CORDELL, Chairman.

Senator Looney submitted the following committee reports, which were adopted and Senate Bills Nos. 283 and 284 ordered printed and placed on the Calendar:

Mr. President:

We, your committee on State and County Affairs, to whom was referred Senate Bill No. 283, by Mrs. Looney, entitled: An Act repealing Section 1763, Revised Laws of 1910, relating to county treasurer holding office for a longer period than two terms in succession, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your committee on State and County Affairs, to whom was referred Senate Bill No. 284, by Mrs. Looney, entitled: An Act repealing Section 1735, Revised Laws of 1910, relating to county treasurer certifying taxes due and unpaid on abstracts, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Senator West submitted the following committee reports, which were adopted and Senate Bills Nos. 267, 280, 281, 282 and 287 were ordered printed and placed on the Calendar:

Mr. President:

We, Your committee on Fees and Salaries, to whom was referred Senate Bill No. 267, by (Mrs.) Looney, entitled: An Act amending Section 6959, Revised Laws of Oklahoma, 1910; providing an increase in salary for members of the State Board of Examiners, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Mr. President:

We, Your committee on Fees and Salaries, to whom was referred Senate Bill No. 280, by Lillard of the Senate and Hardie of the House, entitled: An Act entitled, "An Act fixing the salaries of certain clerical, stenographic and other positions connected with the Superior Court and Criminal Court of Appeals, repealing all acts and parts of acts in conflict herewith, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Mr. President:

We, Your committee on Fees and Salaries, to whom was referred Senate Bill No. 281 by Glasser, entitled: An Act fixing the salaries of county attorneys and county judges and authorizing the employment of certain deputies by county officers in counties having a population of not less than 37,499 and not more than 37,750, fixing the salaries of such officers and deputies, repealing all laws in conflict herewith and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Mr. President:

We, Your committee on Fees and Salaries, to whom was referred Senate Bill No. 282, by Hensley, McPherrren and Nichols, entitled: An Act fixing the salaries of the State Librarian, Assistant Librarian and Reference Librarian, repealing all acts and parts of acts in conflict herewith, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Mr. President:

We, Your committee on Fees and Salaries, to whom was referred Senate Bill No. 287, by Spurlock, entitled: An Act amending Section 1, Chapter 165, of the Session Laws of 1919, relating to fees and salaries of sheriffs, constables and jailors, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Senator Coyne, for the special committee, reported that a Joint Session in the House chamber had been arranged for Thursday at two o'clock to hear the address of Miss Mary Mac-Swiney.

Senator Hill moved that members of the Senate be privileged to make requisition on the Senate Auditor for additional stamps not to exceed five dollars in amount, which prevailed.

BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 300, by Wells, by request, An Act providing that counties may erect quarters on the county poor farm

for the isolation and treatment of indigent tuberculosis patients, permitting the acceptance of donations and providing for care, treatment and maintenance.

Senate Bill No. 301, by Wells, by request, An Act providing for medical examination and publication of notice before a marriage license shall be issued, and declaring an emergency.

Senate Bill No. 302, by Wells, by request, An Act to provide for an additional mill levy in aid of an adequate water service for fire hydrants, and for the proper flushing of sanitary sewers, and for an adequate street lighting service in all cities and towns having a population of 15,000 or less, providing a method of levying such tax, providing a fund and form of warrant for such revenue and repealing all laws and parts of laws in conflict herewith, and declaring an emergency

House Bill No. 313, by Wells, An Act creating the office of Register of Deeds, providing compensation therefor, allowing deputies, and fixing compensation, prescribing the duties thereof, repealing all acts and parts thereof in conflict and declaring an emergency.

Senate Bill No. 304, by Coyne, of the Senate and Crockett of the House, An Act providing for and transferring certain unexpended balances in appropriation accounts for salaries, and also maintenance and supplies for the East Oklahoma State Home, located at Pryor, Oklahoma, for the year 1919-20, authorizing the State Auditor to transfer same to the credit of the appropriation account for maintenance and supplies for the East Oklahoma State Home located at Pryor, Oklahoma, for the fiscal year 1920-21, and declaring an emergency.

Senate Bill No. 305, by Hill, An Act amending section 9, chapter 266, Session Laws of Oklahoma, 1917, so as to provide for the appointment of a sanitary engineer by the State Commissioner of Health; also prescribing the duties of such sanitary engineer.

Senate Bill No. 306, by Morton, by request, An Act authorizing the State Board of Public Affairs to purchase and install a system of keeping institutional and departmental accounts, and making an appropriation therefor.

Senate Bill No. 307, by Morton, by request, An Act defining the power and duties of the Commissioner of Charities and Corrections, providing for the necessary assistants and stenographer and for necessary traveling and contingent expenses to put in operation and maintain the office of said Commissioner of Charities and Corrections, and declaring an emergency.

Senate Bill No. 308, by E. E. Woods and Simpson, An Act creating the position of Auditor to the State Board of Public Affairs, fixing the salary thereof and making an appropriation therefor.

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committee indicated:

Senate Bill No. 289, by Nichols, to Education.

Senate Bill No. 290, by Nichols, to Education.

Senate Bill No. 291, by Nichols, to Education.

Senate Bill No. 292, by Rutherford, to Fees and Salaries.

Senate Bill No. 293, by Spurlock, Sherman and McPherrin of the Senate, and Graves, Dabney and Hardy, of the House, to Appropriations.

Senate Bill No. 294, by W. H. Woods and Nichols, to Appropriations.

Senate Bill No. 295, by W. H. Woods, to Appropriations.

Senate Bill No. 296, by Prohibition Enforcement Committees of the Senate and House of Representatives, to Judiciary No. 1.

Senate Bill No. 297, by Prohibition Enforcement Committees of the Senate and House of Representatives, to Judiciary No. 1.

Senator Ingraham moved that Senate Bills Nos. 296 and 297 be printed and placed on the Calendar without reference to committee.

Senator Horner moved as a substitute that the bills be referred to Judiciary Committee No. 1.

Senator Cordell moved to suspend the rules for the purpose of amending the Horner motion by instructing the committee to report the bills not later than Friday, which lost.

The vote occurring on the substitute motion of Senator Horner, the roll was called with the following result:

Ayes: Briggs, Carlock, Cornett, Coyne, Davidson, Draughon, Fleming, Frye, Harvey, Holloway, Horner, Lynch, McPherrin, Nichols, Sherman, Simpson. Total 16.

Nays: Anglin, Cartwright, Cordell, Dearmon, Glasser, Harrison, Hensley, Hill, Ingraham, Land, Lillard, Looney, Morton, Ratliff, Rutherford, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 19.

Excused: Brown, Clark, Durant, Golobie, Leedy, Wallace. Total 6.

Absent: Johnson, Pugh, Spurlock. Total 3.

The Chair declared the motion lost.

The vote occurring on the motion of Senator Ingraham, same prevailed and Senate Bills Nos. 296 and 297 were ordered printed and placed on the Calendar.

Senate Bill No. 298, by Nichols and Simpson, to Public Health.

Senate Bill No. 299, by Draughon, Johnson, Nichols and Sherman, of the Senate and Graham and Craver of the House, to Privileges and Elections.

Senate Bill No. 231 was read for the third time at length.

The question being "shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cordell, Cornett, Coyne, Dearmon, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Lillard, Looney, Lynch, McPherren, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 32.

Nays: Davidson Draughon, Nichols, West. Total 4.

Excused: Brown, Clark, Durant, Golobie, Leedy, Wallace. Total 6.

Absent: Cartwright, Johnson. Total, 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cordell, Cornett, Coyne, Dearmon, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Lillard, Looney, Lynch, McPherren, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 32.

Nays: Davidson Draughon, Nichols, West. Total 4.

Excused: Brown, Clark, Durant, Golobie, Leedy, Wallace. Total 6.

Absent: Cartwright, Johnson. Total, 2.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 231 and ordered same transmitted to the Honorable House.

Senator Harrison asked unanimous consent to amend the title of Senate Bill No. 231 to conform with the bill as amended by the Committee on Appropriations, which was granted.

Senate Bill No. 256 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Cordell, Davidson, Dearmon, Draughon, Holloway, Lillard, Looney, McPherran, Morton, Nichols, Pugh, Ratliff, Simpson, Woods, (E. E.), Woods, (W. H.) Total 18.

Nays: Cornett, Coyne, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Land, Lynch, Rutherford, Sherman, Spurlock, Wells, West. Total, 18.

Excused: Brown, Clark, Durant, Golobie, Leedy, Wallace. Total 6.

Absent: Briggs, Johnson. Total 2.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator Davidson served notice that on the next legislative day he would move to reconsider the vote by which Senate Bill No. 256 failed of passage.

Senate Bill No. 180 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Cartwright, Cordell, Cornett, Coyne, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Ingraham, Johnson, Land, Lillard, Looney, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 27.

Nays: Carlock, Draughon, Fleming, Holloway, Horner, McPherren, Nichols, West. Total 8.

Excused: Brown, Clark, Durant, Golobie, Leedy, Wallace. Total 6.

Absent: Davidson, Dearmon, Lynch. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 180 and ordered same transmitted to the Honorable House.

Senate Bill No. 90 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Carlock, Cartwright, Cordell, Cornett, Coyne, Draughon, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (W. H.) Total 32.

Nays: Horner, Woods, (E. E.) Total 2.

Excused: Brown, Clark, Durant, Golobie, Leedy, Wallace. Total 6.

Absent: Anglin, Davidson, Dearmon, Nichols. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Carlock, Cartwright, Cordell, Cornett, Coyne, Draughon, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherran, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (W. H.)
Total 32.

Nays: Horner, Woods, (E. E.) Total 2.

Excused: Brown, Clark, Durant, Golobie, Leedy, Wallace.
Total 6.

Absent: Anglin, Davidson, Dearmon, Nichols. Total 4.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 90 and ordered same transmitted to the Honorable House.

House Bill No. 55, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Cornett, Coyne, Davidson, Frye, Glasser, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherran, Morton, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.) Total 27.

Nays: Cordell, Draughon, Fleming, Harrison, Hensley, Hill, Woods, (W. H.) Total 7.

Excused: Brown, Clark, Durant, Golobie, Leedy, Wallace.
Total 6.

Absent: Dearmon, Harvey, Nichols, Pugh. Total, 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 55 and ordered same returned to the Honorable House.

The following message from the House was read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable Body, enrolled copy of Senate Bill No. 35, by Leedy and Cartwright, entitled:

“An Act to regulate the practice of chiropractic: to create a Board of Chiropractic examiners and to provide for the appointment of same; to fix rules and regulations governing said Board; to provide a curriculum; to provide a fee for examination; to dispose of the fund arising from said fees; to regulate the holding of meetings of said Board and the issuance of licenses to practice chiropractic; and to provide a penalty for practicing chiropractic without a license as provided for by this Act; providing for the educational standard required; defining the science of chiropractic and repealing all conflicting laws.”

And to inform you, and through you the Honorable Senate, that the same has been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Enrolled Senate Bill No. 35 was ordered transmitted to the Governor.

The Chair announced the appointment of the following committee as authorized by Senate Resolution No. 28; Senators McPherrren, Chairman; Anglin, Nichols, Sherman and Brown.

The President pro tempore signed the engrossed copy of Senate Resolution No. 26 and ordered same returned to the Committee on Engrossed and Enrolled Bills for enrollment.

The President pro tempore signed the engrossed copy of Senate Resolution No. 27 and ordered same returned to the Committee on Engrossed and Enrolled Bills for enrollment.

The President pro tempore signed the engrossed copy of Senate Resolution No. 28 and ordered the same returned to the Committee on Engrossed and Enrolled Bills for enrollment.

The President pro tempore signed the engrossed copy of Senate Bill No. 258 and ordered same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Joint Resolution No. 13 and ordered same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Bill No. 31 and ordered same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of House Bill No. 42 and ordered same returned to the Honorable House.

Senator Lillard asked unanimous consent to take up Senate Bill No. 160, to which objection was made.

Senator Lillard move that Senate Bill No. 160 be made a special order for two o'clock Friday, which prevailed.

Senator Draughon moved that Senate Bill No. 95 be made a special order for Friday to be considered immediately after Senate Bill No. 160 has been considered, which prevailed.

The Steering Committee was ordered to revise the Calendar for the next legislative day.

Senate Bill No. 241 was taken up for consideration and read.

On motion of Senator Cartwright, Senate Bill No. 241 was advanced to engrossment and third reading and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 257 was taken up for consideration and read.

On motion of Senator Davidson, Senate Bill No. 257 was advanced to engrossment and third reading and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 265 was taken up for consideration and read.

On motion of Senator Draughon, Senate Bill No. 265 was advanced to engrossment and third reading and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 125 was taken up for consideration and read.

On motion of Senator Rutherford, Senate Bill No. 125 was advanced to engrossment and third reading and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 122 was taken up for consideration and read.

Senator Draughon moved that Senate Bill No. 122 be advanced to engrossment and third reading.

Senator Harrison offered the following amendment:

Mr. President: I move to amend Senate Bill No. 122 by striking out Section 1.

HARRISON.

Senator Johnson moved that the amendment be adopted.

Senator Hill moved that the Senate adjourn under the rule, which prevailed.

THIRTY-NINTH LEGISLATIVE DAY.

Thursday, February 17, 1921.

The Senate met at 1:30 p. m., pursuant to adjournment, and was called to order by the President.

On roll call the following Senators were present: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, West, Woods, (E. E.), Woods, (W. H.). Total 38.

Excused: Durant. Total 1.

Absent: Brown, Dearmon, Nichols, Wallace, Wells. Total 5.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Clark asked that Senator Brown be excused for the day, which was granted.

Senator Pugh asked that Senator Dearmon be excused for the day, which was granted.

Senator Fleming asked that Senator Wallace be excused for the day, which was granted.

Senator Horner asked that Senator Wells be excused for the day, which was granted.

The Journal of the previous day's session was read and approved.

Senator Clark submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 125, 241, 257 and 265 correctly engrossed; and Senate Resolutions Nos. 26 and 28 correctly enrolled.

CLARK, Acting Chairman.

Senator Rutherford submitted the following committee reports, which were adopted and Senate Bills Nos. 11, 165, 178, 207, 238, 239, 255 and 278 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 11, by Ingraham, entitled, "An Act pertaining to the disposition of unused church buildings in the State of Oklahoma, belonging to churches having congregational form of government and providing for the protection thereof," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 101, by Wallace and Harrison, entitled, "An Act making it unlawful for any officer, etc., to create any deficiency of any department of the State of Oklahoma, repealing all acts and parts of acts in conflict herewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass, for the reason that subject is covered by Senate Bill 255.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 165, by Rutherford, entitled, "An Act defining fees and emoluments as pertaining to the office of county judge and amending section 3203, Vol. I, Revised Laws of 1910, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 178, by Davidson, entitled, "An Act authorizing the Supreme Court to award damages upon the affirmance of an order, decree, or judgment for the payment of money, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that said bill be amended as follows:

By inserting after the word "superseded" on line 6 and before the word "which" on same line: "*And all costs, and fees shall be taxed for making case-made and completing record in such case.*"

By adding new section as *Section Two: All acts or parts of acts in conflict herewith are hereby repealed.*"

By striking the figure "2" after Section on line 10 and substituting in lieu thereof, after the word "Section" the figure "3."

By amending the title as follows: By inserting after the word "damages" and before the word "upon" in the second line of title, "Tax costs, etc."

And your Committee recommends that said bill, as amended, do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1 to whom was referred Senate Bill No. 207, by W. H. Woods, of the Senate, and A. L. Davis, of the House, entitled, "An Act validating certain acknowledgments relating to deeds and other conveyances of real estate, heretofore taken within the State of Oklahoma, before justices of the peace, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same without recommendation.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 229, by Davidson, entitled, "An Act defining the crime of hi-jacking, prescribing penalty therefor, and relating to preliminary hearing and speedy trial of persons charged with such offense," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 238, by Davidson, entitled, "An Act amending Section 1 of Chapter 267 of the Session Laws of

Oklahoma, 1917, relating to the collection of inheritance taxes, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 239, by Frye, entitled, "An Act defining robbery and fixing a punishment therefor and repealing all laws in conflict herewith and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that said bill be amended as follows:

By striking lines ten and eleven of Section One, and substituting in lieu thereof, "Be confined in the State Penitentiary at hard labor for not less then twenty-five years."

And your Committee recommends that said bill, as amended do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 255, by Harrison, entitled, "An Act prohibiting the creation of a deficiency by any officer, agent or employee of the State government except in cases of emergencies authorized by the Governor, et al., in writing setting forth the grounds for said emergency, providing how such deficiencies shall be certified and providing punishment for the violation thereof." beg leave to report that we had the same under consideration and herewith return the same with the recommendation that Committee Substitute, Senate Bill No. 255 do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 278, by Anglin, entitled, "An Act repealing Chapter 178 of the Session Laws of 1915, and declaring an emergency, etc." beg leave to report that we had the same under consideration and herewith return the same without recommendation.

RUTHERFORD, Chairman.

Senator Leedy submitted the following committee report, which was adopted and Senate Bill No. 305 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 305, by Hill, entitled, "An Act amending Section 9, Chapter 266, Session Laws of Oklahoma, 1917, so as to provide for the appointment of a Sanitary Engineer by the State Commissioner of Health; also prescribing the duties of such Sanitary Engineer," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LEEDY, Chairman.

Senator Holloway submitted the following committee report, which was adopted and Senate Bill No. 266 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 266, by Anglin, entitled, "An Act relating to school attendance and enrollment, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

W. J. HOLLOWAY, Chairman.

Senator McPherrren submitted the following committee report, which was adopted and Senate Bill No. 288, was ordered printed and placed on the Calendar :

Mr. President :

We, your Committee on Roads and Highways, to whom was referred Senate Bill No. 288, by The Senate Committee on Roads and Highways, entitled, "An Act amending Section 1, Chapter 51, Session Laws of Oklahoma, 1915, relating to the emergency repairing or reconstruction of bridges; and providing for the payment thereof; and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended. Committee Substitute Bill attached hereto.

CHAS. McPHERREN, Chairman.

Senator Lynch submitted the following committee report, which was adopted, and Senate Bill No. 43 was ordered printed and placed on the Calendar :

Mr. President :

We, your Committee on Insurance, to whom was referred Senate Bill No. 43 by Spurlock of the Senate, and Graves of the House, entitled, "An Act providing for the organization of the Thresherman's Mutual Fire, Lightning and Tornado Insurance Association and prescribing their powers and duties and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LYNCH, Chairman.

Senator West submitted the following committee report, which was adopted, and Senate Bill No. 292 was ordered printed and placed on the Calendar :

Mr. President:

We, your Committee on Fees and Salaries, to whom was referred Senate Bill No. 292, by Rutherford, entitled, "An Act relating to counties having a population of sixty-one thousand and not more than sixty-one thousand seven hundred and twenty; providing for appointment of deputies and recording clerks; fixing salaries, etc., repealing all laws in conflict and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Senator McPherrren submitted the following report of Special Committee, which was adopted and House Bill No. 62, as amended, was ordered printed:

Mr. President:

We, your Special Committee, to whom Engrossed House Bill No. 162, by Crockett, entitled "An Act amending Section 1, House Bill No. 604," etc., beg leave to report that the said bill do pass as amended.

CHAS. E. McPHERREN, Chairman.

Senator Lillard submitted the following report of Special Committee, which was adopted and House Bill No. 96, as amended, was ordered printed:

Mr. President:

We, your Special Committee, to whom was referred House Bill No. 96, by Harris and Martin, entitled, "An Act amending Section 1, Chapter 38, of the Session Laws of 1919; entitled An Act relating to the salaries of County Commissioners in counties of between eighty and eighty-seven thousand population," beg leave to report that we had the same under consideration and herewith return the same with the recommendation

that the Special Committee amended re-engrossed House Bill No. 96 do pass.

ROSS N. LILLARD, Chairman.

The following message from the House was read:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following Engrossed House Bills:

Engrossed House Bill No. 92, by Disney, entitled, "An Act providing for the transfer of cases from the District Courts to Superior Courts and from Superior Courts, and amending Section 1, Chapter 104 of the Session Laws of 1919, repealing all laws in conflict herewith, and declaring an emergency."

Engrossed House Bill No. 123, by Drake, entitled, "An Act prescribing the time for filing contests for elective offices and trial thereof, providing for their advancement on the docket of the trial and appellate courts, repealing all acts in conflict herewith, and declaring an emergency."

Engrossed House Bill No. 132, by Crockett, entitled, "An Act creating a fund in Mayes county, known as the 'Grand River Bridge Fund,' creating a sinking fund for same, creating a tax not exceeding one and one-half mills for the purpose of erecting bridges upon said Grand River, and repealing all acts or parts of acts in conflict herewith."

Engrossed House Bill No. 169, by Coover and Everhart, entitled, "An Act authorizing certain school districts to dispense with school in their districts, and to provide for transfer of pupils to another district, and providing for the payment of transfer fees and cost of transportation of pupils, and defining certain duties of school board, and declaring an emergency."

Engrossed House Bill No. 170, by Jennings (Rogers), Caldwell, and Scofield, entitled, "An Act relating to elections; providing for the registration of electors in cities and incorporated towns prohibiting electors in cities and incorporated towns voting without such registration, and providing penalties, repealing Chapter 24, being Senate Bill No. 38, of the Session Laws of 1916, and all other laws in conflict with this law; and declaring an emergency."

Engrossed House Bill No. 210, by Pendleton, entitled, "An Act to authorize county attorneys in counties not less than 46,000 population and not more than 47,000 population by the United States census of 1920, to employ one stenographer and one assistant attorney, and fixing salaries, and repealing all laws in conflict therewith, and declaring an emergency."

Engrossed House Bill No. 215, by Drake, entitled, "An Act providing for one extra deputy sheriff in all counties in the State, having a population of between 21,370 and 21,500, providing a salary therefor, and declaring an emergency."

Engrossed House Bill No. 217, by Heberling of the House, and Clark of the Senate, entitled, "An Act fixing the salaries of certain deputies in the office of the county assessor in the county of Kay, State of Oklahoma, and providing for the expenses of the county assessor and deputies when away from the county seat on business connected with their office; repealing all laws in conflict herewith, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that the same have been passed by the House of Representatives, and were signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

BILLS AND JOINT RESOLUTION ON FIRST READING.

The following bills and joint resolution were introduced and read for the first time:

Senate Bill No. 309, by Glasser and Cordell, "An Act amending Section 1 and Section 2, Chapter 225, of the Session Laws of 1919, relating to the prevention of tuberculosis among animals and declaring an emergency."

Senate Bill No. 310, by Coyne, "An Act to regulate the payment of wages or compensation for labor or service in private employments; providing penalties for the violation of the provisions of this Act."

Senate Bill No. 311, by Cornett, of the Senate, and Wis-meyer of the House, "An Act to prevent the pollution of streams, lakes, and ponds in the State of Oklahoma, repealing Sections 3301, Revised Laws of Oklahoma, 1910, as amended by Section 1, Chapter 185, Session Laws of Oklahoma, 1915, and declaring an emergency."

Senate Bill No. 312, by Rutherford, Davidson and Nichols, of the Senate, and Craver, Disney, Miller and Strayhorn, of the House, "An Act abolishing and discontinuing the Superior Court in Muskogee county, providing for the transfer of records, papers and files from such Superior Court to the district and county courts of Muskogee county, allowing one additional judge for the third judicial district of the State of Oklahoma, and providing for the appointment and election of such additional judge."

Senate Bill No. 313, by Cartwright, Holloway, Clark, Dearmon, Land, and Coyne, "An Act to amend Section 7930, of Article XVII of Chapter 74, of Revised Laws of Oklahoma, 1910, relating to compulsory education, and repealing Section 3731 Revised Laws of Oklahoma, 1910."

Senate Bill No. 314, by Cartwright, Holloway, Clark, Dearmon, Land, and Coyne, "An Act amending Section 1, 2 and 4 of Chapter 183 of the Session Laws of 1915, entitled 'An Act to provide for the partial support of poor women whose husbands are dead or convicts or insane when such women are mothers of children under the age of fourteen years.'"

Senate Bill No. 315, by Cartwright, Holloway, Clark, Dearmon, Land, and Coyne, "An Act to amend Section 3738, Chapter 42, Revised Laws of Oklahoma, 1910, relating to the employment of children."

Senate Bill No. 316, by Simpson, "An Act relating to road and bridge work of the county commissioners in counties having a population of fifteen thousand (15,000) according to the federal census and not to exceed fifty-five thousand (55,000) and fixing their compensation and declaring an emergency."

Senate Bill No. 317, by Holloway and McPherren, "An Act relating to the employment of teachers and superintendents in the public schools."

Senate Bill No. 318, by Spurlock, of the Senate, and Smith and Coover, of the House, "An Act relating to railway right of way."

Senate Joint Resolution No. 20, by Morton, by request, "A Joint Resolution authorizing the State Auditor to draw a warrant in favor of E. G. Spilman for services as an attorney and making an appropriation therefor, and declaring an emergency."

Senate Joint Resolution No. 21, by Johnson, "A Resolution extending authority to Senate Bill No. 1 of the 1919 extraordinary session for aid of wounded and disabled soldiers to apply to destitute wives, widows and minor children of ex-service men, and declaring an emergency,"

HOUSE BILLS ON FIRST READING.

House Bill No. 92, by Disney, "An Act providing for the transfer of cases from the district courts to superior courts and from superior courts, and amending Section 1, Chapter 104 of the Session Laws of 1919, repealing all laws in conflict herewith, and declaring an emergency."

House Bill No. 123, by Drake, "An Act prescribing the time for filing contests for elective offices and trial thereof, provid-

ing for their advancement on the dockets of the trial and appellate courts, repealing all acts in conflict herewith, and declaring an emergency."

House Bill No. 132, by Crockett, "An Act creating a fund in Mayes county, hereby designated as the 'Grand River Bridge Fund,' limiting said fund to \$200,000.00, authorizing the converting of the sinking fund of said county into the said 'Grand River Bridge Fund,' authorizing the annual levy and collections of a tax on all taxable property in said county not to exceed one and one-half mills on the dollar to be added to said fund, providing for the handling of the said fund during the accumulation thereof, authorizing the expenditure thereof in the erection of a bridge or bridges across the Grand River, and repealing all acts and parts of acts in conflict herewith."

House Bill No. 169, by Coover and Everhart, "An Act authorizing certain school districts to dispense with school in their districts, and to provide for transfer of pupils to another district, and providing for the payment of transfer fees and cost of transportation of pupils, and defining certain duties of school board, and declaring an emergency."

House Bill No. 170, by Jennings (Rogers), Caldwell, and Scofield, "An Act relating to elections; providing for the registration of electors in cities and incorporated towns prohibiting electors in cities and incorporated towns voting without such registration, and providing penalties, repealing Chapter 24, being Senate Bill No. 38, of the Session Laws of 1916, and all other laws in conflict with this law, and declaring an emergency."

House Bill No. 210, by Pendleton, "An Act to authorize county attorneys in counties not less than 46,000 population and not more than 47,000 population by the United States census of 1920, to employ one stenographer and one assistant attorney, and fixing salaries, and repealing all laws in conflict herewith, and declaring an emergency."

House Bill No. 215, by Drake, "An Act providing for one extra deputy sheriff in all counties of the State, having a popu-

lation of between 21,370 and 21,500, providing a salary therefor, and declaring an emergency,"

House Bill No. 217, by Heberling, of the House, and Clark of the Senate, "An Act fixing the salaries of certain deputies in the office of the county assessor in the county of Kay, State of Oklahoma, and providing for the expenses of the county assessor and deputies when away from the county seat on business connected with their office; repealing all laws in conflict herewith and declaring an emergency."

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committee indicated:

Senate Bill No. 300, by Wells, to Hospitals and Charities.

Senate Bill No. 301, by Wells, to Judiciary No. 1.

Senate Bill No. 302, by Wells, to Municipal Corporations.

Senate Bill No. 303, by Wel's, to State and County Affairs.

Senate Bill No. 304, by Coyne, of the Senate, and Crockett, of the House, to Appropriations.

Senate Bill No. 305, by Hill, to Public Health.

Senate Bill No. 306, by Morton, to Appropriations.

Senate Bill No. 307, by Morton, to Hospitals and Charities.

Senate Bill No. 308, by E. E. Woods and Simpson, to State and County Affairs.

Senate Bill No. 241 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, Mc-

Pherron, Morton, Pugh, Ratliff, Sherman, Simpson, West, Woods, (E. E.), Woods, (W. H.). Total 36.

Nays: None.

Excused: Brown, Dearmon, Durant, Wallace, Wells.

Total 5.

Absent: Nichols, Rutherford, Spurlock. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherron, Morton, Pugh, Ratliff, Sherman, Simpson, West, Woods, (E. E.), Woods, (W. H.). Total, 36.

Nays: None.

Excused: Brown, Dearmon, Durant, Wallace, Wells.
Total 5.

Absent: Nichols, Rutherford, Spurlock. Total 3.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 241 and ordered same transmitted to the Honorable House.

Senator Hensley asked unanimous consent for Captain Hargis, First Assistant Sergeant-at-Arms, to leave the Senate Chamber for the afternoon, which was granted.

Senate Bill No. 257 was read for the third time at length.

The question being "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Looney, McPherren, Morton, Ratliff, Sherman, Simpson, Spurlock, West, Woods, (E. E.), Woods, (W. H.). Total 31.

Nays: Frye, Glasser, Golobie, Lillard, Lynch. Total 5.

Excused: Brown, Dearmon, Durant, Wallace, Wells. Total, 5.

Absent: Nichols, Pugh, Rutherford. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Fleming, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Looney, McPherren, Morton, Ratliff, Sherman, Simpson, Spurlock, West, Woods, (E. E.), Woods, (W. H.) Total 30.

Nays: Cornett, Frye, Glasser, Golobie, Lillard, Lynch. Total 6.

Excused: Brown, Dearmon, Durant, Wallace, Wells. Total, 5.

Absent: Nichols, Pugh, Rutherford. Total 3.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 257 and ordered same transmitted to the Honorable House.

Senate Bill No. 265 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Frye, Glasser, Gobbie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Ratliff, Sherman, Simpson, Spurlock, West, Woods, (E. E.), Woods, (W. H.). Total 36.

Nays: None.

Excused: Brown, Dearmon, Durant, Wallace, Wells.
Total 5.

Absent: Nichols, Pugh, Rutherford. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Ratliff, Sherman, Simpson, Spurlock, West, Woods, (E. E.), Woods, (W. H.). Total 36.

Nays: None.

Excused: Brown, Dearmon, Durant, Wallace, Wells.
Total 5.

Absent: Nichols, Pugh, Rutherford. Total 3.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill

No. 265 and ordered same transmitted to the Honorable House.
Senate Bill No. 125 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Ratliff, Sherman, Simpson, Spurlock, West, Woods, (E. E.), Woods, (W. H.). Total 36.

Nays: None.

Excused: Brown, Dearmon, Durant, Wallace, Wells.
Total 5.

Absent: Nichols, Pugh, Rutherford. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 125 and ordered same transmitted to the Honorable House.

Senator Davidson moved that the vote by which Senate Bill No. 256 failed of passage be reconsidered, which prevailed.

The question being, "Shall Senate Bill No. 256 pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Harrison, Hensley, Hill, Holloway, Johnson, Lillard, Looney, McPherren, Morton, Ratliff, Sherman, Simpson, West, Woods, (E. E.), Woods, (W. H.). Total 23.

Nays: Briggs, Fleming, Frye, Glasser, Golobie, Harvey, Horner, Ingraham, Land, Leedy, Lynch, Spurlock. Total 12.

Excused: Brown, Dearmon, Durant, Wallace, Wells.
Total 5.

Absent: Cornett, Nichols, Pugh, Rutherford. Total 4.

The bill having received a constitutional majority of the votes of all the member elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Harrison, Hensley, Hill, Holloway, Ingraham, Johnson, Lillard, Looney, McPherren, Morton, Ratliff, Rutherford, Simpson, Spurlock, West, Woods, (E. E.), Woods, (W. H.). Total 25.

Nays: Briggs, Fleming, Frye, Glasser, Golobie, Harvey, Horner, Land, Leedy, Lynch, Sherman. Total 11.

Excused: Brown, Dearmon, Durant, Wallace, Wells. Total 5.

Absent: Cornett, Nichols, Pugh. Total 3.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage, and the bill was referred to the Committee on Engrossed and Enrolled Bills for correction.

The President signed the enrolled copy of Senate Resolution No. 26 and ordered same transmitted to the Secretary of State.

The President signed the enrolled copy of Senate Resolution No. 28 and ordered same transmitted to the Secretary of State.

An invitation from the City Federation of Women's Clubs to a reception in the Huckins Hotel, Saturday, February 19, 1921, from 3 to 5 o'clock honoring legislators and their wives, was read.

A telegram from Committee of the Federal Board Club of the State University, composed of 558 disabled ex-soldiers, extending their thanks and appreciation for the passage of appropriation for a hospital for the ex-service men, was read.

Senate Bill No. 57 was taken up for consideration.

Senator Coyne announced the arrival of Miss Mary MacSwiney and the Senate proceeded to the House of Representatives for a joint session for the purpose of hearing the address of Miss MacSwiney, of Cork, Ireland, in behalf of Freedom for Ireland.

The Senate reconvened, the President pro tempore presiding.

Senate Bill No. 57 was taken up for further consideration.

Section 1 was read.

Senator Draughon moved that the bill be indefinitely postponed.

Senator Leedy moved to table the motion, which prevailed.

Senator Draughon offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 57 by striking out Section 1. DRAUGHON.

Senator Leedy offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 57, line 12, page 2, by striking after the word "subjects" all the balance of section 1. LEEDY.

Section 1, as amended, was adopted.

Senator Hill moved that at six o'clock this evening the Senate recess until 7 o'clock, which prevailed.

Section 2 was read.

Senator Spurlock offered the following amendment:

Mr. President: I move to amend Senate Bill No. 57, line 14, page 2, by striking the section and inserting: "When a course of physical education shall have been adopted as herein provided, it shall be submitted to the various school boards and may be adopted by a majority vote at the regular annual school election."
SPURLOCK.

The President presiding.

On motion of Senator Looney the Spurlock amendment was tabled.

Section 2 was adopted.

Section 3 was read.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 57, lines 10, 11, 12, and 13, page 3, by striking after the word "inspection" and before the word "and" all intervening language; and on line 14, after the word "and" insert the words "shall make."
GLASSER.

Senator Harvey offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 57, line 15, page 3, by adding after the word "athletics" the following: Provided that the certificate of any licensed physician or surgeon must be accepted as evidence of the student's physical condition.
HARVEY.

Section 3, as amended, was adopted.

Section 4 was read.

Senator Clark offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 57, line 17, page 3, by adding after the word "college" and before the word "normal" the words "or all accredited high schools having the normal training course."

CLARK.

Senator Horner offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 57, lines 7 and 8, page 4, by striking after the word "the" and before the word "may" the words "or the expert physical educator."

HORNER.

Section 4, as amended, was adopted.

Section 5 was read.

Senator West offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 57, pages 4 and 5, by striking out Section 5.

WEST.

Senator Leedy offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 57, line 8, page 5, by adding after the word "system" the following: Provided this act shall not apply to teachers who have taught for ten years or more prior to the passage of this act.

LEEDY.

Senator Harvey offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 57, line 5, page 5, by striking out the word "may" and before the word "be" and inserting the word "must"; and in line 6 by inserting after the word "the" and before the word "board" the following "local or district"; and in line 8

after the word "school" by striking the word "system" and inserting the words "under their control."

HARVEY.

Section 5, as amended, was adopted.

Section 6 was read.

Senator Draughon offered the following amendment:

Mr. President: I move to amend Senate Bill No. 57, line 14, page 5, by adding after the word "act" the words "nothing in this act will apply to any people members of the Christian Science Church or any other church of like faith."

DRAUGHON.

Senator Leedy moved to table the amendment, and the roll being called resulted as follows:

Ayes: Briggs, Cartwright, Clark, Cordell, Cornett, Davidson, Frye, Glasser, Harrison, Hill, Holloway, Ingraham, Land, Leedy, Lillard, Looney, Lynch, Pugh, Sherman, Simpson, Woods, (E. E.), Woods, (W. H.) Total 22.

Nays: Carlock, Coyne, Draughon, Fleming, Harvey, Horner, McPherran, Morton, Ratliff, Spurlock, West. Total 11.

Excused: Brown, Dearmon, Durant, Wallace, Wells. Total 5.

Absent: Anglin, Golobie, Hensley, Johnson, Nichols, Rutherford. Total 6.

The Chair declared the amendment tabled.

On motion of Senator Leedy section 6 was adopted.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 57 by striking out the title and inserting "An Act providing for

a system of physical education in certain schools of the state.”

DAVIDSON.

Senate Bill No. 57, as amended, was adopted, and advanced to engrossment and third reading, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Hill moved a call of the house, which prevailed.

Senator Clark was excused until seven o'clock.

Senator Coyne was excused from the evening session.

Senator Fleming was excused from the evening session.

Senator W. H. Woods submitted the following report of special committee, which was adopted:

Mr. President:

We, your special committee, to whom was referred House Bill No. 77, by Salter, entitled: An Act amending Section 6427, Revised Laws of Oklahoma, 1910, relating to commissions and expenses of executors and administrators in the administration of estates, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that Section 1 thereof be amended as follows:

By striking out the word “cent” in line eleven, page two, the balance of line eleven and all of line twelve down to the first period, inserting the following language:

“For all above that sum not to exceed One Hundred Thousand Dollars at the rate of two and one-half per cent. In estates valued above One Hundred Thousand Dollars, the County Judge may fix such additional fees as in his judgment the additional work may justify.”

W. H. WOODS, Chairman.

R. L. DAVIDSON.

G. R. HORNER.

Senator Rutherford asked to be excused until next Wednesday, which was granted.

Senator Glasser moved that Senate Bill No. 281 be advanced to engrossment and third reading, which prevailed.

Senator Glasser moved that the rules be suspended, Senate Bill No. 281 considered engrossed and placed on third reading, which prevailed.

Senate Bill No. 281 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.). Total, 33.

Nays: McPherren. Total 1.

Excused Brown, Dearmon, Durant, Wallace, Wells. Total 5.

Absent: Clark, Golobie, Lynch, Nichols, West. Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Morton,

Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.). Total, 33.

Nays: McPherren. Total 1.

Excused Brown, Dearmon, Durant, Wallace, Wells. Total 5.

Absent: Clark, Golobie, Lynch, Nichols, West. Total 5.

The emergency having received a two-thirds majority of votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator W. H. Woods moved that Senate Bill No. 264 be advanced to engrossment and third reading, which prevailed.

Senator W. H. Woods moved that the rules be suspended, Senate Bill No. 264 considered engrossed and placed on third reading and final passage, which prevailed.

Senate Bill No. 264 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Frye, Glaser, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.). Total, 34.

Nays: None.

Excused: Brown, Dearmon, Durant, Wallace, Wells. Total 5.

Absent: Clark, Golobie, Lynch, Nichols, West. Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherran, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.). Total, 34.

Nays: None.

Excused: Brown, Dearmon, Durant, Wallace, Wells. Total 5.

Absent: Clark, Golobie, Lynch, Nichols, West. Total 5.

The emergency having received a two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Harrison moved to reconsider the vote by which House Bill No. 50 was indefinitely postponed, which prevailed.

Senator Harrison moved that House Bill No. 50 be referred to a special committee of three for the purpose of amendment, which prevailed and the Chair appointed Senators Harrison, Morton and Simpson as such committee.

On motion of Senator Looney Senate Bill No. 41 was advanced to engrossment and third reading.

On motion of Senator Holloway House Bill No. 75 was re-committed to the Committee on Fees and Salaries.

The Senate recessed until 7 o'clock.

EVENING SESSION.

The Senate reconvened, the President pro tempore presiding.

On motion of Senator Rutherford Senate Bill No. 165 was advanced to engrossment and third reading.

House Bill No. 96 was taken up for consideration.

Senator Lillard offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 96, line 1, page 1, by striking after the word "section 1" all the following words: "in all counties in this state having a population over 18,000 and not more than 20,000 inhabitants, as shown by the next preceding federal census, the county commissioners shall each be paid an annual salary, payable monthly, in the sum of \$660.00."

LILLARD.

On motion of Senator Lillard, House Bill No. 96, as amended, was adopted.

On motion of Senator Lillard House Bill No. 96 was considered engrossed and placed on third reading and final passage.

House Bill No. 96, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPher-

ren, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.). Total, 34.

Nays: None.

Excused: Brown, Dearmon, Durant, Wallace, Wells, Total, 5.

Absent: Clark, Golobie, Lynch, Nichols, West. Total 5.

The bill having received a constitutional majority of the votes of all members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

House Bill No. 62 was taken up for consideration.

On motion of Senator Davidson House Bill No. 62 was re-committed to Judiciary Committee No. 1.

House Bill No. 163 was taken up for consideration.

On motion of Senator Pugh House Bill No. 163 was advanced to third reading and final passage.

House Bill No. 163 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.). Total, 34.

Nays: None.

Excused: Brown, Dearmon, Durant, Wallace, Wells, Total, 5.

Absent: Clark, Golobie, Lynch, Nichols, West. Total 5.

The bill having received a constitutional majority of the votes of all members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result.

Ayes: Anglin, Briggs, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherrren, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 34.

Nays: None.

Excused: Brown, Dearmon, Durant, Wallace, Wells.
Total 5

Absent: Clark, Golobie, Lynch, Nichols, West. Total 5.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 163 and ordered same returned to the Honorable House.

On motion of Senator Hill Senate Joint Resolution No. 12 was advanced to engrossment and third reading and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator McPherrren moved that the Calendar be taken up in the regular order, which prevailed.

Senate Bill No. 230 was taken up for consideration and read.

Senator Leedy offered the following amendment:

Mr. President: I move to amend Senate Bill No. 230, line 5, page 2, by striking after the word "by" and before the word

“and” in line 6, and add in lieu thereof the following: “by imprisonment for not less than ten years and may be sent for life.”

LEEDY.

Senator Davidson offered the following substitute amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 230, lines 4 and 5, page 1, and lines 1 and 2, page 2, by striking after the word “intent” in line 4, page 1, and before the word “to” in line 2, page 2, all intervening language.

DAVIDSON.

Senator Leedy offered the following amendment:

Mr. President: I move to amend Senate Bill No. 130, line 5, page 2, by striking after the word “by” and before the word “and” in line 6, and add in lieu thereof the following: “imprisonment in the penitentiary for any term not less than ten years or by death penalty.”

LEEDY.

On motion of Senator Frye the amendment was tabled.

Senator W. H. Woods offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 230, line 3, page 1, by striking after the word “of” and before the word “years” the word “twelve” and inserting in lieu thereof the word “fifteen.”

W. H. WOODS.

Senate Bill No. 230, as amended, was adopted and advanced to engrossment and third reading and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Draughon moved that Senate Bill No. 122 be referred to a special committee of three without instructions, which prevailed, and the Chair appointed as such committee Senators Draughon, Nichols and Davidson.

Senator Davidson presiding.

Committee Substitute for Senate Bill No. 53 was taken up for further consideration.

Senator Anglin offered the following amendment:

Mr. President: I move to amend Committee Substitute for Senate Bill No. 53, line 3, page 2, by striking the word "seventeen" and inserting the word "fourteen."

ANGLIN.

On motion of Senator Hill the amendment was tabled.

Senator Anglin offered the following amendment:

Mr. President: I move to amend Committee Substitute for Senate Bill No. 53, line 3, page 2, by striking the word "seventeen" and inserting the word "sixteen."

ANGLIN.

Senator Looney moved to table the amendment, and the roll being called resulted as follows:

Ayes: Carlock, Clark, Cordell, Davidson, Glasser, Golobie, Harrison, Hill, Holloway, Horner, Ingraham, Johnson, Looney, McPherren, Morton, Pugh, Ratliff, Spurlock. Total 18.

Nays: Anglin, Briggs, Cornett, Frye, Land, Leedy, Lillard, Lynch, Sherman, Simpson, Woods, (E. E.), Woods, (W. H.) Total 12.

Excused: Brown, Coyne, Dearmon, Durant, Fleming, Wallace, Wells. Total 7.

Absent: Cartwright, Draughon, Harvey, Hensley, Nichols, Rutherford, West. Total 7.

The Chair declared the amendment tabled.

Senator Lillard offered the following amendment:

Mr. President: I move to amend Senate Bill No. 53, line 3, page 2, by striking after the word "of" on line 2, and before the word "years" on line 3 the word "seventeen" and adding the word "fifteen."

LILLARD.

Senator Hill moved to table the amendment, and the roll being called resulted as follows:

Ayes: Cartwright, Clark, Cordell, Cornett, Davidson, Glasser, Golobie, Harrison, Hill, Holloway, Horner, Ingraham, Looney, McPherran, Morton, Ratliff, Sherman, Spurlock, Woods, (E. E.), Woods (W. H.) Total 20.

Nays: Anglin, Briggs, Carlock, Frye, Land, Leedy, Lillard, Lynch, Simpson. Total 9.

Excused: Brown, Coyne, Dearmon, Durant, Fleming, Wallace, Wells. Total 7.

Absent: Draughon, Harvey, Hensley, Johnson, Nichols, Pugh, Rutherford, West. Total 8.

The Chair declared the amendment tabled.

Senator Anglin offered the following amendment:

Mr. President: I move to amend Committee Substitute for Senate Bill No. 53, line 3, page 2, by inserting after the word "years" the following: "Provided that the female is of previous chaste character." ANGLIN.

Senator Looney moved to table the amendment, and the roll being called resulted as follows:

Ayes: Clark, Cordell, Cornett, Glasser, Harrison, Hensley, Hill, Holloway, Looney, McPherran, Morton, Pugh, Ratliff, Woods, (E. E.) Total 14.

Nays: Anglin, Briggs, Carlock, Davidson, Frye, Golobie, Horner, Ingraham, Johnson, Land Leedy, Lillard, Lynch Sherman, Simpson, Spurlock, Woods, (W. H.) Total 17.

Excused: Brown, Coyne, Dearmon, Durant, Fleming, Wallace, Wells. Total 7.

Absent: Cartwright, Draughon, Harvey, Nichols, Rutherford, West. Total 6.

The Chair declared the motion to table lost.

Senator Anglin moved that further consideration of the bill be indefinitely postponed, and the roll being called resulted as follow:

Ayes: Anglin, Cornett, Frye, Golobie, Hensley, Holloway, Horner, Johnson, Land, Leedy, Lillard, Lynch, Morton, Simpson, Spurlock, Woods, (W. H.) Total 16

Nays: Briggs, Cartwright, Clark, Cordell Davidson, Glasser, Harrison, Hill, Ingraham, Looney McPherran, Pugh, Ratliff Sherman, Woods, (E. E.) Total 15.

Excused: Brown, Coyne, Dearmon, Durant, Fleming, Wallace, Wells. Total 7.

Absent: Carlock, Draughon, Harvey, Nichols, Rutherford, West. Total 6.

The Chair declared the motion to indefinitely postpone Senate Bill No. 53 carried.

Senate Bill No. 151 was taken up for consideration.

Sections 1, 2, and 3 were read and adopted.

Section 4 was read.

Senator Morton offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 151, line 11, page 3, by inserting after the word "known" and before the word "and" the word "as" and after the word "and" insert the word "shall."
MORTON.

Section 4, as amended, was adopted.

Section 5 was read.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 151, line 9, page 4, by changing the word "entered" to "entering."
GLASSER.

Section 5, as amended, was adopted.

Section 6 was read.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 151, line 6, page 5, by changing the word "of" to read "or."

GLASSER.

Section 6, as amended, was adopted.

Section 7 was read.

Senator Davidson offered the following amendment:

Mr. President: I move to amend Senate Bill No. 151, line 16, page 6, by striking after the word "matters" and before the word "therein" the word "concerned" and inserting the word "contained."

DAVIDSON.

Section 7, as amended, was adopted.

Sections 8 and 9 were read and adopted.

Section 10 was read.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 151, line 1, page 10, by inserting after the word "requisite" and before the word "graduation" the word "for" in lieu of the letter "a."

GLASSER.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 151, line 3, page 10, by striking after the word "section" and before the word "of" the figures "11" and insert in lieu thereof the word "eleven."

GLASSER

Section 10, as amended, was adopted:

Section 11 was read.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 151, line 15, page 14, by striking after the word "principals" and before the word "surgery" the word "or" and insert in lieu thereof the word "of."

GLASSER

Section 11, as amended, was adopted.

Section 12 was read.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 151, line 14, page 15, by changing the word "physician" to read "physicians": also line 2, page 16, "physician and surgeon" to read "physicians and surgeons."

GLASSER.

Section 12, as amended, was adopted.

Sections 1, 13, 14, 15, and 16 were read and adopted.

Section 17 was read.

Senator Morton offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 151, line 16, page 19, by adding after the word "board" and before the word "may" "of Osteopathy"; also in line 16, page 20 insert after the word "board" the words "of Osteopathy"; page 21, line 6 substitute for "revelent" the word "relevent."

MORTON.

Section 17, as amended, was adopted.

Sections 18, 19, and 20 were read and adopted.

Section 21 was read and adopted.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 151, line 14, page 21, by striking the word "not" and in lieu thereof "nor."
GLASSER.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 151, line 1, page 22, by adding after the word "by" and before the word "and" on line 2, the following: "by the State Board in lieu of the words "by this state."
GLASSER.

Senator Davidson moved that Senate Bill No. 151, as amended, be adopted and the bill advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the rules be suspended, Senate Bill No. 151 considered engrossed and placed on third reading and final passage, which prevailed.

Senate Bill No. 151 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Pugh, Ratliff, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.)
Total 32.

Nays: None.

Excused: Brown, Coyne, Dearmon, Durant, Fleming, Wallace, Wells. Total 7.

Absent: Draughon, Harvey, Nichols, Rutherford, West.
Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate,

was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

On motion of Senator Cartwright Senate Bill No. 171 was made a special order for two o'clock next Monday.

On motion of Senator Harrison the Senate adjourned under the rule.

FORTIETH LEGISLATIVE DAY.

Friday, February 18, 1921.

The Senate met at 1:30 p. m. pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 39.

Excused: Durant, Rutherford. Total 2.

Absent: Fleming, Wallace, West. Total 3.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Anglin asked that Senator Fleming be excused for the day on account of sickness, which was granted.

Senator Hill asked that Senator Wallace be excused until Monday, which was granted.

Senator Hill moved that the Senate at 6 o'clock take a recess until 7 o'clock, which prevailed.

Senator Davidson moved that when the Senate adjourn, it adjourn until 1:30 Monday, which prevailed.

The Journal of the previous day's session was read and approved.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 41, 57, 151, 165, 230, 264 and 281 correctly engrossed; Senate Bill No. 256 correctly re-engrossed; Senate Joint Resolution No. 12 correctly engrossed.

L. A. MORTON, Chairman.

Senator Cordell submitted the following committee reports, which were adopted and Senate Bill No. 226 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 28, by Cordell, entitled, "An Act amending Chapter 114, of the Session Laws of Oklahoma, 1913, relating to unfair competition and discrimination and amending section 1, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass, for the reason that the subject matter therein has been covered by Senate Bill No. 31, that has passed the Senate.

CORDELL, Chairman.

Mr. President:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 61, by Johnson of the Senate, and Nance, of the House, entitled, "An Act creating and establishing a sys-

tem of rural credits and providing for its method of operation; making an appropriation in support thereof," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

CORDELL, Chairman.

Mr. President:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 226, by Cordell, entitled, "An Act providing for a chief inspector of grain, local grain inspectors, and the inspecting, sampling for inspection and grading of every kind of grains in the State of Oklahoma and to harmonize State and Federal grain inspection," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CORDELL, Chairman.

Senator Leedy submitted the following committee report, which was adopted and Senate Bill No. 46 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Public Health, to whom was referred Senate Bill No. 46, by Leedy, entitled, "An Act creating a board of examiners to examine and license barbers; prescribing its duties; providing for a license to barbers to practice their trade or calling; and providing for sanitary conditions, and providing a punishment for violation thereof, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended in Section 3, at the end thereof by adding after the word "laundering" the following words, "or sterilizing."

And that Section 8, on line twelve the word "one" be

changed so as to read, "two" years.

LEEDY, Chairman.

Senator Holloway submitted the following committee reports, which were adopted and House Bills Nos. 180 and 186 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Education, to whom was referred Re-Engrossed House Bill No. 180, by Campbell, Gossett and Graves, entitled, "An Act amending Section 1, Chapter 278 of the Session Laws of 1915, relating to the fixing of the date for holding the annual school meeting; and providing for the time of making the report of the school district board required by law to be filed with the excise board," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

W. J. HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred Engrossed House Bill No. 186 by Hardie, of the House, entitled, "An Act amending Sections 1, 2 and 3 Article 6, Chapter 219 Session Laws of 1913, relating to independent school districts," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

W. J. HOLLOWAY, Chairman.

Senator Lillard asked unanimous consent to amend House Bill No. 96, as follows, which was granted:

Mr. President: I move to amend Re-Engrossed House Bill No. 96, by adding at the end of the bill the emergency section as follows:

"Section 2. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall

take effect and be in full force from and after its passage and approval."

LILLARD.

The question being, "Shall House Bill No. 96 become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherran, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods; (E. E.), Woods, (W. H.) Total 34.

Nays: None.

Excused: Brown, Dearmon, Durant, Wallace, Wells. Total 5.

Absent: Clark, Golobie, Lynch, Nichols, West. Total 5.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

Senator Glasser asked unanimous consent to substitute an amended bill for Senate Bill No. 268, which was granted.

Senator Glasser asked unanimous consent to advance Senate Bill No. 268 to engrossment and third reading, which was granted, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 319, by Briggs, "An Act repealing section 3195, of chapter 31, article 1, of Revised Laws of Oklahoma,

1910, relating to fees of county attorney, and declaring an emergency."

Senate Bill No. 320, by Briggs, "An Act amending section 572 of article 11, chapter 10 of the Revised and Annotated Statutes of 1910, relating to cities' powers and duties of council and repealing all acts in conflict therewith, and declaring an emergency."

Senate Bill No. 321, by Pugh and Dearmon, "An Act declaring beds of certain streams and rivers public land and providing for and regulating the leasing of school, public building, and other public lands of the State of Oklahoma for oil, gas, and other minerals, and for sand and gravel, and repealing all laws in conflict herewith and declaring an emergency."

Senate Bill No. 322, by Cordell, "An Act providing for the inspection and sale of commercial fertilizers, condimental, patented or proprietary, and providing for an appropriation."

Senate Bill No. 323, by Nichols, "An Act amending subdivision (a) of section 5 of House Bill No. 418 of the Session Laws of 1917."

Senate Bill No. 324, by Davidson, "An Act relating to mining partnerships and declaring an emergency."

Senate Bill No. 325, by Coyne and Cordell, "An Act providing for the nomination of all party candidates for office in the State of Oklahoma and repealing all laws in conflict with this Act."

Senate Bill No. 326, by Holloway, McPherren, Ratliff, Nichols, and Johnson, "An Act amending chapter 211 of the Session Laws of 1919, creating certain clerical, stenographic and other positions in State departments, fixing the salaries thereof, and declaring an emergency."

Senate Bill No. 327, by Nichols, "An Act making it unlawful for any person in the State of Oklahoma, who is not a member in good standing of the Grand Army of the Republic, Woman's Relief Corps, United Confederate Veterans, Daughters

of the Confederacy, Spanish War Veterans, Veterans of Foreign Wars, Sons of Veterans, the American Legion, or the Women's Auxiliary of the American Legion, to use, wear or display on his person the insignia, distinctive ribbons or membership rosette or button of such organizations and providing a penalty therefor, and declaring an emergency."

Senate Bill No. 328, by Carlock, "An Act authorizing the Commissioner of Labor to establish a branch of the Oklahoma Free Employment Bureau at Ardmore, Oklahoma, providing for a superintendent and fixing the salary thereof."

BILLS AND JOINT RESOLUTIONS ON SECOND READING.

The following bills and joint resolutions were read for the second time and referred to the standing committee indicated:

Senate Bill No. 309, by Glasser and Cordell, to Agriculture.

Senate Bill No. 310, by Coyne, to Fees and Salaries.

Senate Bill No. 311, by Cornett of the Senate and Wisemeyer, of the House, to Irrigation and Drainage.

Senate Bill No. 312, by Rutherford, Davidson and Nichols, of the Senate, and Craver, Disney, Miller and Strayhorn, of the House, ordered printed and placed on the Calendar.

Senate Bill No. 313, by Cartwright, Holloway, Clark, Dearmon, Land, and Coyne, to Education.

Senate Bill No. 314, by Cartwright, Holloway, Clark, Dearmon, Land, and Coyne, to Hospitals and Charities.

Senator Cartwright asked unanimous consent to have Senate Bill No. 314 referred to the Committee on Education, which was granted.

Senate Bill No. 315, by Cartwright, Holloway, Clark, Dearmon, Land, and Coyne, to Fees and Salaries.

Senate Bill No. 316, by Simpson, to Roads and Highways.

Senate Bill No. 317, by Holloway and McPherren, to Education.

Senate Bill No. 318, by Spurlock, of the Senate, and Smith and Coover, of the House, to Judiciary No. 1.

Senate Joint Resolution No. 20, by Morton, to Appropriations.

Senate Joint Resolution No. 21, by Johnson, to Hospitals and Charities.

House Bill No. 92, by Disney, to Judiciary No. 2.

House Bill No. 123 by Drake, to Privileges and Elections.

House Bill No. 132, by Crockett, to Revenue and Taxation.

House Bill No. 169, by Coover and Everhart, to Education.

House Bill No. 170, by Jennings (Rogers), Caldwell and Scofield, to Privileges and Elections.

House Bill No. 210, by Pendleton, to Fees and Salaries.

House Bill No. 215, by Drake, to Fees and Salaries.

House Bill No. 217, by Heberling, of the House, and Clark, of the Senate, to Fees and Salaries.

Senator Dearmon asked to be excused for an hour, which was granted.

Senate Bill No. 230 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Davidson, Draughon, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Johnson, Land, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 29.

Nays: Briggs, Brown, Cornett, Harvey, Ingraham, Leedy. Total 6.

Excused: Dearmon, Durant, Fleming, Rutherford, Wallace. Total 5.

Absent: Coyne, Lynch, Morton, West. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 230 and ordered same transmitted to the Honorable House.

Senator W. H. Woods asked unanimous consent to introduce the following resolution, which was granted:

Senate Resolution No. 29—By W. H. Woods, Holloway,

McPherran, Lillard and Harvey.

Be it Resolved by the Senate of the State of Oklahoma:

That the Honorable J. W. Harreld, United States Senator, be invited to address this body in the Senate Chamber this afternoon at 4 p. m.

Senator W. H. Woods asked unanimous consent for the immediate consideration of the resolution, which was granted.

On motion of Senator W. H. Woods the resolution was adopted and referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Hensley asked unanimous consent to introduce the following resolution, which was granted:

Senate Resolution No. 30—By Hensley.

A Resolution on the death of Lieutenant Governor, George W. Bellamy and setting aside one hour, from three o'clock

to four o'clock on Monday, February 21, 1921, to be devoted to eulogistic remarks.

Whereas, It has pleased the Ruler of the Universe to remove from our midst, the Hon. George W. Bellamy, of El Reno, Oklahoma, a former presiding Officer of the Senate,

Therefore Be It Resolved by the Senate of the State of Oklahoma,

That, in the death of Lieutenant Governor Geo. W. Bellamy, which occurred at his home in El Reno on June 3rd, 1920, the State has lost a good and active citizen, whose early life, as a pioneer of this commonwealth, was characterized by unalloyed devotion to the people and the upbuilding of a great commonwealth,

That his energy and ability in public life has left a lasting imprint on our laws and public institutions, both educational and political,

That we revere him as a patriotic and representative citizen.

Therefore Be It Resolved, That, we, the members of the Senate hereby express our deep sorrow at his death, and hereby extend our sympathies and condolence to his family and friends.

Be It Further Resolved, That this resolution be spread upon the Journal of the Senate and that one hour be set aside from three o'clock to four o'clock, Monday afternoon, February 21st, 1921, for eulogistic remarks on the late Lieutenant Governor, George W. Bellamy.

Be It Further Resolved, That a copy of these resolutions be furnished to the family of the deceased.

Senator Hensley asked unanimous consent for the immediate consideration of the resolution, which was granted.

On motion of Senator Hensley the resolution was adopt-

ed and referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 41 was read for the third time at length.

Senator Glasser asked unanimous consent to offer the following amendment, which was granted:

Mr. President: I move to amend Senate Bill No. 41, line 5, page 1, by adding after the word "felony" and before the word "who" the following words "for the first time" and strike out the words "in this State."

GLASSER.

On motion of Senator Glasser the amendment was unanimously adopted.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Draughon, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Land, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 34.

Nays: Leedy, Lillard. Total 2.

Excused: Dearmon, Durant, Fleming, Rutherford, Wallace. Total 5.

Absent: Coyne, Ingraham, West. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Draughon, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner,

Johnson, Land, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 34.

Nays: Leedy, Lillard. Total 2.

Excused: Dearmon, Durant, Fleming, Rutherford, Wallace. Total 5.

Absent: Coyne, Ingraham, West. Total 3.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for correction.

Senate Bill No. 165 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Davidson, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Lillard, Nichols, Pugh, Ratliff, Simpson. Total 16.

Nays: Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Draughon, Hensley, Johnson, Land, Leedy, Looney, Lynch, McPherren, Sherman, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 20.

Excused: Dearmon, Durant, Fleming, Rutherford, Wallace. Total 5.

Absent: Ingraham, Morton, West. Total 3.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator Nichols served notice that on the next legislative day he would move to reconsider the vote by which Senate Bill No. 165 failed of passage.

Senate Joint Resolution No. 12 was read for the third time at length.

Senator Hill asked unanimous consent to amend the resolution by adding the names of Representatives Matthews and Brice, of the House, which was granted.

The question being, "Shall the resolution pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: None.

Excused: Dearmon, Durant, Fleming, Rutherford, Wallace. Total 5.

Absent: Ingraham, Spurlock, West. Total 3.

The resolution having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the resolution become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Wells, Woods, (E. E.), Woods, (W. H.) Total 34.

Nays: Briggs, Glasser. Total 2.

Excused: Dearmon, Durant, Fleming, Rutherford, Wallace. Total 5.

Absent: Ingraham, Spurlock, West. Total 3.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Joint Resolution No. 12 and ordered same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Bill No. 151 and ordered same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Bill No. 256 and ordered the same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Bill No. 264 and ordered the same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Bill No. 281 and ordered same transmitted to the Honorable House.

Senate Bill No. 57 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Cartwright, Clark, Cornett, Frye, Glasser, Hensley, Hill, Holloway, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Sherman, Simpson, Wells, Woods, (W. H.) Total 24.

Nays: Carlock, Cordell, Coyne, Draughon, Golobie, Harrison, Harvey, Horner, Morton, Spurlock, Woods, (E. E.) Total 11.

Excused: Dearmon, Durant, Fleming, Rutherford, Wallace. Total 5.

Absent: Davidson, Ingraham, Johnson, West. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Draughon served notice that on the next legislative day he would move to reconsider the vote by which Senate Bill No. 57 passed.

Senate Bill No. 160 was taken up for consideration and read.

Senator W. H. Woods offered the following amendment:

Mr. President: I move to amend Senate Bill No. 160, line 5, page 1, by striking after the word "created" and before the word "Supreme" the word "seven" and insert in lieu thereof the word "nine"; and by striking after in line 2, page 2, after the word "and" and before the word "chief" the word "two" and inserting in lieu thereof the word "one"; and by changing the word "clerks" to "clerk"; and by striking in line 4, page 2, the word "each"; and in line 14, page 2, after the word "further" and before the word "the" the words "that one of" be stricken.

W. H. WOODS.

Senator Nichols presiding.

Senator Lillard moved that when the messenger arrives from the House announcing the arrival of Senator Harreld, that the Senate recess and accept the invitation of the House to hear the address of Senator Harreld, which prevailed.

Messenger from the House was received announcing the arrival of Senator Harreld and the Senate recessed for the purpose of hearing the address of Senator Harreld.

The Senate reconvened, the President pro tempore presiding.

Senate Bill No. 160 was taken up for further consideration.

Senator Lynch asked to be excused for the remainder of the day, which was granted.

The following message from the House was read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, Enrolled copies of the following:

House Concurrent Resolution No. 6, by Graves, Harrison and Craver, entitled:

“Memorializing Congress to locate one of the hospitals for the care of wounded and disabled veterans of the recent war, within the State of Oklahoma.”

House Concurrent Resolution No. 8, By Craver, Jennings, Drake and Graham of the House, and Hensley, Woods, Simpson and Cornett of the Senate, entitled:

“A Resolution setting aside a part of the 16th day of November, of each year, as Oklahoma Day.”

House Concurrent Resolution No. 9, by Brice and Matthews of the House, and Hill of the Senate, entitled:

“A Resolution recalling House Bill No. 27, from the Governor for correction.”

House Concurrent Resolution No. 10, By Craver, McColgen and Smith (of Bryan) and Harrison of the House, and Anglin, and Glasser of the Senate, entitled:

“Endorsing the work of the Near East Relief; the Senate concurring therein.”

House Bill No. 35, By Keenan, entitled:

“An Act amending Section 7418, of Chapter 72, Article 9, of the Revised Laws of the State of Oklahoma, 1910, relating to form to tax deed.”

And to inform you, and through you the Honorable

Senate, that the same have been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

The President pro tempore signed the enrolled copies of House Concurrent Resolutions Nos. 6, 8, 9 and 10 and ordered same returned to the Honorable House.

House Bill No. 35 was read for the fourth time signed by the President pro tempore and ordered returned to the Honorable House.

Senator Lillard asked unanimous consent to submit the following reports, which was granted:

Senator Lillard submitted the following committee reports, which were adopted and Senate Bills Nos. 115 and 250 and House Bill No. 140 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 14, by Cordell of the Senate, and King, of the House, entitled, "An Act to amend section 3 of chapter 165 of the Session Laws of 1919, relating to deputy sheriffs in certain counties, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that said bill do not pass for the reason that the subject matter is covered by House Bill No. 140, this day reported out by the Committee, as amended.

ROSS N. LILLARD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 48, by Fleming and McPherrin, entitled, "An Act amending section 2, chapter 165 of the Session Laws of 1919, same being an act with reference to salaries of sheriffs,

deputies, constables, and jailors, repealing all laws in conflict therewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass, for the reason that the subject matter is covered by House Bill No. 140, this day reported out by the Committee, as amended.

LILLARD, Chairman.

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 115, by Lillard, entitled, "An Act authorizing and directing the State Board of Affairs on behalf of the State of Oklahoma to engage in the business of producing, manufacturing and marketing crushed rock, shale and cement, prescribing their powers and duties in connection therewith, etc., and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LILLARD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 250, by Frye and Sherman, entitled, "An Act declaring all buildings and places nuisance wherein or upon which acts of lewdness, assignation or prostitution are held or occur or which are used for such purposes; and providing for the abatement and prevention of such nuisances by injunction or otherwise, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LILLARD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred House Bill No. 140, by Harris, Bell, Martin, and Robertson of the House, and Lillard, of the Senate, entitled, "A bill entitled, An Act amending section 3, chapter 165, of the Session Laws of 1919, relating to fees and salaries of sheriffs,

constables and jailors and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended by the Committee. The amendments to Engrossed House Bill No. 140 are attached hereto, marked "Amendments to said Bill."

LILLARD, Chairman.

Senator Briggs asked to be excused from the evening session, which was granted.

The Senate recessed until 7 o'clock.

EVENING SESSION.

The Senate reconvened, the President pro tempore presiding.

Senate Bill No. 160 was taken up for further consideration.

The vote occurring on the adoption of the amendment by Senator W. H. Woods, same lost.

Senator Hill presiding.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 160, line 1, page 2, by striking after the word "court" and before the word "at" the word "referees" and inserting the word "commissioners."

DAVIDSON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 160, line 16, page 2, by adding the following: "Said Commissioners shall be given credit in the official reports of the Supreme Court for the opinions written by them, but all opinions written by any Commissioners shall be considered by the Supreme Court in conference and when approved by the Supreme Court shall

be handed down and reported as the opinions of the Supreme Court by the Commissioners writing the opinion.”

DAVIDSON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 160, line 5, page 2, by striking the word “Referees” in line 5 and inserting in lieu thereof the word “Commissioners” and striking the word “Referees” in line 10 and inserting the word “Commissioner.”

DAVIDSON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 160, lines 6 and 7 page 2, by striking after the word “the” in line 6, and before the word “provided” in line 7, all intervening language and inserting in lieu thereof the following “Governor, subject to the approval of the Supreme Court.”

DAVIDSON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 160, line 1, page 2, by striking after the word “of” and before the word “each” the figures “\$3600.00” and inserting the figures “\$4500.00.”

DAVIDSON.

Senator Spurlock offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 160, line 16, page 2, by adding after the word “service” the following: “Provided that this act shall continue in force and effect for only two years after its passage and approval.”

SPURLOCK.

Senator Davidson offered the following amendment:

Mr. President: I move to amend Senate Bill No. 160, line 5, page 1, by striking after the word "created" and before the word "Supreme" the word "seven" and inserting the word "five."

DAVIDSON.

On motion of Senator Lillard the amendment was tabled.

On motion of Senator W. H. Woods, Senate Bill No. 160, as amended, was adopted and advanced to engrossment and third reading and referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator McPherren moved that Senate Bill No. 95 be referred to a special committee of five without instructions, which prevailed, and the Chair appointed Senators Davidson, Glasser, Nichols, Hill and McPherren as such committee.

Senate Bill No. 204 was taken up for consideration and read.

On motion of Senator Coyne, Senate Bill No. 204 was advanced to engrossment and third reading, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

The President pro tempore presiding.

On motion of Senator Harrison, Senate Bill No. 115 was recommitted to Judiciary Committee No. 1.

Senate Bill No. 123 was taken up for consideration and read.

Senator Lillard presiding.

Senator Coyne offered the following amendments, which were adopted:

Mr. President: I hereby offer the following amendments to Senate Bill No. 123: Line 13, page 4, after the word "estate" and before the word "as" insert the following: "and upon

mortgagees and holders of liens on the said real estate, or holders of mineral rights thereon.”

Line 14, page 4, after the word “owner” and before the word “is” insert the words “mortgagee or holder of lien.”

Line 5, page 5, substitute for the words “the owner of such land” the following: “any person, firm or corporation required to be served with notice under the provisions of this section.”

Lines 9 and 10, pages, 5, substituting for the phrase “that the owner or owners of the real estate are non residents” the following: “that any person, firm or corporation required to be served with notice under the provisions of this Act is a non resident.”

Lines 11 and 12, page 5, substitute for the words “such owner or owners” the words: “any such person, firm or corporation.”

Line 15, page 5, substitute for the words “such owner” the words: “any such person, firms or corporation.”

Line 16, page 5, at the end of the line after the word “made” insert “upon such person, firm or corporation.”

Lines 3 and 4, page 6, substitute for the words “of the owners of such lands” the word “or any place of business of such person, firm or corporation.”

COYNE.

Senator Leedy offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 123, line 4, page 1, by striking after the word “the” and before the word “of” the words “first Monday” and add the words “second Monday.”

LEEDY.

Senator McPherren offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 123, line 10, page 7, by striking the following words "including paving taxes."

McPHERREN.

Senator Leedy offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 123, line 7, page 3, by adding after the word "sale" and before the word "all" the following: "and a copy of said notice mailed to the record owner at his last known residence as shown by the record."

LEEDY.

Senator McPherren offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 123, line 11, page 7, by adding after the word "certificate" and before the word "and" and the following "but excluding paving taxes."

McPHERREN.

Senator Horner presiding.

Senator McPherren offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 123, line 13, page 7, by striking after the word "land" in line 13 all of lines 13, 14, 15 and line 16 to the word "and."

HORNER.

On motion of Senator Davidson, Senate Bill No. 123, as amended, was adopted, and advanced to engrossment and third reading and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 114 was taken up for consideration and read.

On motion of Senator Coyne, Senate Bill No. 114 was advanced to engrossment and third reading and the bill re-

ferred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 112 was taken up for consideration and read.

On motion of Senator Frye, Senate Bill No. 112 was re-referred to Judiciary Committee No. 1 without instructions.

Senate Bill No. 141 was taken up for consideration and read.

Senator Lillard offered the following amendment which was adopted:

Mr. President: I move to amend Senate Bill No. 141 by inserting after the word "directors" the following words "or by three-fourths of the stockholders in writing."

LILLARD.

On motion of Senator Davidson, Senate Bill No. 141, as amended, was adopted and advanced to engrossment and third reading, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 120 was taken up for consideration and read.

Senator W. H. Woods offered the following amendment which was lost:

Mr. President: I move to amend Senate Bill No. 120, line 3, page 2, by striking after the word "for" and before the word "at" the words "one year" and inserting in lieu thereof the words "six months."

W. H. WOODS.

Senator Davidson offered the following amendment:

Mr. President: I move to amend Senate Bill No. 120, line 3, page 2, by striking after the word "brought" and before the word "at" the words "for one year."

DAVIDSON.

Senator Frye moved to lay the amendment on the table, which lost.

The vote occurring on the adoption of the same, same prevailed.

Senator Lillard offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 120, line 1, page 2, by striking after the word "for" and before the word "years" and insert the following "one."

LILLARD.

On motion of Senator Frye, Senate Bill No. 120, as amended, was adopted and advanced to engrossment and third reading, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

On motion of Senator Hill the Senate adjourned until Monday under the rule.

FORTY-FIRST LEGISLATIVE DAY.

Saturday, February 19, 1921.

NO SESSION.



FORTY-SECOND LEGISLATIVE DAY.

Monday, February 21, 1921.

The Senate met at 1:30 p. m. pursuant to adjournment, and was called to order by the president.

On roll call the following Senators were present: Briggs, Brown, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.). Total 38.

Excused: Durant. Total 1.

Absent: Anglin, Carlock, Coyne, Morton, West. Total 5.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Carlock was excused for the day.

Senator Hill moved that at the hour of six o'clock the Senate recess until seven o'clock, which prevailed.

The Journal of the previous day's session was read and approved.

Senator Clark submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 114, 120, 123, 141, 160, 204, and 268 correctly engrossed; Senate Bill No. 41 correctly re-engrossed; Senate amendments to House Bill No. 96 correctly engrossed; Senate Resolutions Nos. 29 and 30 correctly engrossed.

CLARK, Acting Chairman.

Senator Davidson submitted the following committee report, which was adopted, and Senate Bill No. 269 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Appropriations to whom was referred Senate Bill No. 269, by Johnson, entitled, "An Act making an appropriation for the care and medical treatment of drug addicts who are indigent and unable to pay for such care and treatment; and providing for the transfer of such patients, and fixing the maximum amount that shall be expended in the care and treatment of any one patient," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Pugh submitted the following committee report, which was adopted, and House Bill No. 75 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee, Fees and Salaries, to whom was referred Re-Engrossed House Bill No. 75, by Keenen, Jennings and Disney, entitled, "An Act fixing the salary of the

judges of the district court and judges of the superior courts," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

W. PUGH, Acting Chairman.

The following message from the Governor, was read:
To the Honorable, the President, and Members of the Senate:

I have the honor to report that I have this day approved Senate Bill No. 35, by Leedy and Cartwright, entitled, "An Act to regulate the practice of Chiropractic, etc." and have caused the same to be filed with the Secretary of State.

Respectfully,

J. B. A. ROBERTSON, Governor.

The following messages from the House of Representatives were read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, engrossed copies of the following:

House Joint Resolution No. 13, by Sherman of the Senate, and Tylee and Salter of the House, entitled, "A Resolution to set aside 125 beds at the State University Hospital for the purpose of caring for sick and disabled ex-service men and women."

House Bill No. 199, by Taylor, Trevathan, Everhart, Jerkins, and Robertson, entitled, "An Act to prevent floods, protect cities, farms and highways from inundation, and authorizing the organization of drainage and conservation districts, and providing for the government thereof and for the

construction of conservancy structures and for the means of paying therefor; to authorize the issuance of conservancy bonds and warrants, authorizing the appraisal and assessment and collection of benefits to benefitted property, etc.”

Senate Bill No. 52, by Cornett of the Senate and Wismeyer of the House, entitled, “An Act relating to deputy county officials in counties having a population not less than 36,536 and not over 35,600 and with an assessed valuation of not less than \$34,825,000.35.”

Senate Bill No. 55, by Lillard and Davidson, entitled, “An Act amending section 1, quarter 20, of the Session Laws of Oklahoma, 1919, repealing all laws in conflict therewith, and declaring an emergency,” as amended.

Senate Bill No. 113, by Hill, entitled, “An Act amending section 3230 of the Revised Laws of 1910, prescribing the fees in criminal cases for justices of the peace and constables in certain cities,” as amended.

Senate Bill No. 130, by Holloway and McPherren of the Senate, and Dyer, of the House, entitled, “An Act creating the office of second assistant county attorney of McCurtain county, Oklahoma, and providing for a stenographer and county evidence man in the said office of county attorney, and fixing the salaries of the first and second assistant county attorneys, etc.”

Senate Bill No. 143, by Harrison, entitled, “A Bill to be entitled, an Act fixing the number of deputies and their salaries in the office of the court clerk and county clerk in Pontotoc county, Oklahoma, and declaring an emergency.”

And to inform you, and through you the Honorable Senate, that the same have been passed by the House of Representatives, and were signed by the Speaker of the House

of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, engrossed copies of the following:

House Bill No. 85, by Hardie, Harris, Jerkins, and Robertson, entitled, "An Act making an appropriation covering emergency needs of the State University hospital, for the fiscal year ending June 30, 1921, not contemplated in the budgets, and declaring an emergency."

House Bill No. 193, by Sharp and Dodd, entitled, "An Act making an appropriation for salaries, support and maintenance for the fiscal year ending June 30, 1921, at the Colored A. and M. University, Langston, Oklahoma."

House Bill No. 233, Campbell and Tylee, of the House, and Davidson of the Senate, entitled, "An Act amending chapter 173, Session Laws 1917, relating to publishing initiative and referendum petitions and repealing all laws in conflict herewith."

Senate Bill No. 70, by Morton and Johnson of the Senate, and Nance of the House, entitled, "An Act authorizing the county officers of all counties in the State of Oklahoma, having a population of not less than 24,500 inhabitants and not to exceed 24,750, to appoint deputies, fixing the number of such deputies and maximum salary of each, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that the same have been passed by the House of Representatives, and were signed by the Speaker of the House

of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Senate Bills Nos. 52, 70, 130 and 143 were referred to the Committee on Engrossed and Enrolled Bills for enrollment.

BILLS AND JOINT RESOLUTION ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 329, by Davidson, "An Act providing for the disposition of interest paid to the State Treasurer upon daily bank balances of funds deposited by the several counties for bridge and highway construction, and declaring an emergency."

Senate Bill No. 330, by Cornett, "An Act making an appropriation in aid of oil and gas extension work at the Experimental Station of the United States Bureau of Mines, located at Bartlesville, Oklahoma."

Senate Bill No. 331, by Sherman, "An Act regulating and fixing the salary of deputy county officials in all counties of the State of Oklahoma having a population of between 16,253 and 16,275, based upon the last federal census, and declaring an emergency."

Senate Bill No. 332, by Hill, "An Act creating the position of State Chemist, Assistant State Chemist, and other positions in the State Board of Health; fixing the salaries therefor and declaring an emergency."

Senate Bill No. 333, by Lillard, "An Act to amend chapter 211 of the Session Laws of Oklahoma 1919, entitled 'An Act creating certain clerical, stenographic and other positions in certain state departments'."

Senate Bill No. 334, by Rutherford and Lillard, "An Act to amend section 5050 of the Revised Laws of Oklahoma of 1910, relating to persons incompetent to testify, and declaring an emergency."

Senate Bill No. 335, by Rutherford, Hill, Davidson, Simpson, Harrison, McPherrren and Holloway, "An Act fixing the salary of the Secretary of the Senate, and declaring an emergency."

Senate Joint Resolution No. 22, by Spurlock, "A Resolution authorizing the submission of a proposed amendment to the constitution to the people for their approval or rejection, for the purpose of amending section 9 of article 10, limiting the county levy."

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committee indicated:

Senate Bill No. 319, by Briggs, to State and County Affairs.

Senate Bill No. 320, by Briggs, to Municipal Corporations.

Senate Bill No. 321, by Pugh and Dearmon, to School Lands.

Senate Bill No. 322, by Cordell, to Agriculture.

Senate Bill No. 323, by Nichols, to Education.

Senate Bill No. 324, by Davidson, to Oil and Gas.

Senate Bill No. 325, by Coyne and Cordell, to Privileges and Elections.

Senate Bill No. 326, by Holloway, McPherrren, Ratliff, Nichols and Johnson, to Military Affairs.

Senate Bill No. 327, by Nichols, to Military Affairs.

Senate Bill No. 328, by Carlock, to Commerce and Labor.

HOUSE BILLS AND JOINT RESOLUTION ON FIRST
READING.

House Bill No. 85, by Hardie, Harris, Jerkins, and Robertson, "An Act making an appropriation covering emergency needs of the State University Hospital, for the fiscal year ending June 30, 1921, not contemplated in the budgets and declaring an emergency."

House Bill No. 193, by Sharp and Dodd, "An Act making an appropriation for salaries, support and maintenance for the fiscal year ending June 30, 1921, at the Colored A. and M. University, Langston, Oklahoma."

House Bill No. 199, by Taylor, Trevathan, Everhart, Jerkins and Robertson, "An Act to prevent floods, protect cities, farms and highways from inundation, and authorizing the organization of drainage and conservation districts and providing for the government thereof and for the construction of conservancy structures and for the means of paying therefor; to authorize the issuance of conservancy bonds and warrants, and to provide means for the discharge of the same and authorizing the appraisal and assessment and collection of benefits to benefitted property and to damaged property, and providing for the levying and collection of such assessments against benefitted property and for the policing of conservancy structures and drainage districts and defining offenses against the same and providing punishments therefor and fixing the jurisdiction of the district court information of drainage and conservation districts, and declaring an emergency."

House Bill No. 233, by Campbell and Tylee, of the House, and Davidson of the Senate, "An Act amending chapter 173, Session Laws 1917, relating to publishing initiative and referendum petitions and repealing all laws in conflict herewith.

House Joint Resolution No. 13, by Sherman, of the Senate, and Tylee and Salter, of the House, "A Resolution to set aside 125 beds at the State University Hospital for the purpose of caring for sick and disabled ex-service men and women."

Senator McPherrren asked unanimous consent to withdraw Senate Bill No. 39 from the Committee on Appropriations and that it be referred to the Committee on Roads and Highways, which was granted.

Senator Simpson moved that the vote by which Senate Bill No. 57 passed be reconsidered, which prevailed.

Senator Davidson moved that the vote by which House Bill No. 57 failed of passage be reconsidered, which lost.

Senator Harrison moved that the vote by which Senate Bill No. 57 passed be reconsidered, which prevailed.

Senator Harrison moved that the vote by which Senate Bill No. 57 was passed to engrossment and third reading be reconsidered, which prevailed.

Senator Harrison offered the following amendment, which was accepted by the author of the bill:

Mr. President: I move to amend Senate Bill No. 57 by adding the following to Section 3.

"Provided, that no pupil shall be required to take the physical examination herein provided, whose parent or guardian shall file a written statement with the school principal or teacher that such examination conflicts with his or her religious belief."

HARRISON.

The President pro tempore presiding.

Senator Wallace moved that the bill be indefinitely postponed.

Senator Leedy moved to table the amendment, which prevailed.

The vote occurring on the adoption of the amendment, same prevailed.

Senator Leedy moved that Senate Bill No. 57, as amended, be adopted and the bill advanced to engrossment, which prevailed.

Senator Leedy moved that the rules be suspended, Senate Bill No. 57 considered engrossed and placed on final passage, which prevailed.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Cartwright, Clark, Cordell, Cornett, Draughon, Frye, Harrison, Henslev, Hill, Holloway, Horner, Johnson, Land, Leedy, Looney, McPherren, Nichols, Pugh, Ratliff, Wells, Woods, (W. H.). Total 21.

Nays: Briggs, Brown, Davidson, Dearmon, Fleming, Glasser, Golobie, Ingraham, Lillard, Lynch, Sherman, Simpson, Spurlock, Wallace, Woods, (E. E.). Total 15.

Excused: Carlock, Durant. Total 2.

Absent: Anglin, Coyne, Harvey, Morton, Rutherford, West. Total 6.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator Davidson moved that the vote by which Senate Bill No. 57 failed of passage be reconsidered and that that motion lie on the table, which lost.

Senator Hill served notice that on the next legislative day he would move to reconsider the vote by which Senate Bill No. 57 failed of passage.

The House amendments to Senate Bill No. 113 were read.

Senator Hill moved that the Senate concur in the House amendments to Senate Bill No. 113, which prevailed.

The question being, "Shall Senate Bill No. 113 pass, as amended by the House?" the roll was called with the following result:

Ayes: Briggs, Brown, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Fleming, Frye, Glasser, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.). Total 35.

Nays: None.

Excused: Carlock, Durant. Total 2.

Absent: Anglin, Coyne, Golobie, Hensley, Morton, Wallace, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House amendments to Senate Bill No. 113 and referred the bill to the Committee on Engrossed and Enrolled Bills for enrollment.

The House amendments to Senate Bill No. 55 were read.

Senator Davidson moved that the Senate do not concur in the House amendments to Senate Bill No. 55 and ask for a conference, which prevailed.

Senator Glasser moved that Engrossed Senate Bill No. 268 be re-referred to the Committee on Roads and Highways for the purpose of correcting certain errors in the bill, which prevailed.

Senator Rutherford moved that the vote by which Senate Bill No. 165 failed of passage be reconsidered, which prevailed.

The question being, "Shall Senate Bill No. 165 pass?" the roll was called with the following result:

Ayes: Briggs, Cartwright, Clark, Cornett, Davidson, Dearmon, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Lillard, Lynch, Nichols, Pugh, Ratliff, Rutherford, Simpson, Wallace, Wells. Total 23.

Nays: Cordell, Draughon, Fleming, Ingraham, Johnson, Land, Leedy, Looney, McPherren, Sherman, Spurlock, Woods, (E. E.), Woods, (W. H.). Total 13.

Excused: Carlock, Durant. Total 2.

Absent: Anglin, Brown, Coyne, Harvey, Morton, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Cartwright, Clark, Cornett, Davidson, Dearmon, Draughon, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Lillard, Looney, Nichols, Pugh, Ratliff, Rutherford, Simpson, Wallace, Woods, (E. E.) Total 21.

Nays: Briggs, Cordell, Fleming, Frye, Glasser, Ingraham, Johnson, Land, Leedy, Lynch, McPherren, Sherman, Spurlock, Wells, Woods, (W. H.) Total 15.

Excused: Carlock, Durant. Total 2.

Absent: Anglin, Brown, Coyne, Harvey, Morton, West. Total 6.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage and the bill was referred to the Committee on Engrossed and Enrolled Bills for correction.

The hour having arrived which was set apart for eulogistic remarks on the late Lieutenant-Governor George W. Bellamy, Senator Hensley addressed the Senate.

Senator Hensley was called to the Chair and presided.

Senator Briggs addressed the Senate.

Senator Hill addressed the Senate.

Chaplain Callahan addressed the Senate.

The President pro tempore presiding.

Senate Bill No. 160 was read for the third time.

Senator W. H. Woods moved that Senate Bill No. 160 be referred to a special committee of three for the purpose of making certain corrections, which prevailed, and the Chair appointed Senators W. H. Woods, Lillard and Davidson, as such committee.

Senate Bill No. 204 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.). Total 35.

Nays: Fleming, Horner. Total, 2.

Excused: Carlock, Durant. Total 2.

Absent: Anglin, Coyne, Morton, Wallace, West. Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 204 and ordered same transmitted to the Honorable House.

Senate Bill No. 141 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherrin, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.). Total 37.

Nays: Fleming. Total 1.

Excused: Carlock, Durant. Total 2.

Absent: Anglin, Coyne, Morton, West. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Th question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherrin, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.). Total 37.

Excused: Carlock, Durant. Total 2.

Nays: Fleming. Total 1.

Absent: Anglin, Coyne, Morton, West. Total 4.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 141 and ordered same transmitted to the Honorable House.

Senate Bill No. 120 was read for the third time.

Senator Frye moved that Senate Bill No. 120 be indefinitely postponed, which prevailed.

The President pro tempore signed the engrossed copy of Senate Resolution No. 29 and ordered same returned to the Committee on Engrossed and Enrolled Bills for enrollment.

The President pro tempore signed the engrossed copy of Senate Resolution No. 30 and ordered same returned to the Committee on Engrossed and Enrolled Bills for enrollment.

The President pro tempore signed the engrossed copy of Senate Bill No. 41 and ordered same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of House Bill No. 96 and ordered same returned to the Honorable House.

Senate Bill No. 171 was taken up for consideration and read.

Senator Spurlock offered the following amendment:

Mr. President: I move to amend Senate Bill No. 171, line 2, page 4, by striking sub-division "C."

SPURLOCK.

Senator Wallace asked to be excused for the remainder of the day and tomorrow, which was granted.

Senator Rutherford moved that Senate Bill No. 171 be referred to a Special Committee with the request that they report back tomorrow, which prevailed, and the Chair appointed as such committee Senators Cartwright, Holloway and Rutherford.

Senate Bill No. 237 was taken up for consideration.

Senator Johnson moved that Senate Bill No. 237 be indefinitely postponed, which prevailed.

Senator McPherren asked unanimous consent to submit the following committee report, which was granted:

Senator McPherren submitted the following committee report, which was adopted, and Committee Substitute for Senate Bill No. 39 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Roads and Highways, to whom was referred Bill No. 39, by McPherren, Carlock, Cartwright, Davidson, Draughon, Hensley, Hill, Holloway, Johnson, Looney, Simpson, Nichols, Ratliff, (E. E.) Woods, and (W. H.) Woods, entitled: An Act making an appropriation for the purpose of aiding in permanent road construction in each county in the State of Oklahoma, providing for the division and apportionment of same among the counties, the terms, rules and conditions on which same shall be apportioned and expended, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return Committee Substitute for the same with the recommendation that it do pass.

CHAS. E. McPHERREN, Chairman.

Senator McPherren moved that 300 copies of Committee Substitute for Senate Bill No. 39 be printed and the bill referred to the Committee on Appropriations, which prevailed.

Senate Bill No. 23 was taken up for consideration.

Section 1, Article 1, was read and adopted.

Sections 1, 2, 3, 4, 5 and 6, Article 2, were read and adopted.

Senator Hensley offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 23 by adding the names of Senators Glasser, Nichols and McPherran as authors of the bill.

HENSLEY.

Senator Hensley moved that Senate Bill No. 23, as amended, be adopted and advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 60 was taken up for consideration and read.

Senator Hill offered the following amendment:

Mr. President: I move to amend Senate Bill No. 60 by adding the names of Senator McPherran and Representative Simpson as authors of the bill.

HILL.

Senator Hill offered the following amendments, which were adopted:

Mr. President: I move to amend Senate Bill No. 60, line 12, page 2, by striking out the figures "\$2,000" and insert in lieu thereof "\$1800."

Line 18, page 3, by striking out the figures "\$2000" and insert in lieu thereof "\$2400."

By striking out after the word "annum" in line 3, page 4, all the balance of section 1.

HILL.

Senator Cornett offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 60, line 1,

page 2, by striking after the word "to" and before the word "merchandise" the word "receive" and substitute the word "purchase."

CORNETT.

Senator Lillard offered the following amendment:

Mr. President: I move to amend Senate Bill No. 60, line 9, page 2, by striking after the word "of" and before the word "per" the words "twenty-six hundred dollars" and inserting the words "twenty-four hundred dollars."

LILLARD.

Senator Nichols moved to table the Lillard amendment, and the roll being called resulted as follows:

Ayes: Cartwright, Davidson, Dearmon, Draughon, Hensley, Hill, Holloway, Looney, McPherren, Nichols, Pugh Ratliff, Rutherford, Simpson, Spurlock, Woods, (E. E.), Woods (W. H.) Total 17.

Nays: Briggs, Brown, Clark, Cordell, Cornett, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Lynch, Sherman, Wells. Total 20.

Excused: Carlock, Durant, Wallace. Total 3.

Absent: Anglin, Coyne, Morton, West. Total 4.

The Chair declared the motion to table lost.

Senator Hill moved that the President of the Senate instruct the Sergeant-at-arms to bring in the absent Senators, and that while the Senate is working under the call the rules of the Senate be enforced, which prevailed.

Senator McPherren moved that Jack Perry, Assistant Sergeant-at-arms, be excused for the purpose of serving processes for the Investigating Committee, which prevailed.

The vote occurring on the adoption of the Lillard amendment, same was lost.

Senator Ingraham offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 60, lines 13 and 14, page 3, by striking after the word "chaplain" the remainder of line 13 and all of line 14 and insert in lieu thereof "\$1800."

INGRAHAM.

Senator Cornett offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 60, lines 16 and 17, page 2, by striking after the word "to" and before the word "merchandise" and substituting the word "purchase."

CORNETT.

Senator Lillard offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 60, line 10, page 2, by striking after the word "of" on line 10 and before the word "per" on line 11 the following words "twenty-four hundred" and inserting the following words "two thousand."

LILLARD.

Senator Ingraham offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 60, line 13, page 3, by striking after the word "chaplain" and before the words "twelve hundred" and insert in lieu thereof "eighteen hundred."

INGRAHAM.

Senator Fleming asked to be excused from the evening session, which was granted.

The Senate recessed until seven o'clock.

EVENING SESSION.

The Senate reconvened, the President presiding.

Senator Rutherford submitted the following committee report, which was adopted, and Senate Bill No. 285 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 285, by Davidson, entitled: An Act to provide for submitting to the people of the State of Oklahoma the question: "Shall there be a convention to propose a new Constitution?" and to provide for such convention, if a majority of the electors voting thereon shall decide that such convention be held, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

RUTHERFORD, Chairman.

Senator Johnson submitted the following committee report, which was adopted, and Senate Joint Resolution No. 21 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Hospitals and Charities, to whom was referred Senate Joint Resolution No. 21, by Johnson, entitled: A Resolution extending authority to Senate Bill No. 1 of the 1919 extraordinary session for aid to wounded and disabled soldiers to apply to destitute wives, widows and minor children of ex-service men, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

JOHNSON, Chairman.

Senator Holloway submitted the following committee report, which was adopted and Senate Bill No. 317 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Education, to whom was referred Senate Bill No. 317, by Holloway and McPherran, entitled: An Act relating to the employment of teachers and superintendents in the public schools, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

W. J. HOLLOWAY, Chairman.

Senate Bill No. 60 was taken up for further consideration.

Senator Nichols offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 60, line 10, page 2, by striking after the word "of" in line 10 and before the word "per" the words "two thousand" and substitute therefor the words "twenty-two hundred fifty."

NICHOLS.

Senator Lillard offered the following amendment:

Mr. President: I move to amend Senate Bill No. 60, line 1, page 3, by striking after the word "clerks" and before the word "per" the following words "eighteen hundred" and inserting the following words "fifteen hundred."

LILLARD.

Senator Simpson moved to table the amendment, and the roll being called resulted as follows:

Ayes: Cartwright, Cornett, Davidson, Dearmon, Draughon, Hill, Holloway, Johnson, Looney, Nichols, Pugh, Ratliff, Rutherford, Simpson. Total 14.

Nays: Brown, Clark, Cordell, Frye, Glasser, Golobje, Harrison, Harvey, Horner, Ingraham, Land, Leedy, Lillard, Lynch, Sherman, Spurlock, Wells, Woods, (E. E.), Woods, (W. H. Total 19.

Excused: Carlock, Durant, Fleming, Wallace. Total 4.

Absent: Anglin, Briggs, Coyne, Hensley, McPherran, Morton, West. Total 7.

The Chair declared the motion to table the amendment lost.

Senator Davidson presiding.

Senator Hill moved that further consideration of Senate Bill No. 60 be postponed until next Wednesday and that the bill be made a special order for next Wednesday at two o'clock, which prevailed.

Senate Bill No. 273 was taken up for consideration.

Section 1 was read.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 273, line 1, page 1, by adding after the word "Section 1" and before the word "Each" the following: "Chapter 164, Session Laws of 1915 is hereby amended to read as follows: Section 1."

GLASSER.

Section 1, as amended was adopted.

Section 2 was read.

Senator Glasser offered the following amendment:

Mr. President: I move to amend Senate Bill No. 273, line 7, page 2, by striking after the word "the" and before the word "day" the word "first" and insert in lieu thereof the word "fifteenth."

GLASSER.

Section 2, as amended, was adopted.

Sections 3, 4 and 5 were read and adopted.

Section 6 was read.

Senator Ingraham offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 273, line 17, page 8 by adding a new sub-division to be numbered "seventh" and to read as follows: "All charitable donations not to exceed fifteen per centum of the tax payer's net income."

INGRAHAM.

Section 6, as amended, was adopted.

Section 7 was read.

Senator Rutherford offered the following amendment:

Mr. President: I move to amend Senate Bill No. 273, line 7, page 9, by substituting the word "five" for the word "seven" and by striking the words "and one-half."

RUTHERFORD.

The vote occurring on the adoption of the amendment, the roll being called resulted as follows:

Ayes: Davidson, Dearmon, Draughon, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Nichols, Rutherford, Wells. Total 12.

Nays: Briggs, Brown, Cartwright, Clark, Cordell, Cornett, Frye, Glasser, Golobie, Holloway, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Ratliff, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 23.

Excused: Carlock, Durant, Fleming, Wallace. Total 4.

Absent: Anglin, Coyne, Morton, Pugh, West. Total 5.

The Chair declared the amendment lost.

Section 7 was adopted.

Sections 8, 9, 10, 11, 12, 13 and 14 were read and adopted.

Senator Lillard moved to reconsider the vote by which Section 7 of Senate Bill No. 273 was adopted, which lost.

On motion of Senator Glasser, Senate Bill No. 273, as amended, was adopted, the bill advanced to engrossment and third reading and referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 170 was taken up for consideration and read.

Senator E. E. Woods offered the following amendment:

Mr. President: I move to amend Senate Bill No. 170 by striking the word "materials" in line 2, and inserting the word "cement."

E. E. WOODS.

The President presiding.

The vote occurring on the adoption of the Woods amendment, same was lost.

Senator E. E. Woods offered the following amendment:

Mr. President: I move to amend Senate Bill No. 170 by striking the word "such" from line 8 and inserting the word "any" and striking the words "such material" from line 9 and inserting the words "any commodity."

E. E. WOODS.

Senator Anglin presiding.

The vote occurring on the adoption of the Woods amendment, same was lost.

Senator E. E. Woods offered the following amendment, which was adopted:

Mr. President. I move to amend Senate Bill No. 170, line 1, page 3, by adding the following to section 1: "Provided further that any person, firm, corporation or association making misrepresentations for the purpose of securing materials under the provisions of this act shall be guilty of a misdemeanor."

E. E. WOODS.

Senator Hill offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 170, line 12, page 2, by striking out the words "at the same cash price that" and insert in lieu thereof the following "at a cash price not more than."

HILL.

Senator Leedy offered the following amendment which was adopted:

Mr. President. I move to amend Senate Bill No. 170 in the title of the act, that the word "thereby" be stricken and the word "thereof" be added.

LEEDY.

Section 1, as amended, was adopted.

Section 2 was read and adopted.

On motion of Senator Briggs, Senate Bill No. 170, as amended, was adopted, the bill advanced to engrossment and third reading and was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 225 was taken up for consideration and read.

Senator Glasser offered the following amendment, which was read, accepted by the author and adopted:

Mr. President: I move to amend Senate Bill No. 225, line 2, page 1, by adding after the word "inspector" and before the word "to" the following language: "Any person or by a legally appointed deputy who shall be a qualified and certified public accountant within the meaning of the law."

GLASSER.

Senator Draughon offered the following amendment, which was lost:

Mr. President: I move to amend Senate Bill No. 225 by cutting out section 1.

DRAUGHON.

Senator Hill moved that Senate Bill No. 225 be referred to a special committee of three without instructions, which prevailed, and the Chair appointed Senators Hill, Looney and Draughon as such committee.

On motion of Senator Davidson, Senate Bill No. 178 was advanced to engrossment and third reading, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator McPherren asked unanimous consent to submit the following report of special committee, which was granted:

Mr. President:

We, your Special Committee, to whom was referred Senate Bill No. 95, by McPherren, Anglin, Carlock, Cartwright, Davidson, Fleming, Frye, Hensley, Hill, Holloway, Lillard, Nichols, Ratliff, Wallace, and Woods, entitled: An Act creating a court of civil appeals consisting of three divisions with three judges each, prescribing the appellate jurisdiction of said court of civil appeals, its organization, the manner of appeal thereto from inferior courts, and appeal therefrom to the supreme court, the manner of appointment, election, tenure of office, and salaries of the judges, clerks, deputy clerks, and law clerks, and the transfer of judges and cases to and from the divisions of the said court, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

HILL

McPHERREN.

DAVIDSON

NICHOLS

Senator McPherren moved that 300 copies of Senate Bill No. 95 be printed, which prevailed:

Senator Ingraham moved that the Senate adjourn under the rule, and the roll being called resulted as follows:

Ayes: Briggs, Brown, Clark, Dearmon, Draughon, Frye, Glasser, Golobie, Harvey, Hensley, Holloway, Ingraham, Land,

Leedy, Lillard, Looney, Lynch, Ratliff, Rutherford, Sherman, Woods, (E. E.) Total 21.

Nays: Anglin, Cartwright, Cordell, Cornett, Davidson, Harrison, Hill, Horner, Johnson, McPherrin, Nichols, Simpson, Spurlock, Wells, Woods, (W. H.) Total 15.

Excused: Carlock, Durant, Fleming, Wallace. Total 4.

Absent: Coyne, Morton, Pugh, West. Total 4.

The Chair declared the motion carried and the Senate adjourned.

FORTY-THIRD LEGISLATIVE DAY.

Tuesday, February 22, 1921.

The Senate met at 1:30 p. m. pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Excused: Wallace. Total 1.

Absent: Coyne, Morton, Nichols. Total 3.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Nichols was excused for the day.

The Journal of the previous day's session was read and approved.

Senator Clark submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 23, 170, 178 and 273 correctly engrossed; Senate Bill No. 165 correctly re-engrossed; Senate Resolution No. 29 correctly enrolled, Senate Bills Nos. 52, 70 and 113 correctly enrolled.

CLARK, Acting Chairman.

Senator Looney submitted the following committee reports, which were adopted and Senate Bills Nos. 260 and 319 were ordered printed and placed on the Calendar; Senate Bill No. 308 was referred to the Appropriation Committee.

Mr. President:

We, your committee on State and County Affairs, to whom was referred Senate Bill No. 260, by Simpson and Ingraham, entitled: An Act to provide for the form, use and care of all privies, toilets, and receptacles, both private and public that are used for deposit of human excreta and also providing for the care and disposition of all trash, rubbish and refuse that accumulates in any town, village or city in the State of Oklahoma, and providing for a penalty for the violation thereof, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your committee on State and County Affairs, to whom was referred Senate Bill No. 308, by E. E. Woods and Simpson, entitled: An Act creating the position of Auditor to the State Board of Public Affairs, fixing the salary thereof

and making an appropriation therefor, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your committee on State and County Affairs, to whom was referred Senate Bill No. 319, by Briggs, entitled: An Act repealing Section 3195 of Chapter 31, Article 1, of Revised Laws of Oklahoma, 1910, relating to fees of county attorney, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Senator Harrison submitted the following report of Special Committee, which was adopted:

Mr. Chairman:

We, your Special Committee, to whom was referred House Bill No. 50, by Shilling and Pratt, return the same herewith, amended as follows, and recommend that the following amended bill do pass:

Re-Engrossed House Bill No. 50—By Shilling of Marshall and Pratt of Pontotoc.

An Act amending Sections 1 and 2, Chapter 97, Session Laws of 1919, relating to school districts.

Be It Enacted by the People of the State of Oklahoma:

Section 1. That Sections 1 and 2, Chapter 97, Session Laws of Oklahoma, 1919, be and the same is hereby amended to read as follows:

Section 34. The County Treasurer of each County is hereby constituted the custodian of school district funds of the several districts of his county, except in-

dependent districts And cities Of The First Class; Provided, that in all independent districts and cities of the first class the books and accounts of all school treasurers shall be examined by the State Examiner and Inspector, or by his deputy, upon the written petition of five per cent. (5%) of the legal voters of such independent district or city of the first class.

Section 2. The School Boards in independent districts except cities, shall elect a school treasurer who is not a member of the Board and who shall give bond for the faithful performance of his duties in such sum as may be fixed by the Board.

Section 3. That in the event of a vacancy in the office of the Treasurer of the Board of Education in Independent districts and cities Of The First Class, by death, resignation, or removal from the city Or District, of said officer, the Board of Education shall declare a vacancy in said office, and a majority vote of the Board of Education at any regular meeting or any special meeting called for that purpose, shall elect a suitable person to fill out the unexpired term and to service until a successor is duly qualified.

LUTHER HARRISON, T. C. SIMPSON, L. A. MORTON.

Mr. President:

We, your Committee on Roads and Highways, to whom was referred Engrossed Senate Bill No. 268, by Glasser, an Act to amend Section 1, of Article 2, of Chapter 173 of the Session Laws of Oklahoma, 1915, relating to highways, etc., for the purpose of correcting certain errors in the bill, herewith return the bill with the proper corrections.

McPHERREN, Chairman.

BILLS ON FIRST READING.

The following bills were introduced and read the first time:

Senate Bill No. 336, by Committee on Fish and Game, An Act authorizing the sale of certain lands belonging to

the State of Oklahoma, providing for the use of the proceeds therefrom and declaring an emergency.

Senate Bill No. 337, by Committee on Fish and Game, An Act authorizing the State Game and Fish Warden to sell off and exchange for other game the surplus of males or females not found profitable to game propagation on the farms in this State, and declaring an emergency.

Senate Bill No. 338, by Committee on Fish and Game, An Act amending sections four, five and eleven of chapter 163, Session Laws of Oklahoma, 1917, and section one of chapter 183, Session Laws of Oklahoma, 1919, relating to fish and game, and declaring an emergency.

BILLS AND JOINT RESOLUTION ON SECOND READING.

The following bills and joint resolution were read for the second time and referred to the standing committee indicated:

Senate Bill No. 329, by Davidson, to Roads and Highways.

Senate Bill No. 330, by Cornett to Appropriations.

Senate Bill No. 331, by Sherman, to State and County Affairs.

Senate Bill No. 332, by Hill, to Public Health.

Senate Bill No. 333, by Lillard, to Fees and Salaries.

Senate Bill No. 334, by Rutherford and Lillard, to Judiciary No. 1.

Senate Bill No. 335, by Rutherford, Hill, Davidson, Simpson, Harrison, McPherrin and Holloway, to Fees and Salaries.

Senate Joint Resolution No. 22, by Spurlock, to Constitution and Constitutional Amendments.

House Bill No. 85, by Hardie, Harris, Jerkins and Robertson, to Appropriations.

House Bill No. 193, by Sharp and Dodd, to Appropriations.

House Bill No. 199, by Taylor, Trevathan, Everhart, Jerkins and Robertson, to Legal Advisory.

House Bill No. 233, by Campbell and Tylee of the House and Davidson of the Senate, to Legislative and Judicial Apportionment.

House Joint Resolution No. 13, by Sherman of the Senate and Tylee and Salter of the House, to Hospitals and Charities

Senate Bill No. 123 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Frye, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherran, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Total 31.

Nays: Brown, Fleming, Glasser, Harvey, Land, Leedy, Lynch, Rutherford. Total 8.

Excused: Nichols, Wallace. Total 2.

Absent: Coyne, Morton, Woods, (W. H.) Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 123 and ordered same transmitted to the Honorable House.

Senate Bill No. 23 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Fleming, Frye, Glasser, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wells, Woods, (E. E.) Total 35.

Nays: Durant, Harrison, West. Total 3.

Excused: Nichols, Wallace. Total 2.

Absent: Coyne, Morton, Spurlock, Woods (W. H.)
Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Fleming, Frye, Glasser, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wells, Woods, (E. E.) Total 35.

Nays: Durant, Harrison, West. Total 3.

Excused: Nichols, Wallace. Total 2.

Absent: Coyne, Morton, Spurlock, Woods (W. H.)
Total 4.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 23 and ordered same transmitted to the Honorable House.

Senate Bill No. 158 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, Woods, (E. E.). Total 29.

Nays: Briggs, Brown, Fleming, Frye, Glasser, Harrison, Leedy, Sherman. Total 8.

Excused: Nichols, Wallace. Total 2.

Absent: Clark, Coyne, Morton, West, Woods, (W. H.) Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, Woods, (E. E.) Total 32.

Nays: Briggs, Brown, Fleming, Frye, Glasser, Sherman, Total 6.

Excused: Nichols, Wallace. Total 2.

Absent: Coyne, Morton, West, Woods, (W. H.) Total 4.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 158 and ordered same transmitted to the Honorable House.

Senator Harrison offered the following motion:

Mr. President:

We move that the Sergeant-at-Arms be given general supervision of all the Assistant Sergeant-at-Arms, Door Keepers and Pages, and that they be subject to his orders at all times.

HARRISON

ANGLIN

DAVIDSON

McPHERREN

Senator Harrison moved that the motion be adopted, which prevailed.

Senate Bill No. 68 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Golobie, Hensley, Hill, Holloway, Johnson, Lillard, Looney, McPherren, Pugh, Ratliff, Simpson, Spurlock, West, Woods, (W. H.) Total 24.

Nays: Briggs, Brown, Fleming, Frye, Glasser, Harrison, Harvey, Horner, Ingraham, Land, Leedy, Lynch, Rutherford, Sherman, Wells, Woods, (E. E.) Total 16.

Excused: Nichols, Wallace. Total 2.

Absent: Coyne, Morton. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett: Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Hensley, Hill, Holloway, Johnson, Lillard, Looney, McPherrin, Pugh, Ratliff, Rutherford, Simpson, Spurlock, West, Woods, (W. H.) Total 26.

Nays: Briggs, Brown, Fleming, Frye, Glasser, Harvey, Horner, Ingraham, Land, Leedy, Lynch, Sherman, Wells, Woods, (E. E.) Total 14.

Excused: Nichols, Wallace. Total 2.

Absent: Coyne, Morton. Total 2.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator W. H. Woods served notice that on the next legislative day he would move to reconsider the vote by which the emergency to Senate Bill No. 68 failed of passage.

Senate Bill No. 273 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway,

Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 37.

Nays: Anglin, Sherman. Total 2.

Excused: Nichols, Wallace. Total 2.

Absent: Cartwright, Coyne, Morton. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glaser, Golobie, Harrison, Harvey, Hensley, Hill Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 37.

Nays: Anglin, Sherman. Total 2.

Excused: Nichols, Wallace. Total 2.

Absent: Cartwright, Coyne, Morton. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 273 and ordered the same transmitted to the Honorable House.

Senate Bill No. 170 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Cartwright, Clark, Cordell, Davidson, Dearmon, Durant, Frye, Glasser, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, West. Total 30.

Nays: Anglin, Carlock, Cornett, Draughon, Fleming, Golobie, Harrison, Simpson, Woods, (E. E.), Woods, (W. H.) Total 10.

Excused: Nichols, Wallace. Total 2.

Absent: Coyne, Morton. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Cartwright, Clark, Cordell, Davidson, Dearmon, Durant, Frye, Glasser, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, West. Total 30.

Nays: Anglin, Carlock, Cornett, Draughon, Fleming, Golobie, Harrison, Simpson, Woods, (E. E.), Woods, (W. H.) Total 10.

Excused: Nichols, Wallace. Total 2.

Absent: Coyne, Morton. Total 2.

The emergency having received a constitutional two-thirds of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 170 and ordered same transmitted to the Honorable House.

Senate Bill No. 178 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Nays: None.

Excused: Nichols, Wallace. Total 2.

Absent: Coyne, Morton. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Nays: None.

Excused: Nichols, Wallace. Total 2.

Absent: Coyne, Morton. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 178 and ordered same transmitted to the Honorable House.

Senator Glasser moved that Senate Bill No. 268 be considered engrossed and placed on third reading, which prevailed.

Senate Bill No. 268 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durrant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (W. H.)
Total 38.

Nays: Fleming, Woods, (E. E.) Total 2.

Excused: Nichols, Wallace. Total 2.

Absent: Coyne, Morton. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durrant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (W. H.)
Total 38.

Nays: Fleming, Woods, (E. E.) Total 2.

Excused: Nichols, Wallace. Total 2.

Absent: Coyne, Morton. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Lillard moved that the Senate adjourn at four o'clock in memory of George Washington, which prevailed.

Senator Briggs asked to be excused for the balance of the day, which was granted.

The President pro tempore signed the enrolled copy of Senate Resolution No. 29 and ordered same transmitted to the Secretary of State.

Senate Bill No. 52 was read for the fourth time, signed by the President pro tempore and ordered transmitted to the Honorable House.

Senate Bill No. 70 was read for the fourth time, signed by the President pro tempore and ordered transmitted to the Honorable House.

Senate Bill No. 113 was read for the fourth time, signed by the President pro tempore and ordered transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Bill No. 165 and ordered same transmitted to the Honorable House.

Senator W. H. Woods submitted the following report of Special Committee, which was adopted, and Senate Bill No.

160 as amended was ordered printed:

Mr. President:

We, your Special Committee, to whom was committed Senate Bill No. 160, by W. H. Woods, Wallace, and Lillard, entitled: An Act relating to the Supreme Court, authorizing the appointment of additional referees and defining their duties, and amending Section 2, Chapter 127 of the Session Laws of 1919, and declaring an emergency, beg leave to report that we have had the same under consideration and return the same herewith, with the recommendation that the same be amended to read according to the amended bill hereto attached.

W. H. WOODS,
R. L. DAVIDSON,
ROSS N. LILLARD.

Senator Harrison moved that House Bill No. 50, as amended, be advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the vote by which House Bill No. 50 was advanced to engrossment and third reading be reconsidered, which prevailed.

House Bill No. 50, as amended, was taken up for consideration and read.

Senator Glasser offered the following amendment, which was adopted:

Mr. President:

I move to amend House Bill No. 50, by striking "five per cent" and insert in lieu thereof "twenty-five per cent."
GLASSER.

On motion of Senator Harrison, House Bill No. 50, as amended, was adopted and advanced to engrossment and third reading, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Holloway asked unanimous consent to submit a committee report, to which objection was made.

Senator Holloway moved that the rules be suspended and that he be permitted to submit a committee report, which failed.

House Bill No. 162 was taken up for consideration and read.

Senator Cordell moved that the bill be advanced to engrossment and third reading.

Senator Davidson moved that the bill be indefinitely postponed, and the roll being called resulted as follows:

Ayes: Carlock, Davidson, Durant, Fleming, Horner, Leedy, Lynch. Total 7.

Nays: Brown, Cartwright, Clark, Cordell, Cornett, Dearmon, Draughon, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Lillard, Looney, McPherran, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 31.

Excused: Briggs, Nichols, Wallace. Total 3.

Absent: Anglin, Coyne, Morton. Total 3.

The Chair declared the motion to indefinitely postpone lost.

Senator Fleming offered the following amendment:

Mr. President:

I move to amend House Bill No. 162 by committing said bill to Judiciary Committee with instructions to so amend the bill by repealing the original act.

FLEMING.

Senator Draughon moved to lay the motion on the table, which prevailed.

Senator McPherren offered the following amendment, which was adopted:

Mr. President:

I move to amend House Bill No. 162, line 6, page 2, by striking after the word "or" and before the word "the" the word "of" and substituting the word "to."

McPHERREN.

On motion of Senator Draughon the Senate adjourned under the rule.

FORTY-FOURTH LEGISLATIVE DAY.

Wednesday, February 23, 1921.

The Senate met at 1:30 p. m. pursuant to adjournment, and was called to order by the President.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 44.

The Chair announced a quorum present.

Prayer by the Chaplain.

The Journal of the previous day's session was read and approved.

Senator Hill moved that when the hour of six o'clock arrived the Senate recess until seven o'clock, and the roll being called resulted as follows:

Ayes: Anglin, Carlock, Cartwright, Cordell, Cornett, Davidson, Draughon, Harrison, Hensley, Hill, Holloway, John-

son, Looney, McPherrren, Morton, Nichols, Ratliff, Simpson, Spurlock, Wallace, West, Woods, (W. H.) Total 22.

Nays: Briggs, Brown, Clark, Durant, Fleming, Frye, Glasser, Golobie, Horner, Ingraham, Land, Leedy, Lillard, Lynch, Rutherford, Sherman, Wells, Woods, (E. E.), Total 18.

Absent: Coyne, Dearmon, Harvey, Pugh. Total 4.

The Chair declared the motion carried.

The following messages from the House were read:
To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the Honorable Senate, that the House of Representatives has this day concurred with and agreed to the Senate amendments to

House Bill No. 42, by Hornbeck, entitled: "An Act to amend Section 2, Chapter 41, Session Laws of 1919, providing for the appointment of a Police Judge for cities of the first class, and declaring an emergency," and

House Bill No. 83, by Harris, Robertson, Gorman and Jerkins, entitled: "An Act amending Section 1, Article 2, Chapter 173 of the Session Laws of 1915, as amended by Section 1, Chapter 30, Session Laws of 1916, same being entitled, 'An Act creating a Department of Highways, relating to Roads and Highways,' and declaring an emergency."

And that these amendments were signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable Body, Enrolled copies of the following:

House Bill No. 42, by Hornbeck, entitled: "An Act to amend Section 2, Chapter 41, Session Laws of 1913, providing for the appointment of a Police Judge for cities of the first class, and declaring an emergency."

House Bill No. 83, by Harris, Robertson, Gorman, and Jerkins, entitled: "An Act amending Section 1, Article 2, of Chapter 173, of the Session Laws of 1915, as amended by Section 1, Chapter 30, Session Laws of 1916, same being entitled An Act creating a Department of Highways, relating to roads and highways, and declaring an emergency."

House Bill No. 163, by Denny and Steffen of the House and Pugh of the Senate, entitled: "An Act to amend Chapter 74, Article 3, Section 7680, of the Revised Laws of Oklahoma, 1910, raising the Panhandle Agricultural Institute to college standing and declaring an emergency."

And to inform you, and through you the Honorable Senate, that the same have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable Body, the following:

Engrossed Senate Bill No. 38, by W. H. Woods, entitled: "An Act making an appropriation for the general support and

maintenance of the State Training School for White Boys, located at Pauls Valley, Oklahoma, for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency.”

Engrossed Senate Bill No. 134, by Rutherford, entitled: “An Act conferring upon the Supreme Court original jurisdiction in suits to enjoin the collection of illegal taxes levied for any state purpose, prescribing procedure therein, and declaring an emergency.”

Engrossed House Amendment to Engrossed Senate Bill No. 134, by Rutherford. (Same caption as above).

And to inform you, and through you the Honorable Senate, that the same have been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for consideration of your Honorable Body, the following:

Engrossed House Bill No. 126, by Heberling, entitled: “An Act amending Sections 1, 2, 6, 10 and 14 of Chapter 53, Session Laws 1915, entitled, ‘An Act providing a lien for the services of stallions and jacks registered according to the provisions of this act,’ providing penalty for non-registration.”

Engrossed House Bill No. 206, by Brice and Everhart, entitled: “An Act amending Chapter 179 of the Session Laws of Oklahoma, 1915, the same being an Act providing for holding free township and county fairs.”

Engrossed House Amendments to Engrossed Senate Bill No. 102, by Hill, entitled: "An Act relating to County Attorneys and Assistant County Attorneys in Counties having a population of over fifty-two thousand (52,000) inhabitants, and not exceeding fifty-five thousand (55,000) inhabitants, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that the same have been passed by the House of Representatives, and were signed by the speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the Honorable Senate that the House of Representatives has agreed to a conference on

Senate Bill No. 55, by Lillard and Davidson, entitled; "An Act amending Section 1, Chapter 20, of the Session Laws of Oklahoma, 1919, repealing all laws in conflict therewith, and declaring an emergency."

And that the Speaker of the House of Representatives has appointed his conferees thereon, to-wit: Harris, Miller, of Muskogee, and Bell.

Yours very truly,

ALBERT ROSS, Chief Clerk.

The Chair announced the appointment of Senators Rutherford, Lillard and Ingraham as conferees on the part of the Senate on Senate Bill No. 55.

Enrolled House Bills Nos. 42, 83 and 163 were referred to the Committee on Engrossed and Enrolled Bills for comparison.

Senate Bill No. 38 was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Davidson moved that the Secretary of the Senate be instructed to transmit a message to the Honorable House requesting the transmission with the enrolled bills the engrossed bills, so that the joint rules may be complied with in the signing of the enrolled bills by the Senate, which prevailed.

Senator Anglin submitted the following committee report, which was adopted:

Mr. President:

We, your committee on Legal Advisory, to whom was referred Engrossed House Concurrent Resolution No. 7, by Beck, entitled: A Resolution construing Section 21, Article V, of the Constitution of the State of Oklahoma, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

ANGLIN, Chairman.

House Concurrent Resolution No. 7 was taken up for consideration and read.

Senator Anglin moved that the resolution be adopted, and the roll being called resulted as follows:

Ayes: Anglin, Cartwright, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Harvey, Hensley, Hill, Hollaway, Horner, Ingraham, Johnson, Leedy, Looney, McPher-

ren, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, West. Total 25.

Nays: Briggs, Brown, Clark, Fleming, Frye, Glasser, Harrison, Land, Lillard, Lynch, Morton, Nichols, Spurlock, Wells, Woods, E. E.), Woods, (W. H.) Total 16.

Absent: Carlock, Dearmon, Golobie. Total 3.

The Chair declared the resolution adopted.

The President signed the engrossed copy of House Concurrent Resolution No. 7 and ordered same returned to the Honorable House.

Senator Anglin submitted the following majority committee report on Senate Resolution No. 16:

MAJORITY REPORT.

Mr. President:

We, the majority of your committee on Legal Advisory to whom was referred Senate Resolution No. 16, by Fleming, entitled: A Resolution declaring Senator Clark Nichols disqualified as State Senator from the Twenty-seventh Senatorial district of the State of Oklahoma, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

ANGLIN, Chairman.

Senator Anglin moved that the majority report be adopted.

Senator Glasser submitted the following minority committee report on Senate Resolution No. 16:

MINORITY REPORT

Mr. President:

We, the minority members of your Committee on Legal

Advisory, to whom was referred Senate Resolution No. 16, by Fleming, entitled: A Resolution declaring the seat of Senator Clark Nichols of the 27th Senatorial District vacant, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass. But in this connection we desire to say that we are of the opinion that the election of Clark Nichols to the Senate from the 27th Senatorial District was irregular, and that his name was not placed upon the ballot in accordance with the laws of this State, but that the minority members of the Senate are precluded from attacking the validity of his election by reason of the fact that the Republican party placed a candidate upon said ballot in opposition to the said Clark Nichols in the identical manner in which the said Clark Nichols was placed upon the ballot by the Democratic party; and that inasmuch as the majority of the voters of said Senatorial District cast their votes for the said Clark Nichols, the Republican party are not in a position to challenge the result of that election.

HARRY O. GLASSER,
E. M. FRYE, Members.

Senator Glasser moved to substitute the minority report for the majority report.

Senator Fleming moved as a substitute for all pending motions that the majority and minority reports be rejected and that the resolution do pass.

Senator Anglin moved the previous question, which prevailed.

Senator E. E. Woods moved that Senator Fleming's time be extended ten minutes, which prevailed.

Senator Fleming moved that Senator Wallace be allowed five minutes to speak in favor of the pending motion, which prevailed.

The vote occurring on the Fleming substitute for all pending motions, the following roll call resulted:

Ayes: Brown, Fleming, Sherman, Wallace. Total 4.

Nays: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 39.

Excused from voting: Nichols. Total 1.

Absent: None.

The Chair declared the Fleming motion lost.

Senator Hill moved that the minority report be tabled, and the roll being called resulted as follows:

Ayes: Anglin, Carlock, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Harrison, Hensley, Hill, Holloway, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Pugh, Ratliff, Rutherford, Simpson, Spurlock, West, Woods, (W. H.) Total 25.

Nays: Briggs, Brown, Clark, Cornett, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Horner, Ingraham, Land, Leedy, Sherman, Wallace, Wells, Woods, (E. E.) Total 18.

Excused from voting: Nichols. Total 1.

Absent: None.

The Chair declared the motion carried.

The vote occurring on the adoption of the majority report, the following roll call resulted:

Ayes: Anglin, Carlock, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Harrison, Hensley, Hill,

Holloway, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Pugh, Ratliff, Rutherford, Simpson, Spurlock, West, Woods, (W. H.) Total 26.

Nays: Briggs, Brown, Clark, Cornett, Fleming, Frye, Glasser, Golobie, Harvey, Horner, Ingraham, Land, Leedy, Sherman, Wallace, Wells, Woods, (E. E.) Total 17.

Excused from voting: Nichols. Total 1.

Absent: None.

The Chair declared the majority report adopted.

The House amendments to Senate Bill No. 134 were taken up for consideration.

Senator Rutherford moved that the Senate concur in the House amendments to Senate Bill No. 134, which prevailed.

The question being "Shall Senate Bill No. 134, as amended by the House pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 44.

Nays: None.

Absent: None.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency

measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 44.

Nays: None.

Absent: None.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed House amendments to Senate Bill No. 134 and the bill was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Cordell submitted the following committee report, which was adopted, and Senate Bill No. 309 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Agriculture, to whom was referred Senate Bill No. 309, by Glasser and Cordell, entitled: An Act amending Section 1, and Section 2, Chapter 225, of the Session Laws of 1919, relating to the prevention of tuberculosis among animals and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CORDELL, Chairman.

Senator Rutherford submitted the following committee reports, which were adopted, and Senate Bills Nos. 10, 301, 318 and 334 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 10, by Leedy, entitled: An Act to amend Section No. 3885 of the Revised and Annotated Statute of Oklahoma of 1910 relating to the qualification to marry, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that the bill as amended, be placed on the Calendar without recommendation; copy of amended bill hereto attached.

S. MORTON RUTHERFORD, Chairman.

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 301, by Wells (by request), entitled: An Act providing for medical examination and publication of notice before a marriage license shall be issued and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same without recommendation.

S. MORTON RUTHERFORD, Chairman.

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 318 by Spurlock of the Senate and Smith and Coover of the House, entitled: A bill to be entitled "An Act relating to railway right of way," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

S. MORTON RUTHERFORD, Chairman.

Mr. President:

We, your committee on Judiciary No. 1, to whom was referred Senate Bill No. 334, by Rutherford and Lillard, entitled: An Act to amend Section 5050 of the Revised Laws of Oklahoma of 1910, relating to persons incompetent to testify, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended; copy of amended bill is hereto attached:

S. MORTON RUTHERFORD, Chairman.

Senator West submitted the following committee reports, which were adopted, and Senate Bills Nos. 315, 333 and 335 and House Bills Nos. 210, 215 and 2117 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Fees and Salaries, to whom was referred Senate Bill No. 315, by Cartwright, Holloway, Clark, Dearmon, Land and Coyne, entitled: A bill entitled An Act to amend Section 3738, Chapter 42, Revised Laws of Oklahoma, 1910, relating to the employment of children, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Mr. President:

We, your committee on Fees and Salaries, to whom was referred Senate Bill No. 333, by Lillard, entitled: An Act to amend Chapter 211 of the Session Laws of Oklahoma 1919, entitled, An Act creating certain clerical, stenographic and other positions in certain State Departments, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

Amendment No. 1. It shall read one stenographer at \$1500 per annum instead of two.

L. L. WEST, Chairman.

Mr. President:

We, your committee on Fees and Salaries, to whom was referred Senate Bill No. 335, by S. M. Rutherford, E. P. Hill, R. L. Davidson, T. C. Simpson, Harrison. McPherrren and Holloway, entitled: An Act fixing the salary of the Secretary of the State Senate and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Mr. President:

We, your committee on Fees and Salaries, to whom was referred Engrossed House Bill No. 210; by Pendleton, entitled: An Act to authorize county attorneys in counties not less than 46,000 population and not more than 47,000 population by the United States census of 1920, to employ one stenographer and one assistant attorney, and fixing salaries and repealing all laws in conflict therewith and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Mr. President:

We, your committee on Fees and Salaries, to whom was referred Engrossed House Bill No. 215, by Drake, entitled: An Act providing for one extra deputy sheriff in all counties of the State having a population of between 21,370 and 21,500, providing a salary therefor, and declaring an emergency, beg leave to report that we had the same under consideration

and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Mr. President:

We, your committee on Fees and Salaries, to whom was referred Engrossed House Bill No. 217, by Heberling of the House and Clark of the Senate, entitled: An Act fixing the salaries of the certain deputies in the office of county assessor in the county of Kay, State of Oklahoma, and providing the expenses of the county assessor and deputies when away from the county seat on business connected with the offices, repealing all laws in conflict herewith, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Senator Holloway submitted the following committee report, which was adopted, and Senate Bill No. 62 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Education, to whom was referred Senate Bill No. 62 by Cartwright, Leedy of the Senate and Salter and Gorman of the House, entitled: An Act creating the State School Commission, transferring to it the powers and authority belonging to the text book commission to procure copyrights for sale or to contract for the right to publish said school books on a royalty basis; and to provide for the preparation, publication, purchase, sale and distribution of a state series of school text books at cost; and provide a revolving fund and provide text books may be furnished free to pupils by the school district or city or town if authorized by a majority vote of the electors of the city or town or school district; etc., beg leave to report that we had the same under

consideration and herewith return the same with the recommendation that the bill as amended, be placed on the Calendar without recommendation; copy of amended bill is hereto attached; and the bill was referred to the Committee on Appropriations.

W. J. HOLLOWAY, Chairman.

The President pro tempore presiding.

Senator Holloway submitted the following committee report on Senate Bill No. 218:

MAJORITY REPORT.

Mr. President:

We, your committee on Education, to whom was referred Senate Bill No. 218, by Hill and Glasser, entitled: "An Act to abolish Oklahoma Military Academy, providing for the disposition of the land, buildings and equipment used in said institution, repealing all laws or parts of laws in conflict herewith and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass for the following reasons, to-wit:

(a) The Oklahoma Military Academy, at Claremore, Oklahoma, has a plant valued at \$300,000.00, which includes 40 acres of land and four buildings.

(b) This is the only strictly Military Institution of its kind supported by the State. It has been approved by the War Department; \$10,000.00 worth of arms and military equipment have been furnished the School by the War Department. The War Department maintains, regularly, two Army Officers, as instructors at this school.

(c) During the present school year, the School has 100 students, only 23 of whom are from Rogers County. More than 400 students have applied for admission to this School, during the present school year.

(d) The curriculum is Academic, Vocational and Military. Custodial care is provided for the pupils of this Institution.

(e) The necessary future appropriations for this Institution will be, relatively, small and, in view of the high class work which it is doing—and, in view of the general demand for such an Institution in this State, we believe the Institution should be maintained.

W. J. HOLLOWAY, Chairman.

Senator Holloway moved that the report be adopted.

Senator W. H. Woods submitted the following minority committee report on Senate Bill No. 218:

MINORITY REPORT.

Mr. President:

We, a Minority of the Committee on Education, to whom was referred Senate Bill No. 218, by Hill and Glasser, entitled: "An Act to abolish Oklahoma Military Academy providing for the disposition of the land, buildings, and equipment used in said institution, repealing all laws or parts of laws in conflict herewith and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LAND,
WOODS, (W. H.),
SPURLOCK, Minority Members.

Senator W. H. Woods moved that the minority report be substituted for the majority report.

Senator Anglin moved the previous question, which prevailed.

The vote occurring on the adoption of the minority report, the following roll call resulted:

Ayes: Anglin, Briggs, Brown, Carlock, Cornett, Coyne, Dearmon, Draughon, Fleming, Frye, Glasser, Golobie, Harvey, Hensley, Hill, Horner, Land, Leedy, Lynch, Morton, Rutherford, Sherman, Spurlock, Wallace, Woods, (W. H.) Total 25.

Nays: Cartwright, Clark, Cordell, Davidson, Durant, Harrison, Holloway, Ingraham, Johnson, Lillard, Looney, McPherrin, Nichols, Pugh, Ratliff, Simpson, Woods (E. E.). Total 17.

Absent: Wells, West. Total 2.

The Chair declared the minority report adopted.

Senator E. E. Woods moved that Senate Bill No. 218 be taken up for consideration.

Senator Rutherford moved to table the motion, which prevailed.

Senator Ingraham asked to be excused from the evening session, which was granted.

Senator Cordell submitted the following majority committee report on Senate Bill No. 224:

MAJORITY REPORT.

Mr. President:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 224, by Hill, Glasser and Rutherford, entitled: "An Act to abolish Murray State School of Agriculture, providing for the Disposition of the land, buildings, and equipment used in said institution, repealing all laws or parts of laws in conflict herewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

CORDELL, Chairman.

Senator Cordell moved that the majority report be adopted.

Senator Leedy submitted the following minority report on Senate Bill No. 224:

MINORITY REPORT.

Mr. President:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 224, by Hill, Glasser and Rutherford, entitled: "An Act to abolish Murray State School of Agriculture, providing for the disposition of the land, buildings and equipment used in said institution, repealing all laws or parts of laws in conflict herewith and declaring an emergency," beg leave to report that I submit herewith a minority report, and do hereby recommend that said bill do pass.

LEEDY, Member of the Committee.

Senator Leedy moved that the minority report be substituted for the majority report.

Senator Coyne was excused from the evening session.

The Senate recessed until 7 o'clock.

EVENING SESSION.

The Senate reconvened, the President pro tempore presiding.

Senator Ratliff moved as a substitute for all pending motions that neither the majority nor minority report on Senate Bill No. 224 be adopted, but that the bill be printed and placed on the calendar, which prevailed.

Senator Cordell submitted the following majority committee report on Senate Bill No. 223: •

MAJORITY REPORT

Mr. President:

We, your committee on Agriculture, to whom was referred Senate Bill No. 223, by Hill and Glasser, entitled:

"An Act to abolish Connor State School of Agriculture, providing for the disposition of the land, buildings and equipment used in said institution, repealing all laws or parts of laws in conflict herewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

CORDELL, Chairman.

Senator Cordell moved that the majority report be adopted.

Senator Leedy submitted the following minority committee report on Senate Bill No. 223:

MINORITY REPORT.

Mr. President:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 223, by Hill and Glasser, entitled: "An Act to abolish Connor State School of Agriculture, providing for the disposition of the land, buildings and equipment used in said institution, repealing all laws or parts of laws in conflict herewith, and declaring an emergency," beg leave to report that I submit herewith a minority report and do hereby recommend that the said bill do pass.

LEEDY, Member of the Committee.

Senator Leedy moved that the minority report be substituted for the majority report.

Senator Rutherford moved as a substitute for all pending motions that neither the majority nor minority report on Senate Bill No. 223 be adopted and that the bill be printed and placed on the Calendar, which prevailed.

Senator Cordell submitted the following majority committee report on Senate Bill No. 222:

MAJORITY REPORT.

Mr. President:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 222, by Hill and Glasser, entitled: "An Act to abolish Cameron State School of Agriculture, providing for the disposition of the land, buildings, and equipment used in said institution, repealing all laws or parts of laws in conflict herewith and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

CORDELL, Chairman.

Senator Cordell moved that the majority report be adopted.

Senator Leedy submitted the following minority committee report on Senate Bill No. 222:

MINORITY REPORT.

Mr. President:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 222, by Hill and Glasser, entitled: "An Act to abolish Cameron State School of Agriculture, providing for the disposition of the land, buildings, and equipment used in said institution, repealing all laws in conflict herewith and declaring an emergency," beg leave to report that I submit herewith a minority report and do hereby recommend that the said bill do pass.

LEEDY, Member of the Committee.

Senator Leedy moved that the minority report be substituted for the majority report:

Senator Hill moved as a substitute for all pending motions that neither the majority nor minority report on Senate Bill No. 222 be adopted, and that the bill be printed and placed on the Calendar, which prevailed.

Senator Holloway submitted the following majority committee report on Senate Bill No. 219:

MAJORITY REPORT.

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 219, by Hill and Rutherford, entitled: "An Act to abolish Oklahoma State Business Academy, providing for the disposition of the land, buildings, and equipment used in said institution, repealing all laws or parts of laws in conflict herewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass, for the following reasons, to-wit:

(a) This institution has a plant worth, conservatively, \$500,000.00, consisting of a campus of 20 acres and four large well constructed and well equipped buildings.

(b) It has a present enrollment of 318 pupils.

(c) The Statutes of the State prescribe: "All courses given in the University Preparatory School shall be vocational, with the intention of preparing the student for efficient participation in some branch of industry, and shall embrace such subjects as Bookkeeping, Shorthand, Typewriting, Banking, Salesmanship and Business Efficiency, and such other business courses as may be recommended by the board. In addition to pure vocational instruction, the courses shall include English, mathematics, sciences, and history. No student shall be permitted to graduate from said school who has not completed one or more of the strictly vocational courses. We find that the curriculum is being followed as the Statute directs, and that it was, evidently, the intention of the last Legislature that the school should be built up along these lines.

(d) By the Enabling Act, the federal government gave this institution a grant of 150,000 acres of land, the fund derived from the sale and rental to be used in the maintenance

of this school. It would, therefore, require an act of Congress to change the statutes of this land and use the funds for any other purpose.

(e) For the present fiscal year, only \$55,750.00 was appropriated for this institution. The records in the State Auditor's office show that the income from this land from all sources was \$96,434.75. Therefore, the records will show that the money available for this land exceeds the amount necessary to support the institution and, in reality, the further support of the school will be no burden whether upon the State of Oklahoma. Therefore, in view of the splendid plant, which this institution has, and, in view of the large enrollment and the fact that it is no financial burden to the State, we believe it should be maintained.

W. J. HOLLOWAY, Chairman.

Senator McPherrren moved that the majority report be adopted.

Senator W. H. Woods submitted the following minority committee report on Senate Bill No. 219:

MINORITY REPORT

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 219, by Hill and Rutherford, entitled: "An Act to abolish Oklahoma State Business Academy, providing for the disposition of the land, buildings, and equipment used in said institution, repealing all laws or parts of laws in conflict herewith and declaring an emergency," beg leave to report

that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LAND,

WOODS, (W. H.),

SPURLOCK, Minority Members.

Senator W. H. Woods moved that the minority report be substituted for the majority report.

Senator McPherren moved that neither the majority nor the minority report on Senate Bill No. 219 be adopted, and that the bill be printed and placed on the calendar, which prevailed.

Senator Hensley submitted the following committee report, which was adopted, and House Bill No. 92 was ordered printed and placed on the calendar:

Mr. President:

We, your Committee on Judiciary No. 2, to whom was referred Engrossed House Bill No. 92, by Disney, entitled: "An Act providing for the transfer of cases from the District Courts to Superior Courts and from Superior Courts, and amending Section 1, Chapter 102, of the Session Laws of 1919, repealing all laws in conflict herewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HENSLEY, Chairman.

Senator Looney submitted the following committee reports, which were adopted, and Senate Bills Nos. 303 and 331 were ordered printed and placed on the calendar:

Mr. President:

We, your Committee on State and County affairs, to whom

was referred Senate Bill No. 303, by Wells of the State (by request), entitled: "An Act creating the office of Register of Deeds, providing compensation therefor, allowing deputies, and fixing compensation, prescribing the duties thereof, repealing all acts and parts of thereof, in conflict, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same without recommendations.

MRS LOONEY, Chairman.

Mr. President:

We, your Committee on State and County Affairs, to whom was referred Senate Bill No. 331, by Sherman, entitled: "An Act regulating and fixing the salary of deputy county officials in all counties of the State of Oklahoma having a population of between 16,253 and 16,275, based upon the last federal census, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass:

MRS. LOONEY, Chairman.

Senator Wallace submitted the following committee reports, which were adopted, and Senate Bills Nos. 12, 72 and 167 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Municipal Corporations, to whom was referred Senate Bill No. 12, by Golobie, entitled: "An Act providing for the vacation of additions and town plats of municipalities," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

WALLACE, Chairman.

Mr. President:

We, your Committee on Municipal Corporations, to whom

was referred Senate Bill No. 72, by Wallace (on request) entitled: "An Act amending Section 7836 of the Revised Laws of Oklahoma, 1910, regarding the calling of elections in school districts authorizing the issuance of bonds," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

WALLACE, Chairman.

Mr. President:

We, your Committee on Municipal Corporations, to whom was referred Senate Bill No. 167, by Ingraham and Briggs, entitled: "An Act authorizing cities of the first class to enact ordinances prohibiting the erecting, maintenance and operating of junk yards, livery barns, and any other business which, from their nature are, or may become, public nuisances within certain areas," etc., beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

WALLACE, Chairman.

Senator Hill submitted the following committee report, which was adopted, and Senate Joint Resolution No. 22, was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Constitution and Constitutional Amendments, to whom was referred Senate Joint Resolution No. 22 by Spurlock entitled: A Resolution Authorizing the submission of a proposed constitutional amendment, beg leave to report that we had the same under consideration and herewith return the same without recommendation.

HILL, Chairman.

Senator Leedy submitted the following committee report,

which was adopted, and Senate Bill No. 46 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Public Health to whom was referred Senate Bill No. 46 by Leedy, entitled: "An Act creating a board of examiners to examine and license barbers; prescribing its duties; providing for a license to barbers to practice their trade or calling, and providing for sanitary conditions, and providing a punishment for violation thereof, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LEEDY, Chairman.

Senator Morton submitted the following committee report:

Mr. President:

The committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 130, 143 and Senate Resolutions Nos. 25, 27 and 30 correctly enrolled: Senate Bill No. 268 correctly re-engrossed.

L. A. MORTON, Chairman.

BILLS AND JOINT RESOLUTION ON FIRST READING.

The following bills and joint resolution were introduced and read the first time:

Senate Bill No. 339, by Anglin, of the Senate, and Scofield, of the House, "An Act vitalizing Section 10, of Article 5, of the Constitution of Oklahoma relating to the apportionment of representatives, during the decennial period beginning the 16th day after the general election in 1922, and ending the 15th day after the general election in 1932, dividing

the said decennial period into biennial periods or sessions, prescribing the representation for each of said periods or sessions and fixing the representative districts."

Senate Bill No. 340, by Morton, "An Act conferring upon cities having a bona fide population of not less than 2,000 people, the right to construct district sewers and providing for the payment by bond issue."

Senate Bill No. 341, by Holloway, of the Senate, and Dyer, of the House, "An Act creating the twenty-ninth (29th) judicial district of Oklahoma, to be composed of the county of McCurtain, providing for the selection of the judge of said district, fixing the term of court, therein, and declaring an emergency."

Senate Bill No. 342, by Cartwright and E. E. Woods, "An Act to provide for the acceptance of the benefits of an act by the Senate and House of Representatives of the United States of America in Congress assembled (H. R. 4438, approved June 2, 1920) entitled 'An Act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise, and their return to civil employment,' to provide for the administration of same."

Senate Bill No. 343, by Looney, Cordell, W. H. Woods and Glasser, "An Act to provide expert medical and surgical attention for wards of the State and to those too poor to pay for such expert attention; also placing ten beds in State University hospital at disposal of State Commissioner of Health."

Senate Joint Resolution No. 23, by Looney, Spurlock and W. H. Woods, of the Senate, and Otto Smith, of the House, "A Resolution amending Section 2, Chapter 62, of the Session Laws of 1919, relating to state aid for rural schools."

HOUSE BILLS ON FIRST READING.

House Bill No. 126, by Heberling, "An Act amending Sections 1, 2, 6, 10 and 14 of Chapter 53, Session Laws 1915, entitled, 'An Act providing a lien for the services of stallions and jacks registered according to the provisions of this Act,' providing penalty for non-registration."

House Bill No. 206, by Brice and Everhart, "An Act amending Chapter 179, of the Session Laws of Oklahoma, 1915, the same being 'An Act providing for holding free township and county fairs.'"

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committee indicated:

Senate Bill No. 336, by Committee on Fish and Game, to Fish and Game.

Senate Bill No. 337, by Committee on Fish and Game, to Fish and Game.

Senate Bill No. 338, by Committee on Fish and Game to Fish and Game.

Senator Davidson submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Appropriations to whom was referred House Bill No. 85, by Hardie, Harris, Jerkins, and Robertson, entitled, "An Act making an appropriation covering emergencel needs of the State University hospital for the fiscal year ending June 30, 1921, not contemplated in the budgets, and declaring an emergency," beg leave to report that we had

the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Davidson moved that the rules be suspended and House Bill No. 85 taken up for immediate consideration, which prevailed.

House Bill No. 85 was taken up for consideration and read.

Senator Davidson moved that House Bill No. 85 be adopted and placed on final passage, which prevailed.

House Bill No. 85 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Davidson, Dearmon, Draughon, Durant, Harrison, Hensley, Hill, Holloway, Horner, Looney, Lynch, McPherran, Morton, Nichols, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Woods, (E. E.) Woods, (W. H.). Total 26.

Nays: Briggs, Brown, Fleming, Frye, Glasser, Harvey, Leedy. Total 7.

Excused: Coyne, Golobie, Ingraham, Wells. Total 4.

Absent: Cornett, Johnson, Land, Lillard, Pugh, Sherman, West. Total 7.

The bill having received a constitutional majority of the votes of all members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Davidson, Dearmon, Draughon, Durant, Frye, Harri-

son, Hensley, Hill, Holloway, Horner, Looney, Lynch, McPherren Morton, Nichols, Ratliff, Rutherford, Simpson, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.). Total 30.

Nays: Fleming, Glasser, Harvey, Leedy, Sherman. Total 5.

Excused: Coyne, Golobie, Ingraham, Wells. Total 4.

Absent: Cornett, Johnson, Land, Lillard, Pugh. Total 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 85 and ordered same returned to the Honorable House.

Senator E. E. Woods moved that the vote by which the minority report on Senate Bill No. 218 was adopted be reconsidered, which prevailed.

Senator E. E. Woods moved that Senate Bill No. 218 be printed and placed on the Calendar, which prevailed.

Senator W. H. Woods moved that the vote by which the emergency to Senate Bill No. 68 failed of passage be reconsidered, which prevailed.

Senator McPherren moved that the Sergeant-at-Arms be given the names of the Senators absent without leave, and that they be brought in, and those unable to be reached and punished tonight be required to answer to the Senate and show cause why they should not be held in contempt of the Senate, which prevailed.

Senator Leedy offered the following motion:

Mr. President: I move you that Senate Bill No. 98 which was referred to the Commerce and Labor Committee be placed upon the Calendar and printed.

This motion is made for the reason that said Senate Bill No. 98 was referred to said Committee on the 19th day of January, 1921, and has been in said Committee for a period of 43 days, and has not been passed upon or returned to the Senate.

Therefore, I move you and the Honorable Senate that said bill be ordered returned to the Senate and placed upon the Calendar at once.

LEEDY.

The vote occurring on the adoption of the motion, the following roll call resulted:

Ayes: Briggs, Brown, Cartwright, Clark, Cornett, Davidson, Dearmon, Durant, Fleming, Frye, Glasser, Harvey, Hensley, Horner, Leedy, Lynch, Nichols, Rutherford, Sherman, Simpson, Spurlock, Wallace, Woods, (E. E.), Woods, (W. H.).
Total 24.

Nays: Anglin, Carlock, Cordell, Draughon, Harrison, Hill, Holloway, Looney, McPherren, Morton, Ratliff, West.
Total 12.

Excused: Coyne, Golobie, Ingraham, Wells. Total 4.

Absent: Johnson, Land, Lillard, Pugh. Total 4.

The Chair declared the motion carried.

The President pro tempore signed the enrolled copy of Senate Resolution No. 25 and ordered same transmitted to the Secretary of State.

The President pro tempore signed the enrolled copy of Senate Resolution No. 30 and ordered same transmitted to the Secretary of State.

The President pro tempore signed the enrolled copy of

Senate Resolution No. 27 and ordered same transmitted to the Secretary of State.

Senate Bill No. 130 was read for the fourth time, signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the Speaker.

Senate Bill No. 143 was read for the fourth time, signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the Speaker.

The President pro tempore signed the engrossed copy of Senate Bill No. 268 and ordered same transmitted to the Honorable House.

The President presiding.

Senator Davidson moved that the vote by which Senate Bill No. 81 failed of passage be reconsidered, which prevailed.

The question being, "Shall Senate Bill No. 81 pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Frye, Harrison, Hensley, Hill, Holloway, Looney, Lynch, McPherran, Morton Nichols, Ratliff, Simpson, West, Woods, (E. E.), Woods, (W. H.). Total 26.

Nays: Briggs, Fleming, Glasser, Harvey, Horner, Leedy, Rutherford, Sherman, Spurlock, Wallace. Total 10.

Excused: Coyne, Golobie, Ingraham, Wells. Total 4.

Absent: Johnson, Land, Lillard, Pugh. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Davidson, Dearmon, Draughon, Durant, Frye, Harrison, Hensley, Hill, Holloway, Looney, Lynch, McPherren, Morton, Nichols, Ratliff Rutherford, Simpson, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.). Total 27.

Nays: Briggs, Brown, Cornett, Fleming, Glasser, Harvey, Horner, Leedy, Sherman. Total 9.

Excused: Coyne, Golobie, Ingraham, Wells. Total 4.

Absent: Johnson, Land, Lillard, Pugh. Total 4.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage, and the bill was referred to the Committee on Engrossed and Enrolled Bills for correction.

Senator Wallace moved that Senate Bill No. 98 be recommitted to the Committee on Commerce and Labor, which prevailed.

Senator Glasser moved to adjourn under the rule, and the roll being called resulted as follows:

Ayes: Briggs, Brown, Clark, Fleming, Frye, Glasser, Harvey, Hensley, Leedy, Lynch, Rutherford, Sherman. Total 12.

Nays: Anglin, Carlock, Cartwright, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Harrison, Hill, Holloway, Horner, Looney, McPherren, Morton, Nichols, Ratliff, Simpson, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.). Total 24.

Excused: Coyne, Golobie, Ingraham, Wells. Total 4.

Absent: Johnson, Land, Lillard, Pugh. Total 4.

The Chair declared the motion to adjourn lost

Senator Harrison moved that the rules be suspended and Senate Bill No. 255 be taken up for consideration, which prevailed.

Senate Bill No. 255 was taken up for consideration and read:

Section 1 was read.

Senator Simpson offered the following amendment:

Mr. President: I move to amend Senate Bill No. 255 by striking out "State Auditor" wherever it appears and insert "Secretary of State."

SIMPSON.

Senator Wallace moved to table the amendment, which prevailed.

Senator Anglino offered the following amendment:

Mr. President: I move to amend Senate Bill No. 255, line 5, page 2, by striking after the word "State" and before the word "the" "the State Examiner and Inspector" and inserting "the Secretary of State."

ANGLIN.

Senator Wallace moved to table the amendment, which prevailed.

Senator Nichols offered the following amendment:

Mr. President: I move to amend Senate Bill No. 255, lines 6 and 12, page 2, by striking after the word "the" in line and after the word "Inspector" in line 12, the words "State Auditor," and insert therein the words "President of the State Board of Agriculture."

NICHOLS.

Senator Wallace moved to table the amendment, which prevailed.

Senator Anglin offered the following amendment:

Mr. President: I move to amend Senate Bill No. 255 by striking out the "Attorney General" where it appears in said bill and insert the "Secretary of State."

RUTHERFORD and ANGLIN.

Senator Glasser moved to table the amendment, which prevailed.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 255, line 17, page 2, by adding the following language: "Provided, that upon the filing of a requisition for a deficiency certificate within the provisions of this Act, it shall be the duty of the Governor to convene the board herein created, for their action upon such deficiency requisition."

GLASSER.

Section 1, as amended, was adopted.

Section 2 was read.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 255, line 18, page 2, and line 1, page 3, by striking after the word "deficiencies" and before the word "during" all intervening language and insert in lieu thereof the following: "to be certified as herein provided."

GLASSER.

Section 2, as amended, was adopted.

The President pro tempore presiding.

Section 3 was read.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 255, line 10, page 3, by striking the word "grounds" and insert the word "cause"; also line 11 add after the word "office" the words "trust or employment."

GLASSER.

Senator Leedy offered the following amendment:

Mr. President: I move to amend Senate Bill No. 255, line 4, page 3, by adding after the word "officer" and before the word "agent" the following: "or State Board of Affairs or".

LEEDY.

Senator Glasser moved to table the amendment, which prevailed.

Section 3, as amended, was adopted.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 255, line 14, page 3, by inserting a new section, to be numbered Section 4, as follows: "This Act shall not apply to any deficiency created by reason of the Governor calling out the State Militia for any purpose."

DAVIDSON.

Senator Anglin offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 255, line 6, page 2, by inserting after the word "Treasurer" and before the word "and" "the Secretary of State."

ANGLIN.

Senator Anglin offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 255, line 12, page 2, by inserting after the word "Treasurer" and before the word "and" "the Secretary of State."

ANGLIN.

Senator Wallace moved that the vote by which the two amendments of Senator Anglin inserting the Secretary of State was adopted, be reconsidered.

Senator Anglin moved to table the motion, which prevailed.

Senator Harvey offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 255 by inserting the following section, to be known as Section 5: "It shall be unlawful and considered to be creating a deficiency whenever any department or institution uses any of the funds in any year which were not appropriated for such year, or to create indebtedness beyond the amount appropriated for such year."

HARVEY.

Senator Glasser offered the following amendment:

Mr. President: I move to amend Senate Bill No. 255, line 6, page 2, by adding after the word "State Treasurer" the words "Chairman of the Corporation Commission"; same in line 12.

GLASSER.

Senator Wallace moved to table the amendment, which prevailed.

Senator W. H. Woods offered the following amendment:

Mr. President: I move to amend Senate Bill No. 255, lines 7 and 13, page 2, by inserting after the words "Attorney

General” the words “and the President of the State Board of Agriculture.”

W. H. WOODS,

Senator Leedy offered the following substitute amendment:

Mr. President: I move as a substitute to amend Senate Bill No. 255, line 6, page 2, as follows: By adding after the words “Attorney General” in lines 7 and 13, the following words: “President of the State Board of Agriculture.”

LEEDY.

• Senator Davidson offered the following substitute amendment for all pending amendments:

Mr. President: I move to amend Senate Bill No. 255 by striking out the words “the State Auditor” wherever the same appears.

DAVIDSON.

Senator Hill moved that Senate Bill No. 255 be recommitted to a special committee of three.

Senator Looney moved that the Senate adjourn under the rule, which prevailed.

FORTY-FIFTH LEGISLATIVE DAY

Thursday, February 24, 1921.

The Senate met at 1:30 p. m. pursuant to adjournment, and was called to order by the President pro tempore

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.), Total 44.

The Chair announced a quorum present.

Prayer by the Chaplin.

Senator Hill stated that the House had extended an invitation to the Senate to hear an address at 2:30 by Captain J. V. Fauntleroy, of the Federal Government.

On motion of Senator McPherran the invitation was accepted.

The Journal of the previous day's session was read and approved.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 38 and 134 correctly enrolled; Senate Bill No. 81 correctly re-engrossed; Senate amendments to House Bill No. 50 correctly engrossed; House Bills Nos. 42, 83 and 163 correctly enrolled.

L. A. MORTON, Chairman

Senator Leedy submitted the following committee report, which was adopted, and Senate Bill No. 332 was ordered printed and placed on the Calender:

Mr. President:

We, your committee on Public Health, to whom was referred Senate Bill No. 332, by Hill, entitled: An Act creating the position of Senate Chemist, Assistant Chemist and other positions in the State Board of Health; fixing the salaries therefor and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same without recommendation. :

C. B. LEEDY, Chairman.

Senator Lynch submitted the following committee report, which was adopted, and Senate Bill No. 182 was ordered printed and placed on the Calender:

Mr. President:

We, your committee on Insurance, to whom was referred Senate Bill No. 182, by Lillard by request, entitled: An Act amending Section 3486 of the Revised Laws of Oklahoma, 1910, as amended by House Bill No. 235, Chapter 205, Ses-

sion Laws of Oklahoma of 1915, relating to fraternal beneficiary associations and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

M. W. LYNCH, Chairman.

Senator Davidson submitted the following committee reports, which were adopted, and Senate Joint Resolution No. 18, and House Bill No. 193 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Joint Resolution No. 18, by Spurlock, entitled: A Resolution making an appropriation to repair the bridge over the South Canadian river at Taloga, Oklahoma, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, a copy of said resolution, as amended, being attached hereto and made a part of this report.

DAVIDSON, Chairman.

Mr. President:

We, your committee on Apporpriations, to whom was referred House Bill No. 193, by Sharp and Dodd, entitled: An Act making an appropriation for salaries, support and maintenance for the fiscal year ending June 30, 1921, at the colored A. & N. University, Langston, Oklahoma, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendment being as follows, towit:

Amend the title by adding the following language:

“and declaring an emergency.”

DAVIDSON, Chairman.

Senator Holloway submitted the following committee report on Senate Bill No. 221:

Mr. President:

We, your committee on Education, to whom was referred Senate Bill No. 221, by Hill and Glasser, entitled: An Act to abolish School of Mines and Metallurgy, providing for the disposition of the land, buildings and equipment used in said institution, repealing all laws or parts of laws in conflict herewith, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

W. J. HOLLOWAY, Chairman.

On motion of Senator McPherrren Senate Bill No. 221 was ordered printed and placed on the Calendar:

The following messages from the House were read:
To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable Body, the following:

Engrossed House Bill No. 201, by Ballance of the House and Frye of the Senate, entitled: “An Act repealing Sections 2031, 2032, 2033, 2034, 2035, 2036 and 2037 of Chapter 21, Article 2, of the Revised Laws of Oklahoma, 1910, abolishing County Court at Muldrow, Sequoyah County, Oklahoma, and declaring an emergency.”

Engrossed House Bill No. 209, by Campbell (by request) entitled: “An Act making an appropriation for the State Board of Public Affairs to cover expense of Capitol mainte-

nace and printing for the State Board of Public Affairs, for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency."

Engrossed House Bill No. 249, by Trevathan of the House and Hensley and Lillard of the Senate, entitled: "An Act authorizing County officers in all Counties in the State of Oklahoma, having a population of not less than 22,236 and not to exceed 22,300 inhabitants, to appoint deputies and assistants; fixing the number of such deputies and assistants and the salary of each and the per diem and mileage of members of the Board of County Commissioners; and declaring an emergency."

Engrossed House Bill No. 151, by Salter and Louthan, entitled: "An Act making an appropriation for salaries and maintenance for the Western Oklahoma Home for White Children, located at Helena, Oklahoma, for the balance of the fiscal year ending June 30, 1921, and declaring an emergency."

Engrossed House Bill No. 254, by Pullen of the House and Draughon and Carlock of the Senate, entitled: "An Act making supplemental appropriation for support and maintenance of the Oklahoma School for the Deaf, located at Sulphur, for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency."

Engrossed House Bill No. 386, by Salter, entitled: "An Act regulating and fixing the salary of Deputy County Officials in all Counties of the State of Oklahoma, having a population between 16,253 and 16,275 based upon the last Federal census and declaring an emergency."

And to inform you, and through you the Honorable Senate, that the same have been passed by the House of Representatives, and were signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable Body, the following:

Engrossed House Amendments to Engrossed Senate Bill No. 25, by Golobie, entitled: "An Act fixing the salaries of County Judge, Sheriff, County Attorney, County Clerk, County Treasurer, Court Clerk, County Assessor, County Commissioners, County Superintendent of Public Instruction, Jailor, and the deputies of the County Clerk, Treasurer, County Attorney, Assessor, County Superintendent and Sheriff, and declaring an emergency."

Engrossed House Amendments to Engrossed Senate Bill No. 153, by Anglin, entitled: "An Act relating to the salaries of certain deputies in the offices of the County Treasurer, and County Clerk, in Counties of not less than 26,000 and not more than 26,400 population, and declaring an emergency."

Engrossed Senate Bill No. 264, by W. H. Woods of the Senate and Gibbons of the House, entitled: "An Act repealing Sections 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968 and 1969, of the Revised Laws of Oklahoma, 1910, abolishing the County Court at Blanchard, Oklahoma, and providing for the transfer of the records of said Court to the County Court at the County Seat of McClain County, Oklahoma and declaring an emergency."

Engrossed Senate Bill No. 281, by Glasser, entitled: "An Act fixing the salaries of County Attorneys and County Judges and authorizing the employment of certain deputies by County Officers in Counties having a population of not less than 37,499, and not more than 37,750, fixing the salaries of such officers and deputies, repealing all laws in conflict herewith, and declaring an emergency,"

And to inform you, and through you the Honorable Senate, that the same have been passed by the House of Representatives, and were signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable Body, the following:

Enrolled House Concurrent Resolution No. 7, by Beck, entitled: A Resolution to the effect that the words "per diem" Section 21, Article 5, of the Constitution of the State of Oklahoma, shall be construed to mean calendar days, etc.

Enrolled Senate Bill No. 52, by Cornett of the Senate, and Wismeyer of the House, entitled: "An Act relating to deputy County Officials in Counties having a population of not less than 36,536 and not over 36,600 and with an assessed valuation of not less than \$34,825,000.35."

Enrolled Senate Bill No. 70, by Morton and Johnson of the Senate and Nance of the House, entitled: "An Act authorizing the County Officers of all Counties in the State of Oklahoma having a population of not less than 24,600 inhabitants and not to exceed 24,750, to appoint deputies, fixing the number of such deputies and maximum salary of each, and declaring an emergency."

Enrolled Senate Bill No. 113, by Hill, entitled: "An Act amending Section 3230, of the Revised Laws of 1910, prescribing the fees in criminal cases for Justices of the Peace and Constables in certain cities."

And to inform you, and through you the Honorable Senate, that the same have been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Enrolled Senate Bills Nos. 52, 70 and 113 were ordered

The enrolled copy of House Concurrent Resolution No. 7 was referred to the Committee on Engrossed and Enrolled Bills for comparison.

Engrossed Senate Bills Nos. 264 and 281 were referred to the Committee on Engrossed and Enrolled Bills for enrollment.

BILLS ON FIRST READING.

The following bills were introduced and read the first time:

Senate Bill No. 344, by Leedy, by request, An Act re-enacting and amending section 6895 of chapter 67, of article 7, of the Revised and Annotated Statutes of Oklahoma, 1910, relating to qualifications of physicians and surgeons, and declaring an emergency.

Senate Bill No. 345, by Leedy, by request, An Act amending section 6889, of chapter 67, of article 7, of the Revised and Annotated Statutes of Oklahoma, 1910, relating to members of the medical board of examiners and declaring an emergency.

Senate Bill No. 346, by Johnson, An Act providing for an emergency appropriation of \$30,000.00 for the aid of sick wounded, and disabled soldiers, sailors and marines, their destitute wives, widows and minor children and declaring an emergency.

HOUSE BILLS ON FIRST READING.

House Bill No. 151, by Salter and Louthan, An Act making an appropriation for salaries and maintenance for the Western Oklahoma Home for White Children, located at Helena, Oklahoma, for the balance of the fiscal year ending June 30, 1921 and declaring an eergency.

House Bill No. 201, by Ballance of the House and Frye of the Senate, An Act repealing sections 2031, 2032, 2033, 2034, 2035, 2036 and 2037 of chapter 21, article 2, of the Revised Laws of Oklahoma, 1910, abolishing county court at Muldrow, Sequoyah County, Oklahoma, and declaring an emergency.

House Bill No. 209, by Campbell, by request, An Act making an appropriation for the State Board of Public Affairs to cover expense of capitol maintenance and printing for the State Board of Public Affairs, for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency.

House Bill No. 249, by Trevathan of the House and Hensley and Lillard of the Senate, An Act authorizing county officers in all counties in the State of Oklahoma, having a population of not less than 22,236 and not to exceed 22,300 inhabitants to appoint deputies and assistants, fixing the number of such deputies and assistants and the salary of each and the per diem and mileage of the board of county commissioners and declaring an emergency.

House Bill No. 254, by Pullen, of the House and Draughon and Carloçk of the Senate, An Act making supplemental appropriation for support and maintenance of the Oklahoma School for the Deaf, located at Sulphur, for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency.

House Bill No. 386, by Salter, An Act regulating and fixing the salary of deputy county officials in all counties of the State of Oklahoma, having a population between 16,253 and 16,275 based upon the last federal census and declaring an emergency.

BILLS AND JOINT RESOLUTION ON SECOND READING.

The following bills and joint resolution were read for the second time and referred to the standing committee indicated:

Senate Bill No. 339, by Anglin, of the Senate, and Schofield of the House, to Constitution and Constitutional Amendments.

Senate Bill No. 340, by Morton, to State and County Affairs.

Senate Bill No. 341, by Holloway of the Senate and Dyer of the House, to State and County Affairs.

Senate Bill No. 342, by Cartwright and E. E. Woods to Hospitals and Charities.

Senate Bill No. 343, by Looney, Cordell, W. H. Woods and Glasser, to Hospitals and Charities.

Senate Joint Resolution No. 23, by Looney, Spurlock and W. H. Woods of the Senate and Otto Smith of the House, to Education.

House Bill No. 126, by Heberling, to Live Stock and Tenant Farming.

House Bill No. 206, by Brice and Everhart, to State and County Affairs.

Senator Rutherford submitted the following conference committee report, which was read:

CONFERENCE COMMITTEE REPORT.

We, your Conference Committee, to whom was referred Senate Bill No. 55, beg leave to report that we have had the same under consideration, and recommend the following:

That the House recede from its amendment No. 1.

That the House recede from its amendment No. 2.

That the Senate adopt House amendment No. 3.

That the Senate adopt House amendment No. 4.

That the following new amendment be added:

Section 1, page 2, line 12 of the printed bill, after the word "population" and before the word "of," insert the following words: "In excess."

HARRIS

S. M. RUTHERFORD

BELL

ROSS N. LILLARD,

W. PERRY MILLER

M. F. INGRAHAM

House Conferees.

Senate Conferees.

Senator Lillard moved that the conference report be adopted, which prevailed.

The question being "Shall Senate Bill No. 55 as amended by the Conference Report pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughton, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Land, Leedy, Lillard, Looney, Lynch, McPherrren, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Excused: Morton. Total 1.

Absent: Durant, Ingraham, Johnson, Nichols, Pugh.
Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway,, Horner, Land, Leedy, Lillard, Looney, Lynch, McPherrin, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.)total 36.

Nays: Briggs, Glasser. Total 2.

Excused: Morton. Total 1.

Absent: Durant, Ingraham, Johnson, Nichols, Pugh.
Total 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the President pro tempore ordered the bill transmitted to the Honorable House.

The Senate recessed for the purpose of hearing the address of Captain Fauntleroy and proceeded to the Senate.

The Senate reconvened, the President pro tempore presiding.

Senator Anglin was excused for the remainder of the day.

House Bill No. 42 was read for the fourth time, signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 83 was read for the fourth time, signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 163 was read for the fourth time, signed by the President pro tempore and ordered returned to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Bill No. 81 and ordered same transmitted to the Honorable House.

Senate Bill No. 38 was read for the fourth time, signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the Speaker.

Senate Bill No. 134 was read for the fourth time, signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the Speaker.

The House amendments to Senate Bill No. 102 was read.

Senator Hill moved that the Senate concur in the House amendments to Senate Bill No. 102, which prevailed.

The question being, "Shall Senate Bill No. 102, as amended by the House, pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: None.

Excused: Anglin. Total 1.

Absent: Coyne, Durant, Johnson, West. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: Glasser. Total 1.

Excused: Anglin. Total 1.

Absent: Coyne, Durant, Johnson, West. Total 4.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed House amendments to Senate Bill No. 102 and the bill was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senate Bill No. 114 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Holloway, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols,

Pugh, Ratliff, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 34.

Nays: Briggs, Cornett, Durant, Horner, Ingraham, Leedy, Sherman. Total 7.

Excused: Anglin. Total 1.

Absent: Golobie, Rutherford. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 114 and ordered same transmitted to the Honorable House.

House Bill No. 50, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Harrison, Harvey, Hensley, Hill, Holloway, Johnson, Land, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Wallace, Wells, West. Total 30.

Nays: Brown, Carlock, Fleming, Glasser, Golobie, Horner, Ingraham, Leedy, Lynch, Sherman, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 13.

Excused: Anglin. Total 1.

Absent: None.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 50 as amended, and ordered same returned to the Honorable House.

The emergency to Senate Bill No. 68 was taken up for consideration.

The question being, "Shall Senate Bill No. 68 become an emergency measure?" the roll was called with the following result:

Ayes: Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Hensley, Hill, Holloway, Ingraham, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.) Total 32.

Nays: Briggs, Brown, Cornett, Fleming, Frye, Glasser, Harvey, Horner, Land, Leedy, Wells. Total 11.

Excused: Anglin. Total 1.

Absent: None.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 68 and ordered same transmitted to the Honorable House.

The following message from the House was read:

To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the Honorable Senate, that the House of Representatives, has, this day adopted the report of the Conference Committee on Senate Bill No. 55, by Lillard and Davidson, entitled: "A Bill to be entitled: An Act amending Section 1, Chapter 20, of the Session Laws of Oklahoma, 1919, repealing all laws in conflict therewith, and declaring an emergency."

Yours very truly,

ALBERT ROSS, Chief Clerk.

Senate Bill No. 55 was referred to the Committee on En-grossed and Enrolled Bills for enrollment.

Senator Hill moved that Senate Bill No. 255 be referred to a special committee consisting of Senators Rutherford, Harrison and Davidson, and the roll being called resulted as follows:

Ayes: Carlock, Cordell, Coyne, Davidson, Dearmon, Draughon, Hensley, Hill, Holloway, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, West, Woods, (W. H.) Total 25.

Nays: Briggs, Brown, Cartwright, Clark, Cornett, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Horner, Land, Leedy, Sherman, Wells, Woods, (E. E.) Total 17.

Excused: Anglin. Total 1.

Absent: Durant. Total 1.

The Chair declared the motion carried.

House Bill No. 77 was taken up for further consideration.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 77, line 5, page 1, and line 1, page 2, by striking the following words "or the executor renounces all claim thereto; he must" and insert in lieu thereof the words "the executor or executrix may."

GLASSER.

Senator Glasser offered the following amendment:

Mr. President: I move to amend House Bill No. 77, lines 14, 15, 16, 17 and 18, page 2, by striking said lines.

GLASSER.

Senator Harvey offered the following substitute for the Glasser amendment, which was adopted:

Mr. President: I move to amend House Bill No. 77, line 17, page 2, by inserting after the word "exceeding" and before the word "the" the following words "for such additional allowance."

HARVEY.

Senator W. H. Woods offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 77, line 16, page 2, by striking the words "and expenses."

W. H. WOODS.

Senator Davidson moved that House Bill No. 77 be committed to a special committee of three, which prevailed, and the Chair appointed Senators Horner, Davidson and Lillard as such committee.

House Bill No. 162 was taken up for further consideration.

Senator Cordell moved that House Bill No. 162 be advanced to engrossment and third reading, which prevailed.

Senator Cordell moved that the rules be suspended, House Bill No. 162 considered engrossed and placed on third reading, which prevailed.

House Bill No. 162, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Corbett, Coyne, Dearmon, Draughon, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Mor-

ton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: Briggs, Davidson, Durant, Horner. Total 4.

Excused: Anglin. Total 1.

Absent: Fleming. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

House Bill No. 75 was taken up for consideration and read.

Senator Hill moved that House Bill No. 75 be advanced to third reading.

Senator Draughon moved to table the motion, which lost.

The vote occurring on the motion of Senator Hill, same prevailed.

Senator Hill moved that the rules be suspended and House Bill No. 75 placed on third reading and final passage, which prevailed.

House Bill No. 75 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, West, Woods, (W. H.) Total 37.

Nays: Coyne, Draughon, Fleming, Land, Spurlock, Woods, (E. E.) Total 6.

Excused: Anglin. Total 1.

Absent: None.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 75 and ordered same returned to the Honorable House.

House Bill No. 180 was taken up for consideration and read.

Senator Coyne offered the following amendment, which lost:

Mr. President: I move to amend House Bill No. 180, line 5, page 1, by striking the word "March" and inserting the word "April."

COYNE.

Senator Clark offered the following amendment, which lost:

Mr. President: I move to amend House Bill No. 180, line 2, page 2, by striking after the word "at" and before the word "o'clock" the word "four" and inserting the word "six."

CLARK.

On motion of Senator Holloway, House Bill No. 180 was advanced to third reading.

House Bill No. 186 was taken up for consideration and read.

Senator Nichols moved that the bill be referred to a special committee with instructions to have the amendatory parts placed in italics, which prevailed, and the Chair appointed Senators Dearmon, W. H. Woods and Nichols as such committee.

House Bill No. 140 was taken up for consideration and read.

Senator Fleming offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 140, line 9, page 4, by striking after the word "exceed" on line 8 and before the word "five" on line 9 the figures "40,800" and inserting in lieu thereof the following "43,000."

FLEMING.

Senator Leedy offered the following amendment:

Mr. President: I move to amend House Bill No. 140, lines 4 to 5, page 6, by striking after the word "commissioner" on line 4 and before the word "in" on line 6 all of the paragraph.

LEEDY.

Senator Horner moved to table the amendment, which prevailed.

Senator Fleming offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 140, line 13, page 4, by striking out after the word "of" and before the word "and" the figures "40,800" and inserting in lieu thereof the following "43,000."

FLEMING.

Senator Harvey offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 140, line 5, page 6, by inserting after the word "deputies" and before the word "to" the words "in such counties."

HARVEY.

Senator Leedy offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 140, line 7, page 3, by striking after the word "of" and before the word "and" the figures "20,900" and adding the figures "21,900."

LEEDY.

Senator Hill offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 140, line 2, page 10, by adding after the figures "27" the following "of the Session Laws of 1921."

HILL.

Senator Morton offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 140, line 2, page 10, by adding after the figures "1921" the words "or Senate Bill No. 70, Session 1921."

MORTON.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 140, line 2, page 10, by adding after the figures "1921" the following words "or Senate Bill No. 281 Session Laws 1921."

GLASSER.

Senator Draughon moved that House Bill No. 140 be indefinitely postponed.

Senator Rutherford moved to table the motion, which lost.

Senator Lillard moved that House Bill No. 140, as amended, be adopted and advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

The House amendments to Senate Bill No. 25 were read.

Senator Golobie moved that the Senate concur in the House amendments to Senate Bill No. 25, which prevailed.

The question being, "Shall Senate Bill No. 25, as amended by the House, pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Nays: None.

Excused: Anglin. Total 1.

Absent: Davidson, Fleming, Sherman. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods. (E. E.), Woods, (W. H.) Total 40.

Nays: None.

Excused: Anglin. Total 1.

Absent: Davidson, Fleming, Sherman. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed House amendments to Senate Bill No. 25 and the bill was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Lillard moved that House Bill No. 215 be indefinitely postponed, which prevailed.

House Bill No. 92 was taken up for consideration and read.

Senator Rutherford asked that further consideration of the bill be temporarily deferred, which was granted.

House Bill No. 210 was taken up for consideration and read.

On motion of Senator Wells, House Bill No. 210 was advanced to third reading.

Senate Bill No. 269 was taken up for consideration and read.

Senator Johnson moved that the bill be advanced to engrossment and third reading.

Senator Wallace moved that the bill be indefinitely postponed.

Senator Frye asked to be excused until Monday, which was granted.

Senator Horner asked to be excused until Monday, which was granted.

Senator Glasser was excused until March 7th.

On motion of Senator Hill the Senate adjourned under the rule.

FORTY-SIXTH LEGISLATIVE DAY.

Friday, February 25, 1921.

The Senate met at 1:30 p. m. pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 39.

Excused: Frye, Glasser, Horner. Total 3.

Absent: Fleming, Land. Total 2.

The Chair announced a quorum present.

Prayer by Rev. Keltner, of Oklahoma City.

Senator Wallace asked that Senator Fleming be excused for the day, which was granted.

Senator Land was excused until Monday.

The Journal of the previous day's session was read and approved.

Senator Hill moved that when the hour of six o'clock will have arrived, the Senate recess until seven o'clock, which prevailed.

Senator Morton submitted the following committee report:

Mr. President: The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 102, 264 and 281 correctly enrolled; Senate amendments to House Bills Nos. 140 and 162 correctly engrossed; House Concurrent Resolution No. 7 correctly enrolled.

L. A. MORTON, Chairman.

Senator Johnson submitted the following committee reports, which were adopted and Senate Bills Nos. 276, 337 and 338 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Hospitals and Charities, to whom was referred Senate Bill No. 276, by W. H. Woods, entitled: An Act requiring persons to support and maintain indigent and poor parents, prescribing a penalty for the violation hereof, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

JOHNSON, Chairman.

Mr. President:

We, your committee on Fish and Game, to whom was referred Senate Bill No. 337, by Committee on Fish and Game, entitled: An Act authorizing the State Game and Fish Warden

to sell of and exchange for other game the surplus of males or females not found profitable to game propagation on the farms in this State, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

JOHNSON, Chairman.

Mr. President:

We, your committee on Fish and Game, to whom was referred Senate Bill No. 338, by Committee on Fish and Game, entitled: An Act amending Sections Four, Five and Eleven of Chapter 163, Session Laws of Oklahoma, 1917, and Section One of Chapter 183, Session Laws of Oklahoma, 1919, relating to Fish and Game and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass,

JOHNSON, Chairman.

Senator Coyne submitted the following committee report, which was adopted and Senate Bill No. 189 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Commerce and Labor, to whom was referred Senate Bill No. 189, by Mrs. Looney, entitled: A bill entitled An Act amending Sections 1, 2, 3 and 4, Chapter 148, Session Laws of Oklahoma, 1915, entitled "An Act regulating the hours of employment of females in certain industries and establishments, and providing a penalty therefor" providing for adequate heating and toilet facilities and other conveniences for female employees in certain industries and repealing all acts and parts of acts in conflict herewith, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that

it do pass as amended, as per amended copy attached.

COYNE, Chairman.

Senator Dearmon submitted the following committee report which was adopted and Senate Bill No. 228 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on School Lands, to whom was referred Senate Bill No. 228, by Dearmon and Rutherford, entitled: An Act to amend Section No. 7177, Revised Laws of 1910, and providing for the forfeiture of preference right and right of renewal lease for failure to renew lease and execute notes, and providing for the sale of the improvements, giving to the former lessee the proceeds received therefrom after deducting any amounts owing to the State, and providing that the procedure therefor shall be the same as in forfeiting leases for nonpayment of rentals, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DEARMON, Chairman.

Senator Pugh submitted the following committee report, which was adopted and Senate Bill No. 279 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Public Service Corporations, to whom was referred Senate Bill No. 279, by Anglin of the Senate and Smith of Bryan of the House, entitled: An Act placing hotels, public boarding houses and public rooming houses under the jurisdiction and control of the Corporation Commission, with power to fix and establish rates and prescribe rules, requirements and regulations of service, etc., providing for appeal and declaring an emergency, beg leave to report that

we had the same under consideration and herewith return the same with the recommendation that it do pass.

M. W. PUGH, Chairman.

Senator Looney submitted the following committee report, which was adopted and Senate Bill No. 341 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on State and County Affairs, to whom was referred Senate Bill No. 341, by Holloway of the Senate and Dyer of the House, entitled: An Act creating the Twenty-ninth (29th) Judicial District of Oklahoma, to be composed of the county of McCurtain, providing for the selection of the judge of said district, fixing the term of court therein, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LOONEY, Chairman.

Senator Ratliff submitted the following committee reports, which were adopted, and Senate Bills Nos. 326 and 327 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Military Affairs, to whom was referred Senate Bill No. 326, by Holloway, entitled: An Act amending Chapter 211 of the Session Laws of 1919, creating certain clerical, stenographic and other positions in State Departments, fixing the salaries thereof, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

JOE S. RATLIFF, Chairman.

Mr. President:

We, your committee on Military Affairs, to whom was referred Senate Bill No. 327, by Nichols, entitled: An Act

making it unlawful for any person in the State of Oklahoma who is not a members in good standing of the Grand Army of the Republic, Women's Relief Corps, United Confederate Veterans, Daughters of the Confederacy, Spanish Wars, Sons of Veterans, the American Legion or the Women's Auxiliary of the American Legion to use, wear or display on his person the insignia, distinctive ribbons or membership rosette, or button of such organization, and declaring a penalty therefor and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

JOE S. RATLIFF, Chairman.

Senator Holloway submitted the following committee report, which was adopted, and Senate Bill No. 23 was referred to the appropriations committee:

Mr. President:

We, your committee on Education, to whom was referred Senate Bill No. 23, by Mrs. Looney, Spurlock, W. H. Woods of the Senate and Otto Smith of the House, entitled: Amending Section 2, Chapter 62, of the Session Laws of 1919, relating to State aid for rural schools, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Senator Holloway submitted the following committee report:

Mr. President:

We, your committee on Education, to whom was referred Senate Bill No. 220, by Hill and Glasser, entitled: An Act to abolish Miami School of Mines providing for the disposition of the land, buildings and equipment used in said institution, repealing all laws or parts of laws in conflict herewith and

declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with th recommendation that it do not pass.

HOLLOWAY, Chairman.

Senate Bill No. 220 was ordered printed and placed on the Calendar.

Senator Davidson submitted the following committee report, which was adopted and Senate Bill No. 155 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 155, by Senate and House Committees on Appropriations, An Act making general appropriation for the budget expenses of the executive, legislative and judicial departments of the State, and for the interest on th public debt, for the years ending June 30, 1922 and June 30, 1923, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, copy of amended bill being attached hereto and made a part of this report.

DAVIDSON, Chairman.

On motion of Senator Davidson 200 copies of Senate Bill No. 155 were ordered printed.

The following messages from the Governor were read:

GOVERNOR'S MESSAGES.

To the Honorable, the President, and Members of the Senate:

I have the honor to advise that I have this day approved Senate Bill No. 70, by Morton and Johnson of the Senate, and Nance of the House, entitled:

“An Act authorizing the county officers of all counties in the State of Oklahoma, having a population of not less than

24,600 inhabitants and not to exceed 24,750, to appoint deputies, fixing the number of such deputies and maximum salary of each, and declaring an emergency.”

And have caused the same to be filed in the office of the Secretary of State, as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

To the Honorable, the President, and Members of the Senate:

I have the honor to advise that I have this day approved Senate Bill No. 113, by Hill, entitled:

“An Act amending Section 3230, of the Revised Laws of 1910, prescribing the fees in criminal cases for Justices of the Peace and constables in certain cities.”

And have caused the same to be filed in the office of the Secretary of State, as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

Senator Harrison introduced the following resolution:

Senate Concurrent Resolution No. 11, by Harrison, A Resolution directing the State Board of Public Affairs to contract with the Southwestern Bell Telephone Company for removal of telephone apparatus, etc., in the State Capitol Building.

Senator Harrison asked unanimous consent to consider the resolution, which was granted.

Senate Concurrent Resolution No. 11 was taken up for consideration and read.

Senator Harrison moved that the resolution be adopted, which prevailed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Cornett introduced the following resolution:

Senate Concurrent Resolution No. 12, by Cornett, of the Senate, and Wis Meyer, of the House, A Resolution recalling Senate Bill No. 52 from the Governor for correction.

Senator Cornett asked unanimous consent to consider the resolution, which was granted.

Senate Concurrent Resolution No. 12 was taken up for consideration and read.

Senator Cornett moved that the resolution be adopted, which prevailed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Johnson introduced the following resolution:

Senate Concurrent Resolution No. 13, by Johnson, A Resolution memorializing the Congress for the United States to pass certain measures now pending, providing relief for those who served honorably in the armed forces of the United States during the war with the Imperial German Government.

Senator Johnson asked unanimous consent to consider the resolution, which was granted.

Senate Concurrent Resolution No. 13 was taken up for consideration and read.

Senator Johnson moved that the resolution be adopted, which prevailed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

The following messages from the House were read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 4, by Harry Jennings (of Rogers) entitled, An Act amending Section 8 of Article 2, of Chapter 219 of the Session Laws of 1913, and providing for the filling of vacancies of the Board of Directors of any school district."

Engrossed House Bill No. 214, by Dearmon of the Senate, and Louthan and Davis of the House, entitled: "An Act authorizing the Board of Regents of the Oklahoma College for Women, located at Chickasha, Oklahoma, to sell the land herein described and invest the proceeds in late or permanent improvements adjacent to the present campus."

Engrossed House Bill No. 232, by Harry Jennings, (of Rogers), entitled: "An Act to amend Sections 1, 2, and 3, of Chapter 98, being House Bill No. 272 of the Session Laws of 1915, and declaring an emergency."

Engrossed House Bill No. 315, by Anglin of the Senate, and Harrison of the House, entitled: "An Act authorizing County Commissioners of Hughes County, Oklahoma, to erect buildings on the ground of the Hughes County Free Fair Association, and declaring an emergency."

Engrossed Senate Bill No. 151, by Cordell and Davidson, entitled: "An Act defining osteopathy; authorizing and regulating the licensing of osteopathic physicians and surgeons; regulating the practice of osteopathy; providing for a State Board of Osteopathy; fixing the compensation; and defining the powers thereof; and repealing all laws and parts of laws in conflict herewith."

Engrossed Senate Bill No. 161, by Draughon of the Senate, and Pullen of the House, entitled: "An Act legalizing the incorporation of the town of Davis, Murry County, Oklahoma, and to legalize the proceedings and all acts done by the Board of Trustees of said town of Davis, and declaring an emergency."

Engrossed Senate Joint Resolution No. 16, by Holloway, McPherran, Cartwright and Fleming, entitled: "A Joint Resolution making an emergency appropriation to aid in tick erad-

ication in infested districts of Southeastern Oklahoma, and declaring an emergency.”

And to inform you, and through you the Honorable Senate, that the same have been passed by the House of Representatives and were signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Bill No. 38, by W. H. Woods, entitled: “An Act making an appropriation for the general support and maintenance of the State Training School for White Boys located at Pauls Valley, Oklahoma, for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency.”

Enrolled House Bill No. 85, by Ralph Hardie, I. L. Harris, J. T. Jerkins, and W. W. Robertson, entitled: “An Act making an appropriation covering emergency needs of the State University Hospital for the fiscal year ending June 30, 1921, not contemplated in the Budgets and declaring an emergency.”

Enrolled Senate Bill No. 130, by Holloway and McPherrin of the Senate, and Dyer of the House, entitled: “An Act creating the office of Second Assistant County Attorney of McCurtain County, Oklahoma, and providing for a stenographer and County Evidence man in the said office of County Attorney, and fixing the salaries of the First and Second Assistant County Attorney, the Evidence Man and said stenographer, and declaring an emergency.”

Enrolled Senate Bill No. 134, by Rutherford, entitled: “An Act conferring upon the Supreme Court original jurisdiction in suits to enjoin the collection of illegal taxes levied for any

State purpose, prescribing procedure therein and declaring an emergency."

Enrolled Senate Bill No. 143, by Harrison, entitled: "A Bill to be entitled an Act fixing the number of deputies and their salaries in the offices of Court Clerk and County Clerk in Pontotoc County, Oklahoma, and declaring an emergency."

And to inform you, and through you the honorable Senate, that same were signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the honorable Senate, that the House of Representatives concurs with the Senate on Senate Amendments to Re-Engrossed House Bill No. 96, by Harris and Martin, entitled: "An Act amending Section 1, Chapter 38, of the Session Laws of 1919; entitled, and Act relating to the salaries of County Commissioners in Counties of between eighty and eighty-seven thousand population."

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit, herewith, for the consideration of your honorable body:

Enrolled House Bill No. 27, by Brice and Matthews of the House, and Hill of the Senate, together with Engrossed Senate Amendments thereto, the title of said bill being: "County Officers, Deputies, Special Provision: An Act for the purpose of regulating the number of deputies for certain county officers, the salaries for same in certain counties, repealing all acts in

conflict herewith, and declaring an emergency.”

And to inform you, and through you the honorable Senate, that the Enrolled Bill, as amended, has been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Concurrent Resolution No. 11, by Smith, (Bryan) and McPherran of the Senate, entitled: “A Resolution changing the name of the town Sterrett, Oklahoma, to Calera, Oklahoma.”

Engrossed House Joint Resolution No. 14, by Tylee, entitled: “A Resolution to aid destitute wives and minor children of ex-service men out of the \$20,000.00 appropriated during the 1919 Extraordinary Session of the Legislature, to assist in the caring for wounded and disabled soldiers.”

And to inform you, and through you the honorable Senate, that same have been passed by the House of Representatives and were signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Senate Bills Nos. 151 and 161 and Senate Joint Resolution No. 16 were referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Enrolled House Bills Nos. 27 and 85 were referred to the Committee on Engrossed and Enrolled Bills for comparison.

Enrolled Senate Bills Nos. 38, 130, 134 and 143 were ordered transmitted to the Governor.

BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 347, by Clark, "An Act to prohibit the use of bright or glaring lights on the streets, highways and roads of the State of Oklahoma, regulating the use of such lights and relating thereto and providing a penalty thereof."

Senate Bill No. 348, by Ingraham, Morton, Cordell and Cartwright, of the Senate, and Platt, Harrison, Harmon, Everhart, Beck and Dabney, of the House, "An Act making an appropriation for the Oklahoma State Agricultural and Mechanical College, located at Stillwater, Oklahoma, for certain buildings and equipment, for the fiscal year ending June 30th, 1922, and for heat, light, plumbing hardware, furniture, lockers, and other incidentals thereto, for the fiscal year ending June 30th, 1922."

Senate Bill No. 349, by Coyne, "An Act creating the State Budget Commission, providing for a Chief Budget Officer, naming his duties, fixing his compensation, providing for help in office of Chief Budget Officer, and making an appropriation for same."

Senate Bill No. 350, by Pugh, "An Act to require that all supplies and repairs for automobiles and tractors be carried in stock within the state."

Senate Bill No. 351, by Cartwright and McPherran, of the Senate, and Rice, of the House, "An Act fixing the salaries of the County Judge, County Attorney, Sheriff, County Treasurer, Court Clerk, Tax Assessor, County Clerk, County Superintendent of Public Instruction, and Assistant County Attorney in counties having a population of not less than 18,400 nor greater than 18,420, according to the federal census of 1920, and authorizing the county Attorney in such counties to appoint said assistant County Attorney, and hereby repealing all laws in conflict herewith and declaring an emergency."

Senate Bill No. 352, by Carlock and Draughon, "An Act providing for the construction of a power house and installing necessary boilers, pumps, engines, and machinery and underground steam line; also providing for the building of a septic tank and repair of sewer system at the Confederate Soldiers' Home, at Ardmore, Oklahoma."

Senate Bill No. 353, by E. E. Woods, of the Senate, and H. Jennings, of the House, "An Act making an appropriation to pay for the maintenance of the Oklahoma Military Academy at Claremore, Oklahoma, from March 10, to June 30, 1921, and declaring an emergency."

Senate Bill No. 354, by Senate Committee on Appropriations, "An Act making appropriation for the payment of public building bonds, series 10, maturing May 1, 1921, and interest on public building bonds, and declaring an emergency."

HOUSE BILLS AND JOINT RESOLUTION ON FIRST READING.

House Bill No. 4, by Harry Jennings, (of Rogers) "An Act amending Section 8 of Article 2, of Chapter 219, of the Session Laws of 1913, and providing for the filling of vacancies of the board of directors of any school district."

House Bill No. 214, by Dearmon, of the Senate, and Louthan and Davis, of the House, "An Act authorizing the Board of Regents of the Oklahoma College for Women, located at Chickasha, Oklahoma, to sell the land herein described and invest the proceeds in lands or permanent improvements adjacent to the present campus."

House Bill No. 232, by Harry Jennings, (of Rogers) "An Act to amend Sections 1, 2 and 3 of Chapter 98, being House Bill No. 272 of the Session Laws of 1915, and declaring an emergency."

House Bill No. 315, by Harrison, of the House, and Anglin of the Senate, "An Act authorizing County Commissioners of

Hughes County, Oklahoma, to erect buildings on the grounds of the Hughes County Free Fair Association, and declaring an emergency."

House Joint Resolution No. 14, by Tylee, "A Resolution to aid destitute wives and minor children of ex-service men out of the \$20,000 appropriated during the 1919 Extraordinary Session of the Legislature, to assist in the caring for wounded and disabled soldiers."

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committees indicated:

Senate Bill No. 344, by Leedy, to Public Health.

Senate Bill No. 345, by Leedy, to Public Health.

Senate Bill No. 346, by Johnson, to Appropriations.

House Bill No. 151, by Salter and Louthan, to Appropriations.

House Bill No. 201, by Ballace, of the House and Frye, of the Senate, to Judiciary No. 2.

House Bill No. 209, by Campbell, to Appropriations.

House Bill No. 249, by Trevathan, of the House, and Hensley and Lillard, of the Senate, to State and County Affairs.

House Bill No. 254, by Pullen, of the House, and Draughon and Carlock of the Senate, to Appropriations.

House Bill No. 386, by Salter, to State and County Affairs.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report House Bill No. 85 correctly enrolled.

L. A. MORTON, Chairman.

The President pro tempore signed the enrolled copy of House Concurrent Resolution No. 7 and ordered same returned to the Honorable House.

Senate Bill No. 102 was read for the fourth time, signed by the President pro tempore and ordered transmitted to the Honorable House.

Senate Bill No. 264 was read for the fourth time, signed by the President pro tempore and ordered transmitted to the Honorable House.

Senate Bill No. 281 was read for the fourth time, signed by the President pro tempore and ordered transmitted to the Honorable House.

House Bill No. 85 was read for the fourth time, signed by the President pro tempore and ordered returned to the Honorable House.

Senator Cordell presiding.

Senator Cordell, Acting President, signed the engrossed copy of House Bill No. 162, as amended, and ordered same returned to the Honorable House.

Senator W. H. Woods moved that Senate Resolution No. 24 be stricken from the Calendar, which prevailed.

Senator Davidson stated that the House in notifying the Senate of the concurrence in the Senate amendments to House Bill No. 96 had transmitted the engrossed bill with the message, and moved that the Secretary be instructed to return the bill to the House, which prevailed.

Senator Hill presiding.

House Concurrent Resolution No. 11, by Smith, (of Bryan)

of the House, and McPherren, of the Senate, "A Resolution changing the name of the town of Sterrett, Oklahoma, to Calera, Oklahoma," was read first time.

Senator Davidson moved that Senate Bill No. 160 be considered engrossed and placed on third reading, which prevailed.

Senate Bill No. 160 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Durant, Golobie, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (W. H.).
Total 33.

Nays: Carlock, Draughon, Harrison, West, Woods, (E. E.).
Total 5.

Excused: Fleming, Frye, Glasser, Horner, Land. Total 5.

Absent: Rutherford. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Th question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Durant, Golobie, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (W. H.).
Total 33.

Nays: Carlock, Draughon, Harrison, West, Woods, (E. E.).
Total 5.

Excused: Fleming, Frye, Glasser, Horner, Land. Total 5.

Absent: Rutherford. Total 1.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

House Bill No. 180 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 39.

Nays: None.

Excused: Fleming, Frye, Glasser, Horner, Land. Total 5.

Absent: None.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Hill, Acting President, signed the engrossed copy of House Bill No. 180 and ordered same transmitted to the Honorable House.

The President pro tempore presiding.

House Bill No. 140, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 37.

Nays: Leedy. Total 1.

Excused: Fleming, Frye, Glasser, Horner, Land. Total 5.

Absent: Sherman. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 37.

Nays: Leedy. Total 1.

Excused: Fleming, Frye, Glasser, Horner, Land. Total 5.

Absent: Sherman. Total 1.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 140 and ordered same returned to the Honorable House.

House Bill No. 210 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.)
Total 39.

Nays: None.

Excused: Fleming, Frye, Glasser, Horner, Land. Total 5.

Absent: None.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.)
Total 39.

Nays: None.

Excused: Fleming, Frye, Glasser, Horner, Land. Total 5.

Absent: None.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 210 and ordered same returned to the Honorable House.

Senate Bill No. 269 was taken up for further consideration.

Senator Draughon moved to table the Wallace motion to indefinitely postpone, which prevailed.

Senator Carlock offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 269, line 4, page 3, by adding after the word "dollars" the words "and not over \$2,500 in any one county in the State."

CARLOCK.

Senator Briggs offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 269, line 5, page 2, by adding after the word "addicts" and before the word "from" the following language: "who may be apprehended or who shall be confined in any," and strike out word "from" in line 5.

BRIGGS.

Senator Leedy offered the following amendment:

Mr. President: I move to amend Senate Bill No. 269, line 11, page 2, by adding after the word "patient" the following: "Provided this act shall not apply to those who have religious belief against medical treatment."

LEEDY.

On motion of Senator McPherren the amendment was tabled.

On motion of Senator Johnson, Senate Bill No. 269, as amended, was advanced to engrossment and third reading and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Joint Resolution No. 18 was taken up for consideration and read.

Senator Spurlock moved that Senate Joint Resolution No. 18 be advanced to engrossment and third reading, which prevailed.

Senator Spurlock moved that the rules be suspended, Senate Joint Resolution No. 18 considered engrossed and placed on third reading, which lost, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 60 was taken up for further consideration.

The vote occurring on the adoption of the Lillard amendment, same lost.

Senator Lillard offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 60, line 4, page 3, by striking after the word "postmaster" and before the word "per" on line 5 of the words "fifteen hundred" and inserting the words "thirteen hundred twenty."

LILLARD.

Senator Lillard offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 60, line 5, page 3, by striking after the word "warden" and before the word "per" on line 6 the following words "eighteen hundred" and inserting the words "twelve hundred."

LILLARD.

Senator Lillard offered the following amendment, which lost:

Mr. President. I move to amend Senate Bill No. 60, line 7, page 3, by striking after the word "sergeant" and before the word "per" the following "fifteen hundred" and inserting "thirteen hundred eighty."

LILLARD.

Senator Lillard offered the following amendment, which lost:

Mr. President. I move to amend Senate Bill No. 60, line page 3, by striking after the word "matron" and before the word "per" the following "twelve hundred" and inserting "one thousand."

LILLARD.

Senator Hill offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 60, pages 8 and 9 by striking out section 7 and make section 8 section 7.

HILL.

On motion of Senator Looney sections 4, 5, 6 and 7 were adopted.

Senator Looney move that Senate Bill No. 60, as amended, be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

The House amendments to Senate Bill No. 153 were taken up for consideration.

Senator Anglin moved that the Senate concur in the House amendments to Senate Bill No. 153, which prevailed.

The question being, "Shall Senate Bill No. 153, as amended by the House, pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Harvey, Heasley, Hill, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.).
Total 38.

Nays: None.

Excused: Fleming, Frye, Glasser, Horner, Land. Total 5.

Absent: Coyne. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 38.

Nays: None.

Excused: Fleming, Frye, Glasser, Horner, Land. Total 5.

Absent: Coyne. Total 1.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed House amendments to Senate Bill No. 153 and the bill was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Harvey asked to be excused until Monday on account of sickness, which was granted.

Senator Anglin presiding.

Senate Bill No. 285 was taken up for consideration and read.

Senator Harrison offered the following amendment:

Mr. President: I move to amend Senate Bill No. 285 by striking out section 1.

HARRISON.

The vote occurring on the adoption of the amendment, the following roll call resulted:

Ayes: Briggs, Brown, Cartwright, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Golobie, Harrison, Hill, Johnson, Lillard, Looney, Morton, Ratliff, Sherman, Spurlock, Wallace, Wells, West. Total 22.

Nays: Anglin, Clark, Durant, Hensley, Holloway, Ingraham, Leedy, Lynch, McPherran, Pugh, Rutherford, Woods, (E. E.), Woods, (W. H.) Total 13.

Excused: Fleming, Frye, Glasser, Harvey, Horner, Land. Total 6.

Absent: Carlock, Nichols, Simpson. Total 3.

The Chair declared the Harrison amendment adopted.

Senator Davidson served notice that on the next legislative day he would move to reconsider the vote by which the Harrison amendment was adopted.

Senator Wallace moved to indefinitely postpone the bill.

The Chair held that the vote in favor of the Harrison amendment defeated the bill and that the bill would go over until tomorrow on the notice given by Senator Davidson and declared the Wallace motion out of order.

Senator Harrison raised the point of order that a motion to reconsider a section would not lie while the bill was being perfected.

The Chair held the point of order not well taken in view of the former ruling that the vote to strike section 1 defeated the bill.

Senator Davidson asked unanimous consent to consider Senate Bill No. 335, which was granted.

Senate Bill No. 335 was taken up for consideration and read.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 335 by adding the enacting clause.

DAVIDSON.

On motion of Senator Davidson, Senate Bill No. 335 was advanced to engrossment and third reading.

Senator Davidson moved that the rules be suspended, Senate Bill No. 335 considered engrossed and placed on third reading, which prevailed.

Senate Bill No. 335 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Harrison, Hensley, Hill, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Pugh, Ratliff, Rutherford, Simpson, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 32.

Nays: Briggs, Sherman, Spurlock. Total 3.

Excused: Fleming, Frye, Glasser, Harvey, Horner, Land, Morton. Total 7.

Absent: Golobie, Nichols. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Harrison, Hensley, Hill, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Pugh, Ratliff, Rutherford, Simpson, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 32.

Nays: Briggs, Sherman, Spurlock. Total 3.

Excused: Fleming, Frye, Glasser, Harvey, Horner, Land, Morton. Total 7.

Absent: Golobie, Nichols. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

The President pro tempore presiding.

Senate Bill No. 239 was taken up for consideration.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 239, line 4, page 2, by striking after the word "or" in line 3, and before the word "any" in line 4 the words "the robbery of" and insert in lieu thereof the words "robs or attempts to rob."

DAVIDSON.

Senator Spurlock asked to be excused for the rest of the day and tomorrow, which was granted.

Senator Morton asked to be excused for the remainder of the day and tomorrow, which was granted.

Senator Leedy offered the following amendment, which lost.

Mr. President: I move to amend Senate Bill No. 239, line 5, page 2, by adding after the word "night" and before the word "shall" the following "with fire arms as aforesaid."

LEEDY.

Senator Briggs offered the following amendment:

Mr. President: I move to amend Senate Bill No. 239, line 7 and 8, page 2, by striking the word "twenty-five" and substituting the word "ten."

BRIGGS.

Senator W. H. Woods offered the following substitute for the Briggs amendment:

Mr. President: I move to amend Senate Bill No. 239, line 7, page 2, by striking after the word "twenty-five" and inserting in lieu thereof the word "fifteen."

W. H. WOODS.

Senator W. H. Woods moved that Senate Bill No. 239 be referred to a special committee of three for the purpose of amendment, which prevailed, and the Chair appointed as such committee: Senators W. H. Woods, Briggs and Rutherford.

Senate Bill No. 150 was take up for consideration and read.

Senator Hill offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 150 by inserting after the enacting clause the following "That section 1, chapter 211, of the Session Laws of 1919 be and the same is hereby amended to read as follows."

HILL.

Senator Pugh offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 150, line 18, page 10, by striking the word "three" and adding in lieu thereof the word "four"; in line 1, page 11 by striking after

the word "exceed" the figures "\$1020" and insert the figures "\$1200"; in line 13, page 10 strike out "\$2250" and insert "\$2400."

PUGH.

Senator Lillard offered the following amendment:

Mr. President: I move to amend Senate Bill No. 150, lines 15 and 16, page 11 by striking all of said lines.

LILLARD.

The following message from the Governor was read:

To the Honorable, the President, and Members of the Senate:

I have the honor to advise that I have this day approved Senate Bill No. 38, by W. H. Woods, entitled:

"An Act making an appropriation for the general support and maintenance of the State Training School for White Boys located at Pauls Valley, Oklahoma, for the remainder of the fiscal year ending June 30, 1921 and declaring an emergency."

And have caused the same to be filed in the office of the Secretary of State, as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

The Senate recessed until seven o'clock.

EVENING SESSION.

The Senate reconvened, the President presiding.

Quorum present.

Senator Pugh was excused for the evening.

Senator West was excused until Monday.

Senator Clark moved that Senate Bill No. 150 be submitted to a special committee to embody the subject matter intended by Senator Cordell.

Senator Harrison moved as a substitute that Senate Bill No. 150 be committed to a special committee of three for the purpose of amendment, which prevailed, and the Chair appointed Senators Cordell, Coyne and Ratliff as such committee.

The President presiding.

Senate Bill No. 280 was taken up for consideration.

Senator Lillard offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 280, line 1, page 1, by striking after the word "July" on line 1, and before "the" on line 2, the word "1912" and insert the words "1921."

LILLARD.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 280, line 4, page 1, by striking after the word "the" and before the word "criminal" the words "supreme court and."

DAVIDSON.

Senator W. H. Woods offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 280, page 1, by striking in the title the word "Supreme Court and."

W. H. WOODS.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 280, by striking out lines 4 to 11 inclusive, page 2.

DAVIDSON.

Senator Davidson moved that Senate Bill No. 280, as amended, be advanced to engrossment and third reading, which

prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Dearmon moved that Senate Joint Resolution No. 17 be stricken from the Calendar, which prevailed.

Senate Bill No. 305 was taken up for consideration.

Senator Hill moved that Senate Bill No. 305 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 251 was taken up for consideration and read.

Senator E. E. Woods offered the following amendment:

Mr. President: I move to amend Senate Bill No. 251, line 15, page 2, by inserting after the word "engineer" and before the word "of" the words "subject to the approval of the county commissioners."

E. E. WOODS.

Senator Lillard moved that further consideration of the bill be postponed until the bill was reprinted and the Senators furnished with a copy, which prevailed.

Senator McPherrren moved that Senate Bill No. 251 be made a special order for 3:30 on the next legislative day, which prevailed.

Senate Bill No. 235 was taken up for consideration and read.

Senator McPherrren moved that Senate Bill No. 235 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 118 was taken up for consideration and read.

Senator Ingraham offered the following amendment:

Mr. President: I move to amend Senate Bill No. 118, line 1, page 1, by striking after the figure "1" the remainder of the line and inserting therefor "every railroad within the State" and that the remainder of the bill be made to conform with this amendment.

INGRAHAM.

Senator Anglin moved that further consideration of the bill be indefinitely postponed, which prevailed.

Senator Wallace asked that Senate Bill No. 140 be stricken from the Calendar, which was granted.

Mr. President: I move to amend Senate Bill No. 317, line 4, page 2 by striking after the word "exceed" and before the word "years" and insert "two."

CLARK.

Senator Hill moved to table the amendment, which prevailed.

Senator Anglin offered the following amendment:

Mr. President: I move to amend Senate Bill No. 317, line 4, page 2, by striking after the word "exceed" and before the word "years" the word "three" and insert "one."

ANGLIN.

Senator Nichols moved to table the amendment, which prevailed.

Senator Holloway moved that Senate Bill No. 317 as amended be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Lillard moved that the rules be suspended, Senate Bill No. 317 considered engrossed and placed on third reading, which lost.

Senate Bill No. 299 was taken up for consideration.

Senator Rutherford moved that Senate Bill No. 292 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 312 was taken up for consideration.

Senator Rutherford moved that Senate Bill No. 312 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 177 was taken up for consideration and read.

Senate Bill No. 317 was taken up for consideration and read.

Senator Coyne moved that Senate Bill No. 317 be indefinitely postponed, and the roll being called resulted as follows:

Ayes: Anglin, Carlock, Cordell, Coyne, Davidson, Hensley, Leedy, Lillard, Ratliff, Rutherford, Woods (W. H.). Total, 11.

Nays: Briggs, Cartwright, Clark, Cornett, Dearmon, Golobie, Harrison, Hill, Holloway, Ingraham, Johnson, Looney, McPherran, Nichols, Simpson, Wells, Woods, (E. E.). Total 17.

Excused: Fleming, Frye, Glasser, Harvey, Horner, Land, Morton, Pugh, Spurlock, West. Total 10.

Absent: Brown, Draughon, Durant, Lynch, Sherman, Wallace. Total 6.

The Chair declared the motion to indefinitely postpone the bill lost.

Senator Clark offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 317, line 4, page 1, by striking after the word "teachers" and before the word "for" the words "at any time" and insert "first Mon-

day in April.”

CLARK.

Senator Cordell offered the following amendment:

Mr. President: I move to amend Senate Bill No. 317, line 2, page 1, by striking after the word “any” and before the word “town” on line 3 the words “common, independent, consolidated, union graded.”

CORDELL.

Senator Simpson moved to table the amendment, which prevailed.

Senator Clark offered the following amendment:

Senator Rutherford moved that Senate Bill No. 177 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Lillard moved that the Senate adjourn until 1:30 Monday afternoon.

Senator E. E. Woods moved as a substitute that the Senate adjourn under the rule, and the roll being called resulted as follows:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Harrison, Hensley, Hill, Holloway, Johnson, Looney, McPherran, Nichols, Ratliff, Rutherford, Simpson, Wallace, Wells, Woods, (E. E.) Total 24.

Nays: Durant, Golobie, Ingraham, Leedy, Lillard. Total 5.

Excused: Fleming, Frye, Glasser, Harvey, Horner, Land, Morton, Pugh, Spurlock, West. Total 10.

Absent: Brown, Draughon, Lynch, Sherman, Woods, (W. H.) Total 5.

The Chair declared the substitute motion carried and the Senate adjourned under the rule.

FORTY-SEVENTH LEGISLATIVE DAY.

Saturday, February 26, 1921.

The Senate met at 1:30 p. m. pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Hensley, Hill, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, Woods, (E. E.), Woods, (W. H.). Total 34.

Excused: Frye, Glasser, Harvey, Horner, Land, Morton, Spurlock, West. Total 8.

Absent: Briggs, Fleming. Total 2.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Briggs was excused on account of sickness.

Senator Fleming was excused for the day.

Senator Dearmon asked to be excused for the remainder of the day, which was granted.

The Journal of the previous day's session was read and approved.

Senator Clark submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Joint Resolution No. 16 and Senate Bill No. 161 correctly enrolled; Senate Concurrent Resolutions Nos. 11, 12 and 13 correctly engrossed; Senate Bill No. 335 correctly engrossed; Senate Bill No. 160 correctly re-engrossed; House Bill No. 27 correctly enrolled.

CLARK, Acting Chairman

Senator Holloway submitted the following committee reports, which were adopted and Senate Bills Nos. 209, 313 and 314 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 209 by Harvey, entitled, "An Act authorizing school districts comprising cities of the first class to sell real estate belonging to said district and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 313, by Cartwright, Holloway, Clark, Dearmon, Land and Coyne, entitled, "An Act to amend Section 7930, of

Article XVII of Chapter 74, of the Revised Laws of Oklahoma, 1910, relating to compulsory education, and repealing Section 3731, of the Revised Laws of Oklahoma, 1910,' beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 314, by Cartwright, Holloway, Clark, Dearmon. Land and Coyne, entitled, "An Act amending Sections 1, 2 and 4 of Chapter 183, of the Session Laws of 1912, entitled, 'An Act to provide for the partial support of poor women whose husbands are dead or convicts or insane when such women are mothers of children under the age of fourteen years'," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Senator Wells submitted the following committee report, which was adopted and Senate Bill No. 311 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Irrigation and Drainage, to whom was referred Senate Bill No. 311, by Cornett of the Senate, and Weismeyer of the House, entitled, "An Act to prevent the pollution of streams, lakes, and ponds in the State of Oklahoma, repealing Section 3301, Revised Laws of Oklahoma, 1910, as amended by Section 1, Chapter 185, Session Laws of Oklahoma, 1915, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CHAS. E. WELLS, Chairman.

Senator Hill submitted the following committee report, which was adopted and Senate Bill No. 339 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Constitution and Constitutional Amendments, to whom was referred Senate Bill No. 339, by Anglin, of the Senate and Schofield of the House, entitled, "An Act vitalizing Section 10, of Article 5, of the Constitution of Oklahoma relating to the apportionment of representatives, during the decennial period beginning the 16th day after the central election in 1922, and ending the 15th day after the general election in 1932 dividing the said decennial period into biennial periods or sessions, prescribing the representation for each of said periods or sessions and fixing the representative districts," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HILL, Chairman.

Senator Johnson submitted the following committee report, which was adopted and Senate Bill No. 336 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Fish and Game, to whom was referred Senate Bill No. 336, by Committee on Fish and Game, entitled, "An Act authorizing the sale of certain lands belonging to the State of Oklahoma, providing for the use of the proceeds therefrom, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

JOHNSON, Chairman.

Senator Looney submitted the following committee reports, which were adopted and Senate Bill No. 340 and House Bills Nos. 206, 249 and 386, were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on State and County Affairs, to whom was referred Senate Bill No. 340, by Morton, entitled, "An Act conferring upon cities having a bona fide population of not less than 2,000 people, the right to construct district sewers and providing for the payment by bond issue," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your Committee on State and County Affairs, to whom was referred Engrossed House Bill No. 206 by Brice and Everhart, entitled, "An Act amending Chapter 179, Session Laws of Oklahoma, 1915, the same being an act providing for holding free township and county fairs," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your Committee on State and County Affairs, to whom was referred House Bill No. 249, by Trevathan, of the House, and Hensley and Lillard of the Senate, entitled, "An Act authorizing county officers in all counties in the State of Oklahoma, having a population of not less than 22,236, and not more than 22,300, to appoint deputies and assistants, etc., and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your Committee on State and County Affairs, to whom was referred Engrossed House Bill No. 386, by Salter, entitled,

“An Act regulating and fixing the salary of deputy county officials in all counties of the State of Oklahoma, having a population between 16,253 and 16,275, based upon the last Federal census and declaring an emergency,” beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Senator Hensley submitted the following committee report, which was adopted and House Bill No. 201 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee Judiciary No. 2, to whom was referred House Bill No. 201 by Ballace of the House, and Frye, of the Senate, entitled, “An Act repealing Sections 2031, 2032, 2033, 2034, 2035, 2036 and 2037, of Chapter 21, Article 2, of the Revised Laws of Oklahoma, 1910, abolishing county court at Muldrow, Sequoyah county, Oklahoma, and declaring an emergency,” beg leave to report that we had the same under consideration, and herewith return the same with the recommendation that it do pass.

HENSLEY, Chairman.

BILLS ON FIRST READING.

The following bills were introduced and read for the first time:

Senate Bill No. 355, by Pugh, of the Senate, and Denny, of the House, “An Act making an appropriation for an addition to the Administration Building of the Panhandle Agricultural and Mechanical College at Goodwell, Oklahoma, and declaring an emergency.”

Senate Bill No. 356, by Carlock, “An Act authorizing executors, or administrators, to conduct, or continue any going business, enterprise, or manufactory of a deceased person, where authorized by order of court; to borrow money, or incur debts

in the conduct, or continuation of the same, prescribing the time such business, enterprise, or manufactory may be continued; repealing all acts, or parts of acts in conflict herewith; and declaring an emergency."

Senate Bill No. 357, by Durant, of the Senate, and Miller of the House, "An Act changing the name of the Miami School of Mines located at Miami, and providing for an additional course of study, and declaring an emergency."

Senate Bill No. 358, by Cartwright, and McPherren, of the Senate, and Johnson, of the House, "An Act authorizing the county officers of all counties in the State of Oklahoma having a population of not less than twenty thousand inhabitants and not to exceed twenty-one thousand, to appoint deputies, fixing the number of such deputies and maximum salary of each, and declaring an emergency,"

Senate Bill No. 359, by Cornett, of the Senate, and Craver of the House, "An Act providing for an additional deputy in the office of county clerk in counties having a population from 27,000 to 27,100 and declaring an emergency."

BILLS AND JOINT RESOLUTIONS ON SECOND READING.

The following bills and joint resolution were read for the second time and referred to the standing committees indicated:

Senate Bill No. 347, by Clark, to Judiciary No. 2.

Senate Bill No. 348, by Ingraham, Morton, Cordell and Cartwright, of the Senate, and Platt, Harrison, Harmon, Everhart, Beck and Dabney, of the House, to Appropriations.

Senate Bill No. 349, by Coyne, to Appropriations.

Senate Bill No. 350, by Pugh, to Agriculture.

Senate Bill No. 351, by Cartwright and McPherren, of the Senate, and Rice, of the House, to State and County Affairs.

Senate Bill No. 352, by Carlock and Draughon, to Appropriations.

Senate Bill No. 353, by E. E. Woods, of the Senate, and H. Jennings, of the House, to Appropriations.

Senate Bill No. 354, by Senate Committee on Appropriations, to Appropriations.

House Bill No. 4, by Harry Jennings, (of Rogers), to Education.

House Bill No. 214, by Dearmon, of the Senate, and Louthan and Davis, of the House, to Education.

House Bill No. 232, by Harry Jennings (of Rogers), to Judiciary No. 1.

House Bill No. 315, by Harrison, of the House, and Anglin of the Senate.

Senator Anglin moved that House Bill No. 315 be placed on the Calendar, which prevailed.

Senator Anglin moved that the rules be suspended and House Bill No. 315 advanced to third reading which prevailed.

House Joint Resolution No. 14, by Tylee, to Military Affairs.

Senator Cartwright asked that Senate Bill No. 342 be recalled from the Committee on Hospitals and Charities and referred to the Committee on Education, which was granted.

The following messages from the Governor were read:

February 25, 1921.

To the Honorable, the President, and Members of the Senate:

I have the honor to advise that I have this day approved Senate Bill No. 143, by Harrison, entitled, "An Act fixing the number of deputies and their salaries in the offices of court

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clerk and county clerk in Pontotoc county, Oklahoma, and declaring an emergency," and have caused the same to be filed in the office of the Secretary of State, as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

February 25, 1921.

To the Honorable, the President, and Members of the Senate:

I have the honor to advise that I have this day approved Senate Bill No. 130, by Holloway and McPherrin, of the Senate, and Dyer, of the House, entitled, "An Act creating the office of second Assistant County Attorney of McCurtain County, Oklahoma, providing for a stenographer, and county evidence man in said office of County Attorney, etc.," and have caused the same to be filed with the Secretary of State, as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

The following message from the House was read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 75, by Keenan, Jennings and Disney, entitled, "An Act fixing the salary of the Judges of the District Court, and Judges of the Superior Courts."

And to inform you, and through you the honorable Senate, that this bill has been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Enrolled House Bill No. 75 was referred to the Committee on Engrossed and Enrolled Bills for comparison.

Senator Davidson moved that Senate Bill No. 155 be made a special order for two o'clock Monday, which prevailed.

Senate Bill No. 260 was taken up for consideration.

Senator Ingraham moved that Senate Bill No. 260 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 242 was taken up for consideration and read.

Senator Leedy offered the following amendment:

Mr. President: I move to amend Senate Bill No. 242, line 1, page 5, by striking after the word "animal" line 1, and before the word "that" in line 8, all the intervening part thereof.

LEEDY.

Senator Nichols moved that further consideration of Senate Bill No. 242 be deferred until Monday, which prevailed.

Senate Bill No. 259 was taken up for consideration.

Senator Nichols moved that Senate Bill No. 259 be referred to the author for the purpose of underscoring the amended portions of the bill as provided in the rules.

Senator Harrison moved as a substitute that further consideration of the bill be indefinitely postponed.

Senator Clark moved to table the substitute motion, which prevailed.

Senator Leedy offered the following amendment, which was adopted:

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Mr. President: I move to amend Senate Bill No. 259, line 5, page 1, by striking after the word "the" the balance of said line and inserting in lieu thereof "the first Monday in March."

LEEDY.

Senator Nichols offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 259, line 1, page 1, by striking out Section 1.

NICHOLS.

Senator Harrison moved that further consideration of Senate Bill No. 259 be indefinitely postponed, which prevailed.

Senator Holloway moved that Senate Bill No. 317 be recalled from the engrossing department and committed to a special committee of three for the purpose of amendment, which prevailed, and the Chair appointed Senators Holloway, Cordell and W. H. Woods as such committee.

Senate Bill No. 282 was taken up for consideration.

Senator Hensley moved that Senate Bill No. 282 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Joint Resolution No. 22 was taken up for consideration.

On motion of Senator McPherrin, Senate Joint Resolution No. 22 was advanced to engrossment and third reading and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Cartwright moved that the rules be suspended for the purpose of making a committee report, which lost.

The President presiding.

Senate Joint Resolution No. 16 was read for the fourth time, the enrolled copy signed by the President and ordered transmitted to the Honorable House.

Senate Bill No. 161 was read for the fourth time, the enrolled copy signed by the President and ordered transmitted to the Honorable House.

House Bill No. 27 was read for the fourth time, the enrolled copy signed by the President and ordered returned to the Honorable House.

The engrossed copy of Senate Concurrent Resolution No. 13 was signed by the President and ordered transmitted to the Honorable House.

The engrossed copy of Senate Bill No. 160 was signed by the President and ordered transmitted to the Honorable House.

The engrossed copy of Senate Concurrent Resolution No. 11 was signed by the President and ordered transmitted to the Honorable House.

The engrossed copy of Senate Concurrent Resolution No. 12 was signed by the President and ordered transmitted to the Honorable House.

The engrossed copy of Senate Bill No. 335 was signed by the President and ordered transmitted to the Honorable House.

House Bill No. 193 was taken up for consideration.

On motion of Senator Golobie, House Bill No. 193 was advanced to third reading.

House Bill No. 92 was taken up for consideration.

On motion of Senator Rutherford, House Bill No. 92 was advanced to third reading.

House Bill No. 132 was taken up for consideration.

On motion of Senator Coyne, House Bill No. 132 was advanced to third reading.

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On motion of Senator Simpson Senate Bill No. 262 was advanced to engrossment and third reading and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Johnson asked to be excused for the remainder of the day, which was granted.

Senator Anglin served notice that on the next legislative day he would move to reconsider the vote by which Senate Bill No. 259 was indefinitely postponed and Section 1 stricken from the bill.

Senate Bill No. 72 was taken up for consideration.

Senator Wallace offered the following amendment:

Mr. President: I move to amend Senate Bill No. 72, line 4, page 2, by striking after the word "election" in line 4, all of lines 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, up to and including the word "therein" in line 15 and insert in lieu thereof the following: "provided that no such election shall be ordered unless a petition praying that a vote be taken for the issuing of bonds shall be presented to the Board stating the purpose for which the bonds are to be issued and the amount, signed by a sufficient number of qualified electors within such district to satisfy the Board that there is a substantial demand for the submission of the question for the issuance of bonds asked for therein."

WALLACE.

Senator Coyne moved that Senate Bill No. 72 be referred to a special committee of three for the purpose of amendment, which prevailed, and the Chair appointed Senators Coyne, Wallace and Rutherford as such committee.

The President pro tempore presiding.

Senate Bill No. 253 was taken up for consideration.

On motion of Senator McPherrren, Senate Bill No. 253 was advanced to engrossment and third reading, and the bill was

referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Davidson was excused for the remainder of the day.

Senator Harrison asked unanimous consent to submit a committee report, which was granted.

Senator Harrison submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 304 by Coyne of the Senate, and Crockett of the House, entitled, "An Act providing for and transferring certain unexpended balances in appropriation accounts for salaries and maintenance and supplies for the East Oklahoma State Home, located at Pryor, Oklahoma, for the year 1919-20, authorizing the State Auditor to transfer same to the credit of the appropriation account for maintenance and supplies for the fiscal year 1920-21 and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Harrison asked unanimous consent to consider Senate Bill No. 304 at this time, which was granted.

Senator Harrison moved that Senate Bill No. 304 be advanced to engrossment and third reading, which prevailed.

Senator Harrison moved that the rules be suspended, Senate Bill No. 304 considered engrossed and placed on final passage, which prevailed.

Senate Bill No. 304 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

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Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Draughon, Durant, Golobie, Harrison, Hensley, Hill, Holloway, Ingraham, Leedy, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, Woods, (E. E.), Woods, W. H.). Total 30.

Nays: None.

Excused: Briggs, Davidson, Dearmon, Fleming, Frye, Glasser, Harvey, Horner, Johnson, Land, Morton, Spurlock, West. Total 13.

Absent: Lillard. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Draughon, Durant, Golobie, Harrison, Hensley, Hill, Holloway, Ingraham, Leedy, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, Woods, (E. E.), Woods, W. H.). Total 30.

Nays: None.

Excused: Briggs, Davidson, Dearmon, Fleming, Frye, Glasser, Harvey, Horner, Johnson, Land, Morton, Spurlock, West. Total 13.

Absent: Lillard. Total 1.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Cartwright submitted the following Special Committee report:

Mr. President:

We, your Special Committee to whom was referred Senate Bill No. 171 by Cartwright, Golobie, Looney, and Martin of the Senate, and Harod, Harrison, Harp and Dabney of the House, entitled, "Providing for teachers' retirement, disabilities, annuities, and benefits for teachers and other school employees retired after specified years of service for disability and other matters connected therewith and pertaining thereto, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended, as per bill attached.

WILBURN CARTWRIGHT,

S. M. RUTHERFORD,

W. J. HOLLOWAY,

Committee.

Senator Holloway submitted the following Special Committee report:

Mr. President:

We, your Special Committee to whom was referred Senate Bill No. 317 by Holloway, entitled, "An Act relating to the employment of superintendents and principals in the public schools," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended.

W. J. HOLLOWAY,

W. H. WOODS,

H. B. CORDELL,

Committee.

Senator Cordell submitted the following Special Committee report:

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Mr. President:

We, your Special Committee to whom was referred Senate Bill No. 150, by Cordell, entitled, "An Act amending Section One (1) Chapter 211, Session Laws 1919, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended, as per bill attached.

CORDELL,

RATLIFF,

COYNE.

Committee.

Senator Hill asked unanimous consent to withdraw the notice served for the reconsideration of Senate Bill No. 57, which was granted.

Senate Bill No. 233 was taken up for consideration and read.

Senator Rutherford moved that Senate Bill No. 233 be referred to a special committee for the purpose of amendment, which prevailed, and the Chair appointed Senators Draughon, Rutherford and Leedy as such committee.

On motion of Senator McPherren, Senate Bill No. 251 was made a special order for 1:45 Monday.

On motion of Senator Hill the Senate adjourned until 1:30 Monday.

FORTY-EIGHTH DAY'S SESSION.

Monday, February 28, 1921.

The Senate met at 1:30 p. m. pursuant to adjournment, and was called to order by the President.

On roll call the following Senators were present:

Anglin, Brown, Carwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 41.

Excused: Glasser. Total 1.

Absent: Briggs, Carlock. Total 2.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Briggs was excused on account of sickness.

Senator W. H. Woods asked that Senator Carlock be excused for the day, which was granted.

The Journal of the previous day's session was read and approved.

Senator Clark submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 60, 177, 235, 280, 292 and 312 correctly engrossed.

CLARK, Acting Chairman.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and enrolled Bills begs leave to report Senate Bill No. 304 correctly engrossed; Senate Bills Nos. 25, 55, 151, and 153 correctly enrolled; House Bill No. 75 correctly enrolled.

L. A. MORTON, Chairman.

Senate Bill No. 151 was read for the fourth time, the enrolled copy signed by the President and ordered transmitted to the Honorable House.

Senator Cordell submitted the following committee reports, which were adopted, and Senate Bills Nos. 245, 322 and 350 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Agriculture, to whom was referred Senate Bill No. 245, by Cordell, entitled: An Act providing for the upbuilding and protection of the livestock industry of the State and providing penalties, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CORDELL, Chairman.

Mr. President:

We, your committee on Agriculture, to whom was referred Senate Bill No. 322, by Cordell, entitled: An Act providing for the inspection and sale of commercial fertilizers, condimental, patented and proprietary, and providing for an appropriation, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CORDELL, Chairman.

Mr. President:

We, your committee on Agriculture, to whom was referred Senate Bill No. 350, by Pugh, entitled: An Act to require that all supplies and repairs for automobiles and tractors be carried in stock within the State, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CORDELL, Chairman.

The following message from the Governor was read:

GOVERNOR'S MESSAGE.

To the Honorable, the President and Members of the Senate:

I have the honor to advise that I have this day approved Senate Bill No. 134, by Rutherford, entitled:

“An Act conferring upon the Supreme Court original jurisdiction in suits to enjoin the collection of illegal taxes levied for any State purpose, prescribing procedure, and declaring an emergency.”

and have caused the same to be filed with the Secretary of State, as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

The following messages from the Senate were read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable Body, the following:

Engrossed House Joint Resolution No. 12, By Beck and Dabney, entitled: "A Resolution providing for the appointment of a commission to secure information, and suggest a plan for manufacture of farm implements, leather, leather goods and by-products by convicts and an appropriation to pay expenses of commission."

Engrossed House Bill No. 284, by Schofield, Beck, Craver, Platt, Jennings, Caldwell, and Everhart of the House, and Wells, Horner and Sherman of the Senate, entitled: "An Act relating to primary and general elections, prescribing penalties for violation of the provisions thereof, consolidating the office of Secretary of State and Secretary of the State Election Board, and repealing Sections 3024 to 3055 inclusive of Chapter 28, and Sections 3056 to 3078 inclusive of Article 1 and 3077 to 3088 inclusive of Article 2, and 3089 to 3105 inclusive of Article 3, and 3106 to 3117 inclusive of Article 4, and 3118 to 3122 inclusive of Article 5, and 3123 to 3129 inclusive of Article 6, and 3130 to 3150 inclusive of Article 7, all in Chapter 29 of the Revised Laws of Oklahoma, 1910, and Sections 1 to 16 inclusive of Chapter 106 of the Session Laws of 1910-11 and Sections 1 to 25 inclusive Chapter 157 Session Laws of 1913, and Section 1 of Chapter 152 and Sections 1 and 2 of Chapter 169 of the Session Laws of 1915, and all other laws and parts of laws in conflict herewith."

And to inform you, and through you the Honorable Senate, that same have been passed by the House of Representatives and were signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable Body, the following:

Enrolled Senate Bill No. 151, by Cordell and Davidson, entitled: "An Act defining Osteopathy, authorizing and regulating the licensing of Osteopathic Physicians and Surgeons; regulating the practice of Osteopathy; providing for a State Board of Osteopathy; fixing the compensation; and defining the powers thereof; and repealing all laws and parts of laws in conflict herewith."

And to inform you, and through you the Honorable Senate, that the same has been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable Body, the following:

Enrolled House Bill No. 96, by Harris and Martin, entitled: "An Act amending Section 1, Chapter 38, of the Session Laws of 1919, relating to salaries, etc., of County Commissioners in certain Counties of between certain given populations, and declaring an emergency."

Enrolled House Bill No. 180, by Campbell, Gossett and Graves, entitled: "An Act amending Section 1, Chapter 278 of the Session Laws of 1915, relating to the fixing the date for the holding of the annual school meeting; and providing for the time of making the report of the School District Board, required by law to be with the Excise Board."

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Engrossed House Bill No. 210, by Pendleton, entitled: "An Act to authorize County Attorneys in certain Counties not less than 46,000 population and not more than 47,000 population by the United States Census of 1920, to employ one stenographer and one assistant attorney, and fixing salaries, and repealing all laws in conflict therewith, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that same have been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Enrolled Senate Bill No. 151 was ordered transmitted to the Governor.

Enrolled House Bills Nos. 96, 180 and 210 were referred to the Committee on Engrossed and Enrolled Bills for comparison.

BILLS ON FIRST READING.

The following bills were introduced and read first time:

Senate Bill No. 360, by Senate Committee on Appropriations, An Act making appropriation from the general revenue fund of the state for the support and maintenance of all state educational, eleemosynary, and penal institutions; providing for the appropriation and distribution of the New College Funds in accordance with section 7225, Revised Laws of Oklahoma, 1910, to the institutions entitled thereto; and providing for the appropriation and distribution of the section 13 funds as provided in section 7660, Revised Laws of Oklahoma, 1910, to the institutions entitled thereto.

Senate Bill No. 361, By Ingraham, An Act authorizing any county, township, city, municipality, town or village to effect and carry accident indemnity insurance for the benefit

of the widow and minor children of any sheriff, deputy sheriff, policeman, constable or other such executive officer who may be killed or permanently injured without fault while in the actual discharge of his duties.

Senate Bill No. 362, by Bolobie and Simpson, An Act amending section 3 of chapter 32 Session Laws of 1919, relating to traveling libraries.

Senate Bill No. 363, by Nichols, An Act abolishing State Tubercular Sanatorium located at Talihina, Oklahoma, under provisions of chapter 234, of Session Laws of 1919, providing for cancelling of contracts, disposing of material, lands, etc., and providing for unexpended appropriations, repealing all acts in conflict, and declaring an emergency.

Senate Bill No. 364, by Rutherford, An Act fixing the salaries of certain rate experts, engineers, auditors, and other positions connected with the Corporation Commission, repealing all acts and parts of acts in conflict herewith, and declaring an emergency.

HOUSE BILLS AND JOINT RESOLUTION ON FIRST READING.

House Bill No. 284, by Schofield, Beck, Craver, Platt, Jennings, Caldwell and Everhart, of the House, and Wells, Horner and Sherman of the Senate, An Act relating to primary and general elections, prescribing penalties for violation of the provisions thereof, consolidating the office of Secretary of State and Secretary of the State Election Board, and repealing Sections 3024 to 3055 inclusive of Chapter 28, and Sections 3056 to 3078 inclusive of Article 1 and 3077 and 3088 inclusive of Article 2, and 3089 to 3105 inclusive of Article 3, and 3106 to 3117 inclusive of Article 4, and 3188 to 3122 inclusive of Article 5, and 3123 to 3129 inclusive of Article 6, and 3130 to 3150 inclusive of Article 7, all in Chapter 29 of the Revised Laws of Oklahoma, 1910, and Sections 1 to 16 inclusive of Chapter 106 of the Session Laws

of 1910-11 and Sections 1 to 25 inclusive of Chapter 157 Session Laws of 1913, and Section 1 of Chapter 152 and Sections 1 and 2 of Chapter 169 of the Session Laws of 1915, and all other laws and parts of laws in conflict herewith.

House Joint Resolution No. 12, by Beck and Dabney, A Resolution providing for the appointment of a commission to secure information, and suggest a plan for manufacture of farm implements, leather, leather goods and by-products by convicts and an appropriation to pay expenses of commission.

BILLS ON SECOND READING.

The following bills were introduced and read for the first time:

Senate Bill No. 355, by Pugh, of the Senate, and Denny of the House, to Appropriations.

Senate Bill No. 356, by Carlock, to Judiciary No. 1.

Senate Bill No. 357, by Durant of the Senate and Miller of the House, to Education

Senate Bill No. 358, by Cartwright and McPherran of the Senate and Johnson of the House, to State and County Affairs.

Senate Bill No. 359, by Cornett of the Senate, and Craver of the House, to State and County Affairs.

Senate Bill No. 177 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (W. H.) Total 35.

Nays: None.

Excused: Briggs, Carlock, Glasser. Total 3.

Absent: Cartwright, Coyne, Harvey, Pugh, Sherman, Woods, (E. E.) Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (W. H.) Total 35.

Nays: None.

Excused: Briggs, Carlock, Glasser. Total 3.

Absent: Cartwright, Coyne, Harvey, Pugh, Sherman, Woods, (E. E.) Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 177 and ordered same transmitted to the Honorable House.

Senate Bill No. 312 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren,

Morton, Nichols, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 37.

Nays: None.

Excused: Briggs, Carlock, Glasser. Total 3.

Absent: Cartwright, Coyne, Pugh, Sherman. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 312 and ordered same transmitted to the Honorable House.

Senate Bill No. 60 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Frye, Golobie, Hensley, Hill, Holloway, Ingraham, Johnson, Leedy, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Wells, Woods, (W. H.) Total 29.

Nays: Fleming, Harrison, Harvey, Horner, Land, Lillard, Wallace, West. Total 8.

Excused: Briggs, Carlock, Glasser. Total 3.

Absent: Coyne, Sherman, Spurlock, Woods, (E. E.) Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 60, and ordered same transmitted to the Honorable House.

Senator Holloway asked for the consideration of the Special Committee Report on Senate Bill No. 317, which was granted.

On motion of Senator Holloway the report was adopted and Senate Bill No. 317 advanced to engrossment and third reading.

On motion of Senator Holloway Bill No. 317 was considered engrossed and placed on third and final passage.

Senate Bill No. 317 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Spurlock, Wallace, Wells, West, Woods, (W. H.) Total Total 32.

Nays: Brown, Land, Leedy, Woods, (E. E.) Total 4.

Excused: Briggs, Carlock, Glasser. Total 3.

Absent: Anglin, Coyne, Hill, Sherman, Simpson. Total 5.

The bill having a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure? the roll was called with the following result:

Ayes: Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Spurlock, Wallace, Wells, West, Woods, (W. H.) Total Total 32.

Nays: Brown, Land, Leedy, Woods, (E. E.) Total 4.

Excused: Briggs, Carlock, Glasser. Total 3.

Absent: Anglin, Coyne, Hill, Sherman, Simpson.
Total 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 292 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Excused: Briggs, Carlock, Glasser. Total 3.

Absent: Anglin, Sherman, Simpson. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Excused: Briggs, Carlock, Glasser. Total 3.

Absent: Anglin, Sherman, Simpson. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 292 and ordered same transmitted to the Honorable House.

Senate Bill No. 235 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Horner, Leedy. Total 2.

Excused: Briggs, Carlock, Glasser. Total 3.

Absent: Anglin, Sherman, Simpson. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 235 and ordered same transmitted to the Honorable House.

House Bill No. 315 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called for the following result:

Ayes: Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Mor-

ton, Nichols, Pugh, Ratliff, Rutherford, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Excused: Briggs, Carlock, Glasser. Total 3.

Absent: Anglin, Sherman, Simpson. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Excused: Briggs, Carlock, Glasser. Total 3.

Absent: Anglin, Sherman, Simpson. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 315 and ordered same returned to the Honorable House.

Senate Bill No. 280 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols.

Pugh, Ratliff, Rutherford, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Fleming, Harrison. Total 2.

Excused: Briggs, Carlock, Glasser. Total 3.

Absent: Anglin, Sherman, Simpson. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Fleming, Harrison. Total 2.

Excused: Briggs, Carlock, Glasser. Total 3.

Absent: Anglin, Sherman, Simpson. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 280 and ordered same transmitted to the Honorable House.

The President signed the engrossed copy of Senate Bill No. 304 and ordered same transmitted to the Honorable House.

Senate Bill No. 25 was read for the fourth time, the enrolled copy signed by the President and ordered transmitted to the Honorable House.

Senate Bill No. 55 was read for the fourth time, the enrolled copy signed by the President and ordered transmitted to the Honorable House.

Senate Bill No. 153 was read for the fourth time, the enrolled copy signed by the President and ordered transmitted to the Honorable House.

House Bill No. 75 was read for the fourth time, the enrolled copy signed by the President and ordered returned to the Honorable House.

Senator Davidson moved that Senate Bill No. 155 be taken up for consideration, which prevailed.

Senate Bill No. 155 was taken up for consideration and read.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 2, page 6, by striking out "and E" line 2 and insert the word "and" between "B and C."

DAVIDSON.

Senator E. E. Woods offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 6, page 5, by striking the figures "\$2,500.00" in column 1 and inserting "\$3,500.00."

E. E. WOODS.

Senator Leedy offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 155, line 4, page 6, by striking all the balance of lines 4 to line 12 on page 7.

LEEDY.

Senator Sherman offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 155, line 11, page 8, by striking all of line 11.

SHERMAN.

Senator Leedy offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 155, lines 10 to 18 inclusive page 20 by striking all of the lines from 10 to 18 inclusive.

LEEDY.

The President pro tempore presiding.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 14, page 21, by striking after the word "at" in line 13 and before the word "each" line 14, the figures "\$1,800.00" and the figures "\$14,400.00-\$14,400.00" and insert the figures in lieu thereof "\$1,500.00" and "\$12,000.00-\$12,000.00."

DAVIDSON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 7, page 22, by striking out after the word "Department" the figures "\$86,350.00-\$86,350.00" and inserting the figures "\$83,900.00-\$83,900.00."

DAVIDSON.

Senator Harrison offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155 by striking "and Reporters" in line 14, page 26.

HARRISON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 10, page 26, by striking out after the word "annum" the figures "\$146,000.00-146,000.00" and inserting the figures "\$136,000.00-136,000.00."

DAVIDSON.

Senator Morton offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 12, page 26, by striking the figures "\$62,200.00" in each column and insert "\$61,200.00" in each column.

MORTON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 8, page 27, as follows: By striking out after the word "Department" the figures "\$235,900.00-235,900.00" and inserting the following "224,900.00-224,900.00."

DAVIDSON.

Senator Pugh offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155 line 6, page 29 as follows: By striking after the word "operator" the figures "\$2,700.00" and inserting in lieu thereof "\$3,060.00" in both columns.

PUGH.

Senator Morton offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 4, page 28, by striking the word "audit" and insert the word "order."

MORTON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 7, page 30, by striking out after the word "Department" the figures "\$175,350.00-175,350.00" and inserting the figures "\$175,710.00-175,710.00."

DAVIDSON.

The President presiding.

Senator Anglin offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155 beginning line 12, page 30, by striking after line 11 balance of page 30, all of page 31, 32, 33 and lines 1, 2, 3 and 4, page 34.

ANGLIN.

Senator McPherran presiding.

The President pro tempore presiding.

Senator Lillard offered the following substitute for the Anglin amendment:

Mr. President: I move to amend Senate Bill No. 155, line 12, page 30, by striking all of lines 12, 13, 14, 15, 16, 17 and 18 on page 30 and all of page 31 and page 32 and lines 1, 2, 3 and 13, 14, 15, 16, 17, 18 of page 33 and lines 1 and 2 of page 34.

Senator Hill moved to table the amendments, and the roll being called resulted as follows:

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Ayes: Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Fleming, Frye, Harvey, Hill, Holloway, Horner, Looney, McPherren, Pugh, Ratliff, Rutherford Sherman Simpson, Spurlock, Wallace, Wells. Total 24.

Nays: Anglin, Draughon, Golobie, Harrison, Hensley Johnson, Land, Leedy, Lillard, Lynch, Nichols, West, Woods, (E. E.), Woods, (W. H.) Total, 14.

Excused: Briggs, Carlock, Glasser. Total 3.

Absent: Durant, Ingraham, Morton. Total 3.

The Chair declared the Lillard and Anglin amendments tabled.

Senator Anglin offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, lines 6, 7, 8, 9 and 10, page 31 by striking lines 6, 7, 8, 9, and 10.
ANGLIN.

Senator Wallace moved to table the amendment, and the roll being called resulted as follows:

Ayes: Brown, Clark, Cordell, Cornett, Coyne, Dearmon, Fleming, Frye, Harvey, Hill, Holloway, Horner, Looney, Lynch, McPherren, Morton, Ratliff, Rutherford, Sherman, Spurlock, Wallace. Total 21.

Nays: Anglin, Cartwright, Davidson, Draughon, Durant, Golobie, Harrison, Hensley, Johnson, Land, Leedy, Lillard, Nichols, Pugh, Simpson, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 19.

Excused: Briggs, Carlock, Glasser. Total 3.

Absent: Ingraham. Total, 1.

The Chair declared the motion to table the amendment carried.

Senator Lillard offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 12, page 33, by striking after the word "budget" on line 12 the following figures "\$19,300.00-19,300.00" and insert in lieu thereof the following figures "\$30,000.00-30,000.00."

LILLARD.

Senator Rutherford offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 15A, page 30 by inserting "two clerks at \$1200.00—\$2400.00 for 1922—2400.00 for 1923."

RUTHERFORD.

Senator Rutherford offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, line 4, page 31, by striking the figures "\$11,500.00" and inserting therefor "\$33,000.00" for each year.

RUTHERFORD.

The President presiding.

On motion of Senator Lynch the Senate adjourned under the rule.

FORTY-NINTH LEGISLATIVE DAY.

Tuesday, March 1, 1921.

The Senate met at 1:30 p. m. pursuant to adjournment and was called to order by the President.

On roll call the following Senators were present:

Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 42.

Excused: Glasser. Total 1.

Absent: Briggs. Total 1.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Briggs was excused indefinitely on account of sickness.

Senator Hill moved that at the hour of six o'clock the Senate recess for one hour, which prevailed.

Senator Rutherford asked to be excused from the evening session, which was granted.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bill No. 317 correctly engrossed and House Bills Nos. 96, 180 and 210 correctly enrolled.

L. A. MORTON, Chairman.

Senator McPherren submitted the following committee reports, which were adopted, and Senate Bill No. 263 and House Bills Nos. 56 and 94 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Roads and Highways, to whom was referred Senate Bill No. 263, by McPherren, entitled: An Act to regulate the practice of professional engineering, architecture, land surveying and geological engineering, and creating a board of registration and fixing registration and licenses fees, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended, as per attached bill.

CHAS. E. MCPHERREN, Chairman.

Mr. President:

We, your committee on Roads and Highways, to whom was referred Engrossed House Bill No. 56, by Knight of Pottawatomie, entitled: An Act amending Section 5, of Article 6, Chapter 173, of the Session Laws of 1915, as amend-

ed by House Bill No. 107, Session Laws, 1917, relating to the appointment and compensation of road supervisors, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

CHAS. E. McPHERREN, Chairman.

Mr. President:

We, your committee on Roads and Highways, to whom was referred Re-engrossed House Bill No. 94, by J. H. Ogle of the House and Simpson of the Senate, entitled: An Act relating to road and bridge work and inspection by county commissioners in all counties having no township organization and having a population of fifteen thousand and not over fifty-five thousand, fixing the compensation for such work and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended

CHAS. E. McPHERREN, Chairman.

Senator Looney submitted the following committee reports, which were adopted, and Senate Bills Nos. 351, 358 and 359 were ordered printed and placed on the Calendar:
Mr. President:

We, your committee on State and County Affairs, to whom was referred Senate Bill No. 351, by Cartwright and McPherrren of the Senate and Rice of the House, entitled: An Act fixing the salaries of county judges, county attorney, sheriff, county treasurer, court clerk, tax assessor, county clerk, county superintendent of public instruction and assistant county attorney in counties having a population of not less than 18,400 nor greater than 18,420 according to the

federal census of 1920, etc., etc., and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

MRS. LOONEY, Chairman.

Mr. President:

We, your committee on State and County Affairs, to whom was referred Senate Bill No. 358, by Cartwright and McPherren of the Senate and Johnson of the House, entitled: An Act authorizing the county officers of all counties in the State of Oklahoma, having a population of not less than twenty thousand inhabitants and not to exceed twenty-one thousand, to appoint deputies, fixing the number of such deputies, and maximum salary of each, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your committee on State and County Affairs, to whom was referred Senate Bill No. 359, by Cornett of the Senate and Craver of the House, entitled: An Act providing for an additional deputy in the office of county clerk in counties having a population from 27,000 to 27,100 and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Senator Davidson submitted the following committee reports, which were adopted, and Senate Bills Nos. 39, 127, ordered printed and placed on the Calendar: 353 and 354 and House Bills Nos. 151, 209 and 254, were

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 39, by McPherren, Carlock, Cartwright, Davidson, Draughon, Hensley, Hill, Holloway, Johnson, Looney, Simpson, Nichols, Ratliff, E. E. Woods and W. H. Woods, entitled: An Act making an appropriation for the purpose of aiding in permanent road construction in each county in the State of Oklahoma, providing for the division and apportionment of same among the counties, the terms, rules and conditions on which same shall be apportioned and expended, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended, said amendments being as follows:

Amendment No. 1. Strike out the following language, in lines 2 and 3 of Section 1 of the bill: "One Million Five Hundred Thousand (\$1,500,000.00) Dollars," and insert in lieu thereof the following: "One Million Dollars (\$1,000,000.00)."

Amendment No. 2. Strike out of lines 4 and 5 of Section 1 of the bill the following language: "Two Million Five Hundred Thousand (\$2,500,000.00) Dollars," and insert in lieu thereof the following: "One Million Dollars (\$1,000,000.00)"

Amendment No. 3. Strike out of lines 6 and 7 of Section 1 of the bill the following: "Two Million Five Hundred Thousand (\$2,500,000.00) Dollars," and insert in lieu thereof the following: "One Million Dollars (\$1,000,000.00)."

Amendment No. 4. Add the following at the end of Section 6 of the bill:

"Provided, that any portion of the appropriation herein made for any fiscal year, which has been matched within the fiscal year for which appropriated, but has not been ex-

pending, shall be available for the purpose for which appropriated for the period of thirty (30) months from and after the passage and approval of this Act.”

DAVIDSON, Chairman.

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 127, by Cordell, entitled: An Act making an appropriation for the purpose of aiding Union Graded and Consolidated schools; providing for the distribution of such money, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amended bill being hereto attached.

DAVIDSON, Chairman.

Mr. President:

We, your committee on Appropriations to whom was referred Senate Bill No. 186, by Golobie, entitled: An Act making an appropriation for salaries, support and maintenance for the fiscal year ending June 30, 1921, at the colored A. & N. University, Langston, Oklahoma, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass, for the reason that House Bill No. 193, containing the same subject matter, has already passed the House.

DAVIDSON, Chairman.

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 353, by E. E. Woods of the Senate and H. Jennings of the House, entitled: An Act making an appropriation to pay for the maintenance of the Oklahoma Military Academy located at Claremore, Oklahoma, from March 10, to June 30, 1921 and declaring an emergency,

beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendments being as follows, towit:

Amendment No. 1. Add a new section, to be numbered Section 2, to read as follows:

"Section 2. The fiscal year for the Oklahoma Military Academy, located at Claremore, Oklahoma, shall hereafter run from July 1st of each year to June 30th of the succeeding year."

Amendment No. 2. Re-number Section 2 to read Section 3.

Amendment No. 3 Amend the title to read as follows:

An Act making an appropriation to pay for the maintenance of the Oklahoma Military Academy, located at Claremore, Oklahoma, from March 10 to June 30, 1921; changing the fiscal year for said institution; and declaring an emergency.

DAVIDSON, Chairman.

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 354, by Senate Committee on Appropriations, entitled: An Act making appropriation for the payment of public building bonds, series 10, maturing May 1, 1921, and interest on public building bonds and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 151, by Salter and Louthan, entitled: An Act making an appropriation for salaries and

maintenance for the Western Oklahoma Home for White Children, located at Helena, Oklahoma, for the balance of the fiscal year ending June 30, 1921, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Mr. President:

We, your committee on Appropriations, to whom was referred House Bill No. 209, by Campbell, entitled: An Act making an appropriation for the State Board of Public Affairs to cover expenses of capitol maintenance and printing for the State Board of Public Affairs for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Mr. President:

We, your committee on Appropriations, to whom was referred House Bill No. 254 by Pullen of the House and Draughon and Carlock of the Senate, entitled: An Act making supplemental appropriation for support and maintenance of the Oklahoma School for the Deaf, located at Sulphur, for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Holloway submitted the following committee report, which was adopted, and Senate Bill No. 323 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Education, to whom was referred Senate Bill No. 323, by Nichols and Golobie, entitled: An Act amending subdivision (a) of Section 5 of House Bill No. 418, of the Session Laws of 1917, relating to county excise boards, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Senator Pugh submitted the following committee reports, which were adopted, and Senate Bills Nos. 49 and 236 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Public Service Corporation, to whom was referred Senate Bill No. 49, by Lillard, entitled: An Act providing for the recovery of damages against any telephone company doing business in this State for mental anguish or suffering, regardless of bodily injury or pecuniary loss, for negligence in receiving or perfecting any telephone call, etc., and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same without recommendation.

PUGH, Chairman.

Mr. President:

We, your committee on Public Service Corporations, to whom was referred Senate Bill No. 236, by Glasser, Hill, Hensley and Ingraham, entitled: An Act requiring railway, street railway and transportation companies doing business in the State of Oklahoma, to advertise by bulletins the unclaimed wages of their employees; providing penalty for violation of said Act, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

Amend by striking out words "enclosed with glass front."

M. W. PUGH, Chairman.

Senator Hensley submitted the following committee report, which was adopted, and Senate Bill No. 347 was ordered printed and placed on the calendar.

Mr. President:

We, your Committee Judiciary No. 2, to whom was referred Senate Bill No. 347, by Clark, An Act to provide the use of bright or glaring lights on the streets, highways and roads of the state of Oklahoma, regulating the use of such lights and relating thereto and providing a penalty thereof, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HENSLEY, Chairman.

Senator Lillard submitted the following committee report, which was adopted, and Senate Bill No. 299 was ordered printed and placed on the calendar.

Mr. President: We, your Committee on Privileges and Elections to whom was referred Senate Bill No. 299 by Draughon, Johnson, Nichols and Sherman of the Senate, and Graham Carver of the house, entitled An Act relating to nominating petitions in primary elections, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LILLARD, Chairman.

Senator Harrison submitted the following special committee report:

Mr. President:

We, your Special Committee, to whom was committed Senate Bill No. 255, by Harrison, the same being the Bill to be entitled, "An Act prohibiting the creation of the deficiencies and etc.," return the same herewith with the recommendation that the following amended Bill do pass.

Senate Bill No. 255—By Harrison.

AS AMENDED.

An Act Prohibiting the Creation of a Deficiency by any Officer, Agent or Employee of the State Government Except in Cases of Emergencies Authorized by the Governor in Writing Setting Forth the Grounds for Said Emergency, Providing How Such Deficiencies Shall Be Certified and Providing Punishment for the Violation Thereof.

Be It Enacted by the People of the State of Oklahoma :

Section 1. It shall be unlawful for any officer, agent, or employee of any department of the state, or any institution supported in whole or in part by the State, to create or permit to be created any deficiency in an appropriation made for any such department of State or any institution supported in whole or in part by an appropriation made by the Legislature of the State, except in cases of emergency, such deficiencies may be created upon the written consent of the Governor, the Secretary of State, the State Auditor, the State Treasurer, and the Attorney General, or a majority of such officers, setting forth therein the emergency justifying such deficiency and the facts upon which such emergency is occasioned. Provided further, that any deficiency certified by the Governor, the Secretary of State, the State Auditor, the State Treasurer, and the Attorney General, or a majority of such officers, to pay for any improvement, project, maintenance or any other purpose for which the Legislature at its last preceding session has refused to appropriate money shall be void.

Provided, that upon the filing of the requisition for a deficiency certificate under the provisions of this Act, it shall be the duty of the Governor, to convene the Board herein created, for their action upon such deficiency requisition.

Section 2. The total amount of deficiencies to be certified as herein provided during any fiscal year shall not exceed \$200,000.00, and any deficiency in excess of \$200,000.00, shall be void.

Section 3. Any officer, agent or employee of any department of the State or any institution supported in whole or in part by the State, violating any of the provisions of this Act, shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be fined in the sum of not less than \$500.00 and not more than \$1,000.00, and such violation shall be cause for the removal from office, trust or employment, and such person so convicted shall be ineligible to hold office of trust or profit under the laws of the State of Oklahoma for a period of two years after such conviction.

Section 4. This Act shall not apply to any deficiency created by reason of the Governor's calling out the State militia for any purpose.

Section 5. All acts and parts of acts in conflict herewith are hereby repealed.

Section 6. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

HARRISON,
RUTHERFORD,
DAVIDSON.

On motion of Senator Harrison the report was adopted.

Senator Davidson moved that Senate Bill No. 255 as amended by the Special Committee be printed, which prevailed.

Senator Rutherford submitted the following committee report:

Mr. President:

We, your Committee on Judiciary No. 1 to whom was referred re-engrossed House Bill No. 62 by Graham, An Act amending section 4022 of the revised laws of Oklahoma, 1910, relating to release of real estate, mortgages by agent or at-

torney, beg leave to report that we had the same under consideration and herewith return the same without recommendation.

RUTHERFORD, Chairman.

Senator Rutherford moved that House Bill No. 62 be printed and placed on the calendar.

Senator Simpson moved as a substitute that the report be amended to read that the bill do not pass, which prevailed.

The President pro tempore presiding.

The following message from the Governor was read:

GOVERNOR'S MESSAGE

To the Honorable, the President, and Members of the Senate:

Pursuant to the requirements of Senate Concurrent Resolution No. 12, I have the honor to transmit to your honorable body, for purposes of correction, Senate Bill No. 52.

Respectfully,

J. B. A. ROBERTSON, Governor.

Senator Cornett moved that the vote by which Senate Bill No. 52 passed be reconsidered, which prevailed.

Senator Cornett moved that the vote by which Senate Bill No. 52 was advanced to engrossment and third reading be reconsidered, which prevailed.

Senator Cornett offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 52, page 1, by inserting an enacting clause between the title of the act and section 1 to be as follows: "Be it enacted by the people of the State of Oklahoma."

CORNETT.

Senator Cornett moved that Senate Bill No. 52 be advanced to engrossment and third reading, which prevailed.

Senator Cornett moved that the rules be suspended, Senate Bill No. 52 considered engrossed and placed on final passage, which prevailed.

The question being, "Shall Senate Bill No. 52 pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.)
Total 38.

Nays: None.

Excused: Briggs, Glasser. Total 2.

Absent: Brown, Coyne, Johnson, Spurlock. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.)
Total 38.

Nays: None.

Excused: Briggs, Glasser. Total 2.

Absent: Brown, Coyne, Johnson, Spurlock. Total 4.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendment.

Senator West stated that Mrs. T. E. Carleton, of Oklahoma City, author of "Oklahoma, The Gem of the Prairie," was present and moved that she be invited to sing her song, which prevailed.

The Chair appointed Senator West to escort Mrs. Carleton to the platform.

Mrs. Carleton sang her composition.

Senator Lillard moved that the Senate extend a vote of thanks to Mrs. Carleton for her song, which prevailed.

BILLS AND JOINT RESOLUTION ON FIRST READING.

Senate Bill No. 365, by W. H. Woods, An Act defining the law relative to publication of notices in newspapers as same appears in sections 6336, 6365, 6374, 6381, 6383, 6411, 6440, 6459, 6559 of the Revised Laws of Oklahoma 1910, and declaring an emergency.

Senate Bill No. 366 by Land, An Act relating to road and bridge work of the county commissioners in counties having a population of twenty-three thousand (23,000), according to the federal census of 1920, and not to exceed twenty-three thousand five hundred (23,500), and fixing their compensation and declaring an emergency.

Senate Bill No. 367, by Holloway, of the Senate, and Dyer, of the House, An Act limiting the number of deputies to be appointed in the office of court clerk of the district court in the various counties of the state, fixing the salaries thereof and declaring an emergency.

Senate Bill No. 368, by Wallace, of the Senate and Porter Newman of the House, An Act prohibiting all offices of the State of Oklahoma from insuring state property against loss by fire or other casualties.

Senate Bill No. 369, by Lillard and Davidson, of the Senate, and Harris and Martin of the House, An Act in relation to the powers of cities, with respect to buildings, sites, areas, trades and industries; opening, widening and extending streets; authorizing the creation of zoning districts; and declaring an emergency.

Senate Bill No. 370, by Lillard and Davidson, of the Senate, and Harris and Martin, of the House, An Act to provide for the establishment of local planning boards by cities, and declaring an emergency.

Senate Bill No. 371, by W. H. Woods, An Act to insure the correct classification of cotton by cotton buyers, and requiring cotton buyers to procure licenses from the State Board of Agriculture and to be examined as to their qualifications to properly classify cotton; to define the meaning of the term "Cotton Buyer"; to provide a penalty for intentionally wrongfully classifying cotton by cotton buyers and to provide for a forfeiture of license of the cotton buyer violating the provisions of this act and to prevent the issuance of another license for a specified time; to require the State Board of Agriculture to provide and furnish suitable durable tags for the proper identification of cotton; to provide for a license fee and the manner of renewing license; to provide for suitable blanks for carrying into effect the provisions of this act to prescribe certain duties and powers for the Chairman of the State Board of Agriculture; to prevent persons from entering into a conspiracy to defraud vendors of cotton, and declaring an emergency.

Senate Bill No. 372, by Harrison, McPherrin, Golobie, E. E. Woods, Holloway, and Looney, of the Senate, and Craver, Robertson, Hardie, Harp, Disney and McColgin, of the House, An Act making it incumbent upon school authorities of the

State to provide instruction in our language and American citizenship for all native and foreign born in need of such instruction—authorizing and directing all school authorities and state schools, colleges, and institutions of learning to cooperate with the extension division of the State University and Federal Government in the work of Americanization—making appropriation to carry out the provisions hereof, and repealing chapter 315, Session Laws of Oklahoma, 1919.

Senate Joint Resolution No. 24, by West and Looney, A Resolution providing for the adoption of a certain song, "Oklahoma, The Gem of the Prairie," said song to be known as the State song of Oklahoma.

BILLS AND JOINT RESOLUTION ON SECOND READING.

The following bills and joint resolution were read for the second time and referred to the standing committees indicated:

Senate Bill No. 360, by Senate Committee on Appropriations, to Appropriations.

Senate Bill No. 361, by Ingraham, to Insurance.

Senate Bill No. 362, by Golobie and Simpson, to Education.

Senate Bill No. 363, by Nichols, to Hospitals and Charities.

Senate Bill No. 364, by Rutherford, to Fees and Salaries.

House Bill No. 284, by Scofield, Beck, Craver, Platt, Jennings, Caldwell and Everhart, of the House, and Wells, Horner and Sherman, of the Senate, to Privileges and Elections.

House Joint Resolution No. 12 by Beck and Dabney, to Agriculture.

The President pro tempore signed the engrossed copy of Senate Bill No. 317 and ordered same transmitted to the Honorable House.

House Bill No. 96 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 180 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 210 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

Senate Bill No. 155 was taken up for further consideration.

The vote occurring on the adoption of the Rutherford amendment, same lost.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, pages 33 and 34, by striking out lines 14, 15, 16 and 17, page 33 and the figures "\$10,000" in second column line 2, page 34, and by inserting in line 2, page 34, the figures "30,000" in lieu of the said "\$10,000" and strike out the word "other" on line 1, page 34.

DAVIDSON.

Senator Lillard moved that the vote by which the Davidson amendment was adopted be reconsidered, which prevailed.

The vote occurring on the adoption of the Davidson amendment, same prevailed.

Senator Rutherford offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 155, line 7, page 31, by striking the figures "\$12,000" and inserting "\$17,700" for each year; strike on line 10 figures "\$1,500.00" and insert "\$1,800.00" therein for two places; by striking on

line 13 the figures "\$3,200.00" and inserting therefor \$3,600.00" in two places.

RUTHERFORD.

Senator Sherman offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, lines 5 and 10 inclusive, page 31, by striking all of said lines 5 to 10 inclusive.

SHERMAN.

Senator Wallace moved to table the amendment, which lost.

Senator Davidson moved that Senator Rutherford be permitted to speak again on the amendment, which prevailed.

The question occurring on the adoption of the Sherman amendment, the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Clark, Cornett, Davidson, Durant, Frye, Golobie, Harrison, Harvey, Hensley, Ingraham, Johnson, Land Leedy, Lillard, Lynch, Nichols, Sherman, Simpson, Wells. Total 22.

Nays: Carlock, Cordell, Coyne, Dearmon, Draughon, Fleming, Hill, Holloway, Horner, Looney, McPherran, Morton, Pugh, Ratliff, Rutherford, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.) Total 20.

Excused: Briggs, Glasser. Total 2.

Absent: None.

The Chair declared the Sherman amendment adopted.

Senator Rutherford offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 155, line 4, page 31, by striking after the word "budget" the figures \$11,500" and insert in lieu thereof "\$21,500" in two places.

RUTHERFORD.

Senator Sherman offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 155, lines 8 to 14 inclusive, page 32, by striking all of said lines 8 to 14 inclusive.

SHERMAN.

Senator W. H. Woods offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, page 32, by adding after line 18 the words "salary of one rate expert \$3,000 for each of the two years;" salary for an assistant rate expert \$2,400 for each of the two years"; salary of stenographer for each of the two years \$1,500."

W. H. WOODS.

The vote occurring on the adoption of the amendment, and the roll being called resulted as follows:

Ayes: Carlock, Cartwright, Cordell, Coyne, Dearmon, Draughon, Fleming, Harrison, Hill, Holloway, Horner, Looney McPherren, Morton, Pugh, Ratliff Rutherford Spurlock, Wallace West, Woods, (W. H.) Total 21.

Nays: Anglin, Brown, Clark, Cornett, Davidson, Durant, Frye, Golobie, Harvey, Hensley, Ingraham, Johnson, Land, Leedy, Lillard, Lynch, Nichols, Sherman, Simpson, Wells, Woods, (E. E.) Total 21.

Excused: Briggs, Glasser. Total 2.

Absent: None.

The Chair declared the amendment lost.

Senator Morton offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 17, page 29, by striking the capital "E" and substituting the capital "D" therefor.

MORTON.

Senator Hill offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155 by adding after line 18 on page 32, following "one rate clerk \$3,600 for each year."

HILL.

Senator Lillard offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, page 31 by striking lines 16, 17 and 18 on page 31 and lines 1 and 2 on page 32.

LILLARD.

Senator Wallace moved to table the amendment, and the roll being called resulted as follows:

Ayes: Carlock, Cartwright, Cordell, Cornett, Coyne, Dearmon, Draughon, Fleming, Harrison, Hill, Holloway, Looney, McPherrin, Morton, Pugh, Ratliff, Rutherford, Wallace, West Woods, (W. H.) Total 20.

Nays: Anglin, Brown, Davidson, Durant, Frye, Golobie, Harvey, Hensley, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Lynch, Nichols, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.) Total 21.

Excused: Briggs, Glasser. Total 2.

Absent: Clark. Total 1.

The Chair declared the motion to table lost.

Senator Wells was excused for the remainder of the day.

Senator Harrison moved the previous question, which prevailed.

The question occurring on the adoption of the Lillard Amendment, and the roll being called resulted as follows:

Ayes: Anglin, Brown, Cartwright, Clark, Davidson, Durant, Frye, Golobie, Harvey, Hensley, Ingraham, Johnson, Land, Leedy, Lillard, Lynch, Nichols, Sherman, Simpson. Total 19.

Nays: Carlock, Cordell, Cornett, Coyne, Dearmon, Draughon, Fleming, Harrison Hill, Holloway, Horner, Looney, McPherran, Morton, Pugh, Ratliff, Rutherford, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.) Total 22.

Excused: Briggs, Glasser, Wells. Total 3.

Absent: None.

The Chair declared the Lillard amendment lost.

Senator Rutherford offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 155, line 13, page 31, by striking after the word "function" the figures "\$3,200" and inserting in lieu thereof "\$3,600 two places."

RUTHERFORD.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, lines 6 and 7, page 32, by striking out after the word "fund" in line 6 and before the word "for" in line 7 "for traveling expenses" and by striking out the figures \$500.00—500.00" and insert in lieu thereof the figures "\$1,000.00—1,000.00."

DAVIDSON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 4, page 34, by striking out after the word "Department" the figures "\$4,157,450.00—\$137,450.00" and inserting in lieu thereof the figures "\$141,650.00—\$161,650.00."

DAVIDSON.

Senator Wallace offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, page 39, by striking lines 5, 6, 7, 8, 9, 10 and 11.

Wallace.

Senator Coyne moved to table the amendment, which prevailed.

Senator Hill offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 4, page 37, by striking out all of this line.

HILL.

Senator Hill offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, lines 17 and 18, page 39, by striking out of all lines 17 and 18.

HILL.

Senator Hill offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, page 39 by adding after line 11 and before line 12 the following "Provided that not more than "\$1,000 per annum shall be expended in any one county."

HILL.

Senator McPherrin moved to table the amendment, which prevailed.

Senator Sherman offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 11, page 39, striking the figures "\$15,000.00" in each column and insert in lieu thereof the following figures "\$18,000.00" in each column.

SHERMAN.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 13, page 39 by striking out after the word "Department" the figures "\$133,060.18—131,560.00" and inserting the figures "\$132,760.18—131,260.00."

DAVIDSON.

Senator Golobie was excused until eight o'clock.

On motion of Senator Hill the Senate recessed until 7 o'clock.

EVENING SESSION.

The Senate reconvened, the President pro tempore presiding.

Senators Anglin and Coyne were excused from the evening session.

Senator Harrison offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 18, page 40, by striking out the figures "\$9,425.00—9,425.00" and in lieu thereof insert "\$17,525.00 for 1921-1922 and \$16,025.00 for 1922-1923."

HARRISON.

Senator Lillard offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, page 40, by inserting after line 10 and before line 11 the following "Insurance Board—salary of secretary \$2,500.00 for each year; salary of fire insurance rate expert \$3,00.00 for each year; salary of general clerk and stenographer \$1,200.00 for each year."

LILLARD.

The question occurring on the adoption of the amendment, and the roll being called resulted as follows:

Ayes: Brown, Cartwright, Clark, Cordell, Dearmon, Harrison, Harvey, Holloway, Lillard, Looney, Lynch, Pugh, Simpson, Woods, (W. H.) Total 14.

Nays: Carlock, Cornett, Davidson, Fleming, Hensley, Hill, Horner, Ingraham, Johnson, Leedy, McPherren, Morton, Nichols, Ratliff, Sherman, Spurlock, Wallace, West, Woods, (E. E.) Total 19.

Excused: Anglin, Briggs, Coyne, Glasser, Golobie, Ruth-erford, Wells. Total 7.

Absent: Draughon, Durant, Frye, Land. Total 4.

The Chair declared the amendment lost.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 2, page 41, by striking out after the word "Department" the figures "\$23,375.00—23,375.00" and inserting in lieu thereof the following figures "\$31,475.00—29,975.00."

DAVIDSON.

Senator Hill offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 17, page 41, by adding after line 17 and before line 18 the following "Provided that claims against the State Election Board shall be paid upon vouchers approved by the Secretary of such Board."

HILL.

Senator Sherman offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, line 7, page 45, by striking the figures "\$3,600.00" in each column and inserting in lieu thereof the figures "\$2000.00" in each column and by striking line 8.

SHERMAN.

Senator Fleming offered the following substitute for the Sherman amendment:

Mr. President: I move to amend Senate Bill No. 155, pages 45 and 46, striking the entire item of Department of Vocational Education.

FLEMING.

The question occurring on the adoption of the Fleming substitute amendment, and the roll being called resulted as follows:

Ayes: Brown, Cornett, Fleming, Harvey, Horner, Ingraham, Johnson, Lillard, Lynch, Wallace, Woods, (W. H.) Total 11.

Nays: Carlock, Cartwright, Clark, Cordell, Davidson, Dearmon, Harrison, Hensley, Hill, Leedy, Looney, McPherrin, Morton, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods, (E. E.) Total 20.

Excused: Anglin, Briggs, Coyne, Glasser, Golobie, Rutherford, Wells. Total 7.

Absent: Draughon, Durant, Frye, Holloway, Land, Nichols. Total 6.

The Chair declared the amendment lost.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, page 45, by striking out lines 7 and 8 and the figures "\$3700.00—\$3700.00" in line 16 and by inserting in line 11 after "Subdivisions" the word "A" and by inserting in line 16 the figures "\$8,800.00—\$8,800.00."

DAVIDSON.

Senator Wallace offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, by striking lines 9 to 18 on page 50 and lines 1, 2 and 3 on page 51.

WALLACE.

Senator Holloway presiding.

The President pro tempore presiding.

Senator Looney moved to table the Wallace amendment, and the roll being called resulted as follows:

Ayes: Carlock, Cartwright, Cordell, Cornett, Davidson, Dearmon, Fleming, Harrison, Harvey, Hensley, Hill, Holloway, Johnson, Looney, McPherren, Pugh, Ratliff, Simpson, Spurlock, West. Total 20.

Nays: Brown, Durant, Golobie, Horner, Ingraham, Land, Leedy, Lillard, Lynch, Morton, Sherman, Wallace, Woods, (E. E.), Woods, (W. H.) Total 14.

Excused: Anglin, Briggs, Coyne, Glasser, Rutherford, West. Total 6.

Absent: Clark, Draughon, Frye, Nichols. Total 4.

The Chair declared the amendment tabled.

Senator Cordell offered the following amendment.

Mr. President: I move to amend Senate Bill No. 155, line 8, page 53, by inserting after the word "purposes" and before the word "classified" the following: "of paying expenses in building dipping vats, and purchasing dipping compound and also expenses as."

CORDELL.

Senator E. E. Woods presiding.

Senator Lillard offered the following substitute for the Cordell amendment:

Mr. President: I move to amend Senate Bill No. 155 line 6, page 53 by striking all of lines 6, 7, 8, 9, 10, 11 and 12.

LILLARD.

Senator Hill moved to table the substitute amendment, and the roll being called resulted as follows:

Ayes: Carlock, Cartwright, Cordell, Davidson, Deamon, Fleming, Harrison, Hill, Holloway, Horner, Johnson, Looney, McPherran, Morton, Ratliff, Simpson, Spurlock, West, Woods, (W. H.) Total 19.

Nays: Brown, Clark, Cornett, Durant, Golobie, Harvey, Hensley, Ingraham, Land, Leedy, Lillard, Lynch, Sherman, Wallace, Woods, (E. E.) Total 15.

Excused: Anglin, Briggs, Coyne, Glasser, Rutherford, Wells. Total 6.

Absent: Draughon, Frye, Nichols, Pugh. Total 4.

The Chair declared the motion to table carried.

Senator Hill moved to table the Cordell amendment, which prevailed.

Senator W. H. Woods offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, line 12, page 53, by striking the figures, "\$99,363.50" and inserting in lieu thereof the figures "\$49,363.50."

W. H. WOODS.

Senator Lillard offered the following substitute for the Woods amendment:

Mr. President: I move to amend Senate Bill No. 155, line 12, page 53 by striking after the word "budget" on line

12 the figures "\$99,363.50 and 23,580.00" and insert in place thereof the figures "\$10,000.00 for each year."

LILLARD.

Senator Hill moved to table the substitute amendment, which prevailed.

Senator Fleming moved to table the Woods amendment, and the roll being called resulted as follows:

Ayes: Carlock, Cartwright, Cordell, Cornett, Durant, Fleming, Hill, Holloway, Johnson, Looney, McPherran, Morton, Pugh, Ratliff, Simpson, Spurlock. Total 16.

Nays: Brown, Clark, Davidson, Dearmon, Golobie, Harrison, Harvey, Hensley, Horner, Ingraham, Land, Leedy, Lillard, Lynch, Sherman, Wallace, West, Woods, (E. E.), Woods, (W. H.) Total 19.

Excused: Anglin, Briggs, Coyne, Glasser, Rutherford, Wells. Total 6.

Absent: Draughon, Frye, Nichols. Total 3.

The Chair declared the motion to table the Woods amendment lost.

The President presiding.

Senator E. E. Woods asked unanimous consent to introduce a resolution, which was granted:

Senator E. E. Woods introduced the following resolution, which was read:

Senate Concurrent Resolution No. 14, by E. E. Woods, A Resolution recalling Senate Bill No. 151 from the Governor's office.

Senator Fleming asked unanimous consent to strike Senate Resolution No. 19 from the Calendar, which was granted.

On motion of Senator McPherran the Senate adjourned under the rule.

FIFTIETH LEGISLATIVE DAY.

Wednesday, March 2, 1921.

The Senate met at 1:30 p. m. pursuant to adjournment and was called to order by the President pro tempore.

On roll call the following Senator were present:

Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, W. H.) Total 42.

Excused: Briggs, Glasser. Total 2.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 260 and 262 correctly engrossed; Senate amendments to House Bill No. 193 correctly engrossed.

L. A. MORTON, Chairman.

Senator Clark submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Joint Resolution No. 18 and Senate Bills Nos. 269 and 305 correctly engrossed.

CLARK, Acting Chairman.

The following messages from the House were read:
To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable Body, the following:

Engrossed Senate Bill No. 7, by Cordell of the Senate and King of the House, entitled: "An Act to amend Section 1, Chapter 171, of the Session Laws of Oklahoma, 1919, entitled 'An Act to abolish the offices of township trustee, township clerk, and township treasurer of each township in certain counties in the State of Oklahoma, and confer the powers and duties of said offices on the Board of County Commissioners, County Clerk and County Treasurer of such counties; repealing all acts in conflict therewith, and declaring an emergency.'"

Engrossed Senate Bill No. 17, by Davidson of the Senate and Bell and Rogers of the House, entitled: "An Act allowing two additional judges for the twenty-first Judicial District of the State of Oklahoma, and providing for the appointment and election of such additional judges, and declaring an emergency."

Engrossed Senate Bill No. 24, by Hensley, entitled: "An Act for the prevention of blindness from Ophthalmia neonatorum."

And to inform you, and through you the Honorable Senate, that the same have been passed by the House of Representatives; as amended, said Engrossed House Amendments being attached to said bills, all of which have been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable Body, the following:

Engrossed House Bill No. 222, by Harris and Martin, entitled: "An Act amending Section 7620, Revised Laws of 1910, relating to road and bridge improvement bonds, providing for the sale of unsold bonds issued to secure Federal Aid and empowering County Commissioners under certain conditions, to designate state highways, and declaring an emergency."

Engrossed House Bill No. 424, by House Committee on Printing, entitled: "An Act making an appropriation to pay certain claims for publishing arguments on initiative and referred measures at the general election of November 4, 1920, and declaring an emergency."

Engrossed House Bill No. 335, by Pendleton, entitled:

"An Act authorizing the appointment of deputies by the County Clerk in Counties having a population of not less than 46,000 and not more than 47,000; fixing the number of such deputies, and the salaries of each; and declaring an emergency."

And to inform you, and through you the Honorable Senate, that these bills have been passed by the House of Representatives and were signed by the Speaker in open session.

Yours very truly,
ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable Body, the following:

Engrossed House Bill No. 9, by Admire, entitled: "An Act providing a method for County, Town, School District of Township to grant leases to any person, association or corporation upon land owned for the purpose of making permanent improvement thereon, or for all oil and gas development, and repealing all laws in conflict therewith, and declaring an emergency."

Engrossed House Bill No. 226, by Robertson, Martin, Jerkins, Harris and Gorman, entitled: "An Act to amend Section 7, Chapter 219, Article 6, of the Session Laws of 1913, relative to vacancies on Boards of Education in cities having a population of more than eighty thousand (80,000) and declaring an emergency."

Engrossed House Bill No. 321, by Ogle, entitled: "An Act repealing Sections 1896, 1897, 1898, 1899, 1900, and 1901 of the Revised Laws of Oklahoma, 1910, and declaring an emergency."

Engrossed House Bill No. 398, by Craver, entitled: "An Act providing for an additional deputy in the office of County Clerk in counties having a population from 27,000 to 27,-

100, as shown by last Federal Census, and declaring an emergency.”

Engrossed House Bill No. 419, by Hoover of the House and Carlock of the Senate, entitled: “An Act to amend Sections 1, 3, 4, 5, 6, 7, and 8, Chapter 109, Session Laws of Oklahoma, 1919, relating to the number of deputies, stenographers, clerks or assistants for the county officers of Carter County, regulating the salaries of such deputies, stenographers, clerks or other assistants, regulating the compensation of the Sheriff of such county and providing the compensation allowed for board of prisoners in such county, and providing per diem to be allowed the Board of County Commissioners: and declaring an emergency.”

And to inform you, and through you the Honorable Senate, that same have been passed by the House of Representatives and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the Honorable House of Representatives to transmit herewith, for the consideration of your Honorable body, the following:

Engrossed House Bill No. 376, by Craver and Wismeyer of the House, and Cornett of the Senate, entitled: “An Act defining the twenty-fourth Judicial District of Oklahoma and assigning a judge thereto, creating a new district out of Washington County, to be known as Judicial District number thirty, and providing for the appointment and election of a Judge therefor, and fixing the term of the Court therein, and declaring an emergency.”

Engrossed House Bill No. 381, by Beck of the House, and Clark of the Senate, entitled: “An Act regulating and

fixing the per diem and mileage of County Commissioners and the salary of County Engineer of Grant County, State of Oklahoma, and declaring an emergency."

Engrossed House Bill No. 388, by Hardie and Harrison, entitled: "An Act authorizing the Board of Regents of the University of Oklahoma to set aside portions of the campus of the said University for the construction of dormitories; and to construct and equip said dormitories; and to manage and regulate the same; and to issue bonds for the purpose of constructing said dormitories; and authorizing commissioners of the Land Office to purchase said bonds; and declaring an emergency."

Engrossed House Bill No. 394, by Strayhorn, entitled: "An Act amending Section 1, of Chapter 187 of the Session Laws of Oklahoma, 1915, as amended by Senate Bill No. 150 of the Session Laws, 1917, relating to the formation of Union Graded School Districts, and providing for certain consolidated schools to participate in money appropriated by the Legislature, and prescribed requirements therefor, and declaring an emergency."

An to inform you, and through you the Honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit, herewith, with the consideration of your Honorable Body, the following:

Engrossed House Bill No. 341, by Denny, entitled: "An Act providing for the appointment of deputy sheriffs in the towns of Hooker and Texhoma, in Texas County, Oklahoma;

prescribing their duties, providing for their compensation, and declaring an emergency.”

Engrossed House Bill No. 252, by Newman, (of Craig), entitled: “An Act amending Section One of Chapter 61, of the Session Laws of Oklahoma for the year 1913, repealing all acts in conflict, and declaring an emergency.”

Engrossed House Bill No. 355, by Coover of the House, and Briggs of the Senate, entitled: “An Act authorizing County Assessors in counties having a population of not less than 14,663 or more than 14,670 according to 1920 Federal Census, to appoint one deputy and authorizing the Board of County Commissioners to the fixing the salary thereof, and to allow and provide for the payment by the County, and hereby repealing laws conflicting herewith, and declaring an emergency.”

And to inform you, and through you the Honorable Senate, that these bills have been passed by the House of Representatives and were signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable Body, the following:

Enrolled Senate Bill No. 55, by Lillard and Davidson, entitled: “An Act amending Section 1, Chapter 20, of the Session Laws of Oklahoma, 1919, repealing all the laws in conflict therewith, and declaring an emergency.”

Enrolled Senate Bill No. 102, by Hill, entitled: “An Act relating to assistant County Attorneys in Counties between 52,000 and 55,000 population, and declaring an emergency.”

Enrolled Senate Bill No. 153, by Anglin, entitled: "An Act relating to the salaries of certain deputies in the offices of the County Treasurer, Court Clerk, and County Clerk, in Counties of not less than 26,000 and not more than 26,400 population, and declaring an emergency."

Enrolled Senate Bill No. 161, by Draughon of the Senate and Pullen of the House, entitled: "An Act legalizing the incorporation of the town of Davis, Murray County, Oklahoma, and to legalize the proceedings and all acts done by the Board of Trustees of said town of Davis, and declaring an emergency."

Enrolled Senate Bill No. 264, by W. H. Woods of the Senate and Gibbons of the House, entitled: "An Act repealing sections 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968 and 1969, of the Revised Laws of Oklahoma, 1910, abolishing the County Court at Blanchard, Oklahoma, and providing for the transfer of the records of said Court to the County Court at the County Seat of McClain County, Oklahoma, and declaring an emergency."

Enrolled Senate Bill No. 281, by Glasser, entitled: "An Act fixing the salaries of County Attorneys and County Judges and authorizing the employment of certain deputies by county officers, in counties having a population of not less than 37,499, and not more than 37,750; fixing the salaries of such officers and deputies, repealing all laws in conflict herewith and declaring an emergency."

Enrolled Senate Bill No. 25, by Golobie, entitled: "An Act fixing the salaries of County Judge, Sheriff, County Attorney, County Clerk, County Treasurer, Court Clerk, County Assessor, County Commissioners, County Superintendent of Public Instruction, Jailor, and the deputies of the County Clerk, Treasurer, County Attorney, Assessor, County Superintendent and Sheriff, and declaring an emergency."

Enrolled Senate Joint Resolution No. 16, by Holloway, McPherran, Cartwright and Fleming, entitled: "A Joint

Resolution making an emergency appropriation to aid in tick eradication in infested districts of Southeastern Oklahoma, and declaring an emergency."

Enrolled House Bill No. 315, by Anglin of the Senate, and Harrison of the House, entitled: "An Act authorizing County Commissioners of Hughes County, Oklahoma, to erect buildings on the grounds of the Hughes County Free Fair Association, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that the same have been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable Body, the following:

Engrossed Senate Bill No. 180, by Ingraham of the Senate, and Admire of the House, entitled: "An Act relating to salaries of County Commissioners in Counties between 62,000 and 65,000 population, and repealing all laws and parts of laws in conflict herewith."

Engrossed Senate Bill No. 135, by Mrs. Lamar Looney, entitled: "An Act amending Section 1, Chapter 201, Session Laws of Oklahoma, 1917, so as to permit County Attorneys in all Counties of this State of not less than 11,261 and not more than 11,275 population, according to the 1920 Federal Census, to engage in the private practice of law, when not in conflict with the interests of the County or State, and declaring an emergency."

Engrossed Senate Bill No. 258, by Clark, Briggs, Golobie, Nichols and McPherrren, of the Senate, and Heberling and Beck of the House, entitled: An Act authorizing the board of county commissioners of any county in the State

of Oklahoma, to lease, rent or donate any room in their control for the use of the Grand Army of the Republic, the American Legion and Confederate Soldiers, or any patriotic society, and declaring an emergency."

Engrossed Senate Joint Resolution No. 12, by Hill, of the Senate, and Matthews and Brice of the House, entitled: "A Resolution authorizing and directing the Commissioners of the Land Office of the State of Oklahoma to transfer, convey and deliver to the city of McAlester, Oklahoma, title to certain lands therein described and declaring an emergency."

And to inform you, and through you the Honorable Senate, that these bills and this resolution have been passed by the House of Representatives and signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Engrossed Senate Bills Nos. 135, 180 and 258 and Senate Joint Resolution No. 12 were referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Enrolled House Bill No. 315 was referred to the Committee on Engrossed and Enrolled Bills for comparison.

Enrolled Senate Joint Resolution No. 16 and Senate Bills Nos. 25, 55, 102, 153, 161, 264, and 281 were ordered transmitted to the Governor.

BILLS ON FIRST READING.

The following bills were introduced and read the first time:

Senate Bill No. 373, by Fleming, McPherran, Rutherford, Holloway, Brown and Clark, An Act amending section 7761, Revised Laws of 1910, relating to the issuance and sale of bonds by boards of education in cities of the first class situated in counties having a population of not less than

forty-two thousand (42,000) nor more than forty-three thousand (43,000) as shown by the last preceding Federal census; providing for sale of unsold bonds, and declaring an emergency.

Senate Bill No. 374, by E. E. Woods, of the Senate, and Schwabe of the House, An Act regulating and fixing the salaries of the county officers of Nowata County, State of Oklahoma.

Senate Bill No. 375, by Harvey, Leedy, Horner, Wells, Frye and Wallace, An Act amending section 2, chapter 173, Session Laws of 1915, entitled "An Act creating a Department of Highways and relating to roads and highways, repealing chapter 105, of the Session Laws of 1910-11 and section 7581 of the Revised Laws of Oklahoma 1910," and declaring an emergency.

HOUSE BILLS ON FIRST READING.

House Bill No. 9, by Admire, An Act providing a method for county, town, school district or township to grant leases to any person, association or corporation upon land owned for the purpose of making permanent improvement thereon, or for oil and gas development, and repealing all laws in conflict therewith, and declaring an emergency.

House Bill No. 222, by Harris and Martin, An Act amending section 7620, Revised Laws of 1910, relating to road and bridge improvement bonds, providing for the sale of unsold bonds issued to secure Federal Aid and empowering county commissioners under certain conditions, to designate state highways and declaring an emergency.

House Bill No. 226, by Robertson, Martin, Jerkins, Harris, and Gorman, An Act to amend section 7, chapter 219, article 6, of the Session Laws of 1913, relative to vacancies on boards of education in cities having a population of more than eighty thousand (80,000) and declaring an emergency.

House Bill No. 252, by Newman (of Craig) An Act amending Section one of chapter 61 of the Session Laws of Oklahoma for the year 1913, repealing all acts in conflict and declaring an emergency.

House Bill No. 321, by Ogle, An Act repealing sections 1896, 1897, 1898, 1899, 1900 and 1901 of the Revised Laws of Oklahoma, 1910, and declaring an emergency.

House Bill No. 335, by Pendleton, An Act authorizing the appointment of deputies by the county clerk in counties having a population of not less than 46,000 and not more than 47,000; fixing the number of such deputies, and the salaries of each: and declaring an emergency.

House Bill No. 341, by Denny, An Act providing for the appointment of deputy sheriffs in the towns of Hooker and Texhoma, in Texas County, Oklahoma; prescribing their duties, providing for their compensation and declaring an emergency.

House Bill No. 355, by Coover, of the House and Briggs of the Senate, An Act authorizing county assessors in counties having a population of not less than 14,663 or more than 14,670 according to 1920 Federal census, to appoint one deputy and authorizing the board of county commissioners to the fixing of the salary thereof, and to allow and provide for the payment by the county, and hereby repealing laws conflicting herewith and declaring an emergency.

House Bill No. 376, by Craver and Wismeyer of the House, and Cornett of the Senate, An Act defining the twenty fourth judicial district of Oklahoma and assigning a judge thereto, creating a new district out of Washington County, to be known as Judicial District Number Thirty, and providing for the appointment and election of a judge therefor, and fixing the term of the court therein, and declaring an emergency.

House Bill No. 381, by Beck of the House and Clark of the Senate, An Act regulating and fixing the per diem and mileage of county commissioners and the salary of county engineer of Grant County, State of Oklahoma and declaring an emergency.

House Bill No. 388, by Hardie and Harrison, An Act authorizing the Board of Regents of the University of Oklahoma to set aside portions of the campus of the said University for the construction of dormitories; and to construct and equip said dormitories; and to manage and regulate the same; and to issue bonds for the purpose of constructing said dormitories; and authorizing Commissioners of Land Office to purchase said bonds; and declaring an emergency.

House Bill No. 394, by Strayhorn, An Act amending section 1, of chapter 187 of the Session Laws of Oklahoma, 1915, as amended by Senate Bill No. 150 of the Session Laws 1917, relating to the formation of Union Graded School Districts, and providing for certain consolidated schools to participate in money appropriated by the legislature, and prescribing requirements therefor, and declaring an emergency.

House Bill No. 398, by Craver, An Act providing for an additional deputy in the office of county clerk in counties having a population from 27,000 to 27,100, as shown by the Federal Census and declaring an emergency.

House Bill No. 419, by Hoover of the House and Carlock of the Senate, An Act to amend sections 1, 3, 4, 5, 6, 7 and 8, chapter 109, Session Laws of Oklahoma, 1919, relating to the number of deputies, stenographers, clerks or assistants for the county officers of Carter County, regulating the salaries of such deputies, stenographers, clerks or other assistants, regulating the compensation of the sheriff of such county and providing the compensation allowed for board of prisoners in such county, and providing per diem to be allowed the Board of County Commissioners, and declaring an emergency.

House Bill No. 424, by House Committee on Printing, An Act making an appropriation to pay certain claims for publishing arguments on initiative and referred measures at the general election of November 4, 1920, and declaring an emergency.

BILLS AND JOINT RESOLUTION ON SECOND READING

The following bills and joint resolution were read for the second time and referred to the standing committees indicated:

Senate Bill No. 365, by W. H. Woods, to Judiciary No. 2.

Senate Bill No. 366, by Land, to Roads and Highways.

Senate Bill No. 367, by Holloway, of the Senate and Dyer of the House, to State and County Affairs.

Senate Bill No. 368, by Wallace of the Senate and Porter Newman of the House, to Insurance.

Senate Bill No. 369, by Lillard and Davidson, of the Senate, and Harris and Martin of the House, to Municipal Corporations.

Senate Bill No. 370, by Lillard and Davidson of the Senate, and Harris and Martin of the House, to Municipal Corporations.

Senate Bill No. 371, by W. H. Woods, to Agriculture.

Senate Bill No. 372, by Harrison, McPherrren, Golobie, E. E. Woods, Holloway, and Looney, of the Senate and Craver, Robertson, Hardie, Harp, Disney, and McColgin, of the House, to Education.

Senate Joint Resolution No. 24, by West and Looney, to Education.

Senate Bill No. 305 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Frye, Golobie, Hensley, Hill, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, Morton, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, West, Woods, (W. H.) Total 28.

Nays: Fleming, Harrison, Harvey, Horner, Land, Wallace. Total 6.

Excused: Briggs, Glasser. Total 2.

Absent: Anglin, Brown, Coyne, Durant, McPherren, Nichols, Sherman, Woods, (E. E.) Total 8.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 305 and ordered same transmitted to the Honorable House.

Senate Bill No. 269 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Cordell, Dearmon, Draughon, Golobie, Hensley, Hill, Holloway, Johnson, Land, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, West, Woods, (W. H.) Total 25.

Nays: Carlock, Clark, Cornett, Davidson, Durant, Fleming, Frye, Harrison, Harvey, Horner, Ingraham, Lynch, Wallace, Wells. Total 14.

Excused: Briggs, Glasser. Total 2.

Absent: Coyne, Leedy, Woods, (E. E.) Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Cordell, Coyne, Dearmon, Draughon, Golobie, Hensley, Holloway, Johnson, Land, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, West, Woods, (W. H.) Total 24.

Nays: Brown, Carlock, Clark, Cornett, Davidson, Frye, Harrison, Harvey, Hill, Horner, Ingraham, Leedy, Lynch, Wallace, Wells. Total 15.

Excused: Briggs, Glasser. Total 2.

Absent: Durant, Fleming, Woods, (E. E.) Total 3.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage and the bill was referred to the Committee on Engrossed and Enrolled Bills for correction.

Senate Joint Resolution No. 18 was read for the third time at length.

The question being, "Shall the bill pass-" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Golobie, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, West, Woods, (W. H.) Total 31.

Nays: Cornett, Davidson, Fleming, Frye, Harrison, Harvey, Hensley, Horner, Wallace, Woods, (E. E.) Total 10.

Excused: Briggs, Glasser. Total 2.

Absent: Rutherford. Total 1.

The resolution having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the resolution become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Golobie, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, West, Woods, (W. H.) Total 30.

Nays: Cornett, Davidson, Durant, Fleming, Frye, Harrison, Harvey, Hensley, Horner, Wallace, Woods, (E. E.) Total 11.

Excused: Briggs, Glasser. Total 2.

Absent: Rutherford. Total 1.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Joint Resolution No. 18 and ordered same transmitted to the Honorable House.

Senator Hill moved that when the Senate adjourns it adjourn to meet at 10 o'clock tomorrow morning, which prevailed.

Senate Bill No. 260 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: Durant, Horner, Lynch. Total 3.

Excused: Briggs, Glasser. Total 2.

Absent: Rutherford. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: Durant, Horner, Lynch. Total 3.

Excused: Briggs, Glasser. Total 2.

Absent: Rutherford. Total 1.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 260 and ordered same transmitted to the Honorable House.

Senate Bill No. 262 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Cartwright, Coyne, Davidson, Dearmon, Durant, Frye, Golobie, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Simpson. Total 14.

Nays: Anglin, Brown, Carlock, Clark, Cordell, Cornett, Draughon, Fleming, Harrison, Hensley, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 28.

Excused: Briggs, Glasser. Total 2.

Absent: None.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator Coyne served notice that on the next legislative day he would move to reconsider the vote by which Senate Bill No. 262 failed of passage.

Senator E. E. Woods asked for the consideration of Senate Concurrent Resolution No. 14, which was granted.

Senate Concurrent Resolution No. 14 was taken up for consideration and read.

On motion of Senator E. E. Woods the resolution was adopted and referred to the Committee on Engrossed and Enrolled bills for engrossment.

Senator McPherren asked unanimous consent to make a special committee report, which was granted.

Senator McPherren submitted the following special committee report:

To the Senate of the State of Oklahoma:

Mr. President:

We, your Committee on Investigation, appointed under Senate Resolution No. 26, by Sherman, directing that the current rumor that certain persons, other than members of the House and Senate, have been lobbying and spending money lavishly in an effort to influence pending legislation, be investigated, beg leave to make partial report as follows: That your committee, during the time that could be spared from attention to other pressing senatorial duties, has examined twenty-one witnesses relative to rumors that money contributed by the oil interests of the State had been collected and expended in influencing legislation during this session, and find the facts as far as ascertained to be as follows:

1. We find from the evidence adduced before us that a fund, the entire amount of which we are unable at this time to state, was raised in the city of Tulsa among members of the oil fraternity, and part of same in the form of four checks in the amount of \$500.00 each, payable to James A. Harris, was delivered to L. G. Disney of Muskogee, in Tulsa, Oklahoma, on January 3rd, 1921, the day before the convening of the Legislature, with instructions to deliver the same to James A. Harris in person in Oklahoma City. That the said James A. Harris, John Appleby and L. G. Disney, together with their associates, were immediately thereafter and for some days actively and mutually engaged in lobbying with the members of the Legislature.

2. We find from the evidence that among the contributors to the said fund were the following: Grant McCollough, E. W. Sinclair, W. G. Skelley and E. R. Perry, all of Tulsa, Oklahoma.

3. We find from the evidence that the said James A. Harris and his associates have maintained open house and active headquarters at the Lawrence Hotel during the entire time of this session, and that such headquarters on the part of any political organization had never heretofore been maintained during the sessions of the Legislature.

4. We find from the evidence that the belief is general among legislators and others appearing before the committee, that the said James A. Harris solicited and raised on or about January 1st, 1921, a considerable sum of money for use during the pending session of the Legislature, in influencing legislation and that such general belief is detrimental to the interests of the people of the State.

5. That the influence of this organized lobby appears from the testimony to have been most apparent in its opposition to the passage by the House of Representatives of the Act making an appropriation for the construction of a hospital for the accommodation and treatment of sick and wounded soldiers of the World War.

Unless otherwise directed by the Senate your Committee will continue its labor and later make final report.

CHAS. E. McPHERREN,
Chairman.

JOE S. SHERMAN.
CLARK NICHOLS,
TOM ANGLIN,

Members of the Committee.

House Bill No. 193, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Harrison, Land, Leedy, Wallace. Total 4.

Excused: Briggs, Glasser. Total 2.

Absent: Anglin, Dearmon. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Harrison, Land, Leedy, Wallace. Total 4.

Excused: Briggs, Glasser. Total 2.

Absent: Anglin, Dearmon. Total 2.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 193, and ordered same returned to the Honorable House.

Senate Bill No. 155 was taken up for further consideration.

Consideration of the W. H. Woods amendment was resumed.

Senator Anglin presiding.

The question occurring on the adoption of the W. H. Woods amendment, the roll was called with the following result:

Ayes: Anglin, Brown, Davidson, Dearmon, Golobie, Harrison, Harvey, Ingraham, Land, Leedy, Lillard, Sherman, Wal-

lace, Woods, (W. H.) Total 14.

Nays: Carlock, Cartwright, Clark, Cordell, Cornett Coyne, Draughon, Durant, Fleming, Frye, Hill, Holloway, Horner, Johnson, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, West, Woods, (E. E.) Total 27.

Excused: Briggs, Glasser. Total 2.

Absent: Hensley. Total 1.

The Chair declared the amendment lost.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Concurrent Resolution No. 14 correctly engrossed.

L. A. MORTON, Chairman.

Senator Anglin, Acting President pro tempore, signed the engrossed copy of Senate Concurrent Resolution No. 14, and ordered the same transmitted to the Honorable House.

Senator Lillard offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, line 9, page 54, by striking after the word "budget" the following words "\$24,070.00—24,720.00" and inserting in place thereof the following words "\$5,000 for each year."

LILLARD.

Senator Harrison moved the previous question, which prevailed.

The question occurring on the adoption of the Lillard amendment, and the roll being called resulted as follows:

Ayes: Brown, Durant, Harvey, Hensley, Land, Leedy, Lillard, McPherren, Wallace, Woods, (E. E.) Total 10.

Nays: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Hill, Holloway, Horner, Ingraham, Johnson, Looney, Lynch, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (W. H.)
Total 32.

Excused: Briggs, Glasser. Total 2.

Absent: None.

The Chair declared the amendment lost.

The President pro tempore presiding.

Senator Davidson offered the following motion, which prevailed:

Mr. President: I move that during the consideration of Senate Bill No. 155 debate on any amendment or motion that is debatable shall be limited to twenty minutes, the time to be equally divided between those favoring and those opposing the amendment or motion.

DAVIDSON.

Senator Leedy offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 155, line 9, page 52, by striking the figures "\$56,000" in each column and insert in lieu thereof the following figures "\$25,000.00" in each column.

LEEDY.

Senator Lillard offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 155, line 13, page 53, by striking all of lines 13, 14, 15, 16, 17, 18, on page 53 and line 1 on page 54.

LILLARD.

Senator Leedy offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 155, line 17, page 54, by striking the figures "\$11,470.00" and insert in lieu thereof the following figures "\$5,000.00."

LEEDY.

Senator Lillard offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 155, line 7, page 55, by striking after the word "budget" the following figures "\$3,600.00" for each year.

LILLARD.

Senator Wallace offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, line 9, page 54, by striking after the word "budget" the amounts "\$24,070.00—24,720.00" respectively in each column and making each column \$10,000.00."

WALLACE.

The question occurring on the adoption of the Wallace amendment, the roll was called with the following result:

Ayes: Brown, Clark, Cornett, Davidson, Draughon, Durrant, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Land, Leedy, Lillard, Lynch, McPherran, Morton, Pugh, Sherman, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 26.

Nays: Anglin, Carlock, Cartwright, Cordell, Coyne, Dearmon, Fleming, Holloway, Johnson, Looney, Nichols, Ratliff, Rutherford, Simpson, Spurlock, West. Total 16.

Excused: Briggs, Glasser. Total 2.

Absent: None.

The Chair declared the amendment adopted.

Senator Davidson offered the following motion, which prevailed:

Mr. President: I move that in considering the bill that the functions under each department be taken up, considered in their order and when approved pass on to the next one.

DAVIDSON.

Senator Leedy offered the following amendment:

Mr. President: I move to amend Senate Bill 155, line 7, page 55, by striking the figures "\$3,600.00" in each column and inserting in lieu thereof the figures "\$500.00" in each column.

LEEDY.

Senator Cordell moved to table the amendment, and the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Cordell, Coyne, Dearmon, Draughon, Fleming, Holloway, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock. Total 19.

Nays: Brown, Clark, Cornett, Davidson, Durant, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Morton, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 23.

Excused: Briggs, Glasser. Total 2.

Absent: None.

The Chair declared the motion to table lost.

The question occurring on the adoption of the amendment, same prevailed.

Senator Horner offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, line 16, page 56, by striking all of lines 16, 17 and 18.

HORNER.

Senator Harrison moved to table the amendment, which prevailed.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 2, page 57, by striking out after the word "Department" the figures "\$295,286.00—219,810.00" and inserting in lieu thereof the figures "278,116.00—201,990.00."

DAVIDSON.

Senator Coyne offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 7, page 59, by inserting after the word "\$1,200.00" and before the word "contingent" the following "for rental quarters for employment offices at Oklahoma City, Tulsa and Muskogee \$2,100.00 for each year."

COYNE.

Senator Cordell offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 17, page 59, by inserting after the word "\$600.00" and before the word "bureau" the following "\$5,000.00 per annum for such additional employees as may be needed in the employment bureau for the purpose of locating and distributing harvest hands, broom corn pickers, cotton pickers and other seasonal labor; provided that no one person so employed shall receive a salary at a rate of more than \$1,800.00 per annum."

CORDELL.

Senator Carlock offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155 after line 17, page 59, add "contingent fund for other than rent,

Ardmore, Oklahoma \$600.00."

CARLOCK.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, page 60, line 11, by striking after the word "Department" the figures "\$38,470.00—37, 820.00" and insert in lieu thereof \$44,970.00—44,320.00"

DAVIDSON.

Senator Sherman offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, line 16, page 66, by striking all of line 16.

SHERMAN.

Senator Nichols moved to table the amendment, and the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Hensley, Holloway, Johnson, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, West, Woods, (W. H.) Total 21.

Nays: Brown, Clark, Cornett, Durant, Fleming, Frye, Golobie, Harrison, Hill, Horner, Ingraham, Land, Leedy, Lynch, Sherman, Spurlock, Wallace, Wells, Woods, (E. E.) Total 19.

Excused: Briggs, Glasser. Total 2.

Absent: Harvey, Lillard. Total 2.

The Chair declared the motion to table carried.

Senator Sherman offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, line 5, page 67, by striking the figures "\$68,500.00" in each column and insert in lieu thereof the figures "\$40,000.00."

SHERMAN.

Senator Nichols moved to table the amendment, and the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Hensley, Holloway, Looney, McPherrin, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, West, Woods, (W. H.) Total 21.

Nays: Brown, Clark, Cornett, Durant, Fleming, Frye, Golobie, Harrison, Hill, Horner, Ingraham, Land, Leedy, Lynch, Sherman, Wallace, Wells, Woods, (E. E.) Total 18.

Excused: Briggs, Glasser. Total 2.

Absent: Harvey, Johnson, Lillard. Total 3.

The Chair declared the motion to table carried.

Senator Morton submitted the following committee report:
Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report House Bill No. 315 correctly enrolled.

L. A. MORTON, Chairman.

House Bill No. 315 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

The House amendments to Senate Bill No. 7 were taken up for consideration.

Senator Cordell moved that the Senate refuse to concur in the House amendments to Senate Bill No. 7 and ask for a conference, was prevailed.

The House amendments to Senate Bill No. 17 were taken up for consideration.

Senator Davidson moved that the Senate do not concur in the House amendments to Senate Bill No. 17 and ask for a conference, which prevailed.

The House amendments to Senate Bill No. 24 were taken up for consideration and read.

Senator Hensley moved that the Senate concur in the House amendments to Senate Bill No. 24, which prevailed.

The question being, "Shall Senate Bill No. 24 as amended by the House pass?" the roll was called with the following result.

Ayes: Anglin, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Dearmon, Frye, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, West, Woods, (E. E.) Total 31.

Nays: Fleming, Golobie, Harrison, Sherman, Woods, (W. H.) Total 5.

Excused: Briggs, Glasser. Total 2.

Absent: Brown, Clark, Draughon, Durant, Johnson, Wallace. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed House amendments to Senate Bill No. 24 and the bill was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

The following message from the House was read:
To the President of the Senate:

I am directed by the House of Representatives to transmit, herewith, for the consideration of your honorable body, the following:

Engrossed Senate Concurrent Resolution No. 12, by Cornett of the Senate and Wismeyer of the House, entitled, "A

Resolution recalling Senate Bill No. 52 from the Governor for correction.”

Engrossed Senate Concurrent Resolution No. 14, by E. E. Woods, entitled, “A Resolution recalling Senate Bill No. 151 from the Governor’s office.”

And to inform you, and through you the honorable Senate, that these Concurrent Resolutions have been passed by the House of Representatives, and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Senate Concurrent Resolutions Nos. 12 and 14 were referred to the Committee on Engrossed and Enrolled Bills for enrollment.

On motion of Senator Anglin the Senate adjourned until 10 o’clock Thursday morning.

FIFTY-FIRST LEGISLATIVE DAY.

Thursday, March 3, 1921.

The Senate met at 10 a. m. pursuant to adjournment and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 42.

Excused: Briggs, Glasser. Total 2.

The chair announced a quorum present.

Prayer by the Chaplain.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Concurrent Resolutions Nos. 12 and 14 correctly enrolled; Senate Bill No. 180 correctly enrolled; Senate Bill No. 269 correctly re-engrossed; Senate amendments to Enrolled Senate Bill No. 52 correctly engrossed.

L. A. MORTON, Chairman.

Senator Looney submitted the following committee report, which was adopted, and Senate Bill No. 367 was ordered printed and placed on the calendar:

Mr. President:

We, your committee on State aid County Affairs to whom was referred Senate Bill No. 367 by Holloway of the Senate, and Dyer of the House, entitled: An Act limiting the number of deputies to be appointed in the office of court clerk of the district court in the various counties of the state, fixing the salaries thereof and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Senator Cordell submitted the following committee reports, which were adopted, and Senate Bill No. 371 was ordered printed and placed on the calendar, and House Joint resolution No. 12 was referred to the Committee on Appropriations.

Mr. President:

We, your committee on Agriculture, to whom was referred Senate Bill No. 371 by W. H. Woods, entitled: An Act to insure the correct classification of cotton by cotton buyers and requiring cotton buyers to procure licenses from the State Board of Agriculture and to be examined as to their qualifications to properly classify cotton, etc., beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CORDELL, Chairman.

Mr. President:

We, your Committee on Agriculture to whom was referred Engrossed House Joint Resolution No. 12 by Beck and Dabney, entitled: A Resolution providing for the appointment of a commission to secure information, and suggest a plan for manufacture of farm implements, leather,

leather goods and by products by convicts and an appropriation to pay expenses of commission, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CORDELL, Chairman.

Senator McPharren submitted the following committee report, which was adopted, and Senate Bill No. 329 was ordered printed and placed on the calendar:

Mr. President:

We, your Committee on Roads and Highways to whom was referred Senate Bill No. 329 by Davidson, entitled: An Act providing for the disposition of interest paid to the state treasurer upon daily bank balances of funds deposited by the several counties for bridge and highway construction and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CHAS. E. McPHERREN, Chairman.

Senator Holloway submitted the following committee reports, which were adopted, and Senate Bills No. 277 and 373 were ordered printed and placed on the calendar:

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 277 by Mrs. Looney, entitled: An Act prohibiting any state, county, municipal, district or school district officer, or officers, or their employes, agents or servants, from being financially interested in or from representing any business firm, corporation, or individual in the purchase or sale of any supplies or other thing of value purchased or sold by the state, county or any subdivision thereof, or from dealing in, or representing any such firm, corporation or individual in the purchase or sale of any bonds, securities, or other thing of value, for sale by the state or any subdivision thereof, fixing a penalty for violation there-

of and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended, amended copy being attached hereto.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education to whom was referred Senate Bill No. 373 by Fleming, McPherrren, Rutherford, Holloway, Brown and Clark, entitled: An Act amending Section 7761, Revised Laws of 1910, relating to the issuance and sale of bonds by boards of education in cities of the first class situated in counties having a population of not less than 42,000 and not more than 43,000 as shown by the last preceding federal census; providing for sale of unsold bonds, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Senator Rutherford submitted the following committee reports, which were adopted, and Senate Bill No. 356 and House Bill No. 232 were ordered printed and placed on the calendar:

Mr. President:

We, your Committee on Judiciary No. 1 to whom was referred Senate Bill No. 356 by Carlock, entitled: An Act authorizing executors, or administrators, to conduct, or continue any going business, enterprise, or manufactory of a deceased person, where authorized by order of court; to borrow money, or incur debts in the conduct, or continuation of the same, prescribing the time such business enterprise or manufactory may be continued; repealing all acts or parts of acts in conflict herewith, and declaring an emergency,

beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your committee on Judiciary No. 1 to whom was referred House Bill No. 232 by Jennings (Rogers), entitled: An Act to amend Sections 1, 2, and 3, of Chapter 98, being House Bill No. 272 of the Session Laws of 1915, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

S. MORTON RUTHERFORD, Chairman.

Mr. President:

We, your Special Committee to whom was referred Senate Bill No. 239 by Frye, entitled: An Act defining robbery and fixing a punishment thereof and repealing all laws in conflict therewith, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same as amended, copy of amended bill attached.

W. H. WOODS, Chairman.

S. M. RUTHERFORD.

On motion of Senator W. H. Woods the report was adopted.

BILLS ON FIRST READING.

The following bills were introduced and read the first time:

Senate Bill No. 376, by Golobie, An Act amending section two, article four of chapter 219, Session Laws of Oklahoma, 1913, relating to school districts, and declaring an emergency.

Senate Bill No. 377, by Johnson, An Act providing for the annexation of the Ft. Sill School District to the Lawton City School District, and declaring an emergency.

Senate Bill No. 378, by Johnson and Morton, of the Senate, and Nance, Elmore, Clark and Robertson, of the House, An Act creating the Thirtieth (30) Judicial District of Oklahoma, to be composed of the counties of Comanche and Cotton, providing for the selection of the judge of said district; fixing the term of court therein, and declaring an emergency.

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committees indicated:

Senate Bill No. 373, by Fleming, McPherren, Rutherford, Holloway, Brown and Clark, to Education.

Senate Bill No. 374, by E. E. Woods, of the Senate, and Schwabe, of the House, State and County Affairs.

Senate Bill No. 375, by Harvey, Leedy, Horner, Wells, Frye and Wallace, to State and County Affairs.

House Bill No. 9, by Admire, to School Lands.

House Bill No. 222, by Harris and Martin, to Roads and Highways.

House Bill No. 226, by Robertson, Martin, Jerkins, Harris and Gorman, to Education.

House Bill No. 252, by Newman (of Craig) to Judiciary No. 1.

House Bill No. 321, by Ogle, to Judiciary No. 1.

House Bill No. 335, by Pendleton, to State and County Affairs.

House Bill No. 341, by Denny, to State and County Affairs.

House Bill No. 355, by Coover, of the House and Briggs, of the Senate to State and County Affairs.

House Bill No. 376, by Carver and Wismeyer, of the House, and Cornett of the Senate, to Judiciary No. 1.

House Bill No. 381, by Beck of the House, and Clark, of the Senate, to State and County Affairs.

House Bill No. 388, by Hardie and Harrison, to education.

House Bill No. 394, by Strayhorn, to Education.

House Bill No. 398, by Craver, to State and County Affairs.

House Bill No. 419, by Hoover of the House, and Carlock, of the Senate, State and County Affairs.

House Bill No. 424, by House Committee on Printing, to Appropriations.

The President pro tempore signed the enrolled copy of Senate Concurrent Resolution No. 14 and ordered same transmitted to the Honorable House.

The President pro tempore signed the engrossed Senate Senate amendments to enrolled Senate Bill No. 52 and ordered same transmitted to the Honorable House.

Senate Bill No. 180 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable Senate.

The President pro tempore signed the engrossed copy of Senate Bill No. 269 and ordered same transmitted to the Honorable House.

The President pro tempore signed the enrolled copy of Senate Concurrent Resolution No. 12 and ordered same transmitted to the Honorable House.

House Bill No. 209 was taken up for consideration and read.

On motion of Senator Cordell, House Bill No. 209 was advanced to engrossment and third reading.

House Bill No. 151 was taken up for consideration and read.

On motion of Senator Harrison, House Bill No. 151 was advanced to engrossment and third reading.

House Bill No. 254 was taken up for consideration and read.

On motion of Senator Draughon, House Bill No. 254 was advanced to engrossment and third reading.

Senator Horner submitted the following Special Committee report:

Mr. President:

We, your Special Committee to whom was referred House Bill No. 77, by Salter, An Act amending section 6427, Revised Laws of Oklahoma, 1910, relating to commissions and expenses of executors and administrators in the administration of estates, beg leave to report that we have had the same under consideration and herewith return the same with the recommendation that Section 1 thereof be amended as follows:

By striking in line 5, page 1, and line 1, page 2, the following words: "or the executor renounces all claim thereto, he must" and inserting in lieu thereof the following words: "the executor or executrix may," and by striking out the word "cent" in line 11, page 2, the balance of line 11 and all of line 12 down to the first period, and inserting the following language:

"For all above that sum not to exceed one hundred thousand (\$100,000.00) dollars at the rate of two and one half per cent. In estates valued above one hundred thousand (\$100,-

000.00) dollars the county judge may fix such additional fees as in his judgment the additional work may justify. The same commission must be allowed administrators. In all cases such further allowance may be made, as the county judge may deem just and reasonable, for any extraordinary service. The total amount of such further allowance must not exceed the amount of commission allowed by this section."

DAVIDSON,
G. R. HORNER,
ROSS N. LILLARD,
Special Committee.

On motion of Senator Horner the report was adopted.

House Bill No. 77 was taken up for further consideration

On motion of Senator Horner, House Bill No. 77 as amended was advanced to engrossment and third reading, and the bill referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

House Bill No. 249 was taken up for consideration.

On motion of Senator Lillard, House Bill No. 249 was advanced to engrossment and third reading.

House Bill No. 386 was taken up for consideration.

On motion of Senator Sherman, House Bill No. 386 was advanced to engrossment and third reading.

House Bill No. 201 was taken up for consideration and read.

On motion of Senator Fleming, House Bill No. 201 was advanced to engrossment and third reading.

House Bill No. 206 was taken up for consideration and read:

Senator Cordell moved that House Bill No. 206 be advanced to engrossment and third reading.

Senator Horner moved as a substitute that further consideration of the bill be postponed until the next House day and that the bill be ordered printed, which prevailed.

House Bill No. 56 was taken up for consideration and read.

Senator Anglin moved that further consideration of the bill be deferred until the next House day, which prevailed.

Senator Hill moved that the property man be instructed that he not give out any of the bills except to a senator or upon the order of the Senate, which prevailed.

On motion of Senator Clark the Senate recessed until 1:30.

AFTERNOON SESSION

The Senate reconvened, the President pro tempore presiding.

The following messages from the House were read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to inform you, and through you the Honorable Senate, that the House of Representatives has this day adopted the Engrossed Senate amendments to Re-engrossed House Bill No. 50, by Shilling and Pratt, entitled:

“An Act amending Section 1 and Section 2, Chapter 97, Session Laws of 1919, relating to School Districts.”

And to further inform you that the House of Representatives has adopted Engrossed Senate Amendments to House Bill No. 162, by Crockett, entitled:

An Act amending Section 1, of the Session Laws of Oklahoma, 1917, entitled "An Act to exempt any legally incorporated grange order of patrons of Husbandry in this state from the operation of Article 4, Chapter 38, of the Statutes of Oklahoma, and Chapter 38 of the Statutes of Oklahoma, and Chapters 762 and 188 of the Session Laws of Oklahoma, 1913, and Chapters 174 and 225 of the Session Laws of Oklahoma, 1915, providing the same shall not apply to incorporated grange orders of patrons of husbandry," providing the same shall not apply to the Farmers Union."

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 68, by Dearmon and West of the Senate, and Louthan and Davis of the House, entitled: "An Act making an appropriation to pay the salaries of teachers and other employees of the Oklahoma College for Women located at Chickasha, Oklahoma, for a part of the month of April, and all of May and all of June, 1921, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that this bill has been passed by the House of Representatives, and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to inform you, and through you the honorable Senate, that the House

has adopted Engrossed Senate Amendments to Engrossed House Bill No. 193, by Sharp and Dodd, entitled:

“An Act making an appropriation for salaries, support and maintenance for the fiscal year ending June 30, 1921, at the Colored A. and N. University, Langston, Oklahoma.”

Your very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit, herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 165, by Martin, entitled, “An Act authorizing the Board of County Commissioners to hear and determine erroneous assessments, and declaring an emergency.”

Engrossed House Bill No. 184, by Beck, entitled: “An Act to amend Section 120, Article 1, Chapter 3, of the Revised Laws of Oklahoma, 1910, providing when dogs may be killed and for the payment of damages done by dogs.”

Engrossed House Bill No. 204, by Robertson, Martin, Jerkins and Jennings (of Rogers), entitled: “An Act amending Chapter 149, Session Laws of Oklahoma, 1915, relating to abandonment of dependent children and providing punishment thereof; and declaring an emergency.”

Engrossed House Bill No. 312, by Knight, entitled: “An Act amending Chapter 27, Revised Laws of 1910, of Oklahoma, and amendments thereof.”

And to inform you, and through you the honorable Senate, that the bills have been passed by the House of Rep-

representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 318, by Harmon of the House and Anglin of the Senate, entitled: "An Act amending Chapter 74, Session Laws 1919; providing for an additional district judge and creating an additional nominating district in judicial district number twenty-two, and declaring an emergency."

Engrossed House Bill No. 333, by Martin and Harris, entitled: "An Act relating to the salaries of County Assessors and deputy County Assessors and declaring an emergency."

Engrossed House Bill No. 370, by Ottinger and Cummings, entitled: "An Act legalizing the incorporation of the town of Gracemont, Caddo County, Oklahoma, and to legalize proceedings and all acts done by the Board of Trustees of said town of Gracemont, Oklahoma and declaring an emergency."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly

ALBERT H. ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 16, by Pratt, entitled: "An Act revising and amending Section 1, Senate Bill, 150, Session Laws 1917, and defining the material of construction relating to rural high schools, and defining the length of term and number of teachers to be employed, prescribing their qualifications, repealing all acts and parts of acts in conflict herewith, and declaring an emergency."

Engrossed House Bill No. 122, by Smith (of Bryan) Knight, Robertson, Gorman, Jerkins, Martin and Harris of the House, and Lillard, Draughan and Wells of the Senate, entitled: "An Act amending Section 1, Chapter 193, Session Laws of 1915, same being an Act Amending Section 6, Chapter 152, Session Laws of 1911, and providing for a salary for county assessors and deputy county assessors, and declaring an emergency."

Engrossed House Bill No. 134, by Campbell, entitled: "An Act relating to the platting for assessment and other purposes of tracts owned by two or more persons in severalty."

And to inform you, and through you the honorable Senate that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Concurrent Resolution No. 12, by Mathews and Graves, entitled: "Memorializing Congress of the United States to nullify certain orders of the Interstate Commerce Commission, affecting intrastate railroad rates and to amend the Act to regulate commerce so as to tender such orders in the future impossible."

Engrossed House Bill No. 28, by Graves of the House and Cordell of the Senate, entitled: "An Act providing for Thresher's Lien on grain and seeds, providing for procedure to enforce said lien, and repealing all laws in conflict herewith."

Engrossed House Bill No. 193, by Sharp and Dodd, entitled: "An Act making an appropriation for salaries, support and maintenance for the fiscal year ending June 30, 1921, at the Colored A. and N. University, Langston, Oklahoma."

And to inform you, and through you the honorable Senate, that House Resolution No. 12 and Engrossed House Bill No. 28 were passed, and Engrossed House Bill No. 193 was passed as amended by the Senate, and that same were signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

HOUSE BILLS ON FIRST READING.

House Bill No. 16, by Pratt, An Act revising and amending Section 1, Senate Bill No. 150, Session Laws 1917, and defining the material of construction relating to rural high schools, and defining the length of term and the number of teachers to be employed, prescribing their qualifications, repealing all acts and parts of acts in conflict therewith, and declaring an emergency.

House Bill No. 28, by Graves, of the House, and Cordell of the Senate, An Act providing for thresher's lien on grain and seeds, providing for the procedure to enforce said lien,

and repealing all laws in conflict herewith.

House Bill No. 122, by Smith (of Bryan), Knight, Robertson, Gorman, Martin and Harris, of the House, and Lillard, Draughon and Wells of the Senate, An Act amending section 6, chapter 152, Session Laws of 1911, and providing for a salary for county assessors and deputy county assessors, and declaring an emergency.

House Bill No. 134, by Campbell and Gossett, An Act relating to the platting for assessment and other purposes tracts owned by two or more persons in severalty.

House Bill No. 165, by Martin, An Act authorizing the board of county commissioners to hear and determine erroneous assessments, and declaring an emergency.

House Bill No. 184, by Beck, An Act to amend Section 120, article 1, chapter 3, of the Revised Laws of Oklahoma, 1910, providing when dogs may be killed and for the payment of damages done by dogs.

House Bill No. 204, by Robertson, Martin, Jerkins and Jennings (of Rogers), An Act amending chapter 149, Session Laws of Oklahoma, 1915, relating to abandonment of dependent children and providing a punishment therefor; and declaring an emergency.

House Bill No. 312, by Knight, An Act amending chapter 27, Revised Laws of 1910, of Oklahoma, and amendments therof.

House Bill No. 318, by Harrison and Harmon of the House, and Anglin of the Senate, An Act amending chapter 74, Session Laws, 1919; providing for an additional district judge and creating an additional nominating district in judicial district number twenty-two, and declaring an emergency.

House Bill No. 333, by Martin and Harris, An Act relating to salaries of county assessors and deputy county assessors and declaring an emergency.

House Bill No. 370, by Ottinger and Cummings, An Act legalizing the incorporation of the town of Gracemont, Caddo County, Oklahoma, and to legalize the proceedings and all acts done by the board of trustees of said town of Gracemont, Oklahoma, and declaring an emergency.

Engrossed Senate Bill No. 68 was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

House Concurrent Resolution No. 12, by Matthews and Graves, A Resolution memorializing Congress of the United States to nullify certain orders of the Interstate Commerce Commission, affecting intrastate railroad rates and to amend the act to regulate commerce so as to render such orders in the future impossible, was read.

Senate Bill No. 155 was taken up for further consideration.

Senator Wallace offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, line 5, page 67 by making the figures in column 1 and 2 \$"28,500.00" instead of "\$68,500.00" in each column.

WALLACE.

The question occurring on the adoption of the Wallace amendment, the roll was called with the following result:

Ayes: Brown, Clark, Cornett, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hill, Ingraham, Land, Leedy, Pugh, Sherman, Wallace, Wells. Total 17.

Nays: Anglin, Carlock, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Hensley, Holloway, Horner, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Ratliff, Rutherford, Simpson, Spurlock, West, Woods, (E. E.), Woods, (W. H.) Total 25.

Excused: Briggs, Glasser. Total 2.

Absent: None.

The Chair declared the amendment lost.

Senator Lillard offered the following motion:

Mr. President: I move you that Senate Bill No. 155 be referred to a special committee of five for the purpose of cutting down the appropriations of each department to a figure not exceeding the appropriation for said department in 1919, plus the deficiencies and emergencies of said departments during that period.

LILLARD.

Senator McPherrren moved that the rules be suspended and the motion debated ten minutes, five minutes on a side, which prevailed.

Senator W. H. Woods moved to amend the Lillard motion to refer the bill without instructions.

The question occurring on the Woods amendment, the roll was called with the following result:

Ayes: Brown, Clark, Cordell, Coyne, Dearmon, Frye, Golobie, Hensley, Hill, Horner, Ingraham, Nichols, Pugh, Woods, (E. E.), Woods (W. H.) Total 15.

Nays: Carlock, Cartwright, Cornett, Davidson, Draughon, Durant, Fleming, Harrison, Harvey, Holloway, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherrren, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West. Total 25.

Excused: Briggs, Glasser, Morton. Total 3.

Absent: Anglin. Total 1.

The Chair declared the Woods amendment lost.

The question occurring on the motion of Senator Lillard, the roll was called with the following result:

Ayes: Clark, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy,

Lillard, Lynch, Pugh, Sherman, Spurlock, Wallace, West, Woods.
(W. H.) Total 22.

Nays: Brown, Carlock, Cartwright, Cordell, Cornett,
Coyne, Davidson, Dearmon, Draughon, Holloway, Looney, Mc-
Pherren, Nichols, Ratliff, Rutherford, Simpson, Wells, Woods,
(E. E.). Total 18.

Excused: Briggs Glasser, Morton. Total 3.

Absent: Anglin. Total 1.

The Chair declared the motion carried.

Senator Pugh moved that the vote by which Senate Bill
No. 155 was committed to a special committee of five be re-
considered.

Senator Hill presiding.

The President pro tempore presiding.

The question occurring on the motion of Senator Pugh,
the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cor-
nett, Coyne, Davidson, Dearmon, Draughon, Holloway, Johnson,
Looney, McPherren, Morton, Pugh, Ratliff, Rutherford, Simp-
son, Spurlock, Wells, West, Woods, (W. H.) Total 23.

Nays: Cordell, Durant, Fleming, Frye, Golobie, Harrison,
Harvey, Hensley, Hill, Horner, Ingraham, Land, Leedy, Lillard,
Lynch, Nichols, Sherman, Wallace, Woods, (E. E.) Total 19.

Excused: Briggs, Glasser. Total 2.

Absent: None.

The Chair declared the motion to reconsider carried.

The question occurring on the motion of Senator Lillard
to commit Senate Bill No. 155 to a special committee, the roll
was called with the following result:

Ayes: Clark, Cordell, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Land, Leedy, Lillard, Lynch, Sherman, Wallace. Total 18.

Nays: Anglin, Brown, Carlock, Cartwright, Cornett, Coyne, Davidson, Dearmon, Draughon, Holloway, Johnson, **Looney, McPherran**, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 24.

Excused: Briggs, Glasser. Total 2.

Absent: None.

The Chair declared the motion lost.

Senator Ratliff moved that further consideration of Senate Bill No. 155 be deferred until the next legislative day, which lost.

Senator Brown asked unanimous consent to submit a committee report, which was granted.

Senator Brown submitted the following minority committee report:

MINORITY REPORT.

To the Senate of the State of Oklahoma.

Mr. President:

We, the minority of your Committee on Investigation appointed under Senate Resolution No. 28 by Sherman, directing that the current rumor that certain persons, other than members of the House and Senate, have been lobbying and spending money lavishly in an effort to influence pending legislation, be investigated, beg leave to submit a minority report as follows:

1. We protest against making any report at this time when a part only, of the evidence had been heard by your Com-

mittee, and the evidence submitted to said Committee when part of your Committee was absent.

That the evidence was not transcribed and the majority of the Committee could not have been fully advised on the testimony submitted.

2. The Evidence submitted does not sustain the conclusions reached by the majority report.

3. Most of the evidence was based entirely on hear-say and rumor. The evidence does show however, that the sum of Two Thousand (\$2,000.00) Dollars was raised for the purpose of maintaining Republican Headquarters in Oklahoma City.

4. That the evidence fails absolutely to show that any funds were raised or used by the Republican Headquarters for influencing Legislation in the Eighth Legislature.

5. The evidence further shows that the Republican Headquarters are and were maintained at the Lawrence Hotel.

That this practice has never been deemed either unusual or objectionable and that there is a total lack of evidence to sustain any charge of special activity on the part of the State Chairman, James Harris or the secretary John Appleby, to influence any member of either House in any Legislation pending or contemplated.

BROWN, Member of Committee.

Senator Brown offered the following motion:

Mr. President:

I move no action be taken on either report until the testimony is transcribed and each Senator furnished with a copy of the same.

The question occurring on the motion, same prevailed.

Further consideration of Senate Bill No. 155 was resumed.

Senator McPherrren offered the following amendment.

Mr. President: I move to amend Senate Bill No. 155, lines 11 and 12, page 68, be stricken from the bill.

McPHERREN.

Senator Morton moved to table the amendment, and the roll being called resulted as follows:

Ayes: Anglin, Cordell, Coyne, Dearmon, Harvey, Hill, Holloway, Horner, Johnson, Lillard, Looney, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Spurlock, West, Woods, (W. H.) Total 20.

Nays: Brown, Carlock, Clark, Cornett, Davidson Draughon, Durant, Fleming, Frye, Golobie, Harrison, Hensley, Ingraham, Land, Leedy, Lynch, McPherrren, Ratliff, Wallace, Wells. Total 20.

Excused: Briggs, Glasser. Total 2.

Absent: Cartwright, Woods, (E. E.) Total 2.

The Chair declared the motion to table lost.

Senator Davidson presiding.

The question occurring on the McPherrren amendment, same lost.

Senator Cordell offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 155, lines 15 and 16, page 71, to be known as 15A as follows: By inserting the following "Extra help and expense in River Bed cases \$5,000.00 for each year."

CORDELL.

The President pro tempore presiding.

Senator Coyne offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, after line 6, page 70, and before the word "seven" adding "chief clerk to loan division \$1,800.00 for each year."

COYNE.

Senator McPherrren offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, lines 1 and 2, page 71, by striking same.

McPHERREN.

Senator Wallace offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 155, line 18, page 74, and lines 1, 2, 3, 4 and 5, page 75, by striking same from bill.

WALLACE

Senator Carlock offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 155, lines 10, 11 and 12, page 74, insert "three" instead of "five" assistant attorneys general.

CARLOCK.

Senator Anglin presiding.

Senator Simpson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 18, page 76 by striking after the word "help" the figures "\$1,500.00" for each year and insert "\$3,300.00" for each year.

SIMPSON.

Senator Simpson offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, line 7, page 77, by striking after the word "budget" "\$1,000.00" for each year and insert "\$3,000.00" for each year.

SIMPSON.

Senator Harrison moved to table the amendment, which lost.

The question occurring on the adoption of the amendment, same prevailed.

Senator Simpson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 9, page 77, by striking after the word "Department" "\$5,000.00" each year and insert "\$8,800.00" each year.

SIMPSON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 8, page 79 by striking out line 8.

DAVIDSON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 18, page 79 by striking out after the word "Department" the figures "\$8,325.00—\$8,325.00" and inserting "\$7,125.00--\$7,125.00."

DAVIDSON.

Senator Hill offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, page 80, by striking out lines 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 and 13.

HILL.

Senator Morton moved to reconsider the vote by which the Department of Charities was adopted for the purpose of correcting the bill, which lost.

Senator W. H. Woods served notice that on the next legislative day he would move to reconsider the vote by which the Board of Managers of Eleemosynary Institutions was lost.

Senator Rutherford offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, line 10, page 81, by striking after the word "widows" the figures "\$350,000.00" and inserting "\$375,000.00" in two places.

RUTHERFORD.

The President pro tempore presiding.

The question occurring on the Rutherford amendment, was prevailed.

Senator Davidson offered the following amendment, which was adopted.

Mr. President: I move to amend Senate Bill No. 155, line 12, page 81, by striking out after the word "Department" the figures "\$356,065.00—\$356,065.00" and inserting the figures "\$381,065.00—381,065.00."

DAVIDSON.

Senator Holloway offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 17, page 83, by striking after the word "budget" the figures

“\$3,790.00” in both columns and inserting therein in both columns the figures \$4,790.00.”

HOLLOWAY.

Senator Holloway offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 1, page 84, by striking after the word “budget” the figures “\$13,590.00” in both columns and inserting therein the figures “\$14,590.00” in both columns.

HOLLOWAY.

Senator Draughon offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, line 11, pages 89 and 90—cut out the whole appropriation.

DRAUGHON.

Senator Coyne moved to table the amendment, which prevailed.

Senator Nichols moved that the vote by which the Lillard amendment offered on March 1st, page 24 of the Senate Journal, with reference to the Insurance Board be reconsidered, which lost.

Senator Cordell moved that the vote by which the Department of State Auditor was adopted be reconsidered, which prevailed.

Senator Cordell offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, page 14, by adding the following: “Salary of stenographer \$1,500.00 for each year.”

CORDELL.

Senator Cordell offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, page 14, by adding the following in both columns: "Salary of inheritance tax collector \$1,800.00."

CORDELL.

Senator Cordell offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, page 14, by adding the following in both columns: "Salary of pipe line reports clerk \$1,500.00."

CORDELL.

Senator Cordell offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, page 14, by adding the following in both columns: "Salary of chief clerk to Auditor \$1,800.00,"

Senator Cordell offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 1, page 17, by striking after the word "budget" the figures "\$,600.00" in both columns and insert "\$12,050.00."

CORDELL.

Senator Cordell offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 18, page 15, by striking after the word "tax" the figures "\$3,000.00" in both columns and insert "\$5,700.00."

CORDELL.

Senator Cordell offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 11, page 15, by striking after the word "budget" the figures "\$3,675.00" in both columns and insert "\$5,025.00."

CORDELL.

Senator Cordell offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 6, page 16, by striking after the word "tax" the figures "\$5,000.00" in both columns and insert "\$8,400.00."

CORDELL.

Senator Lillard moved to reconsider the item under the State Board of Agriculture.

Senator Coyne moved to lay the motion on the table, which prevailed.

Senator W. H. Woods moved to reconsider the vote by which Hill amendment with reference to the Board of Manager of Eleemosynary Institutions was adopted, which lost.

Senator Cartwright moved that the items under the Bureau for Regulation of Common Carriers failed to pass be reconsidered, which prevailed.

Senator Hill moved that the item "Bureau for Regulation of Common Carriers" be inserted, which prevailed.

The following messages from the Senate were read:
To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the honorable Senate, that the House of Representatives refuses to concur in Engrossed Senate Amendments to Engrossed House Bill No. 140, by Harris, Bell, Martin, Robertson, of the House, and Lillard, of the Senate, entitled. "A Bill entitled: An Act amending Section 3, Chapter 165, of

the Session Laws of 1919, relating to fees and salaries of sheriffs, constables and jailers."

And requests a conference. And further inform you that the Speaker of the House of Representatives has appointed Harris, Miller, (of Muskogee), and Tylee, as House conferees.

Yours Very Truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 50, by Shilling and Pratt, entitled: "An Act amending Sections 1 and 2, Chapter 97, Session Laws of 1919, relating to School Districts."

Enrolled House Bill No. 162, by Crockett, entitled: "An Act amending Section 1, House Bill No. 604, of the Session Laws of Oklahoma, 1917, entitled An Act to exempt any legally incorporated garage order of patrons of husbandry in this State from the operation of Article 4, Chapter 38, of the Statutes of Oklahoma, and Chapter 38, of the Statutes of Oklahoma, and Chapter 162 and 188 of the Session Laws of Oklahoma, 1913, and Chapters 174 and 225, of the Session Laws of Oklahoma, 1915, providing the same shall not apply to incorporated grange orders of patrons of husbandry, by providing that the Farmers' Educational and co-operative Union of America shall be included in the said exemption."

And to inform you, and through you the honorable Senate, that these Enrolled Bills have been signed by the Speaker of the House of Representatives in open session.

Yours Very Truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Concurrent Resolution No. 14, by E. E. Woods, entitled: "A Resolution recalling Senate Bill No. 151 from the Governor's office."

And to inform you, and through you the honorable Senate, that this resolution has been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Senator Lillard moved that a conference be granted on House Bill No. 140, which prevailed, and the Chair appointed Senators Lillard, Rutherford and Horner as conferees on the part of the Senate.

Enrolled House Bills Nos. 50 and 162 were referred to the Committee on Engrossed and Enrolled Bills for comparison.

Enrolled Senate Concurrent Resolution No. 14 was ordered transmitted to the Secretary of State.

Senator Looney moved to reconsider the vote by which the first division of the Department of Labor was adopted, which prevailed.

Senator Looney offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, page 57, by inserting after line 10 these words to be line 10A: "Extra help \$1,200.00—\$1,200.00."

LOONEY.

Senator Hill moved to reconsider the vote by which the two words "and Reporters" were stricken from Senate Bill No. 155, which prevailed.

Senator Rutherford asked unanimous consent to submit the following committee report, which was granted:

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 6 as amended by McPherren, Horner, Holloway, Johnson and Hill, entitled, An Act prohibiting any person, firm or corporation from exhibiting, exposing to view or transporting from one place to another within this state any film picture or moving picture film showing or purporting to show this conduct or purported conduct or simulating the conduct or immorality of any person or criminal, etc., beg leave to report that we had the same under consideration and herewith return the same without recommendation.

RUTHERFORD, Chairman.

Senator McPherren moved that the report be received and the bill ordered printed and placed on the calendar, which prevailed.

The following message from the Acting Governor was read.

TO THE HONORABLE, THE PRESIDENT, AND MEMBERS OF THE SENATE:

In compliance with the provisions of Senate Concurrent Resolution No. 14, by E. E. Woods, I am herewith returning

for your consideration enrolled copy of Senate Bill No. 151, by Cordell and Davidson, entitled: "An Act defining Osteopathy; authorizing and regulating the licensing of Osteopathic physicians and surgeons, etc."

Respectfully,

M. E. TRAPP, Acting Governor.

Further consideration of Senate Bill No. 155 was resumed.

Senator Cordell offered the following amendment which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 3, page 17, by striking after the word "Department" the figures "\$53,950.00" in each column and insert "\$70,450.00" in each column.

CORDELL.

Senator Spurlock offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 8, page 47, by striking the letter "s" from the word "stenographers" and by striking the figures "\$2,400.00" in both columns and inserting the figures "\$1,200.00" in both columns.

SPURLOCK.

Senator Hill offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 18, page 19, by striking out all of line 18.

HILL.

Senator Rutherford moved that the vote by which the Military Department was adopted be reconsidered, which prevailed.

Senator Rutherford offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155 by striking pages 48 and 49 pertaining to Military Department.

RUTHERFORD.

Senator Fleming moved that the Senate adjourn under the rule, which prevailed.

FIFTY-SECOND LEGISLATIVE DAY.

Friday, March 4, 1921.

The Senate met at 1:30 pursuant to adjournment and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durrant, Fleming, Frye, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 42.

Excused: Glasser. Total 1.

Absent, Golobie. Total 1.

The chair announced a quorum present.

Prayer by the Chaplain.

Senator Sherman asked that Senator Golobie be excused for Friday and Saturday, which was granted.

Senator Hill moved that when the hour of six o'clock arrives the Senate recess for one hour, and the roll being called resulted as follows:

Ayes: Anglin, Carlock, Cartwright, Cordell, Cornett, Davidson, Dearmon, Draughon, Harrison, Hensley, Hill Holloway, Horner, Johnson, Lillard, Looney, McPherren, Morton Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, West, Woods, (W. H.) Total 27.

Nays: Briggs, Brown, Clark, Fleming, Frye, Harvey, Ingraham, Land, Lynch, Sherman, Woods, (E. E.) Total 11.

Excused: Glasser, Golobie. Total 2.

Absent: Coyne, Durant, Leedy, Wallace. Total 4.

The chair declared the motion carried.

Senator Horner moved that the call of the Senate be lifted.

Senator Hill moved to table the motion, which prevailed.

The Journal of the previous day's session was read and approved.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 24, 68, 135, 258 and Senate Joint Resolution No. 12 correctly enrolled; House Bills Nos. 50 and 162 correctly enrolled; Senate Bills Nos. 253 and 282 and Senate Joint Resolution No. 22 correctly engrossed.

L. A. MORTON, Chairman.

Senator Anglin submitted the following committee report, which was adopted, and House Bill No. 233 was ordered printed and placed on the calendar:

Mr. President:

We, your Committee on Legislative and Judicial Apportionment, to whom was referred House Bill No. 233, by Campbell and Tylee of the House and Davidson of the Senate, entitled An Act, amending Chapter 173, Session Laws 1917, relating to publishing initiative and referendum petitions, and repealing all laws in conflict therewith, beg leave to report that we have had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendments being as follows, to-wit:

Amendment No. 1. Amend the title of the bill to read as follows:

“An Act amending Chapter 173, Session Laws of Oklahoma, 1917, relating to the publication of initiated and referred measures and other information pertaining thereto, and repealing all laws in conflict herewith.”

Amendment No. 2. Strike out all of Section 1 of the bill and insert in lieu thereof the following:

“Section 1. Chapter 173 of the Session Laws of Oklahoma, 1917, is hereby amended to read as follows:

‘Section 1. It shall be the duty of the Secretary or State, not less than five days before any election held throughout the State at which any proposed law, part of an Act, or amendment to the Constitution is to be submitted to the people of the State for their approval or rejection, to cause to be published once in two newspapers in each county, of opposit political faith to the two dominant political parties of the state, if there be such, a copy of all ballots on initiated and referred questions, measures, and constitutional amendments, and an explanation of how to vote for or against propositions; said publication to be paid for at the legal rate for other publications, out of any funds of the State appropriated therefor.

“The Secretary of State shall designate the newspapers in which the publication shall be made, and the Secretary of State shall, upon sworn proof of publication, as provided for legal publications in courts of record, certify to the State Auditor the amount due each newspaper for such publications, and the State Auditor shall draw his warrants in payment thereof against any funds appropriated therefor.”

ANGLIN, Chairman.

Senator Hensley submitted the following committee report, which was adopted, and Senate Bill No. 365 was ordered printed and placed on the calendar:

Mr. President:

We, your Committee, Judiciary No. 2, to whom was referred Senate Bill No. 365 by W. H. Woods, entitled An Act defining the law relating to publication of notices in newspapers as same appears in Sections 6336, 6365, 6374, 6383, 6381, 6411, 6440, 6459, 6559 of the Revised Laws of Oklahoma, 1910, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HENSLEY, Chairman.

Senator Dearmon submitted the following committee report, which was adopted, and Senate Bill No. 321 was ordered printed and placed on the calendar:

Mr. President:

We, your Committee on School Lands, to whom was referred Senate Bill No. 321, by Pugh and Dearmon, entitled: An Act declaring beds of certain streams and rivers public land and providing for and regulating the leasing of school public building, and other public lands of the state of Oklahoma for oil, gas and other minerals and for sand and gravel, and repealing all laws in conflict herewith and declaring an emergency, beg leave to report that we had the

same under consideration and herewith return the same with the recommendation that it do pass.

DEARMON, Chairman.

Senator Rutherford submitted the following committee reports, which were adopted, and House Bills Nos. 252, 321 and 376 were ordered printed and placed on the calendar:

Mr. President:

We, your Committee Judiciary No. 1, to whom was referred Engrossed House Bill No. 252, by Newman, entitled: An Act amending Section one of Chapter 61 of the Session Laws of Oklahoma for the year 1913 repealing all acts in conflict and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

S. MORTON RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Engrossed House Bill No. 321, by Ogle, entitled, An Act repealing Sections 1896, 1897, 1898, 1899 and 1900 and 1901 of the Revised Laws of Oklahoma, 1910, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

S. MORTON RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 2, to whom was referred Engrossed House Bill No. 376, by Craver and Wisemeyer of the House and Cornett of the Senate, entitled: An Act defining the twenty-fourth Judicial District of Oklahoma and assigning a judge thereto, creating a new district out of Washington County to be known as Judicial District Number Thirty and providing for the appointment

and election of judge therefor, and fixing the term of court therein, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

S. MORTON RUTHERFORD, Chairman.

Senator Looney submitted the following committee reports, which were adopted, and Senate Bill No. 374 and House Bills Nos. 335, 341, 355, 381, 398, and 419 were ordered printed and placed on the calendar:

Mr. President:

We, your Committee on State and County Affairs, to whom was referred Senate Bill No. 374 by E. E. Woods, of the Senate, and Schwabe, of the House, entitled, An Act regulating and fixing the salaries of the county officers of Nowata County, State of Oklahoma, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President: We, your Committee on State and County Affairs, to whom was referred House Bill No. 335, by Pendleton, entitled: An Act authorizing the appointment of deputies by the County Clerk in counties having a population of not less than 46,000, and not more than 47,000, fixing the number of such deputies, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your Committee on State and County Affairs, to whom was referred House Bill No. 341 by Denny, entitled: An Act providing for the appointment of deputy sheriffs in

the towns of Hooker and Texhoma in Texas County, Oklahoma, prescribing their duties, providing for their compensation, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your committee on State and County Affairs, to whom was referred House Bill No. 355, by Coover of the House, and Briggs of the Senate, entitled: An Act authorizing County Assessors in Counties having a population of not less than 14,663 or more than 14,670, according to 1920 census (Federal) to appoint one deputy and authorizing the Board of County Commissioners to fixing the salaries thereof, and to allow and provide for the payment by the county, and hereby repealing laws conflicting herewith and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your Committee on State and County Affairs, to whom was referred Engrossed House Bill No. 381 by Beck of the House, and Clark of the Senate, entitled: An Act regulating and fixing the per diem and mileage of County Commissioners and the salary of the County Engineer of Grant County, State of Oklahoma, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your Committee on State and County Affairs, to whom was referred Engrossed House Bill No. 398, by Crav-

er, entitled: An Act providing for an additional deputy in the office of county clerk in counties having a population of from 27,000 to 27,100 as shown by the last federal census, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your Committee on State and County Affairs, to whom was referred Engrossed House Bill No. 419, by Hoover of the House, and Carlock of the Senate, entitled: An Act to amend Sections 1, 3, 4, 5, 6, 7, and 8, Chapter 109 Session Laws of Oklahoma, 1919, relating to the number of deputies, stenographers, clerks or assistants for the county officers of Carter county, regulating the salaries of such deputies, stenographers, clerks or other assistants, regulating the compensation of the sheriff of such county and providing the compensation allowed for board of prisoners in such county and providing per diem to be allowed the Board of County Commissioners, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

BILLS AND JOINT RESOLUTIONS ON FIRST READING.

The following bills and joint resolution were introduced and read first time:

Senate Bill No. 380, by Leedy, by request, An Act amending article 7, section 6889, page 1856 of the Revised Laws of 1910, to conform to formation of separate boards of medical examiners.

Senate Bill No. 381, by Horner, of the Senate, and Tylee, of the House, An Act repealing chapter 102 of the Session Laws of Oklahoma 1913, relating to the county court at Henryetta, in Okmulgee County, and declaring an emergency.

Senate Bill No. 382, by Briggs, An Act to provide for the imposition of an indeterminate sentence upon persons sentenced to imprisonment in the state penitentiary and state reformatory, otherwise than for life.

Senate Bill No. 383, by Briggs, An Act authorizing the appointment of a commission to prepare a comprehensive law for the government of the state penitentiary and other penal institutions, and making an appropriation therefor.

Senate Bill No. 384, by Hill, Davidson and W. H. Woods, of the Senate, and J. B. Smith and W. P. Miller of the House, An Act amending chapter 67, article 7, section 6911, Revised Laws of Oklahoma, 1910, relating to county license for peddlers of medicine.

Senate Joint Resolution No. 25, by Briggs, A Resolution proposing an inquiry into the practice of certain concerns in essential commodities, and inquiring into possible discriminations against the public welfare, and proposing an investigation to determine the feasibility of the state employing its resources and facilities in the manufacture of a certain commodity.

BILLS ON SECOND READING.

The following bills were read the second time and referred to the standing committees indicated:

Senate Bill No. 376, by Golobie, to Education.

Senate Bill No. 377, by Johnson, to Education.

Senate Bill No. 378, by Johnson and Morton, of the Senate, and Nance, Elmore, Clark and Robertson, of the House, to Judiciary No. 1.

Senate Bill No. 379, by Cartwright and McPherren, to State and County Affairs.

House Bill No. 16, by Pratt, to Education.

House Bill No. 28, by Graves, of the House, and Cordell, of the Senate, to Agriculture.

House Bill No. 122, by Smith (of Bryan), Knight, Robertson, Gorman, Jerkins, Martin and Harris, of the House, and Lillard, Draughon and Wells, of the Senate, to State and County Affairs.

House Bill No. 134, by Campbell and Gossett, to School Lands.

House Bill No. 165, by Martin, to State and County Affairs.

House Bill No. 184, by Beck, to Agriculture.

House Bill No. 204, by Robertson, Martin, Jerkins and Jennings (of Rogers), to Hospitals and Charities.

House Bill No. 312, by Knight, to Irrigation and Drainage and Geological Survey.

House Bill No. 318, by Harrison and Harmon, of the House, and Anglin of the Senate,, to Legislative and Judicial Apportionment.

House Bill No. 333, by Martin and Harris, to State and County Affairs.

House Bill No. 370, by Ottinger and Cummings, to State and County Affairs.

House Concurrent Resolution No. 12, by Matthews and Graves, to Public Service Corporations.

Senator E. E. Woods moved the vote by which Senate Bill No. 151 passed, be reconsidered, and the roll being called resulted as follows:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Nays: None.

Excused: Glasser, Golobie. Total: 2.

Absent: Briggs, Nichols. Total 2.

The chair declared the motion to reconsider carried.

Senator E. E. Woods moved to reconsider the vote by which Senate Bill No. 151 was passed to engrossment, which prevailed.

Senator E. E. Woods offered the following amendment, which was adopted:

Mr. President:

I move to amend Senate Bill No. 151, lines 10 to 14, page 19, by striking the following from section 16: "Osteopathic physicians or osteopathic physicians and surgeons licensed hereunder shall have the same rights as physicians or surgeons of other schools of medicine with respect to the treatment of cases or holding of office in public institutions.

E. E. WOODS.

Senator E. E. Woods moved that Senate Bill No. 151 be advanced to engrossment and third reading, which prevailed.

Senator E. E. Woods moved that the rules be suspended,

the bill considered engrossed and placed on third reading and final passage, which prevailed.

Senate Bill No. 151 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 41.

Nays: Fleming. Total 1.

Excused: Glasser, Golobie. Total 2.

Absent: None.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the committee on Engrossed and Enrolled Bills for engrossment of the Senate amendment.

Senator Draughon moved that the Senate stand for a minute and that silent prayer be offered for the outgoing and incoming national administration, which prevailed.

Senator Anglin moved that the vote by which House Bill No. 315 passed be reconsidered, and that the Honorable House be requested to return the bill for further consideration, which prevailed.

Senator Harrison moved that the picture of the present President of the United States be placed at the right of the presiding officer of the Senate, the highest place of honor in the Senate Chamber, and that it change places with the former President of the United States, which prevailed.

Senator Davidson moved that a committee of four be appointed to draft suitable resolutions on the death of the Honorable Champ Clark and report to the Senate tomorrow, which prevailed, and the Chair appointed as such committee Senators Davidson, Rutherford, Nichols and Ingraham.

Senate Bill No. 68 was read for the fourth time, the enrolled copy signed by the President pro tempore, and ordered transmitted to the Honorable House.

Senate Bill No. 24 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House.

Senate Bill No. 135 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House.

Senate Bill No. 258 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House.

House Bill No. 162 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 50 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

Senate Joint Resolution No. 12 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House.

Senator Anglin introduced the following resolution:

Senate Concurrent Resolution No. 15, by Anglin, A Concurrent Resolution to picture the past and the present historically of Oklahoma and its achievements.

Senate Bill No. 155 was taken up for further consideration.

Consideration of the amendment by Senator Rutherford was resumed.

Senator W. H. Woods offered the following substitute amendment:

Mr. President: I move to amend Senate Bill No. 155, line 5, page 48 by striking figures "\$100,140.00 in line 5, both columns, and inserting in lieu thereof the figures "\$40,000.00" in both columns.

W. H. WOODS.

Senator Holloway moved to table the amendment, which failed.

Senator Nichols presiding.

Senator Harrison offered the following substitute for all pending amendments:

Mr. President: I move as a substitute for all pending motions to strike out \$100,140.00 in each column and insert \$80,000.00 in each column.

HARRISON.

Senator Harrison moved the previous question on the Harrison amendment, which prevailed.

The question occurring on the Harrison amendment, same was adopted.

Senator Leedy offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, line 4, page 49 by striking after the word "property" the figures "\$25,000.00" and insert in lieu thereof "\$5,000.00."

LEEDY.

Senator Spurlock offered the following substitute amendment:

Mr. President: I move to amend Senate Bill No. 155,

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page 49 by striking after the word "property" the "\$25,000.00" and "inserting "\$15,000.00."

SPURLOCK.

President pro tempore presiding.

Senator Morton submitted the following committee re-

President:

Committee on Engrossed and Enrolled Bills begs report Senate amendments to enrolled Senate Bill correctly engrossed.

L. A. MORTON, Chairman.

President pro tempore signed the engrossed Senate amendments to enrolled Senate Bill No. 151, and ordered transmitted to the Honorable House.

Consideration of Senate Bill No. 155 was resumed.

Senator McPherran moved to table the substitute present by Senator Spurlock, which prevailed.

Senator McPherran moved that the Leedy amendment be adopted, and the roll being called resulted as follows:

Ayes: Carlock, Cartwright, Cordell, Coyne, Davidson, Draughon, Durant, Harrison, Holloway, Johnson, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Simpson, Spurlock, Wallace, Wells, Woods, (W. H.)

Noes: Briggs, Brown, Clark, Cornett, Fleming, Frye, Hensley, Hill, Horner, Ingraham, Land Leedy, Ruth Sherman, West, Woods, (E. E.) Total 17.

Present: Anglin. Total 1.

Excused: Glasser, Golobie. Total 2.

Chair declared the amendment tabled.

Senator Coyne offered the following amendment which lost:

Mr. President: I move to amend Senate Bill No. 155 by striking out "\$25,000.00" and inserting "\$12,000.00."

COYNE.

Senator McPherrren moved that the item be adopted, which prevailed.

Senator Carlock offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, line 13, page 47, after the word "etc." insert "\$6,000.00" instead of "\$9,000.00" in each column.

CARLOCK.

Senator Durant moved to table the amendment, which lost.

Senator Leedy offered the following substitute for the Carlock amendment:

Mr. President: I move as a substitute to amend Senate Bill No. 155, line 13, page 47 by striking all of line 13.

LEEDY.

Senator McPherrren moved to table the Leedy substitute amendment, which prevailed.

The question occurring on the amendment by Senator Carlock, same was adopted.

Senator Ratliff offered the following amendment:

Mr. President: I move to amend Senate Bill No. 155, line 18, page 47 insert after encampment "\$3,000.00" instead of "\$5,000.00" in each column.

RATLIFF.

Senator Holloway moved to table the amendment, which lost.

The question occurring on the amendment by Senator Ratliff, same was adopted.

Senator Draughon presiding.

Senator McPherren moved that the Military Department item be approved, which prevailed.

Senator Wallace moved to reconsider that part of the bill on page 52 wherein there is \$56,000.00 appropriated in each column on line 9.

The President pro tempore presiding.

Senator Spurlock moved to table the motion by Senator Wallace, which prevailed.

Senator Anglin moved that the vote by which the Department of Charities and Corrections item passed be reconsidered, which prevailed.

Senator Morton offered the following amendment which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 8, page 79 by re-inserting line 8.

MORTON.

Senator Morton offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 18, page 79 by re-inserting the figures "\$8,325.00—\$8,325.00" in each column to conform to reinsertion of line 8.

MORTON.

Senator Durant moved that the Department of Charities and Corrections item be approved, which prevailed.

Senator Carlock moved that the vote by which the Bureau of Tick Eradication item was adopted be reconsidered.

Senator Fleming moved to table the motion, which prevailed.

Senator Wallace moved that every item under the Department of the State Board of Agriculture be taken up for consideration.

Senator Draughon moved that the rules be suspended and Senator Nichols be permitted to continue his argument, which lost.

Senator Cordell moved to table the Wallace motion, and the roll being called, resulted as follows:

Ayes: Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Holloway, Ingraham, Johnson, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, West. Total 21.

Nays: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Fleming, Frye, Harrison, Harvey, Hensley, Hill, Horner, Land, Leedy, Lillard, Lynch, Sherman, Wallace, Woods. (W. H.) Total 20.

Excused: Glasser, Golobie. Total 2.

Absent: Woods, E. E. Total 1.

The Chair declared the motion to table carried.

Senator Davidson offered the following amendments, which were adopted:

Mr. President: I move to amend Senate Bill No. 155, as follows:

Line 4, page 34, by striking after the word "department" the figures and inserting in lieu thereof the following in each column "\$83,950.00."

Line 4, page 34, by striking after the word "department" in both columns and inserting in lieu thereof the fol-

lowing: in first column "\$154,650.00" and in second column "\$174,650.00.

Line 6, page 49, by striking after the word "department" the figures in both columns and insert in lieu thereof the following: in first column "\$133,050.00" in second column "\$108,050.00."

Line 2, page 57, by striking after the word "department" the figures in both columns and inserting in lieu thereof the following figures: in first column "\$278,116.00" and in second column "\$201,990.00."

Line 11, page 60, by striking after the word "department" the figures in both columns and insert in lieu thereof the following: in first column "\$47,370.00" and in second column "\$46,720.00."

Line 2, page 63, by striking the figures in the last column and inserting in lieu thereof the following figures: "\$41,185.00."

DAVIDSON.

Senator McPharren moved that Senate Bill No. 155, as amended, be advanced to engrossment and third reading.

Senator Wallace offered the following substitute:

Mr. President:

I move you that this bill be referred to a special committee of "five" to cut the appropriations of these departments that exceed the allowance of the legislature of 1919—the "cut" on said appropriations to be not to exceed 20 per cent.

-WALLACE.

The chair ruled the motion out of order for the reason that practically the same motion was defeated on the previous legislative day.

Senator Wallace appealed from the decision of the Chair.

The question being "Shall the Chair be sustained?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Harrison, Hensley, Hill, Holloway, Johnson, Land, Leedy, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: Fleming, Harvey, Horner, Lillard, Wallace. Total 5.

Excused: Glasser, Golobie. Total 2.

Absent: Carlock, Ingraham. Total 2.

The Chair declared the ruling sustained.

The question occurring on the advancement of Senate Bill No. 155 to engrossment and third reading, same prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Clark asked unanimous consent to strike House Bill No. 217 from the Calendar, which prevailed.

Senator Spurlock moved that Senate Bill No. 210 be stricken from the Calendar, which prevailed.

Senator Davidson moved that the vote by which Senate Bill No. 262 failed of passage be reconsidered, which lost.

Senate Joint resolution No. 22 was placed on third reading.

Senator Hill presiding.

Senator moved that Senate Joint Resolution No. 22 be referred to a special committee, which prevailed, and the Chair appointed Senators Spurlock, Horner and Nichols as such committee.

Senator Harvey asked to be excused until Monday, which was granted.

Senator Morton asked to be excused until Monday, which was granted.

Senator Davidson moved that the Secretary of the Senate be instructed to return House Bill No. 193 to the Honorable House, which prevailed.

Senate Bill No. 253 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land Leedy, Lillard, Looney, Lynch McPherran, Nichols, Ratliff, Spurlock, Wallace, Wells, West, Woods, (E. E.)
Total 34.

Nays: None.

Excused: Dearmon, Glasser, Golobie, Morton. Total 4.

Absent: Harvey, Pugh, Rutherford, Sherman, Simpson. Woods, (W. H.) Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Hill acting President pro tempore signed the engrossed copy of Senate Bill No. 253 and ordered same transmitted to the Honorable House.

Senate Bill No. 282 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Cartwright, Clark, Cordell,

Davidson, Draughon, Durant, Frye, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Spurlock, Wallace, Wells, West, Woods, (W. H.) Total 29.

Nays: Carlock, Cornett, Fleming, Harrison, Land, Woods, (E. E.) Total 6.

Excused: Dearmon, Glasser, Golobie, Harvey, Morton. Total 5.

Absent: Coyne, Leedy, Sherman, Simpson. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Hill, acting President pro tempore signed the engrossed copy of Senate Bill No. 282 and ordered same transmitted to the Honorable House.

House Bill No. 92 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Excused: Dearmon, Glasser, Golobie, Harvey, Morton. Total 5.

Absent: Simpson. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Excused: Dearmon, Glasser, Golobie, Harvey, Morton. Total 5.

Absent: Simpson. Total 1.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

Senator Hill, acting President pro tempore signed the engrossed copy of House Bill No. 92 and ordered same returned to the Honorable House.

House Bill No. 132 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Frye, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Excused: Dearmon, Glasser, Golobie, Harvey, Morton. Total 5.

Absent: Durant. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Hill, acting President pro tempore signed the engrossed copy of House Bill No. 132 and ordered same returned to the Honorable House.

House Bill No. 151 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lilard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Excused: Dearmon, Glasser, Golobie, Harvey, Morton. Total 5.

Absent: Wallace. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lilard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman,

Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Excused: Dearmon, Glasser, Golobie, Harvey, Morton. Total 5.

Absent: Wallace. Total 1.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

Senator Hill, acting President pro tempore signed the engrossed copy of House Bill No. 151 and ordered same returned to the Honorable House.

House Bill No. 209 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Coyne, Davidson, Draughon, Hensley, Hill, Holloway, Ingraham, Johnson, Lillard, Looney, Lynch, McPherrin, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 25.

Nays: Briggs, Cartwright, Cornett, Fleming, Frye, Harrison, Horner, Land, Leedy, Sherman, Wells. Total 11.

Excused: Dearmon, Glasser, Golobie, Harvey, Morton, West. Total 6.

Absent: Durant, Wallace. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Frye, Harrison, Hensley, Hill, Holloway, Horner, Johnson, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 31.

Nays: Cornett, Fleming, Land Leedy. Total 4.

Excused: Dearmon, Glasser, Golobie, Harvey, Morton, West. Total 6.

Absent: Durant, Ingraham, Wallace. Total 3.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

Senator Hill, acting President pro tempore signed the engrossed copy of House Bill No. 209 and ordered same returned to the Honorable House.

House Bill No. 254 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Excused: Dearmon, Glasser, Golobie, Harvey, Morton. Total 5.

Absent: Wallace. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 37.

Nays: Leedy. Total 1.

Excused: Dearmon, Glasser, Golobie, Harvey, Morton. Total 5.

Absent: Wallace. Total 1.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

Senator Hill, acting President pro tempore signed the engrossed copy of House Bill No. 254 and ordered same returned to the Honorable House.

House Bill No. 249 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Excused: Dearmon, Glasser, Golobie, Harvey, Morton. Total 5.

Absent: Wallace. Total 1.

The Bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Excused: Dearmon, Glasser, Golobie, Harvey, Morton. Total 5.

Absent: Wallace. Total 1.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

Senator Hill, acting President pro tempore signed the engrossed copy of House Bill No. 249 and ordered same returned to the Honorable House.

House Bill No. 386 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Excused: Dearmon, Glasser, Golobie, Harvey, Morton.
Total 5.

Absent: Wallace. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Excused: Dearmon, Glasser, Golobie, Harvey, Morton.
Total 5.

Absent: Wallace. Total 1.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

Senator Hill, acting President pro tempore signed the engrossed copy of House Bill No. 386 and ordered same returned to the Honorable House.

House Bill No. 201 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming.

Frye, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Excused: Dearmon, Glasser, Golobie, Harvey, Morton. Total 5.

Absent: Wallace. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following results.

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Excused: Dearmon, Glasser, Golobie, Harvey, Morton. Total 5.

Absent: Wallace. Total 1.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

Senator Hill, acting President pro tempore signed the engrossed copy of House Bill No. 201 and ordered same returned to the Honorable House.

Senator Ingraham asked to be excused until Monday morning which was granted.

Senator Draughon asked to be excused until Monday morning, which was granted.

Senator Rutherford asked to be excused until Monday morning which was granted.

Senator Anglin asked to be excused until Tuesday at 1:30, which was granted.

Senator Sherman asked to be excused until Monday morning, which was granted.

The following message from the acting Governor was read:

GOVERNOR'S MESSAGE.

To the Honorable, the President, and Members of the Senate:

I have the honor to advise that I have this day approved the following bills, and have caused the same to be filed in the office of the Secretary of State, as provided by law:

Enrolled Senate Bill No. 25, by Golobie, entitled:

“An Act fixing the salaries of county judge, sheriff, county attorney, county clerk, county treasurer, court clerk, county assessor, county commissioners, county superintendent of public instruction, jailor, and the deputies of the county clerk, treasurer, county attorney, assessor, county superintendent and sheriff, and declaring an emergency.”

Enrolled Senate Bill No. 55, by Lillard and Davidson, entitled:

An Act amending Section 1, Chapter 20, of the Session Laws of Oklahoma, 1919, repealing all the laws in conflict therewith and declaring an emergency.”

Enrolled Senate Bill No. 102, by Hill, entitled:

“An Act relating to assistant county attorneys in counties

between 52,000 and 55,000 population, and declaring an emergency."

Enrolled Senate Bill No. 153, by Anglin, entitled:

"An Act relating to the salaries of certain deputies in the offices of the county treasurer, court clerk and county clerk, in counties of not less than 26,000 and not more than 26,400 population, and declaring an emergency."

Enrolled Senate Bill No. 161, by Draughon, of the Senate; and Pullen of the House, entitled:

"An Act legalizing the incorporation of the town of Davis, Murray County, Oklahoma, and to legalize the proceedings and all acts done by the Board of Trustees of said town of Davis and declaring an emergency."

Enrolled Senate Bill No. 264, by W. H. Woods, of the Senate; and Gibbons of the House, entitled:

"An Act repealing Sections 1960 to 1969, inclusive, of the revised laws of Oklahoma, 1910, abolishing the county court at Blanchard, Oklahoma, and providing for the transfer of the records of said court to the county court at the county seat of McClain county, Oklahoma, and declaring an emergency."

Enrolled Senate Bill No. 281, by Glasser, entitled:

"An Act fixing the salaries of county attorneys and county judges and authorizing the employment of certain deputies by county officers in counties having a population of not less than 37,499 and not more than 37,750, fixing the salaries of such officers and deputies, repealing all laws in conflict herewith and declaring an emergency."

Respectfully,

M. E. TRAPP,

Acting Governor

Senator Fleming asked unanimous consent to consider Senate Bill No. 373, to which objection was made.

Senator Fleming moved that Senate Bill No. 373 be advanced to engrossment and third reading, which prevailed.

Senator Fleming moved that the rules be suspended, the bill considered engrossed and placed on third reading and final passage, which prevailed.

Senate Bill No. 373 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Fleming, Frye, Harrison, Hensley, Hill, Holloway, Horner, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (W. H.) Total 29.

Nays: Anglin, Draughon, Nichols. Total 3.

Excused: Dearmon, Glasser, Golobie Harvey, Ingraham, Morton, Rutherford, West. Total 8.

Absent: Durant, Pugh, Wallace, Woods, (E. E.) Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Fleming, Frye, Harrison, Hensley, Hill Holloway, Horner, Johnson, Land, Leedy, Lillard, Looney, Lynch McPherran, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (W. H.) Total 30.

Nays: Draughon, Nichols. Total 2.

Excused: Dearmon, Glasser, Golobie, Harvey, Ingraham, Morton, Rutherford, West. Total 8.

Absent: Durant, Pugh, Wallace, Woods, (E. E.) Total 4.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill referred to the Committee on Engrossed and Enrolled Bills for Engrossment.

Senator Briggs asked to be excused from the evening session, which was granted.

Senator Coyne asked to be excused from the evening session, which was granted.

Senator Nichols asked to be excused from the evening session, which was granted.

Senator Dearmon was excused for Saturday.

Senator West was excused for Saturday.

On motion of Senator Davidson the Senate recessed until 7 o'clock p. m.

EVENING SESSION.

The Senate reconvened, the President pro tempore presiding.

Senate Bill No. 251 was taken up for further consideration.

Senator McPherrren moved that the bill be considered section by section, which prevailed.

Section 2 was read.

Senator McPherrren offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 155, line 15, page 2, as follows: By striking after the word "the" in line 14 and before the word "serve" in line 15 the words "county engineer of the respective counties and to" and sub-

stitute the following words "county commissioners of the district to be served as such patrolmen to."

McPHERREN.

Senator McPherren offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 251, line 16, page 2, as follows: By striking after the word "such" and before the word "and" the word "engineer" and substituting the words "county commissioner."

McPHERREN.

Senator McPherren offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 251, line 18, page 2 and 3 by striking after the word "and" in line 18, page 2 and before the word "before" in line 2 on page 3, the following language: "shall receive a salary not to exceed \$100.00 per month and shall" and substitute therefor the following "shall receive a salary or per diem to be fixed by the board of county commissioners."

McPHERREN.

Senator McPherren offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 251, line 4, page 3, as follows: By striking after the word "the" and before the word "and" the words "county engineer" and substituting therefor "chairman board of county commissioners."

McPHERREN.

Section 2, as amended, was adopted.

Section 3 was read.

Senator McPherren offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 251, line 10, page 3, as follows: By striking after the word "the" and before the word "shall" the words "county commissioners" and substituting the following "board of county commissioners."

McPHERREN.

Senator McPherren offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 251, line 5, page 4, as follows: By striking after the word "exceed" and before the word "dollars" in line 6, the words and figures "fifty (50)" and substitute therefore the words and figures "four hundred (400)."

McPHERREN.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 251, line 3, page 4, as follows: By striking after the word "may" and before the word "purchase" the words "authorize the county engineer to."

DAVIDSON.

Senator Leedy offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 251, on page 3, line 17, as follows: By adding after the word "notice" and before the word "therefor" the following "thereof for at least two consecutive weeks in some newspaper of general circulation."

LEEDY.

Senator Wallace moved to reconsider the vote by which Section 1 was adopted, which prevailed.

Senator Wallace offered the following amendment, which was adopted.

Mr. President: I move to amend Senate Bill No. 251, page 1, line 4, as follows: By striking the word "shall" and inserting the word "may" in lieu thereof.

WALLACE.

Section 1, as amended, was adopted.

Senator Davidson presiding.

Section 3, as amended, was adopted.

Section 4 was read.

Senator McPherran offered the following amendment:

Mr. President: I move to amend Senate Bill No. 251, line 2, page 5, as follows: By striking after the word "the" and before the word "such" the words "county engineer" and substitute therefor the words "board of county commissioners."

McPHERREN

Senator Leedy offered the following substitute amendment, which lost:

Mr. President: I move as a substitute in line 2, page 5, by adding after the word "engineer" the following "and approval of board of county commissioners."

LEEDY.

The question occurring on the McPherran amendment, same was adopted.

Senator McPherran offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 251, line 5, page 5, by adding after the word "engineer" and before the word "may" the following words "with the approval of the board of county commissioners."

McPHERREN.

Section 4, as amended, was adopted.

Section 5 was read.

Senator Cordell offered the following amendment:

Mr. President: I move to amend Senate Bill No. 251, page 6, line 11, by striking after the word "soil" and before the word "especially" on line 14 all intervening language.

CORDELL.

Senator Holloway moved to table the amendment, which prevailed.

Senator Hill offered the following amendment:

Mr. President: I move to amend Senate Bill No. 251, page 8, line 3, by inserting after the word "times" the following (J) the county engineer shall have general supervision of all roads and road and bridge construction in the county and wherever in the laws of Oklahoma duties are conferred upon the board of county commissioners in matters relating to the construction of roads, or bridges, such duties are herewith transferred to the county engineer except as otherwise provided herein.

HILL.

Senator W. H. Woods moved to table the amendment, which prevailed.

Senator McPherren offered the following amendment:

Mr. President: I move to amend Senate Bill No. 251, page 6, line 5. by adding after the word "ruts" the following words "and slopes of fills and cuts with bermuda grass."

McPHERREN.

Senator Lillard moved to table the amendment, which prevailed.

Senator Fleming offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 251, page 7, line 9, by striking after the word "the" on line 8, and before the word "may" and insert the following "board of county commissioners."

FLEMING.

Senator Looney offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 251 on page 7, line 10, by striking after the word "the" and before the word "any" the words "county engineer" and substituting the words "board of county commissioners."

LOONEY.

Senator Fleming offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 251, on page 7, line 10, by striking after the word "the" and before the word "any" and insert the following "board of county commissioners or county engineers."

FLEMING.

Section 5, as amended, was adopted.

Section 6 was read.

Senator Fleming offered the following amendment:

Mr. President: I move to amend Senate Bill No. 251 by striking section 6 from the bill.

FLEMING.

Senator Spurlock offered the following substitute amendment:

Mr. President: I move to amend Senate Bill No. 251, page 8, line 7 as follows: By inserting after the word "county" and before the word "to" "which shall have adopted this system."

SPURLOCK.

Senator Hill moved to table the Spurlock amendment, which lost.

The question occurring on the Spurlock amendment, same was adopted.

Senator Looney moved that the vote by which section 5 was adopted be reconsidered, which prevailed.

Senator Looney offered the following amendment, which lost.

Mr. President: I move to amend Senate Bill No. 251, page 7, line 15, by striking the words "county engineer" and inserting the words "board of county commissioners."

Section 5 was adopted.

Section 6 was adopted.

Section 7 was read and adopted.

Senator Fleming moved that the rules be suspended for the purpose of considering section 2.

Senator Carlock moved to table the motion, which prevailed.

Senator Looney moved that the vote by which Section 7 was adopted be reconsidered, which prevailed.

Senator Looney offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 251, page 9, line 8, by striking after the word "Commissioners" and before the word "of" the words "by the county engineer" and after the word "certified" inserting the words

“claims,” and strike out the word “vouchers” after the word “certified” on line 8.

LOONEY.

On motion of Senator Lillard Section 7, as amended, was adopted.

Senator Lillard moved that Senate Bill No. 251, as amended, be advanced to engrossment and third reading, which prevailed.

Senator Carlock asked unanimous consent to consider Senate Bill No. 356, which was granted.

Senate Bill No. 356 was taken up for consideration.

Senator Simpson moved that the bill be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for Engrossment.

Senator Cordell moved that Senate Bill No. 15 be stricken from the calendar, which prevailed.

Senator W. H. Woods asked unanimous consent for the consideration of Senate Bill No. 207, which was granted.

Senate Bill No. 207 was taken up for consideration.

Senator W. H. Woods offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 207, page 2, line 1 by inserting after the word “resided” and before the word “such” the words “and held office.”

W. H. WOODS.

Senator W. H. Woods offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 207, page 1, line 3, by inserting after the word “estate” and before the

word "effecting" the words "which deeds of conveyances are otherwise valid."

W. H. WOODS.

Senator W. H. Woods moved that the bill as amended be advanced to engrossment and third reading, which prevailed, and the bill was referred to the committee on Engrossed and Enrolled Bills for engrossment.

Senator McPherren moved that Senate Bill No. 39 be made a special order for 2 o'clock Monday, which prevailed.

Senator Lillard moved that Senate Bill No. 142 be made a special order Monday following consideration of Senate Bill No. 39.

Senator Simpson moved to table the motion, which prevailed.

Senate Bill No. 127, was taken up for consideration and read.

Senator Horner offered the following amendment:

Mr. President: I move to amend Senate Bill No. 127, lines 8 and 9, page 2, by striking after the word "of" in line 8 and before the word "or" line 9 the words "one hundred twenty-five thousand" and insert in lieu thereof the words "seventy-five thousand."

HORNER.

Senator Simpson moved to table the amendment, which prevailed.

Senator Simpson moved that the bill be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Leedy presiding.

The President pro tempore presiding.

Senate Bill No. 353 was taken up for consideration and read.

Senator E. E. Woods moved that the bill be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 354 was taken up for consideration and read.

Senator Davidson moved that the bill be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 154 was taken up for consideration and read.

Senator Davidson offered the following amendment which was adopted:

Mr. President: I move to amend Senate Bill No. 154, line 8, page 2, by striking out after the word "the" and before the word "by" the words "State Treasurer" and inserting in lieu thereof the words "Attorney General."

DAVIDSON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 154, lines 11 and 12, page 2, by striking after the word "where" in line 11 the remainder of section 2 and inserting in lieu thereof the words "the capital is situated."

DAVIDSON.

Senator Coyne moved that further action on the bill be deferred until the next legislative day, which prevailed.

The following messages from the House were read:
To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

ENROLLED SENATE BILL NO. 180, by Ingraham of the Senate, and Admire of the House, entitled: "An Act relating to salaries of County Commissioners in counties between 62,000 and 65,000 population, and repealing all laws and parts of laws in conflict herewith,"

And to inform you, and through you the Honorable Senate, that this Enrolled Bill has been signed by the Speaker of the House of Representatives in open session.

Yours very truly,
ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

ENGROSSED SENATE CONCURRENT RESOLUTION

NO. 13, by Johnson, entitled: "A Resolution memorializing the Congress of the United States to pass certain measures now pending, providing relief for those who served honorably in the armed forces of the United States during the war with the imperial German government."

ENROLLED SENATE CONCURRENT RESOLUTION

NO. 12, by Cornett of the Senate, and, Wismeyer of the House, entitled: "A Resolution recalling Senate Bill No. 52 from the Governor for correction."

And to inform you, and through you the Honorable Senate, that Engrossed Senate Concurrent Resolution No. 13 has been

passed by the House of Representatives and was signed by the Speaker of the House in open session; and that Enrolled Senate Concurrent Resolution No. 12 was signed by the Speaker of the House in open session.

Yours very truly,
ALBERT ROSS, Chief Clerk.

Enrolled Senate Bill No. 180 was ordered transmitted to the Governor.

Enrolled Senate Concurrent Resolution No. 12 was ordered transmitted to the Secretary of State.

Engrossed Senate Concurrent Resolution No. 13 was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Lynch was excused for tomorrow.

On motion of Senator Hill the Senate adjourned until 11 o'clock Saturday morning.

FIFTY-THIRD LEGISLATIVE DAY.

Saturday, March 5, 1921.

The Senate met at 11 o'clock pursuant to adjournment and was called to order by the President pro tempore.

On roll call the following Senators were present:

Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Durant, Fleming, Frye, Harrison, Hensley, Hill, Holloway, Horner, Johnson, Leedy, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 30.

Excused: Anglin, Dearmon, Draughon, Glasser, Golobie, Harvey, Ingraham, Lynch, Morton, Rutherford, Sherman, West. Total 12.

Absent: Brown, Land. Total 2.

The Chair announced a quorum present.

Prayer by the Chaplain.

The Journal of the previous day's session was read and approved.

Senator Cordell submitted the following committee reports, which were adopted, and House Bills Nos. 28 and 184 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Agriculture, to whom was referred House Bill No. 28, by Graves of the House and Cordell of the Senate, entitled: An Act providing for threshers lien on grain and seeds, providing for the procedure to enforce said lien, and repealing all laws in conflict herewith, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CORDELL, Chairman.

Mr. President

We, your committee on Agriculture, to whom was referred House Bill No. 184, by Beck, entitled: An Act to amend Section 120, Article 1, Chapter 3 of the Revised Laws of Oklahoma, 1910, providing when dogs may be killed and for the payment of damages done by dogs, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CORDELL, Chairman.

Senator Leedy submitted the following committee reports, which were adopted, and Senate Bills Nos. 246, 261 and 298 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Public Health, to whom was referred Senate Bill No. 246, by Johnson, entitled: An Act defining the duties of county superintendents of health and fixing salaries; also creating a county health fund for the payment of salaries and expenses of county superintendents of health, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LEEDY, Chairman.

Mr. President:

We, your committee on Public Health, to whom was referred Senate Bill No. 261, by Simpson, entitled: An Act relating to the sale of meats to the public, authorizing inspection of animals and providing for records thereof and compensation of inspectors and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same without recommendations.

LEEDY, Chairman.

Mr. President:

We, your committee on Public Health, to whom was referred Senate Bill No. 298, by Nichols and Simpson, entitled: An Act making it a misdemeanor for any owner, proprietor or keeper to serve, sell or offer for service of sale any unwholesome, tainted, at, mouse, or fly infested or infected or stagnant or tainted diet, food or drinks and prescribing a penalty therefor, etc., beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LEEDY, Chairman.

Senator Looney submitted the following committee reports, which were adopted, and House Bill No. 370 and Senate Bill No. 379 were ordered printed and placed on the Calendar:

Mr. President:

We, your committee on State and County Affairs, to whom was referred Engrossed House Bill No. 370 by Ottinger and Cummings, of the House, entitled: An Act legalizing the incorporation of the town of Gracemont, Caddo County, Oklahoma, and to legalize the proceeding and all

acts done by the board of trustees of said town of Grace-
mont, Oklahoma, and declaring an emergency, beg leave to
report that we had the same under consideration and here-
with return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

We, your committee on State and County Affairs, to
Mr. President:

whom was referred Senate Bill No. 379, by Cartwright and
McPherren of the Senate and Rice of the House, entitled:
An Act providing for and regulating the number of deputies
in the county officers of counties having a population of 18,-
400 and not more than 18,420, fixing their salaries; and de-
claring an emergency, beg leave to report that we had the
same under consideration and herewith return the same with
the recommendation that it do pass.

MRS. LOONEY, Chairman.

Senator Davidson submitted the following committee
reports, which were adopted and Senate Bill No. 271 and
House Bill No. 424 were ordered printed and placed on the
calendar:

Mr. President:

We, your Committee on Appropriations, to whom was
referred Senate Bill No. 271, by Cordell, entitled, An Act
making an appropriation for expenses of the State Board
of Agriculture in enforcing the law regulating the sale of
Agricultural seed, and declaring an emergency, beg leave to
report that we had the same under consideration and here-
with return the same with the recommendation that it do
pass as amended, said amendment being as follows, to-wit:

In line 4 of the bill, after the word "necessary" and be-
fore the word "to," insert the following: "for the fiscal
year ending June 30, 1921."

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 424, by House Committee on Printing, entitled: "An Act making an appropriation to pay certain claims for publishing arguments on initiative and referred measures at the general election of November 4, 1920, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Carlock submitted the following committee report, which was adopted, and Senate Bill No. 324 was ordered printed and placed on the calendar:

Mr. President:

We, your Committee on Oil and Gas, to whom was referred Senate Bill No. 324, by Davidson, entitled: An Act relating to mining partnerships and declaring an emergency, beg leave to report that we had the same under consideration and hrewith return the same with the recommendation that it do pass as amended, said amended bill being hereto attached.

CARLOCK, Chairman.

Senator Lillard submitted the following committee report, which was adopted, and Senate Bill No. 381 was ordered printed and placed on the calendar:

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 381 by Horner of the Senate, and Tylee of the House, entitled: An Act repealing Chapter 102 of the Session Laws of Oklahoma 1913, relating to the coun-

ty court at Henryetta, in Okmulgee County, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

ROSS N. LILLARD, Chairman.

Senator Holloway submitted the following committee report, which was adopted, and Senate Bill No. 362 was ordered printed and placed on the calendar:

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 362, by Golobie and Simpson, entitled: An Act amending Section 3 of Chapter 32, Session Laws of 1919, relating to traveling libraries, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

BILLS ON FIRST READING.

The following bills were introduced and read the first time:

Senate Bill No. 385, by Pugh, An Act amending Section 3218, chapter 81, article 1, of the Revised Laws of Oklahoma, 1910, relative to the salaries of county treasurers; and declaring an emergency.

Senate Bill No. 386, by Davidson and Cartwright, An Act making an appropriation for geological field work and supplies for the fiscal year ending June 30, 1921, for the Oklahoma Geological Survey, and declaring an emergency.

BILLS AND JOINT RESOLUTIONS ON SECOND READING.

The following bills and joint resolutions were read the second time and referred to the standing committees indicated:

Senate Bill No. 380, by Leedy, to Public Health.

Senate Bill No. 381, by Horner, of the Senate, and Tylee, of the House, to Judiciary No. 1.

Senate Bill No. 382, by Briggs, to Penal Institutions.

Senate Bill No. 383, by Briggs, to Penal Institutions.

Senate Bill No. 384, by Hill, Davidson and W. H. Woods of the Senate, and J. B. Smith and W. P. Miller of the House, to Public Health.

Senate Joint Resolution No. 25, by Briggs, to Penal Institutions.

House Bill No. 206 was taken up for consideration and read.

Senator Nichols moved that House Bill No. 206 be referred to a special committee for the purpose of designating the new matter, the President pro tempore to be a member of the committee, which prevailed, and the Chair appointed Senators Cordell, Coyne and Simpson as such committee.

House Bill No. 56 as amended, was taken up for consideration and read.

Senator Nichols presiding.

Senator Leedy offered the following amendment, which lost:

Mr. President: I move to amend House Bill No. 56, line 2, page 2, by striking after the word "each" and before

the word "in" the words "Commissioner's District" and insert in lieu thereof the words "municipal township."

LEEDY.

The President pro tempore presiding.

Senator Leedy offered the following amendment:

Mr. President: I move to amend House Bill No. 56, lines 4 to 6, page 2, by striking all of the said linee from line 3 to the word "the" in line 6.

LEEDY.

Senator Hill moved that the special rule applied on the appropriation bill, limiting debate on motions and amendments, be applied on all bills during the balance of the session, which prevailed.

Senator Harrison moved to reconsider the vote by which the Hill motion was carried, which prevailed.

The motion by Senator Hill was read.

Senator Harrison moved that the special rule be made permanent.

Senator Lillard moved to table the motion by Senator Harrison, and the roll being called resulted as follows:

Ayes: Coyne, Durant, Fleming, Leedy, Lillard, Pugh, Ratliff, Wallace, Woods, (E. E.), Woods, (W. H.) Total 10.

Nays: Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Frye, Harrison, Hensley, Hill, Holloway, Horner, Johnson, Looney, McPherrren, Nichols, Simpson, Spurlock, Wells. Total 19.

Excused: Anglin, Dearmon, Draughon, Glasser, Golobie, Harvey, Ingraham, Lynch, Morton, Rutherford, Sherman, West. Total 12.

Absent: Briggs, Brown, Land. Total 3.

The Chair declared the motion to table lost.

The question occurring on the motion by Senator Harrison, same prevailed.

Senator Coyne moved that the Senate recess until one o'clock, which prevailed.

AFTERNOON SESSION.

The Senate reconvened, the President pro tempore presiding.

The question occurring on the Leedy amendment, same lost.

Senator Clark offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 56, line 2, page 3, by striking after the word "each" and before the word "township" the word "geographical" and substitute therefor the word "municipal."

CLARK.

Senator Spurlock offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 56, line 6, page 3, by inserting after the word "engineer" and before the word "showing" the words "in the event one has been appointed for the county."

SPURLOCK.

Senator McPherran offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 56, line 1, page 3, by striking after the word "exceed" and before the word "for" the words and figures Two Hundred Twenty Dollars (\$220.00) and substituting the following words "Four Hundred Dollars (\$400.00)."

McPHERREN.

House Bill No. 56, as amended, was advanced to engrossment and third reading and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

House Bill No. 94 was taken up for consideration and read.

Senator Simpson offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 94, lines 1 and 2, page 1, by striking after the word "state" and before the word "having" the following language "having no township government."

SIMPSON.

Senator W. H. Woods offered the following amendment, which was adopted:

Mr. President: I have to amend House Bill No. 94, lines 1 and 2, page 1 by striking the words "having no township organization and."

W. H. WOODS.

Senator Looney offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 94, line 3, page 1, by striking after the word "of" and before the word "thousand" the word "fifteen" and the figures "15,000" and inserting the figures "15,840" and the words "fifteen thousand eight hundred forty."

LOONEY.

Senator Hensley offered the following amendment:

Mr. President: I move to amend House Bill No. 94, page 3 by adding a new section to be numbered Section 2 to read as follows:

Section 2. This act shall not apply to any county having a population according to the last preceding Federal census between 22,000 and 23,000 inhabitants.

HENSLEY.

Senator Simpson moved that House Bill No. 94 be referred to a special committee of three for the purpose of amendment, which prevailed, and the Chair appointed Senators Simpson, Cordell and Nichols as such committee.

House Bill No. 232 was taken up for consideration.

Senator E. E. Woods moved that the bill be advanced to engrossment and third reading, which prevailed.

House Bill No. 419 was taken up for consideration and read.

Senator Carlock offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 419, line 4, page 8, by inserting after "for" and before "endeavoring" the words "serving or."

CARLOCK.

On motion of Senator Carlock House Bill No. 419, as amended, was advanced to engrossment and third reading, and the bill was referred to the Committee on Engrossment and Enrolled Bills for engrossment of the Senate amendments.

House Bill No. 381 was taken up for consideration.

On motion of Senator Clark, House Bill No. 381 was advanced to engrossment and third reading.

House Bill No. 355 was taken up for consideration.

On motion of Senator Briggs, House Bill No. 355 was advanced to engrossment and third reading.

House Bill No. 398 was taken up for consideration.

On motion of Senator Cornett, House Bill No. 398 was advanced to engrossment and third reading.

House Bill No. 252 was taken up for consideration.

On motion of Senator McPherran, House Bill No. 252 was advanced to engrossment and third reading, which prevailed.

House Bill No. 335 was taken up for consideration.

On motion of Senator Wells, House Bill No. 335 was advanced to engrossment and third reading.

House Bill No. 321 was taken up for consideration.

On motion of Senator Nichols, House Bill No. 321 was advanced to engrossment and third reading.

House Bill No. 341 was taken up for consideration.

On motion of Senator Pugh, House Bill No. 341 was advanced to engrossment and third reading.

House Bill No. 233, as amended, was read.

On motion of Senator Harrison, House Bill No. 233 was advanced to engrossment and third reading, and the bill was referred to the Committee on Engrossment and Enrolled Bills for Engrossment of the Senate amendments.

House Bill No. 376 was taken up for consideration.

Senator Nichols moved that further consideration of the bill be postponed until the next legislative day.

Senator Lillard moved as a substitute that House Bill No. 376 be referred to the Committee on Legislative and Judicial Apportionment, which prevailed.

Senator Nichols presiding.

Senate Bill No. 110 was taken up for consideration and read.

Senator Horner offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 110, line 7, page 1, by adding after the word "Section 1" and before the word "the": "That Section 5468, chapter 61, article ix, of the Revised Laws of Oklahoma, 1910, is hereby amended to read as follows: "Section 5468:"

Also the following amendment—by inserting in line 5, page 2, after the word "final" the following language: "Provided further, that if the plaintiff does not make said deposit, or furnish said bond, for the purpose of having said case filed and docketed and all costs accruing in said case up to that time shall be taxed to plaintiff regardless of the final judgment in the Appellate Court."

HORNER.

On motion of Senator Horner, Senate Bill No. 110, as amended, was advanced to engrossment and third reading, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 339 was taken up for consideration.

On motion of Senator Davidson Senate Bill No. 339 was advanced to engrossment and third reading, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Briggs asked to be excused for the balance of the day which was granted.

Senate Bill No. 171 was taken up for consideration and read.

Section 1 was read and adopted.

Section 2 was read.

Senator Cordell offered the following amendment:

Mr. President: I move to amend Senate Bill No. 171, line 17, page 3, by striking line 17 and all language down to and including line 6 on page 4.

CORDELL.

On motion of Senator Looney the amendment was tabled.

Senator Fleming offered the following amendment:

Mr. President: I move to amend Senate Bill No. 171, line 6, page 5, by striking out lines 6, 7, 8, 9 and 10 of page 5 from the bill.

FLEMING.

The question occurring on the adoption of the amendment by Senator Fleming, the roll being called resulted as follows:

Ayes: Carlock, Coyne, Davidson, Durant, Fleming, Frye, Harrison, Hensley, Hill, Horner, Wallace, Wells, Woods, (E. E.) Total 13.

Nays: Cartwright, Clark, Cordell, Cornett, Holloway, Johnson, Leedy, Looney, McPherren, Nichols, Pugh, Ratliff, Simpson, Spurlock. Total 14.

Excused: Anglin, Briggs, Dearmon, Draughon, Glasser, Golobie, Harvey, Ingraham, Lynch, Morton, Rutherford, Sherman, West. Total 13.

Absent: Brown, Land, Lillard, Woods, (W. H.) Total 4.

The Chair declared the amendment lost.

On motion of Senator Davidson the Senate adjourned until 1:30 Monday.

FIFTY-FOURTH LEGISLATIVE DAY.

Monday, March 7, 1921.

The senate met at 1:30 pursuant to adjournment and was called to order by the President pro tempore.

On roll call the following Senators were present.

Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Excused: Anglin. Total 1.

Absent: None.

The Chair announced a quorum present.

Prayer by the Chaplain.

The Journal of the previous day's session was read and approved.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 110, 127, 155, 207, 251, 353, 354, 356 and 373 correctly engrossed; Senate Concurrent

Resolution No. 13 correctly enrolled; Senate amendments to House Bills Nos. 56, 77, 233 and 419 correctly engrossed.

L. A. MORTON, Chairman.

Senator Davidson submitted the following committee report, which was adopted, and Senate Bill No. 185 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 185, by Pugh of the Senate, and Denny of the House, entitled: An Act declaring prairie dogs to be a public nuisance, making it the duty of the state board of Agriculture to exterminate them, and making an appropriation therefor, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, CHAIRMAN.

Senator Davidson submitted the following majority committee report on Senate Joint Resolution No. 22:

MAJORITY REPORT.

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Joint Resolution No. 23, by Mrs. Looney, Spurlock, and W. H. Woods of the Senate, and Otto Smith of the House, entitled: A Resolution amending Section 2, Chapter 62, of the Session Laws of 1919, relating to state aid for rural schools, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

DAVIDSON, Chairman.

Senator Davidson moved that the majority report be adopted.

Senator Spurlock submitted the following minority committee report on Senate Joint Resolution No. 22:

MINORITY REPORT.

Mr. President:

We, your Committee on Appropriations, to whom was referred S. J. R. 23, by Looney, amending Section 2, Chapter 62 of the Session Laws of 1919, relating to state aid for rural schools, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

SPURLOCK.

Senator Looney moved as a substitute that the minority report be adopted, and the roll being called resulted as follows:

Ayes: Cartwright, Cordell, Dearmon, Draughon, Durrant, Frye, Glasser, Golobie, Hill, Holloway, Johnson, Land, Looney, McPherran, Morton, Pugh, Ratliff, Simpson, Spurlock, Wells, West, Woods, (W. H.) Total 22.

Nays: Briggs, Brown, Carlock, Clark, Cornett, Coyne, Davidson, Fleming, Harrison, Harvey, Hensley, Horner, Ingraham, Leedy, Lillard, Lynch, Nichols, Sherman, Wallace, Woods, (E. E.) Total 20.

Excused: Anglin. Total 1.

Absent: Rutherford. Total 1.

The Chair declared the minority report adopted.

Senator Holloway submitted the following committee reports, which were adopted and Senate Bills Nos. 289, 290,

291 and 342 and House Bills Nos. 16, 214 and 388 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 289, by Nichols, entitled: An Act providing for the proper display of the American flag in every school room in the State of Oklahoma, making compulsory the teaching of respect and reverence for the flag by appropriate ceremonial formulated by the state superintendent and providing a penalty for its violation, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 290, by Nichols, entitled: An Act providing for the compulsory teaching of American history and Civil Government in all the grade and high schools, both public and private of this state; making the teaching of, and passage of examination in American history and Civil Government, necessary for any college or university or normal school, or chartered institution of learning before it can grant a degree, when said decree is conferred under the authority of the State of Oklahoma and providing a penalty for its violation, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 291, by Nichols, entitled: An Act providing for an oath or affirmation of allegiance to be tak-

een by all teachers in the public, private, parochial and denominational schools, conferreing on the county and state superintendent of instruction power to revoke a teacher's certificate for teaching disloyalty to the United States, or for publicly reviling, etc., beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 342, by Wilburn Cartwright and E. E. Wood, entitled: To Be Entitled an Act to provide for the acceptance of the benefits of an act by the Senate and House of Representatives of the United States of America in convention assembled (H. R. 4438, Approved June 2, 1920), entitled "An Act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise, and their return to civil employment," to provide for the administration of same, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred Engrossed House Bill No. 16, by Pratt, entitled: An Act revising and amending Section 1, Senate Bill 150, Session Laws 1917, and defining the material of construction, relating to rural high schools, and defining the length of term and the number of teachers to be employed, prescribing their qualifications, repealing all acts and parts of acts in conflict therewith, and declaring an emergency, beg leave to report that we had the same under consideration and

herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred House Bill No. 214, by Dearmon of the Senate and Louthan and Davis of the House, entitled: An Act authorizing the Board of Regents of the Oklahoma College for Women, to sell the land herein described and invest the proceeds in lands or permanent improvements adjacent to the present campus, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred Engrossed House Bill No. 388 by Hardie and Harrison, entitled: An Act authorizing the Board of Regents of the University of Oklahoma to set aside portions of the campus to the said university for the construction of dormitories; and to construct and equip said dormitories; and to manage and regulate the same, and to issue bonds for the purpose of constructing said dormitories; and authorizing the commissioners of the law office to purchase said bonds; and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Senator McPherren submitted the following committee report, which was adopted, and House Bill No. 222 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Roads and Highways, to whom was referred Engrossed House Bill No. 222, by Harris and Martin, entitled: An Act amending Section 7620, Revised Laws, 1910, relating to road and bridge improvement bonds providing for the sale of unsold bonds issued to secure federal aid and empowering state highway commissioners under certain conditions to designate state highways and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

CHAS. E. McPHERREN, Chairman.

BILLS ON FIRST READING.

The following bills were introduced and read the first time:

Senate Bill No. 387, by Holloway, An Act creating a lien in favor of mechanics, materialmen, laborers, employees, persons who have sustained injury or damage to person or property.

Senate Bill No. 388, by Wallace, An Act repealing chapter 142 of House Bill No. 88 of the acts of the Seventh Legislature, being an act to provide for the preparation and review of estimates for expenditures and revenues, and to establish a budget system for all state departments, bureaus, divisions, officers, boards, commissions, institutions and other agencies and undertakings receiving and asking financial aid from the State of Oklahoma, and declaring an emergency.

Senate Bill No. 389, by Leedy, by request, An Act amending section 6895, chapter 7, Revised Laws of 1910 to conform to the formation of separate board of medical examiners.

Senate Bill No. 390, by Durant, An Act repealing sections 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003 and 2004 of the Revised Laws of Oklahoma, 1910, the same being House Bill No. 132, approved March 4th, 1910, chapter 34 of the Session Laws of 1910, abolishing county court of Afton, Ottawa County, Oklahoma, and declaring an emergency.

BILLS ON SECOND READING.

The following bills were read the second time and referred to the standing committees indicated:

Senate Bill No. 385, by Pugh, to State and County Affairs.

Senate Bill No. 386, by Davidson and Cartwright, to Appropriations.

The President pro tempore signed the enrolled copy of Senate Concurrent Resolution No. 13 and ordered same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Bill No. 373 and ordered same transmitted to the Honorable House.

House Bill No. 77, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Ruth-

erford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Nays: Glasser. Total 1.

Excused: Anglin. Total 1.

Absent: Briggs, Golobie. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 77 and ordered same transmitted to the Honorable House.

Senate Bill No. 155 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, -Harrison, Holloway, Horner, Johnson, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, West, Woods, (E. E.), Woods, (W. H.) Total 26.

Nays: Briggs, Fleming, Frye, Glasser, Golobie, Harvey, Hensley, Hill, Ingraham, Land, Leedy, Lillard, Ruth-erford, Sherman, Wallace, Wells. Total 16.

Excused: Anglin. Total 1.

Absent: Brown. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 155 and ordered same transmitted to the Honorable House.

Senate Bill No. 251 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (W. H.) Total 36.

Nays: Fleming, Harrison, Harvey, Land, West, Woods, (E. E.) Total 6.

Excused: Anglin. Total 1.

Absent: Brown: Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 251 and ordered same transmitted to the Honorable House.

Senate Bill No. 356 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Looney, Lynch, McPherren, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: Briggs, Durant, Fleming, Frye, Glasser, Leedy, Lillard, Nichols. Total 8.

Excused: Anglin. Total 1.

Absent: Brown, Golobie. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Looney, Lynch, McPherren, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West,

Senate Bill No. 207 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Wallace, Wells, West, Woods, (W. H.) Total 34.

Nays: Briggs, Harrison, Horner, Lillard, Lynch, Sherman. Total 6.

Excused: Anglin. Total 1.

Absent: Brown, Spurlock, Woods, (E. E.) Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Wallace, Wells, West, Woods, (W. H.) Total 33.

Nays: Briggs, Glasser, Harrison, Horner, Lillard, Lynch, Sherman. Total 7.

Excused: Anglin. Total 1.

Absent Brown, Spurlock, Woods, (E. E.) Total 3.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 207 and ordered same transmitted to the Honorable House.

Senate Bill No. 127 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 37.

Nays: Fleming, Hill, Horner. Total 3.

Excused: Anglin. Total 1.

Absent: Davidson, Harvey, Hensley. Total 3.

The bill having a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Frye, Golobie, Harrison, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 34.

Nays: Briggs, Durant, Fleming, Glasser, Hill, Horner. Total 6.

Excused: Anglin. Total 1.

Absent: Davidson, Harvey, Hensley. Total 3.

The emergency having reached a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 127 and ordered the same transmitted to the Honorable House.

Senate Bill No. 353 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Hill, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols,

Pugh, Ratliff, Simpson, Wallace, Wells, West, Woods, (E. E.), Woods, W. H. Total 33.

Nays: Briggs, Coyne, Glasser, Harvey, Hensley, Land, Rutherford, Sherman, Spurlock. Total 9.

Excused: Anglin. Total 1.

Absent: Horner. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Hill, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Simpson, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 33.

Nays: Briggs, Coyne, Glasser, Harvey, Hensley, Land, Rutherford, Sherman, Spurlock. Total 9.

Excused: Anglin. Total 1.

The President pro tempore signed the engrossed copy of Senate Bill No. 353 and ordered same transmitted to the

Absent: Horner. Total 1.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

Honorable House.

Senate Bill No. 354 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.)
Total 42.

Nays: None.

Excused: Anglin. Total 1.

Absent: Coyne. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.)
Total 42.

Nays: None.

Excused: Anglin. Total 1.

Absent: Coyne. Total 1.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 354 and ordered same transmitted to the Honorable House.

Senate Bill No. 110 was read for the third time at length:

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: Cordell, Coyne, Harrison, Leedy, Simpson. Total 5.

Excused: Anglin. Total 1.

Absent: None.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford,

Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: Cordell, Coyne, Harrison, Leedy. Total 4.

Excused: Anglin. Total 1.

Absent: None.

The Emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 110 and ordered same transmitted to the Honorable House.

House Bill No. 232 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durrant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, total 43.

Nays: None.

Excused: Anglin. Total 1.

Absent: None.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Du-

rant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Nays: None.

Excused: Anglin. Total 1.

Absent: None.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 232 and ordered same returned to the Honorable House.

House Bill No. 419 was read for the third time at length.

Senator Carlock asked unanimous consent to offer the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 419, lines 5, 6, 7, 8, and 9, page 9, by striking all of Section 9.

CARLOCK.

The question being, "Shall House Bill No. 419, as amended, pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright Clark, Cordell, Cornett, Coyne, Davidson, Dearmon Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Nays: None.

Excused: Anglin. Total 1.

Absent: None.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright Clark, Cordell, Cornett, Coyne, Davidson, Dearmon Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Nays: None.

Excused: Anglin. Total 1.

Absent: None.

The emergency having received a constitutional two-thirds majority of votes of all memmbers elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendment.

House Bill No. 381 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright Clark, Cordell, Cornett, Coyne, Davidson, Dearmon Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff,

Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Nays: None.

Excused: Anglin. Total 1.

Absent: None.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright Clark, Cordell, Cornett, Coyne, Davidson, Dearmon Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Nays: None.

Excused: Anglin. Total 1.

Absent: None.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 381 and ordered same returned to the Honorable House.

House Bill No. 398 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright Clark, Cordell, Cornett, Coyne, Davidson, Dearmon Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Nays: None.

Excused: Anglin. Total 1.

Absent: None.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright Clark, Cordell, Cornett, Coyne, Davidson, Dearmon Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Nays: None.

Excused: Anglin. Total 1.

Absent: None.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 398 and ordered same returned to the Honorable House.

House Bill No. 252 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright Clark, Cordell, Cornett, Coyne, Davidson, Dearmon Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Nays: None.

Excused: Anglin. Total 1.

Absent: None.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright Clark, Cordell, Cornett, Coyne, Davidson, Dearmon Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Nays: None.

Excused: Anglin. Total 1.

Absent: None.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 252 and ordered same returned to the Honorable House.

House Bill No. 335 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright Clark, Cordell, Cornett, Coyne, Davidson, Dearmon Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Nays: None.

Excused: Anglin. Total 1.

Absent: None.

The bill having received a constitutional majority of the Woods, (E. E.), Woods, (W. H.) Total 43. votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright Clark, Cordell, Cornett, Coyne, Davidson, Dearmon Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Nays: None.

Excused: Anglin. Total 1.

Absent: None.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 335 and ordered same returned to the Honorable House.

House Bill No. 321 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright Clark, Cordell, Cornett, Coyne, Davidson, Dearmon Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West,

Nays: None.

Excused: Anglin. Total 1.

Absent: None.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright Clark, Cordell, Cornett, Coyne, Davidson, Dearmon Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Nays: None.

Excused: Anglin. Total 1.

Absent: None.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 321 and ordered same returned to the Honorable House.

House Bill No. 341 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright Clark, Cordell, Cornett, Coyne, Davidson, Dearmon Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Nays: None.

Excused: Anglin. Total 1.

Absent: None.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright Clark, Cordell, Cornett, Coyne, Davidson, Dearmon Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill,

Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Nays: None.

Excused: Anglin. Total 1.

Absent: None.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 341 and ordered same returned to the Honorable House.

House Bill No. 233, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright Clark, Cordell, Cornett, Coyne, Davidson, Dearmon Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Nays: None.

Excused: Anglin. Total 1.

Absent: None.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 233 and ordered same returned to the Honorable House.

Senator Hill asked unanimous consent to introduce a resolution, which was granted.

Senator Hill introduced the following resolution, which was read:

Senate Concurrent Resolution No. 16, by Hill, Davidson, Anglin, Carlock, and McPherren, a resolution fixing March 19th as the time of adjournment of the Eighth Regular Session of the legislature.

Senator Hill asked unanimous consent for the immediate consideration of the resolution, which was granted.

Senator Hill moved that the resolution be adopted and the roll being called resulted as follows:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark Cordell, Cornett, Coyne, Davidson, Dearmon Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods. (W. H.). Total, 41.

Nays: None:

Excused: Anglin. Total 1.

Absent: Leedy, Woods, (E. E.) Total 2.

The Chair declared the resolution adopted, and was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Harrison moved that the vote by which Senate Concurrent Resolution No. 16 was adopted be reconsidered, and that that motion lie on the table, which prevailed.

Senator Davidson presiding.

Senator Nichols asked unanimous consent to introduce a resolution, which was granted:

Senator Nichols introduced the following resolution, which was read:

SENATE RESOLUTION NO. 31.

By Davidson, Nichols, Ingraham and Rutherford,
Special Committee.

- WHEREAS, We have learned with deep sorrow of the death of Champ Clark, former Speaker of the House of National Representatives, and

WHEREAS, He has stood like a mountain peak for a long period of years in the religious and political life of this nation, and his name is familiar in every home and around every hearthstone. In the political affairs and councils of the nation his voice has been heard for more than a quarter of a century. He has given his life in the best days of his manhood to the service of his country. He was a christian gentleman, and for the past fifteen years he seldom missed the annual national convention of the church to which he belonged, and in addresses gave his people, vision, enthusiasm, and inspiration, and

WHEREAS, By his diplomacy and merit he had climbed the ladder of fame to its top rung and reposed there in the hearts and confidence of a hundred million people, and instead of having to go back to the common walks of life, he who doeth all things well, called to him to come up higher. His voice is stilled. His hand was caught in the midst of gigantic

efforts and the unfinished task is left to others to take up.
Be it Therefore

RESOLVED, That the Senate of Oklahoma, now in session, recognize the great loss to his family, to his native state, and to the nation at large, and that we extend to them our sympathy. That we pause in our deliberations for one hour, Tuesday, March 8, 1921, and that addresses be given, memorial to his life.

BE IT FURTHER RESOLVED that a copy of these resolutions be made to appear in the Senate Journal and also that a copy be sent to the bereaved family of the deceased.

Senator Nichols moved that the resolution be adopted and that the hour from two to three be set aside for memorial addresses, which prevailed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

The following messages from the Governor were read:

To the Honorable, the President, and Members of the Senate:

I have the honor to advise you that I have this day approved Senate Joint Resolution No. 16, by Holloway, McPherrin, Cartwright and Fleming, entitled:

“A Joint Resolution making an emergency appropriation to aid tick eradication in infested districts of South-eastern Oklahoma, and declaring an emergency,”

and have caused the same to be filed in the office of the Secretary of State, as provided by law.

Respectively,

J. B. A. ROBERTSON,

Governor.

To the Honorable, the President, and Members of the Senate:

I have the honor to advise that I have this day approved Senate Bill No. 180, by Ingraham of the Senate, and Admire of the House, entitled:

“An Act relating to salaries of County Commissioners in counties between 62,000 and 65,000 population, etc.,” and have caused the same to be filed in the office of the Secretary of state as provided by law.

Respectfully,

J. B. A. ROBERTSON,

Governor.

Senate Bill No. 39 was taken up for consideration and read.

Senator Glasser offered the following amendmment, which lost:

Mr. President: I move to amend Senate Bill No. 39, lines 5, 6, 7, 8, and 9, page 2, by striking after the word “state” all language thereafter contained in section 1.

GLASSER.

Senator Spurlock offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 39, line 7, page 2, by striking after the word “counties” and before the word “be” in line 7 the word “may” and inserting “shall.”

SPURLOCK.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 39, lines 13, 15, 15, 16, 17 and 18, page 2, and line 1, page 3 by substitu-

ting the following words in lieu of the language therein contained: "one-third of the said sum shall be divided among the said counties in the ratio which the area of such county bears to the total area of the state, one-third of said sum in the ratio which the population of said county bears to the total population of the state, and one-third in the ratio which the taxable wealth of each county bears to the total of the taxable wealth of the state."

GLASSER.

Senator Ingraham presiding.

Senator Davidson presiding.

Senator Spurlock offered the following amendment:

Mr. President: I move to amend Senate Bill No. 39, line 17, page 3, by adding after the word "elect" following "provided any county which shall have levied the constitutional limit for county purposes shall receive its apportionment the same as if some had been matched by county funds."

SPURLOCK.

Senator Nichols offered the following substitute, which was adopted:

Mr. President: I move to amend Senate Bill No. 39, by adding the following language to section 4, paragraph A: "provided, that whenever a county shall levy the limit permitted for all purposes under the constitution and laws of the state and shall set aside the proceeds of not less than 1 1-2 mills of such levy to meet said aid, the unmatched portion of the allotment of such county shall be available for expenditure in such county under the provisions of this act."

NICHOLS.

Senator E. E. Woods offered the following amendment:

Mr. President: I move to amend Senate Bill No. 39, line 9, page 4, by inserting after the word "highways" and before the word "in" the words "or other roads."

E. E. WOODS.

Senator Looney offered the following substitute amendment:

Mr. President: I move to amend Senate Bill No. 39, line 9, page 4, by inserting after the word "permanent" and before the word "state" the words "or non-permanent."

LOONEY.

The question occurring on the adoption of the substitute amendment, same lost.

Senator Brown offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 39, line 9, page 4, by adding after the word "of" and before the word "permanent" the words "bridges and."

BROWN.

Senator Leedy offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 39, line 8, page 4, by adding after the word "desired" and before the word "and" the following "or as herein provided."

LEEDY.

The President pro tempore presiding.

Senator Glasser moved to reconsider the vote by which his amendment to lines 5, 6, 7, 8 and 9, page 2 lost, which prevailed.

The question occurring on the adoption of the Glasser amendment, the roll was called with the following result:

Ayes: Carlock, Cornett, Coyne, Davidson, Dearmon, Durant, Fleming, Glasser, Golobie, Harrison, Hill, Holloway, Horner, Ingraham, Land, Lillard, Lynch, Rutherford, Sherman, Spurlock, Wallace, Wells. Total 22.

Nays: Brown, Cartwright, Clark, Cordell, Frye, Harvey, Johnson, Leedy, Looney, McPharren, Nichols, Ratliff, Simpson, West, Woods, (E. E.), Woods, (W. H.) Total 16.

Excused: Anglin, Morton. Total 2.

Absent: Briggs, Draughon, Hensley, Pugh. Total 4.

The Chair declared the amendment adopted.

Senator McPharren moved that Senate Bill No. 39, be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for Engrossment.

On motion of Senator E. E. Woods, Senate Bill No. 374 was advanced to engrossment and third reading, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Morton was excused until Wednesday.

Senate Bill No. 271 was taken up for consideration and read.

Senator Cordell moved that the bill be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 242 was taken up for consideration.

Senator Nichols offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 242, line 5, page 5, by adding after the word "said" and before the word "condemned" in line 6, after the word "said" and before the word "animals" the word "condemned."

NICHOLS.

Senator Cordell moved that Senate Bill No. 242, as amended, be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 171 was taken up for further consideration.

Senator Cartwright moved that Senate Bill No. 171 be advanced to engrossment and third reading, and the roll being called resulted as follows:

Ayes: Brown, Cartwright, Clark, Cordell, Cornett, Dearmon, Durant, Glasser, Golobie, Holloway, Johnson, Leedy, Looney, Lynch, McPherren, Nichols, Ratliff, Simpson, West, Woods, (E. E.), Woods, (W. H.) Total 21.

Nays: Briggs, Carlock, Coyne, Davidson, Fleming, Frye, Harrison, Harvey, Hill, Horner, Ingraham, Land, Ruth-erford, Sherman, Spurlock, Wallace, Wells. Total, 17.

Excused: Anglin, Morton. Total 2.

Absent: Draughon, Hensley, Lillard, Pugh. Total 4.

The Chair declared the motion to advance the bill carried.

Senator Cartwright moved that the vote by which Senate Bill No. 171 was advanced to engrossment be reconsidered, which prevailed.

Senator Spurlock offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 171, line 18, page 3, by inserting after the word "teachers" and before the word "said" the words "who shall receive same."

SPURLOCK.

Senator Fleming offered the following amendment:

Mr. President: I move to amend Senate Bill No. 171 by striking out section 5.

FLEMING.

Senator Looney moved to table the amendment, which prevailed.

Senator Fleming moved that further consideration of Senate Bill No. 171 be indefinitely postponed.

Senator Coyne moved that the Senate adjourn under the rule, which prevailed.

FIFTY-FIFTH LEGISLATIVE DAY.

Tuesday, March 8, 1921.

The Senate met at 1:30 pursuant to adjournment, and was called to order by the President pro tempore.

Senator Looney presiding.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total, 43.

Excused: Morton. Total, 1.

Absent: None.

The Chair announcer a quorum present.

Prayer by the Chaplain.

The Journal of the previous day's session was read and approved.

Senator Clark submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 242, 271, 339 and 374;

Senate Concurrent Resolution No. 16 and Senate Resolution No. 31 correctly engrossed; Senate amendments to House Bill No. 419 correctly engrossed.

CLARK, Acting Chairman.

Senator Johnson submitted the following committee reports which were adopted and Senate Bills Nos. 181, 300, 307, 343, and 363 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Hospital and Charities, to whom was referred Senate Bill No. 181, by Lillard and by request, entitled: An Act to amend Section Two and Section Four, Chapter 221, Session Laws, Oklahoma, 1919, and declaring an emergency. Relating to adult blind, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

JOHNSON, Chairman.

Mr. President:

We, your Committee, to whom was referred Senate Bill No. 300 by Wells of the Senate, by request, entitled: An Act providing that counties may erect quarters on the county poor farms for the isolation and treatment of indigent tuberculosis patients, permitting the acceptance of donations and providing for care, treatment and maintenance, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

JOHNSON, Chairman.

Mr. President:

We, your Committee on Hospitals and Charities, to whom was referred Senate Bill No. 307, by Morton, by re-

quest, entitled: An Act, defining the power and duties of the Commissioner of Charities and Corrections, providing for the necessary assistants and stenographers, and for necessary traveling and contingent expenses to put in operation and maintain the office of said commissioner of charities and corrections and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

JOHNSON, Chairman.

Mr. President:

We, your Committee on Hospitals and Charities, to whom was referred Senate Bill No. 343, by Looney, Cordell, W. H. Woods and Glasser, entitled: An Act to provide expert medical and surgical attention for wards of the state and to those too poor to pay for such experts' attention, also placing ten beds in State University Hospital at disposal of State Commissioner of Health, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

JOHNSON, Chairman.

Mr. President:

We, your Committee on Hospitals and Charities, to whom was referred Senate Bill No. 363, by Nichols, entitled: An Act abolishing state tubercular sanitorium located at Talihina, Oklahoma, under provisions of Chapter 234, of Session Laws of 1919, providing for cancelling of contracts disposing of material, lands, etc., and providing for unexpended appropriations, repealing all acts in conflict, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

JOHNSON, Chairman.

Senator Holloway submitted the following committee reports, which were adopted and Senate Bill No. 357 and House Bills Nos. 226 and 394 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 357, by Durant of the Senate and Miller of the House, entitled: An Act changing the name of the Miami School of Mines located at Miami, and providing for an additional course of study and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred Engrossed House Bill No. 226, by W. W. Robertson, J. F. Martin, J. T. Jerkins, I. L. Harris and Tom Gorman, entitled: An Act to amend Section 7, Chapter 219, Article 6, of the Session Laws of 1913, relative to vacancies on boards of education in cities having a population of more than eighty thousand and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred Engrossed House Bill No. 394 by Strayhorn, entitled: An Act amending Section 1, of Chapter 187, of the Session Laws of Oklahoma, 1915, as amended by Senate Bill No. 150 of the Session Laws of 1917, relating to the formation of union graded school districts and providing for certain

consolidated schools to participate in money appropriated by the legislature, and prescribed requirements thereof, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Senator Lillard submitted the following committee report, which was adopted, and House Bill No. 123 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Privileges and Elections, to whom was referred Engrossed House Bill No. 123, by Drake, entitled: An Act prescribing the time for filing contests for elective offices and trial thereof, providing for their advancement on the dockets of the trial and Appellate Courts, repealing all acts in conflict herewith, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LILLARD, Chairman.

Senator Cordell submitted the following Special Committee report, which was adopted:

Mr. President:

We, your Special Committee, to whom was referred House Bill No. 206 by Brice and Everheart, entitled: An Act amending Chapter 179, Session Laws of Oklahoma, was referred to the Committee on Engrossed and Enrolled Bills.

1915, the same being an act providing for holding free township and county fairs, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as brought from

the House, finding amendments to the present law are satisfactory.

CORDELL

COYNE

SIMPSON

The following messages from the House were read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following::

Engrossed House Bill No. 241, by Davis, Keenan, and Robberson, entitled: "An Act making an appropriation to pay all necessary expenses of members of Boys' and Girls' clubs who have livestock for exhibition judging contests purposes, and declaring an emergency."

Engrossed House Bill No. 427, by Jennings, entitled: "An Act fixing the salaries of certain County Officers in the County of Rogers, in the State of Oklahoma, repealing all laws in conflict herewith, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Concurrent Resolution No. 13, by Johnson, entitled: "A Resolution memorializing the Congress of the United States to pass certain measures now pending, providing relief for those who served honorably in the armed forces of the United States during the war with the imperial German government."

And to inform you, and through you the honorable Senate, that this Resolution has been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 92, by Disney, entitled "An Act providing for the transfer of cases from the District Courts to Superior Courts and from Superior Courts and amending Section 1, Chapter 104, of the Session Laws of 1919, repealing all laws in conflict herewith, and declaring an emergency."

Enrolled House Bill No. 132, by Crockett, entitled: "An Act creating a fund in Mayes County, hereby designated as the "Grand River Bridge Fund," limiting said fund to \$200,000.00; authorizing the converting of the sinking fund of said County into the said "Grand River Bridge Fund," authorizing the annual levy and collections of a tax on all taxable property in said County, not to exceed one and one-half mills on the dollar to be added to said fund; providing for the handling of the said fund during the accumulation thereof, authorizing the expenditure thereof in the erection of a bridge or bridges across the Grand River, and repealing all acts in conflict herewith."

Enrolled House Bill No. 193, by Sharp and Dodd, entitled: "An Act making an appropriation for salaries, support and maintenance for the fiscal year ending June 30, 1921, at the Colored A. & N. University, Langston, Oklahoma, and declaring an emergency."

Enrolled House Bill No. 209, by Campbell, by request, entitled: "An Act making an appropriation for the State Board of Public Affairs to cover expense of Capitol maintenance and printing for the State Board of Public Affairs for the remainder of the year ending June 30, 1921, and declaring an emergency."

Enrolled House Bill No. 249, by Trevathan of the House, and Hensley and Lillard of the Senate, entitled: "An Act authorizing County Officers in all counties in the State of Oklahoma having a population of not less than 22,236 and not to exceed 22,300 inhabitants, to appoint deputies and assistants, fixing the number of such deputies and assistants, and the salary of each and the per diem and mileage of members of the Board of County Commissioners; and declaring an emergency."

Enrolled House Bill No. 254, by Pullen of the House and Draughon and Carlock of the Senate, entitled: "An Act making supplemental appropriation for support and maintenance of the Oklahoma School for the Deaf, located at Sulphur, for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency."

House Bill No. 386, by Salter, entitled: "An Act regulating and fixing the salary of deputy County officials in all counties of the State of Oklahoma having a population between 16,253 and 16,275, based upon the last Federal Census, and declaring an emergency."

And to inform you, and through you the honorable Senate that these enrolled bills have been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Joint Resolution No. 12, by Hill of the Senate and Matthews and Brice of the House, entitled: "A Resolution authorizing and directing the Commissioners of the Land Office of the State of Oklahoma, to transfer, convey and deliver to the city of McAlester, Oklahoma, title to certain lands therein described, and declaring an emergency."

Enrolled Senate Bill No. 24, by Hensley, entitled: "An Act for the prevention of blindness from ophthalmia Neonatorum."

Enrolled Senate Bill No. 68, by Dearmon and West of the Senate and Louthan and Davis of the House, entitled: "An Act making an appropriation to pay the salaries of teachers and other employees of the Oklahoma College for Women, located at Chickasha, Oklahoma, for a part of the month of April, and all of May and all of June, 1921, and declaring an emergency."

Enrolled Senate Bill No. 135, by Mrs. Lamar Looney, entitled: "An Act amending Section 1, Chapter 201, Session Laws of Oklahoma, 1917, so as to permit County Attorneys in all Counties of this State of not less than 11,261, and not more than 11,275 population, according to the 1920, Federal Census, to engage in the private practice of

law, when not in conflict with the interests of the County or State, and declaring an emergency."

Enrolled Senate Bill No. 258, by Clark, Briggs, Golobie, Nichols and McPherrren of the Senate, and Heberling and Beck of the House, entitled: "An Act authorizing the Board of County Commissioners of any County in the State of Oklahoma to lease, rent or donate any room in their control for the use of the Grand Army of the Republic, the American Legion and Confederate Soldiers, or any patriotic society, and declaring an emergency."

And to inform you, and through you the honorable Senate, that same have been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 151, by Cordell and Davidson, entitled: "An Act defining osteopathy; authorizing and regulating the licensing of osteopathic physicians and surgeons; regulating the practice of osteopathy; providing for a State Board of Osteopathy; fixing the compensation; and defining the powers thereof; and repealing all laws and parts of laws in conflict herewith."

And to inform you and through you the honorable Senate, that this bill has been passed, as amended by the Senate, and that said bill, together with Engrossed Senate amendments thereto, were signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

BILLS AND JOINT RESOLUTIONS ON FIRST READING.

The following bills and joint resolution were introduced and read the first time:

Senate Bill No. 391, by Senate Committee on Education, An Act fixing the salary of the State Superintendent of Public Instruction of the State of Oklahoma and repealing all laws and parts of laws in conflict therewith.

Senate Bill No. 392, by Golobie, An Act amending Section 3, chapter 278, Session Laws of Oklahoma 1915, so as to permit the Board of Education in cities to compensate the treasurer of such board, and requiring quarterly reports and attendance of such treasurer on board meetings.

Senate Bill No. 393, by Davidson, An Act making supplemental appropriation for the fiscal year ending June 30, 1921, to pay expenses of district judges while holding court within their respective districts but outside the county of their residence, and declaring an emergency.

Senate Bill No. 394, by Harvey, An Act to protect the state or any county, city, township or school district therein, from loss in the letting of contracts, sale or purchase of property or other public transactions occasioned by the gross negligence or dishonesty of public officials or employees, fixing the penalty therefor, and declaring an emergency.

Senate Bill No. 395, by Harvey, An Act to prevent architects and civil engineers in the service of the state, county, city, township or school district from overestimating the construction cost of public improvements, providing a penalty therefor and declaring an emergency.

Senate Bill No. 396, by Harvey, An Act to prevent conspiracy and fraudulent conduct against the interests of the state or any county, city, township, school district or other subdivision thereof, in the letting of contracts or transaction

of public businesses, fixing a penalty therefor, and declaring an emergency.

Senate Bill No. 397, by Anglin, Briggs and Spurlock, An Act to amend section 258 of the Revised Laws of Oklahoma, 1910, and to provide for publicity of applications for bank charters, to provide for appeal from the allowance or rejection of same, and declaring an emergency.

Senate Bill No. 398, by Rutherford, Nichols, Davidson and Lillard, An Act authorizing municipalities to exercise eminent domain to secure all necessary sites and rights of way for water power plants, including sites for storage of water and dams, rights of way for flumes, conduits, poles, wire and cables, and permitting such municipalities to dispose of their needs for public use, and declaring an emergency.

Senate Joint Resolution No. 26, by Wallace, A Resolution forbidding the State Board of Public Affairs to remove the Industrial Home for Incurable Girls from Oklahoma City, Oklahoma, to Tecumseh, Pottawatomie County, Oklahoma.

HOUSE BILLS ON FIRST READING.

House Bill No. 241, by Davis, Keenan and Robberson, An Act making an appropriation to pay all necessary expenses of members of Boys' and Girls' clubs who have livestock for exhibition judging purposes, and declaring an emergency.

House Bill No. 427, by Jennings, An Act fixing the salaries of certain county officers in the county of Rogers, in the State of Oklahoma, repealing all laws in conflict herewith, and declaring an emergency.

BILLS ON SECOND READING.

The following bills were read the second time and referred to the standing committees indicated:

Senate Bill No. 387, by Holloway, to Legal Advisory.

Senate Bill No. 388, by Wallace, to Legal Advisory.

Senate Bill No. 389, by Leedy, to Public Health.

Senate Bill No. 390, by Durant, to Judiciary No. 2.

On motion of Senator Durant, Senate Bill No. 390 was ordered placed on the Calendar.

Enrolled Senate Concurrent Resolution No. 13 was ordered transmitted to the Secretary of State.

Enrolled House Bills Nos. 92, 132, 193, 209, 249, 254 and 386 were referred to the Committee on Engrossed and Enrolled Bills for comparison.

Enrolled Senate Joint Resolution No. 12 and Senate Bills Nos. 24, 68, 135, and 258 were ordered transmitted to the Governor.

Engrossed Senate Bill No. 151 was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Holloway submitted the following motion:

Mr. President: I move you that Senate Bill No. 171, by Cartwright, Golobie and Looney, of the Senate, and Martin, Herod, Harrison, Hart and Dabney, of the House be recommitted to the following special committee: Senators Cartwright, Golobie, McPherren, Glasser, Harrison. I move you further, Mr. President, that this bill hold its place on the Calendar.

W. J. HOLLOWAY.

On motion of Senator Cartwright the motion of Senator Holloway prevailed.

Senator Cartwright moved that Senator Holloway, Chairman of the Committee on Education, be added as a member of the special committee on Senate Bill No. 171, which prevailed.

Senator Fleming moved that Senator Davidson, Chairman of the Committee on Appropriations, be added as a member of the special committee on Senate Bill No. 171, which prevailed.

Senate Bill No. 339 was read for the third time at length.

Senator Wells moved that the vote by which Senate Bill No. 339 was advanced to engrossment and third reading be reconsidered.

Senator Anglin moved to table the motion, and the roll being called resulted as follows:

Ayes: Anglin, Brown, Carlock, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Harrison, Hensley, Hill, Holloway, Ingraham, Johnson, Lillard, Looney, McPherrren, Nichols, Ratliff, Rutherford, Simpson, Spurlock, Wallace, West, Woods, (W. H.) Total 27.

Nays: Clark, Cornett, Durant, Frye, Glasser, Golobie, Harvey, Horner, Land, Leedy, Lynch, Sherman, Wells, Woods, (E. E.) Total 14.

Excused: Morton. Total 1.

Absent: Briggs, Pugh. Total 2.

The Chair declared the motion to table carried.

The question being, "Shall Senate Bill No. 339 pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherrren, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, West, Woods, (W. H.) Total 38.

Nays: Golobie, Wells, Woods, (E. E.) Total 3.

Excused: Morton. Total 1.

Absent: Hensley, Nichols. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Looney, acting President pro tempore signed the engrossed copy of Senate Bill No. 339 and ordered same transmitted to the Honorable House.

Senator Looney, acting President pro tempore, signed the engrossed copy of House Bill No. 419 and ordered same returned to the Honorable House.

Senator Looney, acting President pro tempore, signed the engrossed copy of Senate Concurrent Resolution No. 16, and ordered same transmitted to the Honorable House.

Senator Looney, acting President pro tempore, signed the engrossed copy of Senate Resolution No. 31 and ordered same returned to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Simpson presented the following letter from Honorable Walter Ferguson, which was read:

Oklahoma City, Okla., March 5, 1921.

Hon. T. C. Simpson, Pres. Pro Tem,

State Senate,

Oklahoma City, Okla.

My Dear Senator:

Will you be so kind as to convey to the Senate assurances of my sincere gratitude for the splendid tribute paid by that body to the memory of my father. Having served in that

body, I appreciate your kindness with a deeper sense of gratitude and shall always remember how your courtesies helped to lighten the burdens of the sad occasion.

My mother asks that I also express to you her profoundest gratitude for your courtesies which were as beautiful and sincere as human nature could make them.

With assurances of the highest regard, I beg to remain

Sincerely,

WALTER FERGUSON.

On motion of Senator Coyne the letter was ordered spread at length upon the Journal.

Senate Bill No. 271 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Golobie, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 32.

Nays: Brown, Cornett, Fleming, Glasser, Harrison, Hensley, Land, Leedy, Lillard, Wallace. Total 10.

Excused: Morton. Total 1.

Absent: Briggs. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Golobie, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.)
Total 32.

Nays: Brown, Cornett, Fleming, Glasser, Harrison, Hensley, Land, Leedy, Lillard, Wallace. Total 10.

Excused: Morton. Total 1.

Absent: Briggs. Total 1.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

Senator Looney, acting President pro tempore signed the engrossed copy of Senate Bill No. 271 and ordered same transmitted to the Honorable House.

Senator Draughon moved that Senate Bill No. 112 be stricken from the Calendar, which prevailed.

Senator Draughon moved that Senate Bill No. 232 be stricken from the Calendar, which prevailed.

Senator Draughon moved that Senate Bill No. 233 be stricken from the Calendar, which prevailed.

Senator Cornett moved that Senate Bill No. 359 be stricken from the Calendar, which prevailed.

Senator Hill moved that when the Senate adjourn, it adjourn to meet at 10 o'clock Wednesday morning, which prevailed.

Senator Nichols stated that the hour set apart for eulogistic addresses in memory of Honorable Champ Clark had arrived.

Senator Nichols presiding.

Senator Ingraham addressed the Senate.

Senator Cordell addressed the Senate.

Senator Rutherford addressed the Senate.

Senator Frye addressed the Senate.

Senator Harrison addressed the Senate.

Senator Davidson addressed the Senate.

Senator Hensley addressed the Senate.

Senator Briggs addressed the Senate.

The President pro tempore presiding.

Senate Bill No. 242 was read for the third time at length.

Senator Glasser asked unanimous consent to offer the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 242, line 18, page 2, by adding after the word "to" and before the word "and" the following language: "mankind, provided that any animal or animals now within this state or which may hereafter be brought within this state so found reacting to the tuberculin test, and any animal or animals within this state which have heretofore been tuberculin tested within the provisions of this act and found to be tuberculin re-actors, shall immediately be branded by the state veterinarian or the deputy state veterinarian, upon the left jaw, with the Roman numeral "T" in capital form thereof, not less than two (2) inches in width and not less than three (3) inches in length, and such brand shall be impressed in such manner that the same will remain plainly legible during the life of said animal," and.

GLASSER.

Senator Glasser asked unanimous consent to offer the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 242, line 7, page 5, by adding after the word "tubercular" and before the word "an" the following words "and shall be required to be kept in quarantine or be slaughtered."

GLASSER.

The question being, "Shall Senate Bill No. 242, as amended, pass?" the roll was called with the following result:

Ayes: Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Glasser, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, West. Total 25.

Nays: Briggs, Brown, Cornett, Fleming, Frye, Golobie, Harrison, Land, Leedy, Lillard, Sherman, Wallace, Woods, (E. E.), Woods, (W. H.) Total 14.

Excused: Morton. Total 1.

Absent: Anglin, Davidson, Durant, Wells. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Glasser, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, West. Total 30.

Nays: Brown, Fleming, Frye, Golobie, Harrison, Horner, Land, Leedy, Sherman, Wallace, Woods, (E. E.) Woods, (W. H.) Total 12.

Excused: Morton. Total 1.

Absent: Briggs. Total 1.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for correction.

Senate Bill No. 374 was read for the third time at length.

Senator E. E. Woods asked unanimous consent to offer the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 374, line 6, page 2, by striking the words and figures "county engineer \$2,400,000" in line 6.

E. E. WOODS.

The question being, "Shall Senate Bill No. 374, as amended, pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durrant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total, 42.

Nays: None.

Excused: Morton: Total 1.

Absent: Rutherford. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following results:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 42.

Excused: Morton: Total 1.

Absent: Rutherford. Total 1.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for correction.

Senator Davidson moved that the vote by which Section 1 was stricken from Senate Bill No. 285 be reconsidered, which prevailed.

House Bill No. 424 was taken up for consideration.

Senator Holloway moved that House Bill No. 424 be advanced to engrossment and third reading, which prevailed.

House Bill No. 388 was taken up for consideration and read.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 388, line 3, page 2, by adding after the word "bonds" and before the word "shall" the words "in event of their sale shall be sold at par and."

GLASSER.

Senator Holloway moved that House Bill No. 388, as amended, be advanced to engrossment and third reading, which

prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendment.

Senator Dearmon submitted the following Special Committee report:

Mr. President:

We, your Special Committee to whom was referred Engrossed House Bill No. 186, by Hardie of Cleveland county, entitled: An Act amending Sections 1, 2 and 3, Article 6, Chapter 219, Session Laws of 1913, relating to independent school districts, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

Amendment No. 1.—By adding “Dearmon of the Senate” as joint author.

Amendment No. 2—By adding “Section 1” before the word “that” line 1, page 1.

Amendment No. 3—In line 3, page 1, after the word “class” and before the word “and” add the following: “including those having a charter form of government.”

Amendment No. 4—In line 5, page 1, after the word accredited, and before the word “the” strike out the word “with” and substitute the word “by.”

Amendment No. 5—Line 5, page 1, after the word “state” and before the word “shall” strike out the word “University” and substitute the “Department of Education.”

Amendment No. 6—Line 2, page 3, after the word “city” and before the word “such” add the following: “Provided that upon the attachment of such outlying district there shall be elected at large one additional director.”

DEARMON, Chairman.

On motion of Senator Nichols the report was adopted.

House Bill No. 186, as amended, was taken up for consideration and read.

Senator Dearmon moved that House Bill No. 186 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

Senator Cornett asked unanimous consent to offer the following amendment to House Bill No. 424, which was adopted:

Mr. President: I move to amend House Bill No. 424, line 5, page 8, by striking line 5.

CORNETT.

House Bill No. 206 was taken up for consideration.

Senator Cordell moved that House Bill No. 206 be advanced to engrossment and third reading, which prevailed.

Senator Dearmon moved that Senate Bill No. 116 be stricken from the Calendar, which prevailed.

Senator Sherman moved that Senate Bill No. 331 be stricken from the Calendar, which prevailed.

House Bill No. 184 was taken up for consideration and read.

Senator Harrison moved that the bill be referred to a committee of three for the purpose of correction, which prevailed, and the chair appointed Senators Coyne, Harrison and Cordell as such committee.

House Bill No. 28 was taken up for consideration and read.

Senator Leedy offered the following amendment:

Mr. President: I move to amend House Bill No. 28, line 14, page 2, by adding after the word "owner" and before the word "or" the following "and shall notify all mortgagees."

LEEDY.

Senator Wallace moved to table the amendment, which prevailed.

Senator Cordell moved that House Bill No. 28 be advanced to engrossment and third reading, which prevailed.

House Bill No. 370 was taken up for consideration.

Senator McPherren moved that House Bill No. 370 be advanced to engrossment and third reading, which prevailed.

House Bill No. 214 was taken up for consideration.

Senator Dearmon moved that House Bill No. 214 be advanced to engrossment and third reading, which prevailed.

House Bill No. 222, was taken up for consideration and read.

Senator McPherren offered the following amendment which was adopted:

Mr. President: I move to amend House Bill No. 222, line 10, page 4, by striking after the word "census" and before the words "of 1920" and inserting before the word "Federal" the word "last."

Senator Rutherford moved that House Bill No. 222 be referred to a special committee to report back on the next

legislative day, which prevailed, and the Chair appointed Senators Lillard, Rutherford and West as such committee.

On motion of Senator Holloway, Senate Bill No. 341 was advanced to engrossment and third reading and the bill

On motion of Senator Hill the Senate adjourned until 10 o'clock Wednesday morning.

FIFTY-SIXTH LEGISLATIVE DAY.

Wednesday, March 9, 1921.

The Senate met at 10 o'clock pursuant to adjournment and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (W. E.), Woods, (W. H.) Total 43.

Absent: Briggs. Total 1.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Briggs was excused indefinitely on account of sickness.

The Journal of the previous day's session was read and approved.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed Bills begs leave to report Senate Bill No. 341 correctly engrossed; Senate Amend-

ments to House Bills Nos. 388 and 424 correctly engrossed; Senate Bill No. 151 correctly re-enrolled.

L. A. MORTON, Chairman.

Senator Lynch submitted the following committee reports, which were adopted, and House Bills Nos. 52 and 112 and Senate Bill No. 361 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Insurance, to whom was referred House Bill No. 52, by Graves of the House and Spurlock of the Senate, entitled: An Act providing for Thresherman's Insurance, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended by the Committee.

Amendment—Between the words "embrace" and the word "engines" insert the word "only."

M. W. LYNCH, Chairman.

Mr. President:

We, your Committee on Insurance, to whom was referred House Bill No. 112, by Brice, Keenan, Caldwell and Pratt, entitled: An Act amending Sections 3, 6 and 11 and repealing Section 12 of Chapter 224, Session Laws of 1915, relating to insurance indemnity contracts and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

M. W. LYNCH, Chairman.

Mr. President:

We, your Committee on Insurance, to whom was referred Senate Bill No. 361, by Ingraham, entitled: An Act

authorizing any county, township, city, municipality, town or village to effect and carry accident indemnity insurance for the benefit of the widow and minor children of any sheriff, deputy sheriff, policeman, constable or other such executive officer who may be killed or permanently injured without fault while in the actual discharge of his duties, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

M. W. LYNCH, Chairman.

Senator Hill submitted the following committee reports, which were adopted and Senate Bill No. 274 and Senate Joint Resolution No. 25, were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Penal Institutions, to whom was referred Senate Bill No. 274 by Briggs of the Senate and Brice of the House, entitled: An Act creating a system of criminal identification and investigation and providing for the appointment of a superintendent; defining his duties, qualifications and powers; fixing compensation of said superintendent and providing for the manner of paying the same and providing for the expenses of conducting the office, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HILL, Chairman.

Mr. President:

We, your Committee on Penal Institutions, to whom was referred Senate Joint Resolution No. 25, by Briggs, entitled: A Resolution proposing an inquiry into the practices of certain concerns dealing in essential commodities and inquiring

into possible discriminations against the public welfare and proposing an investigation to determine the feasibility of the state employing its resources and facilities in the manufacture of a certain commodity, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

BRIGGS, Acting Chairman.

Senator Leedy submitted the following committee reports, which were adopted and Senate Bills Nos. 380 and 384 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Public Health, to whom was referred Senate Bill No. 380, by Leedy by request, entitled: An Act amending Article 7, Section 6889, Page 1856 of the Revised Laws of 1910, to conform to formation of separate boards of medical examination, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LEEDY, Chairman.

Mr. President:

We, your Committee on Public Health, to whom was referred Senate Bill No. 384 by Hill, Davidson and W. H. Woods, of the Senate, and J. B. Smith and W. P. Miller of the House, entitled: An Act amending Chapter 67, Article 7, Section 6911, Revised Laws of Oklahoma, 1910, relating to county license for peddlers of medicine, beg leave to report that we had the same under consideration and herewith return the same without recommendation.

LEEDY, Chairman.

Senator Pugh submitted the following committee report, which was adopted:

Mr. President:

We, your committee on Public Service Corporation, to whom was referred Concurrent Resolution No. 12, by Matthews and Graves, entitled: Memorializing Congress of United States to nullify certain orders of the interstate commerce commission affecting interstate railroad rates and to amend the act to regulate commerce, so as to render such orders in the future impossible, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

PUGH, Chairman.

House Concurrent Resolution No. 12 was taken up for consideration and read.

On motion of Senator Pugh, House Concurrent Resolution No. 12 was adopted.

The President signed the engrossed copy of House Concurrent Resolution No. 12 and ordered same returned to the Honorable House.

Senate Bill No. 151 was read the fourth time at length, the re-enrolled copy signed by the President and ordered transmitted to the Honorable House.

BILLS ON FIRST READING.

The following bills were introduced and read the first time:

Senate Bill No. 399, by Ingraham and Lillard, An Act authorizing the board of regents of the A. and M. College, at Stillwater, Oklahoma, to set aside portions of the campus of the said college for the construction of dormitories; and to construct and equip said dormitories; and to manage and regulate the same; and to issue bonds for the purpose of constructing said dormitories; and authorizing the Com-

missioners of the Land Office to purchase said bonds, and declaring an emergency.

BILLS AND JOINT RESOLUTIONS ON SECOND READING

The following bills and joint resolution were read the second time and referred to the standing committees indicated:

Senate Bill No. 391, by Senate Committee on Education, to Fees and Salaries.

Senate Bill No. 392, by Golobie, to Education.

Senate Bill No. 393, by Davidson, to Appropriations.

Senate Bill No. 394, by Harvey, to Legal Advisory.

Senate Bill No. 395, by Harvey, to Legal Advisory.

Senate Bill No. 396, by Harvey, to Legal Advisory.

Senate Bill No. 397, by Anglin, Briggs and Spurlock, to Bank and Banking.

Senate Bill No. 398, by Rutherford, Nichols, Davidson and Lillard, to State and County Affairs.

Senate Joint Resolution No. 26, by Wallace, to Penal Institutions.

House Bill No. 241, by Davis, Keenan and Robberson, to appropriations.

House Bill No. 427, by Jennings, to Fees and Salaries.

House Bill No. 56 as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Durant, Frye, Glasser. Hens-

ley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherrren, Morton, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, West, Woods, (W. H.) Total 30.

Nays: Anglin, Cornett, Harrison, Harvey, Leedy. Total 5.

Excused: Briggs. Total 1.

Absent: Draughon, Fleming, Golobie, Land, Nichols, Rutherford, Wells, Woods, (E. E.) Total 8.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 56 and ordered same returned to the Honorable House.

House Bill No. 424, as amended, was read for the third time at length.

Senator Davidson asked unanimous consent to offer the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 424, line 5, page 8, by striking out the following language in lines 3 and 4, page 1, "six thousand and one hundred dollars and fifty cents (\$6001.50)" and inserting in lieu thereof the language "five thousand, nine hundred fifty-six dollars and fifty cents (\$5956.50)."

DAVIDSON.

The question being, "Shall House Bill No. 424, as amended, pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Durant, Frye, Glasser, Harvey, Hensley, Hill, Holloway, Horner, Ingraham,

Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Pugh, Ratliff, Sherman, Simpson, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Briggs, Morton. Total 2.

Excused from voting: Golobie, Harrison. Total 2.

Absent: Draughon, Fleming, Nichols, Rutherford, Spurlock. Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon,, Durant, Frye, Glasser, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Pugh, Ratliff, Sherman, Simpson, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Briggs, Morton. Total 2.

Excused from voting: Golobie, Harrison. Total 2.

Absent: Draughon, Fleming, Nichols, Rutherford, Spurlock. Total 5.

The emergency having received a constitutional two-thirds majority of all members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendment.

House Bill No. 388, as amended, was read for the third time at length.

Senator Fleming moved that further consideration of the bill be indefinitely postponed.

Senator Harrison moved to table the motion, which prevailed.

The question being, "Shall House Bill No. 388, as amended, pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: Coyne, Fleming, Sherman. Total 3.

Excused: Briggs. Total 1.

Absent: Draughon. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: Coyne, Fleming, Sherman. Total 3.

Excused: Briggs. Total 1.

Absent: Draughon. Total 1.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 388 and ordered same returned to the Honorable House.

Senator Hill moved that the Senate recess until 1:30, which prevailed.

AFTERNOON SESSION.

The Senate reconvened, the President pro tempore presiding.

Senator Morton submitted the following committee report:

Mr. President: The Committee on Engrossed and Enrolled Bills begs leave to report Senate Amendments to House Bill No. 186 correctly engrossed; Senate Amendments to House Bill No. 424 correctly re-engrossed; Senate Bills Nos. 242 and 374 correctly re-engrossed; Senate Bill No. 39 correctly engrossed; House Bills Nos. 92, 132, 193, 209, 249, 254 and 386 correctly enrolled.

L. A. MORTON, Chairman.

The following messages from the Governor were read:

TO THE HONORABLE, THE PRESIDENT, AND MEMBERS OF THE SENATE:

I have the honor to advise that I have this day approved the following:

Senate Bill No. 24, by Hensley, entitled: "An Act for the prevention of blindness from Ophthalmia Neonatorum."

Senate Bill No. 68, by Dearmon and West, of the Senate; and Louthan and Davis of the House, entitled: "An Act making an appropriation to pay the salaries of teachers and other employees of the Oklahoma College for Women, etc."

Senate Bill No. 135, by Looney, entitled: "An Act amending Section 1, Chapter 201, Session Laws of Oklahoma, 1917, so as to permit County Attorneys, etc." and have caused the same to be filed in the office of the Secretary of State, as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

TO THE HONORABLE, THE PRESIDENT, AND MEMBERS OF THE SENATE:

I have the honor to advise that I have this day approved Senate Bill No. 258, by Clark, Briggs, Golobie, Nichols and McPherran, of the Senate; and Heberling and Beck, of the House, entitled: "An Act authorizing the Board of County Commissioners of any county in the State of Oklahoma to lease, rent or donate any room in their control for the use of the Grand Army of the Republic, the Ameri-

can Legion, and Confederate Soldiers, or any patriotic society, and declaring an emergency.”

and have caused the same to be filed in the office of the Secretary of State as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

The following message from the Senate was read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 201, by Ballance of the House, and Fry, of the Senate, entitled: “An Act repealing Sections 2031; 2032; 2033; 2034; 2035; 2036, and 2037, of Chapter 21. Article 2, of the Revised Laws of Oklahoma 1910, abolishing County Court at Muldrow, Sequoyah County, Oklahoma, and declaring an emergency.”

Enrolled House Bill No. 151, by Salter and Louthan, entitled: “An Act making an appropriation for salaries and maintenance for the Western Oklahoma Home for White Children, located at Helena, Oklahoma for the balance of the fiscal year ending June 30, 1921, and declaring an emergency.”

And to inform you, and through you the honorable Senate, that same have been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Enrolled House Bills Nos. 151 and 201 were referred to the Committee^e on Engrossed and Enrolled Bills for comparison.

The President pro tempore signed the engrossed copy of House Bill No. 424 and ordered same returned to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Bill No. 374 and ordered same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Bill No. 242 and ordered same transmitted to the Honorable House.

House Bill No. 193 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 209 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 249 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 254 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 386 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 132 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 92 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

Senate Bill No. 341 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.).
Total 37.

Nays: Harrison, Land, Leedy. Total 3.

Excused: Briggs. Total 1.

Absent: Durant, Glasser, Rutherford. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.).
Total 37.

Nays: Harrison, Land, Leedy. Total 3.

Excused: Briggs. Total 1.

Absent: Durant, Glasser, Rutherford. Total 3.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 341 and ordered same transmitted to the Honorable House.

Senate Bill No. 39 was read for the third time at length.

Senator E. E. Woods asked unanimous consent to offer the following motion, which was granted:

Mr. President: I move to recommit Senate Bill No. 39 to the Roads and Highways Committee with instructions to strike the two amendments offered by Senator Glasser and adopted by the Senate as shown in the Journal of March 7th on pages 30 and 31, and restore the original language of the act.

E. E. WOODS.

Senator Davidson moved to lay the motion on the table

Senator Rutherford asked unanimous consent for Senators E. E. Woods and Senator Davidson to each be given five minutes to discuss the motion, which was granted.

The question occurring on the motion to table the Woods motion the roll was called with the following result:

Ayes: Carlock, Cornett, Davidson, Dearmon, Draughon, Durant, Glasser, Hill Ingraham, Land, Lillard, Lynch, Morton, Nichols, Pugh, Rutherford, Sherman, Spurlock, Wallace, Wells. Total 20.

Nays: Brown, Cartwright, Clark, Cordell, Coyne, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Holloway, Leedy, Looney, McPherren, Ratliff, Simpson, West, Woods, (E. E.), Woods, (W. H.) Total 20.

Excused: Briggs. Total 1.

Absent: Anglin, Horner, Johnson. Total 3.

The Chair declared the motion to table lost.

The question occurring on the motion of Senator E. E. Woods to recommit Senate Bill No. 39, the roll was called with the following result:

Ayes: Brown, Cordell, Cornett, Coyne, Dearmon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Johnson, Leedy, Looney, McPherren, Pugh, Ratliff, Simpson, West, Woods, (E. E.) Total 20.

Nays: Carlock, Cartwright, Clark, Davidson, Draughton, Durant, Glasser, Hill, Holloway, Ingraham, Land, Lillard, Lynch, Morton, Nichols, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods, (W. H.) Total 21.

Excused: Briggs. Total 1.

Absent: Anglin, Horner. Total 2.

The Chair declared the motion to recommit lost.

Senator McPherren moved that the vote by which Senate Bill No. 39 was advanced to engrossment and third reading be reconsidered.

Senator Lillard moved to table the motion, and the roll being called resulted as follows:

Ayes: Carlock, Cartwright, Coyne, Davidson, Draughton, Durant, Fleming, Glasser, Hensley, Hill, Holloway, Ingraham, Land, Lillard, Morton, Rutherford, Spurlock, Wallace, Wells. Total 19.

Nays: Anglin, Brown, Clark, Cordell, Cornett, Dearmon, Frye, Golobie, Harrison, Harvey, Johnson, Leedy, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Sherman, Simpson, West, Woods, (E. E.), Woods, (W. H.) Total 23.

Excused: Briggs. Total 1.

Absent: Horner. Total 1.

The Chair declared the motion to table the McPherren motion lost.

The question occurring on the motion by Senator McPherren, same prevailed.

Senator McPherren moved that the vote by which the Glasser amendment as to lines 5, 6, 7, 8 and 9, page 2, was adopted be reconsidered, and the roll being called resulted as follows:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Holloway, Johnson, Leedy, Looney, McPherren, Nichols, Pugh, Ratliff, Simpson, West, Woods, (E. E.), Woods, (W. H.) Total 26.

Nays: Carlock, Davidson, Durant, Glasser, Hensley, Hill, Horner, Ingraham, Land, Lillard, Lynch, Morton, Rutherford, Sherman, Spurlock, Wallace, Wells. Total 17.

Excused: Briggs. Total 1.

Absent: None.

The Chair declared the motion carried.

Senator McPherren offered the following substitute for the Glasser amendment:

Mr. President: As a substitute for the Glasser amendment I offer the following amendment: I move to amend Senate Bill No. 39, line 5, page 2, by adding after the word "state" the following language: "Provided, that in counties where the interests of the people of the county will be best served, the allotment hereunder for such counties may be expended with

the approval of the highway department on such state highways in construction other than permanent.

McPHERREN.

The question occurring on the adoption of the amendment, the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Frye, Golobie, Harrison, Harvey, Holloway, Johnson, Leedy, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, West, Woods, (E. E.), Woods, (W. H.) Total 27.

Nays: Carlock, Davidson, Durant, Fleming, Glasser, Hensley, Hill, Horner, Ingraham, Land, Lillard, Lynch, Rutherford, Sherman, Wallace, Wells. Total 16.

Excused: Briggs. Total 1.

Absent: None.

The Chair declared the substitute amendment adopted.

Senator Spurlock offered the following amendment:

Mr. President: I move to amend Senate Bill No. 39, line 2, page 8, by striking after the word "law" the remainder of the section.

SPURLOCK.

Senator McPherren moved to table the amendment, which prevailed.

Senator Lillard offered the following amendment:

Mr. President: I move to amend Senate Bill No. 39, line 9, page 2, by inserting after the word "department" the following words "provided, there shall be federal supervision in all monies expended as hereinbefore contemplated."

LILLARD.

Senator Draughon moved to table the amendment, which prevailed.

Senator Fleming offered the following amendment:

Mr. President: I move to amend Senate Bill No. 39, line 5, page 6, by striking out after the word "commissioners" on line 4 and before the word "may" on line 5.

FLEMING.

Senator Holloway moved to table the amendment, which prevailed.

Senator Davidson moved that Senate Bill No. 39, as amended, be advanced to engrossment and third reading, which prevailed.

Senator Nichols moved that the rules be suspended, Senate Bill No. 39 be considered engrossed and placed on third reading and final passage, which lost, and the bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment.

Senator Hill asked unanimous consent to introduce a resolution, which was granted.

Senator Hill introduced the following resolution:

Senate Concurrent Resolution No. 17, by Hill, A Resolution requesting the Governor to return to the legislature Senate Joint Resolution No. 12 for correction and further consideration by the legislature.

Senator Hill moved that the resolution be adopted.

The question being, "Shall Senate Concurrent Resolution No. 17 be adopted," the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner,

Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (W. H.) Total 38.

Excused: Briggs, Morton. Total 2.

Absent: Coyne, Draughon, Ingraham, Woods. (E. E.) Total 4.

The Chair declared the resolution adopted and was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

House Bill No. 186, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result.

Ayes: Anglin; Brown, Cartwright, Clark, Cordell, Cornett, Davidson, Frye, Glasser, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (W. H.) Total 32.

Nays: Fleming, Harrison. Total 2.

Excused: Briggs, Morton. Total 2.

Absent: Carlock, Coyne, Dearmon, Draughon, Durant, Ingraham, Sherman, Woods, (E. E.) Total 8.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 186 and ordered same returned to the Honorable House.

House Bill No. 206 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Cornett, Davidson, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Land, Leedy, Lynch, McPherren, Nichols. Total 9.

Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (W. H.) Total 34.

Nays: None.

Excused: Briggs, Morton. Total 2.

Absent: Carlock, Coyne, Dearmon, Draughon, Durant, Ingraham, Sherman, Woods, (E. E.) Total 8.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Cornett, Davidson, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (W. H.) Total 34.

Nays: None.

Excused: Briggs, Morton. Total 2.

Absent: Carlock, Coyne, Dearmon, Draughon, Durant, Ingraham, Sherman, Woods, (E. E.) Total 8.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 206 and ordered same returned to the Honorable House.

House Bill No. 28 was read for the third time at length.

Senator Nichols presiding.

Senator Glasser asked unanimous consent to offer an amendment, which was adopted.

Mr. President: I move to amend House Bill No. 28, lines 4, 5 and 6, page 3, by striking after the word "provided" the remainder of line 4, all of line 5 and line 6 to the word "making."

The question being, "Shall House Bill No. 28, as amended, pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Draughon, Durant, Glasser, Golobie, Harrison, Harvey, Hensley, Holloway, Johnson, Land, Lillard, Looney, Morton, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 30.

Nays: Davidson, Fleming, Frye, Horner, Ingraham, Leedy,

Excused: Briggs. Total 1.

Absent: Cornett, Dearmon, Hill, Sherman. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Nichols, acting President pro tempore, signed the engrossed copy of House Bill No. 28 and referred the bill to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendment.

Senator Cordell moved that the vote by which House Bill No. 28 passed be reconsidered and that that motion lie on the table, which prevailed.

House Bill No. 370 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glaser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 41.

Nays: None.

Excused: Briggs. Total 1.

Absent: Cornett, Dearmon. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glaser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 41.

Nays: None.

Excused: Briggs. Total 1.

Absent: Cornett, Dearmon. Total 2.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

Senator Nichols, acting President pro tempore signed the engrossed copy of House Bill No. 370 and ordered same returned to the Honorable House.

House Bill No. 214 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glaser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch McPherrren, Morton, Nichols, Pugh, Ratliff Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 41.

Nays: None.

Excused: Briggs. Total 1.

Absent: Cornett, Dearmon. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Nichols, acting President pro tempore signed the engrossed copy of House Bill No. 214 and ordered same returned to the Honorable House.

Senate Bill No. 20 was taken up for consideration.

Senator Wells offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 20, line 7, page 2, by striking after the figure "2" the rest of line 7 and all of lines 8, 9, 10 and 11 and adding all laws and parts of laws in conflict herewith are hereby repealed.

WELLS.

Senator Davidson moved that the bill be indefinitely postponed.

Senator Wells moved to table the motion, which prevailed.

Senator Wells moved that Senate Bill No. 20 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Morton asked unanimous consent to take up Senate Bill No. 340, which was granted.

Senate Bill No. 340 was taken up for consideration and read.

Senator Morton offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 340, page 1, by striking the word "two thousand" and inserting the following "thirty-two hundred and not more than thirty-five hundred shall" both in title and in line 2.

MORTON.

Senator Morton offered the following amendment, which was adopted.

Mr. President: I move to amend Senate Bill No. 340, line 2, page 2, by striking the words "Section 2" and inserting the word "provided."

MORTON.

Senator Morton offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 340, line 2, page 2, by striking the words "Section 2" and inserting the

word "provided that" and renumbering section 3 to read "Section 2."

MORTON.

Senator Morton moved that Senate Bill No. 340, as amended, be advanced to engrossment and third reading, which prevailed.

Senator Morton moved that the rules be suspended, Senate Bill No. 340 considered engrossed and placed on third reading and final passage, which prevailed.

Senate Bill No. 340 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Nays: Leedy. Total 1.

Excused: Briggs. Total 1.

Absent: Cornett, Dearmon. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren,

Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Nays: Leedy. Total 1.

Excused: Briggs. Total 1.

Absent: Cornett, Dearmon. Total 2.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for Engrossment.

Senator Cartwright asked unanimous consent to take up Senate Bill No. 358, which was granted.

Senate Bill No. 358 was taken up for consideration and read.

Senator Cartwright moved that Senate Bill No. 358 be advanced to engrossment and third reading, which prevailed.

Senator Cartwright moved that the rules be suspended, Senate Bill No. 358 considered engrossed and placed on third reading and final passage, which lost, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 285 was taken up for further consideration.

Consideration of the Harrison amendment to strike out section 1 was resumed.

The question occurring on the adoption of the Harrison amendment, the roll was called with the following result:

Ayes: Carlock, Cordell, Coyne, Dearmon, Fleming, Harrison, Hill, Lillard, Looney, Spurlock, Wallace, West, Woods, (W. H.) Total 13.

Nays: Anglin, Brown, Cartwright, Clark, Cornett, Davidson, Draughon, Durant, Frye, Glasser, Golobie, Hens-

ley, Holloway, Horner, Ingraham, Land, Leedy, Lynch, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Srapson, Wells, Woods, (E. E). Total 27.

Excused: Briggs, Morton. Total 2.

Absent: Harvey, Johnson. Total 2.

The Chair declared the Harrison amendment lost.

Section 1 was adopted.

Section 2 was read and adopted.

Section 3 was read.

Senator Lillard offered the following amendment:

Mr. President: I move to amend Senate Bill No. 285, line 3, page 6, by striking after the figure "3" and before the word "holding" the following words "no person" and inserting in lieu thereof the following "persons."

LILLARD.

The President pro tempore presiding.

Senator Leedy offered the following substitute amendment:

Mr. President: I move to substitute for all amendment to amend Senate Bill No. 285, line 5, page 6, bby striking the word "disqualified" and inserting the word "qualified" and on line 6, after the word "convention" add the following "except members of the state legislature."

LEEDY.

Senator Rutherford moved to table the substitute amendment, which prevailed.

Senator McPherran moved to table the Lillard amendment, which prevailed.

Senator Fleming offered the following amendment:

Mr. President: I move to amend Senate Bill No. 285, line 5, page 6, by striking after the word "be" on line 4, and before the word "by" on line 5 the word "disqualified" and inserting in lieu thereof the word "qualified."

FLEMING.

Senator McPherran moved to table the amendment, which prevailed.

Senator Lillard offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 285, line 3, page 6, by striking all of lines 3, 4 and 5 and all the words as follows on line 6 "gate to the convention, and."

LILLARD.

Senator W. H. Woods offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 285, lines 3 to 9 inclusive, page 6, by striking all of lines 3 to 9 inclusive.

W. H. WOODS.

Section 3 was adopted.

Section 4 was read.

Senator Nichols moved that further consideration of Senate Bill No. 285 be deferred until the next legislative day, which prevailed.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Concurrent Resolution No. 17 and Senate Bill No. 340 correctly engrossed.

MORTON, Chairman.

The President pro tempore signed the engrossed copy of Senate Concurrent Resolution No. 17 and ordered same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Bill No. 340 and ordered same transmitted to the Honorable House.

Senator Holloway moved that Senate Bill No. 367 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senator Horner was excused from Wednesday's session.

Senator Carlock was excused until Monday.

Senator Glasser moved that the Senate adjourn under the rule.

Senator Hill moved as a substitute that the Senate adjourn until 11 o'clock, which prevailed.

FIFTY-SEVENTH LEGISLATIVE DAY.

Thursday, March 10, 1921.

The Senate met at 11 o'clock pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Ruth-eerford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 41.

Excused: Briggs, Carlock, Horner. Total 3.

Absent: None.

The Chair announced a quorum present.
Prayer by the Chaplain.

The Journal of the previous day's session was read and approved.

The following messages from the House were read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 252, by Newman (of Craig)

entitled: "An Act amending Section One of Chapter 61, of the Session Laws of Oklahoma, for the year 1913, repealing all acts in conflict, and declaring an emergency."

Enrolled House Bill No. 321, by Ogle, entitled: "An Act repealing Sections 1896, 1897, 1898, 1899, 1900, of the Revised Laws of Oklahoma, 1910, and declaring an emergency."

Enrolled House Bill No. 335, by Pendleton, entitled: "An Act authorizing the appointment of deputies by the county clerk in counties having a population of not less than 46,000 and not more than 47,000; fixing the number of such deputies, and the salaries of each; and declaring an emergency."

Enrolled House Bill No. 381, by Beck of the House and Clark of the Senate, entitled: "An Act regulating and fixing the per diem and mileage of county commissioners and the salary of county engineer of Grant County, State of Oklahoma, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these enrolled bills have been signed by the Speaker of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 232, by Jennings (of Rogers) entitled: "An Act to amend Sections 1, 2, and 3 of Chapter 98, being House Bill No. 272, of the Session Laws of 1915, and declaring an emergency."

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Enrolled House Bill No. 341, by Denny, entitled: "An Act providing for the appointment of deputy sheriffs in the towns of Hooker and Texhoma, in Texas county, Oklahoma; prescribing their duties; providing for their compensation, and declaring an emergency."

Enrolled House Bill No. 398, by Craver, entitled: "An Act providing for an additional deputy in the office of county clerk in counties having a population from 27,000 to 27,100, as shown by last Federal Census, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these enrolled bills have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Concurrent Resolution No. 12, by Matthews and Graves, entitled: "Memorializing Congress of the United States to nullify certain orders of the Interstate Commerce Commission affecting intrastate railroad rates and to amend the act to regulate commerce so as to render such orders in the future impossible."

Enrolled Senate Bill No. 151, by Cordell and Davidson, entitled: "An Act defining osteopathy; authorizing and regulating the licensing of osteopathic physicians and surgeons; regulating the practice of osteopathy; providing for a State Board of Osteopathy; fixing the compensation, and defining the powers thereof; and repealing all laws and parts of laws in conflict herewith."

And to inform you, and through you the honorable Senate, that this Resolution and this Bill have been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to inform you, and through you the honorable Senate, that the Speaker of the House has appointed H. Jennings, Martin and King as a conference committee of three to confer with a committee of a like number from the Senate on Senate Bill No. 7, by Cordell of the Senate, and King, of the House, entitled: "An Act to amend Section 1, of Chapter 171, of the Session Laws of Oklahoma, 1919, entitled: 'An Act to abolish the offices of township trustee, township clerk, and township treasurer of each township in certain counties in the State of Oklahoma, and confer the powers and duties of said offices on the board of County Commissioners, County Clerk, and County Treasurer of such counties, repealing all acts in conflict therewith, and declaring an emergency.'"

Yours very truly,

ALBERT ROSS, Chief Clerk.

Enrolled House Concurrent Resolution No. 12 and House Bills Nos. 232, 252, 321, 335, 341, 381 and 398 were referred to the Committee on Engrossed and Enrolled Bills for comparison.

Senator Hill submitted the following committee report, which was adopted, and Senate Joint Resolution No. 26 was ordered printed and placed on the Calendar:

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Mr. President:

We, your Committee on Penal Institutions, to whom was referred Senate Joint Resolution No. 26 by Wallace, entitled: A Resolution forbidding the State Board of Public Affairs to remove the Industrial Home for Incurable Girls from Oklahoma City, Oklahoma, to Tecumseh, Pottawatomie County, Oklahoma, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HILL, Chairman.

Senator Holloway submitted the following committee report, which was adopted, and Senate Bill No. 377 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 377 by Johnson, entitled: An Act providing for the annexation of the Fort Sill School district to the Lawton district and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Senator Davidson submitted the following committee report, which was adopted, and Senate Bill No. 179 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Appropriations to whom was referred Senate Bill No. 179, by Holloway, entitled: An Act creating a commission of educational survey, naming the duties, providing for an educational survey of the state school system of Oklahoma, making an appropriation of

twenty thousand (\$20,000.00) dollars, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

DAVIDSON, Chairman.

Senator Looney submitted the following committee reports, which were adopted, and Senate Bills Nos. 252 and 385 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on State and County Affairs, to whom was referred Senate Bill No. 252 as amended by McPherrin, Looney, West, Ratliff, Cordell and Holloway, entitled: An Act establishing the office of County Engineer in the several counties of the State of Oklahoma, defining the duties, power and authority of the office of County Engineer, repealing all laws and parts of laws in conflict herewith and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

MRS. LOONEY, Chairman.

Mr. President:

We, your Committee on State and County Affairs to whom was referred Senate Bill No. 385, by Pugh, entitled: AN Act Amending Section 3218, Chapter 81, Article 1, of the Revised Laws of Oklahoma, 1910, relative to the salaries of County Treasurers; and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Senator Anglin submitted the following committee reports, which were adopted, and Senate Bills Nos. 387, 394,

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395 and 396 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Legal Advisory, to whom was referred Senate Bill No. 387 by Holloway, entitled: An Act creating a lien in favor of mechanics, material men, laborers, employees, persons who have sustained injury or damage to person or property, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

ANGLIN, Chairman.

Mr. President:

We, your Committee on Legal Advisory, to whom was referred Senate Bill No. 394, by Harvey, entitled: An Act to protect the State or any County, City, Township or School District therein, from loss in the letting of contracts, sale or purchase of property or other public transactions occasioned by the gross negligence or dishonesty of public officials or employees, fixing the penalty therefor and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, with these amendments, as follows:

1. After the word "value" in line 13 of the original bill, and before the word "from" insert the words "directly or indirectly."

2: In line 2 of the original bill, after the word "imprisonment" and before the word "of" insert the words "in the penitentiary."

ANGLIN, Chairman.

Mr. President:

We, your Committee on Legal Advisory, to whom was referred Senate Bill No. 395, by Harvey, entitled: An Act to

prevent architects and civil engineers in the service of the State, County, City, Township or School District from over-estimating the construction cost of public improvements, providing a penalty therefor and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, with these amendments, as follows:

1: After the word "excessive" in line 12 and before the word "any" insert the words, "and knowingly, corruptly and intentionally made."

2: After the word "than" in line 12, strike the word "ten" and figure "10", and insert in lieu thereof, the word "twenty-five" and figure "25."

3: After the word "engineer" in line 21 of the original bill, and before the word "over-estimated" insert the words, "knowingly, corruptly and intentionally."

4: After the word "over-estimation" in line 22 and before the words "he shall" strike the words "was the result of gross negligence," and insert in lieu thereof "was knowingly, corruptly, and intentionally made."

5: After the word "wilful" in line 25, and before the word "intention" insert the words "fraudulent or corrupt."

ANGLIN, Chairman.

Mr. President:

We, your Committee on Legal Advisory, to whom was referred Senate Bill No. 396 by Harvey, entitled: An Act to prevent conspiracy and fraudulent conduct against the interests of the State or any County, City, Township, School District or other subdivision thereof, in the letting of contracts or transaction of public business, fixing a penalty therefor, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, with these amendments, as follows:

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1: On line 24 of the original bill, after the word "imprisonment" and before the word "for," insert the words "in the penitentiary."

ANGLIN, Chairman.

Senator Anglin submitted the following committee report, which was adopted.

Mr. President:

We, your Committee on Legislative and Judicial Appropriations, to whom was referred House Bill No. 318, by Harrison and Harmon of the House and Anglin of the Senate, entitled: An Act amending Chapter 74, Session Laws 1919; providing for an additional district judge and creating an additional nominating district in Judicial District number Twenty-two and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

ANGLIN, Chairman.

Senator Anglin moved that House Bill No. 318 be advanced to engrossment and third reading, which prevailed.

Senator Anglin submitted the following committee report:

Mr. President:

We, your Committee on Legal Advisory, to whom was referred Senate Bill No. 388 by Wallace, entitled: An Act repealing Chapter 124 of House Bill 88 of the Acts of the Seventh Legislature, being an act to provide for the preparation and review of estimates for expenditures and revenues, and to establish a budget system for all state departments, bureaus, divisions, officers, boards, commissions, institutions and other agencies, and undertakings receiving and asking financial aid from the state of Oklahoma, and declaring an emergency, beg leave to report that we had the same

under consideration and herewith return the same with the recommendation that it do not pass.

ANGLIN, Chairman.

Senator Anglin moved that the report be adopted.

Senator Wallace moved as a substitute that Senate Bill No. 388 be reported "do pass."

Senator Draughon moved to table the substitute motion of enator Wallace, which prevailed.

The question occurring on the adoption of the committee report, same prevailed.

Senator Spurlock submitted the following special committee report, which was adopted:

Mr. President:

We, your Special Committee, to whom was referred Engrossed Senate Joint Resolution No. 22, by Spurlock, entitled: A Resolution authorizing the submission if a proposed amendment to the constitution to the people for their approval or rejection, for the purpose of amending Section 9 of Article 10, limiting the county levy, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass without amendments.

SPURLOCK, Chairman.

Senator Coyne submitted the following special committee report, which was adopted:

Mr. President:

We, your Special Committee, to whom was referred House Bill No. 184, having had the same under consideration return the same with the recommendation that it be amended as follows:

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Amendment No. 1: Substitute the following for Section One:

"If any person shall discover any dog in the act of killing, wounding, or chasing sheep or other domestic animals anywhere in this State, or shall discover any dog under such circumstances as to satisfactorily show that such dog has been recently engaged in killing or chasing sheep or other domestic animals, such person is authorized to immediately pursue and kill such dog anywhere except on the premises of the owner of such dog."

Amendment No. 2: Substitute the following for Section Two:

"The owner of any dog shall be liable for all damages that may accrue to any person or persons in this state by reason of said dog killing, wounding or chasing any sheep or other domestic animal, which damages may be recovered by action in any court of this State, having jurisdiction over the person of the defendant and the amount of said damages sought to be recovered."

Amendment No. 3. Amending the title of the bill by inserting the word "and" after the word "killed" and before the word "for."

COYNE, Chairman.

Senator Morton submitted the following committee report:

Mr. President:

We, your Committee on Engrossed and Enrolled Bills beg leave to report House Bills Nos. 151, 201, 232, 252, 321, 335, 341, 381 and 398 correctly enrolled; House Concurrent Resolution No. 12 correctly enrolled; Senate amendments to House Bill No. 28 correctly engrossed.

L. A. MORTON, Chairman.

BILLS ON FIRST READING.

The following bills were introduced and read the first time:

Senate Bill No. 400, by Fleming, An Act making an appropriation for the School of Mines and Metallurgy at Wilburton, Oklahoma, and declaring an emergency.

Senate Bill No. 401, by Fleming and Davidson, An Act authorizing the board of regents of the School of Mines and Metallurgy at Wilburton to receive any and all funds allotted and paid by the Federal Government for vocational education for the training of disabled soldiers, sailors and marines; for paying teachers' salaries and maintenance of said institution; repealing all acts and parts of acts in conflict herewith and declaring an emergency.

Senate Bill No. 402, by Wells and Lynch, of the Senate, and Taylor, of the House, An Act authorizing the employment of certain deputies by county officers in counties having a population of not less than 33,400 and not more than 33,500, fixing the salaries of such deputies, repealing all laws in conflict herewith and declaring an emergency.

Senate Bill No. 403, by Nichols and Rutherford, of the Senate, and Disney, Miller and Strayhorn, of the House, An Act authorizing cities of the first class to cut weeds upon both occupied and unoccupied and vacant lots, and to assess the cost of same against such lots, and to make such assessment a lien thereon, and declaring an emergency.

Senate Bill No. 404, by Anglin, of the Senate, and Jennings (of Seminole) of the House, An Act reapportioning district courts of judicial districts nine and seven, providing for the judges thereof, fixing the terms of courts therein, and declaring an emergency.

Senate Bill No. 405, by Nichols, of the Senate, and Harris, of the House, An Act to provide for the compilation, indexing and annotation of the laws of Oklahoma; providing for

printing and publication thereof; creating a Commission to superintend the same; and making an appropriation therefor.

Senate Bill No. 406, by Looney, Spurlock and W. H. Woods of the Senate, and Disney and Otto Smith of the House, an Act appropriating the sum o four hundred thousand (\$400,000.00) Dollars for aid to certain schools of the state for the remainder of the fiscal year ending June 30, 1921, and providing how muchc funds shall be handled and declaring an emergency.

Senate Bill No. 407, by Morton and E. E. Woods, of the Senate, and Graham and Herod of the House, An Act making an emergency appropriation for the payment of Confederate pensions for the fiscal year ending June 30, 1921, and declaring an emergency.

Senate Bill No. 408, by Simpson, An Act creating an independent school district out of the town of Thomas, and school districts Nos. 11, 24, 25, 28, 29 and 85 as they now exist in Custer county, Oklahoma.

BILLS ON SECOND READING.

The following bills were read the second time and referred to the standing committee indicated:

Senate Bill No. 399, by Ingraham and Lillard, to Education.

Enrolled Senate Bill No. 151 was ordered transmitted to the Governor.

House Bill No. 151 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 201 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 232 was read for the fourth time, the rolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 252 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 321 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 335 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 341, was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 381 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 398 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

Enrolled House Concurrent Resolution No. 12 was signed by the President pro tempore and ordered returned to the Honorable House.

The President pro tempore signed the engrossed Senate amendments to House Bill No. 28 and ordered same returned to the Honorable House.

The President pro tempore appointed Senators Cordell, F. E. Woods and Wells as Senate conferees on Senate Bill No. 7.

Senate Joint Resolution No. 22 was read for the third time at length, as follows:

SENATE JOINT RESOLUTION NO. 22, by SPURLOCK.

A Resolution authorizing the submission of a proposed amendment to the constitution to the people for their approval or rejection, for the purpose of amending section 9 of article 10, limiting the county levy.

Be it resolved by the Senate and House of Representatives of the Eighth Legislature of the State of Oklahoma in Regular Session assembled:

That the State Election Board is hereby instructed to prepare and submit to the voters of this state for their adoption or rejection at the next general or special election the following proposed amendment to Section 9, of Article 10 of the Constitution of the State of Oklahoma and to read as follows:

"Section 9. Except as herein otherwise provided, the total taxes, on an ad valorem basis, for all purposes, state, county, township, city or town, and school district taxes, shall not exceed in any one year forty-five and one-half (45 1-2) mills on the dollar, to be divided as follows: State levy, not more than three and one-half (3 1-2) mills; county levy, not more than twelve (12) mills; provided, that any county may levy not exceeding two (2) mills additional for county high school and aid to the common schools of the county, not over one (1) mill of which shall be for such high school, and the aid to said common schools shall be apportioned as provided by law; township levy, not more than five (5) mills; city or town levy, not more than ten (10) mills; school district levy, not more than fifteen (15) mills on the dollar for school district purposes, for support of common schools; provided, that the aforesaid annual rate for school purposes may be increased by any school district by an amount not to exceed ten (10) mills on the dollar valuation, on condition that a majority of the voters thereof voting at an election, vote for said increase. Provided, that the excise board may levy up to five (5) mills for county road purposes."

The question being, "Shall the resolution pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harvey, Hill, Ingraham, Johnson, Land, Leedy, Looney, Lynch, McPherren, Morton, Nichols, Ratliff, Sherman, Simpson, Spurlock, Wells, West. Total 30.

Nays: Fleming, Harrison, Holloway, Lillard, Rutherford, Wallace, Woods (E. E.), Woods (W. H.) Total 8.

Excused: Briggs, Carlock, Horner. Total 3.

Absent: Coyne, Hensley, Pugh. Total 3.

The resolution having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Harrison served notice that on the next legislative day he would move to reconsider the vote by which Senate Joint Resolution No. 22, passed.

Senator Spurlock was excused until three o'clock.

Senator Woods moved that the Senate recess until 1:30.

Senator Fleming moved as a substitute that the Senate recess until 1 o'clock, which prevailed.

AFTERNOON SESSION.

The Senate reconvened, the President presiding.

Senator Morton submitted the following committee report:

Mr. President: The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 20, 358 and 367 correctly engrossed; Senate Bill No. 39 correctly re-engrossed.

L. A. MORTON, Chairman.

Senator Cordell submitted the following conference committee report:

Mr. President:

We, your Conference Committee, to whom was referred Senate Bill No. 7, by Cordell of the Senate, and King of the House, entitled: An Act to amend Section 1, Chapter 171, of the Session Laws of Oklahoma 1919, entitled "An Act to abolish the offices of township trustee, township clerk and township treasurer of each township in certain counties in the State of Oklahoma, and confer the powers and duties of said offices on the board of county commissioners, county clerk and county treasurer of such counties; repealing all acts in conflict therewith, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation as follows:

That the Senate Accept the House Amendments with the word "Carter" stricken from the amendments.

Senate Conferees.

CORDELL.

E. E. WOODS,

CHAS. E. WELLS.

House Conferees.

H. JENNINGS,

J. F. MARTIN,

H. R. KING.

On motion of Senator Cordell the report was adopted.

The question being, "Shall Senate Bill No. 7 as amended by the conference report pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, West, Woods, (E. E.), Woods (W. H.) Total 35.

Nays: None.

Excused: Briggs, Carlock, Horner. Total 3.

Absent: Coyne, Golobie, Hensley, Sherman, Simpson, Spurlock. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency?" the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Puugh, Ratliff, Rutherford, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total, 35.

Nays: None.

Excused: Briggs, Carlock, Horner. Total 3.

Absent: Coyne, Golobie, Hensley, Sherman, Simpson, Spurlock. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the President ordered the bill transmitted to the Honorable House.

Senate Bill No. 39 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harvey, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Ratliff, Rutherford, Simpson, Wells, Woods, (E. E.), Woods, (W. H.). Total, 30.

Nays: Brown, Coyne, Fleming, Harrison, Hill, Pugh, Wallace, West. Total 8.

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Excused: Briggs, Carlock, Horner, Spurlock. Total 4.

Absent: Hensley, Sherman. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harvey, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Wells, West, Woods (E. E.), Woods (W. H.) Total 32.

Nays: Brown, Coyne, Fleming, Harrison, Hill, Wallace. Total 6.

Excused: Briggs, Carlock, Horner, Spurlock. Total, 4.

Absent: Hensley, Sherman. Total 2.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 39 and ordered same transmitted to the Honorable House.

Senate Bill No. 20 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Durant, Glasser, Golobie, Harvey, Hill, Holloway, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Ratliff, Rutherford, Wallace, Wells, West. Total 28.

Nays: Davidson, Draughon, Fleming, Frye, Harrison, Leedy, Woods, (W. H.) Total 7.

Excused: Briggs, Carlock, Harner, Spurlock. Total 4.

Absent: Hensley, Pugh, Sherman, Simpson, Woods, (E. E.) Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 20 and ordered same transmitted to the Honorable House.

Senate Bill No. 358 was read for the third time at length. Senator Cartwright asked unanimous consent to offer the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 358, line 2, page 1, by striking after the word "then" and before the word "according" in line 3 and add the following "twenty thousand, five hundred (20,500) and not more than twenty-one thousand (21,000)" and by amending the title to read "twenty thousand, five hundred (20,500)."

CARTWRIGHT.

The question being, "Shall Senate Bill No. 358 pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherrin, Morton, Nichols, Ratliff, Rutherford, Sherman, Wallace, Wells, West, Woods (E. E.), Woods (W. H.) Total 38.

Nays: None.

Excused: Briggs, Carlock, Horner, Spurlock. Total 4.

Absent: Pugh, Simpson. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

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The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Ratliff, Rutherford, Sherman, Wallace, Wells, West, Woods (E. E.), Woods (W. H.) Total 38.

Nays: None.

Excused: Briggs, Carlock, Horner, Spurlock. Total 4.

Absent: Pugh, Simpson. Total 2.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment.

Senate Bill No. 367 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Ratliff, Rutherford, Sherman, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 37.

Nays: Leedy. Total 1.

Excused: Briggs, Carlock, Horner, Spurlock. Total 4.

Absent: Pugh, Simpson. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill Holloway, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherrin, Morton, Nichols, Ratliff, Rutherford, Sherman, Wallace, Wells, West, Woods (E. E.), Woods (W. H.) Total 37.

Nays: Leedy. Total, 1.

Excused: Briggs, Carlock, Horner, Spurlock. Total 4.

Absent: Pugh, Simpson. Total 2.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 367 and ordered same transmitted to the Honorable House.

Senate Joint Resolution No. 23 was taken up for consideration.

Senator Looney asked unanimous consent to add the name of Representative Disney as one of the authors, which was granted.

Senator Nichols offered the following amendment:

Mr. President: I move to amend Senate Joint Resolution No. 23, line 2, page 3, by adding after the word "provided" and before the "period" the following: "and it shall be discretionary with the State Board of Education whether any money be given to any of said districts so applying for same; and provided further, that all statements made by any person to the State Board of Education for the purpose of obtaining any money or aid as provided for herein shall be made under oath and any false statements made therein shall constitute per-

jury and the persons making same shall be punished as provided by law for the crime of perjury."

NICHOLS.

Senator W. H. Woods moved that Senate Joint Resolution No. 23 be stricken from the Calendar, which prevailed.

Senate Bill No. 285 was taken up for further consideration.

Further consideration of section 4 was resumed.

Senator Lillard offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 285, line 13, page 6, by striking out lines 13, 14 and 15, and inserting in lieu thereof the following words: "electors of the delegate district in which the vacancy exists at a special election to be held in such district in the manner herein provided for the election of delegates; provided such special election shall be called by proclamation of the Governor and shall be held within twenty days after the vacancy occurs and all candidates at such special election shall file their application in writing with the Secretary of the State Election Board to have their names placed on the ballots at least five days before the day of such election."

LILLARD.

Senator Lillard moved to reconsider the vote by which his amendment lost, amending line 3, page 6, striking all of lines 3, 4 and 5, and all the words as follows on line 6, "gate to the convention, and," which lost.

Section 4, as amended, was adopted.

Section 5, 6, 7 and 8, were read and adopted.

Senator Davidson moved that Senate Bill No. 285 be advanced to engrossment and third reading.

Senator Cordell moved as a substitute that Senate Bill No. 285 be indefinitely postponed, and the roll being called resulted as follows:

Ayes: Cartwright, Cordell, Coyne, Dearmon, Fleming, Harrison, Hill, Johnson, Lillard, Looney, Wallace, West. Total 12.

Nays: Anglin, Brown, Clark, Cornett, Davidson, Draughon, Durant, Frye, Glasser, Golobie, Harvey, Hensley, Holloway, Ingraham, Land, Leedy, Lynch, McPherren, Nichols, Ratliff, Rutherford, Sherman, Wells, Woods, (E. E.), Woods, (W. H.) Total 25.

Excused: Briggs, Carlock, Horner, Morton, Spurlock. Total 5.

Absent: Pugh, Simpson. Total 2.

The Chair declared the motion to indefinitely postpone Senate Bill No. 285 lost.

The vote occurring on the motion to advance Senate Bill No. 285 to engrossment and third reading, same prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 223 was taken up for consideration.

Senator Nichols moved that further consideration of Senate Bill No. 223 be indefinitely postponed.

Senator Harrison moved that the time of Senator Rutherford be extended twenty minutes and that he be permitted to make the argument in the manner he desired, which prevailed.

Senator Lillard presiding.

The President presiding.

Senator Harrison moved the previous question, and the roll being called resulted as follows:

Ayes: Anglin, Cartwright, Clark, Cordell, Davidson, Dearmon, Draughon, Durant, Fleming, Harrison, Holloway,

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Johnson, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, West, Woods, (E. E.) Total 23.

Nays: Brown, Cornett, Coyne, Frye, Glasser, Golobie, Harvey, Hensley, Hill, Ingraham, Land, Leedy, Lynch, Rutherford, Sherman, Wells, Woods, (W. H.) Total 17.

Excused: Briggs, Carlock, Horner. Total 3.

Absent: Wallace. Total 1.

The Chair declared the motion carried.

The question occurring on the motion of Senator Nichols to indefinitely postpone Senate Bill No. 223, the roll was called with the following result:

Ayes: Cartwright, Clark, Cordell, Davidson, Dearmon, Draughon, Durant, Fleming, Harrison, Hensley, Holloway, Johnson, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, West, Woods, (E. E.), Woods, (W. H.) Total 23.

Nays: Anglin, Brown, Cornett, Coyne, Frye, Glasser, Harvey, Hill, Ingraham, Land, Leedy, Lynch, Rutherford, Sherman, Spurlock, Wallace, Wells. Total 17.

Excused: Briggs, Carlock, Horner. Total 3.

Absent: Golobie. Total 1.

The Chair declared the motion to indefinitely postpone Senate Bill No. 223 carried.

Senator Hill moved that the Senate adjourn under the rule, and the roll being called resulted as follows:

Ayes: Brown, Cornett, Coyne, Davidson, Frye, Glasser, Golobie, Harvey, Hensley, Hill, Ingraham, Land, Leedy, Lillard, Lynch, Rutherford, Sherman, Wallace, Wells, Woods, (W. H.) Total 20.

Nays: Anglin, Cartwright, Clark, Cordell Dearmon, Draughon, Durant, Fleming, Harrison, Holloway, Johnson,

Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, West, Woods, (E. E.) Total 21.

Excused: Briggs, Carlock, Horner. Total 3.

Absent: None.

The Chair declared the motion to adjourn lost.

Senator Holloway moved that the vote by which Senate Bill No. 223 was indefinitely postponed be reconsidered and that that motion lie on the table, which prevailed.

Senator Holloway moved that Senate Bill No. 221 be indefinitely postponed.

Senator Cartwright submitted the following Special Committee report, which was adopted:
Mr. President:

We, your Special Committee, to whom was referred Senate Bill No. 171 by Cartwright, Golobie, Morton and Looney of the Senate and Herod, Harrison Harp and Dabney of the House entitled: An Act to repeal Senate Bill No. 266, of the Session Laws of 1919, and to substitute therefor an act entitled "Teachers' Retirement, Disability, Annuity and Benefit Fund," and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that the attached amended bill do pass.

CARTWRIGHT, Chairman.

GOLOBIE,

McPHERREN,

GLASSER,

HARRISON,

HOLLOWAY,

DAVIDSON:

GOLOBIE,

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On motion of Senator Davidson the Senate adjourned under the rule.

FIFTY-EIGHTH LEGISLATIVE DAY.

Friday, March 11, 1921.

The Senate met at 1:30 pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.) Total 42.

Excused: Carlock.

Absent: Wells.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Wells was excused until Monday.

Senator Hill moved that the Senate recess from two to three o'clock in order that the Senators might attend the funeral of Honorable Preslie B. Cole. which prevailed.

Senator Holloway moved that further consideration of the school bills be deferred until Monday, which prevailed.

Senator Hill asked to be excused until four o'clock, which was granted.

Senator W. H. Woods asked to be excused at four o'clock, until Monday, which was granted.

The Journal of the previous day was read and approved.

Senator Davidson moved that House Bill No. 241 be referred from the Calendar to the Committee on Appropriations, which prevailed.

Senator Morton submitted the following committee report:

Mr. President:

We, your Committee on Engrossed and Enrolled Bills beg leave to report Senate Bill No. 358 correctly re-engrossed; Senate Resolution No. 31 correctly enrolled.

L. A. MORTON, Chairman.

Senator Davidson submitted the following committee reports, which were adopted, and Senate Bills Nos. 293, 295, 386 and 393 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 293 by Spurlock, Sherman and McPherren of the Senate, and Groves, Dabney and Harvey of the House, entitled: An Act authorizing the employment of the Corporation Commission of a freight rate expert and special counsel to represent the interests of Oklahoma against unjust discrimination against Oklahoma shippers in the matter of freight rates, making an appropriation, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same

with the recommendation that it do pass as amended, said amendments being as follows:

“An act authorizing the employment by the Corporation Commission of freight rate experts and special counsel to represent the interests of the state of Oklahoma against unjust discrimination in the matter of freight rates by the railroad companies, making an appropriation therefor, and declaring an emergency.”

Amendment No. 2. Strike out the following language in lines 2 and 3 of Section 1 of the bill, “a freight rate expert,” and insert in lieu thereof the words “freight rate experts.”

DAVIDSON, Chairman.

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 295 by W. H. Woods, entitled: An Act making a supplementary appropriation for salary and expenses of Henry M. Carr, chairman of the board of Eleemosynary Institutions, state of Oklahoma, for the fiscal year ending June 30, 1921, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 386, by Davidson and Cartwright, entitled: An Act making an appropriation for geological field work and supplies for the fiscal year ending June 30, 1921, for the Oklahoma Geological Survey, and declaring an emergency, beg leave to report that we had the same

under consideration and herewith return the same with the recommendation that it do pass as amended, said amendments being as follows:

Amendment No. 1. Insert, after the word "appropriated" and before the word "the," in line 3 of Section 1 of the bill, the following language: "for the fiscal year ending June 30, 1921."

Amendment No. 2. Strike out of Section 1 of the bill the figures "\$8,500.00," and insert in lieu thereof the words and figures, "Five Thousand Dollars (\$5,000.00)."

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 393 by Davidson, entitled: An Act making supplemental appropriation for the fiscal year ending June 30, 1921, to pay expenses of district judges while holding court within their respective districts but outside the county of their residence, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Nichols submitted the following Special Committee report, which was adopted:

Mr. President:

We, your Special Committee on Re-engrossed House Bill No. 94, to whom was referred House Bill No. 94 by J. H. Ogle, entitled: An Act relating to road and brige work and inspection by county commissioners in all counties having no township organization and having a population of fifteen thousand and not over forty-five thousand, fixing the compensation for such work and declaring an emer-

gency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended as follows:

Line 1 and 2, page 1, is amended by striking the words "having no township organization and," and by adding after the word "project" in line 9, on page 3, the following: "Provided, that the provisions of this Act shall not apply to the following counties: Pontotoc, Seminole, Sequoyah, Craig, Mayes, Greer, Noble, Canadian, Beckham, Roger Mills, Dewey, Ellis, Tillman, Blaine, Kingfisher, Rogers and Wagoner; and provided further that none of the provisions of this Act shall operate to repeal House Bill No. 381, or House Bill No. 96."

NICHOLS, Chairman.

The following message from the House was read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to inform you, and through you the honorable Senate, that the House of Representatives concurs with the Senate on Senate amendments to the following:

Engrossed House Bill No. 55, by Knight, entitled: "An Act amending Section 3, Chapter 30, Session Laws of 1916, relating to exemption by cash payment from road work."

Engrossed House Bill No. 419, by Hoover of the House, and Carlock of the Senate, entitled: "An Act to amend Sections 1, 3, 4, 5, 6, 7 and 8, Chapter 109, Session Laws of Oklahoma, 1919, relating to the number of deputies, stenographers, clerks, or assistants for the County Officers of Carter County, regulating the salaries of such deputies, stenographers, clerks, or other assistants, regulating the compensation of the sheriff of such county, and providing the compensation allowed for board of prisoners in such county,

and providing per diem to be allowed the Board of County Commissioners; and declaring an emergency."

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 47, by Graham, of the House, and Draughon of the Senate, entitled: "An Act creating an additional judgeship in and for the Eighth Judicial District, and providing for the appointment of an additional judge and declaring an emergency."

Engrossed House Bill No. 227, by Graves, Wismeyer, Martin and Harris, entitled: "An Act relating to abstracting; amending Sections 1, 2, 3, 4, 5, 9 and 10, Chapter 4, Session Laws of Oklahoma 1917; re-enacting Sections 6 and 8, Revised Laws of Oklahoma 1910; providing for a graduated Bond and additional qualifications; fixing liabilities; prescribing penalties; repealing conflicting laws; and declaring an emergency."

Engrossed House Bill No. 269, by Hardie, entitled: "An Act to amend Section 7305, Article 1, Chapter 72, of the Revised Laws of Oklahoma, 1910, prescribing and defining what personal property shall be subject to taxation within the State of Oklahoma; repealing all laws in conflict herewith, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 277, by Harris and Martin of the House, and Lillard of the Senate, entitled: "An Act making provision for the disposition of funds received by the Normal Schools of the State from correspondence courses."

Engrossed House Bill No. 322, by Keim, Smallwood and Harrison, entitled: "An Act creating the office of assistant bank commissioner and secretary of the State Banking Board, and eleven other positions, each to be known as assistant to the bank commissioner, and fixing the salaries for same, and fixing the fees for the examination of banks, repealing all laws in conflict therewith, and declaring an emergency."

Engrossed House Bill No. 346, by Drake, entitled: "An Act relating to appeals from the State Board of Equalization to the Supreme Court; and declaring an emergency."

Engrossed House Bill No. 368, by Keenan, entitled: "An Act conferring upon the Secretary of State the duties of Secretary of the State Issues commission; amending Section 1, Chapter 49, Session Laws of 1919."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 383, by Otto Smith, entitled: "An Act providing for the proper display of the American Flag in every school room in the State of Oklahoma, making compulsory the teaching of respect and reverence for the flag by appropriate ceremonial formulated by the State Superintendent, and providing a penalty for its violation."

Engrossed House Bill No. 384, by Bell, entitled: "An Act providing for the compulsory teaching of American History and Civil Government in all the grade and high schools, both public and private, of this State; making the teaching of and passage of an examination in American History and Civil Government necessary for any college or university or normal school, or chartered institution or learning degree when said degree is conferred under the authority of the State of Oklahoma; and providing a penalty for its violation."

Engrossed House Bill No. 389, by Tylee, entitled: "An Act providing for an oath or affirmation of allegiance to be taken by all teachers in the public, private, parochial and denominational schools; conferring on the County and State Superintendent of Instruction power to revoke a teacher's certificate for teaching disloyalty to the United States, or for publicly reviling the flag or the system of government of the United States, and providing a penalty for its violation."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 391, by Disney, entitled: "An act providing for the examination and abstracting of outstanding indebtedness of School Districts, Townships, Boards of Education of cities of the first class, independent school districts, cities, counties and other municipal subdivisions of the State of Oklahoma, by the State Examiner and Inspector, before application is made to fund and issue bonds; providing for appeal; providing for the payment of the State Examiner and Inspector for said services, and declaring an emergency."

Engrossed House Bill No. 435, by Herod, entitled: "An Act fixing the compensation of county surveyors in counties having a population of not less than 15,900 and not more than 15,950, according to the Federal Census of 1920, and declaring an emergency."

Engrossed House Bill No. 449, by Martin, Harris, Robertson and Gorman, entitled: "An Act creating an office of probation officer in counties having a population in excess of one hundred ten thousand inhabitants; providing for the appointment; describing the duties and emoluments of said office."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 78, by Admire, entitled: "An Act establishing a State Athletic Commission regulating

boxing and sparring in the State of Oklahoma and prohibiting the holding of the same on Sunday, and to repeal all acts and parts of acts in conflict herewith."

Engrossed House Bill No. 315, by Anglin of the Senate, and Harrison of the House, entitled: "An Act authorizing County Commissioners of Hughes County, Oklahoma, to erect buildings on the grounds of the Hughes County Free Fair Association, and declaring an emergency."

Engrossed House Bill No. 328, by Harris, H. Jennings, Disney, J. B. Smith and Robertson, of the House, and Lillard of the Senate, entitled: "An Act to amend Sections 1 and 2, Chapter 259, of the Session Laws of 1917, entitled: "An Act requiring Boards of Education of Independent School Districts to make an annual financial and statistical report to the State Superintendent of Public Instruction, and authorize the withholding of the July apportionment of the Public School fund for such independent districts until such report has been filed and approved," providing for other duties of said Boards, providing for an annual audit of the accounts of independent school districts, providing penalties for violations of the provisions of this act, and declaring an emergency."

Engrossed House Bill No. 347, by Simpson, J. B. Smith, Robertson, Harris, Hoover, Craver, Hardie and Keenan, entitled: "An Act fixing the salaries of county tax assessors; authorizing such assessors to district their respective counties and cities and appoint district assessors and all necessary office help; giving the Board of County Commissioners of the counties the power of approval of such appointments; prescribing the manner of assessing property and duties of the district assessors; providing for back assessments; limiting back assessments to one year: fixing the time of assessment of property and reciting the duties and fixing penalties; repealing all acts in conflict herewith."

Engrossed House Bill No. 378, by Tylee, Caldwell and Harp, entitled: "An Act to amend Chapter 290, of the Ses-

sion Laws of Oklahoma, 1919, relating to registration of motor vehicles, and providing for the collection of license fee by the County Clerk instead of the Highway Department.”

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 55, by Knight of the House and Ingraham of the Senate, entitled: “An Act amending Section 7589 of the Revised Laws of Oklahoma 1910, as amended by Section 3, Chapter 30, Session Laws of 1916, relating to exemption, by cash payment, from road work.”

Enrolled House Bill No. 370, by Ottinger and Cummings, entitled: “An Act legalizing the incorporation of the town of Gracemont, Caddo County, Oklahoma, and to legalize the proceedings and all acts done by the Board of Trustees of said town of Gracemont, Oklahoma, and declaring an emergency.”

Enrolled House Bill No. 214, by Dearmon of the Senate, and Louthan and Davis of the House, entitled: “An Act authorizing the Board of Regents of the Oklahoma College for Women, located at Chickasha, Oklahoma, to sell the land herein described and invest the proceeds in lands or permanent improvements adjacent to the present campus.”

Enrolled House Bill No. 206, by Brice and Everhart, entitled: “An Act amending Chapter 179 of the Session Laws

of Oklahoma, 1915, the same being an act providing for holding free township and county fairs."

Enrolled House Bill No. 419, by Hoover of the House, and Carlock of the Senate, entitled: "An Act to amend Sections 1, 3, 4, 5, 6, 7 and 8, Chapter 109, Session Laws of Oklahoma, 1919, relating to the number of deputies, stenographers, clerks or assistants for the county officers of Carter County, regulating the salaries of such deputies, stenographers, clerks, or other assistants, regulating the compensation of the sheriff of such county and providing per diem to be allowed the Board of County Commissioners; and declaring an emergency."

And to inform you, and through you the honorable Senate that these bills have been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

BILLS AND JOINT RESOLUTIONS ON FIRST READING.

The following bills and joint resolution were introduced and read the first time:

Senate Bill No. 409, by Cordell, An Act relating to the sale or offering for sale of grain or grain products and meat or meat products, cotton or cotton seed, and authorizing and providing for investigation, and prescribing penalties for violation thereof.

Senate Bill No. 410, by Cordell, An Act providing for acquiring lands adjoining the State Capitol grounds; providing appropriation therefor and declaring an emergency.

Senate Joint Resolution No. 27, by Draughon, A Resolution memorializing Congress to exempt from the payment and reports of income taxes in the sum of less than five thousand (\$5,000.00) dollars.

HOUSE BILLS ON FIRST READING.

House Bill No. 47, by Graham, of the House, and Draughon, of the Senate, An Act creating an additional judgeship in and for the Eighth Judicial District, and providing for the appointment of an additional judge and declaring an emergency.

House Bill No. 78, by Admire, An Act establishing a State Athletic Commission regulating boxing and sparring in the State of Oklahoma and prohibiting the holding of the same on Sunday; and to repeal all acts and parts of acts in conflict herewith.

House Bill No. 227, by Craver, Wismeyer, Miller, Martin and Harris, An Act relating to abstracting; amending sections 1, 2, 3, 4, 5, 9 and 10, chapter 1, Revised Laws of Oklahoma, 1910, and section 7, chapter 1, Revised Laws of Oklahoma, 1910, as amended by chapter 4, Session Laws of Oklahoma 1917; re-enacting sections 6 and 8, Revised Laws of Oklahoma 1910; providing for a graduated bond and additional qualifications; fixing liabilities; prescribing penalties; repealing conflicting laws; and declaring an emergency.

House Bill No. 269, by Hardie, An Act to amend section 7305, article 1, chapter 72 of the Revised Laws of Oklahoma, 1910, prescribing and defining what personal property shall be subject to taxation within the State of Oklahoma; repealing all laws in conflict herewith, and declaring an emergency.

House Bill No. 277, by Harris and Martin, of the House, and Lillard of the Senate, An Act making provision for the disposition of funds received by the normal schools of the State from correspondence courses.

House Bill No. 322, by Keim, Smallwood and Harrison, An Act creating the office of assistant bank commissioner and secretary of the State Banking Board, and eleven other

positions, each to be known as assistant to the bank commissioner, and fixing the salaries for same, and fixing the fees for the examination of banks, repealing all laws in conflict therewith, and declaring an emergency.

House Bill No. 328, by Harris, H. Jennings, Disney, J. B. Smith and Robertson, of the House, and Lillard, of the Senate, An Act to amend sections 1 and 2, chapter 259, of the Session Laws of 1917, entitled: "An Act requiring boards of education of independent school districts to make an annual financial and statistical report to the State Superintendent of Public Instruction, and authorizing the withholding of the July apportionment of the public school fund for such independent districts until such report has been filed and approved," providing for other duties of said boards, providing for an annual audit of the accounts of independent school districts, providing penalties for violation of the provisions of this act, and declaring an emergency.

House Bill No. 346, by Drake, An Act relating to appeals from the State Board of Equalization to the Supreme Court; and declaring an emergency.

House Bill No. 347, by Simpson, J. B. Smith, Robertson, Harris, Hoover, Craver, Hardie and Keenan, An Act fixing the salaries of county assessors; authorizing such assessors to district their respective counties and cities and appoint district assessors and all necessary office help; giving the board of county commissioners of the counties the power of approval of such appointments; prescribing the manner of assessing property and duties of the district assessors; providing for back assessments; limiting back assessments to one year; fixing the time of assessment of property and reciting the duties and fixing the penalties; repealing all acts in conflict herewith.

House Bill No. 368, by Keenan, An Act conferring upon the Secretary of State the duties of Secretary of the State

Issues Commission; amending section 1, chapter 49, Session Laws 1919.

House Bill No. 378, by Tylee, Caldwell and Harp, An Act to amend chapter 290, of the Seession Laws of Oklahoma, 1919, relating to registration of motor vehicles, and providing for the collection of license fee by the county clerk instead of the highway department.

House Bill No. 383, by Otto Smith, An Act providing for the proper display of the American Flag in every school room in the State of Oklahoma, making compulsory the teaching of respect and reverence for the flag by appropriate ceremonial formulated by the State Superintendent, and providing a penalty for its violation.

House Bill No. 384, by Bell, An Act providing for the compulsory teaching of American History and Civil Government in all the grade and high schools, both public and private, of this state; making the teaching of and passage of an examination in American History and Civil Government necessary for any college or university or normal school, or chartered institution of learning degree when said degree is conferred under the authority of the State of Oklahoma; and providing a penalty for its violation.

House Bill No. 389, by Tylee, An Act providing for an oath or affirmation of allegiance to be taken by all teachers in the public, private, parochial and denominational schools; conferring on the county and state superintendent of instruction power to revoke a teacher's certificate for teaching disloyalty to the United States, or for publicly reviling the flag or the system of government of the United States and providing a penalty for its violation.

House Bill No. 391, by Disney, An Act providing for the examination and abstracting of outstanding indebtedness of school districts, townships, boards of education of cities of the first class, independent school districts, cities, counties and other municipal subdivisions of the State of Oklahoma,

by the State Examiner and Inspector, before application is made to fund and issue bonds; providing for appeal; providing for the payment of the State Examiner and Inspector for said services, and declaring an emergency.

House Bill No. 435, by Herod, An Act fixing the compensation of county surveyors in counties having a population of not less than 15,900 and not more than 15,950, according to the Federal Census of 1920, and declaring an emergency.

House Bill No. 449, by Martin, Harris, Robertson and Gorman, An Act creating an office of probation officer in counties having a population in excess of one hundred ten thousand inhabitants, providing for the appointment, describing the duties and emoluments of said office.

BILLS ON SECOND READING.

The following bills were read the second time and referred to the standing committees indicated:

Senate Bill No. 400, by Fleming, to Appropriations.

Senate Bill No. 401, by Fleming and Davidson, to Education.

Senate Bill No. 402, by Wells and Lynch, of the Senate, and Taylor, of the House, to State and County Affairs.

Senate Bill No. 403, by Nichols and Rutherford, of the Senate, and Disney, Miller and Strayhorn, of the House, to Municipal Corporations.

Senate Bill No. 404, by Anglin, of the Senate, and Jennings (Seminole) of the House, to Judicial and Legislative Apportionment.

Senate Bill No. 405, by Nichols of the Senate, and Harris of the House, to Code Revision.

Senate Bill No. 406, by Looney, Spurlock and W. H. Woods, of the Senate, Disney and Otto Smith, of the House.

Senator Looney moved that Senate Bill No. 406 be referred to the Calendar, which prevailed.

Senate Bill No. 407, by Morton and E. E. Woods, of the Senate, and Graham and Herod, of the House, to Appropriations.

Senate Bill No. 408, by Simpson.

Senator Davidson moved that Senate Bill No. 408 be referred to the Calendar, which prevailed.

Senator Davidson moved that Senate Bill No. 408 be advanced to engrossment and third reading, which prevailed.

Enrolled House Bills Nos. 55, 206, 214, 370, and 419 were referred to the Committee on Engrossed and Enrolled Bills for comparison.

The President pro tempore signed the enrolled copy of Senate Resolution No. 31 and ordered same transmitted to the Secretary of State.

The President pro tempore signed the engrossed copy of Senate Bill No. 358 and ordered same transmitted to the Honorable House.

Senator Johnson moved that Senate Bill No. 377 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senator Durant moved that Senate Bill No. 390 be advanced to engrossment and third reading, which prevailed, and the bill referred to the Committee on Engrossed and Enrolled Bills.

Senator Holloway moved that Senate Bill No. 171 be made a special order for Monday at 4 o'clock, which prevailed.

The Senate recessed until 3 o'clock.

The Senate reconvened, the President pro tempore presiding.

Senator Glasser was excused until Monday.

Senator Clark moved that Senate Bill No. 347 be made a special order for 4:30 Monday afternoon, which prevailed.

Senator Golobie moved that Senate Bill No. 362 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senator Nichols moved that Senate Bill No. 323 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senator Morton moved that Senate Bill No. 97 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senator Coyne moved that Senate Bill No. 150 be made a special order for 2:30 o'clock Monday, which prevailed.

Senator Spurlock moved that Senate Bill No. 43 be stricken from the Calendar, which prevailed.

Senator Lillard moved that Senate Bill No. 142 be made a special order for two o'clock Tuesday.

Senator Anglin moved to table the motion, and the roll being called resulted as follows:

Ayes: Anglin, Briggs, Brown, Clark, Cornett, Davidson, Draughon, Durant, Harrison, Harvey, Horner, Ingraham, Johnson, Leedy, McPherrren, Morton, Nichols, Rutherford, Sherman, Simpson, Spurlock, West, Woods, (E. E.), Woods, (W. H.) Total 24.

Nays: Cartwright, Cordell, Coyne, Dearmon, Fleming, Frye, Hensley, Holloway, Land, Lillard, Lynch, Wallace. Total 12.

Excused: Carlock, Glasser, Hill, Wells. Total 4.

Absent: Golobie, Looney, Pugh, Ratliff. Total 4.

The Chair declared the motion to table carried.

House Bill No. 318 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Fleming, Frye, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Leedy, Looney, Lynch, McPherrren, Morton, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: Durant, Harrison, Lillard. Total 3.

Excused: Carlock, Glasser, Wells. Total 3.

Absent: Davidson, Johnson, Pugh. Total, 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Fleming, Frye, Golobie,

Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Leedy, Looney, Lynch, McPherren, Morton, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: Durant, Harrison, Lillard. Total 3.

Excused: Carlock, Glasser, Wells. Total 3.

Absent: Davidson, Johnson, Pugh. Total, 3.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 318 and ordered same returned to the Honorable House.

Senate Bill No. 179 was taken up for consideration and read.

Senator Lillard offered the following amendment:

Mr. President: I move to amend Senate Bill No 179, page 4, by striking Section 5.

LILLARD.

Senator Coyne moved that Senator Fleming be given ten minutes to discuss the Lillard amendment, which lost.

The question occurring on the adoption of the Lillard amendment, the roll being called resulted as follows:

Ayes: Brown, Cordell, Cornett, Coyne, Fleming, Frye, Harvey, Hensley, Horner, Ingraham, Land, Leedy, Lillard, Lynch, Wallace, Woods, (W. H.) Total 16.

Nays: Anglin, Cartwright, Clark, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Hill, Holloway, Johnson, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Ruther-

ford, Sherman, Simpson, Spurlock, West, Woods, (E. E.)
Total 24.

Excused: Carlock, Glasser, Wells. Total 3.

Absent: Briggs. Total 1.

The Chair declared the amendment lost.

Senator Rutherford offered the following amendment:

Mr. President: I move to amend Senate Bill No. 179, line 4, page 2, by striking after the word "findings" and before the word "to" line 5, the following, "with recommendations for increasing efficiency and economy."

RUTHERFORD.

Senator Lillard offered the following substitute for the Rutherford amendment:

Mr. President: I move to amend Senate Bill No. 179, line 5, page 2, by inserting after the word "economy" and the word "to" the words "or abolishment."

LILLARD.

Senator McPherren moved to table the substitute amendment by Senator Lillard, and the roll being called resulted as follows:

Ayes: Cartwright, Clark, Davidson, Draughon, Durant, Fleming, Harrison, Hill, Holloway, Johnson, Looney, McPherren, Morton, Rutherford, Simpson, Spurlock. Total 16.

Nays: Anglin, Briggs, Brown, Cordell, Cornett, Coyne, Dearmon, Frye, Golobie, Harvey, Hensley, Horner, Ingraham, Leedy, Lillard, Lynch, Nichols, Pugh, Ratliff, Wallace, West, Woods, (E. E.) Total 22.

Excused: Carlock, Glasser, Wells, Woods, (W. H.) Total 4.

Absent: Land, Sherman. Total 2.

The Chair declared the motion to table lost.

The question occurring on the Lillard substitute amendment, same lost.

The question occurring on the Rutherford amendment, same was adopted.

Senator Leedy offered the following amendment, which lost.

Mr. President: I move to amend Senate Bill No. 179, line 10, page 2, by adding after the word "instruction" and before the word "the" "one the President of the University of Oklahoma; one the President of the A. & M. College; one the President of a State Normal School; one the Secretary of the Oklahoma Educational Association."

LEEDY.

Senator Hill presiding.

Senator Morton offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 179, line 8, page 2, by striking after the word "members" the remainder of line 8, all of line 9 and line 10 to the word "the" and insert in lieu thereof as follows: "State Superintendent, State High School Inspector; head of University Extension Department; head of Department of Vocational Instruction and Secretary of State Educational Association."

MORTON.

Senator Leedy was excused until Tuesday, March 15th.

Senator Rutherford moved that further consideration of Senate Bill No. 179 be postponed until next Wednesday, which prevailed.

Senator Morton was excused until Tuesday.

Sentor Briggs was excused for the remainder of the day.

Senator Fleming was excused for the remainder of the day.

Senator Ratliff was excused until Monday.

Senator Hensley was excused until Monday.

The President pro tempore presiding.

Senate Bill No. 324 was taken up for consideration and read.

Senator Davidson moved that Senate Bill No. 324 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 329 was taken up for consideration and read.

Senator Davidson moved that Senate Bill No. 329 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 83 was taken up for consideration and read.

Senator Spurlock offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 83, lines 2 and 3, page 4, by striking after the word "of" line 2, and before the word "for" in line 3 and figures, all intervening words and inserting \$15,400 in both words and figures; also by striking "\$30,800" in lines 4 and 5 and inserting "\$20,600.00."

SPURLOCK.

Senator Nichols offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 83, line 6, page 1, by striking out the word "boys" and substituting the

word "students;" and by striking in line 1 of page 2 the first five words of said line, which are as follows "who lives on the farm."

NICHOLS.

Senator Spurlock moved that Senate Bill No. 83, as amended, be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 351 was taken up for consideration and read.

Senator Pugh offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 351, line 1, page 1, by inserting after the figure "1" and before the word "in" the following language "in all counties having a population of five thousand (5,000) or less, the county treasurer shall receive as full compensation for his services as such official a salary of one thousand, three hundred (\$1,300.00) dollars "and."

PUGH.

Senator McPherren offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 351, line 1, page 2, by striking after the word "of" and before the word "per" the figures "3,000" and substitute the following twenty-five hundred (\$2,500.00) dollars."

McPHERREN.

Senator McPherren offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 351, line 4, page 2, by striking the following language "one county

commissioner at \$2,400.00 per annum and” and substituting the following language: “the Chairman of the Board of county commissioners shall receive a salary of \$1,200 per annum and the.”

McPHERREN AND CARTWRIGHT.

Senator McPherrren offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 351, line 3, page 1, by striking after the word “census” and before the word “the” the words “of 1920” and inserting before the word “federal” the word “last.”

McPHERREN AND CARTWRIGHT.

Senator McPherrren offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 351, pages 2 and 3, by striking section 2.

McPHERREN AND CARTWRIGHT.

Senator McPherrren offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 351, by striking the title of the bill and inserting in lieu thereof the following: “An Act fixing the salary of county treasurers in counties of 5,000 or less, and salaries of the county judge, county attorney, sheriff, county treasurer, county commissioners, court clerk, tax assessor, county clerk and county superintendent of public instruction in counties having a population of not less than 18,400 nor greater than 18,420 according to the last federal census, and repealing all law in conflict herewith and declaring an emergency.”

McPHERREN AND CARTWRIGHT.

Senator McPherrren offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 351, line 5, page 2, by striking the figures "\$1,000.00" and substituting the following "\$800.00."

MCPHERREN AND CARTWRIGHT.

Senator McPherren moved that Senate Bill No. 351 be advanced to engrossment and third reading, which prevailed and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senator Pugh was excused until Monday.

Senator West was excused indefinitely on account of sickness.

On motion of Senator Davidson the Senate adjourned until 10 o'clock Saturday morning.

FIFTY-NINTH LEGISLATIVE DAY.

Saturday, March 12, 1921.

The Senate met at 10 o'clock pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Nichols, Rutherford, Sherman, Simpson, Spurlock, Wallace, Woods, (E. E.) Total 33.

Excused: Carlock, Glasser, Hensley, Leedy, Morton, Pugh, Ratliff, Wells, West, Woods, (W. H.) Total 10.

Absent: Land. Total 1.

The Chair announced a quorum present.

Prayer by the Chaplain.

The Journal of the previous day was read and approved.

Senator Clark submitted the following committee report:

Mr. President:

We, your Committee on Engrossed and Enrolled Bills beg leave to report House Bills Nos. 55, 206, 214, 370 and 419 correctly enrolled.

CLARK, Acting Chairman.

Senator Anglin submitted the following committee report, which was adopted, and Senate Bill No. 404 was ordered printed and placed on the Calendar:

Mr. President:

We, your committee on Legislative and Judicial Apportionment to whom was referred Senate Bill No. 404, by Anglin, of the Senate, and Jennings, of Seminole, of the House, entitled: An Act re-apportioning district courts of judicial districts Nine and Seven, providing for the judges thereof, fixing the terms of court therein, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

ANGLIN, Chairman.

Senator Anglin moved that Senate Bill No. 404 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for Engrossment.

Senator Harrison moved that Senate Bill No. 255 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills.

BILLS ON FIRST READING.

The following bills were introduced and read the first time:

Senate Bill No. 411, by Hill, An Act authorizing and creating a revolving fund for each State Tuberculosis Sanatoria now existing, or hereafter established in the State of Oklahoma, and declaring an emergency.

BILLS AND JOINT RESOLUTIONS ON SECOND
READING.

The following bills and joint resolutions were read the second time and referred to the standing committee indicated:

Senate Bill No. 409, by Cordell, to Agriculture.

Senate Bill No. 410, by Cordell, to Appropriations.

Senate Joint Resolution No. 27, by Draughon, was taken up for consideration and read.

Senator Draughon moved that Senate Joint Resolution be advanced to engrossment and third reading, which prevailed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

House Bill No. 47, by Graham, of the House, and Draughon, of the Senate.

Senator Draughon moved that House Bill No. 47 be referred to the Calendar without reference to a Committee, which prevailed.

Senator Davidson moved that House Bill No. 47 be advanced to engrossment and third reading, which prevailed and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

House Bill No. 78, by Admire, to Commerce and Labor.

House Bill No. 227, by Craver, Wismeyer, Miller, Martin and Harris, to Judiciary No. 1.

House Bill No. 269, by Hardie, to Legal Advisory.

House Bill No. 277, by Harris and Martin, of the House, and Lillard, of the Senate, to Education.

House Bill No. 322, by Keim, Smallwood and Harrison, to Banks and Banking.

House Bill No. 328, by Harris, H. Jennings, Disney, J. B. Smith and Robertson, of the House, and Lillard, of the Senate, to Education.

House Bill No. 346, by Drake, ordered placed on the Calendar.

House Bill No. 347, by Simpson, J. B. Smith, Robertson, Harris, Hoover, Craver, Hardie and Keenan, to State and County Affairs.

House Bill No. 368, by Keenan, to Legislative and Judicial Apportionment.

House Bill No. 378, by Tylee, Caldwell and Harp, to Roads and Highways.

House Bill No. 383, by Otto Smith, to Education.

House Bill No. 384, by Bell, to Education.

House Bill No. 389, by Tylee, to Education.

Senator Nichols moved that House Bills Nos. 383, 384 and 389 be referred direct to the Calendar without reference to committee, which prevailed.

House Bill No. 391, by Disney, to Legal Advisory.

House Bill No. 435, by Herod, to Roads and Highways.

Senator Hill moved that House Bill No. 435 be referred direct to the Calendar without reference to committee, which prevailed.

House Bill No. 449, by Martin, Harris, Robertson and Gorman, to State and County Affairs.

Senator Davidson presiding.

House Bill No. 94 was taken up for further consideration.

Senator Spurlock offered the following amendment, which lost:

Mr. President: I move to amend House Bill No. 94, line 9, page 2, by substituting five cents per mile instead of ten cents.

SPURLOCK.

Senator McPherrren moved that House Bill No. 94, as amended, be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

House Bill No. 184, as amended, was taken up for consideration and read.

Senator Lillard offered the following amendment:

Mr. President: I move to amend House Bill No. 184, line 3, page 1, by inserting after the word "animals" and before the word "in" the following words "or domestic fowls."

LILLARD.

Senator Hill moved to table the amendment, which prevailed.

Senator Cordell moved that House Bill No. 184 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

House Bill No. 16 was taken up for consideration and read.

Senator Cordell offered the following amendment:

Mr. President: I move to amend House Bill No. 16, line 1, page 6, by striking after the word "taxes" and before the word "provided" on line 3, all intervening language.

CORDELL.

Senator McPherran moved that House Bill No. 16 be recommitted to the Committee on Education, which prevailed.

House Bill No. 222, as amended, was taken up for further consideration.

Senator Rutherford offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 222, line 14, page 2, by inserting after the figures "40,800" and before the word "or" the following "or of not less than 55,000 and not more than 61,800."

RUTHERFORD.

Senator Rutherford offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 222, line 12, page 4, by inserting after the figures "40,800" and before the word "or" the following words "or not less than 55,000 and not more than 61,800."

RUTHERFORD.

Senator Lillard moved that House Bill No. 222, as amended, be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for Engrossment of the Senate amendments.

House Bill No. 226 was taken up for consideration and read.

Senator Lillard moved that House Bill No. 226 be advanced to engrossment and third reading, which prevailed.

House Bill No. 123 was taken up for consideration and read.

Senator Lillard offered the following amendment:

Mr. President: I move to amend House Bill No. 123, line 6, page 3, by striking after the word "cases" and before the word "when" all of lines 6 after the word "cases" to and inclusive of line 16.

LILLARD.

Senator Rutherford moved to table the amendment, which prevailed.

Senator Rutherford moved House Bill No. 123 be advanced to engrossment and third reading, which prevailed.

House Bill No. 52, as amended, was taken up for consideration and read.

Senator Spurlock moved that House Bill No. 52 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

House Bill No. 112 was taken up for consideration and read.

Senator Harvey offered the following amendment:

Mr. President: I move to amend House Bill No. 112, line 7, page 4, by inserting after the figures "\$50,000" and before the word "and" the following words "for exchanges whose attorney-in-fact has the principal office of the exchange in another state and \$25,000 for exchanges whose attorney-in-fact has the principal office of the exchange in the State of Oklahoma."

HARVEY.

Senator McPherrren moved that the rules be suspended so that other Senators might speak in favor of the amendment, which was lost.

The question occurring on the adoption of the Harvey amendment, the roll was called with the following result:

Ayes: Briggs, Cartwright, Clark, Cordell, Davidson, Frye, Golobie, Harvey, Ingraham, Lillard, McPherrren, Sherman, Wallace. Total 13.

Nays: Anglin, Brown, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Harrison, Hill, Holloway, Horner, Johnson, Looney, Lynch, Nichols, Rutherford, Simpson, Spurlock, Woods, (E. E. Total. 20

Excused: Carlock, Glasser, Hensley, Leedy, Morton, Pugh, Ratliff, Wells, West, Woods, (W. H.) Total 10.

Absent: Land. Total 1.

The Chair declared the amendment lost:

Senator Hill moved that the Senate recess until 1:30 o'clock, which prevailed.

AFTERNOON SESSION.

The Senate reconvened, the President pro tempore presiding.

Quorum present.

House Bill No. 112 was taken up for further consideration.

Senator Lillard offered the following amendment:

Mr. President: I move to amend House Bill No. 112, line 2, page 5, by striking after the word "dollars" and before the word "and" all the balance of line 2 and all of lines 3, 4 and 5.

LILLARD.

Senator Anglin presiding.

Senator Johnson moved that the rules be suspended and Senator Lillard permitted to speak on the amendment, which lost.

The question occurring on the adoption of the Lillard amendment, the roll was called with the following result:

Ayes: Cartwright, Clark, Cordell, Draughon, Frye, Harvey, Ingraham, Johnson, Lillard, Wallace. Total 10.

Nays: Anglin, Brown, Cornett, Coyne, Davidson, Dearmon, Durant, Fleming, Harrison, Hill Holloway, Horner, Looney, Lynch, McPherren, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.) Total 20.

Excused: Carlock, Glasser, Hensley, Leedy, Morton, Pugh, Ratliff, Wells, West, Woods, (W. H.) Total 10.

Absent: Briggs, Golobie, Land, Nichols. Total 4.

The Chair declared the amendment lost.

Senator Draughon moved to indefinitely postpone House Bill No. 112.

Senator Hill moved to table the motion, which prevailed.

The President pro tempore presiding.

Senator Harvey offered the following amendment:

Mr. President: I move to amend House Bill No. 112, line 7, page 3, by striking after the word "risks" the following words "aggregating not less than one and one-half million dollars."

HARVEY.

Senator Anglin moved to table the amendment, which lost.

The question occurring on the adoption of the Harvey amendment, the roll was called with the following result:

Ayes: Briggs, Brown, Cartwright, Clark, Cordell, Frye, Harvey, Horner, Ingraham, Johnson, Lillard, Spurlock, Wallace.

Total 13.

Nays: Anglin, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Harrison, Hill, Holloway, Looney, Lynch, McPherren, Nichols, Rutherford, Sherman, Simpson, Woods, (E. E.) Total 19.

Excused: Carlock, Glasser, Hensley, Leedy, Morton, Pugh, Ratliff, Wells, West, Woods, (W. H.) Total 10.

Absent: Golobie, Land. Total 2.

The Chair declared the amendment lost.

Senator Lillard offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 112, line 7, page 4, by inserting after the word "that" and before the word "and" the following figures "25,000" in lieu of "50,000."

LILLARD.

Senator Hill moved that House Bill No. 112, as amended, be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

Senator Draughon moved that the rules be suspended, House Bill No. 112 considered engrossed and placed on third reading and final passage, which lost.

Senator Lillard moved that House Bill No. 347 be referred to the Calendar without reference to committee, which prevailed.

The following message from the House was read:

To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the Honorable Senate, that the House of

Representatives refuses to concur in Engrossed Senate Amendments to Engrossed House Bill No. 233 by Campbell and Tylee of the House and Davidson of the Senate, entitled, "An Act amending chapter 173, Session Laws 1917, relating to publishing initiative and referendum petitions and repealing all laws in conflict herewith."

And requests a conference. And to further inform you that the Speaker of the House of Representatives has appointed Campbell, Tylee and Brice as House conferees.

Very truly yours,

ALBERT ROSS, Chief Clerk.

Senator Davidson moved that the request of the House for a conference on House Bill No. 233 be granted, which prevailed, and the Chair appointed Senators Davidson, Anglin and Cornett as conferees on the part of the Senate.

House Bill No. 55 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 206 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 214 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 370 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 419 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

Senator Cordell was excused for the remainder of the day.

Senate Bill No. 293 was taken up for consideration and read.

Senator Davidson offered the following amendment:

Mr. President: I move to amend Senate Bill No. 293 by striking the words "Corporation Commissioners" wherever same appear in the bill and inserting in lieu thereof the words "Attorney General."

DAVIDSON.

The question occurring on the adoption of the amendment, the roll was called with the following result:

Ayes: Anglin, Briggs, Cartwright, Davidson, Draughon, Ingraham, Lillard, Nichols, Simpson. Total 9.

Nays: Brown, Clark, Cornett, Coyne, Dearmon, Durant, Fleming, Frye, Harrison, Harvey, Hill, Horner, Johnson Looney, Lynch, McPherren, Rutherford, Sherman, Spurlock, Wallace, Woods, (E. E.) Total 21.

Excused: Carlock, Cordell, Glasser, Hensley, Leedy, Morton, Pugh, Ratliff, Wells, West, Woods, (W. H.) Total 11.

Absent: Golobie, Holloway, Johnson. Total 3.

The Chair declared the amendment lost.

Senator Fleming offered the following amendment:

Mr. President: I move to amend Senate Bill No. 293, line 11, page 2, by striking out the figures "50,000" and substitute the figures "25,000."

FLEMING.

Senator Hill moved to table the amendment, which lost.

Senator Briggs presiding.

The question occurring on the adoption of the Fleming amendment, same lost.

Senator Davidson offered the following amendment:

Mr. President: I move to amend Senate Bill No. 293, line 3, page 1, by striking out after the word "experts" and before the word "at" the words "and also special counsel."

DAVIDSON.

The President pro tempore presiding.

Senator Hill moved that the Senate adjourn until Monday under the rule, which prevailed.

SIXTIETH LEGISLATIVE DAY.

Monday, March 14, 1921.

The Senate met at 1:30 pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 39.

Excused: Leedy, Morton. Total 2.

Absent: Cartwright, Lynch, West. Total 3.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senators Cartwright, Lynch and West were excused for the day.

Senator Clark submitted the following committee report:

Mr. President:

We, your Committee on Engrossed and Enrolled Bills, beg leave to report Senate Bills Nos. 83, 97, 255, 285, 323,

324, 329, 351, 362, 377, 390, 404 and 408 and Senate Joint Resolution No. 27 correctly engrossed; Senate Amendments to House Bills Nos. 52, 94, 112, 184 and 222 correctly engrossed.

CLARK, Acting Chairman.

Senator Coyne submitted the following committee report, which was adopted, and House Bill No. 78 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Commerce and Labor, to whom was referred Engrossed House Bill No. 78, by Admire, entitled: An Act establishing a state athletic commission, regulating boxing and sparring in the state of Oklahoma and prohibiting the holding of the same on Sunday; and to repeal all acts in conflict therewith, beg leave to report we had the same under consideration and herewith return the same with the recommendation that it do pass.

COYNE, Chairman.

Senator Wallace submitted the following committee reports, which were adopted, and Senate Bills Nos. 320 and 403 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Municipal Corporations, to whom was referred Senate Bill No. 320, by Briggs, entitled: An Act amending Section 572, of Article 11, Chapter 10 of the Revised and annotated Statutes of 1910, relating to cities' powers and duties of council and repealing all laws in conflict therewith and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

WALLACE, Chairman.

Mr. President:

We, your Committee on Municipal Corporations, to whom was referred Senate Bill No. 403, by Nichols, Rutherford, of the Senate, Disney, Miller and Strayhorn, of the House, entitled: An Act authorizing cities of first class to cut weeds upon both occupied and unoccupied and vacant lots and to assess the cost of the same against such lots, and to make such assessment a lien thereon, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

WALLACE, Chairman.

Senator Holloway submitted the following committee reports, which were adopted, and Senate Bills Nos. 399 and 401 and House Bill No. 277 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 399, by Ingraham and Lillard, entitled: An Act authorizing the Board of Health of the A. & M. College, at Stillwater, Oklahoma, to set aside portions of campus of the said college for the construction of dormitories; and to construct and equip said dormitories; and to manage and regulate the same; and to issue bonds for the purpose of constructing said dormitories, and authorizing the commissioners of the land office to purchase said bonds, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 401 by Fleming and Davidson, en-

titled An Act authorizing the board of regents of the School of Mines and Metallurgy at Wilburton to receive any and all funds allotted and paid by the federal government for vocational education for the training of disabled soldiers, sailors and marines; for paying teachers' salaries and maintenance of said institution; repealing all acts and parts of act in conflict herewith and declaring an emergency, beg leave to report we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred House Bill No. 277, by Harris and Martin, of the House, and Lillard, of the Senate, entitled: An Act making provision of funds received by the normal schools of the state from correspondence courses, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Senator Cordell submitted the following committee report, which was adopted, and Senate Bill No. 409 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 409, by Cordell, entitled: An Act relating to the sale or offering for sale of grain or grain products and meat or meat products, cotton or cotton seed, and authorizing and providing penalties for violation thereof, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, copy of amended bill hereto attached.

CORDELL, Chairman.

Senator Rutherford submitted the following committee report, which was adopted, and Senate Bill No. 378 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 378, by Johnson and Morton of the Senate, and Nance, Elmore, Clark and Roberson of the House, entitled: An Act creating the Thirtieth (30) Judicial District of Oklahoma, to be composed of the counties of Comanche and Cotton, providing for the selection of the judge of said district, fixing the term of court therein, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

S. MORTON RUTHERFORD, Chairman.

Senator Davidson submitted the following committee reports, which were adopted, and Senate Bills Nos. 286, 322, 400 and 407 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 286 by Senate Committee on Appropriations, entitled: An Act making an appropriation to pay deficiency claims, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amended bill being attached hereto and made a part of this report.

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 322, by Cordell, entitled: An Act

providing for the inspection and sale of commercial fertilizers, condimental, patented, or proprietary, and providing for an appropriation, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendments being as follows, to-wit:

Amendment No. 1. Strike out Section 11 of the bill, and renumber Section 12 to read Section 11.

Amendment No. 2. Strike from the title the following language: "and providing for an appropriation."

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 400 by Fleming, entitled: An Act making an appropriation for the School of Mines and Metallurgy at Wilburton, Oklahoma, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Mr. President:

We, your committee on Appropriations, to whom was referred Senate Bill No. 407, by Morton and E. E. Woods of the Senate, and Graham and Herod of the House, entitled: An Act making an emergency appropriation for the payment of Confederate pensions for the fiscal year ending June 30, 1921, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Davidson moved that Senate Bill No. 286 be made a special order for two o'clock Tuesday afternoon, which prevailed.

BILLS ON FIRST READING.

The following bills were introduced and read the first time:

Senate Bill No. 412, by Rutherford and Nichols, an Act making an appropriation for the purpose of constructing and equipping buildings at the Oklahoma State School for the Blind, Muskogee, Oklahoma.

Senate Bill No. 413, by Harvey, An Act providing for the purchase, installation and use of public scales in all counties in this State having a population of not less than thirteen thousand five hundred nor more than thirteen thousand six hundred according to the last Federal Census, repealing all laws in conflict herewith and declaring an emergency.

Senate Bill No. 414, by Horner, An Act providing for the issuing of township flood prevention bond.

Senate Biill No. 415, by Cordell, An Act fixing the salary of the Insurance Commissioner, and declaring an emergency.

Senate Bill No. 416, by Pugh, An Act authorizing and directing the Commissioners of the Land Office of the State of Oklahoma to convey section 36, township 2 north, range 13 ECM, to the Panhandle Agricultural and Mechanical College at Goodwell, Oklahoma, and authorizing and directing the State Board of Agriculture to purchase the same making an appropriation therefor, and declaring an emergency.

Senate Bill No. 417, by Davidson, An Act amending section 1 of chapter 264 of the Session Laws of Oklahoma,

1917, relating to the taxation of choses in action, and declaring an emergency.

Senate Bill No. 418, by Hill, W. H. Woods and Clark, An Act providing for the construction and equipment of a medical school building for the University of Oklahoma, the designation of the site of such building; making an appropriation therefor and declaring an emergency.

Senate Bill No. 419, by Rutherford, Hill, Holloway and McPherren, An Act providing for the granting and ceding to the United States of America of not to exceed forty (40) acres of land owned by the State, as and for a site and grounds for a hospital.

BILLS ON SECOND READING.

The following bills were read the second time and referred to the standing committee indicated:

Senate Bill No. 411, by Hill, to Public Health.

The following message from the Governor was read:

TO THE HONORABLE, THE PRESIDENT, AND MEMBERS OF THE SENATE:

I have the honor to advise that I have this day approved Senate Bill No. 151, by Cordell and Davidson, entitled:

“An Act defining osteopathy; authorizing and regulating the licensing of osteopathic physicians and surgeons, etc.”

and have caused the same to be filed in the office of the Secretary of State, as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

A communication from Honorable John E. Swain, Manager Southwest American Live Stock Show, extending an invitation to visit the exhibits at the Coliseum Annex, Stock Yards, was read.

The following message from the House was read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives of the Eighth Legislature of the State of Oklahoma, to notify you, and through you, the honorable Senate, that Articles of impeachment have been exhibited by the House of Representatives against the Honorable M. E. Trapp, Lieutenant Governor, State of Oklahoma, and that on March 10th, 1921, the said articles of Impeachment were duly adopted by the House of Representatives, and that Representatives Matthews, Newman of Bryan, Jennings of Rogers, Drake and Scofield, were duly appointed by the House of Representatives to prosecute the same, and that said Managers are ready to lay said Articles of Impeachment before your Honorable body this day.

Very respectfully,

ALBERT ROSS, Chief Clerk.

Senator Davidson submitted the following motion:

Mr. President:

I move that the Secretary of the Senate be directed to inform the Honorable House that the Senate has received the message of the House notifying the Senate that the House desires and is ready to present Articles of Impeachment against M. E. Trapp, Lieutenant Governor of the State, and that the Senate is now ready to receive the managers for the purpose of exhibiting such Articles of Impeachment agreeable to such notice.

DAVIDSON.

Senator Davidson moved that the motion be adopted, which prevailed.

Senator Davidson submitted the following motion:
Mr. President:

I move that a Special Committee of three be appointed by the Presiding Officer of the Senate, to consider and suggest rules of procedure for the guidance of the Senate and the Senate sitting as a Court of Impeachment in the matter of the impeachment of M. E. Trapp, Lieutenant Governor.

DAVIDSON.

Senator Davidson moved that the motion be adopted, which prevailed, and the Chair appointed Senators Davidson, Hill and McPherran as such committee.

Senator Clark moved that House Bill No. 217 be restored to the Calendar, which prevailed.

Senator Harrison withdrew the notice lodged to reconsider the vote by which Senate Joint Resolution No. 22 passed.

The President pro tempore signed the engrossed copy of Senate Joint Resolution No. 22 and ordered same transmitted to the Honorable House.

Senate Bill No. 285 was read for the third time at length.

Senator Harrison moved the previous question, which prevailed.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Clark, Cornett, Davidson, Draughon, Durant, Frye, Glasser, Golobie, Harvey, Hensley.

Horner, Ingraham, Land,, McPherren, Nichols, Ratliff
Rutherford, Wells, Woods, (E. E.) Total 21.

Nays: Anglin, Carlock, Cordell, Coyne, Dearmon,
Fleming, Harrison, Hill, Holloway, Johnson, Lillard, Looney,
Pugh, Sherman, Simpson, Spurlock, Wallace, Woods,
(W. H.) Total 18.

Excused: Cartwright, Leedy, Lynch, Morton, West.
Total 5.

Absent: None.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator Davidson served notice that on the next legislative day he would move to reconsider the vote by which Senate Bill No. 285 failed of passage.

Senate Bill No. 408 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye,, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.)
Total 36.

Nays: None.

Excused: Cartwright, Leedy, Lynch, Morton, West.
Total 5.

Absent: Briggs, Harvey, Land. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye,, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.)
Total 36.

Nays: None.

Excused: Cartwright, Leedy, Lynch, Morton, West.
Total 5.

Absent: Briggs, Harvey, Land. Total 3.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 408 and ordered same transmitted to the Honorable House.

Senate Bill No. 377 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh.

Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 34.

Nays: Frye, Glasser. Total 2.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent: Briggs, Harvey, Land. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 34.

Nays: Frye, Glasser. Total 2.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent: Briggs, Harvey, Land. Total 3.

The emergency having received a constitutional two-thirds majority of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 377 and ordered same transmitted to the Honorable House.

Senate Bill No. 390 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: Frye. Total 1.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent: Briggs, Harvey, Land. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: Frye. Total 1.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent: Briggs, Harvey, Land. Total 3.

The emergency having received a constitutional two-thirds majority of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 390 and ordered same transmitted to the Honorable House.

Senate Bill No. 362 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.)
Total 35.

Nays: Coyne. Total 1.

Excused: Cartwright, Leedy, Lynch, Morton, West.
Total 5.

Absent: Briggs, Harvey, Land. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 362 and ordered same transmitted to the Honorable House.

Senate Bill No. 323 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.)
Total 36.

Nays: None.

Excused: Cartwright, Leedy, Lynch, Morton, West.
Total 5.

Absent: Fleming, Johnson, Wallace. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.)
Total 36.

Nays: None.

Excused: Cartwright, Leedy, Lynch, Morton, West.
Total 5.

Absent: Fleming, Johnson, Wallace. Total 3.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 323 and ordered same transmitted to the Honorable House.

Senate Bill No. 324 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods (W. H.) Total 36.

Nays: None.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent: Fleming, Johnson, Wallace. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the vote of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W.H.) Total 36.

Nays: None.

Excused: Cartwright, Leedy, Lynch, Morton, West.
Total 5.

Absent: Fleming, Johnson, Wallace. Total 3.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 324 and ordered same transmitted to the Honorable House.

Senator Davidson presiding.

Senate Bill No. 97 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Lillard, Looney, McPherrren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.).
Total 36.

Nays: None.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent: Fleming, Johnson, Wallace. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Davidson acting President pro tempore, signed the engrossed copy of the Senate Bill No. 97 and ordered same transmitted to the Honorable House.

Senate Bill No. 329 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: None.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent: Fleming, Johnson, Wallace. Total 3.

The bill having received a constitutional majority of the votes of all members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: None.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent: Fleming, Johnson, Wallace. Total 3.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

Senator Davidson acting President pro tempore, signed the engrossed copy of Senate Bill No. 329 and ordered same transmitted to the Honorable House.

Senate Bill No. 83 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 37.

Nays: None.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent: Johnson, Wallace. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Davidson acting President pro tempore signed the engrossed copy of Senate Bill No. 83 and ordered same transmitted to the Honorable House.

Senate Bill No. 351 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.)
Total 37.

Nays: None.

Excused: Cartwright, Leedy, Lynch, Morton, West.
Total 5.

Absent: Johnson, Wallace. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.)
Total 37.

Nays: None.

Excused: Cartwright, Leedy, Lynch, Morton, West.
Total 5.

Absent: Johnson, Wallace. Total 2.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

Senator Davidson acting President pro tempore, signed the engrossed copy of Senate Bill No. 351 and ordered same transmitted to the Honorable House.

Senate Bill No. 404 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Glasser, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods, (W. H.) Total 35.

Nays: Harrison. Total 1.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent: Durant, Simpson, Woods, (E. E.) Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate the roll was called with the following result:

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Glasser, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods, (W. H.) Total 35.

Nays: Harrison. Total 1.

Excused: Cartwright, Leedy, Lynch, Morton, West.
Total 5.

Absent: Durant, Simpson, Woods, (E. E.) Total 3.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

Senator Davidson, acting President pro tempore, signed the engrossed copy of Senate Bill No. 404 and ordered same transmitted to the Honorable House.

The President pro tempore presiding.

Senate Bill No. 255 was read for the third time at length.

Senator Glasser asked unanimous consent to offer the following amendment which was adopted:

Mr. President: I move to amend Senate Bill No. 255, by amending the title as follows: Strike the word "Governor" and insert in lieu thereof "board herein created."

GLASSER.

The question being, "Shall Senate Bill No. 255 pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Clark, Cordell, Cornett, Coyne, Dearmon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Looney, McPherren, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, Woods (E. E.), Woods (W. H.)
Total 31.

Nays: Carlock, Davidson, Draughon, Lillard, Nichols, Simpson. Total 6.

Excused: Cartwright, Leedy, Lynch, Morton, West.
Total 5.

Absent: Durant, Wallace. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Clark, Cordell, Cornett, Coyne, Dearmon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Looney, McPherren, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 31.

Nays: Carlock, Davidson, Draughon, Lillard, Nichols, Simpson. Total 6.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent. Durant, Wallace. Total 2.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Enrolled Bills for re-engrossment.

Senate Joint Resolution No. 27 was read for the third time at length.

The question being, "Shall the resolution pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidsen, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Glasser. Total 1.

Excused: Cartwright, Leedy, Lynch, Morton, West.
Total 5.

Absent: Durant, Spurlock. Total 2.

The resolution having received a constitutional majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Joint Resolution No. 27, and ordered same transmitted to the Honorable House.

House Bill No. 94, as amended, was read for the third time at length.

Senator Fleming asked unanimous consent to offer the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 94 by adding after the figures "96" of Engrossed Senate amendment No. 2 the following words "passed by the Eighth Legislature."

FLEMING.

The question being, "Shall House Bill No. 94, pass, as amended?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman Simpson, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Glasser. Total 1.

Excused: Cartwright, Leedy, Lynch, Morton, West.
Total 5.

Absent: Durant, Spurlock. Total 2.

The bill having received a constitutional majority of the votes of all members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson Land, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, Woods, (E. E.), Woods, (W. H.). Total 36.

Nays: Glasser. Total 1.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent: Durant, Spurlock. Total 2.

The emergency having received a two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment of the Senate amendments.

House bill No. 184, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Clark, Cordell, Coyne, Draughon, Fleming, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Ingraham, Johnson, Land, Lillard, Looney, McPherren, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 27.

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Nays: Briggs, Cornett, Davidson, Frye, Holloway, Horner, Nichols, Pugh. Total 8.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent: Anglin, Carlock, Dearmon, Durant. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 184 and ordered same returned to the Honorable House.

House Bill No. 222, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Land, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Glasser. Total 1.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent: Durant, Spurlock. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, McPherren, Nichols, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Glasser. Total 1.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent: Durant, Spurlock. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 222 and ordered same returned to the Honorable House.

Representatives Matthews, Newman (of Bryan), Jennings (of Rogers), Drake and Scofield, Managers on the part of the House in the matter of the Impeachment of Lieut. Governor Trapp, were received.

Representative Matthews, Chairman, made the following statement:

Mr. President: In response to notice given by your honorable body to the House of Representatives, on behalf of the House of Representatives and as Managers, we respectfully ask at this time to present to this honorable body Articles of Impeachment in the matter of the Honorable M. E. Trapp, Lieutenant Governor, and request that they may be read at length and afterward filed with the secretary of the Senate."

Senator Davidson moved that the Managers read the Articles of Impeachment, which prevailed.

Representative Drake read the Articles of Impeachment which were ordered filed with the Secretary of the Senate.

Senator Davidson moved that the Secretary of the Senate be directed to notify the Chief Justice of the Supreme Court of Oklahoma that the House of Representatives had presented to the Senate Articles of Impeachment against Lieutenant Governor Trapp, and that the hour of 1:30 o'clock, Tuesday, March 15th, be fixed by the Senate as the hour for organization of the Senate into a Court of Impeachment, which prevailed.

Senator Fleming was excused for the balance of the day.

The following messages from the Senate were read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Concurrent Resolution No. 17, by Hill, entitled: "A Resolution requesting the Governor to return to the Legislature, Senate Joint Resolution No. 12 for correction and further consideration by the Legislature."

And to inform you, and through you the honorable Senate, that this Resolution has been passed by the House of Representatives, and was signed by the Speaker of the House, in open session.

Very truly yours,

ALBERT ROSS, Chief Clerk.

I am directed by the House of Representatives to transmit herewith, for the consideration of the honorable Senate, report of House Committee on Investigation of Executive and Judicial Departments with reference to the Highway Department's handling of Federal Aid Project No. 53, Okmul-

gee County, together with testimony relating thereto, which affects members of the honorable Senate.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

The Chair referred the testimony of the House Committee on Investigation, transmitted by the Honorable House, with reference to the Highway Department's handling of Federal Aid Project No. 53, Okmulgee County, to the Committee on Roads and Highways.

Engrossed Senate Concurrent Resolution No. 17 was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Lillard moved that Senate Bill No. 65 be stricken from the Calendar, which prevailed.

House Bill No. 226 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, McPherrin, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Glasser. Total 1.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent: Durant, Spurlock. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, McPherron, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Glasser. Total 1.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent: Durant, Spurlock. Total 2.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 226 and ordered same returned to the Honorable House.

House Bill No. 123 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, McPherron, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 36.

Nays: Glasser. Total 1.

Excused: Cartwright, Leedy, Lynch, Morton, West.
Total 5.

Absent: Durant, Spurlock. Total 2.

The bill having a constitutional majority of the votes of all the members elected to and constituting the Senate, was duly passed.

The President pro tempore signed the engrossed copy of House Bill No. 123 and ordered same returned to the Honorable House.

House Bill No. 52, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, McPherrin, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Glasser. Total 1.

Excused: Cartwright, Leedy, Lynch, Morton, West.
Total 5.

Absent: Durant, Spurlock. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Glasser. Total 1.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent: Durant, Spurlock. Total 2.

The emergency having received a constitutional two-thirds majority, of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 52 and ordered same returned to the Honorable House.

Senator Horner moved that the vote by which House Bill No. 123 passed be reconsidered for the purpose of amending the bill, which prevailed.

Senator Horner asked unanimous consent to offer the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 123 by adding section 5 to the bill as follows:

SECTION 5. An emergency is hereby declared to exist, by reason whereof it is necessary for the immediate preservation of the public peace, health and safety, that this act take effect and be in force from and after its passage and approval.

HORNER.

The question being, "Shall House Bill No. 123, as amended, pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Glasser. Total 1.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent: Durant, Spurlock. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Glasser. Total 1.

Excused: Cartwright, Leedy, Lynch, Morton, West. Total 5.

Absent: Durant, Spurlock. Total 2.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for the engrossment of the Senate amendment.

House Bill No. 112, as amended, was read for the third time at length.

Senator Davidson asked unanimous consent to offer the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 112, line 16, page 3, by striking after the word "than" the words "fifty thousand" and insert the words "twenty-five thousand."

DAVIDSON.

The question being, "Shall House Bill No. 112, as amended, pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Cornett, Davidson, Dearmon, Durant, Harrison, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Rutherford, Simpson, Spurlock, Wells, Woods, (E. E.) Total 22.

Nays: Carlock, Clark, Cordell, Draughon, Frye, Glasser, Golobie, Harvey, Hensley, Land, Pugh, Ratliff, Sherman, Wallace, Woods, (W. H.) Total 15.

Excused: Cartwright, Fleming, Leedy, Lynch, Morton, West. Total, 6.

Absent: Coyne. Total, 1.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator Looney, served notice that on the next legislative day she would move to reconsider the vote by which House Bill No. 112 failed of passage.

House Bill No. 47 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Carlock, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Harvey, Hill Holloway, Horner, Lillard Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Woods, (W. H.) Total 24.

Nays: Briggs, Brown, Clark, Frye, Glasser, Harrison, Hensley, Ingraham, Land, Sherman, Wells, Woods, (E. E.) Total 12.

Excused: Cartwright, Fleming, Leedy, Lynch, Morton, West. Total 6.

Absent: Anglin, Johnson. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Carlock, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Harvey, Hensley, Hill Holloway, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff Rutherford, Simpson, Spurlock Wallace, Woods, (W. H.) Total 25.

Nays: Briggs, Brown, Clark, Frye, Glasser, Harrison, Horner, Ingraham, Land, Sherman, Wells, Woods, (E. E.) Total 12.

Excused: Cartwright, Fleming, Leedy, Lynch, Morton, West. Total 6.

Absent: Anglin. Total 1.

The emergency having failed to receive a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared to have failed of passage.

Senator Draughon served notice that on the next legislative day he would move to reconsider the vote by which the emergency to House Bill No. 47 failed of passage.

Senator Clark submitted the following committee report:

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Mr. President: The Committee on Engrossed and Enrolled bills begs leave to report Senate Bill No. 255 correctly engrossed; Senate amendments to House Bill No. 94 correctly re-engrossed.

CLARK, Acting Chairman.

The President pro tempore signed the engrossed copy of Senate Bill No. 255 and ordered same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of House Bill No. 94, as amended, and ordered same returned to the Honorable House.

Senator Lillard was excused for tomorrow.

On motion of Senator Hill the Senate adjourned until nine o'clock Tuesday morning.

SIXTY-FIRST LEGISLATIVE DAY.

Tuesday, March 15, 1921.

The Senate met at 9 o'clock pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 42.

Excused: Lillard, West. Total 2.

Absent: None.

The Chair announced a quorum present.

Prayer by Senator Ingraham.

Senator Anglin submitted the following committee reports, which were adopted, and House Bills Nos. 269 and 376 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Legal Advisory, to whom was referred House Bill No. 269, by Hardie, entitled: An Act to amend Sec. 7305, Article 1, Chap. 72, of the Revised Laws of Oklahoma, 1910, prescribing and defining what personal property shall be subject to taxation within the State of Oklahoma; repealing all laws in conflict herewith,

and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

ANGLIN, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Engrossed House Bill No. 376, by Craver and Wis-meyer, of the House, and Cornett, of the Senate, entitled: An Act defining the Twenty-fourth Judicial district of Oklahoma and assigning a judge thereto, creating a new district out of Washington County to be known as Judicial District Number Thirty and providing for the appointment and election of judge therefor, and fixing the term of the court therein, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

ANGLIN, Chairman.

Senator Dearmon submitted the following committee reports, which were adopted, and House Bills Nos. 89 and 134 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on School Lands, to whom was referred Engrossed House Bill No. 89, by Admire, entitled: An Act providing a method for county, town, school district or township to grant leases to any person, association or corporation upon land owned for the purpose of making permanent improvement thereon, on for oil and gas development; and repealing all laws in conflict therewith, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended:

Amendment No. 1. By striking out Section 2 of the Bill and inserting in lieu thereof the following:

“Section Two. The lease mentioned in the preceding section shall be executed only after notice of publication for two weeks in a newspaper of general circulation in the County in which the land is situated, and a public sale thereof to the highest and best bidders; Provided, that all leases heretofore executed by the Board of County Commissioners, Board of Town Trustees, Directors of School Districts or Board of Education covering lands under their control are hereby validated, and nothing in this Act shall be construed to invalidate any such lease.”

DEARMON, Chairman.

Mr. President:

We, your Committee on School Lands, to whom was referred Engrossed House Bill No. 134, by Campbell and Gossett, entitled: An Act relating to the platting for assessment and other purposes of tracts owned by two or more persons in severalty, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DEARMON, Chairman.

The following messages from the House were read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 185, by Garrison, Pullen, Gibbons and Hardie, entitled: “An Act to amend Section 1793, Chapter 19, Volume 1, relating to the time of convening the regular terms of the district court in District Fourteen, and declaring an emergency.”

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And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House, in open Session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 278, by Harris and Martin of the House, Lillard of the Senate, entitled: "An Act making an appropriation for the support of the first half of the summer school of the Central State Normal, located at Edmond, Oklahoma, for the fiscal year ending June 30th, 1921, and declaring an emergency."

And to inform you, and through you the honorable Senate, that **these bills have been** passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT H. ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 329, by Salter, Pullen and Hardie, of the House, and Woods, (W. H.), and Cartwright of the Senate, entitled: "An Act making a supplemental appropriation for salaries, support and maintenance of the University of Oklahoma at Norman, Oklahoma, for the

fiscal year ending June 30, 1921, and declaring an emergency.”

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 340, by Harrison, entitled: “An Act repealing Sections 1623 and 1624, Revised Laws of 1910, and Chapter 77, Session Laws of 1919, relating to County Sinking Funds.”

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief, Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Joint Resolution No. 15. by Graham and Platt of the House, and Ingraham and Cordell of the Senate, entitled: “A Resolution authorizing the Governor

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to pay certain rewards out of a balance of 1920 funds, account No. 10."

Engrossed House Joint Resolution No. 20, by Smallwood, Bailey and Neely of the House, and Fleming and Hill of the Senate: "A Resolution authorizing the disposition of the Federal tuition fund received by the School of Mines and Metallurgy at Wilburton, Oklahoma, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these Resolutions have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives, to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 7, by Cordell, of the Senate, and King of the House, entitled: "An Act to amend Section 1 of Chapter 171, of the Session Laws of Oklahoma, 1919, entitled, "An Act to abolish the offices of township trustee, township clerk and township treasurer of each township in certain counties in the State of Oklahoma, and confer the powers and duties of said offices in the

Board of County Commissioners, County Clerk and County Treasurer of such counties; repealing all acts in conflict therewith, and declaring an emergency."

And to inform you, and through you the honorable

Senate, that the House of Representatives has adopted the report of the Conference Committee.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Engrossed Senate Bill No. 7 was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

BILLS ON FIRST READING.

The following bills were introduced and read the first time:

Senate Bill No. 420, by Senate and House Committee on Military Affairs, An Act to provide for the proper care and preservation of the decorated battle flags and colors carried by Oklahoma troops in the World war.

Senate Bill No. 421, by Senate and House Committee on Military Affairs, An Act to provide a suitable arsenal and store building for the care and preservation of military stores furnished to the State by the federal government, providing for the storage and care of these supplies outside the State capitol building, and declaring an emergency.

Senate Bill No. 422, by Briggs, An Act to provide for the suspension of sentence in misdemeanor convictions and in certain cases of conviction of felony for first offenses, upon the recommendation of the jury and for submission of the issue to the jury by the court, and to provide the duration of the suspension of sentence and for pronouncing sentence after suspension thereof in case of final conviction of the defendant of any other felony, cumulating punishment in such cases, and for granting a new trial after suspension and dismissal of the cases in certain events after suspension.

HOUSE BILLS AND JOINT RESOLUTIONS ON FIRST READING.

House Bill No. 185, by Garrison, Pullen, Gibbons and Hardie, An Act to amend section 1793, chapter 19, volume

1, relating to the time of convening the regular terms of the district court in District Fourteen, and declaring an emergency.

House Bill No. 278, by Harris and Martin, of the House, and Lillard, of the Senate, An Act making an appropriation for the support of the first half of the summer school of the Central State Normal, located at Edmond, Oklahoma, for the fiscal year ending June 30th, 1921, and declaring an emergency.

House Bill No. 329, by Salter, Pullen and Hardie, of the House, and W. H. Woods and Cartwright, of the Senate, An Act making a supplemental appropriation for salaries, support and maintenance of the University of Oklahoma at Norman, Oklahoma, for the fiscal year ending June 30, 1921, and declaring an emergency.

House Bill No. 340, by Harrison, An Act repealing sections 1623 and 1624, Revised Laws of 1910., and chapter 77, Session Laws of 1919, relating to county sinking funds.

House Joint Resolution No. 15, by Graham and Platt, of the House, and Ingraham and Cordell of the Senate, A Resolution authorizing the Governor to pay certain rewards, out of balance of 1920 funds, Account No. 10.

House Joint Resolution No. 20, by Smallwood, Bailey and Neely, of the House, and Fleming and Hill, of the Senate, A Resolution authorizing the disposition of the federal tuition fund received by the School of Mines and Metallurgy at Wilburton, Oklahoma, and declaring an emergency.

BILLS ON SECOND READING.

The following bills were read for the second time and referred to the standing committee indicated:

Senate Bill No. 412, by Rutherford and Nichols, to Appropriations.

Senate Bill No. 413, by Harvey, to State and County Affairs.

Senate Bill No. 414, by Horner, to Irrigation and Drainage.

Senate Bill No. 415, by Cordell, to Fees and Salaries.

Senate Bill No. 416, by Pugh, to Education.

Senate Bill No. 417, by Davidson, to Judiciary No. 1.

Senate Bill No. 418, by Hill, W. H. Woods and Clark, to Appropriations.

Senate Bill No. 419, by Rutherford, Hill, Holloway and McPherren, to Judiciary No. 1.

House Bill No. 217 was taken up for consideration.

Senator Clark offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 217, line 5, page 2, by adding after the word "month" the following: "the provisions and the operations of this act are at the discretion and shall be under the direct control of the board of county commissioners of Kay County."

CLARK.

Senator Clark offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 217 by amending the title after the word "office" and before the word "repealing" insert the following "and shall be under the control of the board of county commissioners of said county."

Senator Clark moved that House Bill No. 217 as amended, be advanced to engrossment and third reading which prevailed, and the bill was referred to the Committee

on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

House Bill No. 315 was taken up for consideration.

Senator Anglin offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 315 title by inserting after the word "association" and before the word "and" the following "providing for the levying of a tax therefor."

ANGLIN.

Senator Anglin moved that House Bill No. 315, as amended, be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendment.

Senator Glasser moved that Senate Bill No. 205 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Joint Resolution No. 11 was taken up for consideration.

Senator Hill offered the following amendment, which was adopted:

Mr. President:: I move to amend Senate Joint Resolution No. 11, section 1, by striking out section 1 and inserting the following as section 1:

Section 1. That the Attorney General of the State of Oklahoma, Chairman of the State Board of Affairs and the Chairman of the Industrial Commission, are hereby authorized and directed to make a full investigation of the facts and circumstances of said damages and injuries aforesaid to said mine and to ascertain the liability, if any, of the

State of Oklahoma for same and make such findings and awards as in their judgment will be right and proper.

HILL.

Senator Hill offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Joint Resolution No. 11 by striking out section 2 and making section 3 section 2.

HILL.

Senator Hill offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Joint Resolution No. 11 by amending the title so as to read as follows: "A Resolution providing for the investigation of injuries and damages to the Samples Coal and Mining Company's mine at McAlester, Oklahoma, under lease by Pete Hanraty while same was taken possession of and held by State convicts during 1919, and declaring an emergency."

HILL.

Senator Hill moved that Senate Joint Resolution No. 11 be advanced to engrossment and third reading, which prevailed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills.

Senator Cordell moved that Senate Bill No. 309 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senator Pugh moved that Senate Bill No. 145 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senate Bill No. 371 was taken up for consideration and read.

Senator W. H. Woods offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 371, page 1, by making the title read as follows: "An Act to define the term "cottonbuyer"; to insure the correct classification of cotton by cotton buyers and to provide for a system of licensing and examining cotton buyers; to prescribe duties for the State Board of Agriculture and to provide for blanks and tags to carry into effect the provisions of this act; to prevent wrongful classing of cotton and to prevent persons from conspiring to defraud vendors of cotton; to make violation of certain provisions of this act a misdemeanor and fixing a penalty therefor, and declaring an emergency."

W. H. WOODS.

Senator W. H. Woods offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 371 by adding the names of Senators Cordell and Draughon as joint authors.

W. H. WOODS.

Senator W. H. Woods offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 371, line 6, page 6, by inserting after the figure "7" and before the word "it" the following language: "it shall be the duty of every person, firm or corporation owning or operating a cotton gin within this state to procure a ginning license from the Board, which gin shall indicate the gin owned or operated, by number in such manner as may be prescribed by the said Board."

W. H. WOODS.

Senator W. H. Woods offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 371, lines 5, 6 and 7, page 17, by striking after the word "any" and before the word "to" in lines 5 and 6 the word "cotton-buyer" and inserting in lieu thereof the word "person" and by striking out the words "any other cotton buyer" and "whatsoever" in line 7.

W. H. WOODS.

Senator W. H. Woods offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 371, line 8, page 17, by inserting after the word "class" and before the word "of" the following language "or to conspire or collude with any cotton buyer or other person to lower the price of cotton or to prevent, or try to prevent for any period of time any cotton buyer, by persuasion or otherwise, from buying cotton or from paying the full market price for cotton, or to use any means whatsoever to prevent full, fair and free competition in any transaction, or series of transactions in connection with the marketing of cotton."

W. H. WOODS.

Senator W. H. Woods offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 371, lines 4 and 5, page 18, by striking after the word "board" all the following "each bale of cotton as sold or transferred shall constitute a separate offense" and inserting in lieu thereof the following words "each violation of the provisions of this section as to any bales of cotton sold or transferred shall constitute a separate offense."

W. H. WOODS.

Senator Cordell moved that Senate Bill No. 371 be referred to a special committee with instructions to rewrite the bill, which prevailed, and the Chair appointed as such committee Senators W. H. Woods, Carlock, Nichols and Wells.

Senator Nichols moved that House Bills Nos. 382, 384 and 389 be advanced to engrossment and third reading, which prevailed.

Senate Bill No. 267 was taken up for consideration and read.

Senator Looney offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 267, line 18, page 2, by striking after the word "receive" and before the word "dollars" the word "ten" and the figure "10" and inserting in lieu thereof the word "five" and the figure "5."

LOONEY.

Senator Looney offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 267 by adding section 2 as follows:

Section 2. Section 6960, Revised Laws of Oklahoma, 1910, is hereby amended to read as follows: "After January 1, 1912, it shall be the duty of said Board of Examiners to meet at some convenient point within the State at least once a year, notice of which meeting shall be given to the public press and in one nursing journal one month previous to the meeting. At this meeting it shall be their duty to examine all applicants for registration in the following subjects: Surgical, medical, obstetrical and genito-urinary nursing, anatomy, physiology, hygiene and dietetics to determine their fitness and ability to give efficient care

to the sick. Upon filing application for examination and registration, each applicant shall deposit a fee of ten dollars.”

LOONEY.

Senator Looney offered the following amendment; which was adopted:

Mr. President: I move to amend Senate Bill No. 267 by amending the title by adding after the word “examiners” the following “and Section 6960 providing an increase in examination fee.”

LOONEY.

Senator Looney moved that Senate Bill No. 267 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills.

Senator Johnson moved that Senate Bill No. 171 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Pugh moved that Senate Bill No. 146 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 286 was taken up for consideration and read.

Senator Hill offered the following amendment:

Mr. President: I move to amend Senate Bill No. 286 by striking out lines 12, 13 and 14, page 23.

HILL.

The question occurring on the adoption of the amendment, the roll was called with the following result:

Ayes: Briggs, Brown, Clark, Cornett, Frye, Glasser, Hill, Ingraham, Land, Sherman, Wallace, Woods, (E. E.)
Total 12.

Nays: Anglin, Carlock, Cordell, Coyne, Davidson, Dearmon, Fleming, Golobie, Harrison, Harvey, Hensley, Holloway, Horner, Johnson, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, Woods, (W. H.) Total 25.

Excused: Lillard, West. Total 2.

Absent: Cartwright, Draughon, Durant,, Leedy, Lynch. Total 5.

The Chair declared the amendment lost.

Senator Anglin offered the following amendment.

Mr. President: I move to amend Senate Bill No. 286, line 13, page 25, by striking lines 13, 14, 15, page 25.

ANGLIN.

The question occurring on the adoption of the amendment, the roll was called with the following result:

Ayes: Briggs, Brown, Cornett, Glasser, Harrison, Harvey, Hensley, Hill, Ingraham, Land, Sherman, Spurlock, Wallace, Wells. Total 14.

Nays: Anglin, Carlock, Clark, Cordell, Coyne, Davidson, Dearmon, Fleming, Frye, Golobie, Horner, Johnson, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson. Total 19.

Excused: Lillard, West. Total 2.

Absent: Cartwright, Draughon, Durant, Holloway, Leedy, Lynch, Rutherford, Woods, (E. E.), Woods, (W. H.)
Total 9.

The Chair declared the amendment lost.

Senator Harrison moved that the Senate recess until 1:30 o'clock, which prevailed.

AFTERNOON SESSION.

The Senate reconvened, the President pro tempore presiding.

Quorum present.

The hour of 1:30 o'clock having arrived, the Senate suspended the regular order of business and Chief Justice John B. Harrison was called to the Chair and organized the Senate as a Court of Impeachment.

The Chief Justice administered the oath of office to the following Senators sitting as a Court of Impeachment.

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.)

On motion of Senator Davidson the court proceeded to the election of officers of the Court of Impeachment.

Senator Davidson moved that the Clerk of the Court be the Secretary of the Senate, Mr. W. C. McAlister; that the Marshal of the Court be the Sergeant-at-Arms, Mr. John P. Adams; that the Assistant Marshal of the Court be Mr. Jack Perry.

Vote was taken and carried.

Senator Davidson submitted the following report of the special committee appointed to suggest rules of procedure to

govern the Senate when sitting as a Court of Impeachment.
Mr. Chief Justice:

We, your special committee on Rules and Procedure, beg leave to report the following Rules and Procedure to govern the Oklahoma State Senate when sitting as a Court of Impeachment.

Respectfully submitted,

DAVIDSON, Chairman,

E. P. HILL,

CHAS. McPHERREN.

RULES OF OKLAHOMA STATE SENATE WHEN SITTING
AS A COURT OF IMPEACHMENT.

Section 1. Whensoever the Senate shall receive notice from the House of Representatives that managers are appointed on their part to conduct an impeachment against any person and are directed to carry Articles of Impeachment to the Senate, the Secretary of the Senate shall immediately inform the House of Representatives that the Senate is ready to receive the managers for the purpose of exhibiting such Articles of Impeachment, agreeable to such notice.

Section 2. When the managers of an impeachment shall be introduced at the bar of the Senate and shall signify that they are ready to exhibit Articles of Impeachment against any person, the presiding officer of the Senate shall direct the sergeant-at-arms to make proclamation, that "The managers of the Honorable House of Representatives are present to present Articles of Impeachment against _____," and command all persons to keep silence while the Articles of Impeachment are being exhibited to the Senate; after which the articles shall be exhibited, and then the Presiding Officer

of the Senate shall inform the managers that the Senate will take proper action on the subject of impeachment, of which due notice shall be given to the House of Representatives.

Section 3. Upon such articles being presented to the Senate, the Senate shall, within ten days thereafter, fix the time for organizing a Court of Impeachment for the trial of the person or persons accused and notify the Chief Justice of the Supreme Court of its action and of the time so fixed. At 1:30 o'clock on the day so fixed, the Senate shall organize a Court of Impeachment, and before proceeding to the consideration of the Articles of Impeachment, the Presiding Officer shall administer the oath hereinafter provided to the members of the Senate then present and the other members of the Senate as they shall appear, whose duty it shall be to take the same.

Section 4. When sitting at a Court of Impeachment, the Senate shall be presided over by the Chief Justice, or if he is absent or disqualified, then one of the Associate Justices of the Supreme Court, to be selected by it, except in cases where all of the members of said court are absent or disqualified, or in cases of impeachment of any Justice of the Supreme Court, then the Senate shall elect one of its own members as Presiding Officer for such purpose. The House of Representatives shall present all impeachments. (Sec. 3, Art. 8, Constitution.)

Section 5. The Presiding Officer shall have power to make all orders, mandates, and direct the Clerk of such court to issue all writs and process authorized by these rules or by the Court of Impeachment, and may make and enforce other regulations and orders in the premises as the court may authorize or provide.

Section 6. The Court of Impeachment shall have power to compel the attendance of witnesses, to enforce

obedience to its orders, mandates, writs, process and judgments, to preserve order, and to punish in a summary way contempts of, and disobedience to, its authority, orders, mandates, writs, precepts or judgments, and to make all lawful orders, rules and regulations which it may deem essential or conducive to the ends of justice. And the Marshal of the Court, under the direction of the Senate, may employ such aid and assistance as may be necessary to enforce, execute and carry into effect the lawful orders, mandates, writs and precepts of the Senate.

Section 7. The Marshall of the Court shall direct all necessary preparations in the Senate Chamber, and the Presiding Officer on the trial shall direct all the forms of proceedings while the Senate is sitting for the purpose of trying an impeachment, and all forms during the trial not otherwise specially provided for; and the Presiding Officer on the trial may rule upon all motions, demurrers, questions of evidence, and incidental questions, which ruling shall stand as the judgment of the Court, unless some member of the Court shall ask that a formal vote be taken thereon, in which case it shall be submitted to the Court for decision; or he may at his option, in the first instance submit any such motion, demurrer, or question to a vote of the members of the court. Upon all such questions, the vote shall be without division, unless the yeas and nays be demanded by one-fifth of the members present, when same shall be taken, and when the yeas and nays are taken the same shall be recorded.

Section 8. Upon the presentation of Articles of Impeachment and the organization of the Senate as hereinbefore provided, a writ of summons shall issue to the accused, with a copy of said articles and notifying him to appear before the Senate within six days from the date of said summons, and at a place to be fixed by the court and named in such writ, and file his answer or plea to such Article of

Impeachment, and to stand to and abide the orders of the Senate thereon; which writ shall be served by the Marshal or his assistant and due return thereof made, such number of days prior to the day fixed for such appearance as shall be named in such precipe, either by the delivery of an attested copy thereof to the person accused, or, if that cannot conveniently be done, by leaving such copy at the last known place of abode of such person, or at his usual place of business in some conspicuous place therein; or if such service shall be in the judgment of the Senate, impracticable, notice to the accused to appear shall be given in such other manner, by publication or otherwise, as shall be deemed just; and if the writ aforesaid shall fail of service in the manner aforesaid, the proceedings shall not thereby abate, but further service may be made in such a manner as the Senate shall direct. If the accused, after service, shall fail to appear, either in person or by attorney, on the day so fixed therefor as aforesaid, or, appearing, shall fail to file his plea or answer to such Articles of Impeachment, the trial shall proceed, nevertheless, as upon a plea of not guilty. If a plea of guilty shall be entered, judgment may be entered thereon without further proceedings.

Section 9. At 1:30 o'clock afternoon of the day appointed for the return of the summons against the person impeached, the Court of Impeachment shall convene and the Clerk of said court shall administer an oath to the returning officer in the form following, viz:

"I, _____, do solemnly swear that the return made by me upon the process issued on the _____ day of _____, by the Senate of the State of Oklahoma, against _____, is truly made, and that I have performed such service as therein described: So help me God," which oath shall be entered at large on the records.

Section 10. The person impeached shall then be called to appear and answer to the Articles of Impeachment against

him. If he appears, or any person for him, the appearance shall be recorded, stating particularly if by himself, or by agent or attorney, naming the person appearing, and the capacity in which he appears. If he do not appear, either by agent or attorney, the same shall be so recorded.

Section 11. The hour of the day at which the court shall sit upon the trial of an Impeachment, shall be fixed by the court, either by general order or by motion from day to day; and when the hour for such sitting shall arrive, the Presiding Officer of the court shall so announce, and shall cause proclamation to be made of the opening of such court, and the business of the trial shall proceed. The adjournment of the Senate sitting in said trial, or of the Legislative Session, shall not operate as an adjournment of the court; but on such adjournment, the court shall continue the consideration of such impeachment proceedings from day to day or to any future date until the final conclusion thereof.

Section 12. The Clerk of the Court shall record the proceedings in cases of impeachment in a special Journal kept for such purpose, which shall be examined and approved by the Presiding Officer of the court.

Section 13. Counsel for the parties shall be admitted to appear and be heard upon an impeachment as upon the trial of a cause in the courts of the State.

Section 14. All motions made by the parties or their counsel shall be addressed to the Presiding Officer, and if he or any Senator shall require it, they shall be committed to writing and read at the clerk's table.

Section 15. Witnesses shall be examined by one person on behalf of the party introducing them, and then cross-examined by one person on the other side, unless the Presiding Officer of the Court upon request shall otherwise order.

Section 16. If a Senator is called as a witness, he shall be sworn and give his testimony standing in his place.

Section 17. The rules of evidence and procedure in the trial of impeachment charges shall be the same as is prescribed and recognized by the court in the trial of criminal proceedings in this State, except as otherwise provided by law or these rules

Section 18. If a Senator wishes a question to be put to a witness, or to offer a motion or order (except a motion to adjourn) it shall be reduced to writing, and put by the Presiding Officer.

Section 19. At all times while the Senate is sitting as a Court of Impeachment, the doors of the Senate shall be kept open, unless the court shall direct the doors to be closed while deliberating upon its decisions.

Section 20. All primary or interlocutory questions and all motions, shall be argued for not exceeding thirty minutes on each side, unless the Court shall, by order, extend the time.

Section 21. The case, on each side, shall be opened by one person, as in criminal trials. The final argument on the merits may be made by two persons on each side (unless otherwise ordered by the Court upon application for that purpose), and the argument shall be opened and closed on the part of the House of Representatives.

Section 22. On the final question whether the impeachment is sustained, the yeas and nays shall be taken on each Article of Impeachment separately; and if the impeachment shall not, upon any separate count or charge contained in the articles, be sustained by the votes of two-thirds of the members present, a judgment of not guilty shall be entered as to such

count; but if the person accused in such Articles of Impeachment shall be convicted upon any separate count or charge of said articles by the votes of two-thirds of the members present, the Court shall proceed to pronounce judgment.

Section 23. When the Senate is sitting as a Court of Impeachment, the Senators shall be on oath, or affirmation, impartially to try the party impeached, and no person shall be convicted without the concurrence of two-thirds of the Senators present.

Section 24. All orders and decisions of the Court shall be made without debate, except when the doors shall be closed for deliberation, and in that case, no member shall speak more than once on one question, and for not more than ten minutes on any interlocutory question, unless by unanimous consent.

Section 25. During the session of the court and while any testimony or argument of counsel is being heard, no Senator shall be permitted to read or converse, or engage in any conduct that would be detrimental to perfect decorum in the Senate Chamber. The Marshal is authorized and empowered to enforce proper rules of order and decorum on the part of visitors and spectators. Visitors and spectators may be permitted to enter and to depart at pleasure so long as they do not disturb the court or any of its members. The Marshal may remove or refuse admission to any spectator or visitor violating the rules.

Section 26. Witnesses shall be sworn in the following form, viz:

“You do solemnly swear (or affirm, as the case may be) that the evidence you shall give in the case now pending between the State of Oklahoma and, shall be the truth, the whole truth, and nothing but the truth; so help you God,” which oath shall be administered by the Presiding Officer or the Clerk.

Form of subpoena to be issued on the application of the managers of the impeachment or of the party impeached, or of his counsel:

“To....., Greeting:

You and each of you, are hereby commanded to appear before the Senate of the State of Oklahoma, sitting as a Court of Impeachment, on the day of....., at the Senate Chamber in the City of Oklahoma City, then and there to testify your knowledge in the cause which is before the said Court in which the House of Representatives have impeached

FAIL NOT.

Witness, Presiding Officer of the Court of Impeachment at the City of Oklahoma City, thisday of, in the year of our Lord and of the Independence of the United States the.....

.....
Clerk of the Court.”

Form of direction of the service of said subpoena:
“The Senate of the State of Oklahoma to.....Greeting:

You are hereby commanded to serve and return the within subpoena according to law.

Dated at Oklahoma City, this.....day of....., in the year of our Lord....., and of the Independence of the United States the.....

.....
Clerk of the Court of Impeachment.

Form of oath to be administered to the members of the Senate sitting in the trial of impeachments:

"I solemnly swear (or affirm, as the case may be), that in all things appertaining to the trial of the impeachment of _____, I shall impartially try the party impeached and shall do impartial justice according to the Constitution and laws of the State: So help me God."

Form of summons to be issued and served upon the person impeached:

"The State of Oklahoma, ss:

The Senate of the State of Oklahoma to _____, Greeting:

Whereas, the House of Representatives of the State of Oklahoma, did on the _____ day of _____, exhibit to the Senate, Articles of Impeachment against you, the said _____, a true copy of which Articles of Impeachment are attached hereto, and demand that you, the said _____, should be put to answer the accusations as set forth in said articles, and that such proceedings, examinations, trials and judgments might be thereupon had as are agreeable to law and justice;

You, the said _____, are therefore hereby summoned, to be and appear before the Senate of the State of Oklahoma, sitting as a Court of Impeachment, at their Chamber in the city of Oklahoma City, on the _____ day of _____, at 1:30 o'clock afternoon, and then and there to abide by, obey and perform such orders, directions and judgments as the said Court shall make in the premises according to the Constitution and laws of the State.

HEREOF, YOU ARE NOT TO FAIL.

Witness _____, Presiding Officer of the said Court, at the city of Oklahoma City, this _____ day of _____, in the year of our Lord _____, and of the Independence of the United States the _____.

Clerk of the Court of Impeachment.

Form of precept to be endorsed on said writ of summons:
 "The State of Oklahoma, ss:

The Senate of the State of Oklahoma sitting as a Court of
 Impeachment, to....., Greeting:

You are hereby commanded to deliver to and leave with
, if conveniently found, or if not,
 to leave at his usual place of abode, or at his usual place of
 business in some conspicuous place, a true and attested copy
 of the within writ of summons, together with a like copy of
 this precept; and in whichsoever way you perform the service,
 let it be done at least five days before the appearance day men-
 tioned in the said writ of summons.

Fail not, and make return of this writ of summons and
 precept, with your proceedings thereon endorsed, on or before
 the appearance day mentioned in the said writ of summons.

Witness, Presiding Officer of
 the Senate, at the city of Oklahoma City, this day of
, in the year of our Lord.....,
 and of the Independence of the United States the.....,

.....
 Clerk of the Court of Impeachment.

All process shall be served by the Marshall of the Court or
 his assistant, unless otherwise ordered by the court.

Section 27. If the Court of Impeachment shall at any
 time fail to sit for the consideration of Articles of Impeach-
 ment on the day or hour fixed therefor, such Court may, when
 convened, without debate fix a day and hour for resuming
 such consideration, and such court may adjourn its sessions
 and the proceedings before it to such dates as may suit its
 convenience or subserve the ends of justice.

Senator Davidson moved that the Committee's report be
 adopted and the rules proposed be adopted as the rules of
 the Senate sitting as a Court of Impeachment.

Senator Glasser offered the following amendment to the proposed rules, which was adopted:

Mr. Chief Justice: I move to amend the Committee Report by providing "That the floor of the Senate during the time the Senate is sitting as a Court of Impeachment shall be denied to all persons, save members of the Court, officers thereof, the House Managers, witnesses and press representatives.

GLASSER.

Senator Glasser offered the following amendment to the commanding part of the subpoena issued to witnesses, which was adopted:

Mr. Chief Justice: I move to amend the Committee Report by adding "and to remain in attendance from day to day until such time as you are dismissed as such witness."

GLASSER.

Senator Wallace offered the following amendment, which was adopted:

Mr. Chief Justice: I move to amend the Rules of Procedure as to the taking of the yeas and nays to comply with the constitution so at the desire of one-fifteenth of those present the same may be entered in the Journal.

WALLACE.

Senator Glasser offered the following amendment, which lost:

Mr. Chief Justice: I move to amend the Committee Report by adding the following rule:

Rule No. Any Senator absent during the entire time that any material witness shall be giving his testi-

mony, both direct and cross, shall exclude such Senator so absent from voting on the final decision in such impeachment.

GLASSER.

The vote occurring on the adoption of the Rules, as amended, same were adopted.

Senator Hill offered the following motion, which prevailed.

Mr. Chief Justice: I move that a committee of three be appointed to consider and make recommendations relative to additional employes for the Court of Impeachment.

HILL.

Senator Durant offered the following motion, which prevailed:

Mr. Chief Justice:

I move that the Rules as adopted be printed in the Journal and a copy furnished each member of the Court.

DURANT.

The Chief Justice named Senators Simpson, Hill and Davidson as the committee to make recommendations relative to additional employes for the Court.

Senator Davidson offered the following motion, which prevailed:

Mr. Chief Justice:

I moved that Monday, March 21, 1921, at the hour of 1:30 o'clock p. m. be fixed as the date on which M. E.

Trapp shall be required to answer or plead to the Articles of Impeachment.

DAVIDSON.

Senator Davidson moved that the Court stand recessed until 1:30, Monday, March 21st, which prevailed.

The President pro tempore presiding.

Senator Holloway was excused for the remainder of the day.

Senator Anglin was excused for the remainder of the day.

Senator Glasser was excused for tomorrow.

Senate Bill No. 286 was taken up for further consideration.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 286, page 43, line 2, by inserting after the word "payment" and before the word "of" the following "principal and interest" and by striking out the word "on" in line 5 and insert in lieu thereof the word "of" and by striking the words "funds" in line 5 and inserting the word "warrants."

DAVIDSON.

Senator Harrison offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 286, page 23, by inserting after line 17 and before line 18 the following:

“Claim of Claude E. Connally for printing disallowed by State Auditor, \$24.50.”

HARRISON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 286, page 6, line 16, by adding the following:

“Claim of the Warden Company of Oklahoma City for printing and publishing 1000 Vols. of Vol. 12 Okla. Cr. Reports ----- \$1,590.00

Interest at 7 per cent from date of final delivery, December 1, 1917 ----- 345.00

DAVIDSON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 286 by adding a new section to be known as Section 2 and to be the emergency clause in usual form.

DAVIDSON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 286, lines 4 and 5, page 1, by striking after the word “of” in line 4 the remainder of said line 4 and line 5 to the word “or” in said line, and insert in lieu thereof the following language: “Sixty-seven thousand five hundred and thirty dollars and ten cents (\$67,530.10.)”

DAVIDSON.

Senator Davidson moved that Senate Bill No. 286 as amended be advanced to engrossment and third reading,

which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Looney moved that Senate Bill No. 406 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 185 was taken up for consideration and read.

Senator Pugh offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 185, page 1, line 2, by striking the words "State Board of Agriculture;" and line 3 by striking out the words "shall kill or cause to be killed all prairie dogs" and insert in lieu thereof the following: "and it shall be the duty of the State Board of Agriculture, by and through its proper officials, representatives and employes to exterminate prairie dogs."

PUGH.

Senator Pugh moved that Senate Bill No. 185 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 293 was taken up for further consideration.

Further consideration of the amendment by Senator Davidson was resumed:

Senator McPharren offered the following substitute for the Davidson amendment:

Mr. President: I move that Senate Bill No. 293 be amended by striking section 1 thereof and substituting as section 1 the following:

Section 1. The Corporation Commission and the Attorney General of the State of Oklahoma are hereby authorized to employ such rate experts and special counsel as may be needed from time to time to aid in preparing, filing, presenting and prosecuting to final judgment, any and all cases which the interest of the shippers of the state, may require in securing proper and more equitable freight rates, and in cancelling and setting aside such discriminatory rates as are now in effect. Such experts and counsel shall receive such compensation as may be fixed by the Corporation Commission and the Attorney General, not in excess of the amount appropriated by this act; to be paid by the State Auditor upon vouchers approved by the Corporation Commission and Attorney General.

McPHERREN.

Senator Wallace moved to table the substitute amendment which lost.

The vote occurring on the adoption of the substitute amendment, same prevailed.

Senator McPherrren offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 293, line 13, 14 and 15, page 2, by striking the following language "to be paid upon voucher approved by the Corporation Commission."

McPHERREN.

Senator Fleming moved the bill be indefinitely postponed.

Senator McPherrren moved to table the motion, which prevailed.

Senator McPherrren moved that Senate Bill No. 293 be advanced to engrossment and third reading, which pre-

vailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for Engrossment.

Senate Bill No. 295 was taken up for consideration and read.

Senator W. H. Woods moved that Senate Bill No. 295 be advanced to engrossment and third reading, which prevailed.

Senator W. H. Woods moved that the rules be suspended, Senate Bill No. 295 considered engrossed and placed on third reading, which lost, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 386 was taken up for consideration.

Senator Davidson moved that Senate Bill No. 386 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for Engrossment.

Senator Ingraham was excused for the remainder of the day.

Senate Bill No. 393 was taken up for consideration and read.

Senator Davidson moved that Senate Bill No. 393 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for Engrossment.

Senate Bill No. 407 was taken up for consideration.

Senator Morton moved that Senate Bill No. 407 be advanced to engrossment and third reading, which prevailed,

and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Golobie was excused for the remainder of the day.

Senate Bill No. 322 was taken up for consideration.

Senator Glasser moved that further consideration of the bill be indefinitely postponed. Senator Johnson presiding.

On motion of Senator Hill the Senate adjourned until 10 o'clock Wednesday morning.

SIXTY-SECOND LEGISLATIVE DAY,

Wednesday, March 16, 1921.

The Senate met at 10 o'clock pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnsin, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 41.

Excused: Glasser, West. Total 2.

Absent: Holloway. Total 1.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Holloway was excused for the day on account of sickness.

The Journal of the previous day was read and approved.

Senator Lillard submitted the following committee report, which was adopted, and Senate Bill No. 419 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Senate Bill No. 419, by Rutherford, Hill, Holloway, and McPherrren, entitled: An Act providing for the granting and ceding to the United States of America, of not to exceed forty (40) acres of land owned by the state, as and for a site and grounds for a hospital, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

ROSS N. LILLARD, Chairman.

Senator Lillard submitted the following committee report, which was adopted, and Senate Bill No. 74 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Privileges and Elections, to whom was referred Senate Bill No. 74, by Horner, entitled: An Act amending Section 3067, Chapter 29, Article 1 of the Revised Laws of 1910, relating to the creation, alternation and discontinuance of voting precincts, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

ROSS N. LILLARD, Chairman.

The following messages from the House were read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 448, by Committee on Fish and Game, entitled: "An Act amending Section 7, House Bill

No. 374 of the Session Laws of 1917, and declaring an emergency."

Engrossed House Bill No. 464, by James Miller, of the House, and Durant of the Senate, entitled: "An Act repealing Sections 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003 and 2004, of the Revised Laws of Oklahoma, 1910, the same being House Bill No. 132, approved March 4th, 1910, chapter 34, of the Session Laws of 1910, abolishing County Court at Afton, Ottawa County, Oklahoma, and declaring an emergency."

Engrossed House Bill No. 465, by Disney, Miller and Strayhorn of the House and Rutherford and Nichols of the Senate, entitled: "An Act to provide for the annual levy and collection of a tax upon all the taxable property within Muskogee County, Oklahoma, to be used for the operation, maintenance, support, upbuilding and improvements of the Free Oklahoma State Fair, held at Muskogee, Oklahoma, and declaring an emergency."

Engrossed House Bill No. 475, by Crockett, of the House, and Coyne of the Senate, entitled: "An Act fixing the salaries of certain deputies in counties having a population of not less than 16,800 and not more than 17,000 and repealing all laws in conflict herewith, and declaring an emergency."

Engrossed House Bill No. 474, by House Expense Committee, entitled: "An Act making an appropriation for the payment of the per diem of the members, officers and employes, and the contingent expenses of the Eighth Legislature, and declaring an emergency."

Engrossed House Bill No. 467, by Crockett of the House, and Coyne, of the Senate, entitled: "An Act authorizing County Excise Boards in counties having a population of not less than 16,800 and not more than 17,000, according to the

last preceding Federal Census to levy a tax for the purpose of erecting buildings on the Free Fair Grounds in such counties, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 142, by Disney, entitled: "An Act amending Section 4, Chapter 200, House Bill No. 265, State of Oklahoma, Session Laws of 1919, providing for the liquidation of delinquent taxes and assessments in cities and towns of over 3,500 population, and conferring jurisdiction on District Courts; providing for sale of property in full settlement of back taxes and assessments and providing for the distribution of same, and declaring an emergency."

Engrossed House Bill No. 377, by Harrison, entitled: "An Act prescribing additional duties of the Attorney General of Oklahoma."

Engrossed House Bill No. 390, by Scofield, entitled: "An Act prescribing the procedure in applications for pardons, commutations and paroles, making an appropriation to cover the expenses thereof, and repealing all laws in conflict therewith."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of

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Representatives, and were signed by the Speaker of House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 393, by Harmon, Smallwood and Miller, entitled: "An Act authorizing any bank or trust company incorporated under the laws of the State of Oklahoma to become a member of a Federal Reserve Bank; to vest in such bank all powers conferred on member banks; to provide that the exercise of such powers shall be subject to all of the provisions of the Federal Reserve Act and to regulations of the Federal Reserve Board, made pursuant thereto; to allow any such bank or trust company to comply with the reserve requirements of the Federal Reserve Act in lieu of those established by this State; to permit the authorities of this State which supervise and examine banks and trust companies organized under its laws, to accept the examinations and audits made pursuant to the Federal Reserve Act in lieu of those required by the laws of this State and to disclose to the Federal authorities information relating to the condition and affairs of banks and trust companies organized under the laws of this State which have become or seek to become members of the Federal Reserve System; to remove the limit of borrowings and rediscounts of banks and trust companies organized under the laws of this state in their dealings with Federal Reserve Banks."

Engrossed House Bill No. 412, by Beck and Everhart, entitled: "An Act making an appropriation for the pay-

ment of mileage of the presidential electors, and declaring an emergency.”

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 431, by Platt, Tylee and Jones, entitled: “An Act requiring all owners of motor vehicles to possess a bill of sale, showing a true transfer from seller to purchaser; providing form, to be made in duplicate, to be filed by the county clerk, and records to be kept by him; providing for re-issuance of lost or destroyed bill of sale; making it unlawful for any officer to issue license tag or a tax receipt without a bill of sale; providing who shall furnish blanks, making an appropriation, fixing a penalty, and declaring an emergency.”

Engrossed House Bill No. 432, by Clark, entitled: “An Act providing for the annexation of the Fort Sill School District to the Lawton city School District, and declaring an emergency.”

Engrossed House Bill No. 440, by White and Neely, entitled: “An Act amending Section 7761, Revised Laws of 1910, relative to the issuance and sale of bonds by boards of education in cities of the first class situated in counties having a population of not less than 42,000 nor more than

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43,000, as shown by the last preceding Federal Census; providing for sale of unsold bonds, and declaring an emergency."

Engrossed House Bill No. 444, by Denny, entitled: "An Act providing for the salaries of county treasurers."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 508, by Schwabe, Gibbons, Otto Smith, Neely and Salter, entitled: "An Act providing for the granting and ceding to the United States of America of not to exceed forty (40) acres of land owned by the State, as and for a site and grounds for a hospital, and making an appropriation therefor."

And to inform you, and through you the honorable Senate, that this bill has been passed by the House of Representatives, and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 31, by Spurlock and Leedy, entitled: "An Act amending Section 8227, Article 1, Chapter 79, of the 1910 Revised Laws of Oklahoma, relating to trusts and pools."

Engrossed House Joint Resolution No. 21, by Dabney, entitled: "A Resolution for refunding certain taxes to Mrs. Lou Eley of Jackson county, Oklahoma, collected in excess of taxes due."

And to inform you, and through you, the honorable Senate, that this bill and this resolution have been passed by the House of Representatives, and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 44, by Wells, entitled: "An Act amending Section 21, of Article 5, of Chapter 219, of the Session Laws of the State of Oklahoma 1913, relating to visitation of schools by members of the School Boards, furnishing of certain supplies to school teachers; repealing all acts and parts thereof in conflict herewith, and declaring an emergency."

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Engrossed Senate Bill No. 89, by Looney, Cordell, Spurlock and E. E. Woods, entitled: "An Act making an appropriation for the purpose of aiding union graded and consolidated school districts; providing for the distribution of such money, and declaring an emergency."

Engrossed Senate Bill No. 90, by Spurlock, entitled: "An Act amending Section 3, Chapter 183, Session Laws of 1915, relating to widows' pensions, and declaring an emergency."

Engrossed Senate Bill No. 125, by Rutherford, entitled: "An Act to amend Section 5, Chapter 87, of the Session Laws of 1915, relating to costs in the Supreme Court."

Engrossed Senate Bill No. 158, by Pugh, entitled: "An Act making an appropriation for the salaries and maintenance of the Panhandle Agricultural Institute located at Goodwell, Oklahoma, for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency."

Engrossed Senate Bill No. 204, by McPherran, Coyne, Draughon, Davidson and Looney, entitled: "An Act to amend Chapter 244, Session Laws of Oklahoma, 1913, relating to a relief and pension fund for the benefit of persons employed in regularly constituted fire departments."

Engrossed Senate Bill No. 241, by Cartwright, entitled: "An Act making an appropriation out of funds now in the hands of the State Treasurer as State depository derived from fees collected by the State Board of Medical Examiners during the fiscal years ending June 30, 1920, and June 30, 1921, to pay the current expenses of said Board for the fiscal year ending June 30, 1921, and declaring an emergency."

Engrossed Senate Joint Resolution No. 8, by Holloway, Sherman, McPherran, E. E. Woods, Looney and Davidson,

entitled: "A Resolution authorizing the submission of a proposed amendment to the constitution to the people for their approval or rejection, for the purpose of amending Section 9, of Article 10, limiting the school district levy for the support of the common schools."

And to inform you, and through you the honorable Senate, that these bills and this resolution have been passed by the House of Representatives and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Senate Bill No. 137, by Hill, Sherman and Lillard, entitled: "An Act creating the offices of Custodian for the Grand Army Memorial Hall and the Confederate Memorial Hall in the State Capitol; providing for their appointment and qualification, prescribing their duties, and fixing their compensation; making an appropriation therefor, and declaring an emergency."

Engrossed Senate Bill No. 304, by Coyne of the Senate, and Crockett, of the House, entitled: "An Act providing for and transferring certain unexpended balances in appropriation accounts for salaries, and also maintenance and supplies for the East Oklahoma State Home, located at Pryor, Oklahoma, for the year 1919, 20, authorizing the State Auditor to transfer same to the credit of the appropriation account for maintenance and supplies for the East Oklahoma State Home located at Pryor, Oklahoma, for the fiscal year 1920-21, and declaring an emergency."

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Engrossed Senate Bill No. 374, by E. E. Woods, of the Senate, and Schwabe of the House, entitled: "An Act regulating and fixing the salaries of the County Officers of Nowata County, State of Oklahoma, and declaring an emergency."

Engrossed Senate Bill No. 340, by Morton, entitled: "An Act conferring upon cities having a bona fide population of not less than thirty-four hundred (3400) and not more than thirty-five hundred (3500), the right to construct district sewers, and providing for the payment by bond issue, and declaring an emergency."

Engrossed Senate Bill No. 341, by Holloway of the Senate and Dyer of the House, entitled: "An Act creating the twenty-ninth (29th) Judicial District of Oklahoma, to be composed of the County of McCurtain, providing for the selection of the Judge of said District, fixing the term of court therein, and declaring an emergency."

Engrossed House Bill No. 207, by Miller (Ottawa), of the House, and Durant, of the Senate, entitled: "An Act relating to those indigent inhabitants who by reason of **age, infirmity and misfortune** have claims upon the sympathy and aid of the County, and authorizing the several counties of the State of Oklahoma to purchase land, improve and equip the same as a county farm, for the more humane and economical care of such persons; authorizing the issuance of bonds by said counties for said purpose; repealing Section 4527, Article 1, Chapter 58, Revised Laws of Oklahoma, 1910, and Chapter 13, Session Laws 1910-11, in so far as it conflicts with the provisions herein, and declaring an emergency."

Engrossed House Bill No. 490, by the Joint Code Revision Committee of the Senate and House, entitled: "An Act to provide for the compilation, indexing and annotation of the laws of Oklahoma; providing for printing and pub-

lication thereof; creating a commission to superintend the same; and making an appropriation therefor; and declaring an emergency.”

And to inform you, and through you, the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Joint Resolution No. 13, by Sherman and Hill, entitled: “Authorizing the use in perpetuity of Grand Army Memorial and Confederate Memorial Halls in the State Capitol.”

Engrossed Senate Concurrent Resolution No. 11, by Harrison, entitled: “A Resolution directing the State Board of Public Affairs to contract with the Southwestern Bell Telephone Company for the removal of telephone apparatus, etc., in the State Capitol Building.”

And to inform you, and through you the honorable Senate, that these resolutions were passed by the House of Representatives, and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

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TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 318, by Harmon, of the House, and Anglin, of the Senate, entitled: "An Act amending Chapter 74, Session Laws of 1919; providing for an additional district judge and creating an additional nominating district in Judicial District Number Twenty-two, and declaring an emergency."

And to inform you, and through you the honorable Senate, that this enrolled bill has been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 424, by House Committee on Printing, entitled: "An Act making an appropriation to pay certain claims for publishing arguments on initiative and referred measures at the General Election of November 4, 1920, and declaring an emergency."

And to inform you, and through you the honorable Senate, that this enrolled bill has been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 141, by Davidson, entitled: "An Act amending Section 1220, Article 1, Chapter 15, Revised Laws of Oklahoma, 1910, as amended by Section 1, Chapter 24, Session Laws of Oklahoma, 1915, and amending Section 1223, Article 1, and Section 1266, Article 111, Chapter 15, Revised Laws of Oklahoma, 1910, all pertaining to private corporations and relating to their powers, contents of their articles of incorporation, change in capital stock, and the creation of bonded indebtedness of such corporations, and declaring an emergency."

And to inform you, and through you the honorable Senate, that this bill has been passed by the House, as amended, and was signed by the Speaker of the House, together with Engrossed House Amendment thereto in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 56, by Lillard and Davidson, entitled: "An Act amending Section 1, Chapter 68 of the Session Laws of 1911, same being an Act with reference to salaries of county attorneys and county judges in counties of certain population in the State of Oklahoma, repealing all laws in conflict therewith, and declaring an emergency."

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Engrossed Senate Bill No. 29, by McPherren, Cartwright and Holloway, entitled: "An Act making appropriation for furnishing the educational building at Southeastern State normal; providing for heating building, connecting with sewer, and declaring an emergency."

Engrossed Senate Bill No. 231, by Harrison, entitled: "An Act making an appropriation to aid the separate schools for colored children of Oklahoma, and declaring an emergency."

Engrossed Senate Bill No. 265, by Carlock and Draughon of the Senate, and Hoover of the House, entitled: "An Act making supplemental appropriation for the support and maintenance of the Oklahoma Confederate Home for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives as amended, and that the Speaker of the House has signed and engrossed Senate Bills, together with the engrossed House amendments thereto, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to inform you, and through you the honorable Senate, that the Speaker of the House has appointed Caldwell, Bell and Craver as the conference committee on Senate Bill No. 17, by Davidson, of the Senate, and Bell and Rogers of the House, entitled: "An Act allowing two additional judges for the 21st judicial district of the State of Oklahoma, and pro-

viding for the appointment and election of such additional judges, and declaring an emergency.”

Yours very truly,

ALBERT ROSS, Chief Clerk.

BILLS ON FIRST READING.

The following bills were introduced and read the first time:

Senate Bill No. 423, by Johnson, Morton and Looney, An Act making an appropriation for repairs on certain buildings at Cameron Agricultural College, at Lawton, and declaring an emergency.

HOUSE BILLS AND JOINT RESOLUTION ON FIRST READING.

House Bill No. 142, by Disney, An Act amending section 4, chapter 200, House Bill No. 265, State of Oklahoma, Session Laws of 1919, providing for the liquidation of delinquent taxes and assessments in cities and towns of over 3,500 population, and conferring jurisdiction on district courts; providing for sale of property in full settlement of back taxes and assessments and providing for the distribution of same, and declaring an emergency.

House Bill No. 207, by Miller (Ottawa), of the House, and Durant, of the Senate, An Act relating to those indigent inhabitants who by reason of age, infirmity and misfortune have claims upon the sympathy and aid of the county, and authorizing the several counties of the State of Oklahoma to purchase land, improve and equip the same as a county farm, for the more humane and economical care of such persons; authorizing the issuance of bonds by said

counties for said purpose; repealing Section 4527, Article 1, Chapter 558, Revised Laws of Oklahoma, 1910, and Chapter 13, Session Laws 1910-11, in so far as it conflicts with the provisions herein, and declaring an emergency.

House Bill No. 377, by Sharp, An Act prescribing additional duties of the Attorney General of Oklahoma.

House Bill No. 390, by Scofield, An Act prescribing the procedure in applications for pardons, commutations and paroles, making an appropriation to cover the expenses thereof, and repealing all laws in conflict herewith.

House Bill No. 393, by Harmon, Smallwood and Miller, An Act authorizing any bank or trust company incorporated under the laws of the State of Oklahoma to become a member of a federal reserve bank; to vest in such bank all powers conferred on member banks; to provide that the exercise of such powers shall be subject to all of the provisions of the Federal reserve act and to regulations of the Federal Reserve board, made pursuant thereto; to allow any such bank or trust company to comply with the reserve requirements of the federal reserve act in lieu of those established by the state; to permit the authorities of this state which supervise and examine banks and trust companies organized under its laws, to accept the examinations and audits pursuant to the federal reserve act in lieu of those required by the laws of this state and to disclose to the federal authorities information relating to the condition and affairs of banks and trust companies organized under the laws of this state which have become or seek to become members of the federal reserve system; to remove the limit of borrowings and rediscounts of banks and trust companies organized under the laws of this state in their dealings with federal reserve banks.

House Bill No. 412, by Beck and Everhart, An Act making an appropriation for the payment of mileage of the presidential electors, and declaring an emergency.

House Bill No. 431, by Platt, Tylee and Jones, An Act requiring all owners of motor vehicles to possess a bill of sale, showing a true transfer from seller to purchaser; providing form, to be made in duplicate, to be filed by the county clerk, and records to be kept by him; providing for re-issue of lost or destroyed bill of sale; making it unlawful for any officer to issue license tag or a tax receipt without a bill of sale; providing who shall furnish blanks, making an appropriation, fixing a penalty, and declaring an emergency.

House Bill No. 432, by Clark, An Act providing for the annexation of the Fort Sill school district to the Lawton City School District, and declaring an emergency.

House Bill No. 440, by White and Neely, An Act amending section 7761, Revised Laws of 1910, relative to the issuance and sale of bonds by boards of education in cities of the first class situated in counties having a population of not less than 42,000 nor more than 43,000, as shown by the last preceding Federal Census; providing for sale of unsold bonds, and declaring an emergency.

House Bill No. 444, by Denny, An Act providing for the salaries of county treasurers.

House Bill No. 448, by Committee on Fish and Game, An Act amending section 7, House Bill No. 374 of the Session Laws of 1917, and declaring an emergency.

House Bill No. 464, by James Miller, of the House, and Durant, of the Senate, An Act repealing sections 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003 and 2004, of the Revised Laws of Oklahoma, 1910, the same being House Bill No. 132, approved March 4th, 1910, chapter 34, of the Session Laws of 1910, abolishing county court at Afton, Ottawa County, Oklahoma, and declaring an emergency.

House Bill No. 465, by Disney, Miller and Strayhorn, of the House, and Rutherford and Nichols of the Senate, An Act to provide for the annual levy and collection of a tax upon all the taxable property within Muskogee County, Oklahoma, to be used for the operation, maintenance, support, upbuilding and improvements of the Free Oklahoma State Fair, held at Muskogee, Oklahoma, and declaring an emergency.

House Bill No. 467, by Crockett, of the House, and Coyne, of the Senate, An Act authorizing county excise boards in counties having a population of not less than 16,800 and not more than 17,000, according to the last of erecting buildings on the Free Fair Grounds in such counties, and declaring an emergency.

House Bill No. 474, by House Expense Committee, An Act making an appropriation for the payment of the per diem of the members, officers and employes, and the contingent expenses of the Eighth Legislature, and declaring an emergency.

House Bill No. 475, by Crockett of the House, and Coyne, of the Senate, An Act fixing the salaries of certain deputies in counties having a population of not less than 16,800 and not more than 17,000 and repealing all laws in conflict herewith, and declaring an emergency.

House Bill No. 490, by Joint Code Revision Committee of the House, An Act to provide for the compilation, indexing and annotation of the laws of Oklahoma; providing for preceding Federal Census to levy a tax for the purpose printing and publication thereof; creating a commission to superintend the same; and making an appropriation therefor; and declaring an emergency.

House Bill No. 508, by Schwabe, Gibbons, Otto Smith, Neely, Salter, Harrison, Hart, Stovall, Tylee, Rice and Scofield,

An Act providing for the granting and ceding to the United States of America of not to exceed forty (40) acres of land owned or acquired by the State, to be used as grounds for a hospital, and making an appropriation therefor.

House Joint Resolution No. 21, by Dabney, A Resolution providing for refunding certain taxes to Mrs. Lou Eley, of Jackson County, Oklahoma, collected in excess of taxes due.

BILLS AND JOINT RESOLUTIONS ON SECOND READING.

The following bills and joint resolutions were read the second time and referred to the standing committee indicated:

Senate Bill No. 420, by Senate and House Committee on Military Affairs, to Appropriations.

Senate Bill No. 421, by Senate and House Committee on Military Affairs, to Appropriations.

Senate Bill No. 422, by Briggs, to Judiciary No. 1.

House Bill No. 185, by Garrison, Pullen, Gibbons and Hardie, to Judiciary No. 1.

House Bill No. 278, by Harris and Martin, of the House, and Lillard of the Senate, to Appropriations.

House Bill No. 329, by Salter, Pullen and Hardie, of the House, and W. H. Woods and Cartwright, of the Senate, to appropriations.

House Bill No. 340, by Harrison, to State and County Affairs.

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House Joint Resolution No. 15, by Graham and Platt, of the House and Ingraham and Cordell, of the Senate, to Appropriations.

House Joint Resolution No. 20, by Smallwood, Bailey and Neely of the House, and Fleming and Hill, of the Senate, to Education.

Engrossed Senate Bills Nos. 31, 44, 89, 90, 125, 137, 158, 204,241, 304, 340, 341,374, and Senate Joint Resolutions Nos. 8 and 13; and Senate Concurrent Resolution No. 11 were referred to the Committee on Engrossed and Enrolled Bills for Enrollment.

Enrolled House Bills Nos. 318 and 424 were referred to the Committee on Engrossed and Enrolled Bills for comparison.

The House amendments to Senate Bill No. 29 were taken up for consideration.

Senator McPharren moved that the Senate concur in the House amendments to Senate Bill No. 29, which prevailed.

Senator Davidson moved that the Senate do not concur in the House amendments to Senate Bill No. 56, and ask for a conference, which prevailed.

The House amendments to Senate Bill No. 231 were taken up for consideration.

Senator Davidson moved that the Senate do not concur in the House amendments to Senate Bill No. 231 and ask the Honorable House for a conference, which prevailed.

The House amendments to Senate Bill No. 265 were taken up for consideration.

Senator Carlock moved that the Senate concur in the House amendments to Senate Bill No. 265, which prevailed.

The House amendments to Senate Bill No. 141 were taken up for consideration.

Senator Davidson moved that the Senate concur in the House amendments to Senate Bill No. 141, which prevailed.

Senator Nichols moved that Senate Bill No. 261 be stricken from the Calendar, which prevailed.

Senate Bill No. 322 was taken up for further consideration.

Consideration of the motion by Senator Glasser to indefinitely postpone the bill was resumed.

Senator Cordell moved to table the motion of Senator Glasser, and the roll being called, resulted as follows:

Ayes: Anglin, Carlock, Clark, Cordell, Coyne, Dearmon, Hensley, Hill, Johnson, Leedy, Lillard, Looney, McPherrin, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 22.

Nays: Brown, Cornett, Davidson, Fleming, Frye, Golobie, Harrison, Horner, Ingraham, Land, Lynch, Sherman, Wallace. Total 13.

Excused: Glasser, Holloway, West. Total 3.

Absent: Briggs, Cartwright, Draughon, Durant, Harvey, Wells. Total 6.

The Chair declared the motion to table the motion of Senator Glasser carried.

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Senator Cordell moved that Senate Bill No. 322 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 42 was taken up for consideration. Senator Spurlock offered the following amendment:

Mr. President: I move to amend Senate Bill No. 42 as follows:

Amendment No. 1. To caption add the words "and amending sections 8096, 8097 and 8098, 1910 Revised Laws of Oklahoma."

Amendment No. 2. By adding at the end of section 2 "farmers or labor organizations."

Amendment No. 3. By adding a new section to be numbered 4 as follows: "The Commissioner of Charities and Corrections may, in the name of the State prosecute appropriate actions for violations of this act, and for violation of any of the provisions of 8096, 8097 and 8098, 1910 Revised Laws of Oklahoma."

SPURLOCK.

Senator Davidson moved that Senate Bill No. 42 be indefinitely postponed.

Senator Spurlock moved to table the motion, which lost.

The question occurring on the motion to indefinitely postpone further consideration of the bill, same prevailed.

Senator Rutherford moved that the rules be suspended, Senate Bill No. 419 considered engrossed and placed on third reading and final passage, which lost.

Senator Johnson moved that the rules be suspended for the purpose of submitting a committee report, which lost.

Senate Bill No. 347 was taken up for consideration and read.

Senator Hill presiding.

Senator McPherren offered the following amendment:

Mr. President: I move to amend Senate Bill No. 347, Page 2, by striking after the word "glass" in line 1 and before the word "in" in line 3, the following language "or with a mechanism or apparatus for turning down such illuminating lights."

McPHERREN.

The question occurring on the adoption of the amendment by Senator McPherren, the roll was called with the following result:

Ayes: Anglin, Carlock, Clark, Cordell, Coyne, Dearmon, Durant, Hill Ingraham, Johnson, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Woods. (W. H.) Total 19.

Nays: Brown, Cornett, Davidson, Fleming, Frye, Golobie, Harrison, Hensley, Horner, Leedy, Lillard, Wallace, Woods, (E. E.) Total 13.

Excused: Glasser, Holloway, Rutherford, West. Total 4.

Absent: Briggs, Cartwright, Draughon, Harvey, Land, Simpson, Spurlock. Wells. Total 8.

The Chair declared the amendment adopted.

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Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 347, line 12, page 2, by striking the word "or" line 11 and all of line 12.

DAVIDSON.

Senator Clark offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 347, page 1, by adding after the word "thereof" amending the title "and declaring an emergency."

CLARK.

The President pro tempore presiding.

Senator Leedy offered the following amendment:

Mr. President: I move to amend Senate Bill No. 347, line 13, page 2, by striking all of section 3.

LEEDY.

Senator McPherran moved to table the amendment, which prevailed.

Senator W. H. Woods moved that the vote by which the McPherran amendment was adopted be reconsidered, which prevailed.

The question occurring on the adoption of the amendment by Senator McPherran, same lost.

Senator Leedy offered the following amendment:

Mr. President: I move to amend Senate Bill No. 347, line 1, page 2, by adding after the word "lenses" the word "or by darkening the top of the light."

LEEDY.

Senator Morton offered the following substitute for the Leedy amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 347, line 1, page 2, by adding after the word "or" and before the word "glass" the word "colored."

MORTON.

Senator Clark moved that Senate Bill No. 347, as amended, be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

The President pro tempore announced the appointment of Senators Davidson, Anglin and Lillard as Senate conferees on Senate Bill No. 17.

Senator Morton submitted the following committee report:

Mr. President: The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Bills Nos. 145 and 309 correctly engrossed; House Bill No. 318 correctly enrolled; Senate Concurrent Resolution No. 17 correctly enrolled; Senate Bills Nos. 44, 89, 90 and 125 correctly enrolled.

L. A. MORTON, Chairman.

The President pro tempore signed the Enrolled Copy of Senate Concurrent Resolution No. 17 and ordered same transmitted to the Honorable House.

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House Bill No. 318 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

Senate Bill No. 44 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House.

Senate Bill No. 89 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House.

Senate Bill No. 90 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House.

Senate Bill No. 125 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House.

On motion of Senator Harrison the Senate recessed until 1:30 o'clock.

AFTERNOON SESSION.

The Senate reconvened, the President pro tempore presiding.

Quorum present.

Senator Rutherford was excused for the afternoon.

Senator Anglin moved that Senate Bill No. 378 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Ingraham moved that Senate Bill No. 399 be advanced to engrossment and third reading, which prevailed, and

the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Looney moved that Senate Bill No. 284 be advanced to engrossment and third reading.

Senator Leedy moved as a substitute that the bill be indefinitely postponed.

Senator Looney moved to table the substitute motion, which lost.

The question occurring on the motion to indefinitely postpone the bill, same prevailed.

Senate Bill No. 150 was taken up for further consideration.

Senator Leedy offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 150, line 2, page 7, by adding after the figure "2" the word "chief" and on line 4 after the word "three" and before the word "at" by striking the word "firemen" and adding the word "engineer."

LEEDY.

Senator Pugh offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 150, line 7, page 7, by striking after the word "exceed" the words "1,020-3,600 and 1,200" and inserting the words "1,200 and 4,800"; also by striking the word "three" in line 6, page 7, and inserting "four."

PUGH.

Senator Pugh offered the following amendment, which lost:

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Mr. President: I move to amend Senate Bill No. 150, page 7, line 2, by placing before the word "engineer" the words "one chief" and striking out "2250" and inserting "2400"; and before the word "electrician" line 3, insert the word "one," striking out the figures "1800" and inserting the figures "1920" after the word "three" in line 4 and before the word "at" insert the words "assistant engineer" and after word "of" and before word "each" strike out figures "1500" and insert therein "1800," and after the word "each" strike out figures "4500" and insert 5400."

PUGH.

Senator Clark offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 150, line 9, page 7, by striking the word "twenty" before the word "janitors" and insert "fifteen" and strike "24,000" in line 10, and insert "18,000."

CLARK.

Senator Cordell offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 150, line 8, page 7, by striking after the word "building" the figures "3600" and insert "1800."

CORDELL.

Senator Pugh offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 150, line 4, page 7, by striking after the word "three" and before the word "a" the word "firemen" inserting in lieu thereof "engineer" and by striking in line 4 the figures "1500" and in-

serting "1800"; and after the word "each" in line 4 the figure "4500" and inserting "5400."

PUGH.

Senator Clark offered the following amendment:

Mr. President: I move to amend Senate Bill No. 150, line 9, page 7, by striking "1200" and insert "1000" and by striking "24,000" and insert "20,000."

CLARK.

Senator Hill moved to table the amendment, which prevailed.

Senator Anglin offered the following amendment:

Mr. President: I move to amend Senate Bill No. 150, line 6, page 2, by striking after line 5 of page 2 and page 3, 4, 5, 6 and line 1, 2, 3, 4, 5, 6, 7, 11, 12, 13, 14, 15, 16, 17, 18, page 7, all of pages 8, 9, 10, 11 and line 1, page 12.

ANGLIN.

The question occurring on the adoption of the amendment, the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cornett, Fleming, Frye, Harrison, Harvey, Hensley, Hill, Ingraham, Land, Lillard, Sherman. Total 16.

Nays: Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Horner, Johnson, Leedy, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 21.

Excused: Glasser, Holloway, Rutherford, West. Total 4.

Absent: Cartwright, Golobie, Spurlock. Total 3.

The Chair declared the amendment lost.

Senator Durant offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 150, line 2, page 7, by striking after the word "engineer" the figures "2250" and substitute therefor the figures "2400."

DURANT.

Senator Davidson presiding.

Senator Lillard offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 150, line 4, page 8, by striking after the word "veterinarian" the figures "2400" and inserting in lieu thereof the figures "3600."

LILLARD.

Senator Durant offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 150, line 2, page 10, by striking after the word "clerk" the figures "3600" and inserting the figures "2500."

DURANT.

Senator Anglin offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 150, line 16, page 2, by striking after the word "auditor" the figures "3000" and insert "2500."

ANGLIN.

Senator Briggs offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 150, line 15, page 10, by striking the figures "4000" and substituting therefor "3000."

BRIGGS.

Senator Briggs offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 150, line 16, page 10, by striking the figures "2400" and substituting therefor "2100."

BRIGGS.

Senator Briggs offered the following amendment:

Mr. President: I move to amend Senate Bill No. 150, line 17, page 10, by striking "3000" and substituting therefor "2750."

BRIGGS.

Senator Lillard offered the following substitute amendment:

Mr. President:: I move to amend Senate Bill No. 150, line 17, page 10, by striking after the word "examiner" the figures "3000" and placing in lieu thereof "4000."

LILLARD.

The question occurring on the adoption of the substitute amendment, same lost.

The question occurring on the adoption of the amendment by Senator Briggs, the roll was called with the following result:

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Ayes: Anglin, Briggs, Brown, Clark, Fleming, Frye, Golobie, Harrison, Hensley, Ingraham, Johnson, Land, Leedy, Lillard, Sherman, Simpson, Spurlock, Wells. Total 18.

Nays: Carlock, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Hill, Horner, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Wallace, Woods, (E. E.), Woods, (W. H.) Total 20.

Excused: Glasser, Holloway, Rutherford, West. Total 4.

Absent: Cartwright, Harvey. Total 2.

The Chair declared the amendment lost.

Senator Fleming offered the following amendment:

Mr. President: I move to amend Senate Bill No. 150, line 13, page 8, by striking out line 13 and the figures "1800."

FLEMING.

Senator Cordell moved to table the amendment, and the roll being called resulted as follows:

Ayes: Anglin, Carlock, Cordell, Coyne, Davidson, Dearmon, Draughon, Harrison, Hill, Johnson, Leedy, Lillard, Looney, Lynch, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock. Total 21.

Nays: Briggs, Brown, Clark, Cornett, Durant, Fleming, Frye, Hensley, Horner, Ingraham, Land, McPherran, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 16.

Excused: Glasser, Holloway, Rutherford, West. Total 4.

Absent: Cartwright, Golobie, Harvey. Total 3.

The Chair declared the motion to table the amendment carried.

Senator Looney offered the following amendment, which lost:

Mr. President: I move to amend Senate Bill No. 150, line 4, page 8, by striking after the word "veterinarian" the figures "2400" and insert in lieu thereof the figures "3000."

LOONEY.

Senator Briggs offered the following amendment:

Mr. President: I move to amend Senate Bill No. 150, line 18, page 10, by striking "2700" and substituting therefor "2400."

BRIGGS.

Senator W. H. Woods moved to table the amendment, and the roll being called resulted as follows:

Ayes: Anglin, Carlock, Cordell, Cornett, Coyne, Davidson, Dearmon, Durant, Johnson, Lillard, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Ratliff, Spurlock, Woods, (W. H.) Total 19.

Nays: Briggs, Brown, Clark, Fleming, Frye, Golobie, Harrison, Hensley, Hill, Horner, Ingraham, Land, Leedy, Sherman, Wallace, Wells, Woods, (E. E.) Total 17.

Excused: Glasser, Holloway, Rutherford, West. Total 4.

Absent: Cartwright, Draughon, Harvey, Simpson. Total 4.

The Chair declared the motion to table carried.

Senator Nichols offered the following amendment:

Mr. President: I move to amend Senate Bill No. 150, line 15, page 10, by striking after the word "secretary" the word and figures "3000" and making same "3950."

NICHOLS.

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Senator W. H. Woods offered the following substitute amendment:

Mr. President: I move to amend Senate Bill No. 150, line 15, page 10, by striking the figures "3000" and inserting in lieu thereof the figures "3500."

W. H. WOODS.

The question occurring on the adoption of the substitute amendment, the roll was called with the following result:

Ayes: Anglin, Carlock, Cordell, Coyne, Davidson, Durant, Harrison, Horner, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Woods, (W. H.) Total 17.

Nays: Briggs, Brown, Clark, Cornett, Dearmon, Fleming, Frye, Golobie, Hensley, Hill, Ingraham, Land, Leedy, Lillard, Looney, Wallace, Wells, Woods, (E. E.) Total 18.

Excused: Glasser, Holloway, Rutherford, West. Total 4.

Absent: Cartwright, Draughon, Harvey, Johnson, Sherman. Total 5.

The Chair declared the substitute amendment lost.

The question occurring on the adoption of the amendment by Senator Nichols, the roll was called with the following result:

Ayes: Anglin, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Johnson, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Woods, (W. H.) Total 18.

Nays: Briggs, Brown, Carlock, Clark, Fleming, Frye, Golobie, Harrison, Hensley, Hill, Horner, Ingraham, Land,

Leedy, Lillard, Sherman, Wallace, Wells, Woods, (E. E.)
Total 19.

Excused: Glasser, Holloway, Rutherford, West. Total 4.

Absent: Cartwright, Cornett, Harvey. Total 3.

The Chair declared the amendment lost.

Senator Anglin offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 150, line 15, page 10, by striking after the word "secretary" the figures "3000" and inserting "3400."

ANGLIN.

Senator Lillard moved that the bill be indefinitely postponed.

Senator Simpson moved to table the motion, and the roll being called resulted as follows:

Ayes: Anglin, Cordell, Coyne, Draughon, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Woods, (W. H.) Total 14.

Nays: Briggs, Brown, Carlock, Clark, Davidson, Durant, Fleming, Frye, Golobie, Harrison, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Sherman, Wallace, Wells, Woods, (E. E.) Total 22.

Excused: Glasser, Holloway, Rutherford, West. Total 4.

Absent: Cartwright, Cornett, Dearmon, Harvey. Total 4.

The Chair declared the motion to table lost:

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The question occurring on the motion of Senator Lillard to indefinitely postpone Senate Bill No. 150, the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Clark, Durant, Fleming, Frye, Golobie, Harrison, Hensley, Hill, Horner, Ingraham, Land, Leedy, Lillard, Sherman, Wallace, Wells, Woods, (E. E.) Total 20.

Nays: Anglin, Cordell, Coyne, Davidson, Draughon, Johnson, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Woods, (W. H.) Total 16.

Excused: Glasser, Holloway, Rutherford, West. Total 4.

Absent: Cartwright, Cornett, Dearmon, Harvey. Total 4.

The Chair declared the motion to indefinitely postpone the bill carried.

Senator Harrison served notice that on the next legislative day he would move to reconsider the vote by which Senate Bill No. 150 was indefinitely postponed.

Senator Hill moved that when the Senate adjourn, it adjourn until 9:30 Thursday morning, which prevailed.

Senator Davidson asked unanimous consent to offer an amendment to Senate Bill No. 286, which was granted:

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 286, page 4, by striking lines 2, 3, and 4.

DAVIDSON.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 286, lines 4 and 5, page 1, by striking after the word "thousand" the word "five" and insert "two" and change the figure "5" to "2."

DAVIDSON.

House Bill No. 355 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: Sherman. Total 1.

Excused: Glasser, Holloway, Morton, Rutherford, West. Total 5.

Absent: Cartwright Durant, Harvey. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye,

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Golobie, Harrison, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: Sherman. Total 1.

Excused: Glasser, Holloway, Morton, Rutherford, West. Total 5.

Absent: Cartwright Durant, Harvey. Total 3.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 355 and ordered same returned to the Honorable House.

Senator Looney moved that the vote by which House Bill No. 112 failed of passage be reconsidered, which prevailed.

Senator Anglin moved that further consideration of House Bill No. 112 be postponed until the next legislative day, which prevailed.

Senator Draughon moved that the vote by which the emergency to House Bill No. 47 failed of passage be reconsidered, which prevailed.

The question being, "Shall House Bill No. 47 become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Hensley,

Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 32.

Nays: Briggs, Brown, Harrison, Sherman. Total 4.

Excused: Glasser, Holloway, Morton, Rutherford, West. Total 5.

Absent: Cartwright, Durant, Harvey. Total 3.

The emergency having received a constitutional two-thirds majority of votes of all membres elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 47 and ordered same returned to the Honorable House.

Senate Bill No. 309 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Golobie, Harrison, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Simpson, Spurlock, Wallace, Wells, Woods, (W. H.) Total 33.

Nays: Fleming, Lillard, Sherman, Woods, (E. E.) Total 4.

Excused: Glasser, Holloway, Morton, Rutherford, West. Total 5.

Absent: Anglin, Harvey. Total 2.

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The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Golobie, Harrison, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Looney, Lynch, McPherrren, Nichols, Pugh, Ratliff, Simpson, Spurlock, Wallace, Wells, Woods, (W. H.)
Total 33.

Nays: Fleming, Lillard, Sherman, Woods, (E. E.) Total 4.

Excused: Glasser, Holloway, Morton, Rutherford, West.
Total 5.

Absent: Anglin, Harvey. Total 2.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 309 and ordered same transmitted to the Honorable House.

Senator Nichols asked to be excused the remainder of the day, which was granted.

Senator Nichols moved that the rules be suspended for the purpose of submitting a committee report, which prevailed.

Senator Nichols submitted the following committee report:
Mr. President:

We, your Committee on Code Revision to whom was referred Senate Bill No. 405 by Nichols of the Senate, and Harris of the house, entitled: An Act to provide for the compilation indexing and annotation of the laws of Oklahoma; providing for printing and publication thereof; creating a commission to superintend the same; and making an appropriation thereof, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

NICHOLS, Chairman.

Senator Wells submitted the following minority report on Senate Bill No. 405:

MINORITY REPORT.

Mr. President:

We, the Minority members of your Committee on Code Revision, to whom was referred Senate Bill No. 405 by Nichols of the Senate, and Harris of the House, entitled: An Act to provide for the compilation, indexing and annotation of the laws of Oklahoma, providing for printing and publication thereof, creating a commission to superintend the same, and making an appropriation thereof, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that the original bill as introduced, a copy of which is hereto attached, marked "Exhibit A" and made a part hereof, be passed in lieu of the original bill as amended.

WELLS, Minority Member.

Senator Nichols moved that discussion on the two committee reports on Senate Bill No. 405 be made a special order for two o'clock on the next legislative day.

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Senator Fleming moved as a substitute that action be taken on the committee reports on the next legislative day when committee reports are called for, which lost.

The question occurring on the motion of Senator Nichols, same prevailed.

On motion of Senator Hill the Senate adjourned until 9:30 Thursday Morning.

SIXTY-THIRD LEGISLATIVE DAY,

Thursday, March 17, 1921.

The Senate met at 9:30 o'clock pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Liillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 42.

Excused: West. Total 1.

Absent: Briggs. Total 1.

The Chair announced a quorum present.

Prayer by the Chaplain. --

Senator Ingraham was excused on account of sickness.

The Journal of the previous day was read and approved.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 31, 204 and 341; Senate Joint Resolutions Nos. 8 and 13 and Senate Concurrent Resolution No. 11 correctly enrolled; House Bill No. 424 correctly enrolled; Senate Bill No. 406 correctly engrossed.

L. A. MORTON, Chairman.

Senator Davidson submitted the following committee report, which was adopted, and Senate Bill No. 412 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 412 by Rutherford and Nichols, entitled: An Act making an appropriation for the purpose of constructing and equipping buildings at the Oklahoma School for the Blind, Muskogee, Oklahoma, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendments being as follows:

Amendment No. 1: Insert after the word "appropriated" in line two, section one of the bill the following: "for the fiscal year ending June 30, 1922."

Amendment No. 2: Insert after the word "erecting" in line three, section one of the bill the following: "and equipping a."

Amendment No. 3: Strike out the figures "1921-1922."

DAVIDSON, Chairman.

BILLS ON FIRST READING.

The following bills were introduced and read the first time:

Senate Bill No. 424, by Anglin, An Act authorizing and making appropriations to complete, equip and maintain the Boley Tuberculosis Sanitarium at Boley for colored patients; and declaring an emergency.

Senate Bill No. 425, by Johnson and Morton, An Act relating to union graded schools in all counties in Oklahoma having a population of not less than 17,650 and not more than 17,800 as shown by the last preceding or any succeeding Federal Census of Oklahoma, and declaring an emergency.

Senate Bill No. 426, by Morton, of the Senate, and Nance, of the House, An Act authorizing the sheriffs of all counties in the State of Oklahoma, having a population of not less than 24,600 and not to exceed 24,750, to appoint deputies, fixing the number of such deputies and manner of distributing same and maximum salary of each, and declaring an emergency.

Senate Bill No. 427, by Hill, of the Senate, and Harrison of the House, An Act providing for the appointment by the State Board of Agriculture of a State Veterinary and four assistant Veterinarians; fixing the salaries therefor and declaring an emergency.

BILLS AND JOINT RESOLUTIONS ON SECOND READING.

The following bills and joint resolution were read the second time and referred to the standing committees indicated:

Senate Bill No. 423, by Johnson, Morton and Looney, to Appropriations.

House Bill No. 142, by Disney, to Revenue and Taxation .

House Bill No. 207, by Miller (Ottawa), of the House, and Durant, of the Senate,, to State and County Affairs.

House Bill No. 377, by Sharp, to Judiciary No. 1.

House Bill No. 390, by Scofield, to Legal Advisory.

House Bill No. 393, by Harmon, Smallwood and Miller, to Banks and Banking.

House Bill No. 412, by Beck and Everhart, to Appropriations.

House Bill No. 431, by Platt, Tylee and Jones, to Judiciary No. 2.

House Bill No. 432, by Clark, to Education.

House Bill No. 440, by White and Neely, to Education.

Senator Fleming moved that House Bill No. 440 be referred direct to the Calendar without reference to Committee, which prevailed.

House Bill No. 444, by Denny, to State and County Affairs.

House Bill No. 448, by Committee on Fish and Game, to Fish and Game.

House Bill No. 464, by James Miller, of the House, and Durant, of the Senate, to Judiciary No. 1.

House Bill No. 465, by Disney, Miller and Strayhorn, of the House, and Rutherford and Nichols, of the Senate, to Revenue and Taxation.

House Bill No. 467, by Crockett, of the House, and Coyne of the Senate, to State and County Affairs.

House Bill No. 474, by House Expense Committee, to Appropriations.

House Bill No. 475, by Crockett, of the House, and Coyne, of the Senate, to Fees and Salaries.

House Bill No. 490, by Joint Code Revision Committee, to Code Revision.

House Bill No. 508, by Schwabe, Gibbons, Otto Smith, Neely, Salter, Harrison, Hart, Stovall, Tylee, Rice and Scofield, to Hospitals and Charities.

House Joint Resolution No. 21, by Dabney, to Revenue and Taxation.

Senator Hill moved that the rules be suspended and Senate Bill No. 171 taken up for consideration, which lost.

Senator Davidson moved that Senate Bill No. 179 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Nichols moved that Senate Bill No. 298 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Horner moved that Senate Bill No. 104 be advanced to engrossment and third reading, which pre-

vailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator McPherren moved that Senate Bill No. 206 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment. .

Senate Bill No. 247 was taken up for consideration and read.

Senator Horner offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 247. line 9, page 3, by striking after the word "and" and before the word "view" the word "uninterrupted" and inserting in lieu thereof the word "unobstructed."

HORNER.

Senator Cornett offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 247, page 1, by inserting the enacting clause between the title of the act and section 1 to be worded as follows: "Be it enacted by the people of the State of Oklahoma."

CORNETT.

Senator Cornett moved that Senate Bill No. 247, as amended, be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 384 was taken up for consideration and read.

Senator W. H. Woods asked that his name be withdrawn from the bill, which was granted.

Senator Horner offered the following amendment:

Mr. President: I move to amend Senate Bill No. 384, line 10, page 2, by adding after the word "business" and before the word "in" the following language "with an incorporated city or town."

HORNER.

Senator Anglin presiding.

Senator W. H. Woods offered the following substitute amendment:

Mr. President: I move to amend Senate Bill No. 384, lines 10 and 11, page 2, by striking the words "all," "itinerant" and "doing business" in line 10, and by striking in line 11 the words "in any county in this state" and by inserting in line 11 before the word "said" the words "This act shall apply only to vendors operating in incorporated towns or cities."

W. H. WOODS.

Senator Hill moved that Senate Bill No. 384 be recommitted to the committee to rewrite section 1.

Senator Looney moved that further consideration of the bill be indefinitely postponed.

Senator McPherran moved to table the motion of Senator Looney, and the roll being called resulted as follows:

Ayes: Anglin, Carlock, Cornett, Davidson, Durant, Harrison, Hill, Land, Lillard, McPherran, Morton, Nichols, Rutherford, Spurlock, Wallace, Woods, (W. H.) Total 16.

Nays: Brown, Cartwright, Clark, Cordell, Coyne, Dearmon, Fleming, Frye, Glasser, Harvey, Hensley, Horner, Johnson, Leedy, Looney, Ratliff, Sherman, Wells, Woods, (E. E.) Total 19.

Excused: Ingraham, West. Total 2.

Absent: Briggs, Draughon, Golobie, Holloway, Lynch, Pugh, Simpson. Total 7.

The Chair declared the motion to table lost.

The question occurring on the motion of Senator Looney to indefinitely postpone further consideration of the bill, the roll was called with the following result:

Ayes: Brown, Cartwright, Clark, Cordell, Coyne, Dearmon, Frye, Glasser, Harvey, Hensley, Horner, Johnson, Leedy, Looney, Ratliff, Sherman, Spurlock, Wells, Woods, (E. E.) Total 19.

Nays: Anglin, Carlock, Cornett, Davidson, Durant, Fleming, Harrison, Hill, Holloway, Land, Lillard, McPherrin, Morton, Nichols, Rutherford, Wallace, Woods, (W. H.) Total 17.

Excused: Ingraham, West. Total 2.

Absent: Briggs, Draughon, Golobie, Lynch, Pugh, Simpson. Total 6.

The Chair declared the motion to indefinitely postpone the bill carried.

Senator Looney moved that the vote by which the motion to indefinitely postpone Senate Bill No. 384 prevailed be reconsidered and that the motion lie on the table.

Senator Harrison made the point of order that the motion was a dual motion, two motions in one, and should be separated.

The Chair held the point of order not well taken.

The question occurring on the motion of Senator Looney, the roll was called with the following result:

Ayes: Brown, Cartwright, Clark, Cordell, Coyne, Dearmon, Frye, Harvey, Hensley, Horner, Johnson, Leedy, Looney, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.) Total 19.

Nays: Anglin, Carlock, Cornett, Davidson, Durant, Fleming, Glasser, Harrison, Hill, Holloway, Land, Lillard, McPherran, Morton, Nichols, Rutherford, Wallace, Woods, (W. H.) Total 18.

Excused: Ingraham, West. Total 2.

Absent: Briggs, Draughon, Golobie, Lynch, Pugh. Total 5.

The Chair declared the motion carried.

Senator McPherran made the point of order that the motion of Senator Looney should be separated.

The Chair held the point of order not well taken.

Senator McPherran appealed from the decision of the Chair, and the vote being taken the Chair was sustained.

Senate Bill No. 337 was taken up for consideration.

Senator Johnson moved that Senate Bill No. 337 be advanced to engrossment and third reading, which prevailed,

and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 209 was taken up for consideration.

Senator Harvey moved that Senate Bill No. 209 be advanced to engrossment and third reading, which prevailed

Senator Anglin, Acting President pro tempore, signed the enrolled copy of Senate Concurrent Resolution No. 11 and ordered same transmitted to the Honorable House for the signature of the presiding officer.

Senate Joint Resolution No. 8 was read the fourth time, the enrolled copy signed by Senator Anglin, acting President pro tempore, and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Joint Resolution No. 13 was read the fourth time, the enrolled copy signed by Senator Anglin, Acting President pro tempore, and was ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 31 was read the fourth time, the enrolled copy signed by Senator Anglin, Acting President pro tempore, and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 204 was read the fourth time, the enrolled copy signed by Senator Anglin, Acting President pro tempore, and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 341 was read the fourth time, the enrolled copy signed by Senator Anglin, Acting President pro tempore, and ordered transmitted to the Honorable House for the signature of the presiding officer.

House Bill No. 424 was read the fourth time, the enrolled copy signed by Senator Anglin, Acting President pro tempore, and ordered returned to the Honorable House.

The President pro tempore presiding.

Senate Bill No. 29, as amended by the House, was taken up for consideration.

The question being, "Shall Senate Bill No. 29 as amended by the House pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Harrison, Harvey, Hensley, Hill, Horner, Johnson, Lillard, Looney, McPherran, Morton, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Woods, (E. E.), Woods, (W. H.) Total 30.

Nays: Cornett, Fleming, Frye, Glasser, Land, Leedy, Lynch, Wells. Total 8.

Excused: Ingraham, West. Total 2.

Absent: Briggs, Golobie, Holloway, Pugh. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Har-

rison, Harvey, Hensley, Hill, Horner, Johnson, Lillard, Looney, McPherren, Morton, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Woods, (E. E.), Woods, (W. H.) Total 30.

Nays: Briggs, Cornett, Fleming, Frye, Glasser, Land, Leedy, Lynch, Wells. Total 9.

Excused: Ingraham, West. Total 2.

Absent: Golobie, Holloway, Pugh. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed House amendments to Senate Bill No. 29 and the bill was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Davidson asked to be excused for the afternoon, which was granted.

Senate Bill No. 141, as amended by the House, was taken up for consideration.

The question being, "Shall Senate Bill No. 141 as amended by the House pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Horner, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: None.

Excused: Ingraham, West. Total 2.

Absent: Briggs, Coyne, Golobie, Holloway, Pugh, Wallace. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Horner, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: None.

Excused: Ingraham, West. Total 2.

Absent: Briggs, Coyne, Golobie, Holloway, Pugh, Wallace. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed House amendments to Senate Bill No. 141 and the bill was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

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Senate Bill No. 265, as amended by the House, was taken up for consideration.

The question being, "Shall Senate Bill No. 265, as amended by the House pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Horner, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (F. E.), Woods, (W. H.)
Total 36.

Nays: None.

Excused: Ingraham, West. Total 2.

Absent: Briggs, * Coyne, Golobie, Holloway, Pugh, Wallace. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Horner, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.)
Total 36.

Nays: None.

Excused: Ingraham, West. Total 2.

Absent: Briggs, Coyne, Golobie, Holloway, Pugh, Wallace. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed House amendments to Senate Bill No. 265 and the bill was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Davidson moved that House Bill No. 9 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

Senator Clark moved that the Senate recess until one o'clock.

Senator Glasser moved as a substitute that the Senate recess until one o'clock, and at one o'clock take up House Bill No. 78, which prevailed.

AFTERNOON SESSION.

The Senate reconvened, the President pro tempore presiding.

Quorum present.

Senator Hill was excused for Friday and Saturday.

Senator Rutherford was excused for Friday and Saturday.

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House Bill No. 78 was taken up for consideration and read.

Senator Hensley offered the following amendment:

Mr. President: I move to amend House Bill No. 78, page 1, by striking section 1.

HENSLEY.

Senator Johnson moved to table the amendment, which prevailed.

Senator Hensley offered the following amendment:

Mr. President: I move to amend House Bill No. 78, line 10, page 3, by adding after the word "two" and before the word "thousand" by adding the word "hundred."

HENSLEY.

Senator Johnson moved to table the amendment, which prevailed.

Senator Anglin move that further consideration of the bill be indefinitely postponed.

Senator Cornett presiding.

The President pro tempore presiding.

The question occurring on the motion of Senator Anglin to indefinitely postpone further consideration of House Bill No. 78, the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Clark, Cornett, Durant, Fleming, Glasser, Hensley, Hill, Land, Looney, Lynch, Pugh, Spurlock, Wells. Total 16.

Nays: Cartwright, Cordell, Coyne, Dearmon, Draughon, Frye, Golobie, Harrison, Harvey, Holloway, Horner, Johnson, Leedy, McPherran, Morton, Nichols, Ratliff, Rutherford, Sherman, Simpson, Wallace, Woods, (E. E.), Woods, (W. H.)
Total 23.

Excused: Davidson, Ingraham, West. Total 3.

Absent: Briggs, Lillard. Total 2.

The Chair declared the motion to indefinitely postpone House Bill No. 78 lost.

Senator Hensley offered the following amendment:

Mr. President: I move to amend House Bill No. 78 by striking section 4.

HENSLEY.

Senator Johnson moved to table the amendment, which prevailed.

Senator Glasser offered the following amendment:

Mr. President: I move to amend House Bill No. 78, line 10, page 4, by adding after the word "legion" and before the word "or" the words "fraternal organization."

GLASSER.

Senator Coyne moved to table the amendment, which prevailed.

Senator Durant offered the following amendment:

Mr. President: I move to amend House Bill No. 78, line 8, page 4, by striking section 4 and inserting in lieu thereof the following:

Section 4. No boxing bout shall be held in this state where money or cash prize is paid to the participants.

DURANT:

Senator W. H. Woods moved to table amendment, and the roll being called resulted as follows:

Ayes: Cartwright, Cordell, Coyne, Dearmon, Draughon, Frye, Golobie, Harrison, Harvey, Holloway, Johnson, Leedy, McPherren, Nichols, Rutherford, Sherman, Simpson, Spurlock, Wallace, Woods, (W. H.) Total 20.

Nays: Anglin, Brown, Carlock, Clark, Cornett, Durant, Fleming, Glasser, Hensley, Hill, Horner, Land, Looney, Lynch, Morton, Pugh, Ratliff, Wells, Woods, (E. E.) Total 19.

Excused: Davidson, Ingraham, West. Total 3.

Absent: Briggs, Lillard. Total 2.

The Chair declared the motion to table the Durant amendment carried.

Senator E. E. Woods offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 78, lines 9, 12 and 16, page 6, by striking the word "fifteen" from lines 9, 12 and 16 and inserting the word "ten."

E. E. WOODS.

Senator Anglin offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 78, line 14, page 7, by inserting after the word "class" the following:

“Provided that each city or town may by ordinance regulate or prohibit such sparring or boxing match as it sees fit.”

ANGLIN.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 78, line 14, page 7, “Provided that in no event shall a greater admission fee than three (\$3.00) dollars be charged for any boxing contest in this state.

GLASSER.

Senator Anglin offered the following amendment:

Mr. President: I move to amend House Bill No. 78, line 3, page 8, by inserting after the word “thereto” the following “Provided that the county commssioners by order may regulate or prohibit such boxing matches in the county as they see fit.”

ANGLIN.

Senator Cornett moved to table the amendment, and the roll being called resulted as follows:

Ayes: Cartwright, Cornett, Coyne, Dearmon, Draughon, Frye, Glasser, Golobie, Harrison, Harvey, Johnson, Land, Leedy, Lillard, McPherrren, Nichols, Rutherford, Sherman, Simpson, Wallace, Wells, Woods, (W. H.) Total 22.

Nays: Anglin, Brown, Carlock, Clark, Cordell, Durant, Hensley, Hill, Horner, Looney, Lynch, Morton, Pugh, Ratliff, Spurlock, Woods, (E. E.) Total 16.

Excused: Davidson, Ingraham, West. Total 3.

Absent: Briggs, Fleming, Holloway. Total 3.

The Chair declared the motion to table the amendment carried.

Senator Hensley offered the following amendment:

Mr. President: I move to amend House Bill No. 78, line 4, page 8, by substituting after the word "of" and before the word "shall" the words "twenty-one."

HENSLEY.

Senator Morton offered the following substitute amendment, which was adopted:

Mr. President: I move to amend House Bill No. 78, by striking section 9 and insert "No person under the age of sixteen shall participate in any boxing or sparring match or exhibition, and no person under the age of eighteen years shall participate in any boxing or sparring match or exhibition of more than five rounds.

MORTON.

Senator Hensley offered the following amendment:

Mr. President: I move to amend House Bill No. 78, line 6, page 8, by adding after the word "exhibition" the words "and no female shall be admitted to such exhibition."

HENSLEY.

Senator Johnson moved to table the amendment and the roll being called resulted as follows:

Ayes: Cordell, Cornett, Coyne, Dearmon, Draughon, Durrant, Frye, Golobie, Harrison, Harvey, Horner, Johnson, Land, Leedy, Lillard, McPherran, Morton, Nichols, Ratliff, Ruther-

ford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods.
(E. E.), Woods, (W. H.) Total 27.

Nays: Anglin, Brown, Carlock, Cartwright, Clark,
Glasser, Hensley, Hill, Looney, Lynch, Pugh. Total 11.

Excused: Davidson, Ingraham, West. Total 3.

Absent: Briggs, Fleming, Holloway. Total 3.

The Chair declared the motion carried.

Senator Wells offered the following amendment, which
was adopted:

Mr. President: I move to amend House Bill No. 78, page
8, by adding after the word "commission" in line 12, and be-
fore the word "section" the following "and in addition thereto
be guilty of a misdemeanor."

WELLS.

Senator Anglin offered the following amendment:

Mr. President: I move to amend House Bill No. 78, line
11, page 9, by striking after the word "incorporated" and be-
fore the word "no" the following: "and the International Sport-
ing Club of New York, Incorporated."

ANGLIN.

Senator Durant offered the following substitute amend-
ment, which was adopted:

Mr. President: I move to amend House Bill No. 78, line
12, page 9, by inserting after the word "Incorporated" and be-
fore the word "No" the words " not in conflict with the pro-
visions of this act."

DURANT.

Senator Anglin offered the following amendment:

Mr. President: I move to amend House Bill No. 78, line 18, page 9, by inserting after the word "before" and before the word "the" the words "or after" and striking all of section after the word "contest."

ANGLIN.

Senator Harrison moved to table the amendment, which prevailed.

Senator Carlock offered the following amendment:

Mr. President: I move to amend House Bill No. 78, line 18, page 9, by inserting after the word "before" and before the word "the" the words "or after," and after the word "contest" and before the word "and" the words "a sum not greater than \$100.00."

CARLOCK.

Senator Coyne moved to table the amendment, which prevailed.

Senator Anglin offered the following amendment:

Mr. President: I move to amend House Bill No. 78 by striking section 15.

ANGLIN.

Senator Harrison moved to table the amendment, and the roll being called resulted as follows:

Ayes: Cordell, Coyne, Dearmon, Draughon, Glasser, Golobie, Harrison, Harvey, Holloway, Johnson, Land, Leedy, Lillard, McPherran, Nichols, Ratliff, Sherman, Simpson, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 22.

Nays: Anglin, Brown, Carlock, Clark, Cornett, Durant, Fleming, Frye, Hensley, Hill, Horner, Ingraham, Looney, Lynch, Morton, Pugh, Spurlock. Total 17.

Excused: Davidson, West. Total 2.

Absent: Briggs, Cartwright, Rutherford. Total 3.

The Chair declared the motion to table carried.

Senator Morton offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 78, lines 5 and 6, page 10, by striking the words "of his" and inserting "prior to their" and adding after the word "ring" the following " to participate in any contest regulated by this bill."

MORTON.

Senator Spurlock offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 78, line 11, page 10, by striking after the word "the" and before the word "boxing," the word "State."

SPURLOCK.

Senator Nichols moved that House Bill No. 78, as amended, be advanced to engrossment and third reading, and the roll being called resulted as follows:

Ayes: Cartwright, Coyne, Dearmon, Draughon, Golobie, Harrison, Harvey, Johnson, Leedy, Lillard, Lynch, McPherren, Morton, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Woods. (E.E.), Woods. (W.H.) Total 22.

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Nays: Anglin, Brown, Carlock, Clark, Cordell, Cornett, Durant, Fleming, Frye, Glasser, Hensley, Hill, Horner, Ingraham, Land, Looney, Pugh, Wells. Total 18.

Excused: Davidson, West. Total 2.

Absent: Briggs, Holloway. Total 2.

The Chair declared the motion to advance House Bill No. 78 carried, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

Senator Fleming moved that the rules be suspended and committee reports on Senate Bill No. 405 taken up for consideration, which prevailed.

The Majority Report on Senate Bill No. 405 was read.

Senator Nichols moved that the majority report be adopted.

The Minority Report was read.

Senator Wells moved that the minority report be substituted for the majority report.

Senator Hill presiding.

The question occurring on the motion of Senator Wells that the minority report be substituted for the majority report on Senate Bill No. 405, the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Dearmon, Draughon, Durant, Fleming, Glasser, Golobie, Harrison, Harvey, Horner, Ingraham, Johnson, Land, Leedy, Looney, Lynch, Morton, Pugh, Ratliff, Sherman, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 30.

Nays: Anglin, Frye, Hensley, Hill, Holloway, Lillard, McPherren, Nichols, Rutherford, Simpson. Total 10.

Excused: Davidson, West. Total 2.

Absent: Briggs, Coyne. Total 2.

The Chair declared the minority report adopted.

Senator Draughon moved that the vote by which the minority report on Senate Bill No. 405 was adopted be reconsidered and that that motion lie on the table, which prevailed.

Senator Looney moved that the roll be called on Senate Bill No. 406, which prevailed.

Senator Nichols moved that the rules be suspended and the

Senate Bill No. 406 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Cordell, Dearmon, Draughon, Frye, Golobie, Hill, Holloway, Johnson, Lillard, Looney, Lynch, McPherren, Morten, Nichols, Pugh, Ratliff, Simpson, Spurlock, Woods, (W. H.) Total 21.

Nays: Brown, Carlock, Clark, Cornett, Coyne, Fleming, Glasser, Harrison, Harvey, Hensley, Horner, Ingraham, Land, Leedy, Rutherford, Wallace, Wells, Woods, (E. E.) Total 18.

Excused: Davidson, West. Total 2.

Absent: Briggs, Durant, Sherman. Total 3.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed.

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Senator Looney served notice that on the next legislative day she would move to reconsider the vote by which Senate Bill No. 406 failed of passage.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

ENGROSSED HOUSE BILL NO. 120, by Gibbons, entitled: "An Act to regulate the practice of Chiropody (podiatry) in the State of Oklahoma, to provide for a chiropodist on the State Board of Medical Examiners. To provide for the examining and registering of chiropodists (podiatrists) in the State and to provide penalties for violation of this act."

And to inform you, and through you the honorable Senate, that this bill has been passed by the House of Representatives, and was signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

HOUSE BILLS ON FIRST READING.

House Bill No. 120, by Gibbons, An Act to regulate the practice of Chiropody (podiatry) in the State of Oklahoma, to provide for a chiropodist on the State Board of Medical Examiners; to provide for the examining and registering of chiropodists (podiatrists) in this State and to provide penalties for violation of this Act.

Senator Draughon submitted the following committee reports, which were adopted, and House Bills Nos. 322 and 393 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Banks and Banking, to whom was referred Engrossed House Bill No. 322 by Keim, Smallwood and Harrison, entitled: An Act creating the office of assistant bank commissioner and secretary to the state banking board, and eleven other positions known as assistant to the bank commissioner, and fixing the salaries for same and fixing the fees for the examination of banks, repealing all laws in conflict therewith; and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DRAUGHON, Chairman.

Mr. President:

We, your Committee on Banks and Banking, to whom was referred Engrossed House Bill No. 393 by Harmon, Smallwood and Miller, entitled: An Act authorizing any bank or trust company incorporated under the laws of the State of Oklahoma to become a member of a federal reserve bank; to vest in such banks all powers conferred on member banks; to provide that the exercise of such powers shall be subject to all of the provisions of the federal reserve act and to regulations of the federal reserve board, made pursuant thereto; to allow any such bank or trust company to comply with the reserve requirements of the federal reserve act in lieu of those established by this state; to permit the authorities of this state which supervise and examine banks and trust companies organized under its laws, to accept the examinations and audits made pursuant to the federal reserve act in lieu of those required by the laws of this state and to disclose to the federal authorities information relating to the condition and affairs of banks and trust companies organized under the laws of this state, which have be

come or seek to become members of the federal reserve system; to remove the limit of borrowing and rediscounts of banks and trust companies organized under the laws of this state in their dealings with federal reserve banks, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DRAUGHON, Chairman.

Senator Hill moved that the Senate stand adjourned until 10 o'clock Friday morning, which prevailed.

SIXTY-FOURTH LEGISLATIVE DAY

Friday, March 18, 1921.

The Senate met at 10 o'clock pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Excused: Hill, Rutherford. Total 2.

Absent: Anglin, Briggs. Total 2.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Anglin was excused for Friday and Saturday.

Senator Briggs was excused for Friday and Saturday.

The Journal of the previous day was read and approved.

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Senator Nichols moved that the order of business of "Introduction of Committee Reports" be made a special order for two o'clock.

Senator Glasser moved as a substitute that the Chair appoint a committee of three to rearrange the regular order of business so that the Introduction of Bills, Committee Reports, and Reports of Special Committees may be in order during the afternoon session, which prevailed, and the Chair appointed as such committee Senators Nichols, Glasser and Harrison.

The following messages from the House were read:
To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, to the consideration of your honorable body, the following:

Enrolled House Bill No. 226, by W. W. Robertson, J. F. Martin, J. T. Jerkins, I. L. Harris, and Tom Gorman, entitled: "An Act to amend Section 7, Chapter 219 Article 6, of the Session Laws of 1913, relative to vacancies on Boards of education in cities having a population of more than eighty thousand (80,000) and declaring an emergency."

And to inform you, and through you the honorable Senate that this enrolled bill has been signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, the following:

Enrolled Senate Concurrent Resolution No. 17, by Hill, entitled "A Resolution requesting the Governor to return to the Legislature, Senate Joint Resolution No. 12, for correction, and further consideration by the Legislature."

Enrolled Senate Bill No. 44, by Wells, entitled: "An Act amending Section 21, of Article 5, of Chapter 219, of the Session Laws of the State of Oklahoma 1913, relating to visitation of Schools by members of the School Boards; furnishing of certain supplies to school teachers; repealing all acts and parts thereof in conflict herewith, and declaring an emergency."

Enrolled Senate Bill No. 89, by Looney, Cordell, Spurlock, and E. E. Woods, entitled: "An Act making an appropriation for the purpose of aiding Union Graded and consolidated school Districts; providing for the distribution of such money, and declaring an emergency."

Enrolled Senate Bill No. 90, by Spurlock, entitled: "An Act amending Section 3, Chapter 183, Session Laws of 1915, relating to widows' pensions, and declaring an emergency."

Enrolled Senate Bill No. 125, by Rutherford, entitled: "An Act to amend Section 5, Chapter 87 of the Session Laws of 1915, relating to costs in the Supreme Court."

And to inform you, and through you the honorable Senate, that same have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives, to inform you, and through you the honorable Senate, that the

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House refuses to concur in Senate amendment to House Bill No. 94 and requests a conference and that the Speaker of the House of Representatives has appointed Ogle, Disney, and Wismeyer, as Conference Committee on House Bill No. 94, by Ogle, entitled:

“An Act relating to Road and Bridge work by the County Commissioners in all counties having no township organization, and having a population of Eighteen Thousand and not over Thirty-Five thousand fixing the compensation of such work, and declaring an emergency.”

Yours very truly,

ALBERT ROSS, Chief Clerk.

Enrolled House Bill No. 226 was referred to the Committee on Engrossed and Enrolled Bills for comparison.

Enrolled Senate Bills Nos. 44, 89, 90 and 125 were ordered transmitted to the Governor.

Enrolled Senate Concurrent Resolution No. 17 was ordered transmitted to the Secretary of state.

The President protempore announced the appointment of Senators W. H. Woods, Nichols and Cornett as Senate conferees on House Bill No. 94.

The following committee report was read:

Mr. President: The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Bills Nos. 171 and 205 correctly engrossed; Senate Bills Nos. 7, 29, 137, 158, 241, 265, 304, 340, and 374 correctly enrolled; House Bill No. 226 correctly enrolled.

L. A. MORTON, Chairman.

Senate Bill No. 7 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House, for the signature of the presiding officer.

Senate Bill No. 29 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 137 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 158 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 241 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 265 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 304 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 340 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered

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transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 374 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

House Bill No. 226 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

BILLS ON SECOND READING.

The following bills were read the second time and referred to the standing committees indicated:

Senate Bill No. 424, by Anglin, to Appropriations.

Senate Bill No. 425, by Johnson and Morton, to Education.

Senate Bill No. 426, by Morton, of the Senate, and Nance, of the House.

Senator Morton moved that Senate Bill No. 426 be referred direct to the Calendar without reference to committee, which prevailed.

Senate Bill No. 427, by Hill, of the Senate, and Harrison, of the House, to Agriculture.

House Bill No. 120, by Gibbons, to Public Health.

Senate Bill No. 205 was read for the third time at length.

The question being "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Horner Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 37.

Nays: None.

Excused: Anglin, Briggs, Hill, Rutherford. Total 4.

Absent: Holloway, Lynch, Wallace. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordeli, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Horner Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.). Total 37.

Nays: None.

Absent: Holloway, Lynch, Wallace. Total 3.

Excused: Anglin, Briggs, Hill, Rutherford. Total 4.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 205 and ordered same transmitted to the Honorable House.

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Senate Bill No. 145 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Cordell, Cornett, Davidson, Dearmon, Golobie, Harvey, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Pugh, Simpson, West, Woods, (W. H.) Total 18.

Nays: Brown, Carlock, Cartwright, Clark, Coyne, Durant, Fleming, Frye, Glasser, Harrison, Hensley, Horner, Morton, Nichols, Ratliff, Sherman, Spurlock, Wells, Woods, (E. E.) Total 19.

Excused: Anglin, Briggs, Hill, Rutherford. Total 4.

Absent: Draughon, Holloway, Wallace. Total 3.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator Pugh served notice that on the next legislative day he would move to reconsider the vote by which Senate Bill No. 145 failed of passage.

Senate Bill No. 171 was read for the third time at length.

Senator Glasser was granted unanimous consent to strike subdivision C on page 3.

Senator Harrison asked unanimous consent to strike his name from the bill, which was granted.

Senator Fleming moved to recess until 1:30 o'clock.

Senator Cartwright moved to table the motion, which prevailed.

Senator W. H. Woods moved the previous question, which prevailed.

Senator Harrison moved that the rules be suspended and the roll be called without debate, which prevailed.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Frye, Glasser, Golobie, Harrison Harvey, Hensley, Holloway, Ingraham, Land, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 30.

Nays: Brown, Fleming, Horner, Leedy, Wallace. Total 5.

Excused Anglin, Briggs, Hill, Rutherford. Total 4.

Absent: Carlock, Davidson, Durant, Johnson, Lillard. Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Cartwright, Clark, Cordell, Dearmon, Draughon, Frye, Glasser, Golobie, Hensley, Holloway, Johnson, Land, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Wells, West, Woods, (W. H.) Total 24.

Nays: Brown, Cornett, Coyne, Fleming, Harrison, Harvey, Horner, Leedy, Wallace, Woods, (E. E.) Total 10.

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Excused: Anglin, Briggs, Hill, Rutherford. Total 4.

Absent: Carlock, Davidson, Durant, Ingraham, Lillard, Sherman. Total 6.

The emergency having failed to receive a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared to have failed of passage.

Senator Fleming moved that the vote which the emergency to Senate Bill No. 171 failed of passage be reconsidered and that that motion lie on the table.

On motion of Senator Harrison the Senate recessed until 1:30 o'clock.

AFTERNOON SESSION.

The Senate reconvened, the President pro tempore presiding.

Quorum present.

The following messages from the House were read:
To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 478, by Watson, entitled: "An Act authorizing County Commissioners of any county in Oklahoma, having a population of not less than 33,400 nor more than 33,500 to erect buildings for Free Fair Association, and declaring an emergency."

Engrossed House Bill No. 483, by Taylor of the House, and Wells and Lynch of the Senate, entitled: "An Act authorizing the employment of certain deputies by county officers in counties having a population of not less than 33,400, and not more than 33,500, fixing the salaries of such deputies, repealing all laws in conflict herewith, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 222, by Harris and Martin, entitled: "An Act amending Section 7620, Revised Laws of 1910, relating to Road and bridge improvement bonds, providing for the sale of unsold bonds issued to secure Federal Aid and empowering County Commissioners under certain conditions, to designate state highways, and declaring an emergency."

Enrolled House Bill No. 388, by Hardie and Harrison, entitled: "An Act authorizing the Board of Regents of the University of Oklahoma to set aside portions of the campus of the Said University for the construction of dormitories; and to construct and equip said dormitories; and to manage and regulate the same; and to issue bonds for the purpose of constructing said dormitories; and authorizing the Commissioners of the Land Office to purchase said bonds; and declaring an emergency."

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And to advise you, and through you the honorable Senate, that these bills have been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Enrolled House Bills Nos. 222 and 388 were referred to the Committee on Engrossed and Enrolled Bills for comparison.

Senator Johnson submitted the following committee reports, which were adopted, and House Bills Nos. 204 and 508 were ordered printed and placed on the Calendar.

Mr. President:

We, your Committee on Hospitals and Charities to whom was referred Engrossed House Bill No. 204 by Robertson, Martin and Jerkins and Jennings of Rogers, entitled: "An Act amending Chapter 149, Session Laws of Oklahoma, 1915, relating to the abandonment of dependent children and providing a punishment therefor, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

JOHNSON, Chairman.

Mr. President:

We, your Committee Hospital & Charities to whom was referred Engrossed House Bill No. 508 by Schwabe, Gibbons, Otto Smith, Salter, Harrison, Hart, Stovall, Tylee, Rice and Schofield entitled: "An Act providing for the granting and ceding to the United States of America of not to exceed forty acres of land owned and acquired by the State to be used as grounds for a Hospital; and making an appropriation therefor," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

JOHNSON, Chairman.

Senator Johnson moved that House Bill No. 508 be advanced to third reading and final passage, which prevailed.

Senator Nichols moved that the vote by which House Bill No. 508 was advanced to third reading and final passage be reconsidered, which prevailed.

House Bill No. 508 was taken up for consideration.

Senator Nichols offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 508, line 7, page 1 of original bill by striking in section 2 after the word "State" and before the word "and" the clause "not in excess of forty (40) acres" and substitute therefor "and as many acres as are required by the Federal authorities."

NICHOLS.

Senator Nichols moved that House Bill No. 508, as amended, be advanced to engrossment and third reading, which prevailed.

Senator Nichols moved that the rules be suspended, House Bill No. 508 considered engrossed and placed on third reading and final passage, which prevailed.

House Bill No. 508, as amended; was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, Mc-

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Pherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 39.

Nays: None.

Excused: Anglin, Briggs, Hill, Rutherford. Total 4.

Absent: Leedy. Total 1.

The bill having received a majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

Senator Nichols submitted the following Special Committee report:

Mr. President:

We, your special Committee appointed to suggest a re-arrangement of the daily order of business of the Senate, recommend the adoption of the following special rules: Rule..... introduction of bills, reports of standing committees, and reports of Special Committees shall be made a special order at two o'clock P. M. each day, and no bills shall be introduced and no reports of standing or select Committees shall be made at any other time.

Respectfully submitted,

CLARK NICHOLS.

HARRY O. GLASSER.

LUTHER HARRISON.

On motion of Senator Harrison the report was adopted.

Senator Holloway submitted the following committee report, which was adopted, and Senate Bill No. 187 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Education to whom was referred Senate Bill No. 187 by Golobie entitled: "An Act amending Section 1, Chapter 147, of the Session Laws of 1917, relating to College Degrees, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Senator Spurlock submitted the following committee reports, which were adopted, and House Bills Nos. 142 and 465 and House Joint Resolution No. 21 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Revenue & Taxation to whom was referred House Bill No. 142 by Disney entitled: "An Act relating to delinquent taxes in cities of over 3500 population," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

SPURLOCK, Chairman.

Mr. President:

We, your Committee on Revenue & Taxation to whom was referred House Bill No. 465 by Disney, entitled: "An Act to provide the levy and collection of a tax on property in Muskogee County," beg leave to report that we had the same under

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consideration and herewith return the same with the recommendation that it do pass.

SPURLOCK, Chairman.

Mr. President:

We, your Committee to whom was referred House Joint Resolution No. 21 by Dabney entitled: "A Resolution providing for refunding certain taxes to Mrs. Lou Eley of Jackson Co. collected in excess of taxes due," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

SPURLOCK, Chairman.

Senator Wells submitted the following committee report, which was adopted, and Senate Bill No. 414 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Irrigation & Drainage and Geo. Survey, to whom was referred Senate Bill No. 414 by Horner, entitled: "An Act providing for the issuing of Township Flood Prevention Bond," beg leave to report that we had the same under consideration and herewith return the same with the recommendaiton that it do pass.

WELLS, Chairman.

Senator West submitted the following committee reports, which were adopted, and House Bills Nos. 427 and 475 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Fees and Salaries, to whom was referred Engrossed House Bill No. 427 by Jennings of Rogers,

entitled: "An Act fixing the salaries of certain officers in the County of Rogers, in the State of Oklahoma, repealing all laws in conflict herewith and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Mr. President:

We, your Committee on Fees and Salaries, to whom was referred Engrossed House Bill No. 475, by Crockett of the House and Coyne of the Senate, entitled: "An Act fixing the salaries of certain deputies in Counties having a population of not less than 16,800 and not more than 17,000 and repealing all laws in conflict herewith and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

L. L. WEST, Chairman.

Senator West submitted the following committee report:

Mr. President:

We, your Committee on Fees and Salaries to whom was referred Senate Bill No. 415 by Cordell, entitled: "An Act fixing the salary of the insurance commissioner, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same without recommendation.

L. L. WEST, Chairman.

On motion of Senator Harrison Senate Bill No. 415 was ordered printed and placed on the Calendar.

Senator West submitted the following committee report:

Mr. President:

We, your Committee on Fees and Salaries, to whom was referred Senate Bill No. 391 by Senate Committee on Education, entitled: "An Act fixing the salary of the State Superintendent of Public Instruction of the State of Oklahoma and repealing all Laws and parts of Law in conflict therewith," beg leave to report that we had the same under consideration and herewith return the same without recommendation.

L. L. WEST, Chairman.

Senator West moved that Senate Bill No. 391 be printed and placed on the Calendar, which prevailed.

Senator West submitted the following committee report:

Mr. President:

We, your Committee on Fees and Salaries, to whom was referred Senate Bill No. 364, by Rutherford, entitled: "An Act entitled an Act fixing the salaries of certain rate experts, engineers, auditors and other positions connected with the Corporation Commission, repealing all Acts and parts of Acts in conflict herewith and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same without recommendation.

L. L. WEST, Chairman.

Senator West moved that Senate Bill No. 364 be printed and placed on the Calendar, which prevailed.

Senator West submitted the following committee report:

Mr. President:

We, your Committee on Fees and Salaries, to whom was referred Senate Bill No. 310, by Coyne, entitled: "An Act to regulate the payment of wages or compensation for labor or

service in private employments; and providing penalties for the violation of the provisions of this Act," beg leave to report that we had the same under consideration and herewith return the same without recommendation.

L. L. WEST, Chairman.

Senator West moved that Senate Bill No. 310 be printed and placed on the Calendar which prevailed.

Senator Nichols moved that the Committee on Engrossed and Enrolled Bills be given the authority and directed to amend the title to House Bill No. 508 to conform with the amendment to the bill, as follows, which prevailed:

By substituting the following as the title: "An Act providing for the granting and ceding to the United States of America, lands now owned or hereafter acquired by the State of Oklahoma, to be used as grounds for a hospital, and making an appropriation therefor."

Senator Looney submitted the following committee reports, which were adopted, and Senate Bills Nos. 398, 402 and 413, and House Bills Nos. 207, 444, 449 and 467 were ordered printed and placed on the calendar:

Mr. President:

We, your committee on State and County Affairs, to whom was referred Senate Bill No. 398, by Rutherford, Nichols, Davidson and Lillard, entitled: "An Act authorizing municipalities to exercise the right of eminent domain to secure all necessary sites and rights of way for water power plants, including sites for storage of water dams, rights of way for the flumes, conduits, poles, wire and cables, and permitting such municipalities to dispose of power generated in such water power in excess of their needs for public use, and declaring an emergency," beg leave to report that we

had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your committee on State and County Affairs, to whom was referred Senate Bill No. 402, by Wells and Lynch of the Senate and Taylor of the House, entitled: "An Act authorizing the employment of certain deputies by county officers in counties having a population of not less than 33,400 and not more than 33,500, fixing the salaries of such deputies, repealing all laws in conflict herewith and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your committee on State and County Affairs, to whom was referred Senate Bill No. 413, by Harvey, entitled: "An Act providing for the purchase, installation and use of public scales in all counties in this State having a population of not less than 13,500 or more than 13,600, according to the last federal census, repealing all laws in conflict herewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your committee on State and County Affairs, to whom was referred Engrossed House Bill No. 207, by Miller (Ottawa) of the House and Durant of the Senate, entitled: "An Act relating to those inhabitants who, by reason of age,

infirmity and misfortune, have claims upon the sympathy and aid of the county, and authorizing the several counties of the State of Oklahoma to purchase land, improve and equip the same as a county farm for the more humane and economical care of such persons; authorizing the issuance of bonds by said counties for said purpose, repealing Section 4527, Article 1, Chapter 58, Revised Laws of Oklahoma 1910, and Chapter 13, Session Laws of 1910-11, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your committee on State and County Affairs, to whom was referred Engrossed House Bill No. 444, by Denny, entitled: "An Act providing for the salaries of county treasurers," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your committee on State and County Affairs, to whom was referred Engrossed House Bill No. 449, by Martin, Harris, Robertson and Gorman, entitled: "An Act creating an office of probation officer in counties having a population in excess of 110,000 inhabitants, providing for the appointment, describing the duties and emoluments of said office," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your committee on State and County Affairs, to whom was referred Engrossed House Bill No. 467, by Crockett of the House and Coyne of the Senate, entitled: "An Act authorizing county excise boards in counties having a population of not less than 16,800 and not more than 17,000, according to the last preceding federal census, to levy a tax for the purpose of erecting buildings on free fair grounds, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Senator Looney submitted the following Committee report:

Mr. President:

We, your committee on County Affairs, to whom was referred House Bill No. 122, by Smith (Bryan), Knight, Robertson, Gorman, Jerkins, Martin and Harris of the House and Lillard, Draughon and Wells of the Senate, entitled: "An Act amending Section 1, Chapter 193, Session Laws of 1915, same being an Act amending Section 6, Chapter 152, Session Laws of 1911, and providing for a salary for county assessors and deputy county assessors, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

MRS. LOONEY, Chairman.

Senator Looney moved that the report be adopted.

Senator Draughon moved as a substitute that House Bill which prevailed.

Senator Looney submitted the following Committee report:

Mr. President:

We, your committee on County Affairs to whom was referred House Bill No. 333, by Martin and Harris, entitled: "An Act relating to the salaries of county assessors and deputy county assessors, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

MRS. LOONEY, Chairman.

Senator Looney moved that the report be adopted.

Senator Draughon moved as a substitute that House Bill No. 333 be ordered printed and placed on the calendar, which prevailed.

Senator Coyne submitted the following committee report:

Mr. President:

We, your committee on Commerce and Labor, to whom was referred Senate Bill No. 27, by C. B. Leedy of the Senate, entitled: "A Bill for an Act to be entitled: An Act providing for a court of general jurisdiction of law and equity for all public utilities, corporation, common carriers, transportation companies, organizations and co-partnerships, and the manufacture and sale of any and all commodities of the State," etc., beg leave to report that we had the same under consideration and herewith return the same without recommendations, but ask that it be printed.

COYNE, Chairman.

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Senator Coyne moved that Senate Bill No. 27 be printed without placing the bill on the calendar, which prevailed.

Senator W. H. Woods submitted the following special committee report:

Mr. President:

We, your special committee, to whom was referred Sen-
J. H. CARLOCK.

ate Bill No. 371, by Woods (W. H.), Draughon and Cordell, entitled: "An Act to define the term 'Cotton buyer', to insure the correct classification by cotton buyers and to provide for a system of licensing and examining cotton buyers; to prescribe duties for the State Board of Agriculture, and to provide for blanks and tags to carry into effect the provisions of
W. H. WOODS, Chairman.

this Act; to prevent wrongful classing of cotton, and to prevent persons from conspiring to defraud vendors of cotton; to make violation of certain provisions of this Act a misdemeanor, and fixing a penalty therefor, and declaring an emergency," beg leave to report that we have had the same under consideration and herewith return same with the recommendation that it do pass as amended.

Amended bill hereto attached.

CHAS. E. WELLS.
CLARK NICHOLS.

On motion of Senator W. H. Woods the report was adopted, and the bill ordered printed and placed on the calendar.

BILLS ON FIRST READING.

The following bills were introduced and read the first time:

Senate Bill No. 428, by committee on Legislative and Judicial Apportionment, An Act providing for the division of

the State into district court judicial districts and providing the judges therefor.

Senate Bill No. 429, by Golobie, An Act to authorize the Board of County Commissioners of Logan County to sell and transfer to LeBron Post No. 59, American Legion, Department of Oklahoma, disused jail property of Logan County, for benevolent and patriotic purposes.

Senate Bill No. 430, by Ratliff, An Act making an appropriation for erecting and equipping an additional administrative building and library building at the Murray State School of Agriculture, located at Tishomingo, Oklahoma, and declaring an emergency.

Senate Bill No. 431, by Spurlock, An Act prohibiting the expenditures of monies out of the general revenue fund, or any other fund, of the State of Oklahoma to defray the expenses of attendance of any person upon any convention or other meeting of persons, outside of the State of Oklahoma; prescribing a penalty for filing or approving any claim for such expenses, and declaring an emergency.

Senate Bill No. 432, by McPherren, Durant, Harrison, Holloway, Cartwright, Lillard and Simpson, of the Senate, and Herod, Pratt, Smith, Newman, Harris and Crane, of the House, An Act authorizing the State Board of Education to set aside portions of the campus of each of the State normal schools upon which to construct dormitories and to construct and equip such dormitories and to enact and regulate the same and to issue bonds for such purposes and authorizing the Commissioners of the Land Office to purchase said bonds and declaring an emergency.

HOUSE BILLS ON FIRST READING.

House Bill No. 478, by Watson, An Act authorizing county commissioners of any county in Oklahoma having a

population of not less than 33,400 nor more than 33,500 to erect buildings for free fair association, and declaring an emergency.

House Bill No. 483, by Taylor, of the House, and Wells and Lynch, of the Senate, An Act authorizing the employment of certain deputies by county officers in counties having a population of not less than 33,400, and not more than 33,500, fixing the salaries of such deputies, repealing all laws in conflict herewith, and declaring an emergency.

Senator Johnson introduced the following resolution:

Senate Concurrent Resolution No. 18, by Johnson, West, Cordell and Land, of the Senate, and Cummings, Ottinger, Bailey, Clark and Elmore, of the House, A Resolution memorializing Congress and the Honorable Secretary of the Interior and the Honorable Commissioner of Indian Affairs relative to the leasing, and the terms of leasing, of the Kiowa, Comanche and Caddo restricted Indian lands in Oklahoma.

Senator Spurlock introduced the following resolution:

Senate Concurrent Resolution No. 19, by Spurlock and West, A Resolution relating to State aid for rural schools.

Senator Morton submitted the following committee report:

Mr. President:

The committee on Engrossed and Enrolled Bills begs leave to report Senate Bill No. 146 correctly engrossed; Senate Bill No. 141 correctly enrolled; Senate amendments to House Bill No. 508 correctly engrossed; House Bills Nos. 222 and 388 correctly enrolled.

L. A. MORTON, Chairman.

The President pro tempore signed the engrossed House Bill No. 508 as amended and ordered same returned to the Honorable House.

Senate Bill No. 141 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

House Bill No. 222 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 388 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

Senator Nichols moved that Senate Bill No. 412 be advanced to engrossment and third reading, which prevailed.

Senator Nichols moved that the rules be suspended, Senate Bill No. 412 considered engrossed and placed on third reading, which prevailed.

Senate Bill 412 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Hensley, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.) Total, 35.

Nays: None.

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Excused: Anglin, Briggs, Hill, Rutherford. Total, 4.

Absent: Cartwright, Glasser, Harvey, Holloway, Leedy.
Total, 5

The bill having received a majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the committee on Engrossed and Enrolled Bills for engrossment.

Senator W. H. Woods moved that House Bill No. 490 be recalled from the committee on Code Revision and substituted for Senate Bill No. 405 on page 11 of the calendar,

Senator Fleming moved that House Bill No. 440 be taken up for consideration, which prevailed.

House Bill No. 440 was taken up for consideration.

Senator Fleming offered the following amendments, which were adopted:

Mr. President: I move to amend House Bill No. 440 as follows: By amending the title thereto by inserting after the figures "1910" and before the word "relating", the following: "and Section 19, Article 6, of Chapter 219, of the Session Laws 1913." Line 2, page 1, by inserting after the figures "1910" and before the word "be", the following language: "and Section 19, Article 6, of Chapter 219, Session Laws 1913." Line 2, page 1, by striking after the word setting in lieu thereof the word "are." Line 4, page 1, by "same" and before the word "hereby" the word "is", and in-striking after word "section" the figures "7761" and inserting in lieu thereof the figures "19."

FLEMING.

Senator Fleming moved that House Bill No. 440, as amended, be advanced to engrossment and third reading, which prevailed, and the bill was referred to the committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

Senator Cartwright moved that Senate Bill No. 379 be taken up for consideration, which prevailed.

Senate Bill No. 379 was taken up for consideration.

Senator Cartwright offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 379 by adding after the word "month" and before the word "Section 5": "Section 5. Assessor. The county assessor in such counties shall be allowed one deputy, who shall receive a salary not to exceed one hundred eleven (\$111.00) dollars per month."

CARTWRIGHT.

Senator Cartwright moved that Senate Bill No. 379 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the committee on Engrossed and Enrolled Bills for engrossment.

Senator Cornett moved that House Bill No. 376 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the committee on Engrossed and Enrolled Bills for engrossment.

Senator Horner moved that Senate Bill No. 381 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the committee on Engrossed and Enrolled Bills for engrossment.

Senator Davidson moved that the Senate stand adjourned until 10 o'clock Monday morning, and the roll being called resulted as follows:

Ayes: Cartwright, Davidson, Draughon, Durant, Hensley, Holloway, Land, Lillard, Lynch, McPherren, Simpson, Spurlock, Wallace, West. Total, 14.

Nays: Brown, Carlock, Clark, Cordell, Cornett, Coyne, Dearmon, Fleming, Frye, Golobie, Harrison, Horner, Johnson, Leedy, Looney, Morton, Nichols, Pugh, Ratliff, Sherman, Wells, Woods, (E. E.), Woods, (W. H.). Total 23.

Excused: Anglin, Briggs, Hill, Rutherford. Total, 4.

Absent: Glasser, Harvey, Ingraham. Total, 3.

The Chair declared the motion lost.

Senator Davidson moved that when the Senate adjourns, it adjourn until 10 o'clock Monday morning, and the roll being called resulted as follows:

Ayes: Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Golobie, Holloway, Ingraham, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Spurlock, West, Woods (W. H.) Total, 20.

Nays: Brown, Cornett, Durant, Fleming, Frye, Harrison, Hensley, Horner, Land, Leedy, Looney, Sherman, Wells, Woods, (E. E.). Total, 14.

Excused: Anglin, Briggs, Hill, Rutherford. Total, 4.

Absent: Glasser, Harvey, Johnson, Lillard, Simpson, Wallace. Total, 6.

The Chair declared the motion carried.

Senator W. H. Woods moved that House Bill No. 490 be made a special order for 11 o'clock Monday morning, which prevailed.

Senator Golobie presiding.

Senate Bill No. 146 was read the third time and placed on final passage.

Senator Davidson moved that the Senate stand adjourned until 10 o'clock Monday morning, which prevailed.

Sixty-fifth Day, Saturday, March 19, 1921

1367

SIXTY-FIFTH LEGISLATIVE DAY.

Saturday, March 19, 1921.

NO SESSION.

SIXTY-SIXTH LEGISLATIVE DAY

Monday, March 21, 1921.

The Senate met at 10 o'clock pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.)
Total 43.

Absent: Dearmon. Total 1.

The Chair announced a quorum present.

Prayer by the Chaplain.

The Journal of the previous legislative day was read and approved.

BILLS AND RESOLUTIONS ON SECOND READING.

The following bills were read the second time and referred to the standing committees indicated:

Senate Bill No. 428, by Committee on Legislative and Judicial Apportionment, to Legislative and Judicial Apportionment.

Senate Bill No. 429, by Golobie, to Hospitals and Charities.

Senate Bill No. 430, by Ratliff, to Appropriations.

Senate Bill No. 431, by Spurlock, to Legal Advisory.

Senate Bill No. 432, by McPherren, Durant, Harrison, Holloway, Cartwright, Lillard and Simpson, of the Senate, and Herod, Pratt, Smith, Newman, Harris and Crane of the House, to Education.

Senate Concurrent Resolution No. 18, by Johnson, West, Cordell and Land, of the Senate, and Cummings, Ottinger, Bailey, Clark and Elmore, of the House, to Indian Affairs.

Senate Concurrent Resolution No. 19, by Spurlock and West, to Education.

House Bill No. 478, by Watson, to State and County Affairs.

House Bill No. 483, by Taylor, of the House, and Wells and Lynch, of the Senate, to State and County Affairs.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bills Nos. 185, 267, 293, 295, 386, 393 and 407 correctly engrossed.

L. A. MORTON, Chairman.

The question occurring on the motion of Senator Fleming to reconsider the vote by which the emergency to Senate Bill No. 171 failed of passage and that that motion lie on the table, same prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment.

Senate Bill No. 267 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Johnson, Land, Lillard, Looney, McPherren, Morton, Pugh, Ratliff, Rutherford, Simpson, Wallace, Woods, (E. E.), Woods, (W. H.) Total 27.

Nays: Durant, Fleming, Frye, Leedy, Sherman. Total 5.

Absent: Briggs, Brown, Cartwright, Dearmon, Glaser, Harvey, Ingraham, Lynch, Nichols, Spurlock, Wells, West. Total 12.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 267 and ordered same transmitted to the Honorable House.

Senate Bill No. 295 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Fleming, Harrison, Hensley, Holloway, Horner, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Woods, (E. E.), Woods, (W. H.) Total 28.

Nays: Carlock, Frye, Golobie, Hill, Sherman. Total 5.

Absent: Briggs, Cartwright, Dearmon, Durant, Glasser, Harvey, Ingraham, Lynch, Nichols, Wells, West. Total 11.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Golobie, Harrison, Hensley, Hill, Holloway, Horner, Land Leedy, Lillard, Looney, McPherren, Morton, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Woods, (W. H.) Total 30.

Nays: Frye, Sherman, Woods, (E. E.) Total 3.

Absent: Briggs, Cartwright, Dearmon, Glasser, Harvey, Ingraham, Johnson, Lynch, Nichols, Wells, West. Total 11.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 295 and ordered same transmitted to the Honorable House.

Senate Bill No. 146 was read for the third time at length.

Senator Morton asked unanimous consent to amend the bill, which was granted.

Senator Morton offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 146, line 13, page 2, by inserting before the word "the" as follows: "and in addition thereto the county superintendent shall mail notices of said meeting to each voter in the districts proposed to be consolidated. Provided, *however*, that affidavit by the county superintendent showing that such notices were mailed to each legal voter of said districts as per list certified to him by the respective school boards shall be good and sufficient evidence that the provisions of this act have been fully complied with relative to sending notices of said election and the failure of voters to receive such notices shall not be ground for invalidating an election held for the purpose of consolidation of school districts as provided by this bill."

MORTON.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Clark, Cordell, Cornett, Coyne, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Hensley, Holloway, Horner, Johnson, Land, Leedy, Lillard, Looney, McPherrin, Morton, Pugh, Ratliff, Rutherford, Simpson, Wallace, West, Woods, (E. E.), Woods, (W. H.) Total 29.

Nays: Brown, Carlock, Davidson, Hill, Sherman, Spurlock. Total 6.

Absent: Briggs, Cartwright, Dearmon, Glasser, Harvey, Ingraham, Lynch, Nichols, Wells. Total 9.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Coyne, Draughon, Durant, Fleming, Golobie, Hensley, Holloway, Johnson, Land, Lillard, Looney, McPherrren, Morton, Pugh, Ratliff, Rutherford, Simpson, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 27.

Nays: Cornett, Davidson, Frye, Harrison, Hill, Horner, Leedy, Sherman, Spurlock. Total 9.

Absent: Briggs, Cartwright, Dearmon, Glasser, Harvey, Ingraham, Lynch, Nichols. Total 8.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage and the bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment.

Senate Bill No. 386 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Frye, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Leedy, Lillard, Looney, McPherrren, Morton, Pugh, Ratliff, Simpson, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.) Total 30.

Nays: Brown, Fleming, Harrison, Land, Sherman.
Total 5.

Absent: Briggs, Cartwright, Dearmon, Glasser, Ingraham, Lynch, Nichols, Rutherford, Wells. Total 9.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Frye, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Leedy, Lillard, Looney, McPherran, Morton, Pugh, Ratliff, Simpson, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.) Total 30.

Nays: Brown, Fleming, Harrison, Land, Sherman.
Total 5.

Absent: Briggs, Cartwright, Dearmon, Glasser, Ingraham, Lynch, Nichols, Rutherford, Wells. Total 9.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 386 and ordered same transmitted to the Honorable House.

Senate Bill No. 393 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Cornett, Davidson, Draughon, Durant, Fleming, Frye, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Leedy, Lillard, Looney, McPherren, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: Harrison, Land. Total 2.

Excused: None.

Absent: Briggs, Cartwright, Coyne, Dearmon, Glasser, Ingraham, Lynch, Nichols, Wells. Total 9.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Cornett, Davidson, Draughon, Durant, Fleming, Frye, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Leedy, Lillard, Looney, McPherren, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: Harrison, Land. Total 2.

Excused: None.

Absent: Briggs, Cartwright, Coyne, Dearmon, Glasser, Ingraham, Lynch, Nichols, Wells. Total 9.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 393 and ordered same transmitted to the Honorable House.

The following messages from the House were read:
TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Copy of House Bill No. 508, by Schwabe, Gibbons, Otto Smith, Neely, Salter, Harrison, Hart, Stovall, Tylee, Rice and Scofield, entitled: "An Act providing for the granting and ceding to the United States of America, lands now owned or hereafter acquired by the State of Oklahoma, to be used as grounds for a hospital, and making an appropriation therefor."

And to inform you, and through you the honorable Senate that this enrolled bill has been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 28, by Graves of the House, and Cordell, of the Senate, entitled: "An Act providing for

thresher's lien on grain and seeds, providing for the procedure to enforce said lien, and repealing all laws in conflict herewith."

Enrolled House Bill No. 233, by Campbell and Tylee of the House, and Davidson of the Senate, entitled: "An Act amending Chapter 173, Session Laws of Oklahoma, 1917, relating to the publication of initiated and referred measures and other information pertaining thereto, and repealing all laws in conflict herewith."

And to inform you and through you the honorable Senate, that these enrolled bills have been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable body, the following:

'Enrolled House Bill No. 47, by Graham of the House and Draughon of the Senate, entitled: "An Act creating an additional judgeship in and for the Eighth Judicial District, and providing for the appointment of an additional judge and declaring an emergency."

And to inform you, and through you the honorable Senate, that these bills have been signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, the following:

Enrolled Senate Concurrent Resolution No. 11, by Harrison, entitled: "A Resolution directing the State Board of Public Affairs to contract with the Southwestern Bell Telephone Company for removal of telephone apparatus, etc., in the State Capitol Building."

Enrolled Joint Resolution No. 8, by Holloway, Sherman, McPherrren, E. E. Woods, Looney and Davidson, entitled: "A Resolution authorizing the submission of a proposed amendment to the constitution to the people for their approval or rejection, for the purpose of amending Section 9 of Article 10, limiting the school district levy for the support of the common schools."

Enrolled Senate Joint Resolution No. 13, by Sherman and Hill, entitled: "Authorizing the use in perpetuity of Grand Army Memorial and Confederate Memorial Halls in the State Capitol."

And to inform you, and through you the honorable Senate, that these resolutions have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, the following:

Enrolled Senate Bill No. 31, by Spurlock and Leedy, entitled: "An Act amending Section 8227, Article 1, Chapter 79, of the 1910 Revised Laws of Oklahoma, relating to trusts and pools."

Enrolled Senate Bill No. 204, by McPherrren, Coyne, Draughon, Davidson and Looney, entitled: "An Act to

amend Chapter 244 Session Laws of Oklahoma, 1913, relating to a relief and pension fund for the benefit of persons employed in regularly constituted fire departments."

Enrolled Senate Bill No. 341, by Holloway, of the Senate, and Dyer of the House, entitled: "An Act creating the twenty-ninth (29th) Judicial District of Oklahoma, to be composed of the County of McCurtain, providing for the selection of the judge of said district, fixing the term of Court therein, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these enrolled bills have been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Enrolled House Bills Nos. 508, 28, 233 and 47 were referred to the Committee on Engrossed and Enrolled Bills for comparison.

Enrolled Senate Concurrent Resolution No. 11 was ordered transmitted to the Secretary of State.

Enrolled Senate Joint Resolutions Nos. 8 and 13 and Senate Bills Nos. 31, 204 and 341 were ordered transmitted to the Governor.

Senator Morton submitted the following report:

Mr. President: The Committee on Engrossed and Enrolled Bills beg leave to report: Senate Bill No. 412 correctly engrossed; Senate Bill No. 171 correctly re-engrossed; House Bill No. 508 correctly enrolled.

L. A. MORTON, Chairman.

House Bill No. 508 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the honorable House.

Senate Bill No. 185 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Carlock, Cordell, Coyne, Draughon, Fleming, Golobie, Hensley, Hill, Holloway, Horner, Johnson, Lillard, Looney, McPherren, Morton, Pugh, Ratliff, Simpson, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.) Total 23.

Nays: Anglin, Brown, Clark, Cornett, Davidson, Durant, Frye, Harrison, Harvey, Land, Leedy, Rutherford, Sherman. Total 13.

Absent: Briggs, Cartwright, Dearmon, Glasser, Ingraham, Lynch, Nichols, Wells. Total 8.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cordell, Cornett, Coyne, Draughon, Durant, Fleming, Golobie, Hensley, Hill, Holloway, Horner, Johnson, Lillard, Looney, McPherren, Morton, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.) Total 27.

Nays: Brown, Clark, Davidson, Frye, Harrison, Harvey, Land, Leedy, Sherman. Total 9.

Absent: Briggs, Cartwright, Dearmon, Glasser, Ingraham, Lynch, Nichols, West. Total 8.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator Pugh served notice that on the next legislative day he would move to reconsider the vote by which the emergency to Senate Bill No. 185 failed of passage.

Senator Davidson presiding.

Senate Bill No. 293 was read for the third time at length.

Senator Spurlock asked unanimous consent to strike the name of Harvey of the House, as an author of the bill, which was granted.

Senator Spurlock offered the following amendment, which was granted:

Mr. President: I move to amend Senate Bill No. 293 by making the caption of the bill conform to the body of the bill as follows: "An Act authorizing the employment by the Corporation Commission and the Attorney General of a freight rate expert, etc."

SPURLOCK.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Clark, Cordell, Coyne, Draughon, Frye, Harvey, Hill, Holloway, Horner, Johnson, Land, Lillard, Looney, McPherran, Morton, Pugh, Ratliff, Rutherford, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.) Total 25.

Nays: Carlock, Cornett, Davidson, Durant, Fleming, Golobie, Harrison, Hensley, Leedy, Sherman. Total 10.

Absent: Briggs, Cartwright, Dearmon, Glasser, Ingraham, Lynch, Nichols, Simpson, Wells. Total 9.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Brown, Clark, Cordell, Coyne, Draughon, Frye, Harvey, Hill, Holloway, Horner, Johnson, Land, Lillard, Looney, McPherrin, Morton, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, West, Woods, (E. E.), Woods, (W. H.) Total 25.

Nays: Carlock, Cornett, Davidson, Durant, Fleming, Golobie, Harrison, Hensley, Leedy, Sherman. Total 10.

Absent: Anglin, Briggs, Cartwright, Dearmon, Glasser, Ingraham, Lynch, Nichols, Wells. Total 9.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator Spurlock served notice that on the next legislative day he would move to reconsider the vote by which the emergency to Senate Bill No. 293 failed of passage.

Senator Pugh withdrew the notice lodged to reconsider the vote by which the emergency to Senate Bill No. 185 failed of passage, and the bill was referred to the

Committee on Engrossed and Enrolled Bills for re-engrossment.

Senate Bill No. 407 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Woods, (E. E.), Woods, (W. H.) Total 34.

Nays: None.

Absent: Briggs, Cartwright, Dearmon, Glasser, Ingraham, Lynch, Nichols, Sherman, Wells, West, Total 10.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Land, Leedy, Lillard, Looney, McPherren, Morton, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Woods, (E. E.), Woods, (W. H.) Total 34.

Nays: None.

Absent: Briggs, Cartwright, Dearmon, Glasser, Ingraham, Lynch, Nichols, Sherman, Wells, West, Total 10.

Senator Simpson submitted the following committee report: The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

Senator Davidson, acting President, signed the engrossed copy of Senate Bill No. 407 and ordered same transmitted to the Honorable House.

ports, which were adopted, and Senate Bill No. 420 and House Bills Nos. 329 and 412 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 420, by Senate and House Committees on Military Affairs, entitled: An Act to provide for the proper care and preservation of the decorated battle flags and colors carried by Oklahoma troops in the World War, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 329, by Salter, Pullen and Hardie of the House, and W. H. Woods and Cartwright of the Senate, entitled: "An Act making a supplemental appropriation for salaries, support and maintenance of the University of Oklahoma at Norman, Oklahoma, for the fiscal year ending June 30, 1921, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 412, by Beck and Everhart, entitled: "An Act making an appropriation for the payment of mileage of the presidential electors, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Holloway submitted the following committee reports, which were adopted, and Senate Bills Nos. 416, 425 and 432; House Bills Nos. 169 and 328; and House Joint Resolution No. 20 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 416, by Pugh, entitled: "An Act authorizing and directing the Commissioners of the Land Office of the State of Oklahoma to convey Section 36, Township 2 North, Range 13, E. C. M. to the Panhandle Agricultural and Mechanical College at Goodwell, Oklahoma, and authorizing and directing the State Board of Agriculture to purchase the same, making an appropriation therefor, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 425, by Johnson and Morton, entitled: "An Act relating to Union Graded Schools in all Counties in Oklahoma having a population of not less than

17,650 and not more than 17,800 as shown by the last preceding or any succeeding Federal Census of Oklahoma, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 432, by McPherren, Durant, Harrison, Holloway, Cartwright, Lillard, Simpson, of the Senate, and Harris, Crane, Herod, Pratt, Smith and Newman of the House, entitled: "An Act authorizing the State Board of Education to set aside portions of the campus of each of the State Normal Schools upon which to construct dormitories and to construct and equip such dormitories and to enact and regulate the same and to issue bonds for such purposes and authorizing the commissioners of the land office to purchase said bonds, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred House Bill No. 169, by Coover and Everhart, entitled: "An Act authorizing certain school districts to dispense with school in their districts, and to provide for transfer of pupils to another district, and providing for the payment of transfer and fees and costs of transportation of pupils, and defining duties of school board, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred House Bill No. 328, by I. L. Harris, H. Jennings, W. E. Disney, J. B. Smith, W. W. Robertson, of the House, and Lillard, of the Senate, entitled: "An Act to amend Sections 1 and 2, Chapter 259 of the Session Laws of 1917, entitled: 'An Act requiring Boards of Education of independent school districts to make an annual financial and statistical report to the State Superintendent of Public Instruction, and authorize the withholding of the July apportionment of the public school fund for such independent districts until such report has been filed and approved,' providing for other duties of said boards, providing for an annual audit of the accounts of independent school districts, providing penalties for violations of the provisions of this Act, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:: We, your Committee on Education, to whom was referred House Joint Resolution No. 20, by Shallwood, Bailey and Neely of the House, and Fleming and Hill, of the Senate, entitled: "A Resolution authorizing the disposition of the federal tuition fund received by the School of Mines and Metallurgy at Wilburton, Oklahoma, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Senator Rutherford submitted the following committee report, which was adopted, and House Bills Nos. 185, 377 and 464 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Engrossed House Bill No. 185, by Garrison, Pullen, Gibbons and Hardie, entitled: "An Act to amend Section 1793, Chapter 19, Volume 1, Revised Laws of Oklahoma, 1910, relating to the time of convening the regular terms of the District Court in District Fourteen, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

S. MORTON RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Engrossed House Bill No. 377 by Sharp, entitled: "An Act prescribing additional duties of the Attorney General of Oklahoma, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

S. MORTON RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Engrossed House Bill No. 464, by Miller of the House, and Durant, of the Senate, entitled: "An Act repealing Sections 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003 and 2004, of the Revised Laws of Oklahoma, 1910, the same being House Bill No. 132, approved March 4, 1910, abolishing county court at Afton, Ottawa County, Oklahoma, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

S. MORTON RUTHERFORD, Chairman.

Senator Davidsen, Acting President, signed the engrossed copy of Senate Bill No. 171 and ordered same transmitted to the Honorable House.

Senator Davidson, Acting President, signed the engrossed copy of Senate Bill No. 412 and ordered same transmitted to the Honorable House.

Senator Fleming moved that the Senate recess until 1:30 o'clock.

Senator Morton moved as a substitute that the Senate recess until 1 o'clock, which prevailed.

AFTERNOON SESSION.

The Senate reconvened, the President pro tempore presiding.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate amendments to House Bills Nos. 217 and 440 correctly engrossed; Senate Bills Nos. 286, 379, 381 and 426 correctly engrossed.

L. A. MORTON, Chairman.

Senator Morton asked unanimous consent to offer an amendment to Senate Bill No. 426, which was granted.

Senator Morton offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 426 as follows: by striking after the word "provided" in line 9, balance of line 9, all of line 10, 11 and line 12 to the word "shall"

and insert the following:

“That not less than two of said six deputies shall be known as field deputies and shall work out of the sheriff’s office directly under his orders, and provided, further that two of said six deputies shall be sustained one each in the principal town of each county commissioner’s district other than that in which the county seat is located, and further that such deputies,”

MORTON.

Senate Bill No. 426 was read for the third time at length:

The question being, “Shall the bill pass?” the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durrant, Fleming Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 41.

Nays: None.

Absent: Dearmon, Glasser, Sherman. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, “Shall the bill become an emergency?” the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Du-

rant, Fleming Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 41.

Nays: None.

Absent: Dearmon, Glasser, Sherman. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment.

House Bill No. 440 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 41.

Nays: None.

Absent: Dearmon, Glasser, Sherman. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 41.

Nays: None.

Absent: Dearmon, Glasser, Sherman. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 440 and ordered same returned to the Honorable House.

House Bill No. 217 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 41.

Nays: None.

Absent: Dearmon, Glasser, Sherman. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 41.

Nays: None.

Absent: Dearmon, Glasser, Sherman. Total 3.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 217 and ordered same returned to the Honorable House.

Senate Bill No. 379 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 41.

Nays: None.

Absent: Dearmon, Glasser, Sherman. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 41.

Nays: None.

Absent: Dearmon, Glasser, Sherman. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 379 and ordered same transmitted to the Honorable House.

House Bill No. 383 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Rat-

liff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Nays: None.

Absent: Dearmon. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 383 and ordered same returned to the Honorable House.

House Bill No. 384 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Nays: None.

Absent: Dearmon. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 384 and ordered same returned to the Honorable House.

House Bill No. 389 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 42.

Nays: Spurlock. Total 1.

Absent: Dearmon. Total 1.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 389 and ordered same returned to the Honorable House.

Senate Bill No. 381 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 41.

Nays: None.

Absent: Dearmon, Glasser, Sherman. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Flaming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 41.

Nays: None.

Absent: Dearmon, Glasser, Sherman. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 381 and ordered same transmitted to the Honorable House.

The hour having arrived for the convening of the Senate as a Court of Impeachment, the regular order of business was suspended and Chief Justice Harrison was called to the Chair.

The Senate reconvened, the President pro tempore presiding.

Senator W. H. Woods moved that the rules be suspended and the Senate proceed to consider House Bill No. 490, which prevailed.

House Bill No. 490 was taken up for consideration and read.

Senator Davidson offered the following amendment:

Mr. President: I move to amend House Bill No. 490, line 15, page 3, by striking after the word "said" and before the word "therein" the word "publisher" and substituting therefor the "Code Commission" and by striking out in lines 15 and 16, page 3, after the word "named" and before the word "in" the clause "with the approval of the Code Commission."

DAVIDSON.

Senator W. H. Woods moved to table the amendment, which prevailed.

Senator Davidson offered the following amendment:

Mr. President: I move to amend House Bill No. 490, line 10, page 6, by adding after line 10 and before line 1, the following section:

"Section 2. Before any work shall be done by Clinton O. Bunn under the provisions of this act he shall execute to the State of Oklahoma a solvent bond in the sum of \$25,000 to be approved by the Commission, conditioned that he will faithfully comply with every provision of his proposition and of this act, and in case of a breach of the bond and principal thereof shall be collectable by the state as liquidated damages."

DAVIDSON.

Senator Fleming moved to table the amendment, and the roll being called resulted as follows:

Ayes: Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Draughon, Durant, Fleming, Frye, Glasser, Golobie,

Harrison, Harvey, Hensley, Horner, Ingraham, Johnson, Land, Leedy, Looney, Pugh, Ratliff, Sherman, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 30.

Nays: Anglin, Brown, Davidson, Hill, Holloway, McPherrin, Nichols, Rutherford, Simpson, Spurlock, Total 10.

Absent: Dearmon, Lillard, Lynch, Morton. Total 4.

The Chair declared the amendment lost.

Senator Davidson offered the following amendment:

Mr. President: I move to amend House Bill No. 490 by adding a new section to be numbered section 3 to read as follows:

"Section 3. The work herein provided for shall be completed by the said Clinton O. Bunn within four months from the printing and publication of the session laws of 1921, and the offer of said Bunn is herein accepted upon condition such work be completed as herein provided."

DAVIDSON.

Senator Leedy moved to table the amendment, which prevailed.

Senator Davidson offered the following amendment:

Mr. President: I move to amend House Bill No. 490, line 3, page 3, by striking after the word "procedure" and before the word "California" the words "prior to 1890."

DAVIDSON.

Senator W. H. Woods moved to table the amendment, which prevailed.

Senator Davidson offered the following amendment:

Mr. President: I move to amend House Bill No. 490, by striking out the words "prior to 1890" wherever they occur in the bill.

Senator Wells moved to table the amendment, which prevailed.

Senator Davidson offered the following amendment:

Mr. President: I move to amend House Bill No. 490, lines 4 and 5, page 3, by striking after the word "succession" the following language "as the same appear in Bunn's Supplement of 1918."

DAVIDSON

Senator W. H. Woods moved to table the amendment, which prevailed.

Senator Fleming moved that House Bill No. 490 be advanced to engrossment and third reading, which prevailed.

Senator W. H. Woods moved that the rules be suspended, the bill considered engrossed and placed on third reading and final passage.

The hour having arrived for the convening of the Senate as a Court of Impeachment, the regular order of business was suspended, and Chief Justice Harrison was called to the Chair.

The Senate reconvened, the President pro tempore presiding.

The following messages from the Governor were read:

GOVERNOR'S MESSAGE.

To the Honorable, the President, and Members of the Senate:

I have the honor to advise that I have this day approved the following:

Senate Bill No. 90, by Spurlock, entitled: "An Act amending Section 3, Chapter 183, Session Laws of 1915, Relating to Widows' pensions and declaring an emergency."

Senate Bill No. 125, by Rutherford, entitled: "An Act to amend Section 5, Chapter 87, of the Session Laws of 1915, Relating to costs in the Supreme Court."

and have caused the same to be filed in the office of the Secretary of State, as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

GOVERNOR'S MESSAGE.

To the Honorable, the President, and Members of the Senate:

I have the honor to advise that I have this day approved Senate Bill No. 89, by Looney, Cordell, Spurlock and E. E. Woods, entitled: "An Act making an appropriation for the purpose of aiding union graded and consolidated school districts; providing for the distribution of such money and declaring an emergency."

and have caused the same to be filed in the office of the Secretary of State, as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

GOVERNOR'S MESSAGE.

To the Honorable, the President, and members of the Senate:

I have the honor to advise that I have this day approved the following:

Senate Joint Resolution No. 8, by Holloway, Sherman, McPherrren, E. E. Woods, Looney and Davidson, entitled: "A Resolution authorizing the submission of a proposed amendment to the constitution to the people for their approval or rejection, for the purpose of amending Section 9, of Article 10, limiting the school district levy for the support of common schools."

Senate Joint Resolution No. 13, by Sherman and Hill, entitled: "A Resolution authorizing the use in perpetuity of Grand Army Memorial and Confederate Memorial halls in the State Capitol."

Senate^{*} Bill No. 204, by McPherrren, Coyne, Draughon, Davidson and Looney, entitled: "An Act to amend Chapter 244, Session Laws of Oklahoma, 1913, etc." and have caused the same to be filed in the office of the Secretary of State as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

The following messages from the House were read:
To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for your further consideration, the following:

Enrolled Senate Bill No. 241, by Cartwright, entitled: "An Act making an appropriation out of funds now in the hands of

the State Treasurer as state depository derived from fees collected by the State Board of Medical Examiners during the fiscal years ending June 30, 1920, and June 30, 1921, to pay the current expenses of said Board for the fiscal year ending June 30, 1921, and declaring an emergency."

And to inform you, and through you the honorable Senate, that this enrolled bill has been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 404, by Anglin of the Senate, and Jennings of Seminole County, of the House, entitled: "An Act re-appropriating District Courts of Judicial Districts Numbers 9 and 7, providing for the judges thereof, fixing the terms of Courts therein, and declaring an emergency."

Engrossed House Bill No. 472, by Gibbons, Salter, Heberling, Tylee, Elmore, Neely, Smith, Pratt and Locke, entitled: "An Act creating a soldiers' Relief Commission, prescribing its duties, providing for compensation of members, authorizing the construction and maintenance of a tubercular sanitarium for ex-service men to be located in the vicinity of Sulphur, Oklahoma, making an appropriation therefor and declaring an emergency."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Rep-

representatives, and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 219, by Craver and Newman (Substitute by Disney), entitled: "An Act amending Section Two, Chapter 203 of the Session Laws of 1919, of the State of Oklahoma."

And to inform you, and through you the honorable Senate, that this bill has been passed by the House of Representatives, and was signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for your further consideration, the following:

Enrolled Senate Bill No. 158, by Pugh, entitled: "An Act making an appropriation for the salaries and maintenance of the Panhandle Agricultural Institute, located at Goodwell, Oklahoma, for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency."

Enrolled Senate Bill No. 265, by Carlock and Draughon of the Senate, and Hoover of the House, entitled: "An Act

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making supplemental appropriation for payment of salaries and labor of the Oklahoma Confederate Home for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency."

Enrolled Senate Bill No. 304, by Coyne of the Senate, and Crockett of the House, entitled: "An Act providing for and transferring certain unexpended balances in appropriation accounts for salaries, and also maintenance and supplies for the East Oklahoma State Home, located at Pryor, Oklahoma, for the year 1919-20, authorizing the State Auditor to transfer same to the credit of the appropriation account for maintenance and supplies for the East Oklahoma State Home located at Pryor, Oklahoma, for fiscal year 1920-21, and declaring an emergency."

Enrolled Senate Bill No. 340, by Morton, entitled: "An Act conferring upon cities having a bonifide population of not less than Thirty-Four Hundred (3,400), and not more than Thirty-Five Hundred (3,500), the right to construct district sewers and providing for the payment of bond issue, and declaring an emergency."

Enrolled Senate Bill No. 374, by E. E. Woods of the Senate, and Schwabe of the House, entitled: "An Act regulating and fixing the salaries of the county officers of Nowata County, State of Oklahoma, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these bills have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Bill No. 29, by McPherrren, Cartwright and Holloway, entitled: "An Act making appropriation for furnishing the educational building at Southeastern State Normal, providing for heating building, connecting with sewer, and declaring an emergency."

Enrolled Senate Bill No. 137, by Hill, Sherman and Lillard, entitled: "An Act creating the offices of custodian for the Grand Army Memorial Hall and the Confederate Memorial Hall in the State Capitol; providing for their appointment and qualification, prescribing their duties and fixing their compensation; making an appropriation therefor, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these enrolled bills have been signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 312, by Rutherford, Davidson, and Nichols of the Senate, and Craver, Disney, Miller and Strayhorn of the House, entitled: "An Act abolishing and discontinuing the Superior Court in Muskogee County. providing for the transfer of records, papers and files from such Superior Court to the District and County Courts of Muskogee County, allowing one additional judge for the third Judicial District of the State of Oklahoma, and providing for the appointment and election of such additional judge."

And to inform you, and through you the honorable Senate, that this bill has been passed by the House of Represen-

tatives, as amended by said House, and that the Speaker of the House has signed same, together with amendments, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Engrossed Senate Bill No. 404 was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Enrolled Senate Bills Nos. 29, 137, 158, 241, 265, 304, 340 and 374 were ordered transmitted to the Governor.

The question occurring on the motion of Senator W. H. Woods that the rules be suspended, House Bill No. 490 considered engrossed and placed on third reading and final passage, same prevailed.

House Bill No. 490 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Looney, McPherren, Morton, Pugh, Ratliff, Sherman, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 32.

Nays: Anglin, Coyne, Davidson, Hill, Lillard, Rutherford, Simpson, Spurlock, West. Total 9.

Absent: Golobie, Lynch, Nichols. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Dearmon,, Draughon, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Looney, McPherran, Morton, Pugh, Ratliff, Sherman, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 32.

Nays: Anglin, Coyne, Davidson, Hill, Lillard, Rutherford, Simpson, Spurlock, West. Total 9.

Absent: Golobie, Lynch, Nichols. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 490 and ordered same returned to the Honorable House.

Senator W. H. Woods moved that the vote by which House Bill No. 490 passed be reconsidered and that that motion lie on table, which prevailed.

The House amendments to Senate Bill No. 312 were read.

Senator Rutherford moved that the Senate concur in the House amendments to Senate Bill No. 312, which prevailed.

The question being, "Shall Senate Bill No. 312 as amended by the House pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon,

Durant, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherrren, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Nays: None.

Absent: Golobie, Holloway, Lynch, Pugh. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherrren, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Nays: None.

Absent: Golobie, Holloway, Lynch, Pugh. Total 4.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed House amendments to Senate Bill No. 312 and the bill was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senate Bill No. 286 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, West, Woods, (W. H.) Total 31.

Nays: Brown, Cornett, Fleming, Frye, Glasser, Harrison, Land, Sherman, Wallace, Wells, Woods, (E. E.) Total 11.

Absent: Holloway, Lynch. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

House Bill No. 440 was taken up for consideration.

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, West, Woods, (W. H.) Total 31.

Nays: Brown, Cornett, Fleming, Frye, Glasser, Harrison, Land, Sherman, Wallace, Wells, Woods, (E. E.) Total 11.

Absent: Holloway, Lynch. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 286 and ordered same transmitted to the Honorable House.

BILLS AND JOINT RESOLUTIONS ON FIRST READING.

The following bill and joint resolution were introduced and read the first time:

Senate Bill No. 433, by Anglin, An Act fixing the compensation of deputy county superintendents of schools in counties of not less than 26,000 population and not more than 26,400, and declaring an emergency.

Senate Joint Resolution No. 28, by Holloway, McPherrin, Fleming and Cartwright, of the Senate, and White, Stovall and Dyer, of the House, A Joint Resolution extending the appropriation made for tick eradication by Senate Joint Resolution No. 16 to counties having made a levy of one-half mill for such purpose for the fiscal year ending June 30, 1921, and declaring an emergency.

HOUSE BILLS ON FIRST READING.

House Bill No. 219, by Craver, Newman and Disney, An Act amending section 2, chapter 203 of the Session Laws of 1919 of the State of Oklahoma.

House Bill No. 472, by Gibbons, Salter, Heberling, Tylee, Elmore, Neely, Smith, Pratt and Locke, An Act creating a Solidiers' Relief Commission, prescribing its duties, providing for compensation of members, authorizing the construction and maintenance of a tubercular sanitarium for ex-service

men to be located in the vicinity of Sulphur, Oklahoma, making an appropriation therefor and declaring an emergency.

Senator Nichols stated that Honorable H. B. Fell, Departmental Commander of American Legion, Department of Oklahoma, was in the Senate Chamber and asked unanimous consent for him to speak five minutes, which was granted.

The Chair appointed Senator Nichols to escort Mr. Fell to the platform.

Mr. Fell addressed the Senate.

Senator Golobie moved that Senate Bill No. 429 be referred direct to the Calendar without reference to a committee, which prevailed.

On motion of Senator Hill the Senate adjourned until 10 o'clock Tuesday morning.

SIXTY-SEVENTH LEGISLATIVE DAY.

Tuesday, March 22, 1921.

The Senate met at 10 o'clock pursuant to adjournment. and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Absent: Cordell. Total 1.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Cordell was excused until noon on account of sickness.

The Journal of the previous legislative day was read and approved.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate amendments to House Bill No. 315 correctly engrossed; Senate Joint Resolution No. 11 correctly engrossed; Senate Bills Nos. 347, 378 and 399 correctly engrossed; House Bills Nos. 28, 47, 233 correctly enrolled; Senate Bill No. 404 correctly enrolled; Senate Bill Nos. 146 and 185 correctly re-engrossed.

L. A. MORTON, Chairman.

House Bill No. 28 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 47 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 233 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

Senate Bill No. 404 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Bill No. 146 and ordered same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Bill No. 185 and ordered same transmitted to the Honorable House.

Senator Davidson presiding.

Senate Joint Resolution No. 11 was read for the third time at length.

The question being, "Shall the resolution pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cornett, Coyne, Davidson, Glasser, Golobie, Harrison, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 32.

Nays: Brown, Frye, Sherman. Total 3.

Excused: Cordell. Total 1.

Absent: Dearmon, Draughon, Durant, Fleming, Harvey, Holloway, Lillard, Rutherford. Total 8.

The resolution having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the resolution become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cornett, Coyne, Davidson, Glasser, Golobie, Harrison, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 32.

Nays: Brown, Frye, Sherman. Total 3.

Excused: Cordell. Total 1.

Absent: Dearmon, Draughon, Durant, Fleming, Harvey, Holloway, Lillard, Rutherford. Total 8.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Davidson, Acting President signed the engrossed copy of Senate Joint Resolution No. 11 and ordered same transmitted to the Honorable House.

House Bill No. 315 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cornett, Davidson, Frye, Glasser, Golobie, Harrison, Hensley, Hill Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 34.

Nays: None.

Excused: Cordell. Total 1.

Absent: Coyne, Dearmon, Draughon, Durant, Fleming, Harvey, Holloway, Pugh, Rutherford. Total 9.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cornett, Davidson, Frye, Glasser, Golobie, Harrison, Hensley, Hill Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 34.

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Nays: None.

Excused: Cordell. Total 1.

Absent: Coyne, Dearmon, Draughon, Durant, Fleming, Harvey, Holloway, Pugh, Rutherford. Total 9.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed.

Senator Davidson, Acting President, signed the engrossed Senate amendments to House Bill No. 315 and ordered same returned to the Honorable House.

Senate Bill No. 347 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Clark, Cornett, Davidson, Durant, Frye, Golobie, Harrison, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: Glasser. Total 1.

Excused: Cordell. Total 1.

Absent: Cartwright, Coyne, Dearmon, Draughon, Fleming, Harvey, Holloway, Rutherford, Wallace. Total 9.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Durant, Frye, Golobie, Hensley, Ingraham, Johnson, Looney, Lynch, Pugh, West. Total 14.

Nays: Briggs, Brown, Cornett, Davidson, Glasser, Harrison, Hill, Holloway, Horner, Land, Leedy, Lillard, McPherrin, Morton, Nichols, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 22.

Excused: Cordell. Total 1.

Absent: Coyne, Dearmon, Draughon, Fleming, Harvey, Rutherford, Wallace. Total 7.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage and the bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment.

Senate Bill No. 399 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Cartwright, Cordell, Davidson, Durant, Frye, Holloway, Ingraham, Johnson, Lillard, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Ratliff, Simpson, Woods, (W. H.) Total 18.

Nays: Anglin, Briggs, Brown, Carlock, Clark, Cornett, Dearmon, Fleming, Glasser, Golobie, Harrison, Hensley, Hill, Horner, Land, Leedy, Rutherford, Sherman, Spurlock, Wells, West, Woods, (E. E.) Total 22.

Absent: Coyne, Draughon, Harvey, Wallace. Total 4.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator E. E. Woods served notice that on the next legislative day he would move to reconsider the vote by which Senate Bill No. 399 failed of passage.

Senate Bill No. 378 was read for the third time at length

Senator Johnson asked unanimous consent to amend the bill, which was granted.

Senator Johnson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 378 as follows:

Section 3. Provided that from and after the passage and approval of this act, Judicial District No. 15 shall embrace and be comprised of the counties of Caddo, Grady, Stephens and Jefferson, and the judges of Judicial District No. 15 as it now exists shall continue as the judges of the Judicial District No. 15. Provided, that the counties of Caddo and Grady shall remain one nominating district and the counties of Stephens and Jefferson shall constitute one nominating district for Judicial District No. 15 as constituted after the passage and approval of this act.

JOHNSON.

Senator Johnson offered the following amendment, which was adopted:

Mr. President: I move to amend the title of Senate Bill No. 378, line 7, page 1, by adding after the word "therein" and before the word "and" the following "fixing the boundaries of the Fifteenth (15th) Judicial District."

JOHNSON.

Senator Johnson offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 378 by renumbering section 3 of the bill to be section 4.

JOHNSON.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Dearmon, Durant, Frye, Harvey, Hensley, Hill, Horner, Johnson, Land, Lillard, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Spurlock, Wallace, Woods, (W. H.) Total 28.

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ley, Hill, Horner, Johnson, Land, Lillard, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Spurlock, Wallace, Woods, (W. H.) Total 28.

Nays: Briggs, Clark, Fleming, Glasser, Golobie, Harrison, Leedy, Sherman, Wells, Woods, (E. E.) Total 10.

Absent: Draughon, Holloway, Ingraham, Looney, Simpson, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Durant, Frye, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Spurlock, West, Woods, (E. E.), Woods, (W. H.) Total 31.

Nays: Cornett, Fleming, Glasser, Golobie, Harrison, Leedy, Sherman, Wells. Total 8.

Absent: Briggs, Draughon, Holloway, Simpson, Wallace. Total 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and

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constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment.

Senator Harrison offered the following motion:

Mr. President: I move that House Bill No. 73 be referred to a special committee of three for the purpose of amendment.

HARRISON,
ANGLIN,
RATLIFF,
CARLOCK,
GLASSER.

Senator Lillard moved to table the motion, and the roll being called resulted as follows:

Ayes: Briggs, Cartwright, Cordell, Coyne, Davidson, Draughon, Frye, Golobie, Harvey, Holloway, Johnson, Leedy, Lillard, Lynch, McPherran, Nichols, Sherman, Simpson, West, Woods, (E. E.) Total 20.

Nays: Anglin, Brown, Carlock, Clark, Cornett, Dearmon, Durant, Fleming, Glasser, Harrison, Hensley, Hill, Horner, Ingraham, Land, Looney, Morton, Pugh, Ratliff, Rutherford, Spurlock, Wells, Woods, (W. H.) Total 23.

Absent: Wallace. Total 1.

The Chair declared the motion to table the Harrison motion lost.

The President pro tempore presiding.

The question occurring on the Harrison motion, same prevailed and the Chair appointed Senators Harrison, Johnson and Coyne as such committee.

The following messages from the House were read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 473, by Gibbons, Salter, Heberling, Tylee, Elmore, Neely, Pratt, and Locke, entitled: "An Act creating a soldiers' Relief Commission, making an appropriation for an administration building and remodeling and equipping ground floor at State University Hospital; providing for additional expenditure in salaries, maintenance and equipment, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that this bill has been passed by the House of Representatives, and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for your consideration, the following:

Enrolled House Bill No. 355, by Coover, of the House, and Briggs, of the Senate, entitled: An Act authorizing County Assessors in counties having a population of not less than 14,663 nor more than 14,670, according to 1920 Federal Census, to appoint one deputy and authorizing the Board of County Commissioners to the fixing the salary thereof, and to allow and provide for the payment by the county, and hereby repealing laws conflicting herewith, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that this enrolled bill has been signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Enrolled House Bill No. 355 was referred to the Committee on Engrossed and Enrolled Bills for comparison.

Senator Briggs submitted the following committee reports, which were adopted, and Senate Bills Nos. 382 and 38⁹ were ordered printed and placed on the Calendar:

Mr. President: We, your Committee on Penal Institutions, to whom was referred Senate Bill No. 382, by Briggs, entitled: "An Act to provide for the imposition of an indeterminate sentence upon persons sentenced to imprisonment in the state penitentiary and state reformatory, otherwise than for life." beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

BRIGGS, Acting Chairman.

Mr. President:

We, your Committee on Penal Institutions, to whom was referred Senate Bill No. 383, by Briggs, entitled: "An Act authorizing the appointment of a commission to prepare a comprehensive law for the government of the state penitentiary and other penal institutions and make an appropriation therefor," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

BRIGGS, Acting Chairman.

Senator W. H. Woods submitted the following committee report, which was adopted, and Senate Concurrent Resolution No. 18 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Indian Affairs, to whom was referred Senate Concurrent Resolution No. 18, by Johnson, West, Cordell and Land, of the Senate, Cummings, Ottenger, Bailey, Clark and Elmore, of the House, entitled: "A Resolution memorializing congress and the Honorable Secretary of the Interior, and the Honorable Commissioner of Indian Affairs, relating to the leasing, and terms of leasing, of the Kiowa, Comanche and Caddo restricted Indian lands in Oklahoma," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

W. H. WOODS, Chairman.

Senator Davidson submitted the following committee reports, which were adopted, and Senate Bills Nos. 67, 92, 306 and 308 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 67 by Spurlock, entitled: "An Act to repeal section 3 of chapter 194 of the Session Laws of 1919, and to amend sections 4, 6 and 7 of said chapter 194 of the Session Laws of 1919, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendments being as follows, to-wit:

Amendment No. 1. Strike out Section 4.

Amendment No. 2. Strike out Section 5, and insert in lieu thereof the following, to be known as Section 4:

“Section 4. There is hereby appropriated out of any moneys in the State Treasury not otherwise appropriated, the sum of Fifty Thousand Dollars (\$50,000.00), or so much thereof as may be necessary, for the purpose of carrying out the provisions of the Home Ownership Law, and to be used under the provisions thereof.”

Amendment No. 3. Renumber Section 6 to read Section 5.

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 92, by W. H. Woods and Cartwright, entitled: “An Act making an appropriation for the purpose of constructing and equipping buildings at the University of Oklahoma, at Norman, Oklahoma, and declaring an emergency,” beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amended bill being attached thereto.

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 306, by Morton, entitled: “An Act authorizing the State Board of Public Affairs to purchase and install a system of keeping institutional and departmental accounts, and making an appropriation therefor,” beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 308, by E. E. Woods and Simpson, en-

titled: "An Act creating the position of auditor to the State Board of Public Affairs, fixing the salary thereof, and making an appropriation therefor," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Fleming submitted the following committee report, which was adopted, and House Bill No. 126 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Livestock and Tenant Farming to whom was referred Re-engrossed House Bill No. 126, by Heberling, entitled: "An Act amending Section 1, 2, 6, 10 and 14 of Chapter 53, Session Laws, 1915, entitled: "An Act providing a lien for the service of stallions and jacks registered according to the provisions of this Act,' providing penalty for non-registration," beg leave to report that we had the same under consideration and herewith return the same without recommendation.

FLEMING, Chairman.

Senator Looney submitted the following committee reports, which were adopted, and House Bills Nos. 478 and 483 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on State and County Affairs, to whom was referred Engrossed House Bill No. 478, by Watson of the House, entitled: "An Act authorizing county commissioners of any county in Oklahoma, having a population not less than 33,400 nor more than 33,500, to erect building for Free Fair Associations and declaring an emergency," beg leave to report that we had the same under consideration and

herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your Committee on State and County Affairs, to whom was referred Engrossed House Bill No. 483 by Taylor, of the House, and Wells, of the Senate, entitled: "An Act authorizing the employment of certain deputies by county officers in counties having a population of not less than 33,400, and not more than 33,500, fixing the salaries of such deputies, repealing all laws and parts of laws in conflict herewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Senator Wells moved that House Bill No. 483 be advanced to engrossment and third reading, which prevailed.

BILLS AND JOINT RESOLUTIONS ON FIRST READING.

The following joint resolution was introduced and read the first time:

Senate Joint Resolution No. 29, by Hill, of the Senate, and Matthews and Brice, of the House, A Resolution amending Senate Joint Resolution No. 12 of the Session Laws of 1921 relating to the transfer and conveyance of certain lands to the city of McAlester, Oklahoma, and declaring an emergency.

HOUSE BILLS ON FIRST READING.

House Bill No. 473, by Gibbons, Salter, Heberling, Tylee, Elmore, Neely, Pratt and Locke, An Act creating a Soldiers' Relief Commission, making an appropriation for an adminis-

tration building and remodeling and equipping ground floor at State University Hospital; providing for additional expenditures in salaries, maintenance and equipment, and declaring an emergency.

BILLS AND JOINT RESOLUTIONS ON SECOND READING.

The following bills and joint resolutions were read the second time and referred to the standing committees indicated:

Senate Bill No. 433, by Anglin, to Education.

Senate Joint Resolution No. 28, by Holloway, McPherrren, Fleming, Cartwright, of the Senate, and White, Stovall and Dyer, of the House, to Agriculture.

House Bill No. 219, by Craver, Newman and Disney, to Judiciary No. 1.

House Bill No. 472, by Gibbons, Salter, Heberling, Tylee, Elmore, Neely, Smith, Pratt and Locke, to Hospitals and Charities.

Senator McPherrren moved that the rules be suspended and Senate Bill No. 6 made a special order for Wednesday morning at 11 o'clock.

Senator Davidson moved to table the motion, and the roll being called resulted as follows:

Ayes: Anglin, Coyne, Davidson, Draughon, Golobie, Harrison, Harvey, Land, Lillard, Nichols, Rutherford, Sherman, Simpson, Spurlock, Wallace. Total 15.

Nays: Briggs, Brown, Carlock, Cartwright, Dearmon, Fleming, Frye, Hensley, Hill, Holloway, Horner, Ingraham,

Sixty-Seventh Day, Tuesday, March 22, 1921. 1429

Johnson, Looney, McPherren, Morton, Ratliff, Wells, Woods,
(E. E.), Woods, (W. H.) Total 20.

Absent: Clark, Cordell, Cornett, Durant, Glasser,
Leedy, Lynch, Pugh, West. Total 9.

The Chair declared the motion to table lost.

Senator Davidson moved that the Senate recess until 1:30,
which prevailed.

AFTERNOON SESSION.

The Senate reconvened, the President pro tempore pre-
siding.

The hour having arrived for the convening of the Senate
as a Court of Impeachment the regular order of business was
suspended, and Chief Justice Harrison was called to the Chair.

The Senate reconvened, the President pro tempore presid-
ing.

Senator Durant moved that the Senate adjourn until 10
o'clock Wednesday morning, which prevailed.

SIXTY-EIGHTH LEGISLATIVE DAY.

Wednesday, March 23, 1921.

The Senate met at 10 o'clock pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 44.

Absent: None.

The Chair announced a quorum present.

Prayer by the Chaplain.

The Journal of the previous legislative day was read and approved.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: House Bill No. 355 correctly enrolled; Senate

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Bill No. 322 correctly engrossed; Senate amendments to House Bill No. 123 correctly engrossed; Senate Bills Nos. 347, 378 and 426 correctly re-engrossed.

L. A. MORTON, Chairman.

The following messages from the Governor were read:

March 22, 1921.

TO THE HONORABLE, THE PRESIDENT, AND MEMBERS OF THE SENATE:

I have the honor to advise that I have this day approved the following:

Senate Bill No. 137, by Hill, Sherman and Lillard, entitled: "An Act creating the offices of custodian for the Grand Army Memorial Hall and the Confederate Memorial Hall in the State Capitol, etc."

Senate Bill No. 158, by Pugh, entitled: "An Act making an appropriation for the salaries and maintenance of the Panhandle Agricultural Institute, etc."

Senate Bill No. 265, by Carlock and Draughon, of the Senate, and Hoover, of the House, entitled: "An Act making supplemental appropriation for payment of salaries and labor of the Confederate Home for the remainder of the fiscal year, etc."

Senate Bill No. 304, by Coyne of the Senate and Crockett of the House, entitled: "An Act providing for and transferring certain unexpended balances in appropriation accounts for salaries and also maintenance and supplies for the East Oklahoma State Home located at Pryor, Oklahoma, etc."

Senate Bill No. 340, by Morton, entitled: "An Act conferring upon cities having a bona fide population of not less

than 3,400 and not more than 3,500, the right to construct district sewers, etc.”

Senate Bill No. 374, by E. E. Woods, of the Senate, and Schwabe, of the House, entitled: “An Act regulating and fixing the salaries of the County Officers of Nowata County, State of Oklahoma, and declaring an emergency.”

and have caused the same to be filed in the office of the Secretary of State, as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

• March 22, 1921.

TO THE HONORABLE, THE PRESIDENT, AND MEMBERS OF THE SENATE:

I am returning herewith without my approval Senate Bill No. 31, by Spurlock and Leedy, same being “An Act amending Section 8227, Article 1, Chapter 79,, of the 1910 Revised Laws of Oklahoma, relating to Trusts and Pools.”

My reasons for returning the Bill are as follows:

First. The Bill contains the following language: “It shall be unlawful for any person, firm, corporation or association engaged in the production, manufacture, distribution, purchase or sale of any COMMODY of general use. etc.” This Bill as written is unintelligible and, in my opinion, could not be intelligently construed with such a word as “commodity” in it, especially in view of the fact that this was intended to be some other word and I am not prepared to say what was in the mind of the Legislature when the Act was passed. Without some very important word being used in the place where this word is used, the Bill, in my opinion, is worthless and could not be enforced without being construed by some court. Rather than have such a Bill placed on our statutes, therefore,

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it would be better for the Legislature to remedy the mistake at the present session.

Inasmuch as this is the last day that I can hold this Bill, and it is now within a short time of the regular daily adjournment, I am afraid it will be too late to have the Bill recalled for the purpose of correction.

There is another reason that prompts me to withhold my approval of this Bill. I am in receipt today of the following communication, signed by fifteen members of the House of Representatives, to-wit:

Oklahoma City, Oklahoma.
House of Representatives,
March 18, 1921.

Hon. J. B. A. Robertson,
Governor of Oklahoma.

Dear Sir:

We, the undersigned members of the House of Representatives, desire to petition you to veto House Bill No. 31, by Leedy and Spurlock, of the Senate, for the reason that we were opposed to this bill and intended voting against same, but because of the rush in passing bills, either an implied roll call was placed upon this bill, or by oversight, we were recorded voting in favor of the same. We believe it to be unfair and dangerous legislation.

Signed:

G. E. DAVIDSON,
OTTO SMITH,
C. A. KNIGHT,
W. P. KIMERER,
T. F. CUMMINGS,
R. A. BALLANCE,
F. C. JOHNSON,
M. B. LOUTHAN,

J. MILLER,
J. T. WHITE,
JESS L. PULLEN,
W. S. CALDWELL,
J. W. STEFFEN,
L. A. EVERHART,
W. T. DRAKE.

The only reason apparent to my mind at this time why such a state of affairs is possible as the foregoing discloses is that the roll call on this Bill was obtained by so-called "applied" roll call and, while I know this is not the way to impeach the truthfulness of the Legislative Journal, yet I cannot shut my eyes to the fact that fifteen members of the Honorable House have voluntarily stated in writing that they did not vote for this Bill, notwithstanding the statement in the House Journal.

At any rate, this incident is of such startling importance as to warrant all of us in looking with suspicion upon this method of enacting important legislation.

Respectfully,

J. B. A. ROBERTSON, Governor.

March 23, 1921.

TO THE HONORABLE THE PRESIDENT, AND MEMBERS OF THE SENATE:

I have the honor to advise that I have this day approved Senate Bill No. 241, by Cartwright, entitled: "An Act making an appropriation out of funds now in the hands of the State Treasurer as State Depository derived from fees collected by the State Board of Medical Examiners, etc," and have caused the same to be filed in the office of the Secretary of State, as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

March 22, 1921.

TO THE HONORABLE, THE PRESIDENT, AND MEMBERS OF THE SENATE:

I am enclosing herewith copy of a communication from the Acting Commissioner of Highways which contains infor-

mation of very great importance to that department and to the people, generally.

I think it absolutely necessary that an emergency appropriation be made to take care of the rush work in that department, which is a natural incident to the sale and issuance of license tags during the first part of each year. In this connection, I desire also to say that the appropriation for tags in 1921 is \$35,000, only, which is about half the amount these tags will cost.

It has been the policy of the State to secure these tags from the State Penitentiary, but I desire to call your attention to the fact that it costs the Penitentiary as much to buy material for the manufacture of these tags as anyone else and that the Highway Department owes the Penitentiary revolving fund a balance of \$3,000 on tags for the year 1917; \$1,600.12 as a balance for tags for the year 1918; \$16,040 as a balance on tags for the year 1919, and \$24,595 as a balance on tags for the year 1920.

It is estimated that it will require 215,000 tags for automobiles in 1921, which will cost \$64,000; 8,000 dealers' tags, which will cost \$1,800; 4,000 truck tags, which will cost \$1,200, and 2,000 motorcycle tags, which will cost \$5050.

The Penitentiary revolving fund has been carrying the balance of \$45,858.12 for the Highway Department during the years 1917, 1918, 1919 and 1920, as above set out and it is unfair for that institution to be compelled to carry this balance. The Penitentiary authorities have notified the Highway Department that they cannot carry it any longer and that they will not furnish any more tags, in which position they are justified.

If it is the desire of the Legislature to provide the Highway Department with tags, some arrangements to that end are absolutely necessary at once.

There is a large supply of surplus war material which has been collected by the Acting Commissioner of Highways for which we have no storage facilities and I recommend that some provision be made by which a cheap warehouse may be erected on land near by the Capitol where this material can be stored and properly protected.

I call your special attention to the recommendations of the Acting Commissioner of Highways as set out in his letter hereto attached, and I most respectfully urge upon your Honorable Body the importance of immediate consideration of these requests.

Respectfully,

J. B. A. ROBERTSON, Governor.

STATE OF OKLAHOMA

DEPARTMENT OF HIGHWAYS

Oklahoma City.

March 22, 1921.

Hon. J. B. A. Robertson,
Governor,
State Capitol Building,
Oklahoma City, Oklahoma.

Dear Sir:

In order to more fully place affairs in the Highway Department on a business foundation, and to protect the interest of the taxpayers of the State of Oklahoma, I submit the following recommendations for your approval.

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That the Chief Clerk be an Auditor of recognized standing at a salary of not less \$175.00 per month. This, in order that there may be a direct double check on all transactions pertaining to money, and someone definitely to hold responsible for irregularities which might arise in the different accounts.

That a check system be established on automobile tags so that the record of the tags given out locally at the window added to those sent through the mail can be daily reconciled with the number on hand.

That a system of identification of postage stamps used for the Department be established and each mailing head be requested to give a receipt to the Cashier for the number of stamps taken out each day.

That since there are more than thirty thousand applications for auto license tags on hand with money orders attached amounting to probably more than half a million dollars, the following extra help is asked: Four extra Rate Clerks; seven additional Stenographers; four Bookkeeping Clerks; two extra Cashier Clerks; three extra tag Clerks; one extra Check Clerk; three extra Clerks for addressing tags.

This additional help for the next four months would require an emergency appropriation of \$12,300.00. With this force we should be able to distribute the bulk of the tags in the next four months.

That in order to eliminate confusion in the future over the trucks and supplies issued by the War Department, a complete inventory be taken of all the supplies on hand, values placed thereon and accounts set up for these supplies, and when anything is issued, let it be by requisition only and proper credit be given for these items. In this manner, at the end of each day you are able to obtain a definite statement of the amount of material on hand.

That an appropriation be made for a warehouse of sufficient size to shelter all of the above mentioned trucks and

supplies on hand. I estimate that a warehouse containing twenty thousand square feet of floor space is adequate for this purpose and that such a structure will cost \$8,440.00. With additional expense for moving and inventory of \$2,000.00 this would make \$10,440.00 to protect the supplies.

It has been called to my attention that at present we are entirely out of automobile tags, and we are now using tags that had been set aside for trucks only. I am attaching a letter from Mr. Fred Switzer, Warden of the Oklahoma State Penitentiary in which he states that he will be unable to send us any more tags until settlement has been made on the tags furnished during 1919-1920 and also for those furnished this year.

ENGINEERING DEPARTMENT.

At the present time the most important matter for this department to consider is the tying up of two million dollars Federal Aid in the next ninety days which is beyond the power of the present organization. I believe, if given the authority and proper appropriations to hire such men as are especially equipped and prepared for this Federal Aid work, that it will be possible to save this huge sum from being lost to the State of Oklahoma.

In addition to our present force we should have the following extra help: Two Stenographers; two Draftsmen; four District Federal Aid Engineers to look after roads already under construction and four Federal Aid Engineers to make corrections on plans in office and field, to handle vouchers, estimates, project agreements, contracts, reports and routine correspondence. We must have funds not only for the help mentioned above, but also for our present force which has been paid from the deficiency funds now exhausted. At present there is no money to pay this force for the work during the current month. In order to carry out the above program an

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emergency appropriation of \$15,000.00 will be necessary.

Respectfully submitted,

(Signed)

B. E. CLARK,

Acting Commissioner of Highways.

The communication from the Governor with reference to the Highway Department was referred to the Committee on Roads and Highways.

The following messages from the House were read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Bill No. 141, by Davidson, entitled: "An Act amending Section 1220, Article 1, Chapter 15, Revised Laws of Oklahoma, 1910, as amended by Section 1, Chapter 24, Session Laws of Oklahoma, 1915, and amending Section 1223, Article 1, and Section 1266, Article 111, Chapter 15, Revised Laws of Oklahoma, 1910, all pertaining to private corporations and relating to their powers, contents of their articles of incorporation, change in capital stock, and the creation of bonded indebtedness of such corporations, and declaring an emergency."

And to inform you, and through you the honorable Senate, that this enrolled bill has been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 383, by Otto Smith, entitled: "An Act providing for the proper display of the American flag in every school room in the State of Oklahoma, making compulsory the teaching of respect and reverence for the flag by appropriate ceremonial formulated by the State Superintendent, and providing a penalty for its violation."

Enrolled House Bill No. 389, by Tylee, entitled: "An Act providing for an oath or affirmation of allegiance to be taken by all teachers in the public, private, parochial and denominational schools, conferring on the county and state superintendent of instruction power to revoke a teacher's certificate for teaching disloyalty to the United States, or for publicly reviling the flag or the system of government of the United States, and providing a penalty for its violation."

And to inform you, and through you the honorable Senate, that these enrolled bills have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 490, by the Joint Code Revision Committee of the Senate and House, entitled: "An Act to

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provide for the compilation, indexing and annotation of the Laws of Oklahoma; providing for printing and publication thereof; creating a Commission to superintend the same, and making an appropriation therefor; and declaring an emergency."

And to inform you, and through you the honorable Senate that this enrolled bill has been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled copy of House Bill No. 384, by Bell, entitled: "An Act providing for the compulsory teaching of American History and Civil Government in all grade and high schools, both public and private, of this State; making the teaching of the passage of an examination in American History and Civil Government necessary for any college or university or normal school or chartered institution of learning degree, when said degree is conferred under the authority of the State of Oklahoma; and providing a penalty for its violation."

And to inform you, and through you the honorable Senate, that this enrolled bill has been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Enrolled Senate Bill No. 141 was ordered transmitted to the Governor.

Enrolled Senate Bills Nos. 383, 384, 389 and 490 were referred to the Committee on Engrossed and Enrolled Bills for comparison.

The President pro tempore signed the engrossed copy of Senate Bill No. 426 and ordered same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of House Bill No. 123, as amended, and ordered same returned to the Honorable House.

House Bill No. 355 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Bill No. 347 and ordered same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Bill No. 378 and ordered same transmitted to the Honorable House.

Senator Pugh moved to reconsider the vote by which Senate Bill No. 145 failed of passage, and the roll being called resulted as follows

Ayes: Anglin, Cartwright, Cordell, Dearmon, Durant, Harrison, Hill, Holloway, Johnson, Looney, McPherran, Morton, Nichols, Pugh, Ratliff, Simpson, Wallace, Woods, (W. H.) Total 18.

Nays: Brown, Carlock, Clark, Cornett, Davidson, Fleming, Frye, Glasser, Golobie, Hensley, Horner, Ingraham, Land, Leedy, Rutherford, Sherman, Spurlock, Wells, West, Woods, (E. E.) Total 20.

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Absent: Briggs, Coyne, Draughon, Harvey, Lillard, Lynch. Total 6.

The Chair declared the motion to reconsider lost.

Senator Spurlock moved to reconsider the vote by which the emergency to Senate Bill No. 293 failed of passage, which prevailed.

The question being, "Shall Senate Bill No. 293 become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Dearmon, Durant, Frye, Golobie, Hill Holloway, Horner, Johnson, Land, Lillard, Looney, McPherren, Morton, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 30.

Nays: Cornett, Davidson, Fleming, Glasser, Harrison, Hensley, Ingraham, Leedy, Pugh. Total 9.

Absent: Briggs, Coyne, Draughon, Harvey, Lynch. Total 5.

The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment.

Senate Bill No. 322 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Cartwright, Clark, Cordell, Draughon, Durant, Hill, Holloway, Johnson, Lillard, Looney,

McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, West, Woods, (W. H.) Total 21.

Nays: Brown, Cornett, Davidson, Dearmon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Horner, Ingraham, Land, Leedy, Lynch, Rutherford, Sherman, Wallace, Wells, Woods, (E. E.) Total 21.

Absent: Carlock, Coyne. Total 2.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator Davidson moved that the vote by which Senate Bill No. 285 failed of passage be reconsidered, and the roll being called resulted as follows:

Ayes: Briggs, Brown, Clark, Cornett, Davidson, Draughon, Durant, Frye, Glasser, Golobie, Harvey, Hensley, Horner, Ingraham, Leedy, Lynch, McPherren, Morton, Nichols, Rutherford, Sherman, Simpson, Wells, Woods, (E. E.) Total 24.

Nays: Anglin, Carlock, Cordell, Dearmon, Fleming, Harrison, Hill, Johnson, Land, Lillard, Looney, Pugh, Ratliff, Spurlock, Wallace, West, Woods, (W. H.) Total 17.

Absent: Cartwright, Coyne, Holloway. Total 3.

The Chair declared the motion to reconsider carried.

Senator Davidson moved that Senate Bill No. 285 be made a special order for 11 o'clock Thursday morning, which prevailed.

Senator Morton submitted the following committee report:
Mr. President:

Sixty-Eighth Day, Wednesday, March 23, 1921. 1445

The Committee on Engrossed and Enrolled Bills begs leave to report House Bill No. 490 and Senate Bill No. 312 correctly enrolled.

L. A. MORTON, Chairman.

House Bill No. 490 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

Senate Bill No. 312 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senator Rutherford submitted the following committee report, which was adopted, and House Bill No. 219 was ordered printed and placed on the Calendar.

Mr. President:

We, your Committee to whom was referred Engrossed House Bill No. 219 by Craver and Newman of Ryan, substitute by Disney entitled: An Act amending Section 203, of Chapter 2, of the Session Laws of 1919, of the State of Oklahoma, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Senator Cordell submitted the following committee report, which was adopted, and Senate Joint Resolution No. 28 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Agriculture to whom was referred Senate Joint Resolution No. 28 by Holloway, McPherren, Fleming and Cartwright of the Senate, and White, Stovall and Dyer

of the House, entitled: A Joint Resolution extending the appropriation made for tick eradication by Senate Joint Resolution No. 16, to counties having made a levy of one-half mill for such purpose for the fiscal year ending June 30, 1921, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CORDELL, Chairman.

BILLS ON FIRST READING.

The following bill was introduced and read for the first time:

Senate Bill No. 434, by Simpson, An Act authorizing and making appropriations to complete, equip and maintain the Tuberculosis Sanitarium for white patients near Clinton, Oklahoma, and declaring an emergency.

BILLS AND JOINT RESOLUTION ON SECOND READING.

The following bill and joint resolutions were read the second time and referred to the standing committees indicated:

Senate Joint Resolution No. 29, by Hill of the Senate, and Matthews and Brice of the House, ordered placed on the Calendar.

House Bill No. 473, by Gibbons, Salter, Heberling, Tylee, Elmore, Neely, Pratt and Locke, to Appropriations.

On motion of Senator Davidson the Senate recessed until 1:30.

AFTERNOON SESSION.

The Senate reconvened, the President pro tempore presiding.

The hour having arrived for the convening of the Senate as a Court of Impeachment, the regular order of business was suspended and Chief Justice Harrison was called to the Chair.

The Senate reconvened, the President pro tempore presiding.

The following message from the House was read:
To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Bill No. 312, by Rutherford, Davidson and Nichols of the Senate, and Craver, Disney, Miller and Strayhorn of the House, entitled: "An Act abolishing and discontinuing the Superior Court in Muskogee County; providing for the transfer of record, papers and files from such Superior Court to the District Court and County Courts of Muskogee County; allowing one additional judge for the Third Judicial District of the State of Oklahoma, and providing for the appointment and election of such additional judge, and declaring an emergency."

And to inform you, and through you the honorable Senate, that this enrolled bill has been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,
ALBERT ROSS, Chief Clerk.

Enrolled Senate Bill No. 312 was ordered transmitted to the Governor.

Senator Lillard moved that House Bill No. 449 be advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the Senate adjourn until 10 o'clock Thursday morning, which prevailed.

SIXTH-NINTH LEGISLATIVE DAY.

Thursday, March 24, 1921.

The Senate met at 10 o'clock pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 43.

Absent: Leedy. Total 1.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Leedy was excused from the morning session on account of sickness.

The Journal of the previous legislative day was read and approved.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Amendments to House Bill No. 9 correctly engrossed; Senate Bills Nos. 104, 179, 206, 209, 247, 298 and 337 correctly engrossed; Senate Bill No. 293 correctly re-engrossed; House Bill No. 383, 384 and 389 correctly enrolled.

L. A. MORTON, Chairman.

Senator E. E. Woods moved that the vote by which Senate Bill No. 399 failed of passage be reconsidered, which lost.

Senator Hill moved that the vote by which House Bill No. 112 failed of passage be reconsidered, which prevailed.

The question being, "Shall House Bill No. 112, as amended pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Cartwright, Cordell, Cornett, Coyne, Davidson, Dearmon, Durant, Fleming, Harrison, Hensley, Hill, Holloway, Ingraham, Johnson, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods (W. H.) Total 32.

Nays: Carlock, Clark, Frye, Glasser, Golobie, Harvey, Horner, Land. Total 8.

Excused: Leedy, Morton. Total 2.

Absent: Draughon, Wallace. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Cartwright, Cornett, Davidson, Dearmon, Durant, Fleming, Hensley, Hill, Holloway, Ingraham, Land, Lillard, Looney, Lynch, Pugh, Rutherford, Simpson, Woods, (W. H.) Total 21.

Nays: Carlock, Clark, Cordell, Frye, Glasser, Harrison, Harvey, Horner, McPherren, Nichols, Ratliff, Sherman, Spurlock, Wells, West, Woods, (E. E.) Total 16.

Excused: Leedy, Morton. Total 2.

Absent: Coyne, Draughon, Golobie, Johnson, Wallace. Total 5.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

The President pro tempore signed the engrossed copy of House Bill No. 112, without the emergency, and ordered same returned to the Honorable House.

Senator Harrison moved that the vote by which Senate Bill No. 150 was indefinitely postponed be reconsidered, which lost.

Senator Anglin moved that the rules be suspended and Senate Bill No. 173 advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Anglin moved that the rules be suspended and Senate Bill No. 250 advanced to engrossment and third

reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Johnson moved that the rules be suspended and Senate Concurrent Resolution No. 18 advanced to engrossment and third reading, which prevailed, and the Resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 179 was read for the third time at length.

Senator Rutherford moved that the vote by which Senate Bill No. 179 was advanced to engrossment and third reading be reconsidered, which prevailed.

Senate Bill No. 285 was taken up for consideration.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Clark, Cornett, Davidson, Draughon, Durant, Frye, Glasser, Golobie, Harvey, Horner, Ingraham, Land, Looney, McPherren, Nichols, Rutherford, Sherman, West, Woods, (E. E.) Total 21.

Nays: Anglin, Carlock, Cartwright, Cordell, Coyne, Dearmon, Fleming, Harrison, Hensley, Hill, Holloway, Johnson, Lillard, Lynch, Morton, Pugh, Ratliff, Simpson, Spur-Sherman, Wells, Woods, (E. E.) Total 21.

Excused: Leedy. Total 1.

Absent: None.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

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Senator Nichols moved that the Senate recess until 1:30 o'clock.

Senator McPherren moved as a substitute that the Senate at 12:30 recess until 1:30, which prevailed.

Senator McPherren moved that House Bill No. 219 be advanced to engrossment and third reading, which prevailed.

BILLS ON SECOND READING.

The following bill was read the second time and referred to the standing committee indicated:

Senate Bill No. 434.

Senator Hill moved that Senate Bill No. 434 be placed upon the Calendar without reference to Committee, which prevailed.

Senator Hill moved that Senate Bill No. 434 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator E. E. Woods moved that House Bill No. 427 be advanced to engrossment and third reading, which prevailed.

Senator Johnson moved that Senate Joint Resolution No. 21 be advanced to engrossment and third reading, which prevailed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

House Bill No. 383 was read the fourth time, the enrolled copy signed by the President pro tempore, and ordered returned to the Honorable House.

House Bill No. 384 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 389 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Bill No. 293 and ordered same transmitted to the Honorable House.

The following messages from the House were read:
TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled copy of Senate Bill No. 404, by Anglin of the Senate, and Jennings of Seminole County, of the House, entitled: "An Act re-apportioning District Courts of Judicial Districts Numbers 9 and 7, providing for the judges thereof, fixing the terms of courts therein, and declaring an emergency."

And to inform you, and through you the honorable Senate, that this enrolled bill has been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

On motion of Senator Davidson the Senate recessed until 1:30 o'clock.

AFTERNOON SESSION.

The Senate reconvened, the President pro tempore presiding.

The hour having arrived for the convening of the Senate as a Court of Impeachment, the regular order of business was suspended and Chief Justice Harrison was called to the Chair.

The Senate reconvened, the President pro tempore presiding.

Quorum present.

On motion of Senator Fleming the Senate recessed for fifteen minutes.

The Senate reconvened, the President pro tempore presiding.

The following messages from the House were read:
TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Bill No. 52, by Cornett, of the Senate, and Wismeyer, of the House, entitled: "An Act relating to deputy county officials in counties having a population of not less than 36,536 and not over 36,600 and with an assessed valuation of not less than \$34, 825,000.35" as amended.

And to inform you, and through you the honorable Sen-

ate, that this enrolled bill has been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to inform you, and through you the honorable Senate, that the Speaker of the House of Representatives has appointed Bailey, Dodd and Disney as House Conferees on House Amendments to Senate Bill No. 231, by Harrison, the title of said bill being as follows:

“An Act making an appropriation to aid the separate schools for colored children of Oklahoma and declaring an emergency.”

Yours very truly,

ALBERT ROSS, Chief Clerk.

Enrolled Senate Bill No. 404 was ordered transmitted to the governor.

Enrolled Senate Bill No. 52 was referred to the Committee on Engrossed and Enrolled Bills for re-enrollment.

The Chair announced the appointment of Senators Daidson, Rutherford and Glasser as conferees on the part of the Senate on Senate Bill No. 231

Senate Bill No. 179 was taken up for further consideration.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 179, line 4, page 3, by adding after the word "state" and before the word "and" the following words "one of whom shall be Martin G. Brumbaugh of Philadelphia, Pennsylvania, in the event his services may be procured."

GLASSER.
CLARK.

Senator Nichols moved that Senate Bill No. 179, as amended, be advanced to engrossment and third reading, which prevailed.

Senator Nichols moved that Senate Bill No. 179 be considered engrossed and placed on third reading and final passage, which prevailed.

The question being, "Shall Senate Bill No. 179 pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods (E. E.), Woods, (W. H.) Total 36.

Nays: Brown, Fleming, Leedy, Lillard, Wallace. Total 5.

Absent: Cornett, Dearmon, Horner. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Davidson, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Ingraham, Johnson, Land, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.) Total 34.

Nays: Brown, Coyne, Fleming, Leedy, Lillard, Wallace, Woods, (W. H.) Total 7.

Absent: Cornett, Dearmon, Horner. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the

bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment.

Senator Rutherford moved that the rules be suspended and House Bill No. 346 taken up for consideration, which lost.

Senator Looney moved that the vote by which Senate Bill No. 406 failed of passage be reconsidered, which prevailed.

The question being, "Shall Senate Bill No. 406 pass?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Cordell, Coyne, Davidson, Draughon, Durant, Frye, Golobie, Hill, Holloway, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, West, Woods, (W. H.) Total 26.

Nays: Briggs, Brown, Carlock, Clark, Cornett, Fleming, Glasser, Harrison, Harvey, Hensley, Horner, Ingraham, Land, Leedy, Rutherford, Woods, (E. E.) Total 16.

Absent: Dearmon, Wallace. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Frye, Golobie, Hill, Holloway, Johnson, Lillard, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, West, Woods, (W. H.) Total 26.

Nays: Briggs, Brown, Carlock, Clark, Cornett, Fleming, Glasser, Harrison, Harvey, Hensley, Horner, Ingraham, Land, Leedy, Sherman, Woods, (E. E.) Total 16.

Absent: Durant, Wallace. Total 2.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage and the bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment.

Senator Looney moved that the vote by which Senate Bill No. 406 passed be reconsidered and that that motion lie on the table, which prevailed.

Senate Bill No. 298 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods. (E. E.), Woods, (W. H.) Total 38.

Nays: Lynch. Total 1.

Absent: Briggs, Coyne, Holloway, Lillard, West. Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods. (E. E.), Woods, (W. H.) Total 38.

Nays: Lynch. Total 1.

Absent: Briggs, Coyne, Holloway, Lillard, West. Total 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 298 and ordered same transmitted to the Honorable House.

Senate Bill No. 104 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Absent: Briggs, Coyne, Holloway, Ingraham, Johnson, Wallace. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman,

Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 38.

Nays: None.

Absent: Briggs, Coyne, Holloway, Ingraham, Johnson, Wallace. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 104 and ordered same transmitted to the Honorable House.

Senator Nichols moved that Senate Bills Nos. 289, 290 and 291 be stricken from the Calendar, which prevailed.

Senator Hill moved that House Bill No. 207 be advanced to engrossment and third reading, which prevailed.

Senate Bill No. 247 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Land, Lillard, Looney, McPherran, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Draughon, Leedy. Total 2.

Absent: Durant, Holloway, Johnson, Lynch, Nichols, Wallace. Total 6.

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The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Land, Lillard, Looney, McPherran, Morton, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: Draughon, Leedy. Total 2.

Absent: Durant, Holloway, Johnson, Lynch, Nichols, Wallace. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 247 and ordered same transmitted to the Honorable House.

Senator Morton asked unanimous consent for the Engrossing Committee to correct the title of Senate Bill No. 247, which was granted.

Senate Bill No. 209 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 37.

Nays: None.

Excused: Morton. Total 1.

Absent: Coyne, Durant, Holloway, Lynch, Nichols, Wallace. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, McPherren, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 37.

Nays: None.

Excused: Morton. Total 1.

Absent: Coyne, Durant, Holloway, Lynch, Nichols, Wallace. Total 6.

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The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 209 and ordered same transmitted to the Honorable House.

Senator Davidson presiding.

Senate Bill No. 337 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Nays: None.

Absent: Dearmon, Holloway, Simpson, Wallace. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant,

Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Nays: None.

Absent: Dearmon, Holloway, Simpson, Wallace. Total 4.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Davidson, Acting President pro tempore, signed the engrossed copy of Senate Bill No. 337 and ordered same transmitted to the Honorable House.

House Bill No. 9 as amended, was read the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Cartwright, Cordeli, Coyne, Davidson, Dearmon, Draughon, Golobie, Hill, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Pugh, Ratiff, Rutherford, Simpson. Total 24.

Nays: Carlock, Clark, Cornett, Durant, Fleming, Frye, Harrison, Harvey, Hensley, Horner, Nichols, Sherman, Wells, Woods, (E. E.), Woods, (W. H.) Total 15.

Absent: Glasser, Holloway, Spurlock, Wallace, West. Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result.

Ayes: Anglin, Cartwright, Cornett, Davidson, Dearmon, Draughon, Glasser, Golobie, Hill, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Rutherford. Total 20.

Nays: Briggs, Brown, Carlock, Clark, Cordell, Durant, Fleming, Frye, Harrison, Harvey, Hensley, Horner, Leedy, Ratliff, Sherman, Simpson, West, Woods, (E. E.), Woods, (W. H.) Total 19.

Absent: Coyne, Holloway, Spurlock, Wallace, West. Total 5.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator Fleming served notice that on the next legislative day he would move to reconsider the vote by which the emergency to House Bill No. 9 failed of passage.

Senator Johnson submitted the following Special Committee report:

Mr. President:

We, your special Committee, to whom was referred House Bill No. 78, for the purpose of amending, beg leave to recommend the following amendments:

Page 4, line 10, by adding after the word "Legion" the following: "Or other fraternal organizations" to be approved by the "State Athletic Commission."

Page 6, line 17, by adding after the word "rounds" and before the word "at" the following: "and no decision shall be rendered by referees of such boxing or sparring matches held under the terms of this Act."

Page 7, line 11, by striking the word "five" and inserting in lieu thereof the word "six."

Line 13, by striking the word "six" and inserting in lieu thereof the word "seven."

Line 14, by adding the following: "which gloves, in all cases, shall be weighed within five minutes of the beginning of any said contest by three disinterested, resident citizens of the county in which such contest is held, and said weights certified to by said citizens."

Line 18, after the letter "a" and before the word "physician" insert in lieu thereof the word "resident."

Page 9, line 14, by striking the word "eighteen" and inserting in lieu thereof the word "fifteen."

Page 9, line 14, by striking after the word "pounds" the balance of line 14 and all lines 15 and 16.

Line 18, by adding the following after the word "contest" and before the word "and": Prizes or purses to be given to participants in boxing contests or sparring exhibitions shall be not greater than Five Hundred (\$500.00) Dollars to any single individual.

Page 10, line 5, after the word "licensed" and before the word "physician," insert the word "resident."

Line 11, after the word "commission" and before the word "per" by striking "5" and inserting in lieu thereof "10."

Page 11, line 4, by striking after the word "contest" and before the word "without" all the intervening words.

JOHNSON,
COYNE,
Committee.

Senator Anglin moved that the committee report be accepted, and that the bill as amended by the report be printed and placed on the desks on the next legislative day, which prevailed.

House Bill No. 376 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: Harrison. Total 1.

Absent: Dearmon, Holloway, Simpson, Wallace. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming,

Frye, Glasser, Golobie, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: Harrison. Total 1.

Absent: Dearmon, Holloway, Simpson, Wallace. Total 4.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Davidson, acting President pro tempore, signed the engrossed copy of House Bill No. 376 and ordered same returned to the Honorable House.

House Bill No. 483 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Nays: None.

Absent: Dearmon, Holloway, Simpson, Wallace. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Nays: None.

Absent: Dearmon, Holloway, Simpson, Wallace. Total 4.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Davidson, acting President pro tempore, signed the engrossed copy of House Bill No. 483 and ordered same returned to the Honorable House.

House Bill No. 449 was read for the third time at length.

Senator Glasser asked unanimous consent for the name of Senator Lillard to be added as one of the joint authors, which was granted.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Land, Lillard, Looney, Lynch, McPherren, Morton, Pugh, Ratliff, Sherman, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: None.

Absent: Cordell, Coyne, Johnson, Leedy, Nichols, Rutherford, Simpson, Wallace. Total 8.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for the engrossment of the Senate amendment.

Senator Durant moved that the vote by which House Bill No. 207 was advanced to engrossment and third reading be reconsidered, which prevailed.

House Bill No. 207 was taken up for further consideration.

Senator Durant offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 207, line 14, page 5, by striking after the figure 7 the words "said Board of County Commissioners" and insert in lieu thereof the words "said County Election Board."

DURANT.

Senator Durant offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 207, line 18, page 7, by inserting after the word "than" and before the word "six" the words "one thousand (\$1,000.00) dollars and shall bear interest at a rate not to exceed."

DURANT.

Senator Durant moved that House Bill No. 207, as amended, be advanced to engrossment and third reading, which prevailed.

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Senator Durant moved that the rules be suspended, House Bill No. 207 considered engrossed and placed on third reading and final passage, which prevailed.

House Bill No. 207 as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Nays: None.

Absent: Dearmon, Holloway, Simpson, Wallace. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, West, Woods, (E. E.), Woods, (W. H.) Total 40.

Nays: None.

Absent: Dearmon, Holloway, Simpson, Wallace. Total 4.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

Senator W. H. Woods moved that House Bill No. 185 be advanced to engrossment and third reading, which prevailed.

House Bill No. 412 was taken up for consideration and read.

On motion of Senator Draughon House Bill No. 412 was advanced to engrossment and third reading.

House Bill No. 329 was taken up for consideration and read.

Senator Hill moved that House Bill No. 329 be advanced to engrossment and third reading, which prevailed.

The President pro tempore presiding.

House Bill No. 394 was taken up for consideration and read.

Senator Holloway moved that House Bill No. 394 be advanced to engrossment and third reading, which prevailed.

House Bill No. 346 was taken up for consideration and read.

Senator Davidson offered the following amendment:

Mr. President: I move to amend House Bill No. 346, line 3, page 1, by adding after the word "appearing" and before the word "before" the words "as a party."

DAVIDSON.

Senator Glasser offered the following substitute for the Davidson amendment:

Mr. President: I move to amend House Bill No. 346, line 3, page 1, by adding after the word "person" and before the word "appearing" the following language "paying an ad valorem tax within the State of Oklahoma."

GLASSER.

Senator Anglin presiding.

The President presiding.

The following messages from the House was read:
To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 38, by Brice, entitled: "An Act making an appropriation to prevent and eradicate anthrax and other contagious and infectious diseases among animals; providing for the handling of such money and declaring an emergency."

Engrossed House Bill No. 106, by Coover and Crane, entitled: "An Act making appropriation for the purpose of erecting buildings, making improvements and for the purpose of purchasing lands for the use of the Western Oklahoma State Hospital at Supply, Oklahoma, and for the care and maintenance of tubercular patients."

Engrossed House Bill No. 442, by Herod, entitled: "An Act providing for work, labor, services and material furnished by different parties named herein for and on behalf of the North

Western Normal School, located at Alva, Oklahoma, as per the following itemized statements.”

Engrossed House Bill No. 446 by Salter, Harrison, Heberling and Hardie, entitled: “An Act creating and establishing the State Industrial Chemical Library under the direction of the Board of Regents of the University of Oklahoma, at Norman, Oklahoma, making an appropriation therefor and declaring an emergency.”

Engrossed House Bill No. 457, by Jones of the House, and Ratliff of the Senate, entitled: “An Act making supplementary appropriation to pay salaries of teachers and other employees and for the completion of the president's home and for the maintenance of the Murray State School of Agriculture located at Tishomingo, Oklahoma, and declaring an emergency.”

Engrossed House Bill No. 495, by Hardie, entitled: “An Act making an appropriation for certain buildings for the Central Oklahoma State hospital at Norman, Oklahoma, for the fiscal years 1922 and 1923.”

Engrossed House Bill No. 499, by Hardie, entitled: “An Act making an appropriation for a Women's Building at the State Penitentiary at McAlester, Oklahoma, and directing an emergency.”

Engrossed House Joint Resolution No. 17, by Miller (Ottawa) Dyer, Smither, Newman (Bryan) and Newman (Craig) of the House, and Durant, McPherrren, and Holloway of the Senate, entitled: “A Joint Resolution making effective the assent of the State of Oklahoma to the acceptance of Federal Aid under House Joint Resolution No. 16, of Session Laws of 1917,”

And to inform you, and through you the honorable Senate that these bills and this Resolution have been passed by the

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House of Representatives and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 454, by Denny, entitled: "An Act re-appropriating Three Thousand Dollars for the use of the Pan Handle Agricultural and Mechanical College located at Goodwell, Oklahoma, and declaring an emergency."

Engrossed House Bill No. 482, by White, Neely, Stovall, Dyer and Smallwood of the House, and Fleming, McPharren and Holloway of the Senate, entitled: "An Act making appropriation to complete and equip the Talihina Tubercular Institution near Talihina for white patients, and declaring an emergency."

Engrossed House Bill No. 491, by Platt, entitled: "An Act making an appropriation for reimbursement for payment of claims for building gate piers on the campus of the Oklahoma A. and M. College, and for trips outside the State by professors at the A. and M. College, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 348, by Dabney, Hardie and Graves of the House, and Spurlock, McPherrren and Sherman of the Senate, entitled: "An Act authorizing the employment by the Corporation Commission of a freight rate expert and special counsel to represent the interests of Oklahoma against unjust discrimination against Oklahoma shippers in the matter of freight rates, making an appropriation and declaring an emergency."

Engrossed House Bill No. 453, by Platt, entitled: "An Act making an appropriation to pay deficiencies for the A. and M. College, Stillwater, Oklahoma, and declaring an emergency."

Engrossed House Concurrent Resolution No. 14, by Smith of the House, and Nichols of the Senate, entitled: "A Resolution memorializing the Congress of the United States to enact certain legislation providing relief for those who served honorably in the armed forces of the United States during the war with the Imperial German Government."

And to inform you, and through you the honorable Senate, that these bills and this resolution were passed by the House, and signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

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Engrossed House Bill No. 426, by Denny of the House, and Pugh of the Senate, entitled: "An Act making an appropriation for an addition to the administration building of the Panhandle College at Goodwell, Oklahoma, and declaring an emergency."

And to inform you, and through you the honorable Senate, that this bill has been passed by the House of Representatives and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Senator Durant asked unanimous consent to strike Senate Bill No. 206 from the Calendar, which was granted.

Senator Holloway moved that Senate Joint Resolution No. 28 be advanced to engrossment and third reading, which prevailed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Looney served notice that on the next legislative day she would move to reconsider the vote by which the emergency to Senate Bill No. 406 failed of passage.

Senator Durant asked unanimous consent to advance House Bill No. 464 to engrossment and third reading, which was granted.

Senator Rutherford moved that when the Senate adjourn it adjourn until 10 o'clock Friday morning and that House Bill No. 346 be made a special order for 10:30 Friday morning, which prevailed.

BILLS AND JOINT RESOLUTIONS ON FIRST READING.

The following bills and joint resolutions were introduced and read first time:

Senate Bill No. 435, by Hill of the Senate, and Matthews of the House, An Act creating the position of stenographer and law clerk to the referees of the Supreme Court, and declaring an emergency.

Senate Bill No. 436, by Cordell, An Act amending section 618 of chapter 10, article 12, of the Revised Laws of Oklahoma, 1910, to pay the cost of improving property owned by the state of Oklahoma; repealing all laws in conflict therewith and declaring an emergency.

Senate Bill No. 437, by Cordell, An Act providing for acquiring lands adjoining the State Capitol grounds, the paving and improving of Lincoln Boulevard, providing appropriation therefor, and declaring an emergency.

Senate Bill No. 438, by Pugh of the Senate, and Denny of the House, An Act providing for the salaries of county clerks in counties less than 6,000 population.

Senate Bill No. 439, by Horner, An Act providing a procedure for vacating, annulling, and setting aside void judgments rendered against any county, city, town, township, of school district, and declaring an emergency.

Senate Joint Resolution No. 30, by Davidson and Glasser of the Senate, and Matthews and Dabney of the House, A Joint Resolution making effective the pledge of the State, heretofore made to the Federal Government, to provide adequate maintenance for Federal Aid Road Projects in this state.

Senate Joint Resolution No. 31, by Simpson, A Resolution authorizing the payment of \$291.68 for the use and benefit of Mrs. M. W. Quigley of the Southwestern State Normal at Weatherford, Oklahoma to cover a salary claim which lapsed during the fiscal year ending June 30, 1920, and declaring an emergency.

HOUSE BILLS AND RESOLUTIONS ON FIRST READING.

House Bill No. 38, by Brice, An Act making an appropriation to prevent and eradicate anthrax and other contagious and infectious diseases among animals; providing for the handling of such money and declaring an emergency.

House Bill No. 106, by Coover and Crane, An Act making appropriation for the purpose of erecting buildings, making improvements and for the purpose of purchasing lands for the use of the Western Oklahoma State Hospital at Supply, Oklahoma, and for the care and maintenance of tubercular patients.

House Bill No. 348, by Dabney, Hardie and Graves of the House, and Spurlock, McPherrin and Sherman of the Senate, An Act authorizing the employment by the Corporation Commission of a freight rate expert and special counsel to represent the interests of Oklahoma against unjust discrimination against Oklahoma shippers in the matter of freight rates, making an appropriation and declaring an emergency.

House Bill No. 426, by Denny of the House, and Pugh of the Senate, An Act making an appropriation for an addition to the administration building of the Panhandle Agricultural and Mechanical College at Goodwell, Oklahoma, and declaring an emergency.

House Bill No. 442, by Herod, An Act providing for work, labor, services and material furnished by different parties named herein for and on behalf of the Northwestern Normal School, located at Alva, Oklahoma, as per the following itemized statements.

House Bill No. 446, by Salter, Harrison, Heberling and Hardie, An Act creating and establishing the State Industrial Chemical Library under the direction of the Board of Regents

of the University of Oklahoma, at Norman, Oklahoma, making an appropriation therefor and declaring an emergency.

House Bill No. 453, by Platt, An Act making an appropriation to pay deficiencies for the A. and M. College, Stillwater, Oklahoma, and declaring an emergency.

House Bill No. 454, by Denny, An Act reappropriating three thousand dollars for the use of the Panhandle Agricultural and Mechanical College located at Goodwell, Oklahoma, and declaring an emergency.

House Bill No. 457, by Jones of the House, and Ratliff of the Senate, An Act making supplementary appropriation to pay salaries of teachers and other employees and for the completion of the President's home and for the maintenance of the Murray State School of Agriculture located at Tishomingo, Oklahoma, and declaring an emergency.

House Bill No. 482, by White, Neely, Stovall, Dyer, and Smallwood of the House, and Fleming, McPherrren and Holloway of the Senate, An Act making an appropriation to complete and equip the Talihina Tubercular Institution near Talihina for white patients, and declaring an emergency.

House Bill No. 491, by Platt, An Act making an appropriation for reimbursement for payment of claims for building gate piers on the campus of the Oklahoma A. and M. College, and for trips outside the State by professors at the A. and M. College, and declaring an emergency.

House Bill No. 495, by Hardie, An Act making an appropriation for certain buildings for the Central Oklahoma State Hospital at Norman, Oklahoma, for the fiscal years 1922 and 1923.

House Bill No. 499, by Hardie, An Act making an appropriation for a women's building at the State Penitentiary at McAlester, Oklahoma, and declaring an emergency.

House Joint Resolution No. 17, by Miller (Ottawa), Dyer, Smither, Newman (Bryan), and Newman (Craig), of the House, and Durant, McPherren and Holloway of the Senate, A Joint Resolution making effective the assent of the State of Oklahoma to the acceptance of Federal Aid under House Joint Resolution No. 16 of Session Laws of 1917.

the Congress of the United States to enact certain legislation providing relief for those who served honorably in the armed forces of the United States during the war with the Imperial German Government.

Senator Wells submitted the following committee report, which was adopted, and House Bill No. 312 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Irrigation, Drainage and Geological Survey, to whom was referred House Bill No. 312, by Knight, entitled: "An Act amending Sections 2995 and House Concurrent Resolution No. 14, by Smith of the House, and Nichols of the Senate, A Resolution memorializing 3010 of the Revised Laws of Oklahoma, 1910, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

WELLS, Chairman.

Senator Johnson submitted the following committee report, which was adopted, and Senate Bill No. 411 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Hospitals and Charities, to whom was referred Senate Bill No. 411, by Hill, entitled: "An Act authorizing and creating a revolving fund for each State Tuberculosis Sanatorium now existing, or here-

after established in the state of Oklahoma, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

JOHNSON, Chairman.

Senator Leedy submitted the following committee reports, which were adopted, and Senate Bill No. 389 and House Bill No. 120 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Public Health, to whom was referred Senate Bill No. 389, by Leedy, entitled: "An Act amending Section 6895, Chapter 7, Revised Laws of 1910, to conform to the formation of separate board of medical examiners," beg leave to report that we have had the same under consideration and herewith return the same with the recommendation that it do pass as amended, copy of amended bill attached hereto.

LEEDY, Chairman.

Mr. President:

We, your Committee on Public Health, to whom was referred House Bill No. 120, by Gibbons (by Request), entitled: "An Act to regulate the practice of Chiropody (Podiatry) in the State of Oklahoma, to provide for a Chiropodist on the State Board of Medical Examiners, to provide for the examining and registering of Chiropodists (Podiatrist) in this state and to provide penalties for the violation of this act," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

LEEDY, Chairman.

On motion of Senator Davidson the Senate adjourned until 10 o'clock Friday morning.

SEVENTIETH LEGISLATIVE DAY.

Friday, March 25, 1921.

The Senate met at 10 o'clock pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 39.

Absent: Glasser, Land, Leedy, Lillard, West. Total 5.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Leedy was excused for today and tomorrow on account of sickness.

Senator Lillard was excused for the morning.

The Journal of the previous legislative day was read and approved.

Senator Morton submitted the following committee report:
Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate amendments to House Bills Nos. 207 and 449 correctly engrossed; Senate Bills Nos. 179 and 247 correctly engrossed.

L. A. MORTON, Chairman.

BILLS AND RESOLUTIONS ON SECOND READING.

The following bills and joint resolutions were read the second time and referred to the standing committee indicated:

Senate Bill No. 435, by Hill, of the Senate, and Matthews, of the House, to Fees and Salaries.

Senator Hill moved that Senate Bill No. 435 be referred to the Calendar without reference to committee, which prevailed.

Senate Bill No. 436, by Cordell, to State and County Affairs.

Senate Bill No. 437, by Cordell, to Appropriations.

Senate Bill No. 438, by Pugh, of the Senate, and Denny, of the House.

Senator Pugh moved that Senate Bill No. 438 be referred to the Calendar without reference to committee, which prevailed.

Senate Bill No. 439, by Horner, to Legal Advisory.

Senate Joint Resolution No. 30, by Davidson and Glasser, of the Senate, and Matthews and Dabney, of the House, to Roads and Highways.

Senate Joint Resolution No. 31, by Simpson.

Senator Hill moved that Senate Joint Resolution No. 31 be advanced to engrossment and third reading, which prevailed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

House Bill No. 38, by Brice, to Appropriations.

House Bill No. 106, by Coover and Crane, to Appropriations.

House Bill No. 348, by Dabney, Hardie and Graves, of the House, and Spurlock, McPherren and Sherman, of the Senate, to Public Service Corporations.

House Bill No. 426, by Denny, of the House, and Pugh, of the Senate, to Appropriations.

House Bill No. 442, by Herod, to Appropriations.

House Bill No. 446, by Salter, Harrison, Heberling and Hardie, to Appropriations.

House Bill No. 453, by Platt, to Appropriations.

House Bill No. 454, by Denny, to Appropriations.

House Bill No. 457, by Jones, of the House, and Ratliff, of the Senate, to Appropriations.

House Bill No. 482, by White, Neely, Stovall, Dyer and Smallwood, of the House, and Fleming, McPherren and Holloway, of the Senate, to Appropriations.

House Bill No. 491, by Platt, to Appropriations.

House Bill No. 495, by Hardie, to Appropriations.

House Bill No. 499, by Hardie, to Appropriations.

House Concurrent Resolution No. 14, by Smith, of the House, and Nichols, of the Senate, to Hospitals and Charities.

House Joint Resolution No. 17, by Miller (Ottawa), Dyer, Smith, Newman (Bryan), and Newman (Craig), of the House, and Durant, McPherrin and Holloway, of the Senate, to Roads and Hospitals.

Senator Davidson submitted the following conference report:

REPORT OF SENATE CONFEREES.

TO THE PRESIDENT OF THE SENATE:

We, your conferees appointed to confer with Representatives Caldwell, Bell and Craver as conferees for the Honorable House, and to whom was referred the disagreeing vote on Senate Bill No. 17, by Davidson of the Senate, and Bell and Rogers, of the House, entitled: "An Act allowing two additional judges for the Twenty-first Judicial District of the State of Oklahoma, and providing for the appointment and election of such additional judges, and declaring an emergency," beg leave to report that the Senate and House conferees cannot reconcile the differences between the two Houses on said Bill, and that the House conferees have refused to sign a conference report advising the Senate and House of Representatives that the conference committee cannot agree.

Respectfully submitted,

DAVIDSON,

ANGLIN,

LILLARD,

Senate Conferees.

Senator Davidson offered the following motion, which was adopted:

Mr. President:

I move that the Senate respectfully request the Honorable House to recede from the House amendments to Senate Bill No. 17, by Davidson of the Senate, and Bell and Rogers of the House, entitled: "An Act allowing two additional judges for the Twenty-first Judicial District of the State of Oklahoma, and providing for the appointment and election of such additional judges, and declaring an emergency," and that the Secretary of the Senate be directed to transmit this request to the Honorable House and to advise the Honorable House that the conference committee heretofore appointed on said bill cannot agree, and that the House conferees have refused to report to the two Houses their inability to agree.

DAVIDSON.

The President pro tempore signed the engrossed copy of Senate Bill No. 179 and ordered same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Bill No. 247 and ordered same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of House Bill No. 449, as amended, and ordered same returned to the Honorable House.

The President pro tempore signed the engrossed copy of House Bill No. 207, as amended, and ordered same returned to the Honorable House.

House Bill No. 219 was read for the third time at length.

Senator Horner asked unanimous consent to amend the bill, which was granted.

Senator Horner offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 219, line 6, page 2, by adding after the word "less" and before the word "any" "such portion thereof as is invested in."

HORNER.

The question being, "Shall House Bill No. 219, as amended pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Durant, Fleming, Frye, Harrison, Harvey, Hensley, Hill Horner, Ingraham, Johnson, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Leedy, Lillard. Total 2.

Absent: Anglin, Draughon, Glasser, Golobie, Holloway, Land, Morton, Wallace, West. Total 9.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendment.

House Bill No. 346 was taken up for further consideration.

Consideration of the amendment by Senator Davidson and substitute amendment by Senator Glasser was resumed.

The question occurring on the adoption of the substitute amendment by Senator Glasser, same was adopted.

Senator Davidson offered the following amendment:

Mr. President: I move to amend House Bill No. 346, line 3, page 1, by striking after the word "person" and before the word "before" the word "appearing" and by inserting in lieu thereof the following "who now has the right to appear," and by inserting after the word "equalization" and before the word "at" in line 4, page 1, the following language "in the matter of assessment of property for taxation and who appear" and by striking out the Glasser amendment.

DAVIDSON.

Senator Davidson asked unanimous consent to read the statute on the bill, which was granted.

Senator Nichols asked unanimous consent to reply to Senator Davidson, which was granted.

The following messages from the Senate were read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Bill No. 7, by Cordell, of the Senate, and King, of the House, entitled: "An Act to amend Section 1, of Chapter 171, of the Session Laws of Oklahoma, 1919, entitled "An Act to abolish the offices of township trustee, township clerk and township treasurer of each township in certain counties in the State of Oklahoma, and confer the powers and duties of said offices on the Board of County Commissioners, County Clerk and County Treasurer of such counties; repealing all acts in conflict therewith, and declaring an emergency."

And to inform you, and through you the honorable Senate, that this enrolled bill has been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE :

I am directed by the House of Representatives to transmit herewith, for signature, the following :

Enrolled House Bill No. 94, by J. H. Ogle, of the House, and Simpson of the Senate, entitled: "An Act relating to road and bridge work and inspection by county commissioners in all counties having a population of fifteen thousand eight hundred and forty, and not over fifty-five thousand; fixing the compensation for such work, and declaring an emergency."

And to inform you, and through you the honorable Senate, that this enrolled bill has been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE :

I am directed by the House of Representatives to transmit herewith, for signature, the following :

Enrolled House Bill No. 440, by White and Neely, entitled: "An Act amending Section 7761, Revised Laws of 1910, and Section 19, Article 6, of Chapter 219, of the Session Laws 1913, relative to the issuance and sale of bonds by Boards of Education in cities of the first class situated in counties having a population of not less than 42,000 nor more

than 43,000 as shown by the last preceding Federal Census; providing for the sale of unsold bonds and declaring an emergency."

Enrolled House Bill No. 483, by Taylor of the House, and Wells and Lynch, of the Senate, entitled: "An Act authorizing the employment of certain deputies by county officers in counties having a population of not less than 33,400 and not more than 33,500; fixing the salaries of such deputies, repealing all laws in conflict herewith, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these enrolled bills have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

The following messages from the Governor were read:

March 24, 1921.

TO THE HONORABLE, THE PRESIDENT, AND MEMBERS OF THE SENATE:

I have the honor to advise that I have this day approved the following:

Senate Bill No. 312, by Rutherford, Davidson, and Nichols, of the Senate, and Craver, Disney, Miller and Strayhorn, of the House, entitled:

"An Act abolishing and discontinuing the Superior Court in Muskogee County, providing for the transfer of records, papers, and files from such Superior Court to the District and County Courts of Muskogee County, etc."

Senate Bill No. 404, by Anglin, of the Senate, and Jennings, of Seminole County, of the House, entitled:

“An Act re-apportioning District Courts of Judicial Districts Numbers 9 and 7, etc,” and have caused the same to be filed in the office of the Secretary of State, as provided by law,

Respectfully,

J. B. A. ROBERTSON, Governor.

March 25, 1921.

TO THE HONORABLE, THE PRESIDENT, AND MEMBERS OF THE SENATE:

I am returning herewith without my approval, S. B. No. 341, by Holloway, of the Senate, and Dyer, of the House, same being

“An Act creating the Twenty-ninth Judicial District of Oklahoma, to be composed of the County of McCurtain, providing for the selection of a Judge of said District, etc.”

My reasons for vetoing this bill are:

I am very much opposed to the creation of one county Districts and it is only in cases of emergency that such Districts can be justified. No such emergency exists in this case. If the district of which McCurtain County is now a part needs an additional judge, such a law should be enacted without changing the boundary lines of the district. In this case, however, investigation prompts me to say that there is no justifiable demand for an additional judge.

The present District Judge is not busy all the time. What the district, and McCurtain County, especially needs, is more court funds, to the end that the present Judge may be enabled to hold additional court. If there was sufficient court fund in the counties composing the district, the present Judge could be enabled in holding court all the time, and, if one

judge was not sufficient, the Supreme Court could assign other judges to assist him in ~~the~~ performance of his duties. There is a growing tendency in this State to create new offices unnecessarily.

The Carter-Love County Judge Bill, and the Creek-Okmulgee-Okfuskee County Judge Bill, which have been approved by me, present altogether a different problem from the one under discussion. In the Carter-Love County District, it is an established fact that, owing to the oil development in Carter County, one judge cannot handle the business, and there is no lack of court funds. As a result, Love County was denied adequate facilities and the same situation prevails in the Creek-Okmulgee-Okfuskee County District, with the result that Okfuskee County was denied adequate facilities. Besides, the extra judges added to those districts can be profitably employed all the time in other counties than those of their residence.

So that, while the extra judges in the last two mentioned Districts were necessary and the Bills were justified by the facts, the same reasons do not apply to the McCurtain County District, and for these reasons, I have been constrained to withhold my approval of this bill.

Respectfully,

J. B. A. ROBERTSON, Governor.

Enrolled Senate Bill No. 7 was ordered transmitted to the governor.

Enrolled House Bills Nos. 94, 440 and 483 were referred to the Committee on Engrossed and Enrolled Bills for comparison.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate amendments to House Bill No. 219 correctly engrossed.

L. A. MORTON, Chairman.

The President pro tempore signed the engrossed copy of House Bill No. 219, as amended, and ordered same returned to the Honorable House.

Senator Davidson moved that the Senate recess until 1:30, which prevailed.

AFTERNOON SESSION.

The Senate reconvened, the President pro tempore presiding.

Quorum present.

Senator Morton submitted the following committee report:

Mr. President: The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bill No. 52 correctly re-enrolled; Senate Bills Nos. 173, 250 and 434 correctly engrossed; Senate Joint Resolution Nos. 21 and 28 correctly engrossed.

L. A. MORTON, Chairman.

Senate Bill No. 52 was read the fourth time at length, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

House Bill No. 346 was taken up for further consideration.

Consideration of the amendment by Senator Davidson was resumed.

The question occurring on the adoption of the amendment, same was lost.

Senator McPherrren offered the following amendment:

Mr. President: I move to amend House Bill No. 346, lines 1, 2, 3 and 4, page 1, by striking the following language "In addition to such right to appeal heretofore existing from orders made by the State Board of Equalization, any person appearing before the State Board of Equalization," and substitute therefor the following language "any tax payer or a representative of any city, town, county or other subdivision of the state, shall have the right to appear in all matters and to appeal from all orders made by the State Board of Equalization at any hearing had."

McPHERREN.

Senator Hill offered the following substitute for the McPherrren amendment:

Mr. President: I move to amend the McPherrren amendment by striking out the words "any taxpayer or."

HILL.

Senator Fleming moved that the substitute amendment be tabled, which prevailed.

The question occurring on the adoption of the amendment by Senator McPherrren, same was adopted.

Senator Rutherford moved that House Bill No. 346, as amended, be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on En-

grossed and Enrolled Bills for engrossment of the Senate amendments.

Senator Fleming moved that the vote by which the emergency to House Bill No. 9 failed of passage be reconsidered, which prevailed.

The question being, "Shall House Bill No. 9 become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Hill, Holloway, Ingraham, Johnson, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (W. H.) Total 27.

Nays: Brown, Carlock, Clark, Fleming, Frye, Harvey, Hensley, Horner, Wells, Woods, (E. E.) Total 10.

Excused: Leedy, Lillard. Total 2.

Absent: Briggs, Glasser, Land, Wallace, West. Total 5.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

The President pro tempore signed the engrossed copy of House Bill No. 9, as amended, without the emergency, and ordered same returned to the Honorable House.

Senator Davidson presiding.

House Bill No. 78 was taken up for further consideration.

Senator Harrison moved that Senator Coyne be permitted to speak on the bill, which prevailed.

Senator Morton was excused until Tuesday.

The President presiding.

The question being, "Shall House Bill No. 78, as amended, pass?" the roll was called with the following result:

Ayes: Briggs, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Frye, Golobie, Harvey, Holloway, Johnson, Lillard, Lynch, McPherran, Nichols, Ratliff, Sherman, Simpson, Wells, Woods, (E. E.), Woods, (W. H.) Total 22.

Nays: Anglin, Brown, Carlock, Clark, Cornett, Durant, Fleming, Harrison, Hensley, Hill, Horner, Ingraham, Looney, Pugh, Spurlock. Total 15.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Land, Rutherford, Wallace, West. Total 5.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator Johnson served notice that on the next legislative day he would move to reconsider the vote by which House Bill No. 78 failed of passage.

Senate Bill No. 173 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley,

Hill, Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 173 and ordered same transmitted to the Honorable House.

Senate Bill No. 250 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Land, Lillard, Nichols, Rutherford, Wallace, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Land, Lillard, Nichols, Rutherford, Wallace, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 250 and ordered same transmitted to the Honorable House.

Senate Bill No. 434 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Golobie, Harrison, Hensley, Hill, Holloway, Ingraham, Johnson, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Simpson, Woods, (E. E.), Woods, (W. H.) Total 28.

Nays: Brown, Frye, Harvey, Sherman, Spurlock, Wells. Total 6.

Excused: Leedy, Morton. Total 2.

Absent: Durant, Glasser, Horner, Land, Lillard, Rutherford, Wallace, West. Total 8.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Fleming, Golobie, Harrison, Hensley, Hill, Holloway, Ingraham, Johnson, Looney, McPherran, Pugh, Ratliff, Simpson, Wells, Woods, (E. E.), Woods (W. H.) Total 26.

Nays: Briggs, Frye, Harvey, Horner, Sherman, Spurlock. Total 6.

Excused: Leedy. Morton. Total 2.

Absent: Brown, Durant, Glasser, Land, Lillard, Lynch, Nichols, Rutherford, Wallace, West. Total 10.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator Simpson served notice that on the next legislative day he would move to reconsider the vote by which the emergency to Senate Bill No. 434 failed of passage.

Senator Draughon moved that the rules be suspended and House Bills Nos. 193 and 222 taken up for consideration, which lost.

Senator Ingraham asked unanimous consent to be excused from tomorrow's session, which was granted.

Senator Wells asked unanimous consent to be excused until Wednesday morning, which was granted.

Senate Joint Resolution No. 28 was read for the third time at length.

The question being, "Shall the resolution pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The resolution having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the resolution become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Joint Resolution No. 28 and ordered same transmitted to the Honorable House.

House Bill No. 464 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 464 and ordered same returned to the Honorable House.

Senate Joint Resolution No. 21 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The resolution having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the resolution become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Joint Resolution No. 21 and ordered same transmitted to the Honorable House.

House Bill No. 185 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Looney, Lynch, McPherren,

Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 185 and ordered same returned to the Honorable House.

House Bill No. 427 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 427 and ordered same returned to the Honorable House.

House Bill No. 444 was taken up for consideration.

Senator Pugh offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 444, lines 4 and 5, page 1, by striking after the word "be" and before the word "payable" the words "one hundred (\$100.00) dollars per month" and inserting "thirteen hundred (\$1,300.-00) dollars per year" and by inserting after the word "payable" the word "monthly" and by adding "and declaring an emergency" to the title.

PUGH.

Senator Pugh moved that House Bill No. 444, as amended, be advanced to engrossment and third reading, which prevailed.

Senator Pugh moved that the rules be suspended, the Senate amendments considered engrossed and the bill placed on third reading and final passage, which prevailed.

House Bill No. 444, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Nichols, Pugh, Ratiiff, Sherman Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley,

Hill, Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Sherman Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for the engrossment of the Senate amendment.

Senator Coyne moved that House Bill No. 475 be advanced to engrossment and third reading, which prevailed.

Senator Coyne moved that House Bill No. 467 be advanced to engrossment and third reading, which prevailed.

Senator Fleming moved that House Joint Resolution No. 20 be advanced to engrossment and third reading, which prevailed.

House Bill No. 467 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Looney; Lynch, McPherren, Nichols, Pugh, Ratliff, Sherman Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Sherman Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No 467 and ordered same returned to the Honorable House.

House Bill No. 475 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Sherman Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Sherman Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 475 and ordered same returned to the Honorable House.

House Joint Resolution No. 20 was read for the third time at length.

The question being, "Shall the resolution pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Sherman Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the resolution become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Johnson, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Sherman Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: None.

Excused: Leedy, Morton. Total 2.

Absent: Glasser, Holloway, Land, Lillard, Rutherford, Wallace, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Joint Resolution No. 20 and ordered same returned to the Honorable House.

Senator Looney asked that Senate Bill No. 343 be advanced to engrossment and third reading, which was unanimously granted, and the bill was referred to the Committee on Engrossed and enrolled Bills for engrossment.

Senator Draughon asked that House Bill No. 393 be advanced to engrossment and third reading, which was unanimously granted.

Senator Johnson asked that Senate Bill No. 425 be advanced to engrossment and third reading, which was unanimously granted, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Anglin asked that Senate Bill No. 266 be advanced to engrossment and third reading, which was unanimously granted, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Draughon asked that House Bill No. 322 be advanced to engrossment and third reading, which was unanimously granted.

Senator Golobie asked that Senate Bill No. 429 be advanced to engrossment and third reading, which was unani-

mously granted, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Nichols asked that Senate Bill No. 403 be advanced to engrossment and third reading, which was unanimously granted, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Hill moved that the vote by which Senate Concurrent Resolution No. 17 was passed be reconsidered, which prevailed.

Senator Looney asked that Senate Bill No. 283 be advanced to engrossment and third reading, which was unanimously granted, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Horner asked that Senate Bill No. 414 be advanced to engrossment and third reading, which was unanimously granted, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Clark asked that House Bill No. 169 be advanced to engrossment and third reading, which was unanimously granted.

The following messages from the House were read:
To the President of the Senate:

I am directed by the House of Representatives to recall, from your honorable body, enrolled House Bill No. 94, by Ogle, entitled:

An Act relating to road and bridge work by the County Commissioners in all counties having no township organization, and having a population of Eighteen Thousand and not over Thirty-Five Thousand, fixing the compensation of such

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work, and declaring an emergency," for the reason that this bill has been incorrectly enrolled.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 417, by Gossett and Graves of the House, and Glasser of the Senate, entitled: "An Act to amend paragraph 6, of section 6, chapter 30, session laws of Oklahoma, 1916, so as to make County and Township Boards liable for accidents caused by their negligence in the proper construction and maintenance of bridges and culverts under their respective supervision."

Engrossed House Bill No. 476, by Campbell of the House, and Simpson of the Senate, entitled: "An Act making appropriation for paying premiums and promoting the Oklahoma wheat show and exposition to be held at Enid, Oklahoma."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 319, by Committee on Genral Appropriations, entitled: "An Act making appropriation from the General Revenue Fund of the State for all State educational, charitable and eleemosynary and penal institutions, providing for the appropriations and distributions of the new college funds in accordance with Section 7225, Revised Laws of Oklahoma of 1910, to the institutions entitled to the same, and providing for the appropriations and distribution of the Section 13 funds as provided in section 7660, Revised Laws of Oklahoma, 1910, to the institutions entitled to the same, and as amended by Chapter 295, Session Laws 1917."

And to inform you, and through you the honorable Senate, that this bill has been passed by the House of Representatives, and was signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 237, by Salter, entitled, "An Act making an appropriation to pay the claim of school district No. 89, Helena, Oklahoma, for amounts due as tuition for the children of the West Oklahoma Orphans' Home, and declaring an emergency."

Engrossed House Bill No. 261, by Harris and Harp, entitled "An Act placing the control of the Education of the children now located in or to be hereinafter located in certain institutions of the State, in certain Boards of Education, pro-

viding for the education of said children, and for the collection of the cost of educating said children and making an appropriation to carry the provisions of this into effect."

Engrossed House Bill No. 266, by Jennings (of Rogers) and Salter and Tylee, entitled: "An Act providing for the appointment of student cadets to the Oklahoma Military School at Claremore, Oklahoma, repealing all acts in conflict herewith and declaring an emergency."

Engrossed House Bill No. 298, by Martin, entitled: "An Act amending section 1830 of the Revised Laws of 1910; repealing section 1831 of the Revised Laws of 1910 and declaring an emergency."

Engrossed House Bill No. 308, by Graves, entitled "An Act to amend sections 7 and 13, chapter 290, session laws of Oklahoma 1919, so as to reward the enforcement officer for discovering and presenting cases of violations of the law, requiring the registration of motor vehicles, and authorizing the State Highway Department to issue tax warrants against the delinquent owner of any motor vehicle, also making it a misdemeanor, punishable by fine for any tax assessor to fail to make a return of all tractors as required by law."

Engrossed House Bill No. 361, by Rogers, entitled: "An Act amending section 469 of the revised laws of 1910, relating to sewers, and declaring an emergency."

Engrossed House Bill No. 373, by Jerkins and Harris, entitled: "An Act authorizing and empowering cities to establish a Police Pension Board: providing methods of its establishment and defining its powers and duties; authorizing it to establish and obtain certain benefits for certain officers complying with its provisions."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Rep-

representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

BILLS AND RESOLUTIONS ON FIRST READING.

The following bills and resolutions were introduced and read first time:

Senate Bill No. 440, by Coyne, An Act amending section 7303 of the Revised Statutes of Oklahoma of 1910 relating to taxation.

Senate Bill No. 441, by Coyne, An Act amending section 4549 of the Revised Statutes of 1910, providing for the burial of ex-soldiers, sailors and marines of the United States, including members of both the Union and Confederate forces, and providing for the payment of expenses.

Senate Bill No. 442; by Ingraham and Lillard, An Act making an appropriation for girl's dormitory at the A. & M. college, Stillwater, Oklahoma.

Senate Bill No. 443, by Cornett and Johnson of the Senate, and Bell and Craver, of the House, An Act repealing section 1, chapter 195, of the Session Laws of 1913, and amending section 7376 of Revised Laws of Oklahoma for 1910, the same being section 1, of chapter 64, of the Session Laws of Oklahoma, 1910, as amended by House Bill No. 583, acts of the Sixth Legislature of 1917, entitled "An Act to provide for the levying of taxes on ad valorem basis for county, city, township and school district purposes," approved March 17, 1918, and declaring an emergency.

Senate Joint Resolution No. 32, by Harrison, A Resolution authorizing and directing the Board of County Commis-

sioners of Pontotoc County, Oklahoma, to pay Mrs. Gus Nebhut the sum of \$600.00, and declaring an emergency.

Senate Concurrent Resolution No. 20, by Davidson of the Senate, and Bailey and Campbell of the House, A Resolution relating to the publication of the Session Laws of the Regular Session of the Eighth Legislature.

Senate Concurrent Resolution No. 21, by Holloway, A Concurrent Resolution authorizing the holding of an election for the purpose of voting upon a proposed amendment to section 9, of article 10, of the Constitution of the State of Oklahoma, which amendment was proposed in Senate Joint Resolution No. 8, which was adopted by the Eighth Legislature, and approved by the Governor on the 21st day of March, 1921.

HOUSE BILLS ON FIRST READING.

House Bill No. 237, by Salter, An Act making an appropriation to pay the claim of school district No. 89, Helena, Oklahoma, for amounts due as tuition for the children of the West Oklahoma Orphans' Home, and declaring an emergency.

House Bill No. 261, by Harris and Harp, An Act placing the control of the education of the children now located in or to be hereafter located in certain institutions of the State, in certain boards of education, providing for the education of said children, and for the collection of the cost of educating said children and making an appropriation to carry the provisions of this into effect.

House Bill No. 266, by Jennings (of Rogers), Salter and Tylee, An Act providing for the appointment of student cadets to the Oklahoma Military School at Claremore, Oklahoma, repealing all acts in conflict herewith and declaring an emergency.

House Bill No. 298, by Martin, An Act amending section 1830 of the Revised Laws of 1910; repealing section 1831 of the Revised Laws of 1910 and declaring an emergency.

House Bill No. 308, by Graves, An Act to amend sections 7 and 13, chapter 290, Session Laws of Oklahoma, 1919, so as to reward the enforcement officer for discovering and presenting cases of violations of the law, requiring the registration of motor vehicles, and authorizing the State Highway Department to issue tax warrants against the delinquent owner of any motor vehicle, also making it a misdemeanor, punishable by fine for any tax assessor to fail to make a return of all tractors as required by law.

House Bill No. 319, by Committee on General Appropriations, An Act making appropriation from the general revenue fund of the State for all state educational, charitable and eleemosynary and penal institutions, providing for the appropriations and distributions of the New College Funds in accordance with section 7225, Revised Laws of Oklahoma 1910, to the institutions entitled to same, and providing for the appropriations and distribution of the Section 13 funds as provided in Section 7660, Revised Laws of Oklahoma, 1910, to the institutions entitled to the same, and as amended by chapter 295, Session Laws 1917.

House Bill No. 361, by Rogers, An Act amending section 469 of the Revised Laws of 1910, relating to sewers, and declaring an emergency.

House Bill No. 373, by Jerkins and Harris, An Act authorizing and empowering cities to establish a Police Pension Board; providing methods of its establishment and defining its powers and duties; authorizing it to establish and obtain certain benefits for certain officers complying with its provisions.

House Bill No. 417, by Gossett and Graves, of the House, and Glasser, of the Senate, An Act to amend paragraph 6, of

section 6, chapter 30, Session Laws of Oklahoma, 1916, so as to make county and township boards liable for accidents caused by their negligence in the proper construction and maintenance of bridges and culverts under their respective supervision.

House Bill No. 476, by Campbell, of the House, and Simpson, of the Senate, An Act making an appropriation for paying premiums and promoting the Oklahoma Wheat Show and Exposition to be held at Enid, Oklahoma.

Senator McPherrren submitted the following committee reports, which were adopted, and House Joint Resolution No. 17 and Senate Joint Resolution No. 30 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Roads and Highways, to whom was referred Engrossed House Joint Resolution No. 17, by Miller (Ottawa), Dyer, Smith, Newman (Bryan), and Newman (Craig), of the House, and Durant, McPherrren and Holloway, of the Senate, entitled: "A Joint Resolution making effective the assent of the State of Oklahoma to the acceptance of federal aid under House Joint Resolution No. 16, of Session Laws of 1917, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CHAS. E. MCPHERREN, Chairman.

Mr. President:

We, your Committee on Roads and Highways, to whom was referred Senate Joint Resolution No. 30, by Davidson and Glasser of the Senate, and Dabney of the House, entitled: "A Joint Resolution making effective the pledge of the State, heretofore made to the Federal Aid Road Projects in this

State," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

CHAS. E. McPHERREN, Chairman.

Senator Looney submitted the following committee report, which was adopted, and House Bill No. 340 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on State and County Affairs, to whom was referred House Bill No. 340 by Harrison, entitled: "An Act repealing sections 1623 and 1624, Revised Laws of 1910, and Chapter 77, Session Laws of 1919, relating to county sinking funds," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

On motion of Senator Davidson the Senate adjourned until 9 o'clock Saturday morning.

SEVENTY-FIRST LEGISLATIVE DAY,

Saturday, March 26, 1921.

The Senate met at 9 o'clock pursuant to adjournment, and was called to order by the President.

On roll call the following Senators were present:

Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Lillard, Looney, McPherrin, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Woods, (E. E.), Woods, (W. H.)
Total 32

Excused: Ingraham, Leedy, Morton, Wells. Total 4.

Absent: Briggs, Brown, Draughon, Glasser, Land Lynch, Rutherford, West. Total 8.

The Chair announced a quorum present.

Prayer by the Chaplain.

The Journal of the previous legislative day was read and approved.

Senator Clark submitted the following committee report:
Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate amendments to House Bill No. 346

correctly engrossed; Senate Bill No. 406 correctly re-engrossed.

CLARK, Acting Chairman.

BILLS AND RESOLUTIONS ON SECOND READING. ●

The following bills and resolutions were read the second time and referred to the standing committee indicated:

Senate Bill No. 440, by Coyne, to Revenue and Taxation.

Senate Bill No. 441, by Coyne, to Military Affairs.

Senate Bill No. 442, by Ingraham and Lillard, to Appropriations.

Senate Bill No. 443, by Cornett and Johnson, of the Senate, and Bell and Craver of the House, to Revenue and Taxation.

Senate Joint Resolution No. 32, by Harrison, to the Calendar.

Senate Concurrent Resolution No. 20 was taken up for consideration and read, and laid over until Monday.

Senate Concurrent Resolution No. 21, by Holloway, to the Calendar.

House Bill No. 319, by Committee on General Appropriations, to Appropriations.

House Bill No. 237, by Salter, to Appropriations.

House Bill No. 261, by Harris and Harp. to Education.

House Bill No. 266, by Jennings (Rogers), Salter and Tylee, to Military Affairs.

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House Bill No. 298, by Martin, to Judiciary No. 2.

House Bill No. 308, by Graves, to Revenue and Taxation.

House Bill No. 361, by Rogers, to State and County Affairs.

House Bill No. 373, by Jerkins and Harris, to Judiciary No. 2.

House Bill No. 417, by Gossett and Graves, of the House, and Glasser, of the Senate, to Judiciary No. 1.

House Bill No. 476, by Campbell, of the House, and Simpson, of the Senate, to Appropriations.

Senator Dearmon moved that the vote by which House Bill No. 186 was passed, be reconsidered, which prevailed.

Senator Dearmon moved that the vote by which House Bill No. 186 was advanced to engrossment and third reading be reconsidered, which prevailed.

House Bill No. 186 was taken up for further consideration.

Senator Dearmon offered the following amendments, which were adopted:

Mr. President: I move that the following additional amendments be made to House Bill No. 186:

Line 1, page 1, strike the letter "s" off the word "sections;" also strike out the following "2 and 3."

Line 3, page 1, strike out the words "of the first class."

Line 3, page 2, following the figure "2" insert as follows: "That Section 2, Article 6, Chapter 219, Session Laws of Oklahoma, 1913, be amended to read as follows:"

Line 11, page 3, strike out the words "of the first class."

Line 14, page 3, strike out the words "of the first class."

Line 2, page 4, strike out the words "of the first class."

Line 5, page 4, strike out the words "of the first class."

Line 13, page 4, strike out the words "of the first class."

Line 14, page 4, strike out the words "of the first class."

After the figure "3" in line 2, page 6, insert the following: "That Section 3, Article 6, Chapter 219, Session Laws of Oklahoma, 1913, be amended to read as follows:"

In line 7, page 6, following the word "city" insert "of": and in the same line strike out the last word "of" and insert "number or name as its designation may be of record."

DEARMON.

Senator Dearmon moved that House Bill No. 186, as amended, be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

Senator Hill moved that the vote by which House Bill No. 346 was advanced to engrossment and third reading be reconsidered, which prevailed.

Senator Hill moved that the vote by which the McPherran and Glasser amendments were adopted be reconsidered, which prevailed.

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Senator Hill moved that the McPherran and Glasser amendments be stricken from the bill, which prevailed.

Senator Hill moved that House Bill No. 346 be advanced to engrossment and third reading, which prevailed.

House Joint Resolution No. 17 was taken up for consideration and read.

House Joint Resolution No. 17 was referred to the Committee on Appropriations.

House Bill No. 435 was taken up for consideration and read.

Senator Clark moved that House Bill No. 435 be advanced to engrossment and third reading, which prevailed.

Senator Looney withdrew notice served to reconsider the vote by which the emergency to Senate Bill No. 406 failed of passage.

Senator Fleming asked unanimous consent to strike Senate Bills Nos. 400 and 401 from the Calendar, which was granted.

House Bill No. 347 was taken up for consideration and read.

Senator Spurlock moved that the bill be indefinitely postponed.

Senator Hill moved to table the motion.

Senator Nichols moved as a substitute that the bill go over until the next legislative day.

Senator Davidson moved as a substitute for all pending motions that House Bills Nos. 347, 122 and 333 be referred to a special committee of three, which prevailed, and the Chair appointed Senators Nichols, Looney and Anglin as such committee.

House Bill No. 277 was taken up for consideration and read.

Further consideration of the bill was deferred until the next House day.

House Bill No. 134 was taken up for consideration and read.

Further consideration of the bill was deferred until the next House day.

The following messages from the House were read

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable body, the following:

Engrossed House Bill No. 517, by Robberson, Hardie and Davis, entitled: "An Act relating to Union Graded Schools in all counties in Oklahoma having a population of not less than 17,630 and not more than 17,800 as shown by the last preceding or any succeeding Federal census of Oklahoma; and declaring an emergency."

And to inform you, and through you the honorable Senate, that this bill has been passed by the House of Represent-

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atives and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 407, by Bailey, entitled: "An Act amending Section 1, Chapter 93, Session Laws 1913, defining public utilities, and declaring an emergency."

Engrossed House Bill No. 519, by Hoover of the House and Carlock of the Senate, entitled: "An Act authorizing County Commissioners of certain counties in the State of Oklahoma, to erect buildings on the grounds of the County Free Fair Association, and declaring an emergency."

Engrossed House Bill No. 247, by Newman (Bryan) entitled: "An Act prohibiting any person except an officer in discharge of his duty, having fire arms on and about his person when on any state or Federal Game Preserve in this State."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

The President signed the engrossed copy of Senate Bill No. 406 and ordered same transmitted to the Honorable House.

Senator McPherrren presiding.

House Bill No. 269 was taken up for consideration and read.

Senator Davidson offered the following amendment:

Mr. President:

I move to amend House Bill No. 269, page 4, line 11, by inserting after line 10 and before line 11 a new section, to be numbered Section 2 and to read as follows:

“Section 2. Moneys, credits, cash, accounts, contracts for cash or labor, judgments, liens of any kind, and shares of stock in corporations, except such as are now provided to be otherwise taxed, shall be assessed and shall be taxed, upon a uniform basis throughout the State, of three mills on the dollar of actual valuation thereof, the same to be assessed and collected where the owner resides. The millage tax herein provided for shall be in lieu of all other taxes and shall be levied and placed upon the tax rolls by the county assessor and collected by the county treasurer, and the amount collected in the various taxing districts of this State shall be divided between the various funds upon the same pro rata basis as other taxes collected in such taxing districts are apportioned. All other personal property enumerated in Section 1 of this Act shall be assessed and taxed as now provided by the laws of this State.”

Renumber Section 2 of the bill to read Section 3, and renumber Section 3 of the bill to read Section 4.

DAVIDSON.

Senator Lillard moved that further consideration of the bill be postponed until the next legislative day.

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Senator Anglin moved to table the motion, which prevailed.

Senator Anglin moved to table the Davidson amendment, and the roll being called resulted as follows:

Ayes: Anglin, Clark, Cordell, Fleming, Frye, Harrison, Harvey, Hensley, Hill, Looney, Ratliff, Sherman, Spurlock. Total 13.

Nays: Carlock, Cornett, Coyne, Davidson, Durant, Holloway, Horner, Lillard, McPherren, Nichols, Woods, (E. E.), Woods, (W. H.) Total 12.

Excused: Ingraham, Leedy, Merton, Wells. Total 4.

Absent: Briggs, Brown, Cartwright, Dearmon, Draughon, Glasser, Golobie, Johnson, Land, Lynch, Pugh, Rutherford, Simpson, Wallace, West. Total 15.

The Chair declared the motion to table carried.

The President presiding.

Senator Anglin offered the following amendment:

Mr. President: I move to amend House Bill No. 269, line 15, page 2, by inserting after the word "securities" and before the word "and" the words "not including any bonds issued against the Public Building Fund issued under the authority of chapter 89 of the Session Laws of Oklahoma, 1911, being Senate Bill No. 198 of said session."

ANGLIN.

Senator Davidson moved that House Bill No. 269 be referred to a special committee of three for the purpose of

amendment, which prevailed, and the Chair appointed Senators Anglin, Davidson and Holloway as such committee,

Senator W. H. Woods moved that the request of the House be granted and enrolled House Bill No. 94 returned to the House, which prevailed.

Senator Clark submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: House Bills Nos. 440 and 483 correctly enrolled.

CLARK, Acting Chairman.

House Bill No. 440 was read the fourth time, the enrolled copy signed by the President and ordered returned to the Honorable House.

House Bill No. 483 was read the fourth time, the enrolled copy signed by the President and ordered returned to the Honorable House.

Senator E. E. Woods moved that Senate Bill No. 342 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator McPherrren moved that Senate Bill No. 263 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 338 was taken up for consideration.

Senator Hill moved that section 4 be stricken from the bill, which prevailed.

Senator Hill moved that Senate Bill No. 338, as amended, be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Looney moved that Senate Bill No. 189 be advanced to engrossment and third reading, which prevailed and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Horner moved that Senate Bill No. 74 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Harvey asked that Senate Bill No. 413 be advanced to engrossment and third reading, which was unanimously granted, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Durant moved that House Bill No. 120 be advanced to engrossment and third reading.

Senator Harrison moved as a substitute that the bill be stricken from the Calendar, which lost.

The question occurring on the advancement of the bill, same prevailed.

Senator Cordell asked that Senate Bill No. 22 be stricken from the Calendar, which was unanimously granted.

Senator Frye asked that Senate Bill No. 239 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Clark moved that House Bill No. 126 be advanced to engrossment and third reading, which prevailed.

Senator Hill moved that Senate Bill No. 435 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator McPherrren moved that Senate Bill No. 432 be made a special order for Monday at 2 o'clock, which prevailed.

Senator W. H. Woods asked that Senate Bill No. 276 be advanced to engrossment and third reading, which was unanimously granted, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Spurlock asked that Senate Bill No. 318 be advanced to engrossment and third reading, which was unanimously granted, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Anglin moved that Senate Concurrent Resolution No. 15 be made a special order for 2:30 Monday afternoon, which prevailed.

Senator Pugh asked that Senate Bill No. 438 be advanced to engrossment and third reading, which was unanimously granted, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Davidson moved that the Senate recess until 1:30 which prevailed.

AFTERNOON SESSION.

The hour having arrived for the convening of the Senate as a Court of Impeachment, Chief Justice Harrison assumed the Chair.

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The Senate reconvened, the President presiding.

Senator Lillard moved that the Senate adjourn until 10 o'clock Monday morning.

Senator Durant moved as a substitute that when the Senate adjourns it adjourn until 1:30 Monday afternoon, which prevailed.

The following messages from the House were read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 360, by Rogers, entitled "An Act amending Section 464 and Section 465 of the Revised Laws of Oklahoma, 1910, and declaring an emergency."

Engrossed House Bill No. 438, by Tylee, Bailey and Disney, entitled: "An Act to provide for the issue and service of summons and amending Sections 4705, 4707, and 4710 of the Revised Laws of Oklahoma, 1910, and repealing all laws in conflict herewith."

Engrossed Senate Bill No. 356, by Carlock, entitled: "An Act authorizing executors or administrators to conduct, or continue any going business, enterprise or manufactory of a deceased person, where authorized by order of Court; to borrow money or incur debts in the conduct or continuation of the same, prescribing the time such business, enterprise or manufactory may be continued; repealing all acts or parts of acts in conflict herewith, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Repre-

sentatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the followin:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Bill No. 52, by Cornett of the Senate, and Wismeyer, of the House, entitled: "An Act relating to deputy County Officials in counties having a population of not less than 36,536 and not over 36,600 and with an assessed valuation of not less than \$34,825,000.35."

And to inform you, and through you, the honorable Senate, the Speaker of the House of Representatives has signed this enrolled bill, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for signature, the following:

Enrolled House Bill No. 376, by Craver and Wismeyer, of the House, and Cornett, of the Senate, entitled: "An Act defining the Twenty-fourth Judicial District of Oklahoma and

assigning a judge thereto, creating a new district out of Washington County to be known as Judicial District Number Thirty, and providing for the appointment and election of a judge therefor, and fixing the term of the court therein, and declaring an emergency."

And to inform you, and through you the honorable Senate, that this enrolled bill has been signed by the Speaker of the House of Representatives, in open session.

Yours very truly.

ALBERT ROSS, Chief Clerk.

BILLS ON FIRST READING.

The following bill was introduced and read the first time:

Senate Bill No. 444, by W. H. Woods, of the Senate, and Gibbons, of the House, An Act repealing Sections 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968 and 1969, of the Revised Laws of Oklahoma, 1910, abolishing the county court at Blanchard, Oklahoma, and providing for the transfer of the records of said court to the county court at the county seat of McClain County, Oklahoma, and declaring an emergency.

HOUSE BILLS ON FIRST READING.

House Bill No. 247, by Newman (Bryan), An Act prohibiting any person except an officer in discharge of his duty, having fire arms on and about his person when on any state or federal game preserve in this state.

House Bill No. 360, by Rogers, An Act amending section 464 and section 465 of the Revised Laws of Oklahoma, 1910, and declaring an emergency.

House Bill No. 438, by Tylee, Bailey and Disney, An Act to provide for the issue and service of summons and amending sections 4705, 4707 and 4710 of the Revised Laws of Oklahoma, 1910, and repealing all laws in conflict herewith.

House Bill No. 407, by Bailey, An Act amending section 1, chapter 93, Session Laws 1913, defining public utilities, and declaring an emergency.

House Bill No. 517, by Robberson, Hardie and Davis, An Act relating to union graded schools in all counties in Oklahoma having a population of not less than 17,630 and not more than 17,800 as shown by the last preceding or any succeeding federal census of Oklahoma; and declaring an emergency.

House Bill No. 519, by Hoover, of the House, and Carlock, of the Senate, An Act authorizing county commissioners of certain counties in the State of Oklahoma, to erect buildings on the grounds of the county free fair association, and declaring an emergency.

Senator Looney submitted the following committee report, which was adopted, and Senate Bill No. 436 was ordered printed and placed on the Calendar:
Mr. President:

We, your Committee on State and County Affairs, to whom was referred Senate Bill No. 436, by Cordell, entitled: "An Act amending Section 618 of Chapter 10, Article 12, of the Revised Laws of Oklahoma, 1910, to pay the cost of improving property owned by the State of Oklahoma; repealing all laws in conflict therewith; and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

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Senator Ratliff submitted the following committee reports, which were adopted, and House Joint Resolution No. 14, House Bill No. 266 and Senate Bill No. 441 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Military Affairs, to whom was referred Engrossed House Joint Resolution No. 14, by Tylee, entitled: "A Resolution giving additional authority to the governor that the \$20,000.00 appropriated in the extraordinary session of the legislature be extended to apply to the aid of destitute wives and minor children of ex-service men," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RATLIFF, Chairman.

Mr. President:

We, your Committee on Military Affairs, to whom was referred Engrossed House Bill No. 266, by Jennings, Salter and Tylee, entitled: "An Act providing for the appointment of student cadets to the Oklahoma Military School at Claremore, Oklahoma, repealing all laws in conflict herewith. and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RATLIFF, Chairman.

Mr. President:

We, your Committee on Military Affairs, to whom was referred Senate Bill No. 441, by Coyne, entitled: "An Act amending section 4549 of the Revised Statutes of 1910 providing for the burial of ex-soldiers, sailors and marines of

the United States including members of both the Union and Confederate forces, and providing for the payment of expenses," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RATLIFF, Chairman.

Senator Spurlock submitted the following committee reports, which were adopted, and House Bill No. 308 and Senate Bill No. 440 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 308, by Graves, entitled: "An Act to amend Sections 7 and 13, chapter 290, relating to Registration of Motor Vehicles, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

SPURLOCK, Chairman.

Mr. President:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 440, by Coyne, entitled: "An Act amending section 7303 of the Revised Laws of 1910, relating to taxation," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

SPURLOCK, Chairman.

Engrossed Senate Bill No. 356 was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Enrolled Senate Bill No. 52 was ordered transmitted to the Governor.

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Enrolled House Bill No. 376 was referred to the Committee on Engrossed and Enrolled Bills for comparison.

Senator Cornett asked to be excused Monday and Tuesday, which was granted.

Senator Clark submitted the following committee report:
Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Bill No. 356 correctly enrolled.

CLAK, Acting Chairman.

Senate Bill No. 356 was read the fourth time, the enrolled copy signed by the President and ordered transmitted to the Honorable House for the signature of the presiding officer.

On motion of Senator Lillard the Senate adjourned under the rule.

SEVENTY-SECOND LEGISLATIVE DAY,

Monday, March 28, 1921.

The Senate met at 1:30 o'clock pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present.

Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 34.

Excused: Cornett, Morton, Wells. Total 3.

Absent: Briggs, Glasser, Land, Leedy, Lynch, Wallace, West. Total 7.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Fleming asked that Senator Wallace be excused for the day, which was granted.

The Journal of the previous legislative day was read and approved.

BILLS ON SECOND READING.

The following bills were read the second time and referred to the standing committees indicated:

Senate Bill No. 444, by W. H. Woods, of the Senate, and Gibbons of the House.

Senator W. H. Woods moved that Senate Bill No. 444 be referred direct to the Calendar, which prevailed.

House Bill No. 247, by Newman (Bryan), to Fish and Game.

House Bill No. 360, by Rogers, to Judiciary No. 1.

House Bill No. 407, by Bailey, to Public Service Corporations.

House Bill No. 438, by Tylee, Bailey and Disney, to Judiciary No. 1.

House Bill No. 517, by Robertson, Hardie and Davis, to Education.

House Bill No. 519, by Hoover, of the House, and Carlock, of the Senate, to State and County Affairs.

Senator Clark submitted the following committee report:
Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Concurrent Resolution No. 18 correctly engrossed; Senate Joint Resolution No. 31 correctly engrossed; Senate Amendments to House Bills Nos. 186 and 444 correctly engrossed; Senate Bills Nos. 74, 189, 239, 263, 266,

276, 283, 318, 338, 342, 343, 403, 413, 414, 425, 429, 435, 439 correctly engrossed.

CLARK, Acting Chairman.

Senate Concurrent Resolution No. 18 was taken up for consideration and read.

Senator Johnson moved that the resolution be adopted, which prevailed.

The President pro tempore signed the engrossed copy of Senate Concurrent Resolution No. 18 and ordered same transmitted to the Honorable House.

House Bill No. 412 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Davidson, Dearmon, Draughon, Fleming, Frye, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherrin, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 29.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Brown, Coyne, Durant, Glasser, Golobie, Land, Leedy, Lynch, Nichols, West. Total 11.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

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Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 412 and ordered same returned to the Honorable House.

House Bill No. 329 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Fleming, Golobie, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Nichols, Pugh, Ratliff, Rutherford, Simpson, Woods, (E. E.), Woods, (W. H.) Total 24.

Nays: Brown, Carlock, Davidson, Frye, Harrison, McPherren, Sherman, Spurlock. Total 8.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Harvey, Land, Leedy, Lynch, West. Total 8.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 31.

Nays: Brown, Sherman. Total 2.

Excused, Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 329 and ordered same returned to the Honorable House.

House Bill No. 394 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Davidson, Dearmon, Draughon, Fleming, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Looney, McPherran, Nichols, Pugh, Ratliff, Rutherford, Simpson, Woods, (E. E.), Woods, (W. H.) Total 25.

Nays: Brown, Carlock, Coyne, Frye, Sherman, Spurlock. Total 6.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Golobie, Land, Leedy, Lillard, Lynch, West. Total 9.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Simpson, Woods, (E. E.), Woods, (W. H.) Total 30.

Nays: Sherman, Spurlock. Total 2.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Golobie, Land, Leedy, Lynch, West. Total 8.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 394 and ordered same returned to the Honorable House.

Senate Bill No. 425 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherrin, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 32.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Golobie, Land, Leedy, Lynch, West. Total 8,

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherrin, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 32.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Golobie, Land, Leedy, Lynch, West. Total 8.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 425 and ordered same transmitted to the Honorable House.

Senate Bill No. 343 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Hensley, Hill, Holloway, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 30.

Nays: Harrison. Total 1.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Harvey, Horner, Land, Leedy, Lynch, West. Total 9.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Hensley, Hill, Holloway, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 30.

Nays: Harrison. Total 1.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Harvey, Horner, Land, Leedy, Lynch, West. Total 9.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 343 and ordered same transmitted to the Honorable House.

Senate Bill No. 266 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherran, Nichols, Pugh, Ratliif, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 266 and ordered same transmitted to the Honorable House.

Senate Bill No. 429 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells, Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells, Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President *pro tempore* signed the engrossed copy of Senate Bill No. 429 and ordered same transmitted to the Honorable House.

Senate Bill No. 403 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner,

Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 403 and ordered same transmitted to the Honorable House.

Senate Bill No. 414 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 414 and ordered same transmitted to the Honorable House.

Senate Bill No. 283 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Cartwright, Cordell, Dearmon, Harvey, Holloway, Ingraham, Looney, McPherren, Nichols, Ratliff. Total 10.

Nays: Anglin, Brown, Carlock, Clark, Coyne, Davidson, Draughon, Fleming, Frye, Golobie, Harrison, Hensley, Hill,

Horner, Johnson, Pugh, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 22.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lillard, Lynch, West. Total 8.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senate Joint Resolution No. 31 was read for the third time at length.

The question being, "Shall the resolution pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherrren, Nichols, Pugh, Ratliff; Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The resolution having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the resolution become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Joint Resolution No. 31 and ordered same transmitted to the Honorable House.

House Bill No. 346 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, W. (H.). Total 32.

Nays: Davidson. Total 1.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright Clark, Cordell, Coyne, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods (W. H.) Total 32.

Nays: Davidson. Total 1.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 346 and ordered same returned to the Honorable House.

House Bill No. 393 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye,

Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 393 and ordered same returned to the Honorable House.

House Bill No. 322 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7

The Emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 322 and ordered same returned to the Honorable House.

House Bill No. 444 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner,

Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 444 and ordered same returned to the Honorable House.

Senate Bill No. 342 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Frye, Golobie, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Looney, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 28.

Nays: Fleming, Harrison, McPherrren. Total 3.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Harvey, Land, Leedy, Lillard, Lynch, West. Total 9.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Frye, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Looney, McPherrren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods (E. E.), Woods (W. H.) Total 30

Nays: Fleming, Harrison. Total 2.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lillard, Lynch, West. Total 8.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 342 and ordered same transmitted to the Honorable House.

Senate Bill No. 263 was read for the third time at length.

Senator McPherren asked unanimous consent to amend the bill, which was granted.

Senator McPherren offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 263, line 18, page 9, by striking after the word "is" and before the word "not" in line 1, page 10, the following language "under 25 years of age who is."

McPHERREN.

The question being, "Shall Senate Bill No. 263 pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.). Woods, (W. H.) Total 32.

Nays: Harrison. Total 1.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment.

Senator Harrison moved that Senate Joint Resolution No. 32 be advanced to engrossment and third reading, which prevailed.

Senator Harrison moved that the rules be suspended, placed on third reading and final passage, which prevailed. Senate Joint Resolution No. 32 considered engrossed and

Senate Joint Resolution No. 32 was read for the third time at length.

The question being, "Shall the resolution pass?" The roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The resolution having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the resolution become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 189 was read for the third time at length.

Senator Nichols moved that the vote by which Senate Bill No. 189 was advanced to engrossment and third reading be reconsidered, which prevailed.

Senator Nichols offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 189 by adding after the last word in section 1 the words "Provided this shall not apply to stenographers and office clerks."

NICHOLS.

Senator Rutherford moved that the bill be indefinitely postponed.

Senator Looney moved to table the motion, which prevailed.

Senator Anglin presiding.

Senator Nichols moved that Senate Bill No. 189 be advanced to engrossment and third reading, which lost.

Senator Looney served notice that on the next legislative day she would move to reconsider the vote by which Senate Bill No. 189 failed of advancement to engrossment and third reading.

The President pro tempore presiding.

Senate Bill No. 74 was read for the third time at length.

Senator Davidson moved that the bill be referred to a special committee of three for the purpose of amendment, which prevailed, and the Chair appointed Senators Horner, Davidson and Nichols as such committee.

Senate Bill No. 338 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 338 and ordered same transmitted to the Honorable House.

Senate Bill No. 413 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 413 and ordered same transmitted to the Honorable House.

Senate Bill No. 239 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner,

Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 239 and ordered same transmitted to the Honorable House.

Senator Davidson served notice that on the next legislative day he would move to reconsider the vote by which House Bill No. 346 was passed.

Senator Nichols made the point of order that the bill had been signed and ordered transmitted to the House and that notice of reconsideration could not be made at this time.

The Chair held the serving of the notice in order.

Senator Rutherford appealed from the decision of the Chair.

The question being, "Shall the Chair be sustained?" the following roll call resulted:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Fleming, Golobie, Harrison,

Harvey, Holloway, Horner, Johnson, McPherren, Ratliff, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 21.

Nays: Draughon, Frye, Hensley, Hill, Ingraham, Nichols, Rutherford, Sherman. Total 8.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lillard, Looney, Lynch, Pugh, Simpson, West. Total 11.

The Chair declared the ruling sustained.

The President presiding.

Senate Bill No. 435 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 435 and ordered the same transmitted to the Honorable House.

Senate Bill No. 276 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherrin, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 276 and ordered same transmitted to the Honorable House.

Senate Bill No. 318 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Frye, Harrison, Harvey, Hill, Holloway, Horner, Johnson, Looney, McPherren, Nichols, Ratliff, Rutherford, Sherman, Spurlock, Woods, (W. H.) Total 23.

Nays: Carlock, Cartwright, Fleming, Ingraham, Woods, (E. E.) Total 5.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Golobie, Hensley, Land, Leedy, Lillard, Lynch, Pugh, Simpson, West. Total 12.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 318 and ordered same transmitted to the Honorable House.

Senate Bill No. 438 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 438 and ordered same transmitted to the Honorable House.

House Bill No. 435 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingram, Johnson, Lillard, Looney, McPherran, Nichols, Pugh,

Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.). Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells,. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson,, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway,, Horner, Ingram, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays:None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 435 and ordered same returned to the Honorable House.

House Bill No. 186 was read for the third time at length.

Senator Davidson moved that the bill be recommitted to the Committee on Education for the purpose of amendment, which prevailed.

House Bill No. 126 was read for the third time at length.

Senator Fleming asked unanimous consent to amend the bill, which was granted.

Senator Fleming offered the following amendment, which was unanimously adopted:

Mr. President: I move to amend House Bill No. 126, line 17, page 2, by striking out after the word "be" and before the word "dollars" and insert in lieu thereof the word and figures "three (\$3.00)."

FLEMING.

Senator Fleming offered the following amendment, which was unanimously adopted:

Mr. President: I move to amend House Bill No. 126, line 10, page 3, by striking out after the word "of" and before the word "for" on line 11 and insert in lieu thereof the words and figures "one (\$1.00) dollar."

FLEMING.

Senator Fleming offered the following amendment, which was unanimously adopted:

Mr. President: I move to amend House Bill No. 126, line 10, page 4, by striking out after the word "of" and before the word "and" and insert in lieu thereof the following fifty (50) cents."

FLEMING.

The question being, "Shall House Bill No. 126, as amended pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: None.

Excused: Cornett, Morton, Wallace, Wells. Total 4.

Absent: Briggs, Durant, Glasser, Land, Leedy, Lynch, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments:

House Bill No. 120 was read for the third time at length.

Senator Fleming moved that the bill be definitely postponed.

Senator Hill moved to lay the bill on the table, which lost.

Senator Harrison moved that the rules be suspended and the roll be called without debate, which lost.

The following messages from the Governor were read:

March 28, 1921.

TO THE HONORABLE, THE PRESIDENT, AND MEMBERS OF THE SENATE:

Under the present law, the Governor is a member of the Board of Regents of the University Preparatory School and Business Academy, at Tonkawa; the Oklahoma School of Mines, at Wilburton and the Oklahoma Military Academy, at Claremore.

My experience demonstrates that this is an unwise arrangement, for the reason that the Governor cannot give the necessary time to the business of these Boards without entailing unnecessary work and trouble.

I believe better results would be obtained by the enactment of a law creating a Board of Regents which does not make the Governor a member. I most respectfully ask that you give this matter your consideration and pass the necessary law covering the subject.

Respectfully,

J. B. A. ROBERTSON, Governor.

March 28, 1921.

TO THE HONORABLE, THE PRESIDENT, AND MEMBERS OF THE SENATE:

I have the honor to advise that I have this day approved Senate Bill No. 52, by Cornett, of the Senate; and Wismeyer, of the House, entitled:

“An Act relating to Deputy County Officials in counties having a population of not less than 36,536 and not

over 36,600, etc," and have caused the same to be filed in the office of the Secretary of State, as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

March 28, 1921.

TO THE HONORABLE, THE PRESIDENT, AND MEMBERS OF THE SENATE:

I have the honor to advise that I have this day approved Senate Bill No. 356, by Carlock, entitled:

"An Act authorizing executors or administrators to conduct, or continue any going business, enterprise or manufactory of a deceased person, etc," and have caused the same to be filed in the office of the Secretary of State, as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

The following messages from the House were read:

TO THE PRESIDENT OF THE SENATE:

THIS is to advise you, and through you the Honorable Senate, that the House of Representatives had adopted the Conference Committee's report on House Bill No. 140, by Harris, Bell, Martin, Robertson, of the House, and, Lillard of the Senate, entitled:

"A Bill entitled: An Act amending Section 3, Chapter 165, of the Session Laws of 1919, relating to fees and salaries of sheriffs, constables and jailers."

And that the bill, as amended by the Conference Committee's Report was passed by the House of Representatives, and signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives, to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 52, by Graves of the House, and Spurlock of the Senate, entitled: "An Act providing for the organization of the Threshermen's Mutual Fire, Lightning and Tornado Insurance Associations and prescribing their power and duties and declaring an emergency."

Enrolled Senate Bill No. 356, by Carlock, entitled: "An Act authorizing executors or administrators to conduct, or continue any going business, enterprise or manufactory of a deceased person, where authorized by order of Court; to borrow money or incur debts in the conduct or continuation of the same; prescribing the time such business, enterprise or manufactory may be continued; repealing all acts or parts of acts in conflict herewith, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these enrolled bills have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives, to transmit herewith, for signature, the following:

Enrolled House Bill No. 219, by Disney, Craver and Newman, entitled: "An Act amending Section Two, Chapter 203, of the Session Laws of 1919, of the State of Oklahoma."

And to inform you, and through you the honorable Senate, this this enrolled bill has been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives, to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 123, by Drake, entitled: "An Act prescribing the time for filing contests for elective officers and trial thereof; providing for their advancement on the dockets of the trial and appellate courts; repealing all acts in conflict herewith, and declaring an emergency."

Enrolled House Bill No. 185, by Garrison, Pullen, Gibbons and Hardie, entitled: "An Act to amend Section 1793, Chapter 19, Volume 1, relating to the time of convening the regular terms of the District Court in District Fourteen, and declaring an emergency."

Enrolled House Bill No. 427, by Jennings, entitled: "An Act fixing the salaries of certain County officers in

the County of Rogers, in the State of Oklahoma; repealing all laws in conflict herewith and declaring an emergency."

Enrolled House Bill No. 475, by Crockett, of the House, and Coyne, of the Senate, entitled "An Act fixing the Salaries of certain deputies in counties having a population of not less than 16,800 and not more than 17,000 and repealing all laws in conflict herewith and declaring an emergency:"

And to inform you, and through you the honorable Senate, that these enrolled bills have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for signature, the following:

Enrolled House Bill No. 464, by James Miller of the House, and Durant of the Senate, entitled: "An Act repealing Sections 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003 and 2004, of the Revised Laws of Oklahoma, 1910, the same being House Bill No. 132, approved March 4th, 1910, Chapter 34, of the Session Laws of 1910, abolishing County Court at Afton, Ottawa County, Oklahoma, and declaring an emergency."

Enrolled House Bill No. 467, by Crockett of the House, and Coyne of the Senate, entitled: "An Act authorizing County Excise Boards in counties having a population of not less than 16,800 and not more than 17,000, according to the last preceding Federal census to

levy a tax for the purpose of erecting buildings on the Free Fair grounds in such counties, and declaring an emergency."

Enrolled House Joint Resolution No. 20, by Smallwood, Bailey and Neely of the House, and Fleming and Hill of the Senate, entitled: "A Resolution authorizing the disposition of the Federal Tuition Fund received by the School of Mines and Metallurgy at Wilburton, Oklahoma, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these enrolled bills and this enrolled resolution have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives, to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 494, by Salter, entitled: "An Act making an appropriation for the purpose of purchasing and equipping the building known as the Connell State School of Agriculture, grounds and appurtenances thereto for the use of the West Orphans' Home for White Children, and declaring an emergency."

And to inform you, and through you the honorable Senate, that this bill has been passed by the House of Representatives, and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives, to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 524, by Newman (Craig), Disney, Ballance, Miller (Muskogee), Martin and Miller (Ottowa), entitled: "An Act making appropriation for the building, equipment and construction of building at Eastern Oklahoma Hospital, located at Vinita, Oklahoma."

And to inform you, and through you the honorable Senate, that this engrossed bill has been passed by the House of Representatives, and signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives, to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 281, by Everhart, entitled: "An Act appropriating the sum of Four Hundred Twenty Dollars (\$420.00) to cover shortage in salaries of elevator operators in the State Capitol Building, for the fourteen months ending June 30th, 1921, and declaring an emergency."

Engrossed House Bill No. 323, by Committee on Military Affairs, entitled: "An Act to amend Section 57 of Chapter 164, Session laws 1913, entitled 'Bond of Officers.'"

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Engrossed House Bill No. 502, by Crockett and Stovall of the House, and Coyne of the Senate, entitled: "An Act making appropriation for building and equipment for East Oklahoma State Home at Pryor, Oklahoma, and declaring an emergency."

Engrossed House Bill No. 526, by Campbell, Gossett, Ballance, Platt and Harrison of the House, and Glasser, Coyne and Cordell of the Senate, entitled: "An Act making an appropriation for the erection and equipment of one building for the Institution for the feeble minded at Enid, Oklahoma, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives, to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 84, by McPherren, Holloway, Carlock, Cordell, Cartwright, Durant, Leedy, Looney, Ratliff and West, entitled: "An Act making supplemental appropriation for the fiscal year ending June 30, 1921, to carry out the provisions of Chapter 62, of the Session Laws of Oklahoma, 1919, relating to the maintenance of rural public schools, and declaring an emergency."

And to advise you, and through you the Honorable Senate, that this bill has been passed by the House of Repre-

sentatives, as amended, and that the Speaker of the House has signed this engrossed Senate bill together with Engrossed House Amendments thereto, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

This is to advise you, and through you the honorable Senate, that the House of Representatives has this day adopted the Conference Committee's report on House Bill No. 94, by Ogle, entitled:

"An Act relating to road and bridge work by the County Commissioners in all counties having no township organization, and having a population of Eighteen Thousand and not over Thirty-five Thousand. fixing the compensation of such work, and declaring an emergency."

And that this bill, as amended by the Conference Committee's Report, has been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives, to inform you, and through you the honorable Senate, that the Speaker of the House has this day appointed Knight, Tylee, and Caldwell, as House Conferees on House Bill No. 56, by Knight, entitled:

“An Act amending Section 7576, Chapter 73, Article 1, of the Revised Laws of Oklahoma, 1910, relating to compensation of road supervisors.”

Yours very truly,

ALBERT ROSS, Chief Clerk.

Enrolled Senate Bill No. 356 was ordered transmitted to the Governor.

Enrolled House Bills Nos. 52, 123, 185, 219, 427, 464, 467, 475, and House Joint Resolution No. 20.

Senator Holloway asked that Senate Concurrent Resolution No. 21 be advanced to engrossment and third reading, which prevailed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Rutherford moved that Senate Bill No. 398 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Anglin moved that Senate Concurrent Resolution No. 15 be adopted, which prevailed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator W. H. Woods moved that Senate Bill No. 444 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Spurlock moved that Senate Bill No. 132 be made special order for three o'clock on the next legislative day, which lost.

BILLS ON FIRST READING.

The following bills were introduced and read first time:

Senate Bill No. 445, by Clark, of the Senate, and Heberling, of the House, An Act amending section 1, chapter 118, of the Session Laws of 1919, relating to the control of the University Preparatory School at Tonkawa.

Senate Bill No. 446, by Anglin, An Act providing for and regulating the number of deputies in the offices of the county treasurer and court clerk in counties having a population of not less than twenty-five thousand (25,000) nor more than twenty-five thousand one hundred (25,100) inhabitants, fixing their salaries, and declaring an emergency.

Senate Bill No. 447, by Fleming, of the Senate, and Smallwood, of the House, An Act amending section 4, chapter 178, of the Session Laws of 1919, concerning the School of Mines and Metallurgy at Wilburton.

Senate Bill No. 448, by Spurlock and Cordell, An Act for the purpose of getting data regarding a manufacturer of farm machinery in certain penal institutions.

Senate Bill No. 449, by E. E. Woods, of the Senate, and Jennings (of Rogers) of the House, An Act amending section 4, chapter 151 of the Session Laws of 1919, concerning the control of the Oklahoma Military Academy at Claremore.

HOUSE BILLS ON FIRST READING.

House Bill No. 281, by Everhart, An Act appropriating the sum of four hundred twenty dollars (\$420.00) to cover shortage in salaries of elevator operators in the State Capitol Building, for the fourteen months ending June 30th, 1921, and declaring an emergency.

House Bill No. 323, by Committee on Military Affairs, An Act to amend section 57 of chapter 164, Session Laws 1913, entitled "Bond of Officers."

House Bill No. 494, by Salter, An Act making an appropriation for the purpose of purchasing and equipping the building known as the Connell State School of Agriculture, grounds and appurtenances thereto for the use of the West Orphans' Home for White Children, and declaring an emergency.

House Bill No. 502, by Crockett and Stovall, of the House, and Coyne, of the Senate, An Act making appropriation for building and equipment for East Oklahoma State Home at Pryor, Oklahoma, and declaring an emergency.

House Bill No. 524, by Newman (Craig), Disney, Ballance, Miller (Muskogee), Martin and Miller (Ottawa), An Act making appropriation for the building, equipment and construction of buildings at Eastern Oklahoma Hospital, located at Vinita, Oklahoma.

House Bill No. 526, by Campbell, Gossett, Ballance, Platt and Harrison, of the House, and Glasser, Coyne and Cordell, of the Senate, An Act making an appropriation for the erection and equipment of one building for the Institution for the Feeble Minded at Enid, Oklahoma, and declaring an emergency.

Senator Johnson submitted the following committee reports, which were adopted, and House Concurrent Resolution No. 14 and House Bill No. 472 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Hospital and Charities to whom was referred Engrossed House Concurrent Resolution No. 14

by Smith of the House, and Nichols of the Senate, entitled: "A Resolution Memorializing the Congress of the United States to enact certain Legislation providing relief for those who served honorably in the Armed Forces of the United States during the War with the Imperial German Government," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

JOHNSON, Chairman.

Mr. President:

We, your Committee on Hospitals and Charities, to whom was referred Engrossed House Bill No. 472 by Gibbons, Salter, Heberling, Tylee, Elmore, Neeley, Smith, Pratt and Locke, entitled: "An Act creating a Soldiers' Relief Commission, prescribing its duties, providing for compensation of members, authorizing the construction and maintenance of a Tubercular Sanatorium for Ex-Service Men to be located in the vicinity of Sulphur, Oklahoma, making an appropriation therefor and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

JOHNSON, Chairman.

Senator Johnson submitted the following committee reports, which were adopted, and House Bills Nos. 247 and 448 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Fish and Game, to whom was referred Engrossed House Bill No. 247, By Newman, entitled: "An Act prohibiting any person except an officer in discharge of his duty, having fire arms on and about his person when on any State or Federal Game Preserve in this State," beg leave

to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

JOHNSON, Chairman.

Mr. President: We, your Committee on Fish and Game, to whom was referred Engrossed House Bill No. 448, by Committee on Game and Fish, entitled: "An Act amending Section 7, House Bill 374 of the Session Laws of 1917, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

JOHNSON, Chairman.

Senator Looney submitted the following committee report, which was adopted, and House Bill No. 361 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on County Affairs, to whom was referred House Bill No. 361, by Rogers, entitled: "An Act amending Section 469 of the Revised Laws of 1910, relating to Sewers, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Senator Davidson submitted the following committee reports, which were adopted and Senate Bills Nos. 346 and 423 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 346 by Johnson, entitled: "An Act providing for an emergency appropriation of \$30,000 for the aid of sick, wounded and disabled soldiers, sailors and marines,

their destitute wives, widows and minor children, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 423 by Johnson, Morton, and Looney, entitled: "An Act making an appropriation for repairs on certain buildings at Cameron Agricultural College at Lawton, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Nichols submitted the following majority Special Committee report:

MAJORITY REPORT.

Mr. President:

We, your Special Committee to whom was referred House Engrossed Bill No. 347 by Simpson, (J. B.), Smith, Robertson, Harris, Hoover, Craver, Hardie and Keenan, entitled: "An Act fixing the salaries of county tax assessors; authorizing such assessors district their respective counties and cities and appoint district assessors and all necessary office help; giving the board of county commissioners of the counties the power of approval of such appointments; prescribing the manner of assessing property and duties of district assessors; providing for back assessment; limiting back assessments to one year; fixing the time of assessment of property and reciting duties, etc," beg leave to report that we had the same under considera-

tion and herewith return the same with the recommendation that it does pass as amended.

Amendments as follows:

In Line 2, Page 7, before the word "assessor" add the word "district."

In Line 4, Page 7, after the word "such" and before the word "assessor," add the word "district."

In Line 7, Page 7, after the word "such" and before the word "assessor," add the word "district."

In Line 13, Page 9, after the word "county" add the following: "and nothing in this Act shall be construed to impair the rights and duties of the County Board of Equalization, nor the right of any individual to appear before said Board of Equalization or appeal to, or from, said Board of Equalization as now provided by law."

We, your Committee, wish to further report that Engrossed House Bill No. 333 by Martin and Harris, and Engrossed House Bill No. 122 by Smith (Bryan), Knight, Robertson, Gorman, Jerkins, Martin and Harris of the House and Lillard, Draughon and Wells of the Senate be indefinitely postponed.

CLARK NICHOLS.

MRS. LOONEY of the Majority Committee.

Senator Anglin reserving the privilege of being for or fighting the bill as he saw fit at the time of the introduction of this report.

Senator Anglin submitted the following minority Special Committee report:

MINORITY REPORT.

Mr. President:

Undersigned member of a special committee to whom was referred Engrossed House Bill No. 347 by Simpson, (J. B.,) Smith, Robertson, Harris, Hoover, Craver, Hardie and Keenan, entitled: "An Act fixing the salaries of county tax assessors authorizing such assessors district their respective counties and cities and appoint district assessors and all necessary office help; giving the board of county commissioners of the counties the power of approval of such appointments; prescribing the manner of assessing property and duties of district assessors; providing for back assessment; limiting back assessments to one year; fixing the time of assessment of property and reciting duties, etc.," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that further consideration thereof be indefinitely postponed.

ANGLIN, Minority Member.

Senator Anglin moved that the minority report be substituted for the majority report.

Senator Holloway submitted the following committee report, which was adopted, and House Bill No. 261 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Education to whom was referred Engrossed House Bill No. 261 by Harris and Harp, entitled: A bill entitled "An Act placing the control of the education of the children now located in or to be hereinafter located in certain institutions of the State, in certain boards of education, providing for the education of said children, and for the collection of the cost of educating said children and making

an appropriation to carry the provisions of this into effect, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Senator Davidson submitted the following majority Special Committee report:

MAJORITY SPECIAL COMMITTEE REPORT.

Mr. President:

We, your special committee to whom was referred House Bill No. 269, by Hardie, entitled,

“An Act to amend Section 7305, Article 1, Chapter 72 of the Revised Laws of Oklahoma, 1910, prescribing and defining what personal property shall be subject to taxation within the State of Oklahoma; repealing all laws in conflict herewith; and declaring an emergency, beg leave to report that we have had the same under consideration and return the same herewith with the recommendation that the said bill be amended as follows:

(1) Insert, immediately after Section 1 of the bill, a new section, to be numbered Section 2 and to read as follows:

“SECTION 2. Moneys, credits, cash, accounts, contracts for cash or labor, judgments, liens of any kind, and shares of stock in corporations, except such as are now provided to be otherwise taxed, shall be assessed and shall be taxed, upon a uniform basis throughout the State, of five mills on the dollar of actual valuation thereof, the same to be assessed and collected where the owner resides. The millage tax herein provided for shall be in lieu of all other taxes and shall be levied

and placed upon the tax rolls by the county assessor and collected by the county treasurer, and the amount collected in the various taxing districts of this State shall be divided between the various funds upon the same pro rata basis as other taxes collected in such taxing districts are apportioned. All other personal property enumerated in Section 1 of this Act shall be assessed and taxed as now provided by the laws of this State."

Re-number Section 2 of the bill to read "Section 3," and re-number Section 3 of the bill to read "Section 4."

(2) Insert in the title, after the word "Oklahoma" and before the word "repealing," the following:

"providing for taxation of the same on a uniform basis throughout the State."

Respectfully submitted,

DAVIDSON,

HOLLOWAY.

Senator Anglin submitted the following minority Special Committee report:

MINORITY SPECIAL COMMITTEE REPORT.

Mr. President:

The undersigned member of your Special Committee, to whom was referred House Bill No. 269, by Hardie, entitled:

"An Act to amend Section 7305, Article 1, Chapter 72, of the Revised Laws of Oklahoma, 1910, prescribing and defining what personal property shall be subject to taxation within the State of Oklahoma; repealing all laws in conflict herewith, and declaring an emergency."

beg leave to submit a minority report, recommending that the said bill be amended as follows:

(1). Insert, after the word "securities," and before the word "and", in line 15, page 2, the following:

"not including any bonds issued against the public building fund issued under the authority of Chapter 89 of the Session Laws of Oklahoma, 1911, and except such stocks as are provided to be otherwise taxed."

(2). Insert, immediately after Section 1 of the bill a new Section, to be numbered SECTION 2, and to read as follows:

"It is further provided that nothing in this bill is intended to alter, repeal or amend the General Exemption Laws of the State of Oklahoma nor the laws relating to taxation of choses in action, nor the laws with reference to the taxes to be paid upon recording real estate mortgages."

Re-number Section 2 of the bill to read "SECTION 3", and re-number Section 3 of the bill to read "SECTION 4".

Respectfully submitted,

ANGLIN,

Minority Member of Committee.

Senator Anglin moved that the minority report be substituted for the majority report.

The conference committee report on House Bill No. 140 was read as follows:

REPORT OF CONFERENCE COMMITTEE ON HOUSE BILL No. 140.

We, your Conference Committee, have had under consideration House Bill No. 140 and beg leave to report the following:

1. That the House adopt the Senate amendments.

2. That the wording in lines 11, 12, 13, 14, 15, and 16, page 3, be corrected so that the same may read as follows: "In all counties having a population of more than 61,700 and not in excess of 62,000 the Sheriff shall be authorized, by and with the consent of the Board of Commissioners, to appoint one (1) Under-sheriff at a salary not to exceed One Hundred and fifty (\$150.00) Dollars per month, one (1) Criminal Deputy at a salary not to exceed One Hundred and fifty Dollars per month, one (1) Book-keeper and one jailer at a salary not to exceed One Hundred and twenty-five dollars per month each and such additional deputies, etc."

HORNER,

DAVIDSON,

RUTHERFORD,

Senate Conferees.

HARRIS,

CLARENCE L. TYLEE,

MILLER of Muskogee,

House Conferees.

Senator Horner moved that the Senate do not adopt the conference report on House Bill No. 140 and request further conference on the bill, which prevailed.

Senator Looney served notice that on the next legislative day she would move to reconsider the vote by which Senate Bill No. 283 failed of passage.

On motion of Senator Davidson the Senate adjourned under the rule.

SEVENTY-THIRD LEGISLATIVE DAY

Tuesday, March 29, 1921

The Senate met at 1:30 pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Leedy, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Wood, (E. E.), Woods, (W. H.) Total 39.

Excused: Cornett. Total 1.

Absent: Ingraham, Land, Wallace, West. Total 4.

The Chair announced a quorum present.

Prayer by Rev. Clark of Miami.

On request of Senator Fleming, Senator Wallace was excused until four o'clock.

The Journal of the previous legislative day was read and approved.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate amendments to House Bill No. 126 correctly engrossed; Senate Joint Resolution No. 32 and Senate Bill No. 444 correctly engrossed; Senate Bill No. 263 correctly re-engrossed; House Bill No. 219 correctly enrolled.

L. A. MORTON, Chairman.

BILLS ON SECOND READING.

The following bills were read the second time and referred to the standing committees indicated:

Senate Bill No. 445, by Clark, of the Senate, and Heberling, of the House.

Senator Clark moved that Senate Bill No. 445 be placed on the Calendar without reference to Committee, which prevailed.

Senator Clark moved that Senate Bill No. 445 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 446, by Anglin.

Senator Anglin moved that Senate Bill No. 446 be placed on the Calendar without reference to Committee, which prevailed.

Senator Anglin moved that Senate Bill No. 446 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

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Senate Bill No. 447, by Fleming, of the Senate, and Smallwood, of the House.

Senator Fleming moved that Senate Bill No. 447 be placed on the Calendar without reference to Committee, which prevailed.

Senator Fleming moved that Senate Bill No. 447 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 448, by Spurlock and Cordell.

Senator Spurlock moved that Senate Bill No. 448 be placed on the Calendar without reference to Committee, which prevailed.

Senate Bill No. 449, by E. E. Woods, of the Senate, and Jennings (of Rogers), of the House.

Senator E. E. Woods moved that Senate Bill No. 449 be placed on the Calendar without reference to Committee, which prevailed.

Senator E. E. Woods moved that Senate Bill No. 449 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

House Bill No. 281, by Everhart, to Fees and Salaries.

House Bill No. 323, by Committee on Military Affairs, to Judiciary No. 1.

House Bill No. 494, by Salter, to Hospitals and Charities.

House Bill No. 502, by Crockett and Stovall, of the House, and Coyne, of the Senate, to Appropriations.

House Bill No. 524, by Newman (of Craig), Disney, Ballance, Miller (Muskogee), Martin and Miller (of Ottawa), to Appropriations.

House Bill No. 526, by Campbell, Gossett, Ballance, Platt and Harrison, of the House, and Glasser, Coyne and Cordell, of the Senate, to Appropriations.

Senator Cordell moved that House Joint Resolution No. 21 be advanced to engrossment and third reading, which prevailed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Coyne moved that the vote by which House Bill No. 78 failed of passage be reconsidered, which prevailed.

Senator E. E. Woods offered the following motion:

Mr. President: I move to recommit House Bill No. 78 with instructions to strike the words "or other fraternal organizations" from line 12, page 4.

E. E. WOODS.

Senator Anglin moved to table the motion, which prevailed.

The question being, "Shall House Bill No. 78, as amended, pass?" the roll was called with the following result:

Ayes: Briggs, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Harvey, Johnson, Leedy, Lillard, Lynch, Nichols, Rutherford, Sherman, Simpson, Wells, Woods, (E. E.) Total 20.

Nays: Anglin, Brown, Carlock, Clark, Fleming, Frye, Glasser, Harrison, Hensley, Hill, Holloway, Horner, Looney,

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McPherren, Morton, Pugh, Ratliff, Spurlock, Woods, (W. H.)
Total 19.

Excused: Cornett, Wallace. Total 2.

Absent: Ingraham, Land, West. Total 3.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator Horner moved that the Conference Committee on House Bill No. 140 be adopted and the House advised that no further conference is requested, which prevailed.

Senator Hill moved that the vote by which the emergency to Senate Bill No. 434 failed of passage be reconsidered which prevailed.

The question being, "Shall Senate Bill No. 434 become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Woods, (E. E.), Woods, (W. H.) Total 30.

Nays: Briggs, Frye, Glasser, Horner, Leedy, Sherman, Spurlock, Wells. Total 8.

Excused: Cornett, Wallace. Total 2.

Absent: Brown, Ingraham, Land, West. Total 4.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 434 and ordered same transmitted to the Honorable House.

House Bill No. 120 was taken up for final passage.

Senator Durant asked unanimous consent to amend the title to the bill, which was granted.

Senator Durant offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 120 in the title thereto by striking the same as it now appears and in lieu thereof substitute the following: "An Act to regulate the practice of Chiropody (podiatry) in the State of Oklahoma, to provide for a State Board of Chiropodists; to provide for the examining and registering of Chiropodists (podiatrists) in this state and to provide penalties for the violation of this act, and declaring an emergency."

DURANT.

Senator Fleming moved that further consideration of the bill be indefinitely postponed.

Senator Durant moved to table the motion, which prevailed.

The President presiding.

The question being, "Shall House Bill No. 120, as amended, pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Cartwright, Cordell, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Harvey, Hensley, Holloway, Horner, Johnson, Leedy, Lillard, Looney, Lynch,

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McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells. Total 28.

Nays: Anglin, Carlock, Clark, Coyne, Fleming, Frye, Glasser, Hill, Simpson, Woods, (E. E.), Woods, (W. H.) Total 11.

Excused: Cornett, Wallace. Total 2.

Absent: Ingraham, Land, West. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Cartwright, Cordell, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, Woods, (W. H.) Total 30.

Nays: Anglin, Carlock, Clark, Coyne, Fleming, Frye, Glasser, Simpson, Woods, (E. E.) Total 9.

Excused: Cornett, Wallace. Total 2.

Absent: Ingraham, Land, West. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for the engrossment of the Senate amendments.

Senator Fleming served notice that on the next legislative day he would move to reconsider the vote by which House Bill No. 120 passed.

Senator Davidson moved that the Senate recess until 4 o'clock, which prevailed.

The Senate reconvened, the President presiding.

House Bill No. 219 was read the fourth time, the enrolled copy signed by the President and ordered returned to the Honorable House.

The President signed the engrossed copy of Senate Bill No. 263 and ordered same transmitted to the Honorable House.

The President signed the engrossed copy of Senate Joint Resolution No. 32 and ordered same transmitted to the Honorable House.

The President signed the engrossed copy of House Bill No. 126 and ordered same returned to the Honorable House.

The following messages from the House were read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 212, by Knight and Pendleton, entitled: "An Act amending Section 5249, revised Statutes of 1910, and to permit special judge to hear the evidence upon disputed matters in the settlement of case-made upon the refusal of the trial judge to incorporate therein, and empowering said special judge to settle and sign and cause attestation thereof by the court clerk, and declaring an emergency."

Engrossed House Bill No. 271, by Disney, entitled: "An act re-enacting and amending Section 266 of revised laws of

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Oklahoma, 1910, relating to investments of banks or trust companies authorized to do business in this State, and declaring an emergency."

Engrossed House Bill No. 331, by Harp, entitled: "An Act amending Chapter 10, Article 11, Section 594, of the revised laws of Oklahoma, 1910, in respect to lands for City purposes."

Engrossed House Bill No. 338, by Jones and Ottinger, entitled: "An Act relating to the giving of surety bonds by certain County Officers, providing for the payment of premiums and declaring an emergency."

Engrossed House Bill No. 505, by Hardie, Salter, Gibbons and Keenan, entitled: "An Act making an appropriation for remodeling the armory building and for equipping same including bath rooms, locker rooms and office rooms at the State University located at Norman, Oklahoma, and declaring an emergency."

Engrossed House Bill No. 523, by Keenan, Drake, Keim, Trevathan and Scofield, entitled: "An Act prohibiting the solicitation of campaign contributions by State Officials or other persons, from corporations and prescribing a penalty therefor; and declaring an emergency."

Engrossed House Bill No. 529, by Salter and Harp, of the House, and Sherman of the Senate, entitled: "An Act providing for separate nominating districts in the Twentieth Judicial District, and providing for two judges."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,
ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 393, by Harmon, Smallwood and Miller, entitled: "An Act authorizing any bank or trust company incorporated under the laws of the State of Oklahoma, to become a member of a Federal Reserve Bank; to vest in such bank all powers conferred on member banks; to provide that the exercise of such powers shall be subject to all of the provisions of the Federal Reserve Act and to regulations of the Federal Reserve Board, made pursuant thereto; to allow any such bank or trust company to comply with the Reserve requirements of the Federal Reserve Act in lieu of those established by this State which supervise and examine banks and trust companies organized under its laws, to accept the examinations and audits made pursuant to the Federal Reserve Act in lieu of those required by the laws of this State and to disclose to the Federal authorities information relating to the condition and affairs of Banks and Trust Companies organized under the laws of this State which have become or seek to become the members of the Federal Reserve system; to remove the limit of borrowings and rediscounts of banks and trust companies organized under the laws of this State in their dealings with Federal Reserve Banks.

And to inform you, and through you the honorable Senate, that this enrolled bill has been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives, to transmit herewith, for the consideration of your honorable body, the following:

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Enrolled House Bill No. 329, by Salter, Pullen and Hardie of the House, and Woods, (W. H.), and Cartwright, of the Senate, entitled: "An Act making a supplemental appropriation for salaries, support and maintenance of the University of Oklahoma at Norman, Oklahoma, for the fiscal year ending June 30, 1921, and declaring an emergency."

Enrolled House Bill No. 412, by Beck and Everhart, entitled: "An Act making an appropriation for the payment of mileage of the Presidential Electors, and declaring an emergency."

And to inform you and through you the honorable Senate, that these enrolled bills have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 81, by Durant, entitled: "An Act making appropriation for a heating plant for the president's home building at Northeastern State Normal."

Engrossed Senate Bill No. 323, by Nichols and Golobie, entitled: "An Act amending Subdivision (a) of Section 5, of House Bill No. 418, of the Session Laws of 1917, repealing all laws in conflict herewith, and declaring an emergency."

Engrossed Senate Bill No. 329, by Davidson, entitled: "An Act providing for the disposition of interest paid to the State Treasurer upon daily bank balances of funds deposited

by the several counties for bridge and highway construction, and declaring an emergency."

Engrossed Senate Bill No. 379, by Cartwright and McPherrren of the Senate, and Rice of the House, entitled: "An Act providing for and regulating the number of deputies in the county offices of counties having a population of 18,400 and not more than 18,420, fixing their salaries, and declaring an emergency."

Engrossed Senate Bill No. 407, by Morton and E. E. Woods, of the Senate, and Graham and Herod of the House, entitled: "An Act making an emergency appropriation for the payment of Confederate pensions for the fiscal year ending June 30, 1921, and declaring an emergency."

Engrossed Senate Bill No. 351, by Cartwright and McPherrren of the Senate, and Rice, of the House, entitled: "An Act fixing the salary of county treasurers in counties having a population of 5,000 or less and salaries of the county judge, county attorney, sheriff, county treasurer, county commissioners, court clerk, tax assessor, county clerk and county superintendent of public instruction in counties having a population of not less than 18,400 nor greater than 18,420, according to the last Federal Census, and repealing all laws in conflict herewith, and declaring an emergency."

Engrossed Senate Bill No. 377, by Johnson, entitled: "An Act providing for the annexation of the Fort Sill School district to the Lawton City school district, and declaring an emergency."

Engrossed Senate Bill No. 242, by Committee on Agriculture of the Senate, entitled: "An Act to amend Sections 1, 2 and 3, Chapter 225, of the Session Laws of Oklahoma, 1919, relating to prevention of tuberculosis among dairy and breeding animals, the introduction of tubercular animals, pro-

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viding that the State Board of Agriculture issue and enforce rules and regulations to prevent same; providing for the killing of animals infected and compensation to the owners for animals killed; empowering the State Board of Agriculture to appoint a state veterinarian, fixing salaries and expenses, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to inform you, and through you the honorable Senate that the House of Representatives refuses to concur in Senate amendments to House Bill No. 112, by Brice, Keenan, Caldwell and Pratt, entitled: "An Act amending Sections 3, 6 and 11 and repealing Section 12 of Chapter 224, Session Laws of 1915, relating to insurance indemnity contracts, and declaring an emergency."

And to further inform you that the House asks for a conference on same.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 378, by Johnson and Morton, of the Senate, and Nance, Elmore, Clark and Robberson, of the House, entitled: "An Act creating the Thirtieth (30th) Judicial District of Oklahoma, to be composed of the counties of Comanche and Cotton, providing for the selection of the judge of said district, fixing the terms of Court therein, fixing the boundaries of the Fifteenth (15th) Judicial District, and declaring an emergency."

And to inform you, and through you the honorable Senate, that this bill has been passed, as amended, by the House of Representatives, and that the Speaker of the House has signed same, together with Engrossed House Amendments thereto, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Enrolled House Bills Nos. 329, 393 and 412 were referred to the Committee on Engrossed and Enrolled Bills for comparison.

Engrossed Senate Bills Nos. 81, 242, 323, 329, 351, 377, 379 and 407 were referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Davidson moved that the request of the Honorable House be granted and the Chair appoint a conference Committee on House Bill No. 112, which prevailed, and the Chair appointed Senators Anglin, Cordell and Lynch as such committee.

Senator Davidson moved that the Senate grant the request of the Honorable House for a conference on House Bill No. 56, which prevailed, and the Chair appointed Senators McPherrren, Holloway and Nichols as such committee.

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The Senate amendments to Senate Bill No. 84 were taken up for consideration.

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson Spurlock, Woods, (W. H.) Total 30.

Nays: Briggs, Carlock, Davidson, Glasser, Horner, Sherman, Wells. Total 7.

Excused: Cornett, Wallace. Total 2.

Absent: Ingraham, Johnson, Land, West, Woods, (E. E.) Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson Spurlock, Woods, (W. H.) Total 30.

Nays: Briggs, Carlock, Davidson, Glasser, Horner, Sherman, Wells. Total 7.

Excused: Cornett, Wallace. Total 2.

Absent: Ingraham, Johnson, Land, West, Woods, (E. E.) Total 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed House amendments to Senate Bill No. 84 and the bill was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Draughon moved the rules be suspended for the consideration of House Bill No. 472, and the roll being called resulted as follows:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Horner, Leedy, Looney, Lynch, McPherren, Morton, Pugh, Rutherford, Sherman, Woods, (W. H.) Total 26.

Nays: Anglin, Coyne, Davidson, Glasser, Nichols, Ratliff, Simpson, Spurlock, Wells, Woods, (E. E.) Total 10.

Excused: Cornett, Wallace. Total 2.

Absent: Holloway, Ingraham, Johnson, Land, Lillard, West. Total 6.

The Chair declared the motion carried.

Senator Draughon moved that House Bill No. 472 be advanced to engrossment and third reading.

The following Conference Committee report was read:

REPORT OF CONFERENCE COMMITTEE ON EN-
GROSSED HOUSE BILL NO. 94.

We, your Conference Committee of the House and Senate, appointed to prepare conference amendments on En-

grossd House Bill No. 94, by Ogle of the House and Simpson of the Senate, being an Act relating to road and bridge inspection by County Commissioners in all counties having a population of 17,000 and not over 38,000, fixing the compensation for such work and declaring an emergency, beg leave to report as follows:

First. That engrossed Senate amendment No. 1, be adopted.

Second. We recommend that engrossed Senate amendment No. 2, Section 1, be amended to read as follows:

“Section 1. In all counties of the State having a population of Fifteen Thousand Eight Hundred and Forty (15,840), and not over Fifty-five thousand (55,000), as shown by the last Federal census, the County Commissioners shall be allowed, in addition to the annual salary and mileage fixed by law for attending regular meetings of the Board, the sum of Five (\$5.00) Dollars per day for road and bridge work, supervision and inspection, not to exceed One Hundred Fifty (150) days in any one fiscal year. In addition to the foregoing and in lieu of all traveling and other personal expenses in connection with said road service, each County Commissioner shall be entitled to ten (10c) cents per mile for each mile actually and necessarily traveled in viewing and inspecting road and bridge work in an amount not to exceed the sum of Two Hundred Fifty (\$250.00) Dollars in any one fiscal year. That all claims filed for per diem, compensation, or mileage under the provisions of this Act shall be verified by the claimant and so itemized as to show the days and dates on which the service was rendered, the road or bridge work done or inspected, and the miles traveled in connection therewith. Each County Commissioner shall direct the general progress and advancement of road and bridge construction in his district in accord with the plan approved by the County Engineer and adopted by the Board of County Commissioners of the County. Provided, that no per diem or mileage shall be charged by

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or be due to County Commissioners of any County under the provisions of this Act for viewing or inspecting the construction of a Federal Aid Project. Provided, that the provisions of this Act shall not apply to the following counties: Pontotoc, Seminole, Sequoyah, Craig, Mayes, Greer, Noble, Canadian, Roger Mills, Dewey, Ellis, Tillman, Blaine, Kingfisher, Rogers, Washita, McIntosh, Lincoln, Logan and Pottawatomie: and provided further that none of the provisions of this Act shall operate to repeal House Bill No. 381 or House Bill No. 96 or Senate Bill No. 94, passed by the Eighth Legislature.”

Third. We recommend that engrossed Senate amendment No. 3 be adopted.

Fourth. We recommend that engrossed Senate amendment No. 4 be adopted.

L. A. WISMYER,

W. H. WOODS,

J. H. OGLE,

CORBETT CORNETT,

W. E. DISNEY,

CLARK NICHOLS,

House Conferees.

Senate Conferees.

Senator Anglin moved that the bill as agreed upon by the conferees be printed, which prevailed.

Senators Nichols moved that House Bill No. 472 be referred to the Appropriation Committee for consideration by that committee.

Senator Draughon moved to table the motion, which prevailed.

Senator Nichols moved that further consideration of the bill be temporarily postponed.

Senator Rutherford offered the following resolution:

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SENATE RESOLUTION No. 32, BY RUTHERFORD

Whereas, House Bill No. 140 was, through mistake, returned to the Honorable House before final action was taken thereon by the Senate,

Therefore, Be It Resolved, That the Honorable House be requested to return said bill to the Senate for final action thereon by the Senate.

Senator Rutherford moved that the resolution be adopted, which prevailed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

The House amendments to Senate Bill No. 378 were taken up for consideration and read.

Senator Johnson moved that the Senate concur in the House amendments to Senate Bill No. 378, which prevailed.

The question being, "Shall Senate Bill No. 378 as amended by the House pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Johnson, Leedy, Lillard, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.)
Total 37.

Nays: Clark, Glasser. Total 2.

Excused: Cornett, Wallace. Total 2.

Absent: Ingraham, Land, West. Total 3.

the faculty shall teach in the Summer School without extra compensation."

Amendment No. 26. Line 3, page 7 of the printed bill, strike out the figures "\$52,985.77," and insert in lieu thereof "\$59,829.77;" and strike out the figures "\$48,356.00," and insert in lieu thereof "\$52,200.00."

Amendment No. 27. Line 7, page 7 of the printed bill, strike out the figures "\$50,400.00" in each column, and insert in lieu thereof the following: "\$50,000.00."

Amendment No. 28. Line 8, page 7 of the printed bill, after the word "Maintenance," insert the following: "and repairs;" and strike out the figures "\$8,400.00" in each column, and insert in lieu thereof the following: "\$8,000.00."

Amendment No. 29. Line 9, page 7 of the printed bill, strike out the figures "\$5,000.00" in each column, and insert in lieu thereof the following: "\$5,500.00."

Amendment No. 30. Between lines 9 and 10, page 7 of the printed bill, insert the following, to-wit: "Provided, the faculty shall teach in the Summer School without extra compensation."

Amendment No. 31. Line 13, page 7 of the printed bill, strike out the figures "\$41,043.25," and insert in lieu thereof the following: "\$40,743.25;" and strike out the figures "\$38,500.00," and insert in lieu thereof the following: "\$38,200.00."

Amendment No. 32. Line 18, page 7, after the word "Maintenance," insert the following: "and repairs."

Amendment No. 33. Between lines 3 and 4, page 8 of the printed bill, insert the following, to-wit: "Provided,

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the faculty shall teach in the Summer School without extra compensation."

Amendment No. 34. Line 14, page 8 of the printed bill, after the word "Repairs," insert the following: "equipment and paving."

Amendment No. 35. Line 15, page 9 of the printed bill, strike out the words "District Agricultural School," and insert in lieu thereof the following: "Cameron State School of Agriculture."

Amendment No. 36. Line 16, page 9 of the printed bill, strike out the figures "\$15,500.00" in each column, and insert in lieu thereof the following: "\$20,000.00."

Amendment No. 37. Line 17, page 9 of the printed bill, after the word "Maintenance," insert the following: "repairs and equipment;" and strike out the figures "\$4,500.00" in each column, and insert in lieu thereof "\$6,000.00."

Amendment No. 38. Line 18, page 9 of the printed bill, strike out the words "District Agricultural School," and insert in lieu thereof the following: "Conners State School of Agriculture."

Amendment No. 39. Line 2, page 10 of the printed bill, strike out the figures "\$15,000.00" in each column, and insert in lieu thereof the following: "\$15,500.00."

Amendment No. 40. Line 3, page 10 of the printed bill, after the word "Maintenance," insert the following: "repairs and equipment;" and strike out the figures "\$3,500.00" in each column, and insert in lieu thereof the following: "\$4,000.00."

Amendment No. 41. Strike out line 4, page 10 of the printed bill.

Amendment No. 42. Line 11, page 10 of the printed bill, strike out the figures "\$37,070.00" in each column, and insert in lieu thereof the following: "\$40,000.00."

Amendment No. 43. Line 12, page 10 of the printed bill, strike out the figures "\$50,000.00" in each column, and insert in lieu thereof the following: "\$65,000.00."

Amendment No. 44. Line 13, page 10 of the printed bill, strike out the figures "\$10,000.00" in the first column only, and insert in lieu thereof the following: "\$20,000.00."

Amendment No. 45. Line 14, page 10 of the printed bill, strike out the figures "\$7,000.00," and insert in lieu thereof "\$16,500.00."

Amendment No. 46. Strike out lines 15, 16 and 17, page 10 of the printed bill.

Amendment No. 47. Strike out line 18, page 10 of the printed bill, and insert in lieu thereof the following: "Deaf, Blind and Orphans Institute—Taft."

Amendment No. 48. Line 2, page 11 of the printed bill, strike out the figures "\$16,350.00" in each column, and insert in lieu thereof the following: "\$12,000.00."

Amendment No. 49. Line 3, page 11 of the printed bill, strike out the figures "\$37,775.00" in each column, and insert in lieu thereof the following: "\$25,000.00."

Amendment No. 50. Line 7, page 11 of the printed bill, strike out the words "Blind School," and insert in lieu thereof the following: "School for the Blind."

Amendment No. 51. Line 8, page 11 of the printed bill, strike out the figures "\$36,700.00" in each column, and insert in lieu thereof the following: "\$41,800.00."

Amendment No. 52. Line 10, page 11 of the printed bill, strike out the figures "\$17,500.00" in the first column, and insert in lieu thereof the following: "\$20,000.00."

Amendment No. 53. Line 11, page 11 of the printed bill, strike out the words "Deaf School," and insert in lieu thereof the following: "School for the Deaf."

Amendment No. 54. Line 12, page 11 of the printed bill strike out the figures "\$47,500.00" in each column, and insert in lieu thereof the following: "\$53,000.00."

Amendment No. 55. Line 13, page 11 of the printed bill, strike out the figures "\$36,135.00" in each column, and insert in lieu thereof the following: "\$38,250.00."

Amendment No. 56. Strike out lines 17 and 18, page 11 of the printed bill, and insert in lieu thereof the following: "For miscellaneous improvements, additions to existing buildings, grounds, and heating plant, and for the purpose of purchasing suitable farming lands and improving the same; and for the purchase of dairy herd, farming equipment, poultry and swine, and maintaining said farm for the period of two year----- \$50,000.00 -----"

Amendment No. 57. Strike out line 2, page 12 of the printed bill.

Amendment No. 58. Line 3, page 12 of the printed bill, strike out the words "Feeble Minded Institute," and insert in lieu thereof the following: "Institue for Feeble-Minded."

Amendment No. 59. Line 6, page 12 of the printed bill, strike out the words "Oklahoma City," and insert in lieu thereof the following: "Tecumseh."

Amendment No. 60. Line 9, page 12 of the printed bill, after the word "equipment," insert the following: "sidewalks, dairy barn, poultry house, and beautifying grounds;" and strike out the figures "\$7,500.00" in the first column only, and insert in lieu thereof the following: "\$40,000.00."

Amendment No. 61. Strike out lines 10, 11, 12, and 13, page 12 of the printed bill.

Amendment No. 62. Strike out line 14, page 12 of the printed bill, and insert in lieu thereof the following: "State Training School for Negro Boys—McAlester."

Amendment No. 63. Strike out line 17, page 12 of the printed bill, and insert in lieu thereof the following: "Western Oklahoma State Hospital—Norman."

Amendment No. 64. Strike out line 1, page 13 of the printed bill, and insert in lieu thereof the following: "Eastern Oklahoma Hospital—Vinita."

Amendment No. 65. Line 4, page 13 of the printed bill, strike out the figures "\$75,648.00" in the first column, and insert in lieu thereof "\$80,648.00;" and strike out the figures "\$75,648.00" in the second column, and insert in lieu thereof "\$80,648.00."

Amendment No. 66. Line 5, page 13 of the printed bill, strike out the figures "\$168,000.00" in the second column, and insert in lieu thereof "\$170,000.00."

Amendment No. 67. Strike out line 6, page 13 of the printed bill, and insert in lieu thereof the following: "Central Oklahoma Hospital—Supply."

Amendment No. 68. After line 8, page 13, insert the following:

| | | |
|---------------------------------|-------|-------|
| "Tuberculosis Sanatorium—Boley | | |
| "Superintendent's Cottage ----- | 4,000 | ----- |
| "Nurses' Cottage ----- | 4,000 | ----- |

Amendment No. 69. Strike out line 9, page 13 of the printed bill.

Amendment No. 70. Line 7, page 14 of the printed bill, strike out the words "Boys' Training School," and insert in lieu thereof the following: "State Training School for White Boys."

Amendment No. 71. Line 8, page 14 of the printed bill, strike out the figures "\$18,000.00" in each column, and insert in lieu thereof the following: "\$20,000.00."

Amendment No. 72. Line 10, page 14 of the printed bill, strike out the figures "\$30,000.00" in each column, and insert in lieu thereof the following: "\$40,000.00."

Amendment No. 73. Line 15, page 14 of the printed bill, strike out the figures "\$18,200.00" in each column, and insert in lieu thereof the following: "\$24,000.00."

Amendment No. 74. Line 16, page 14 of the printed bill, after the word "Maintenance," insert the following: "repairs and equipment;" and strike out the figures "\$5,-370.00" in each column, and insert in lieu thereof the following: "\$7,000.00."

Amendment No. 75. Between lines 2 and 3, page 15 of the printed bill, insert the following:
"For heating plant-----\$35,000.00 -----"

Amendment No. 76. Line 3, page 15 of the printed bill, strike out the figures "\$7,500.00," and insert in lieu thereof the following: "\$12,500.00."

Amendment No. 77. Between lines 12 and 13, page 15 of the printed bill, insert the following:

"Radium -----\$20,000.00 -----"

Amendment No. 78. Amend the title by striking out, after the word "Educational," and before the word "Eleemosynary," the following words: "Charitable and."

Respectfully submitted,

HARRISON, Acting Chairman.

Senator Spurlock moved that House Bill No. 308 be advanced to engrossment and third reading, which prevailed. until 10 o'clock Wednesday morning.

On motion of Senator Draughon the Senate adjourned until 10 o'clock Wednesday morning.

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SEVENTY-FOURTH LEGISLATIVE DAY,

Wednesday, March 30, 1921.

The Senate met at 10 o'clock pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 40.

Absent: Cornett, Davidson, Land, West. Total 4.

The Chair announced a quorum present.

Prayer by the Chaplain.

The Journal of the previous legislative day was read and approved.

Senator Morton submitted the following committee report:
Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Bills Nos. 242, 378 and 407 correctly enrolled; Senate Resolution No. 32 correctly engrossed; Sen-

ate amendments to House Bill No. 120 correctly engrossed; Senate Bill No. 446 correctly engrossed.

L. A. MORTON, Chairman.

BILLS ON SECOND READING.

The following bills were read the second time and referred to the standing committees indicated:

Senate Bill No. 450, by Cordell.

Senator Cordell moved that Senate Bill No. 450 be placed on the Calendar without reference to committee, which prevailed.

House Bill No. 212, by Knight and Pendleton, to Judiciary No. 1.

House Bill No. 271, by Disney, to Banks and Banking.

House Bill No. 331, by Harp, to State and County Affairs.

House Bill No. 338, by Jones and Ottinger, to Banks and Banking.

House Bill No. 505, by Hardie, Salter, Gibbons and Keenan, to Appropriations.

House Bill No. 523, by Keenan, Drake, Keim, Trevathan and Scofield, to Legal Advisory.

House Bill No. 529, by Salter and Harp, of the House, and Sherman, of the Senate, to Legal Advisory.

Senator Glasser moved that House Bill No. 142 be advanced to engrossment and third reading, which prevailed.

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Senator Carlock moved that House Bill No. 519 be advanced to engrossment and third reading, which prevailed.

Senator Nichols moved that House Bill No. 431 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

Senator Lillard moved that House Bill No. 373 be advanced to engrossment and third reading, which prevailed.

Senator Ingraham moved that Senate Bill No. 11 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Glasser moved that House Bill No. 134 be advanced to engrossment and third reading, which prevailed.

Senator Coyne moved that Senate Bill No. 336 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator McPherrren moved that Senate Bill No. 208 be made special order for three o'clock this afternoon, which prevailed.

Senator Wells moved that Senate Bill No. 300 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Morton moved that Senate Bill No. 306 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Harvey moved that Senate Bill No. 394 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Harvey moved that Senate Bill No. 395 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Harvey moved that Senate Bill No. 396 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Looney moved that Senate Bill No. 423 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Spurlock moved that Senate Bill No. 287 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator W. H. Woods moved that Senate Bill No. 119 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Ratliff moved that Senate Bill No. 420 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossment and Enrolled Bills for engrossment.

Senator Leedy moved that Senate Bill No. 389 be advanced to engrossment and third reading, which prevailed,

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and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Anglin presiding.

Senator Glasser moved that Senate Bill No. 149 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator W. H. Woods moved that the rules be suspended and Senate Bill No. 371 advanced to engrossment and third reading, which lost.

Senator McPherran moved that Senate Bill No. 288 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Hill moved that Senate Joint Resolution No. 29 be advanced to engrossment and third reading, which prevailed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Cordell moved that the rules be suspended for the purpose of advancing Senate Bill No. 212 to engrossment and third reading, which lost.

Senator Harrison moved that Senate Bill No. 278 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Ingraham moved that Senate Bill No. 167 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Leedy moved that Senate Bill No. 380 be stricken from the Calendar, which prevailed.

Senator Wells moved that Senate Bill No. 402 be stricken from the Calendar, which prevailed.

Senator Cordell moved that Senate Bill No. 245 be stricken from the Calendar, which prevailed.

The President pro tempore presiding.

Senate Bill No. 407 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 242 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

The President pro tempore signed the engrossed copy of Senate Resolution No. 32 and ordered same returned to the Committee on Engrossed and Enrolled Bills for Enrollment.

Senator Hill introduced the following resolution, which was read:

Senate Concurrent Resolution No. 22, by Hill, Davidson, Anglin, Carlock and McPherrin, A Concurrent Resolution fixing the time of adjournment of the Eighth Regular Session of the Legislature.

Senator Hill moved that the resolution be adopted.

The question being, "Shall Senate Concurrent Resolution No. 22 be adopted?" the roll was called with the following result:

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Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Frye, Glasser, Golobie, Harvey, Hensley, Hill, Holloway, Ingraham, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Ratliff, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 31.

Nays: Durant, Harrison, Horner, Sherman. Total 4.

Absent: Cornett, Davidson, Fleming, Johnson, Land, Pugh, Rutherford, Wallace, West. Total 9.

The Chair declared the resolution adopted and same was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill 432 was taken up for consideration and read.

Senator McPherren offered the following amendment:

Mr. President: I move to amend Senate Bill No. 432, line 10, page 4, by striking out section 3 and substituting therefor the following:

Section 3. The total amount of outstanding bonds at any one time shall not exceed the sum of one hundred fifty thousand (\$150,00.00) dollars for each normal school."

McPHERREN.

Senator Anglin moved as a substitute that further consideration of the bill be indefinitely postponed, and the roll being called resulted as follows:

Ayes: Anglin, Briggs, Brown, Carlock, Coyne, Draughon, Fleming, Frye, Glasser, Harrison, Harvey, Hensley, Hill, Horner, Ingraham, Leedy, Lynch, McPherren, Ratliff, Rutherford, Sherman, Spurlock, Wells, Woods, (E. E.) Total 24.

Nays: Cartwright, Clark, Dearmon, Durant, Holloway, Lillard, Looney, Morton, Nichols, Pugh, Simpson, Woods, (W. H.) Total 12.

Absent: Cordell, Cornett, Davidson, Golobie, Johnson, Land, Wallace, West. Total 8.

The Chair declared the motion to indefinitely postpone Senate Bill No. 432 carried.

Senator McPherrren gave notice that on the next legislative day he would move to reconsider the vote by which Senate Bill No. 432 was indefinitely postponed.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Concurrent Resolution No. 22 correctly engrossed.

L. A. MORTON, Chairman.

Senate Bill No. 378 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

The President pro tempore signed the engrossed copy of Senate Concurrent Resolution No. 22 and ordered same transmitted to the Honorable House.

Senator Hill moved that the Senate recess until 1:30 o'clock, which prevailed.

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AFTERNOON SESSION.

The Senate reconvened, the President pro tempore presiding.

Quorum present.

Senator Coyne asked that Senator Cornett be excused until Friday, which was granted.

Senator Glasser moved that Senate Joint Resolution No. 30 be advanced to engrossment and third reading, which prevailed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Golobie moved that Senate Bill No. 12 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator E. E. Woods moved Senate Bill No. 308 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Nichols moved that the vote by which House Bill No. 346 passed, be reconsidered.

Senator Carlock moved as a substitute that action on the motion be not taken until tomorrow.

Senator Nichols moved that the substitute motion be tabled, which prevailed.

The question occurring on the Nichols motion to reconsider the vote by which House Bill No. 346 passed, the roll was called with the following result:

Ayes: Anglin, Carlock, Coyne, Durant, Harrison, Lillard, Woods, (E. E.) Total 7.

Nays: Briggs, Brown, Cartwright, Clark, Cordell, Dearmon, Draughon, Fleming, Frye, Glasser, Golobie, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Leedy, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (W. H.) Total 30.

Excused: Cornett. Total 1.

Absent: Davidson, Johnson, Land, Looney, Wallace, West. Total 6.

The Chair declared the motion to reconsider lost.

The President pro tempore signed the engrossed copy of House Bill No. 346 and ordered same returned to the Honorable House.

Senator Ratliff asked to be excused for an hour, which was granted.

Senator W. H. Woods moved that Senate Bill No. 365 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Resolution No. 32 correctly enrolled; Senate Bills Nos. 81, 84, 323, 329, 351, 377 and 379 correctly enrolled; House Bill No. 393 correctly enrolled.

L. A. MORTON, Chairman.

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Senate Bill No. 329 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 81 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 84 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

The President pro tempore signed the enrolled copy of Senate Resolution No. 32 and ordered same transmitted to the Secretary of State.

Senate Bill No. 351 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 323 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 377 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

House Bill No. 393 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

Senate Bill No. 379 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

The following messages from the Honorable House were read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 83, by Spurlock, entitled: "An Act amending Sections 2, 3 and 5 of Chapter 26, Session Laws of 1919, relating to free scholarships at the A. & M. College."

Engrossed Senate Bill No. 426, by Morton of the Senate and Nance of the House, entitled: "An Act authorizing the sheriffs of all counties in the State of Oklahoma, having a population of not less than 24,600 and not to exceed 24,750, to appoint deputies, fixing the number of such deputies and manner of distributing same and maximum salary of each, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

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Engrossed Senate Bill No. 353, by E. E. Woods, of the Senate, and H. Jennings of the House, entitled: "An Act making an appropriation to pay for the maintenance of the Oklahoma Military Academy, located at Claremore, Oklahoma, from March 10, to June 30, 1921, changing the fiscal year for said institution and declaring an emergency."

And to inform you, and through you the honorable Senate, that this bill has been passed by the House of Representatives, and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 358, by Cartwright and McPherrin of the Senate, and Johnson, of the House, entitled: "An Act authorizing the County Officers of all Counties in the State of Oklahoma, having a population of not less than twenty thousand five hundred (20,500) inhabitants and not to exceed Twenty-one thousand (21,000), to appoint deputies, fixing the number of such deputies and maximum salary of each, and declaring an emergency."

And to inform you, and through you the honorable Senate, that this bill has been passed as amended by the House of Representatives, and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 322, by Keim, Smallwood and Harrison, entitled: "An Act creating the office of Assistant Bank Commissioner and Secretary of the State Banking Board, and eleven other positions, each to be known as Assistant to the Bank Commissioner, and fixing the salaries for same, and fixing the fees for the examination of banks, repealing all laws in conflict therewith, and declaring an emergency."

Enrolled House Bill No. 435, by Herod, entitled: "An Act fixing the compensation of County Surveyors in counties having a population of not less than 15,900 and not more than 15,950, according to the Federal Census of 1920, and declaring an emergency."

Enrolled House Bill No. 394, by Strayhorn, entitled: "An Act amending Section 1, of Chapter 187 of the Session Laws of Oklahoma, 1915, as amended by Senate Bill No. 150 of the Session Laws of 1917, relating to the formation of Union graded School Districts, and providing for certain consolidated schools to participate in money appropriated by the Legislature, and prescribed requirements therefor, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these bills have been signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

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TO THE PRESIDENT OF THE SENATE:

In compliance with the request of the honorable Senate and at the direction of the House of Representatives, I am returning herewith for the further consideration of the Honorable Senate, House Bill No. 140, by Harris, Bell, Martin and Robertson of the House, and Lillard, of the Senate, entitled: "A Bill entitled: 'An Act amending Section 3, Chapter 165, of the Session Laws of 1919, relating to the fees and salaries of sheriffs, constables and jailers.'"

Yours very truly,

ALBERT ROSS, Chief Clerk.

Engrossed Senate Bills Nos. 83, 426 and 353, were referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Enrolled House Bills Nos. 322, 435 and 394 were referred to the Committee on Engrossed and Enrolled Bills for comparison.

The House amendments to Senate Bill No. 358 were taken up for consideration and read.

Senator Cartwright moved that the Senate concur in the House amendments to Senate Bill No. 358, which prevailed.

The question being, "Shall Senate Bill No. 358 as amended by the House pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Rutherford, Sherman,

Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.)
Total 36.

Nays: None.

Excused: Cornett, Ratliff. Total 2.

Absent: Davidson, Hensley, Land, Lillard, Wallace, West.
Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.)
Total 36.

Nays: None.

Excused: Cornett, Ratliff. Total 2.

Absent: Davidson, Hensley, Land, Lillard, Wallace, West.
Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

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The President pro tempore signed the engrossed House amendments to Senate Bill No. 358 and the bill was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

House Bill No. 140 as amended by the Conference report was taken for consideration.

The question being, "Shall House Bill No. 140 as amended by the conference report pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Wells, Woods, (E. E.), Woods (W. H.) Total 34.

Nays: Brown, Leedy. Total 2.

Excused: Cornett, Ratliff. Total 2.

Absent: Davidson, Land, Lillard, Spurlock, Wallace, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Wells, Woods, (E. E.), Woods (W. H.) Total 34.

way, Horner, Ingraham, Johnson, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Wells, Woods, (E. E.), Woods (W. H.) Total 34.

Nays: Brown, Leedy. Total 2.

Excused: Cornett, Ratliff. Total 2.

Absent: Davidson, Land, Lillard, Spurlock, Wallace, West. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the President pro tempore ordered the bill returned to the Honorable House.

Senate Bill No. 446 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson Leedy, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: None.

Excused: Cornett, Ratliff. Total 2.

Absent: Davidson, Hensley, Land, Lillard, Wallace, West. Total 6.

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The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson Leedy, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.)
Total 36.

Nays: None.

Excused: Cornett, Ratliff. Total 2.

Absent: Davidson, Hensley, Land, Lillard, Wallace, West. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 446 and ordered same transmitted to the Honorable House.

Senator Horner submitted the following Special Committee report, which was adopted:

Mr. President:

We, your Special Committee to whom was referred Senate Bill No. 74, beg leave to report that we offer the following amended Bill to read as follows:

Section 1. That Section 3067, Chapter 29, Article 1, of the Revised Laws of Oklahoma, 1910, be amended to read as follows:

“It shall be the duty of the county election board to create, alter or discontinue voting precincts, whether in a town or in the country, and the secretary of the said board shall keep in a bound book, a complete record of the boundary of each precinct, and any change made in the boundary thereof, with the name of the voting precinct and the number of votes cast therein, which shall always be designated by said board. But one voting place shall be allowed in precinct, and no precinct shall contain more than five hundred voters, unless in extreme cases of necessity. All records of official designations of municipal townships and precincts shall be by giving the name of the municipal township and the number of the precinct after this style: ‘Taylor Township, Precinct Number One.’ The precincts of each city shall be numbered consecutively from ‘one’ until they are all numbered. If in any election hereafter seven hundred votes or more shall be cast in any one precinct it shall be the duty of the county election board to forthwith change such precincts so that the new precincts formed shall each contain not more than five hundred electors. The county election board of any county may change the boundaries of any precinct within such county, or divide any precinct into two or more precincts or consolidate two or more precincts into one, or change any place of holding elections when public convenience or public good may require it; Provided, that no such change of boundary, division or consolidation shall be valid without first giving due notice of at least ten days by printed notices, one at the court house door and at least three other conspicuous places in the precincts affected, or by publications for two successive weeks in some newspaper of general circulation in the county.”

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We further recommend that an additional section to be numbered Section 2, be added to read as follows:

Section 2. That Section 3098, Chapter 29, Article 1, of the Revised Laws of Oklahoma, 1910, be amended to read as follows:

Section 3098: "It shall be the duty of the county election board in each county, before each election, to provide for and secure in each precinct of the county, a suitable room in which to hold the election, and shall have placed therein a railing separating a part of the room to be occupied by the election board from the remainder of the room, and at least two, and not exceeding five, booths or compartments, in which the electors, screened from observation, shall mark their ballots. Each booth shall contain a counter or shelf. The booths shall be so arranged and constructed that all the members of the election board can see whether or not more than one voter is in such booth at any one time. The board shall provide for each precinct a chute or passage with a railing, rope or wire on each side, commencing fifty feet away and leading to the polling place; Provided, said board may, when in their judgment deem it necessary to better accommodate the voters at such precinct, provide two such entrances."

We further recommend that Section 2, of the Bill, which is the emergency section, be changed to Section 3.

We further recommend that the title of said Bill be changed to read as follows: "An Act amending Section 3067, and Section 3098, Chapter 29, Article 1, of the Revised Laws of Oklahoma, 1910, relating to the creation, alteration and discontinuance of voting precincts, and declaring an emergency."

HORNER
NICHOLS
DAVIDSON.

Senate Bill No. 74, as amended by the Special Committee, was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment.

Senator Leedy submitted the following motion:

Motion to report Bill from the Committee and place same upon the Calendar.

Mr. President:

We, the undersigned move you and the Senate to withdraw House Bill No. 284 from the Committee on Privileges and Elections and to place same upon the Calendar and have same printed. The bill was assigned to the above named Committee on the 1st day of March, 1921, and has not been reported out.

C. B. LEEDY

M. F. INGRAHAM

CHAS. E. WELLS

M. W. LYNCH

E. M. FRYE

E. E. WOODS

H. BROWN

W. T. CLARK

JOE SHERMAN

W. A. BRIGGS

HARRY O. GLASSER

G. R. HORNER

RAY HARVEY

HORACE B. DURANT

JOHN GOLOBIE

Senator Anglin moved to table the Leedy motion, and the roll being called resulted as follows:

Ayes: Anglin, Carlock, Cartwright, Cordell, Coyne, Dearmon, Harrison, Hill, Holloway, Johnson, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Simpson, Woods, (W. H.) Total 18.

Nays: Briggs, Brown, Clark, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Hensley, Horner, Ingra-

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ham, Leedy, Lynch, Rutherford, Sherman, Wells, Woods,
(E. E.) Total 19.

Excused: Cornett, Morton. Total 2.

Absent: Davidson, Land, Spurlock, Wallace, West.
Total 5.

The Chair declared the motion to table lost.

The question occurring on the adoption on the Leedy motion, the roll was called with the following result:

Ayes: Briggs, Brown, Clark, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Hensley, Horner, Ingraham, Leedy, Lynch, Rutherford, Sherman, Wells, Woods, (E. E.) Total 18.

Nays: Anglin, Carlock, Cartwright, Cordell, Coyne, Dearmon, Draughon, Harrison, Hill, Holloway, Johnson, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Simpson, Woods, (W. H.) Total 19.

Excused: Cornett, Morton. Total 2.

Absent: Davidson, Land, Spurlock, Wallace, West.
Total 5.

The Chair declared the Leedy motion lost.

Senator Leedy submitted the following motion:

Motion to report Bill from the Committee and place same upon the Calendar.

Mr. President:

We, the undersigned move you and the Senate to withdraw House Bill No. 170 from the Committee on Privileges

and Elections and to place same upon the Calendar and have same printed. The said bill was assigned to the above named Committee on the 18th day of February, 1921, and has not been reported out.

| | |
|----------------|------------------|
| C. B. LEEDY | JOE SHERMAN |
| JOHN GOLOBIE | W. A. BRIGGS |
| CHAS. E. WELLS | HARRY O. GLASSER |
| M. F. INGRAHAM | O. M. FRYE |
| E. E. WOODS | G. R. HORNER |
| H. BROWN | M. W. LYNCH |
| W. T. CLARK | ROY HARVEY |
| | HORACE B. DURANT |

Senator Anglin moved as a substitute that House Bill No. 170 be reported "Do not pass," and the roll being called resulted as follows:

Ayes: Anglin, Carlock, Cartwright, Cordell, Coyne, Dearmon, Draughon, Harrison, Hensley, Hill, Holloway, Johnson, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Woods, (W. H.) Total 22.

Nays: Briggs, Brown, Clark, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Horner, Ingraham, Leedy, Lynch, Sherman, Wells, Woods, (E. E.) Total 16.

Excused: Cornett. Total 1.

Absent: Davidson, Land, Rutherford, Wallace, West. Total 5.

The Chair declared the substitute motion carried.

Senator Nichols moved that the vote by which the substitute motion of Senator Anglin prevailed be reconsidered, and that motion lie on the table, which prevailed.

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Senator Lillard moved that House Bill No. 284 be reported out "Do not pass," and the roll being called resulted as follows:

Ayes: Anglin, Carlock, Cartwright, Cordell, Coyne, Dearmon, Draughon, Harrison,, Hensley, Hill, Holloway, Johnson, Lillard, Looney, McPherren, Morton,, Nichols,, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Woods, (W. H.) Total 23.

Nays: Briggs, Brown, Clark, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Horner, Ingraham, Leedy, Lynch, Sherman, Wells, Woods, (E. E.) Total 16.

Excused: Cornett. Total 1.

Absent: Davidson, Land, Wallace, West. Total 4.

The Chair declared the motion carried.

Senator Nichols moved that the vote by which the Lillard motion prevailed, be reconsidered, and that that motion lie on the table, which prevailed.

The majority committee report on House Bill No. 347 was read.

The minority committee report on House Bill No. 347 was read.

The President presiding.

The question occurring on the motion of Senator Anglin to substitute the minority report for the majority report, the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Clark, Fleming, Frye, Golobie, Harrison, Hill, Horner, Ingraham, Leedy, Lillard, Rutherford, Spurlock, Woods, (W. H.) Total 16.

Nays: Carlock, Cordell, Coyne, Dearmon, Draughon, Glasser, Harvey, Hensley, Holloway, Johnson, Looney, McPherrin, Morton, Nichols, Pugh, Ratliff, Sherman, Wells, Woods, (E. E.) Total 19.

Excused: Cornett. Total 1.

Absent: Briggs, Davidson, Durant, Land, Lynch, Simpson, Wallace, West. Total 8.

The Chair declared the motion to substitute the minority report for the majority report on House Bill No. 347 lost.

Senator E. E. Woods offered the following motion:

Mr. President: I move to amend the Majority Special Committee Report to whom was referred House Bill No. 347 by striking the words "We, your Committee, wish to further report that engrossed House Bill No. 333 and Engrossed House Bill No. 122 be indefinitely postponed."

E. E. WOODS.

Senator Anglin offered the following substitute motion:

Mr. President: I move to recommit House Bills Nos. 347, 122 and 333 to a special committee with instruction to limit the number of deputies and salaries to be paid each and days each are to work; also providing that same shall not be effective until January 1, 1922, and that the delinquent tax payer be penalized in some sum fixed by the committee. Also any other amendment which committee thinks for good of State.

ANGLIN.

Senator Nichols moved to amend the Anglin motion as follows:

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Mr. President: I move to amend the Anglin motion by having it state that it shall be referred to the same committee with Senators Spurlock and Brown added under the instructions of the motion.

NICHOLS.

Senator Anglin moved to table the amendment, which lost.

The question occurring on the substitute motion of Senator Anglin as amended by Senator Nichols, same prevailed, and the Chair appointed Senators Nichols, Anglin, Looney, Brown and Spurlock as such committee.

Senator Lillard submitted the following committee reports, which were adopted:

Mr. President:

We, your Committee on Privileges and Elections, to whom was referred House Bill No. 170, by Jennings (Rogers), Caldwell and Scofield, entitled: "An Act relating to elections: Providing for the registration of electors in cities and incorporated towns voting without such registration, and providing penalties, repealing Chapter (24), being Senate Bill No. (38), of the Session Laws of 1916, and all other laws in conflict with this law and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

ROSS N. LILLARD, Chairman.

Mr. President:

We, your Committee on Privileges and Elections, to whom was referred House Bill No. 284, by Scofield, Beck, Craver, Platt, Jennings, Caldwell and Everhart, of the House, Wells, Horner and Sherman, of the Senate, entitled: "An Act relating to primary and general elections; prescribing penalties for

violation of the provisions thereof; consolidating the office of secretary of state and secretary of the state election board and the office of county clerk and the secretary of the county election board, and repealing sections 3024 to 3055, inclusive, of Chapter 28, and sections 3056 to 3076, inclusive of article 1, and 3077 to 3088, inclusive, of article 2, and 3089 to 3105, inclusive, of article 3, etc.," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

ROSS N. LILLARD, Chairman.

The following message from the governor was read:

March 30, 1921.

TO THE HONORABLE, THE PRESIDENT, AND MEMBERS OF THE SENATE:

I have the honor to advise that I have this day approved the following:

Enrolled Senate Bill No. 378, by Johnson and Morton of the Senate, and Nance, Elmore, Clark and Robberson of the House, entitled:

"An Act creating the 16th Judicial District of Oklahoma, to be composed of the counties of Comanche and Cotton, providing for the selection of the Judge of said District, fixing the terms of court therein, fixing the boundaries of the Fifteenth Judicial District and declaring an emergency," and have caused the same to be filed in the office of the Secretary of State as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

Senator McPherran moved that Senate Bill No. 6 be taken up for consideration. ✓

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Senator Lillard moved as a substitute that the Senate go into executive session for the consideration of matters upon the President's desk.

Senator McPherrren moved to table the substitute motion, which prevailed.

The question occurring on the motion of Senator McPherrren, same prevailed.

Senate Bill No. 6 was taken up for consideration and read.

Senator Anglin offered the following amendment:

Mr. President: I move to amend Senate Bill No. 6, line 8, page 2, by striking after the word "character" the balance of said section 1.

ANGLIN

Senator Fleming moved to table the amendment, which prevailed.

Senator Lillard offered the following amendment:

Mr. President: I move to amend Senate Bill No. 6, line 1, page 2, by striking after the word "exhibit" on line 1 and before the word "or" on line 2 the following "exposed to view."

LILLARD

Senator Hill asked to be excused for the balance of the day, which was granted.

Senator Durant moved that Senator Lillard's time be extended, which prevailed.

Senator Fleming asked to be excused for the balance of the day, which was granted.

Senator McPherrren moved to table the Lillard amendment, which prevailed.

Senator Rutherford offered the following amendment:

Mr. President: I move to amend Senate Bill No. 6, line 5, page 2, by striking after the word "conduct" the balance of said line, all of line 6, and all of line 7.

RUTHERFORD

Senator McPherrren moved to table the Rutherford amendment, which prevailed.

The following messages from the House were read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 406, by Harris and Cummings, entitled: "An Act making an appropriation for the benefit and support of the public schools of the State, providing a method for the distribution of said funds appropriated, providing penalties for violation thereof."

Engrossed House Bill No. 497, by Sharp and Dodd, entitled: "An Act making an appropriation for building and equipping a Girls' Dormitory for the colored A. & N. University located at Langston, Oklahoma, and declaring an emergency."

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And to inform you, and through you the Honorable Senate, that these bills have been passed by the House, in open Session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 447, by Disney, entitled: "An Act providing for the disposition of the property of consolidated or union graded school districts after the dissolution thereof, repealing all acts in conflict herewith, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that this bill has been passed by the House of Representatives, and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 413, by Pullen, entitled: "An Act amending Senate Bill No. 1, Session Laws, 1920, providing aid for wives and children of disabled and deceased soldiers."

And to inform you, and through you the Honorable Senate, that this bill has been passed by the House of Representatives, and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 181, by Louthan and Davis of the House, and Dearmon of the Senate, entitled: "An Act making an appropriation for completing and equipping the fine arts building, making an addition to the heating plant for women, located at Chickasha, Oklahoma, and declaring an emergency."

Engrossed Senate Concurrent Resolution No. 18, by Johnson and West of the Senate, and Cummings, Ottinger, Bailey, Clark and Elmore of the House, entitled: "A Resolution memorializing Congress and the honorable commissioner of Indian Affairs, relative to the leasing, and the terms of leasing, of the Kiowa, Comanche and Caddo restricted Indian lands in Oklahoma."

And to inform you, and through you the Honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

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TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 339, by Anglin of the Senate, and Scofield of the House, entitled: "An Act vitalizing Section 10, of Article 5, of the Constitution of Oklahoma relating to the apportionment of Representatives, during the decennial period beginning the 16th day after the general election in 1922, and ending the 15th day after the general election in 1932, dividing the said decennial period into biennial periods or sessions, prescribing the representation for each of said periods or sessions and fixing the representative districts."

And to inform you, and through you the Honorable Senate, that this bill has been passed as amended by the House of Representatives, and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to inform you, and through you the Honorable Senate, that the Speaker of the House has appointed Brice, Keim, Heberling as the Conference Committee on House Bill No. 112, by Brice of the House, entitled: "An Act amending subdivision "C" of Section 3 and Sections 6 and 11 and repealing Section 12 of Chapter 224 Session Laws of 1915, relat-

ing to Insurance indemnity contracts, and declaring an emergency.”

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Concurrent Resolution No. 22, by Hill, Davidson, Anglin, Carlock and McPherran, entitled: “A concurrent resolution fixing the time of adjournment of the Eighth regular Session of the Legislature.”

And to inform you, and through you the Honorable Senate, that this bill has been passed by the House of Representatives, and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Bill No. 323, by Nichols and Golobie, entitled: “An Act amending subdivision (a) of Section 5, of House Bill No. 418, of the Session Laws of 1917, repealing all laws in conflict herewith, and declaring an emergency.”

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And to inform you, and through you the Honorable Senate, that this bill has been signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Bill No. 378, by Johnson and Morton of the Senate, and Nance, Elmore, Clark and Robberson of the House, entitled: "An Act creating the sixteenth (16th) Judicial District of Oklahoma, to be composed of the counties of Comanche and Cotton, providing for the selection of the Judge of said District, fixing the terms of Court therein, fixing the boundaries of the fifteenth (15th) Judicial District, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that this bill has been signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 140, by Harris, Bell, Martin and Robertson, of the House, and Lillard, of the Senate, entitled: "An Act, Amending Section 3, Chapter 165, of the Session

Laws of 1919, relating to fees and salaries of Sheriffs, Constables and Jailers, etc., and declaring an emergency.”

And to inform you, and through you the honorable Senate, that this bill has been signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 217, by Heberling of the House, and Clark, of the Senate, entitled: “An Act fixing the salaries of certain deputies in the office of County Assessor in the County of Kay, State of Oklahoma, and providing for the expenses of the County Assessor and Deputies when away from the County seat on business connected with their office; and shall be under the control of the Board of County Commissioners of said County; repealing all laws in conflict herewith, and declaring an emergency.”

And to inform you, and through you the honorable Senate, that this bill has been signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Engrossed Senate Concurrent Resolutions Nos. 18 and 22 were referred to the Committee on Engrossed and Enrolled Bills for enrollment.

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Enrolled Senate Bills Nos. 323 and 378 were ordered transmitted to the Governor.

Enrolled House Bills Nos. 140 and 217 were referred to the Committee on Engrossed and Enrolled Bills for comparison.

The House amendments to Senate Bill No. 339 were taken up for consideration and read, and further action deferred until the next legislative day.

Senator Morton submitted the following committee report:

Mr. President: The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Bill No. 389 correctly engrossed; Senate Bills Nos. 353 and 426 correctly enrolled; House Bills Nos. 52, 412 and 464 correctly enrolled.

L. A. MORTON, Chairman.

House Bill No. 412 was read the fourth time, the enrolled copy signed by the President and ordered returned to the Honorable House.

House Bill No. 464 was read the fourth time, the enrolled copy signed by the President and ordered returned to the Honorable House.

House Bill No. 52 was read the fourth time, the enrolled copy signed by the President and ordered returned to the Honorable House.

Senate Bill No. 353 was read the fourth time, the enrolled copy signed by the President and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 426 was read the fourth time, the enrolled copy signed by the President and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 389 was read for the third time at length.

Senator Anglin asked unanimous consent to amend the bill, which was granted.

Senator Anglin offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 389 by striking Section 23 and inserting the following:

Section 23. It shall be the duty of all firms, associations or corporations engaged in the practice of medicine within the meaning of this Act, within the State of Oklahoma, under whatsoever name or designation, before entering the practice thereof, to report in writing to the County Clerk of the County in which such business is to be conducted, the names and addresses of all physicians connected therewith who propose to practice medicine and surgery under such name or designation, or in connection therewith, within said County and State; and from time to time thereafter, such additional names and addresses as may be added thereto for the purpose of engaging in such practice under such firm name and designation, shall be so reported. Provided that nothing in this section shall operate or be construed to waive the requirements that each physician so practicing as a member of such firm, association, or corporation shall be duly licensed under the terms of this Act to practice medicine and surgery in the State of Oklahoma. Any firm, association or corporation, or any member or agent thereof, violating any of the provisions of this section, shall be guilty of a misdemeanor and, upon conviction thereof, shall be fined in any sum not to exceed One Hundred (\$100.00) Dollars, and each day's practice shall be deemed a

separate offense. All moneys accruing from such fines shall be for the benefit of the funds of the Board of Medical Examiners.

Senator Leedy asked unanimous consent to amend the bill, which was granted.

Senator Leedy offered the following amendment, which was unanimously adopted:

Mr. President: I move to amend Senate Bill No. 389, line 12, page 9, by striking after the word "after" and before the word "days" the word and figure "thirty (30)" and insert in lieu thereof the word and figure "ninety (90)."

LEEDY.

The question being, "Shall Senate Bill No. 389 pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Spurlock, Wells Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: None.

Excused: Cornett, Ratliff. Total 2.

Absent: Davidson, Hensley, Land, Lillard, Wallace, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Spurlock, Wells Woods, (E. E.), Woods, (W. H.) Total 36.

Excused: Cornett, Ratliff. Total 2.

Nays: None.

Absent: Davidson, Hensley, Land, Lillard, Wallace, West. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment.

Senator Leedy submitted the following minority report on House Bill No. 170:

Mr. President:

We, a minority of your Committee on Privileges and Elections, to whom was referred House Bill No. 170, by Jennings, (Rogers), Caldwell and Scofield, entitled: "An Act relating to elections; providing for the registration of electors in cities and incorporated towns voting without such registration, and providing penalties, repealing chapter (24), being Senate Bill No. 38, of the Session Laws of 1916, and all other laws in conflict with this law, and declaring an emergency," beg leave to

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report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

Respectfully,

C. B. LEEDY,
HARRY O. GLASSER,
ROY HARVEY,
Members of the Committee.

Senator Leedy submitted the following minority report on House Bill No. 284:

Mr. President:

We, a minority of your Committee on Privileges and Elections, to whom was referred House Bill No. 284, by Scofield, Beck, Craver, Platt, Jennings, Caldwell and Everheart, of the House, Wells, Horner and Sherman of the Senate, entitled: "An Act relating to primary and general elections; prescribing penalties for violation of the provisions thereof; consolidating the office of secretary of state and secretary of the state election board and the office of county clerk and the secretary of the county election board, and repealing sections 3024 to 3055, inclusive, of chapter 28, and sections 3056 to 3076, inclusive, of article 1, and 3077 to 3088, inclusive of article two and 3089 to 3105, inclusive of article three, etc.," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

Respectfully submitted,

C. B. LEEDY,
HARRY O. GLASSER,
ROY HARVEY,
Members of the Committee.

Senator Johnson submitted the following committee report, which was adopted, and House Bill No. 494 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Hospitals and Charities, to whom was referred Engrossed House Bill No. 494, by Salter, entitled: "An Act making an appropriation for building and equipment at the West Oklahoma Orphans' Home, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

JOHNSON,, Chairman.

Senator Holloway submitted the following committee reports, which were adopted, and House Bills Nos. 16 and 186 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Education, to whom was referred House Bill No. 16, by Pratt, entitled: "An Act amending section 1, of Senate Bill 150, Session Laws of Oklahoma, 1917, changing the name "Union Graded School" to "Union High School," and providing for the standardization of such schools and school buildings," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred House Bill No. 186 by Hardie of Cleveland County, entitled: "An Act amending sections 1, 2 and 3, article 6, chapter 219, Session Laws of 1913, relating to independent school districts," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended.

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Add the following language to the end of Section 3:

“Provided, that the provisions of this Act shall not apply to cities having a population in excess of 25,000.”

HOLLOWAY, Chairman.

The conference report on House Bill No. 94 was read.

Senator W. H. Woods moved that the conference report be adopted, which prevailed.

The question being, “Shall House Bill No. 94 as amended by the conference report pass?” the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: None.

Excused: Cornett, Ratliff. Total 2.

Absent: Davidson, Hensley, Land, Lillard, Wallace, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, “Shall the bill become an emergency measure?” the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: None.

Excused: Cornett, Ratliff. Total 2.

Absent: Davidson, Hensley, Land, Lillard, Wallace, West. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the President ordered the bill returned to the Honorable House.

BILLS ON FIRST READING.

The following bills were introduced and read first time:

Senate Bill No. 451, by E. E. Woods and Morton, An Act making an appropriation for the proper care and attendance upon totally disabled and invalid Union soldiers, their wives and widows, in the Union Soldiers Home of Oklahoma.

Senate Bill No. 452, by Frye, of the Senate, and Balance of the House, An Act amending section 7620, Revised Laws of 1910, relating to road and bridge improvement bonds, providing for the sale of unsold bonds issued to secure Federal aid and empowering county commissioners under certain conditions to designate state highways, and declaring an emergency.

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Senate Bill No. 453, by Spurlock and Golobie, An Act providing for free scholarship in the Colored A. & N. University of the State of Oklahoma annually, providing for the payment by the State of \$100.00 toward defraying the expenses of taking the short course in agriculture at the Colored A. & N. University of Oklahoma.

HOUSE BILLS ON FIRST READING.

House Bill No. 181, by Louthan and Davis, of the House, and Dearmon, of the Senate, An Act making an appropriation for completing and equipping the Fine Arts Building, making an addition to the heating plant and equipping same for the Oklahoma College for Women, located at Chickasha, Oklahoma, and declaring an emergency.

House Bill No. 406, by Harris and Cummings, An Act making an appropriation for the benefit and support of the public schools of the State, providing a method for the distribution of said funds appropriated, providing penalties for violation thereof.

House Bill No. 413, by Pullen, An Act amending Senate Bill No. 1, Session Laws, 1920, providing aid for wives and children of disabled and deceased soldiers.

House Bill No. 447, by Disney, An Act providing for the disposition of the property of consolidated or union graded school districts after the dissolution thereof, repealing all acts in conflict herewith, and declaring an emergency.

House Bill No. 497, by Sharp and Dodd, An Act making an appropriation for building and equipping a girls' dormitory for the Colored A. & N. University located at Langston, Oklahoma, and declaring an emergency.

Senator Nichols moved that the Senate adjourn until 10 o'clock Thursday morning.

Senator McPherrren moved as a substitute that the Senate stand recessed for an hour, which lost.

Senator McPherrren moved that Senate Bill No. 6 be made special order at 11 o'clock Thursday morning, which lost.

Senator Sherman moved that the Senate adjourn until 10 o'clock Thursday morning, which prevailed.

SEVENTY-FIFTH LEGISLATIVE DAY.

Thursday, March 31, 1921.

The Senate met at 10 o'clock pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hensley, Hill, Holloway, Horner, Ingraham Johnson, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 40.

Excused: Cornett. Total 1,

Absent: Hensley, Land, West. Total 3.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Hensley was excused for the day.

The Journal of the previous legislative day was read and approved.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Concurrent Resolutions No. 15 and 21 correctly engrossed; Senate Bills Nos. 11, 149, 287, 288, 300, 306, 336, 394, 395, 396, 398, 423, 445, 447 and 449, correctly engrossed; Senate Bill No. 389 correctly re-engrossed.

L. A. MORTON, Chairman.

BIILLS ON SECOND READING.

The following bills were read the second time and referred to the standing committees indicated:

Senate Bill No. 451, by E. E. Woods and Morton, to Appropriations.

Senate Bill No. 452, by Frye, of the Senate, and Ballance of the House, to Roads and Highways.

Senator Frye moved that Senate Bill No. 452 be referred to the Calendar without reference to Committee, which prevailed.

Senate Bill No. 453, by Spurlock and Golobie, to Agriculture.

House Bill No. 181, by Louthan and Davis, of the House, and Dearmon, of the Senate, to Appropriations.

House Bill No. 406, by Harris and Cummings, to Appropriations.

House Bill No. 413, by Pullen, to Hospitals and Charities.
House Bill No. 497, by Sharp and Dodd, to Appropriations.

Senate Bill No. 398 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Durant, Frye, Glasser, Golobie, Harrison, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 32.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Briggs, Brown, Dearmon, Draughon, Fleming, Harvey, Land, Rutherford, Wallace, West. Total 10.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Durant, Frye, Glasser, Golobie, Harrison, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 32.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Briggs, Brown, Dearmon, Draughon, Fleming, Harvey, Land, Rutherford, Wallace, West. Total 10.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 398 and ordered same transmitted to the Honorable House.

Senate Concurrent Resolution No. 21 was read for the third time at length.

The question being, "Shall the resolution pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Durant, Frye, Glasser, Golobie, Harrison, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.)
Total 31.

Nays: Leedy. Total 1.

Excused: Cornett, Hensley. Total 2.

Absent: Briggs, Brown, Dearmon, Draughon, Fleming, Harvey, Land, Rutherford, Wallace, West. Total 10.

The resolution having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Concurrent Resolution No. 21 and ordered same transmitted to the Honorable House.

Senate Bill No. 445 was read for the third time at length.

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The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Davidson, Draughon, Durant, Golobie, Harrison Harvey, Hill, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 27.

Nays: Brown, Cordell, Coyne, Frye, Glasser, Horner, Sherman. Total 7.

Excused: Cornett, Hensley. Total 2.

Absent: Briggs, Dearmon, Fleming, Holloway, Land Rutherford, Wallace, West. Total 8.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 30.

Nays: Brown, Frye, Glasser, Leedy, Sherman. Total 5.

Excused: Cornett, Hensley. Total 2.

Absent: Briggs, Dearmon, Fleming, Land, Rutherford, Wallace, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 445 and ordered same transmitted to the Honorable House.

Senate Bill No. 447 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 29.

Nays: Brown, Frye, Glasser, Leedy, Sherman, Wells. Total 6.

Excused: Cornett, Hensley. Total 2.

Absent: Briggs, Dearmon, Fleming, Land, Rutherford, Wallace, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cornett, Coyne, Davidson, Draughon, Durant, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Loon-

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ey, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 30.

Nays: Brown, Frye, Glasser, Leedy, Sherman. Total 5.

Excused: Cornett, Hensley. Total 2.

Absent: Briggs, Dearmon, Fleming, Land, Rutherford, Wallace, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 447 and ordered same transmitted to the Honorable House.

Senate Bill No. 449 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Golobie, Harrison, Harvey, Hill, Holloway, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 30.

Nays: Brown, Frye, Glasser, Horner, Leedy, Sherman. Total 6.

Excused: Cornett, Hensley. Total 2.

Absent: Briggs, Dearmon, Fleming, Land, Rutherford, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Golobie, Harrison, Harvey, Hill, Holloway, Ingraham, Johnson, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 30.

Nays: Brown, Frye, Glasser, Horner, Leedy, Sherman. Total 6.

Excused: Cornett, Hensley. Total 2.

Absent: Briggs, Dearmon, Fleming, Land, Rutherford, West. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 449 and ordered same transmitted to the Honorable House.

House Joint Resolution No. 21 was read for the third time at length.

The question being, "Shall the resolution pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Frye, Glasser, Go-

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lobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.) Woods, (W H..) Total 36.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Briggs, Dearmon, Fleming, Land, Rutherford, West. Total 6.

The resolution having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Joint Resolution No. 21 and ordered same returned to the Honorable House.

House Bill No. 308 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Cordell, Coyne, Draughon, Durant, Golobie, Harvey, Hill, Holloway, Johnson, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Woods, (E. E.), Woods, (W. H.) Total 26.

Nays: Clark, Davidson, Frye, Glasser, Harrison, Horner, Ingraham, Leedy, Lillard, Wells. Total 10.

Excused: Cornett, Hensley. Total 2.

Absent: Briggs, Dearmon, Fleming, Land, Rutherford, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 308 and ordered same returned to the Honorable House.

Senate Bill No. 11 was read for the third time at length.

• Senator Hill moved the previous question, which prevailed.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Cordell, Draughon, Durant, Frye, Glasser, Hill, Ingraham, Leedy, Lillard, Lynch, Nichols, Pugh, Ratliff, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 21.

Nays: Clark, Coyne, Davidson, Golobie, Harrison, Harvey, Holloway, Horner, Johnson, Looney, McPherrren, Morton, Sherman, Simpson, Wallace. Total 15.

Excused: Cornett, Hensley. Total 2.

Absent: Anglin, Dearmon, Fleming, Land, Rutherford, West. Total 6.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senate Bill No. 336 was read for the third time a length.

The question being, "Shall the bill pass?" the roll was called with the following result:

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Ayes: Anglin, Brown, Carlock, Clark, Cordell, Coyne, Davidson, Draughon, Frye, Harrison, Harvey, Hill, Holloway, Horner, Johnson, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Simpson, Spurlock, Wallace, Wells, Woods. (W. H.) Total 26.

Nays: Briggs, Cartwright, Durant, Glasser, Golobie, Ingraham, Leedy, Lynch, Ratliff, Sherman, Woods, (E. E.) Total 11.

Excused: Cornett, Hensley. Total 2.

Absent: Dearmon, Fleming, Land, Rutherford, West. Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Frye, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Johnson, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Wallace, Wells, Woods, (W. H.) Total 30.

Nays: Briggs, Glasser, Ingraham, Leedy, Sherman, Woods, (E. E.) Total 6.

Excused: Cornett, Hensley. Total 2.

Absent: Dearmon, Fleming, Land, Lynch, Rutherford, West. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 336 and ordered same transmitted to the Honorable House.

Senate Bill No. 300 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 35.

Nays: Leedy. Total 1.

Excused: Cornett, Hensley. Total 2.

Absent: Briggs, Dearmon, Fleming, Land, Rutherford, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was ordered passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 300 and ordered same transmitted to the Honorable House.

Senate Bill No. 306 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

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Ayes: Anglin, Briggs, Brown, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 33.

Nays: Frye, Leedy, Sherman. Total 3.

Excused: Cornett, Hensley. Total 2.

Absent: Carlock, Dearmon, Fleming, Land, Wallace, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 306 and ordered same transmitted to the Honorable House.

Senate Bill No. 394 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Carlock, Dearmon, Fleming, Land, Wallace, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Carlock, Dearmon, Fleming, Land, Wallace, West. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 394 and ordered same transmitted to the Honorable House.

Senate Bill No. 395 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

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Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Briggs, Dearmon, Fleming, Land, Rutherford, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Woods, (E. E.), Woods, (W. H.) Total 36

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Briggs, Dearmon, Fleming, Land, Rutherford, West. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 395 and ordered same transmitted to the Honorable House.

Senate Bill No. 396 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Frye, Glasser, Colcbie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, Woods,, (E. E.), Woods, (W. H.) Total 36.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Briggs, Dearmon, Fleming, Land, Rutherford, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

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Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 36.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Briggs, Dearmon, Fleming, Land, Rutherford, West. Total 6.

The emergency having received a constitutional two-thirds majority of the voters of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No 396 and ordered same transmitted to the Honorable House.

Senate Bill No. 423 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Draughon, Durant, Fleming, Golobie, Harrison, Holloway, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Woods, (E. E.), Woods, (W. H.) Total 26.

Nays: Briggs, Brown, Davidson, Frye, Glasser, Hill, Horner, Leedy, Rutherford, Sherman, Wallace, Wells. Total 12.

Excused: Cornett, Hensley. Total 2.

Absent: Dearmon, Harvey, Land, West. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Woods, (E. E.), Woods, (W. H.) Total 30.

Nays: Briggs, Brown, Frye, Horner, Ingraham, Leedy, Sherman, Wells. Total 8.

Excused: Cornett, Hensley. Total 2.

Absent: Dearmon, Harvey, Land, West. Total 4.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 423 and ordered same transmitted to the Honorable House.

Senator Rutherford submitted the following Conference Committee report.

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CONFERENCE COMMITTEE REPORT ON SENATE BILL
NO. 231.

We, your Conference Committee appointed to make conference report on Senate Bill No. 231, a bill entitled, "An Act making an appropriation to aid the seperate and minority schools of Oklahoma and declaring an emergency," beg leave to report as follows:

First: We recommend that House amendment be rejected and that the sum of Thirty-five Thousand (\$35,000.00) Dollars be inserted as the amount appropriated, instead of the sum of Fifty Thousand (\$50,000.00) Dollars.

We further recommend that the bill amended in Section 2, Line 11, after the word "approve" and before the word "the," add the words, "and apportion"; also in paragraph 2, line 14, after the word "chool" and before the word "for." insert the words "or room."

S. M. RUTHERFORD

S. D. BAILEY

HARRY O. GLASSER

WM. DODD

Senate Conferees.

W. E. DISNEY

Senator Rutherford moved that the Conference Committee report be adopted, which prevailed.

The question being, "Shall Senate Bill No. 231 as amended by the conference report pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Cartwright, Clark Cordell, Coyne, Draughon, Durant, Frye, Glasser, Golobie, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, Woods, E. (E.). Total 30.

Nays: Carlock, Davidson, Harrison, McPherren, Sherman, Woods, (W. H.) Total 6.

Excused: Cornett, Hensley. Total 2.

Absent: Dearmon, Fleming, Land, Morton, Wallace, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Cartwright, Clark Cordell, Coyne, Draughon, Durant, Frye, Glasser, Golobie, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wells, Woods, (E. E.) Total 30.

Nays: Carlock, Davidson, Harrison, McPherren, Sherman, Woods, (W. H.) Total 6.

Excused: Cornett, Hensley. Total 2.

Absent: Dearmon, Fleming, Land, Morton, Wallace, West. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the President pro tempore ordered the bill transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Concurrent Resolution No. 15 and ordered same transmitted to the Honorable House.

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The President pro tempore signed the engrossed copy of Senate Bill No. 389 and ordered same transmitted to the Honorable House.

Senate Bill No. 287 was read for the third time at length.

Senator Davidson presiding.

Senator Carlock moved that Senate Bill No. 287 be indefinitely postponed, which prevailed.

Senator Cordell moved that the rules be suspended for the purpose of considering Senate Bill No. 450, which prevailed.

Senate Bill No. 450 was taken up for consideration and read.

Senator Cordell offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 450 to read as follows:

An Act validating contracts heretofore entered into by boards of education in cities of first class in counties having a population of not less than (22,432) and not more than (22,500) according to the next preceding Federal Decennial census, and declaring an emergency.

Be It Enacted by the People of the State of Oklahoma:

Section 1. That all contracts for the construction of Public School Buildings heretofore entered into by the Board of Education in cities of first class in counties having a population of not less than (22,432), and not more than (22,500) according to the next preceding Federal Decennial Census, wherein

the actual cost of construction of such Public School Building has exceeded, or does exceed, the amount of funds legally available for the construction of said Public School Building are hereby validated, and the excess cost of such construction, over and above that sum legally provided for the construction thereof, be and the same is hereby declared to be a legal and binding obligation against such School District, provided that such excess cost represents actual cost of construction therein without fraud or collusion by or between members of said Board of Education or any contractor or subcontractors engaged in the construction thereof.

Section 2. The Acts of the Board of Education in contracting such indebtedness where the same was contracted in good faith, and without fraud or collusion, are hereby validated and declared to be legal and binding upon such School District and the said Board of Education is hereby authorized to enter the appearance of such School District in any proceedings in a competent Court for the purpose of having such claim reduced to judgment against such School District.

Section 3. It being immediately necessary for the preservation of the public Peace, health and safety, an emergency is hereby declared to exist by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

Senator Cordell moved that the bill, as amended, be advanced to engrossment and third reading, which prevailed.

Senator Cordell moved that the rules be suspended, Senate Bill No. 450 considered engrossed and placed on third reading and final passage, which prevailed.

Senate Bill No. 450 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Dearmon, Land, West. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result.

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Dearmon, Land, West. Total 3.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Sen-

at, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for Engrossment.

Senator Harrison moved that the vote by which House Bill No. 120 passed be reconsidered.

Senator Horner moved to table the motion, which prevailed.

Senator Davidson, Acting President, signed the engrossed copy of House Bill No. 120 and ordered same returned to the Honorable House.

Senator Hill moved that the Senate go into executive session to consider messages on the President's desk, which lost.

Senator Johnson moved that the rules be suspended for the purpose of considering Senate Bill No. 208, which lost.

Senate Bill No. 149 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Hensley, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 37.

Nays: Harrison, Leedy. Total 2.

Excused: Cornett, Hensley, Total 2.

Absent: Dearmon, Land, West. Total 3.

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The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Pugh, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.) Total 35.

Nays: Harrison, Leedy, Ratliff, Woods, (W. H.) Total 4.

Excused: Cornett, Hensley. Total 2.

Absent: Dearmon, Land, West. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

Senator Wallace moved that the vote by which Senate Bill No. 149 passed be reconsidered and the roll being called resulted as follows:

Ayes: Fleming, Harrison, Leedy, Pugh, Wallace, Woods, (W. H.) Total 6.

Nays: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Draughon, Durant, Frye, Glasser, Golobie, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherrren, Morton, Ratliff Sherman, Spurlock, Wells, Woods, (E. E.) Total 30.

Excused: Cornett, Hensley. Total 2.

Absent: Dearmon, Land, Nichols, Rutherford, Simpson, West. Total 6.

The Chair declared the motion lost.

Senator Davidson, Acting President, signed the engrossed copy of Senate Bill No. 149 and ordered same transmitted to the Honorable House.

Senate Bill No. 288 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result::

Ayes: Anglin, Carlock, Cordell, Coyne, Davidson, Draughon, Frye, Glasser, Harvey, Hill, Holloway, Ingraham, Johnson, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Wells, Woods, (W. H.) Total 23.

Nays: Briggs, Brown, Clark, Durant, Fleming, Golobie, Harrison, Horner, Leedy, Sherman, Spurlock, Wallace, Woods, (E. E.) Total 13.

Excused: Cornett. Hensley. Total 2.

Absent: Cartwright, Dearmon, Land, Rutherford, Simpson, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Coyne, Davidson, Draughon, Fleming, Frye, Golobie, Hill, Holloway,

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Ingraham, Johnson, Lillard, Looney, Lynch, McPherren Morton, Nichols, Pugh, Ratliff, Woods, (W. H.) Total 24.

Nays: Briggs, Durant, Glasser, Harrison, Horner, Leedy, Sherman, Spurlock, Wallace, Wells, Woods, (E. E.) Total 11.

Excused: Cornett, Hensley. Total 2.

Absent: Cartwright, Dearmon, Harvey, Land, Rutherford, Simpson, West. Total 7.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage, and the bill was referred to the Committee on Engrossed and Enrolled Bills for correction.

Senator Holloway moved that the vote by which Senate Bill No. 288 passed be reconsidered and that the motion lie on the table, which prevailed.

Senator McPherren introduced the following resolution:

Senate Concurrent Resolution No. 23, by McPherren and Fleming, a Resolution recalling House Bill No. 440 from the Governor.

Senator McPherren asked unanimous consent to consider the resolution, which was granted.

Senator McPherren moved that the resolution be adopted, which prevailed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Morton submitted the following committee report:
Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bill No. 450 correctly engrossed.

L. A. MORTON, Chairman.

Senator Davidson, Acting President, signed the engrossed copy of Senate Bill No. 450 and ordered the bill transmitted to the Honorable House.

Senator Harrison moved that the Senate recess until 1:30 o'clock, which prevailed.

AFTERNOON SESSION.

The Senate reconvened, the President pro tempore presiding.

Quorum present.

The following messages from the House were read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 268, by Glasser, entitled: "An Act authorizing County Commissioners to expend County funds in the construction of highways within the corporate limits of cities and towns, and declaring an emergency."

And to inform you, and through you in the Honorable Senate, that this bill has been passed by the House of Representatives, and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

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TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives, to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Bill No. 242, by Committee on Agriculture of the Senate, entitled: "An Act to amend Sections 1, 2 and 3, of Chapter 225, of the Session Laws of Oklahoma, 1919, relating to prevention of tuberculosis among dairy and breeding animals, the introduction of tubercular animals, providing that the State Board of Agriculture issue and enforce rules and regulations to prevent same; providing for the killing of animals infected and compensation to the owners for animals killed; empowering the State Board of Agriculture to appoint a state veterinarian, fixing salaries and expenses, and declaring an emergency."

Enrolled Senate Bill No. 379, by Cartwright and McPherren of the Senate, and Rice of the House, entitled: "An Act providing for and regulating the number of the deputies in the County Offices of Counties having a population of 18,400, and not more than 18,420, fixing their salaries, and declaring an emergency."

Enrolled Senate Bill No. 377, by Johnson, entitled: "An Act providing for the annexation of the Fort Sill school district to the Lawton City School district, and declaring an emergency."

Enrolled Senate Bill No. 329, by Davidson, entitled: "An Act providing for the disposition of interest paid to the State Treasurer upon daily balances of funds deposited by the several counties for Bridge and Highway construction, and declaring an emergency."

Enrolled Senate Bill No. 84, by McPherren, Holloway, Carlock, Cordell, Cartwright, Durant, Leedy, Looney, Ratliff

and West, entitled: "An Act making supplemental appropriation for the fiscal year ending June 30, 1921, to carry out the provisions of Chapter 62 of the Session Laws of Oklahoma, 1919, relating to the maintenance of Rural Public Schools, and declaring an emergency."

Enrolled Senate Bill No. 81, by Durant, entitled: "An Act making appropriation for a heating plant for the President's home building at Northwestern State Normal."

Enrolled Senate Bill No. 407, by Morton and E. E. Woods, of the Senate, and Graham and Herod of the House, entitled: "An Act making an emergency appropriation for the payment of Confederate Pensions for the fiscal year ending June 30, 1921, and declaring an emergency."

Enrolled Senate Bill No. 351, by Cartwright and McPherrin of the Senate, and Rice of the House, entitled; "An Act fixing the salary of County Treasurer in counties having a population of 5,000 or less, and salaries of the County Judge, County Attorney, Sheriff, County Treasurer, County Commissioners, Court Clerk, Tax Assessor, County Clerk and County Superintendent of Public Instruction in counties having a population of not less than 18,400 nor greater than 18,420. according to the last Federal Census, and repealing all laws in conflict herewith, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these bills have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

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Enrolled House Bill No. 77, by Salter, entitled: "An Act amending Section 6427 of the Revised Laws of Oklahoma, 1910, **relating to Commissioners and expenses of executors and administrators in the administration of estates.**"

And to inform you, and through you the honorable Senate, that this enrolled bill has been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 273, by Glasser and Cordell, entitled: "**An Act amending Chapter 164, Session Laws of 1915, relating to income taxes; repealing all laws in conflict herewith, and declaring an emergency.**"

And to inform you, and through you the honorable Senate, that this bill has been passed by the House of Representatives, and was signed by the speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Engrossed Senate Bill No. 268 was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Enrolled Senate Bills Nos. 242, 379, 377, 329, 84, 81, 407 and 351 were ordered transmitted to the Governor.

Enrolled House Bill No. 77 was referred to the Committee on Engrossed and Enrolled Bills for comparison.

The House amendment to Senate Bill No. 273 was taken up for consideration.

Senator Glasser moved that the Senate concur in the House amendment to Senate Bill No. 273, which prevailed.

The question being, "Shall Senate Bill No. 273 as amended by the House pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 40.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Land, West. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed House amendments to Senate Bill No. 273 and the bill was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Bills Nos. 83 and 358 correctly enrolled; House Bill No. 140 correctly enrolled; Senate Concurrent Resolutions Nos. 18 and 22 correctly enrolled; Senate Concurrent Resolution No. 23 correctly engrossed; Senate Bills Nos. 12, 119, 167, 278, 308, and 420 correctly engrossed.

L. A. MORTON, Chairman.

The President pro tempore signed the enrolled copy of Senate Concurrent Resolution No. 18 and ordered same transmitted to the Honorable House for the signature of the presiding officer.

The President pro tempore signed the enrolled copy of Senate Concurrent Resolution No. 22 and ordered same transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 83 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 358 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 278 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (W. H.) Total 38.

Nays: Leedy, Woods, (E. E.) Total 2.

Excused: Cornett, Hensley. Total 2.

Absent: Land, West. Total 2.

The bills having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (W. H.) Total 38.

Nays: Leedy, Woods, (E. E.) Total 2.

Excused: Cornett, Hensley. Total 2.

Absent: Land, West. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

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The President pro tempore signed the engrossed copy of Senate Bill No. 278 and ordered same transmitted to the Honorable House.

Senate Bill No. 167 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: Leedy. Total 1.

Excused: Cornett, Hensley. Total 2.

Absent: Land, West. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Ruther-

ford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: Leedy. Total 1.

Excused: Cornett, Hensley. Total 2.

Absent: Land, West. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 167 and ordered same transmitted to the Honorable House.

Senate Bill No. 119 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: Leedy. Total 1.

Excused: Cornett, Hensley. Total 2.

Absent: Land, West. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: Leedy. Total 1.

Excused: Cornett, Hensley. Total 2.

Absent: Land, West. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 119 and ordered same transmitted to the Honorable House.

House Bill No. 140 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

Senator Hill moved that the vote by which Senate Bill No. 11 failed of passage be reconsidered, which prevailed.

Senator Nichols moved that the rules be suspended and the roll be called without debate, which lost.

Senator Draughon moved the previous question, which prevailed.

The question being, "Shall Senate Bill No. 11 pass?." the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Dearmon, Draughon, Frye, Glasser, Hill, Ingraham, Lillard, Lynch, McPherran, Nichols, Pugh, Rutherford, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 22.

Nays: Anglin, Coyne, Davidson, Durant, Fleming, Golobie, Harrison, Harvey, Holloway, Horner, Johnson, Leedy, Looney, Ratliff, Simpson. Total 15.

Excuses: Cornett, Hensley, Morton. Total 3.

Absent: Land, Sherman, Wallace, West. Total 4.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

The President pro tempore signed the engrossed copy of Senate Concurrent Resolution No. 23 and ordered same transmitted to the Honorable House.

The President presiding.

Senator Holloway submitted the following committee reports, which were adopted, and Senate Bill No. 275 and House Bill No. 447 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 275 by (W. H.) Woods, Spurlock and Looney, entitled: "An Act defining the terms "Rural Schools" and "Rural Public Schools" as used in chapter 62 of the Session

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Laws of Oklahoma, 1919, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred House Bill No. 447 by Disney, entitled: "An Act providing for the disposition of the property of consolidated or union graded school districts after the dissolution thereof, repealing all acts in conflict herewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Senator Glasser submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Private Corporation, to whom was referred Senate Bill No. 108 by Sherman, entitled: "An Act regulating flouring mills and mills grinding cereals," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do "not" pass.

GLASSER, Chairman.

Senator Looney submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on County Affairs, to whom was referred House Bill No. 165 by Martin, entitled: "An Act

authorizing the board of county commissioners to hear and determine erroneous assessments, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

MRS. LOONEY, Chairman.

Senator Carlock submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Oil and Gas, to whom was referred Reengrossed House Bill No. 64 by Admire, entitled: "An Act to amend Section 1, Chapter 207, Session Laws of 1917, relating to oil and gas conservation," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

CARLOCK, Chairman.

Senator Davidson submitted the following committee reports, which were adopted, and House Bill No. 278, Senate Bill No. 349 and Senate Joint Resolution No. 14 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Appropriations, to whom was referred Engrossed House Bill No. 278 by Harris and Martin, of the House, and Lillard, of the Senate, entitled: "An Act making an appropriation for the support of the first half of the summer schools of the Central State Normal, the Northeastern State Normal, the Northwestern State Normal, the Southwestern State Normal, the East Central State Normal and the Southeastern State Normal for the fiscal

year ending June 30th, 1921, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 349 by Coyne, entitled: "An Act creating the state budget commission, providing for a chief budget officer, naming his duties, fixing his compensation, providing for help in the office of chief budget officer, and making an appropriation for same," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendment being as follows, to-wit: In line 7 of the original bill, after the word "institutions" and before the word "supported," insert the following: "and State departments."

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Joint Resolution No. 14, by Davidson, entitled: "A resolution for the refunding of money erroneously paid the state auditor and turned over by him to the state treasury to the credit of general revenue fund of the state," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendments being as follows, to-wit:

Amendment No. 1. Insert in the first "Whereas" clause, following the Hewitt item, the following:

“By A. J. Gill, \$113.29. Said amount was paid by error for gross production tax for the quarter ending September 30, 1919.

“By Elizabeth Mehlin, \$53.60, for gross production tax for 1916-1917, and the first quarter of 1918, on restricted Indian land.

“By The Hutch Oil & Gas Company, \$966.96, for gross production tax for the years 1909-1920, inclusive, on restricted Indian land.

“By Rushton Oil Company, \$1,407.77, for gross production tax for the years 1917, 1918, and 1919, on restricted Indian lands.”

Amendment No. 2. Strike out Section 1 and insert in lieu thereof the following:

“Section 1. There is hereby appropriated, out of any funds in the State Treasury not otherwise appropriated, the sum of Three Thousand Three Hundred Eighty-nine Dollars and Seventy-three Cents (\$3,389.73), or so much thereof as may be necessary, for the purpose of paying the following claims in the following amounts:

| | |
|---------------------------------------|-----------|
| F. M. Bailey ----- | \$ 193.81 |
| Gladstone Oil & Refining Company ---- | 118.10 |
| J. D. and S. C. Canany ----- | 363.91 |
| S. J. Hewitt ----- | 87.88 |
| Commissioners of the Land Office ---- | 84.41 |
| A. J. Gill ----- | 113.29 |
| Elizabeth Mehlin ----- | 53.60 |
| The Hutch Oil & Gas Company ----- | 966.96 |
| Rushton Oil Company ----- | 1,407.77 |

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Amendment No. 3. Add the following to the title:
"and declaring an emergency."

DAVIDSON, Chairman.

The majority report on House Bill No. 269 was read.

The minority report on House Bill No. 269 was read.

The question occurring on the substitute motion of Senator Anglin to substitute the minority report for the majority report, the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hill, Ingraham, Johnson, Leedy, Lynch, Ratliff, Sherman, Spurlock, Wallace, Woods, (W. H.) Total 23.

Nays: Briggs, Davidson, Glasser, Holloway, Horner, Lillard, Looney, McPherren, Nichols, Pugh, Rutherford Wells, Woods (E. E.) Total 13

Excused: Cornett, Hensley, Morton. Total 3.

Absent: Brown, Durant, Land, Simpson, West. Total 5.

The Chair declared the substitute motion carried and the minority report adopted.

Senator Anglin moved that House Bill No. 269, as amended, be advanced to engrossment and third reading, which prevailed.

Senator Anglin moved that the rules be suspended, House Bill No. 269 considered engrossed and placed on third reading and final passage, which prevailed.

House Bill No. 269 as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Spurlock, Wallace, Wells, Woods (E. E.), Woods, (W. H.) Total 33.

Nays: Davidson, Lillard, Rutherford, Sherman. Total 4.

Excused: Cornett, Hensley, Morton. Total 3.

Absent: Durant, Land, Simpson, West. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes. Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Spurlock, Wallace, Wells, Woods (E. E.), Woods, (W. H.) Total 33.

Nays: Davidson, Lillard, Rutherford, Sherman. Total 4.

Excused: Cornett, Hensley, Morton. Total 3.

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Absent: Durant, Land, Simpson, West. Total 4.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

Senate Bill No. 208 was taken up for consideration and read.

Senator Glasser moved that further consideration of the bill be indefinitely postponed, which lost.

Senator Clark offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 208 by striking Section 2.

CLARK.

Senator W. H. Woods offered the following amendment:

Mr. President: I move to amend Senate Bill No. 208 by striking Section 1.

W. H. WOODS.

Senator Leedy moved to table the amendment which prevailed.

Senator Glasser offered the following amendment, which was adopted.

Mr. President: I move to amend Senate Bill No. 208 by substituting the following for Section 2 as follows:

Section 2. Any person violating Section 1 of this act shall upon conviction thereof be punished by imprisonment for not more than one year in the county jail, or by imprisonment in the state penitentiary not exceeding seven years or by a fine of not more than one thousand (\$1,000.00) dollars, or by both such fine and imprisonment.

GLASSER.

Senator Johnson moved that Senate Bill No. 208, as amended, be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

House Bill No. 472 was taken up for further consideration.

Senator Johnson offered the following amendment, which was unanimously adopted:

Mr. President: I move to amend House Bill No. 472, lines 1, 2 and 3, page 8, by striking all of lines 1, 2 and 3.

JOHNSON.

Senator Johnson offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 472, line 15, page 5, by adding after the word "persons" the following: "Provided that civilians shall not be barred from admittance to said sanitarium in case all available space is not filled by ex-service persons.

JOHNSON.

Senator Draughon moved that House Bill No. 472, as amended, be advanced to engrossment, and third reading, which prevailed, and the bill was referred to the Committee

on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

Senator Dearmon moved that House Bill No. 186 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment of the Senate amendments.

Senate Bill No. 420 was read for the third time at length.

Th question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 36.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Anglin, Draughon, Land, Looney, Simpson, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Nays: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham,

Johnson, Leedy, Lillard, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 36.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Anglin, Draughon, Land, Looney, Simpson, West. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 420 and ordered same transmitted to the Honorable House.

Senate Bill No. 12 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Durant, Frye, Glasser, Gobbie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 34.

Nays: Fleming, Leedy. Total 2.

Excused: Cornett, Hensley. Total 2.

Absent: Anglin, Draughon, Land, Looney, Simpson, West. Total 6.

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The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 12 and ordered same transmitted to the Honorable House.

Senate Bill No. 308 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Cordell, Coyne, Davidson, Draughon, Durant, Glasser, Golobie, Holloway, Johnson, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Spurlock, Woods (E. E.), Woods (W. H.)
Total, 23.

Nays: Briggs, Clark, Fleming, Frye, Harrison, Hill, Ingraham, Leedy, Sherman, Wallace, Wells. Total 11.

Excused: Cornett, Hensley, Morton. Total 3.

Absent: Dearmon, Harvey, Horner, Land, Rutherford, Simpson, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 308 and ordered same transmitted to the Honorable House.

Senator Golobie asked unanimous consent to amend Senate Bill No. 12, as follows, which was granted:

Mr. President: I move to amend Senate Bill No. 12, line 12, page 2, by striking the words "owners of a majority of the lots" and inserting "a majority of the owners of the lots."

GOLOBIE.

Senate Bill No. 12, as amended, was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Bill No. 288 correctly re-engrossed; Senate Joint Resolutions Nos. 29 and 30 correctly engrossed; Senate Bill No. 74 correctly re-engrossed; Senate Bill No. 268, correctly enrolled.

L. A. MORTON, Chairman.

Senator Nichols moved that Senate Bill No. 327 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Cartwright moved that Senate Bill No. 117 be considered, which prevailed.

Senate Bill No. 117 was taken up for consideration and read.

Senator Cartwright offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 117, line 7, page 2, by striking after the word "of" and before the word "that" "50,000 or less" and substituting in lieu thereof the fol-

lowing: "18,400 and not more than 18,420, as shown by the United States census of the year 1920."

CARTWRIGHT.

Senator Cartwright moved that Senate Bill No. 117, as amended, be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 74 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 35.

Nays: Leedy. Total 1.

Excused: Cornett, Hensley. Total 2.

Absent: Anglin, Draughon, Land, Looney, Simpson, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Durant, Fleming, Frye,

Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 35.

Nays: Leedy. Total 1.

Excused: Cornett, Hensley. Total 2.

Absent: Anglin, Draughon, Land, Looney, Simpson, West. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 74 and ordered same transmitted to the Honorable House.

Senate Joint Resolution No. 29 was read for the third time at length.

Senator Hill moved that Senate Joint Resolution No. 29 be stricken from the Calendar, which prevailed.

Senate Joint Resolution No. 30 was read for the third time at length.

The question being, "Shall the resolution pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Corjell, Coyne, Davidson, Dearmon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 36.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Anglin, Draughon, Land, Looney, Simpson, West. Total 6.

The resolution having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the resolution become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 36.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Anglin, Draughon, Land, Looney, Simpson, West. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Joint Resolution No. 30 and ordered same transmitted to the Honorable House.

Senator Morton introduced the following resolution, which was read:

SENATE RESOLUTION No. 33, by MORTON.

BE IT RESOLVED by the Senate of the Eighth Legislature that the Superintendent of Buildings be and is hereby made Custodian of all Senate property and that at the close of the Session of the Eighth Legislature said Senate property be checked item by item to said Custodian and his receipt taken therefor by the Committee on Senate and Legislative affairs, said receipt to be filed with the Secretary of the Senate to be delivered to the succeeding Senate or Special Session on convening, either in regular session or at the call of the Governor.

On motion of Senator Morton the resolution was adopted and referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 268 was read the fourth time, the enrolled copy signed by the President and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senator Durant moved that the rules be suspended and Senate Bill No. 357 advanced to engrossment and third reading, which lost.

The President signed the engrossed copy of Senate Bill No. 288 and ordered the bill transmitted to the Honorable House.

Senator Davidson submitted the following Conference Committee Report on Senate Bill No. 56:

CONFERENCE COMMITTEE REPORT.

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your Conference Committee, to whom was referred the disagreeing vote of the Senate and House on Senate Bill

No. 56, by Lillard and Davidson, entitled: "An Act amending Section 1, Chapter 68 of the Session Laws of 1911, same being an act with reference to salaries of county attorneys and county judges in counties of certain population in the State of Oklahoma, repealing all laws in conflict therewith, and declaring an emergency," beg leave to report that we have had the differences between the Senate and House under consideration, and herewith return the bill with the following recommendations:

First: That the House recede from House Amendment No. 1, and that in lieu thereof the following amendment be adopted:

Amendment No. 1. That Section 1 be stricken and the following section be inserted in lieu thereof:

"Section 1. That Section 1 of Chapter 68 of the Session Laws of 1911 be and the same is hereby amended to read as follows:

"Section 1. The county judge and county attorney of each county shall receive as full compensation the following salaries:

In counties having a population not exceeding 7,000, the sum of \$1,350.00 each per annum; in counties having a population in excess of 30,000 and not exceeding 40,000 inhabitants, the sum of \$15.00 per each additional one thousand population in counties having a population in excess of 40,000, and not exceeding 50,000 inhabitants, the sum of \$10.00 per each additional one thousand population in counties having a population in excess of 50,000 and not exceeding 60,000 inhabitants, the sum of \$3,000.00 each per annum and in all counties having a population in excess of 60,000 inhabitants, the sum of \$4,000.00 each per annum.'"

Second. That the House recede from House Amendment No. 2.

Third. That the House recede from House Amendment No. 3.

Fourth. That the House recede from House Amendment No. 4, and in lieu thereof the following amendment be approved:

Amendment No. 2. That Section 2 be stricken from the bill, and the following section be inserted in lieu thereof:

“Section 2. All acts and parts of acts in conflict herewith are hereby expressly repealed.”

Fifth. That the House recede from House Amendment No. 5.

Sixth. That the House recede from House Amendment No. 6.

Seventh. That the following language be added to Section (1) at the end thereof: Provided, that nothing herein contained shall be construed as a repeal of Senate Bill No. 281, Session Laws of 1921.

HARRIS,

BAILEY E. BELL,

W. E. DISNEY,

House Conferees.

DAVIDSON,

S. M. RUTHERFORD,

ROSS N. LILLARD,

Senate Conferees.

Senator Hill moved that further consideration of the Conference Committee report on Senate Bill No. 56 be deferred until the next legislative day, which prevailed.

Senator Looney moved that the rules be suspended for the consideration of Senate Bill No. 189, which lost.

Senator Pugh moved that Senate Bill No. 416 be advanced to engrossment and third reading, which prevailed, and the

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bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 92 was taken up for consideration and read.

Senator Horner offered the following amendment:

Mr. President: I move to amend Senate Bill No. 92 by striking all of line 17, page 2.

HORNER.

Senator W. H. Woods moved to table the amendment, which prevailed.

Senator W. H. Woods moved that Senate Bill No. 92 be advanced to engrossment and third reading, which prevailed.

Senator W. H. Woods moved that the rules be suspended, Senate Bill No. 92 considered engrossed and placed on third reading and final passage, which prevailed.

Senate Bill No. 92 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughton, Durant, Golobie, Harvey, Hill, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Woods (E. E.), Woods (W. H.)
Total 29.

Nays: Briggs, Brown, Fleming, Frye, Harrison, Horner, Sherman, Wells. Total 8.

Excused: Cornett, Hensley, Morton. Total 3.

Absent: Glasser, Holloway, Land, West. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Harvey, Hill, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Woods (E. E.), Woods (W. H.) Total 31.

Nays: Briggs, Brown, Fleming, Frye, Sherman, Wells. Total 6.

Excused: Cornett, Hensley, Morton. Total 3.

Absent: Glasser, Holloway, Land, West. Total 4.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 67 was taken up for consideration and read.

Senator Rutherford offered the following amendment:

Mr. President: I move to amend Senate Bill No. 67, line 18, page 5, by striking Section 4.

RUTHERFORD.

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Senator W. H. Woods moved to table the amendment, and the roll being called resulted as follows:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Dearmon, Draughon, Durant, Frye, Golobie, Holloway, Johnson, Lillard, Looney, Morton, Nichols, Pugh, Ratliff, Sherman, Spurlock, Woods (W. H.) Total 21.

Nays: Briggs, Coyne, Davidson, Fleming, Glasser, Harrison, Hill, Lynch, Rutherford, Wallace, Wells, Woods (E. E.) Total 12.

Excused: Cornett, Hensley. Total 2.

Absent: Cartwright, Harvey, Horner, Ingraham, Land, Leedy, McPherran, Simpson, West. Total 9.

The Chair declared the motion to table the amendment carried.

Senator Spurlock moved that Senate Bill No. 67 be advanced to engrossment and third reading, which prevailed.

Senator Spurlock moved that the rules be suspended. Senate Bill No. 67 considered engrossed and placed on third reading and final passage, which lost, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 346 was taken up for consideration and read.

Senator Johnson moved that Senate Bill No. 346 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Hill moved that Senate Bill No. 221 be advanced to engrossment and third reading.

Senator Fleming moved that Senate Bill No. 221 be indefinitely postponed, and the roll being called resulted as follows:

Ayes Clark, Cordell, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Holloway, Johnson, Lillard, Looney, McPherren, Morton, Pugh, Ratliff, Simpson, Woods (E. E.) Total 18.

Nays: Anglin, Briggs, Brown, Carlock, Coyne, Davidson, Frye, Glasser, Harvey, Hill, Horner, Ingraham, Leedy, Lynch, Nichols, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (W. H.) Total 21.

Excused: Cornett, Hensley. Total 2.

Absent: Cartwright, Land, West. Total 3.

The Chair declared the motion to indefinitely postpone Senate Bill No. 221 lost.

Senator Nichols moved that the vote by which the Fleming motion to indefinitely postpone Senate Bill No. 221 lost be reconsidered, and the roll being called resulted as follows:

Ayes: Anglin, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Golobie, Holloway, Johnson, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Woods (E. E.) Total 21.

Nays: Briggs, Brown, Carlock, Cornett, Davidson, Frye, Glasser, Harrison, Harvey, Hill, Horner, Ingraham, Leedy, Lynch, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (W. H.) Total 20.

Excused: Hensley. Total 1.

Absent: Land, West. Total 2.

The Chair declared the motion to reconsider carried.

The question occurring on the motion to indefinitely postpone Senate Bill No. 221, the roll was called with the following result:

Ayes: Anglin, Briggs, Cartwright, Clark, Cordell, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Holloway, Johnson, Leedy, Lillard, Looney, McPherran, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Woods, (E. E.). Total 24.

Nays: Brown, Carlock, Cornett, Coyne, Davidson, Frye, Glasser, Harvey Hill, Horner, Ingraham, Lynch, Rutherford, Sherman, Wallace, Wells, Woods (W. H.) Total 17.

Excused: Hensley. Total 1.

Absent: Land, West. Total 2.

The Chair declared the motion to indefinitely postpone Senate Bill No. 221 carried.

The President pro tempore presiding.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Bill No. 92 correctly engrossed; Senate Bill No. 12 correctly re-engrossed; Senate Resolution No. 33 correctly engrossed.

L. A. MORTON, Chairman.

The President pro tempore signed the engrossed copy of Senate Bill No. 12 and ordered the same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Resolution No. 33 and ordered the resolution returned to the Committee on Engrossed and Enrolled Bills for enrollment.

The President pro tempore signed the engrossed copy of Senate Bill No. 92 and ordered the bill transmitted to the Honorable House.

The President presiding.

Senator Rutherford submitted the following committee reports, which were adopted, and House Bills Nos. 227, 417 and 438 were ordered printed and placed on the calendar. Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Engrossed House Bill No. 227, by Craver, Wismeyer, Miller, Martin and Harris, entitled: "An Act relating to abstracting amending Sections 1, 2, 3, 4, 5, 9, and 10, Chapter 1, Revised Laws of Oklahoma 1910, and Section 7, Chapter 1, Revised Laws of Oklahoma 1910, as amended by Chapter 4, Session Laws of Oklahoma 1917, re-enacting Sections 6 and 8, Revised Laws of Oklahoma 1910, providing for a graduated bond and additional qualifications; fixing liabilities; prescribing penalties and repealing conflicting laws." beg leave to report that we had the same under consideration and herewith return the same without recommendation.

S. MORTON RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Engrossed House Bill No. 360, by Rogers, entitled: grossed copy of Senate Bill No. 450 and ordered the bill "An Act amending Section 464 and Section 365 of the Revised Laws of the State of Oklahoma of 1910, and declaring

an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

S. MORTON RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Engrossed House Bill No. 417, by Gossett and Graves of the House and Glasser of the Senate, entitled: "An Act to amend paragraph 6 of Section 6, Chapter 30, Session Laws of Oklahoma 1916, so as to make county and township boards liable for accidents caused by their negligence in the proper construction and maintenance of bridges and culverts under their respective supervision," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

S. MORTON RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Engrossed House Bill No. 438, by Tylee, Bailey and Disney, entitled: "An Act to provide for the issue and service summons and amending Sections 4705, 4707, and 4710 of the Revised Laws of Oklahoma 1910, and repealing all laws in conflict herewith," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

S. MORTON RUTHERFORD, Chairman.

Senator Davidson moved that the Senate recess until 7 o'clock, which prevailed.

EVENING SESSION.

The Senate reconvened, the President presiding.

Quorum present.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Resolution No. 33 correctly enrolled. Senate Bills Nos. 67, 117, 208, 327, 346 and 416 correctly engrossed.

L. A. MORTON, Chairman.

Senate Bill No. 416 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Golobie, Holloway, Ingraham, Leedy, Lillard, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Ratliff, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 28.

Nays: Carlock, Davidson, Harrison, Hill, Rutherford. Total 5.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

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The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Holloway, Ingraham, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 30.

Nays: Davidson, Hill, Rutherford. Total 3.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 416 and ordered same transmitted to the Honorable House.

Senate Bill No. 346 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham,

Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 33.

Nays: None.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 33.

Nays: None.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 346 and ordered same transmitted to the Honorable House.

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Senate Bill No. 327 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 33.

Nays: None.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 33.

Nays: None.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The emergency having received a constitutional, two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 327 and ordered same transmitted to the Honorable House.

Senate Bill No. 208 was read for the third time at length.

Senator Lillard asked unanimous consent to amend the title, as follows, which was granted:

Mr. President: I move to amend the title of Senate Bill No. 208 by striking the word "misdemeanor" and inserting the word "crime."

LILLARD.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Carlock, Cartwright, Cordell, Coyne, Golobie, Ingraham, Lillard, Looney, Nichols, Ratliff, Rutherford. Total 11.

Nays: Anglin, Briggs, Brown, Clark, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Harrison, Hill, Horner, Leedy, Lynch, McPherran, Morton, Pugh, Sherman, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 24.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Holloway, Johnson, Land, Simpson, West. Total 8.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

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Senate Bill No. 117 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughton, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 32.

Nays: Leedy. Total 1.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed:

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughton, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 32.

Nays: Leedy. Total 1.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 117 and ordered same transmitted to the Honorable House.

Senate Bill No. 67 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Glasser, Holloway, Leedy, Lillard, Looney, McPherran, Morton, Nichols, Pugh, Ratliff, Sherman, Spurlock, Woods (W. H.) Total 21.

Nays: Briggs, Carlock, Cornett, Davidson, Durant, Fleming, Golobie, Hill, Horner, Lynch, Rutherford, Wallace, Wells, Woods (E. E.) Total 14.

Excused: Hensley. Total 1.

Absent: Frye, Harrison, Harvey, Ingraham, Johnson, Land, Simpson, West. Total 8.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

The following message from the Governor was read:

To the Honorable, the President, and Members of the Senate:

I have the honor to advise that I have this day approved the following:

Senate Bill No. 323, by Nichols and Golobie, entitled: "An Act amending Subdivision (a) of Section 5, of House Bill No. 418, of the Session Laws of 1917," etc.;

Senate Bill No. 242, by Committee on Agriculture of the Senate, entitled: "An Act to amend Sections 1, 2, 3, of Chapter 225, of the Session Laws of Oklahoma 1919," etc.;

Senate Bill No. 329, by Davidson, entitled: "An Act providing for the disposition of interest paid to the State Treasurer upon daily bank balances of funds deposited by the several counties," etc.;

Senate Bill No. 351, by Cartwright and McPherren of the Senate and Rice of the House, entitled: "An Act fixing the salaries of county treasurers in counties having a population of 5,000 or less," etc.;

Senate Bill No. 81, by Durant, entitled: "An Act making appropriation for a heating plant for the president's home building at Northeastern State Normal";

Senate Bill No. 377, by Johnson, entitled: "An Act providing for the annexation of the Ft. Sill School District to the Lawton City School District," etc.;

Senate Bill No. 379, by Cartwright and McPherren of the Senate and Rice of the House, entitled: "An Act providing for regulating the number of deputies in the county offices of counties having a population of 18,400," etc.;

Senate Bill No. 407, by Morton and E. E. Woods of the Senate and Graham and Herod of the House, entitled: "An

Act making an emergency appropriation for the payment of Confederate pensions," etc.;

and have caused the same to be filed in the office of the Secretary of State, as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

The following messages from the House were read:

To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the Honorable Senate, that the House has adopted the Conference Committee's report on Senate Bill No. 231, by Harrison, entitled: "An Act making an appropriation to aid the separate schools for colored children of Oklahoma, and declaring an emergency." Two copies of which report are attached to the engrossed bill herewith transmitted.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the Honorable Senate, that the House has this day concurred in Senate amendments to House Bill No. 315, by Anglin of the Senate and Harrison of the House, entitled: "An Act authorizing county commissioners of Hughes County, Oklahoma, to erect buildings on the grounds of the Hughes County Free Fair Association, and declaring an emergency."

Yours very truly,

ALBERT ROSS, Chief Clerk.

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To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for signature, the following:

Enrolled House Bill No. 94, by J. H. Ogle of the House and Simpson of the Senate, entitled: "An Act relating to road and bridge work and inspection by county commissioners in all counties having a population of 15,840 and not over 55,000; fixing the compensation for such work, and declaring an emergency," and to inform you, and through you the Honorable Senate, that this enrolled bill has been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, Engrossed House Bill No. 56, by Knight, entitled: "An Act amending Section 7565, Chapter 73, Article 1, of the Revised Laws of Oklahoma 1910, relating to compensation of road supervisors," together with Conference Committee's report thereon, and to inform you, and through you the Honorable Senate, that the House has this day adopted the said Conference Committee's report.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the Honorable Senate, that the House

has this day concurred in Senate Amendments to Engrossed House Bill No. 217, by Heberling of the House and Clark of the Senate, entitled: "An Act fixing the salaries of certain deputies in the office of county assessor in the County of Kay, State of Oklahoma, and providing for the expenses of the county assessor and deputies when away from the county seat on business connected with their office; and shall be under the control of the board of county commissioners of said county; repealing all laws in conflict herewith and declaring an emergency."

Yours very truly,

ALBERT ROSS, Chief Clerk.

Engrossed Senate Bill No. 231 was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Enrolled House Bill No. 94 was referred to the Committee on Engrossed and Enrolled Bills for comparison.

• The following Conference Committee report was read:

REPORT OF CONFERENCE COMMITTEE ON ENGROSSED
HOUSE BILL NO. 56.

We, your Conference Committee of the House and Senate, appointed to prepare conference amendments on said Engrossed House Bill No. 56, by Knight of Pottowatomie, being "An Act amending Section 7565, Chapter 73, Article 1, of Revised Laws of Oklahoma 1910, relating to compensation of road supervisors", beg leave to report as follows:

That the Senate recede from the Senate amendments and that the said bill be passed as passed by the House.

C. A. KNIGHT,

CHAS. M. McPHERREN,

C. L. TYLEE,

W. J. HOLLOWAY,

W. S. CALDWELL,

CLARK NICHOLS,

House Conferees.

Senate Conferees.

Senator McPherren moved that the Conference Committee report on House Bill No. 56 be adopted, which prevailed.

The question being, "Shall House Bill No. 56, as amended by the conference report, pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughor, Durant, Fleming, Golobie, Hill, Holloway, Ingraham, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 30.

Nays: Briggs, Harrison, Leedy. Total 3.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the President ordered the bill returned to the Honorable House.

Senator Golobie asked that Senate Bill No. 187 be advanced to engrossment and third reading, which was unanimously granted, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Davidson moved that the vote by which further consideration of the Conference Committee report on Senate Bill No. 56 was deferred until the next legislative day be reconsidered, which prevailed.

The Conference Committee report on Senate Bill No. 56 was taken up for consideration.

Senator Lillard moved that the conference report be adopted, which prevailed.

The question being, "Shall Senate Bill No. 56 as amended by the conference report pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 33.

Nays: Leedy. Total 1.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Spurlock, West. Total 9.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 33.

Nays: Leedy. Total 1.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Spurlock, West. Total 9.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the President ordered the bill transmitted to the Honorable House.

Senator Looney asked for the consideration of Senate Bill No. 189, which was granted.

Senator Nichols moved that the vote by which the Nichols amendment was adopted be reconsidered, which prevailed.

Senator Nichols moved that the Nichols amendment be stricken, which prevailed.

Senator Nichols offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 189, line 8, page 2, by adding after the word "week," the following: "Provided this act shall not apply to law clerks and law stenographers."

NICHOLS.

Senator Nichols moved that Senate Bill No. 189, as amended, be advanced to engrossment and third reading, which prevailed.

Senator Looney moved that the rules be suspended, Senate Bill No. 189 considered engrossed and placed on third reading and final passage, which prevailed.

Senate Bill No. 189 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Johnson, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 29.

Nays: Briggs, Brown, Cornett, Davidson, Horner, Ingraham, Leedy, Sherman. Total 8.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Land, Lynch, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Johnson, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 30.

Nays: Briggs, Brown, Davidson, Horner, Ingraham, Leedy, Sherman. Total 7.

Excused: Hensley. Total 1.

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Absent: Frye, Glasser, Harvey, Land, Lynch, West.
Total 6.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment

The President signed the enrolled copy of Senate Resolution No. 33 and ordered the resolution transmitted to the Secretary of State.

The House amendments to Senate Bill No. 339 were taken up for consideration and read.

Senator Anglin moved that the Senate concur in the House amendments to Senate Bill No. 339, which prevailed.

The question being, "Shall Senate Bill No. 339 as amended by the House pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 32.

Nays: Leedy. Total 1.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate,

was declared passed, and the bill was referred to the Committee on Engrossed and enrolled Bills for enrollment.

Senator Cordell moved that the rules be suspended for the purpose of considering Senate Bill No. 415, which lost.

Senator Looney moved that the vote by which Senate Bill No. 283 failed of passage be reconsidered, which lost.

Senator McPherren submitted the following committee report, which was adopted, and House Bill No. 378 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Roads and Highways, to whom was referred House Bill No. 378 as amended by Tylee and Caldwell, entitled: "An Act amending Chapter 290, of the Session Laws of Oklahoma 1919, relating to the registration of motor vehicles providing for the collection of license fees," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended.

McPHERREN, Chairman.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Bill No. 189 correctly re-engrossed; Senate Bill No. 187 correctly engrossed; Senate Bill No. 231 correctly enrolled.

L. A. MORTON, Chairman.

The President signed the engrossed copy of Senate Bill No. 189 and ordered the bill transmitted to the Honorable House.

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Senate Bill No. 187 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 33.

Nays: None:

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 33.

Nays: None.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 187 and ordered same transmitted to the Honorable House.

House Bill No. 319 was taken up for consideration and read.

Senator Rutherford offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 10, page 4, by striking "\$100,000" in two places and insert "\$60,000" two places; also on line 14, strike "\$7500" two places and insert "\$2500" two places.

RUTHERFORD.

Senator Lillard moved to table the amendment, which prevailed.

Senator Spurlock offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 10, page 4, by striking after the word "salaries" the figures "\$100,000" and inserting "\$85,000."

SPURLOCK.

Senator Lillard moved to table the Spurlock amendment, and the roll being called resulted as follows:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Golobie, Harrison, Ingraham, Johnson, Leedy, Lillard, Looney, McPherren, Pugh, Ratliff, Simpson, Wells, Woods (E. E.), Woods (W. H.) Total 25.

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Nays: Davidson, Fleming, Hill, Lynch, Nichols, Rutherford, Sherman, Spurlock. Total 8.

Excused: Hensley, Morton. Total 2.

Absent: Brown, Frye, Glasser, Harvey, Holloway, Horner, Land, Wallace, West. Total 9.

The Chair declared the motion to table carried.

Senator Carlock offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 10, page 4, insert "\$90,000" instead of "\$100,000" for each year.

CARLOCK.

Senator Lillard moved to table the Carlock amendment, and the roll being called resulted as follows:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Coyne, Dearmon, Durant, Golobie, Holloway, Johnson, Lillard, Looney, Pugh, Wells. Total 15.

Nays: Briggs, Carlock, Cornett, Davidson, Draughon, Fleming, Harrison, Hill, Horner, Ingraham, Leedy, Lynch, McPherran, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Woods (E. E.), Woods (W. H.) Total 22.

Excused: Hensley, Martin. Total 2.

Absent: Frye: Glasser, Harvey, Land, West. Total 5.

The Chair declared the motion to table the amendment lost.

Senator Carlock moved that the amendment be adopted, which prevailed.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 4, page 5, by striking out after the word "fund" the figures "\$106,378.04—97,200.00" and insert in lieu thereof the figures "\$96,378.04—87,200.00."

DAVIDSON.

Senator Carlock offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 5, page 6, by inserting "\$60,000" instead of "\$64,000" each year.

CARLOCK.

Senator Rutherford offered the following substitute for the Carlock amendment:

Mr. President: I move to amend House Bill No. 319, line 5, page 6, by striking "\$64,000" two places and inserting "\$48,000" two places.

RUTHERFORD.

Senator W. H. Woods moved that the Rutherford substitute be tabled, which prevailed.

Senator Simpson moved to table the Carlock amendment, and the roll being called resulted as follows:

Ayes: Anglin, Briggs, Brown, Cartwright, Clark, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Harrison, Ingraham, Johnson, Leedy, Looney, McPherrren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Wells. Total 24.

Nays: Carlock, Cordell, Davidson, Hill, Holloway, Ingraham, Lillard, Lynch, Rutherford, Spurlock, Wallace, Woods, (E. E.), Woods, (W. H.) Total 13.

Excused. Hensley. Total 1.

Absent: Frye, Glasser, Golobie, Harvey, Land, West. Total 6.

The Chair declared the motion to table the Carlock amendment carried.

Senator Briggs offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 5, page 6, by striking after the word "salaries" the figures "\$94,000" in each column and substituting in lieu thereof the figures "\$73,500" in each column.

BRIGGS.

Senator W. H. Woods moved to table the Briggs amendment, and the roll being called resulted as follows:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Durant, Hill, Horner, Lillard, Morton, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 20.

Nays: Briggs, Cartwright, Dearmon, Draughton, Fleming, Golobie, Harrison, Holloway, Johnson, Leedy, Looney, Lynch, McPherren, Nichols, Ratliff, Simpson. Total 16.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Ingraham, Land, Pugh, West. Total 7.

The Chair declared the motion to table the Briggs amendment carried.

Senator Briggs offered the following amendment:

Mr. President: I move to amend House Bill No 319, line 5, page 6, by striking after the word "salaries" the figures "\$64,000" in both columns and substituting the figures "\$66,000" in each column in lieu thereof.

BRIGGS.

Senate Bill No. 231 was read the fourth time, the enrolled copy signed by the President and ordered transmitted to the **Honorable House** for the signature of the presiding officer.

The following messages from the House were read:
To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed House Bill No. 88, by Hardie, Harris, Robertson, and Jerkins, entitled: "An Act making an appropriation for the building and equipping of a State Hospital Nurses' Home on the State land north of and nearby the State University Hospital, as now located in Oklahoma City, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that this bill has been passed by the House of Representatives and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

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To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed House Bill No. 143, by Disney, entitled: "An Act to provide a limitation on the necessity for the administration of the estates of deceased persons in this State, and recognizing foreign probate of estates of nonresident persons leaving property within this State and making it unnecessary to re-administer such estates in this State, and for other purposes, and declaring an emergency."

Engrossed House Bill No. 223, by Harris and Martin, entitled: "An Act in relation to the powers of cities, with respect to buildings, sites, areas, trades and industries; opening, widening, and extending streets; authorizing the creation of zoning districts and declaring an emergency."

Engrossed House Bill No. 224, by Harris and Martin, entitled: "An Act to provide for the establishment of local planning boards by cities, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that these bills have been passed by the House of Representatives, and signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed House Bill No. 406, by Harris and Cummings, entitled: "An Act making an appropriation for the benefit

and support of the public schools of the State, providing a method for the distribution of said funds appropriated, providing penalties for violation thereof."

And to inform you, and through you the Honorable Senate, that this bill has been passed by the House of Representatives, and signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed House Bill No. 203, by Robertson, Jerkins, Martin, Gorman and Harris, of the House, and Hensley of the Senate, entitled: "An Act authorizing cities having a population of more than eighty thousand (80,000) as shown by the last decennial Federal census or by any future, special or decennial Federal census, and owning and operating sewer and water systems to extend or change such city limits; repealing all acts in conflict herewith and declaring an emergency."

Engrossed House Bill No. 382, by Robertson, entitled: "An Act amending Section 2 of Chapter 163 of the Session Laws of 1917, relative to fish and game; and declaring an emergency."

Engrossed House Bill No. 403, by Hardie, entitled: "An Act concerning the taking of depositions in this state to be used in any foreign jurisdiction and to make uniform the law with reference thereto; repealing all laws in conflict herewith and declaring an emergency."

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Engrossed House Bill No. 439, by Craver, Harp, Disney, Robertson, McColgin, Hardie and Pullen of the House, and McPherran, Golobie, E. E. Woods, Harrison, Looney, Holloway and Ingraham of the Senate, entitled: "An Act making it incumbent upon school authorities of the State to provide instruction in our language and American citizenship for all native and foreign born in need of such instruction; authorizing and directing all school authorities and state schools, colleges, and institutions of learning to co-operate with the extension division of the State University and Federal Government in the work of Americanization; making appropriation to carry out the provisions hereof, and repealing Chapter 315, Session Laws of Oklahoma, 1919."

And to inform you, and through you the Honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed House Bill No. 236, by Trevathan, entitled: "An Act repealing Chapter 195 of the Session Laws of Oklahoma, 1915, relating to the exemption of certain property from taxation."

Engrossed House Bill No. 334, by the Prohibition Enforcement Committee of the House of Representatives and Senate, entitled: "An Act relating to stills, distilleries, mash, wort, wash fit for distillation or for the manufacture of beer, wine,

distilled spirits or other alcoholic liquor; fixing the penalty for the violation thereof, and declaring an emergency.”

Engrossed House Bill No. 512, by Keim, entitled: “An Act to amend Section 7302 of the Revised Laws of Oklahoma for 1910, and declaring an emergency.”

And to inform you, and through you the Honorable Senate, that these bills have been passed by the House of Representatives and signed by the Speaker of the House in open session.

Yours very truly,
ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed House Bill No. 428, by Sharp and Dodd, entitled: “An Act making an appropriation to pay Co-operative Publishing Company, its successors or assigns, balance owing by the State for the publication of the Session Laws of Oklahoma 1917, and declaring an emergency.”

Engrossed House Bill No. 484, by Smallwood, Bailey and Neely of the House, and Fleming and Davidson of the Senate, entitled: “An Act authorizing the Board of Regents of the School of Mines and Metallurgy at Wilburton to receive any and all funds allotted and paid by the Federal Government for vocational education for the training of disabled soldiers, sailors and marines; for paying teachers’ salaries and maintenance of said institution; repealing all acts and parts of acts in conflict herewith and declaring an emergency.”

Engrossed House Bill No. 520, by Salter of the House and Harvey of the Senate, entitled: “An Act to prevent conspiracy

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and fraudulent conduct against the interests of the State or any county, city, township, school district or other subdivision thereof, in the letting of contracts or transaction of public business, fixing a penalty, and declaring an emergency."

Engrossed House Bill No. 521, by Salter of the House and Harvey of the Senate, entitled: "An Act to protect the State or any county, city, township, or school district therein from loss in the letting of contracts, sale or purchase of property or other public transactions occasioned by the gross negligence or dishonesty of public officials or employees; fixing the penalty therefor, and declaring an emergency."

Engrossed House Bill No. 522, by Salter of the House and Harvey of the Senate, entitled: "An Act to prevent architects and civil engineers in the service of the State, county, city, township or school district from overestimating the construction cost of public improvements; providing a penalty therefor, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that these bills have been passed by the House of Representatives, and signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed House Bill No. 536, by Platt, entitled: "An Act authorizing the Board of Regents of the Oklahoma A. and M. College to set aside portions of the campus of the

said college for the construction of dormitories; and to construct and equip said dormitories; and to manage and regulate same; and to issue bonds for the purpose of constructing said dormitories; and authorizing the commissioner of the land office to purchase said bonds, and declaring an emergency.”

And to inform you, and through you the Honorable Senate, that this bill has been passed by the House of Representatives; and was signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed House Bill No. 542, by Smallwood, Keenan, Robertson and Graves, entitled: “An Act relating to mutual hail insurance companies; repealing all laws in conflict herewith, and declaring an emergency.”

And to inform you, and through you the Honorable Senate, that this bill has been passed by the House of Representatives, and was signed by the Speaker of the House in open

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

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Engrossed House Joint Resolution No. 22, by Harrison, entitled: "A Resolution to pay Mrs. Bennett, in Department of Charities and Corrections \$50.00 for months of May and June, 1919, under appropriation made in the Seventh Session of the Legislature, 1919, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that this resolution has been passed by the House of Representatives and signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Joint Resolution No. 24, by Committee on Appropriations, entitled: "A Resolution, authorizing the State Auditor to audit and approve certain cancelled warrants drawn against the General Revenue Funds and declaring an emergency."

Engrossed House Joint Resolution No. 25, by Committee on Appropriations, entitled: "A Resolution, authorizing the State Treasurer to redeem certain warrants drawn against Cash Funds, New College Funds, and Section Thirteen Funds, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that these resolutions have been passed by the House of Representatives, and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed House Bill No. 450, by Martin and Hoover, entitled: "An Act creating a lien upon an automobile or motor vehicle involved in an accident where the accident is caused by negligence of the driver of said automobile or motor vehicle, and declaring an emergency."

Engrossed House Bill No. 509, by Herod of the House and Luther Harrison of the Senate, entitled: "An Act repealing Section 3, of Article 11, Chapter 219, Session Laws of 1913, and declaring an emergency."

Engrossed House Bill No. 545, by Pullen, entitled: "An Act fixing the salaries of county officials in counties having a population of between 13,100 and 13,150 according to the 1920 Federal census; and declaring an emergency."

Engrossed House Concurrent Resolution No. 17, by Admire of the House, and Ingraham of the Senate, entitled: "Exempting Creek County, Oklahoma from the effect of Senate Bill No. 7, of the Eighth Legislature of Oklahoma, so as to continue township government in said county."

And to inform you, and through you the Honorable Senate, and these bills and resolutions have been passed by the House of Representatives, and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

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To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed Senate Concurrent Resolution No. 21, by Holloway, entitled: "A Concurrent Resolution authorizing the holding of an election for the purpose of voting upon a proposed amendment to Section 9, of Article 10, of the Constitution of the State of Oklahoma, which amendment was proposed in Senate Joint Resolution No. 8, which was adopted by the Eighth Legislature, and approved by the Governor on the 21st day of March, 1921."

And to inform you, and through you the Honorable Senate, that this resolution has been passed by the House of Representatives and signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Enrolled House Bill No. 315, by Anglin of the Senate and Harrison of the House, entitled: "An Act authorizing County Commissioners of Hughes County, Oklahoma to erect buildings on the grounds of the Hughes County Free Fair Association, providing for the levying of a tax therefor, and declaring an emergency."

Excused: Cornett, Hensley. Total 2.

Absent: Dearmon, Land, Nichols, Rutherford, Simpson, West. Total 6.

The Chair declared the motion lost.

Senator Davidson, Acting President, signed the engrossed copy of Senate Bill No. 149 and ordered same transmitted to the Honorable House.

Senate Bill No. 288 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result::

Ayes: Anglin, Carlock, Cordell, Coyne, Davidson, Draughon, Frye, Glasser, Harvey, Hill, Holloway, Ingraham, Johnson, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Wells, Woods, (W. H.) Total 23.

Nays: Briggs, Brown, Clark, Durant, Fleming, Golobie, Harrison, Horner, Leedy, Sherman, Spurlock, Wallace, Woods, (E. E.) Total 13.

Excused: Cornett, Hensley. Total 2.

Absent: Cartwright, Dearmon, Land, Rutherford, Simpson, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Coyne, Davidson, Draughon, Fleming, Frye, Golobie, Hill, Holloway,

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Ingraham, Johnson, Lillard, Looney, Lynch, McPherren Morton, Nichols, Pugh, Ratliff, Woods, (W. H.) Total 24.

Nays: Briggs, Durant, Glasser, Harrison, Horner, Leedy, Sherman, Spurlock, Wallace, Wells, Woods, (E. E.) Total 11.

Excused: Cornett, Hensley. Total 2.

Absent: Cartwright, Dearmon, Harvey, Land, Rutherford, Simpson, West. Total 7.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage, and the bill was referred to the Committee on Engrossed and Enrolled Bills for correction.

Senator Holloway moved that the vote by which Senate Bill No. 288 passed be reconsidered and that the motion lie on the table, which prevailed.

Senator McPherren introduced the following resolution:

Senate Concurrent Resolution No. 23, by McPherren and Fleming, a Resolution recalling House Bill No. 440 from the Governor.

Senator McPherren asked unanimous consent to consider the resolution, which was granted.

Senator McPherren moved that the resolution be adopted, which prevailed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Morton submitted the following committee report:
Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate Bill No. 450 correctly engrossed.

L. A. MORTON, Chairman.

Senator Davidson, Acting President, signed the engrossed copy of Senate Bill No. 450 and ordered the bill transmitted to the Honorable House.

Senator Harrison moved that the Senate recess until 1:30 o'clock, which prevailed.

AFTERNOON SESSION.

The Senate reconvened, the President pro tempore presiding.

Quorum present.

The following messages from the House were read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 268, by Glasser, entitled: "An Act authorizing County Commissioners to expend County funds in the construction of highways within the corporate limits of cities and towns, and declaring an emergency."

And to inform you, and through you in the Honorable Senate, that this bill has been passed by the House of Representatives, and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives, to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Bill No. 242, by Committee on Agriculture of the Senate, entitled: "An Act to amend Sections 1, 2 and 3, of Chapter 225, of the Session Laws of Oklahoma, 1919, relating to prevention of tuberculosis among dairy and breeding animals, the introduction of tubercular animals, providing that the State Board of Agriculture issue and enforce rules and regulations to prevent same; providing for the killing of animals infected and compensation to the owners for animals killed; empowering the State Board of Agriculture to appoint a state veterinarian, fixing salaries and expenses, and declaring an emergency."

Enrolled Senate Bill No. 379, by Cartwright and McPherrren of the Senate, and Rice of the House, entitled: "An Act providing for and regulating the number of the deputies in the County Offices of Counties having a population of 18,400, and not more than 18,420, fixing their salaries, and declaring an emergency."

Enrolled Senate Bill No. 377, by Johnson, entitled: "An Act providing for the annexation of the Fort Sill school district to the Lawton City School district, and declaring an emergency."

Enrolled Senate Bill No. 329, by Davidson, entitled: "An Act providing for the disposition of interest paid to the State Treasurer upon daily balances of funds deposited by the several counties for Bridge and Highway construction, and declaring an emergency."

Enrolled Senate Bill No. 84, by McPherrren, Holloway, Carlock, Cordell, Cartwright, Durant, Leedy, Looney, Ratliff

and West, entitled: "An Act making supplemental appropriation for the fiscal year ending June 30, 1921, to carry out the provisions of Chapter 62 of the Session Laws of Oklahoma, 1919, relating to the maintenance of Rural Public Schools, and declaring an emergency."

Enrolled Senate Bill No. 81, by Durant, entitled: "An Act making appropriation for a heating plant for the President's home building at Northwestern State Normal."

Enrolled Senate Bill No. 407, by Morton and E. E. Woods, of the Senate, and Graham and Herod of the House, entitled: "An Act making an emergency appropriation for the payment of Confederate Pensions for the fiscal year ending June 30, 1921, and declaring an emergency."

Enrolled Senate Bill No. 351, by Cartwright and McPherrin of the Senate, and Rice of the House, entitled; "An Act fixing the salary of County Treasurer in counties having a population of 5,000 or less, and salaries of the County Judge, County Attorney, Sheriff, County Treasurer, County Commissioners, Court Clerk, Tax Assessor, County Clerk and County Superintendent of Public Instruction in counties having a population of not less than 18,400 nor greater than 18,420. according to the last Federal Census, and repealing all laws in conflict herewith, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these bills have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

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Enrolled House Bill No. 77, by Salter, entitled: "An Act amending Section 6427 of the Revised Laws of Oklahoma, 1910, relating to Commissioners and expenses of executors and administrators in the administration of estates."

And to inform you, and through you the honorable Senate, that this enrolled bill has been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 273, by Glasser and Cordell, entitled: "An Act amending Chapter 164, Session Laws of 1915, relating to income taxes; repealing all laws in conflict herewith, and declaring an emergency."

And to inform you, and through you the honorable Senate, that this bill has been passed by the House of Representatives, and was signed by the speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Engrossed Senate Bill No. 268 was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Enrolled Senate Bills Nos. 242, 379, 377, 329, 84, 81, 407 and 351 were ordered transmitted to the Governor.

Enrolled House Bill No. 77 was referred to the Committee on Engrossed and Enrolled Bills for comparison.

The House amendment to Senate Bill No. 273 was taken up for consideration.

Senator Glasser moved that the Senate concur in the House amendment to Senate Bill No. 273, which prevailed.

The question being, "Shall Senate Bill No. 273 as amended by the House pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 40.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Land, West. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed House amendments to Senate Bill No. 273 and the bill was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Bills Nos. 83 and 358 correctly enrolled; House Bill No. 140 correctly enrolled; Senate Concurrent Resolutions Nos. 18 and 22 correctly enrolled; Senate Concurrent Resolution No. 23 correctly engrossed; Senate Bills Nos. 12, 119, 167, 278, 308, and 420 correctly engrossed.

L. A. MORTON, Chairman.

The President pro tempore signed the enrolled copy of Senate Concurrent Resolution No. 18 and ordered same transmitted to the Honorable House for the signature of the presiding officer.

The President pro tempore signed the enrolled copy of Senate Concurrent Resolution No. 22 and ordered same transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 83 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 358 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 278 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (W. H.) Total 38.

Nays: Leedy, Woods, (E. E.) Total 2.

Excused: Cornett, Hensley. Total 2.

Absent: Land, West. Total 2.

The bills having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (W. H.) Total 38.

Nays: Leedy, Woods, (E. E.) Total 2.

Excused: Cornett, Hensley. Total 2.

Absent: Land, West. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 278 and ordered same transmitted to the Honorable House.

Senate Bill No. 167 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: Leedy. Total 1.

Excused: Cornett, Hensley. Total 2.

Absent: Land, West. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Ruther-

ford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: Leedy. Total 1.

Excused: Cornett, Hensley. Total 2.

Absent: Land, West. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 167 and ordered same transmitted to the Honorable House.

Senate Bill No. 119 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: Leedy. Total 1.

Excused: Cornett, Hensley. Total 2.

Absent: Land, West. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

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The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: Leedy. Total 1.

Excused: Cornett, Hensley. Total 2.

Absent: Land, West. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of Senate Bill No. 119 and ordered same transmitted to the Honorable House.

House Bill No. 140 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

Senator Hill moved that the vote by which Senate Bill No. 11 failed of passage be reconsidered, which prevailed.

Senator Nichols moved that the rules be suspended and the roll be called without debate, which lost.

Senator Draughon moved the previous question, which prevailed.

The question being, "Shall Senate Bill No. 11 pass?." the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Dearmon, Draughon, Frye, Glasser, Hill, Ingraham, Lillard, Lynch, McPherran, Nichols, Pugh, Rutherford, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 22.

Nays: Anglin, Coyne, Davidson, Durant, Fleming, Golobie, Harrison, Harvey, Holloway, Horner, Johnson, Leedy, Looney, Ratliff, Simpson. Total 15.

Excuses: Cornett, Hensley, Morton. Total 3.

Absent: Land, Sherman, Wallace, West. Total 4.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

The President pro tempore signed the engrossed copy of Senate Concurrent Resolution No. 23 and ordered same transmitted to the Honorable House.

The President presiding.

Senator Holloway submitted the following committee reports, which were adopted, and Senate Bill No. 275 and House Bill No. 447 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Education, to whom was referred Senate Bill No. 275 by (W. H.) Woods, Spurlock and Looney, entitled: "An Act defining the terms "Rural Schools" and "Rural Public Schools" as used in chapter 62 of the Session

Laws of Oklahoma, 1919, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred House Bill No. 447 by Disney, entitled: "An Act providing for the disposition of the property of consolidated or union graded school districts after the dissolution thereof, repealing all acts in conflict herewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Senator Glasser submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Private Corporation, to whom was referred Senate Bill No. 108 by Sherman, entitled: "An Act regulating flouring mills and mills grinding cereals," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do "not" pass.

GLASSER, Chairman.

Senator Looney submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on County Affairs, to whom was referred House Bill No. 165 by Martin, entitled: "An Act

authorizing the board of county commissioners to hear and determine erroneous assessments, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

MRS. LOONEY, Chairman.

Senator Carlock submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Oil and Gas, to whom was referred Reengrossed House Bill No. 64 by Admire, entitled: "An Act to amend Section 1, Chapter 207, Session Laws of 1917, relating to oil and gas conservation," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

CARLOCK, Chairman.

Senator Davidson submitted the following committee reports, which were adopted, and House Bill No. 278, Senate Bill No. 349 and Senate Joint Resolution No. 14 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Appropriations, to whom was referred Engrossed House Bill No. 278 by Harris and Martin, of the House, and Lillard, of the Senate, entitled: "An Act making an appropriation for the support of the first half of the summer schools of the Central State Normal, the Northeastern State Normal, the Northwestern State Normal, the Southwestern State Normal, the East Central State Normal and the Southeastern State Normal for the fiscal

year ending June 30th, 1921, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 349 by Coyne, entitled: "An Act creating the state budget commission, providing for a chief budget officer, naming his duties, fixing his compensation, providing for help in the office of chief budget officer, and making an appropriation for same," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendment being as follows, to-wit: In line 7 of the original bill, after the word "institutions" and before the word "supported," insert the following: "and State departments."

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Joint Resolution No. 14, by Davidson, entitled: "A resolution for the refunding of money erroneously paid the state auditor and turned over by him to the state treasury to the credit of general revenue fund of the state," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendments being as follows, to-wit:

Amendment No. 1. Insert in the first "Whereas" clause, following the Hewitt item, the following:

“By A. J. Gill, \$113.29. Said amount was paid by error for gross production tax for the quarter ending September 30, 1919.

“By Elizabeth Mehlin, \$53.60, for gross production tax for 1916-1917, and the first quarter of 1918, on restricted Indian land.

“By The Hutch Oil & Gas Company, \$966.96, for gross production tax for the years 1909-1920, inclusive, on restricted Indian land.

“By Rushton Oil Company, \$1,407.77, for gross production tax for the years 1917, 1918, and 1919, on restricted Indian lands.”

Amendment No. 2. Strike out Section 1 and insert in lieu thereof the following:

“Section 1. There is hereby appropriated, out of any funds in the State Treasury not otherwise appropriated, the sum of Three Thousand Three Hundred Eighty-nine Dollars and Seventy-three Cents (\$3,389.73), or so much thereof as may be necessary, for the purpose of paying the following claims in the following amounts:

| | |
|--|-----------|
| F. M. Bailey ----- | \$ 193.81 |
| Gladstone Oil & Refining Company ---- | 118.10 |
| J. D. and S. C. Canany ----- | 363.91 |
| S. J. Hewitt ----- | 87.88 |
| Commissioners of the Land Office ----- | 84.41 |
| A. J. Gill ----- | 113.29 |
| Elizabeth Mehlin ----- | 53.60 |
| The Hutch Oil & Gas Company ----- | 966.96 |
| Rushton Oil Company ----- | 1,407.77 |

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Amendment No. 3. Add the following to the title:
“and declaring an emergency.”

DAVIDSON, Chairman.

The majority report on House Bill No. 269 was read.

The minority report on House Bill No. 269 was read.

The question occurring on the substitute motion of Senator Anglin to substitute the minority report for the majority report, the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Fleming, Frye, Golobie, Harrison, Harvey, Hill, Ingraham, Johnson, Leedy, Lynch, Ratliff, Sherman, Spurlock, Wallace, Woods, (W. H.) Total 23.

Nays: Briggs, Davidson, Glasser, Holloway, Horner, Lillard, Looney, McPherran, Nichols, Pugh, Rutherford Wells, Woods (E. E.) Total 13

Excused: Cornett, Hensley, Morton. Total 3.

Absent: Brown, Durant, Land, Simpson, West. Total 5.

The Chair declared the substitute motion carried and the minority report adopted.

Senator Anglin moved that House Bill No. 269, as amended, be advanced to engrossment and third reading, which prevailed.

Senator Anglin moved that the rules be suspended, House Bill No. 269 considered engrossed and placed on third reading and final passage, which prevailed.

House Bill No. 269 as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Spurlock, Wallace, Wells, Woods (E. E.), Woods, (W. H.) Total 33.

Nays: Davidson, Lillard, Rutherford, Sherman. Total 4.

Excused: Cornett, Hensley, Morton. Total 3.

Absent: Durant, Land, Simpson, West. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes. Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Spurlock, Wallace, Wells, Woods (E. E.), Woods, (W. H.) Total 33.

Nays: Davidson, Lillard, Rutherford, Sherman. Total 4.

Excused: Cornett, Hensley, Morton. Total 3.

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Absent: Durant, Land, Simpson, West. Total 4.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

Senate Bill No. 208 was taken up for consideration and read.

Senator Glasser moved that further consideration of the bill be indefinitely postponed, which lost.

Senator Clark offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 208 by striking Section 2.

CLARK.

Senator W. H. Woods offered the following amendment:

Mr. President: I move to amend Senate Bill No. 208 by striking Section 1.

W. H. WOODS.

Senator Leedy moved to table the amendment which prevailed.

Senator Glasser offered the following amendment, which was adopted.

Mr. President: I move to amend Senate Bill No. 208 by substituting the following for Section 2 as follows:

Section 2. Any person violating Section 1 of this act shall upon conviction thereof be punished by imprisonment for not more than one year in the county jail, or by imprisonment in the state penitentiary not exceeding seven years or by a fine of not more than one thousand (\$1,000.00) dollars, or by both such fine and imprisonment.

GLASSER.

Senator Johnson moved that Senate Bill No. 208, as amended, be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

House Bill No. 472 was taken up for further consideration.

Senator Johnson offered the following amendment, which was unanimously adopted:

Mr. President: I move to amend House Bill No. 472, lines 1, 2 and 3, page 8, by striking all of lines 1, 2 and 3.

JOHNSON.

Senator Johnson offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 472, line 15, page 5, by adding after the word "persons" the following: "Provided that civilians shall not be barred from admittance to said sanitarium in case all available space is not filled by ex-service persons.

JOHNSON.

Senator Draughon moved that House Bill No. 472, as amended, be advanced to engrossment, and third reading, which prevailed, and the bill was referred to the Committee

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on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

Senator Dearmon moved that House Bill No. 186 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment of the Senate amendments.

Senate Bill No. 420 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Lynch, McPherrin, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 36.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Anglin, Draughon, Land, Looney, Simpson, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Nays: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham,

Johnson, Leedy, Lillard, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 36.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Anglin, Draughon, Land, Looney, Simpson, West. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 420 and ordered same transmitted to the Honorable House.

Senate Bill No. 12 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Durant, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 34.

Nays: Fleming, Leedy. Total 2.

Excused: Cornett, Hensley. Total 2.

Absent: Anglin, Draughon, Land, Looney, Simpson, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 12 and ordered same transmitted to the Honorable House.

Senate Bill No. 308 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Cordell, Coyne, Davidson, Draughon, Durant, Glasser, Golobie, Holloway, Johnson, Lillard, Looney, Lynch, McPherrren, Nichols, Pugh, Ratliff, Spurlock, Woods (E. E.), Woods (W. H.)
Total, 23.

Nays: Briggs, Clark, Fleming, Frye, Harrison, Hill, Ingraham, Leedy, Sherman, Wallace, Wells. Total 11.

Excused: Cornett, Hensley, Morton. Total 3.

Absent: Dearmon, Harvey, Horner, Land, Rutherford, Simpson, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 308 and ordered same transmitted to the Honorable House.

Senator Golobie asked unanimous consent to amend Senate Bill No. 12, as follows, which was granted:

Mr. President: I move to amend Senate Bill No. 12, line 12, page 2, by striking the words "owners of a majority of the lots" and inserting "a majority of the owners of the lots."

GOLOBIE.

Senate Bill No. 12, as amended, was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Bill No. 288 correctly re-engrossed; Senate Joint Resolutions Nos. 29 and 30 correctly engrossed; Senate Bill No. 74 correctly re-engrossed; Senate Bill No. 268, correctly enrolled.

L. A. MORTON, Chairman.

Senator Nichols moved that Senate Bill No. 327 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Cartwright moved that Senate Bill No. 117 be considered, which prevailed.

Senate Bill No. 117 was taken up for consideration and read.

Senator Cartwright offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 117, line 7, page 2, by striking after the word "of" and before the word "that" "50,000 or less" and substituting in lieu thereof the fol-

lowing: "18,400 and not more than 18,420, as shown by the United States census of the year 1920."

CARTWRIGHT.

Senator Cartwright moved that Senate Bill No. 117, as amended, be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 74 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 35.

Nays: Leedy. Total 1.

Excused: Cornett, Hensley. Total 2.

Absent: Anglin, Draughon, Land, Looney, Simpson, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Durant, Fleming, Frye,

Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Lillard, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 35.

Nays: Leedy. Total 1.

Excused: Cornett, Hensley. Total 2.

Absent: Anglin, Draughon, Land, Looney, Simpson, West. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 74 and ordered same transmitted to the Honorable House.

Senate Joint Resolution No. 29 was read for the third time at length.

Senator Hill moved that Senate Joint Resolution No. 29 be stricken from the Calendar, which prevailed.

Senate Joint Resolution No. 30 was read for the third time at length.

The question being, "Shall the resolution pass?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Corjell, Coyne, Davidson, Dearmon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 36.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Anglin, Draughon, Land, Looney, Simpson, West. Total 6.

The resolution having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the resolution become an emergency measure?" the roll was called with the following result:

Ayes: Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 36.

Nays: None.

Excused: Cornett, Hensley. Total 2.

Absent: Anglin, Draughon, Land, Looney, Simpson, West. Total 6.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Joint Resolution No. 30 and ordered same transmitted to the Honorable House.

Senator Morton introduced the following resolution, which was read:

SENATE RESOLUTION No. 33, by MORTON.

BE IT RESOLVED by the Senate of the Eighth Legislature that the Superintendent of Buildings be and is hereby made Custodian of all Senate property and that at the close of the Session of the Eighth Legislature said Senate property be checked item by item to said Custodian and his receipt taken therefor by the Committee on Senate and Legislative affairs, said receipt to be filed with the Secretary of the Senate to be delivered to the succeeding Senate or Special Session on convening, either in regular session or at the call of the Governor.

On motion of Senator Morton the resolution was adopted and referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 268 was read the fourth time, the enrolled copy signed by the President and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senator Durant moved that the rules be suspended and Senate Bill No. 357 advanced to engrossment and third reading, which lost.

The President signed the engrossed copy of Senate Bill No. 288 and ordered the bill transmitted to the Honorable House.

Senator Davidson submitted the following Conference Committee Report on Senate Bill No. 56:

CONFERENCE COMMITTEE REPORT.

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your Conference Committee, to whom was referred the disagreeing vote of the Senate and House on Senate Bill

No. 56, by Lillard and Davidson, entitled: "An Act amending Section 1, Chapter 68 of the Session Laws of 1911, same being an act with reference to salaries of county attorneys and county judges in counties of certain population in the State of Oklahoma, repealing all laws in conflict therewith, and declaring an emergency," beg leave to report that we have had the differences between the Senate and House under consideration, and herewith return the bill with the following recommendations:

First: That the House recede from House Amendment No. 1, and that in lieu thereof the following amendment be adopted:

Amendment No. 1. That Section 1 be stricken and the following section be inserted in lieu thereof:

"Section 1. That Section 1 of Chapter 68 of the Session Laws of 1911 be and the same is hereby amended to read as follows:

"Section 1. The county judge and county attorney of each county shall receive as full compensation the following salaries:

In counties having a population not exceeding 7,000, the sum of \$1,350.00 each per annum; in counties having a population in excess of 30,000 and not exceeding 40,000 inhabitants, the sum of \$15.00 per each additional one thousand population in counties having a population in excess of 40,000, and not exceeding 50,000 inhabitants, the sum of \$10.00 per each additional one thousand population in counties having a population in excess of 50,000 and not exceeding 60,000 inhabitants, the sum of \$3,000.00 each per annum and in all counties having a population in excess of 60,000 inhabitants, the sum of \$4,000.00 each per annum."

Second. That the House recede from House Amendment No. 2.

Third. That the House recede from House Amendment No. 3.

Fourth. That the House recede from House Amendment No. 4, and in lieu thereof the following amendment be approved:

Amendment No. 2. That Section 2 be stricken from the bill, and the following section be inserted in lieu thereof:

“Section 2. All acts and parts of acts in conflict herewith are hereby expressly repealed.”

Fifth. That the House recede from House Amendment No. 5.

Sixth. That the House recede from House Amendment No. 6.

Seventh. That the following language be added to Section (1) at the end thereof: Provided, that nothing herein contained shall be construed as a repeal of Senate Bill No. 281, Session Laws of 1921.

HARRIS,

DAVIDSON,

BAILEY E. BELL,

S. M. RUTHERFORD,

W. E. DISNEY,

ROSS N. LILLARD,

House Conferees.

Senate Conferees.

Senator Hill moved that further consideration of the Conference Committee report on Senate Bill No. 56 be deferred until the next legislative day, which prevailed.

Senator Looney moved that the rules be suspended for the consideration of Senate Bill No. 189, which lost.

Senator Pugh moved that Senate Bill No. 416 be advanced to engrossment and third reading, which prevailed, and the

bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 92 was taken up for consideration and read.

Senator Horner offered the following amendment:

Mr. President: I move to amend Senate Bill No. 92 by striking all of line 17, page 2.

HORNER.

Senator W. H. Woods moved to table the amendment, which prevailed.

Senator W. H. Woods moved that Senate Bill No. 92 be advanced to engrossment and third reading, which prevailed.

Senator W. H. Woods moved that the rules be suspended, Senate Bill No. 92 considered engrossed and placed on third reading and final passage, which prevailed.

Senate Bill No. 92 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Harvey, Hill, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Woods (E. E.), Woods (W. H.)
Total 29.

Nays: Briggs, Brown, Fleming, Frye, Harrison, Horner, Sherman, Wells. Total 8.

Excused: Cornett, Hensley, Morton. Total 3.

Absent: Glasser, Holloway, Land, West. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Harvey, Hill, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Woods (E. E.), Woods (W. H.) Total 31.

Nays: Briggs, Brown, Fleming, Frye, Sherman, Wells. Total 6.

Excused: Cornett, Hensley, Morton. Total 3.

Absent: Glasser, Holloway, Land, West. Total 4.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 67 was taken up for consideration and read.

Senator Rutherford offered the following amendment:

Mr. President: I move to amend Senate Bill No. 67, line 18, page 5, by striking Section 4.

RUTHERFORD.

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Senator W. H. Woods moved to table the amendment, and the roll being called resulted as follows:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Dearmon, Draughon, Durant, Frye, Golobie, Holloway, Johnson, Lillard, Looney, Morton, Nichols, Pugh, Ratliff, Sherman, Spurlock, Woods (W. H.) Total 21.

Nays: Briggs, Coyne, Davidson, Fleming, Glasser, Harrison, Hill, Lynch, Rutherford, Wallace, Wells, Woods (E. E.) Total 12.

Excused: Cornett, Hensley. Total 2.

Absent: Cartwright, Harvey, Horner, Ingraham, Land, Leedy, McPherran, Simpson, West. Total 9.

The Chair declared the motion to table the amendment carried.

Senator Spurlock moved that Senate Bill No. 67 be advanced to engrossment and third reading, which prevailed.

Senator Spurlock moved that the rules be suspended, Senate Bill No. 67 considered engrossed and placed on third reading and final passage, which lost, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senate Bill No. 346 was taken up for consideration and read.

Senator Johnson moved that Senate Bill No. 346 be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Hill moved that Senate Bill No. 221 be advanced to engrossment and third reading.

Senator Fleming moved that Senate Bill No. 221 be indefinitely postponed, and the roll being called resulted as follows:

Ayes Clark, Cordell, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Holloway, Johnson, Lillard, Looney, McPherren, Morton, Pugh, Ratliff, Simpson, Woods (E. E.) Total 18.

Nays: Anglin, Briggs, Brown, Carlock, Coyne, Davidson, Frye, Glasser, Harvey, Hill, Horner, Ingraham, Leedy, Lynch, Nichols, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (W. H.) Total 21.

Excused: Cornett, Hensley. Total 2.

Absent: Cartwright, Land, West. Total 3.

The Chair declared the motion to indefinitely postpone Senate Bill No. 221 lost.

Senator Nichols moved that the vote by which the Fleming motion to indefinitely postpone Senate Bill No. 221 lost be reconsidered, and the roll being called resulted as follows:

Ayes: Anglin, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Golobie, Holloway, Johnson, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Woods (E. E.) Total 21.

Nays: Briggs, Brown, Carlock, Cornett, Davidson, Frye, Glasser, Harrison, Harvey, Hill, Horner, Ingraham, Leedy, Lynch, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (W. H.) Total 20.

Excused: Hensley. Total 1.

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Absent: Land, West. Total 2.

The Chair declared the motion to reconsider carried.

The question occurring on the motion to indefinitely postpone Senate Bill No. 221, the roll was called with the following result:

Ayes: Anglin, Briggs, Cartwright, Clark, Cordell, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Holloway, Johnson, Leedy, Lillard, Looney, McPherran, Morton, Nichols, Pugh, Ratliff, Simpson, Spurlock, Woods, (E. E.). Total 24.

Nays: Brown, Carlock, Cornett, Coyne, Davidson, Frye, Glassco, Harvey Hill, Horner, Ingraham, Lynch, Rutherford, Sherman, Wallace, Wells, Woods (W. H.) Total 17.

Excused: Hensley. Total 1.

Absent: Land, West. Total 2.

The Chair declared the motion to indefinitely postpone Senate Bill No. 221 carried.

The President pro tempore presiding.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Bill No. 92 correctly engrossed; Senate Bill No. 12 correctly re-engrossed; Senate Resolution No. 33 correctly engrossed.

L. A. MORTON, Chairman.

The President pro tempore signed the engrossed copy of Senate Bill No. 12 and ordered the same transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of Senate Resolution No. 33 and ordered the resolution returned to the Committee on Engrossed and Enrolled Bills for enrollment.

The President pro tempore signed the engrossed copy of Senate Bill No. 92 and ordered the bill transmitted to the Honorable House.

The President presiding.

Senator Rutherford submitted the following committee reports, which were adopted, and House Bills Nos. 227, 417 and 438 were ordered printed and placed on the calendar:
Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Engrossed House Bill No. 227, by Craver, Wismeyer, Miller, Martin and Harris, entitled: "An Act relating to abstracting amending Sections 1, 2, 3, 4, 5, 9, and 10, Chapter 1, Revised Laws of Oklahoma 1910, and Section 7, Chapter 1, Revised Laws of Oklahoma 1910, as amended by Chapter 4, Session Laws of Oklahoma 1917, re-enacting Sections 6 and 8, Revised Laws of Oklahoma 1910, providing for a graduated bond and additional qualifications; fixing liabilities; prescribing penalties and repealing conflicting laws," beg leave to report that we had the same under consideration and herewith return the same without recommendation.

S. MORTON RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Engrossed House Bill No. 360, by Rogers, entitled: "An Act amending Section 464 and Section 365 of the Revised Laws of the State of Oklahoma of 1910, and declaring

an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

S. MORTON RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Engrossed House Bill No. 417, by Gossett and Graves of the House and Glasser of the Senate, entitled: "An Act to amend paragraph 6 of Section 6, Chapter 30, Session Laws of Oklahoma 1916, so as to make county and township boards liable for accidents caused by their negligence in the proper construction and maintenance of bridges and culverts under their respective supervision," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

S. MORTON RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Engrossed House Bill No. 438, by Tylee, Bailey and Disney, entitled: "An Act to provide for the issue and service summons and amending Sections 4705, 4707, and 4710 of the Revised Laws of Oklahoma 1910, and repealing all laws in conflict herewith," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

S. MORTON RUTHERFORD, Chairman.

Senator Davidson moved that the Senate recess until 7 o'clock, which prevailed.

EVENING SESSION.

The Senate reconvened, the President presiding.

Quorum present.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Resolution No. 33 correctly enrolled: Senate Bills Nos. 67, 117, 208, 327, 346 and 416 correctly engrossed.

L. A. MORTON, Chairman.

Senate Bill No. 416 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Golobie, Holloway, Ingraham, Leedy, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 28.

Nays: Carlock, Davidson, Harrison, Hill, Rutherford. Total 5.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Holloway, Ingraham, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 30.

Nays: Davidson, Hill, Rutherford. Total 3.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 416 and ordered same transmitted to the Honorable House.

Senate Bill No. 346 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham,

Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 33.

Nays: None.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 33.

Nays: None.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 346 and ordered same transmitted to the Honorable House.

Senate Bill No. 327 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Leedy, Lillard, Looney, Lynch, McPherrén, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 33.

Nays: None.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Leedy, Lillard, Looney, Lynch, McPherrén, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 33.

Nays: None.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 327 and ordered same transmitted to the Honorable House.

Senate Bill No. 208 was read for the third time at length.

Senator Lillard asked unanimous consent to amend the title, as follows, which was granted:

Mr. President: I move to amend the title of Senate Bill No. 208 by striking the word "misdemeanor" and inserting the word "crime."

LILLARD.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Carlock, Cartwright, Cordell, Coyne, Golobie, Ingraham, Lillard, Looney, Nichols, Ratliff, Rutherford. Total 11.

Nays: Anglin, Briggs, Brown, Clark, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Harrison, Hill, Horner, Leedy, Lynch, McPherran, Morton, Pugh, Sherman, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 24.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Holloway, Johnson, Land, Simpson, West. Total 8.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

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Senate Bill No. 117 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughton, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 32.

Nays: Leedy. Total 1.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed:

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughton, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 32.

Nays: Leedy. Total 1.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 117 and ordered same transmitted to the Honorable House.

Senate Bill No. 67 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Glasser, Holloway, Leedy, Lillard, Looney, McPherrren, Morton, Nichols, Pugh, Ratliff, Sherman, Spurlock, Woods (W. H.) Total 21.

Nays: Briggs, Carlock, Cornett, Davidson, Durant, Fleming, Golobie, Hill, Horner, Lynch, Rutherford, Wallace, Wells, Woods (E. E.) Total 14.

Excused: Hensley. Total 1.

Absent: Frye, Harrison, Harvey, Ingraham, Johnson, Land, Simpson, West. Total 8.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

The following message from the Governor was read:

To the Honorable, the President, and Members of the Senate:

Seventy-fifth Day, Thursday, March 31, 1921 1753

I have the honor to advise that I have this day approved the following:

Senate Bill No. 323, by Nichols and Golobie, entitled: "An Act amending Subdivision (a) of Section 5, of House Bill No. 418, of the Session Laws of 1917," etc.;

Senate Bill No. 242, by Committee on Agriculture of the Senate, entitled: "An Act to amend Sections 1, 2, 3, of Chapter 225, of the Session Laws of Oklahoma 1919," etc.;

Senate Bill No. 329, by Davidson, entitled: "An Act providing for the disposition of interest paid to the State Treasurer upon daily bank balances of funds deposited by the several counties," etc.;

Senate Bill No. 351, by Cartwright and McPherrren of the Senate and Rice of the House, entitled: "An Act fixing the salaries of county treasurers in counties having a population of 5,000 or less," etc.;

Senate Bill No. 81, by Durant, entitled: "An Act making appropriation for a heating plant for the president's home building at Northeastern State Normal";

Senate Bill No. 377, by Johnson, entitled: "An Act providing for the annexation of the Ft. Sill School District to the Lawton City School District," etc.;

Senate Bill No. 379, by Cartwright and McPherrren of the Senate and Rice of the House, entitled: "An Act providing for regulating the number of deputies in the county offices of counties having a population of 18,400," etc.;

Senate Bill No. 407, by Morton and E. E. Woods of the Senate and Graham and Herod of the House, entitled: "An

Act making an emergency appropriation for the payment of Confederate pensions," etc. ;

and have caused the same to be filed in the office of the Secretary of State, as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

The following messages from the House were read :

To the President of the Senate :

I am directed by the House of Representatives to inform you, and through you the Honorable Senate, that the House has adopted the Conference Committee's report on Senate Bill No. 231, by Harrison, entitled: "An Act making an appropriation to aid the separate schools for colored children of Oklahoma, and declaring an emergency." Two copies of which report are attached to the engrossed bill herewith transmitted.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate :

I am directed by the House of Representatives to inform you, and through you the Honorable Senate, that the House has this day concurred in Senate amendments to House Bill No. 315, by Anglin of the Senate and Harrison of the House, entitled: "An Act authorizing county commissioners of Hughes County, Oklahoma, to erect buildings on the grounds of the Hughes County Free Fair Association, and declaring an emergency."

Yours very truly,

ALBERT ROSS, Chief Clerk.

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To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for signature, the following:

Enrolled House Bill No. 94, by J. H. Ogle of the House and Simpson of the Senate, entitled: "An Act relating to road and bridge work and inspection by county commissioners in all counties having a population of 15,840 and not over 55,000; fixing the compensation for such work, and declaring an emergency," and to inform you, and through you the Honorable Senate, that this enrolled bill has been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, Engrossed House Bill No. 56, by Knight, entitled: "An Act amending Section 7565, Chapter 73, Article 1, of the Revised Laws of Oklahoma 1910, relating to compensation of road supervisors," together with Conference Committee's report thereon, and to inform you, and through you the Honorable Senate, that the House has this day adopted the said Conference Committee's report.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the Honorable Senate, that the House

has this day concurred in Senate Amendments to Engrossed House Bill No. 217, by Heberling of the House and Clark of the Senate, entitled: "An Act fixing the salaries of certain deputies in the office of county assessor in the County of Kay, State of Oklahoma, and providing for the expenses of the county assessor and deputies when away from the county seat on business connected with their office; and shall be under the control of the board of county commissioners of said county; repealing all laws in conflict herewith and declaring an emergency."

Yours very truly,

ALBERT ROSS, Chief Clerk.

Engrossed Senate Bill No. 231 was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Enrolled House Bill No. 94 was referred to the Committee on Engrossed and Enrolled Bills for comparison.

The following Conference Committee report was read:

REPORT OF CONFERENCE COMMITTEE ON ENGROSSED
HOUSE BILL NO. 56.

We, your Conference Committee of the House and Senate, appointed to prepare conference amendments on said Engrossed House Bill No. 56, by Knight of Pottowatomie, being "An Act amending Section 7565, Chapter 73, Article 1, of Revised Laws of Oklahoma 1910, relating to compensation of road supervisors", beg leave to report as follows:

That the Senate recede from the Senate amendments and that the said bill be passed as passed by the House.

C. A. KNIGHT,

CHAS. M. McPHERREN,

C. L. TYLEE,

W. J. HOLLOWAY,

W. S. CALDWELL,

CLARK NICHOLS.

House Conferees.

Senate Conferees.

Seventy-fifth Day, Thursday, March 31, 1921 1757

Senator McPherren moved that the Conference Committee report on House Bill No. 56 be adopted, which prevailed.

The question being, "Shall House Bill No. 56, as amended by the conference report, pass?" the roll was called with the following result:

Ayes: Anglin, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughor, Durant, Fleming, Golobie, Hill, Holloway, Ingraham, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 30.

Nays: Briggs, Harrison, Leedy. Total 3.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the President ordered the bill returned to the Honorable House.

Senator Golobie asked that Senate Bill No. 187 be advanced to engrossment and third reading, which was unani- mously granted, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

Senator Davidson moved that the vote by which further consideration of the Conference Committee report on Senate Bill No. 56 was deferred until the next legislative day be re- considered, which prevailed.

The Conference Committee report on Senate Bill No. 56 was taken up for consideration.

Senator Lillard moved that the conference report be adopted, which prevailed.

The question being, "Shall Senate Bill No. 56 as amended by the conference report pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 33.

Nays: Leedy. Total 1.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Spurlock, West. Total 9.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 33.

Nays: Leedy. Total 1.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Spurlock, West. Total 9.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the President ordered the bill transmitted to the Honorable House.

Senator Looney asked for the consideration of Senate Bill No. 189, which was granted.

Senator Nichols moved that the vote by which the Nichols amendment was adopted be reconsidered, which prevailed.

Senator Nichols moved that the Nichols amendment be stricken, which prevailed.

Senator Nichols offered the following amendment, which was adopted:

Mr. President: I move to amend Senate Bill No. 189, line 8, page 2, by adding after the word "week," the following: "Provided this act shall not apply to law clerks and law stenographers."

NICHOLS.

Senator Nichols moved that Senate Bill No. 189, as amended, be advanced to engrossment and third reading, which prevailed.

Senator Looney moved that the rules be suspended, Senate Bill No. 189 considered engrossed and placed on third reading and final passage, which prevailed.

Senate Bill No. 189 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Johnson, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 29.

Nays: Briggs, Brown, Cornett, Davidson, Horner, Ingraham, Leedy, Sherman. Total 8.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Land, Lynch, West. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Johnson, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 30.

Nays: Briggs, Brown, Davidson, Horner, Ingraham, Leedy, Sherman. Total 7.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Land, Lynch, West.
Total 6.

The emergency having received a two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for re-engrossment

The President signed the enrolled copy of Senate Resolution No. 33 and ordered the resolution transmitted to the Secretary of State.

The House amendments to Senate Bill No. 339 were taken up for consideration and read.

Senator Anglin moved that the Senate concur in the House amendments to Senate Bill No. 339, which prevailed.

The question being, "Shall Senate Bill No. 339 as amended by the House pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 32.

Nays: Leedy. Total 1.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate,

was declared passed, and the bill was referred to the Committee on Engrossed and enrolled Bills for enrollment.

Senator Cordell moved that the rules be suspended for the purpose of considering Senate Bill No. 415, which lost.

Senator Looney moved that the vote by which Senate Bill No. 283 failed of passage be reconsidered, which lost.

Senator McPherren submitted the following committee report, which was adopted, and House Bill No. 378 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Roads and Highways, to whom was referred House Bill No. 378 as amended by Tylee and Caldwell, entitled: "An Act amending Chapter 290, of the Session Laws of Oklahoma 1919, relating to the registration of motor vehicles providing for the collection of license fees," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended.

McPHERREN, Chairman.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Bill No. 189 correctly re-engrossed; Senate Bill No. 187 correctly engrossed; Senate Bill No. 231 correctly enrolled.

L. A. MORTON, Chairman.

The President signed the engrossed copy of Senate Bill No. 189 and ordered the bill transmitted to the Honorable House.

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Senate Bill No. 187 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 33.

Nays: None:

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Hill, Holloway, Ingraham, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 33.

Nays: None.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Horner, Johnson, Land, Sherman, Simpson, Spurlock, West. Total 10.

The emergency having received a constitutional two-thirds majority of the votes of all members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of Senate Bill No. 187 and ordered same transmitted to the Honorable House.

House Bill No. 319 was taken up for consideration and read.

Senator Rutherford offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 10, page 4, by striking "\$100,000" in two places and insert "\$60,000" two places; also on line 14, strike "\$7500" two places and insert "\$2500" two places.

RUTHERFORD.

Senator Lillard moved to table the amendment, which prevailed.

Senator Spurlock offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 10, page 4, by striking after the word "salaries" the figures "\$100,000" and inserting "\$85,000."

SPURLOCK.

Senator Lillard moved to table the Spurlock amendment, and the roll being called resulted as follows:

Ayes: Anglin, Briggs, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Golobie, Harrison, Ingraham, Johnson, Leedy, Lillard, Looney, McPherrin, Pugh, Ratliff, Simpson, Wells, Woods (E. E.), Woods (W. H.) Total 25.

Nays: Davidson, Fleming, Hill, Lynch, Nichols, Rutherford, Sherman, Spurlock. Total 8.

Excused: Hensley, Morton. Total 2.

Absent: Brown, Frye, Glasser, Harvey, Holloway, Horner, Land, Wallace, West. Total 9.

The Chair declared the motion to table carried.

Senator Carlock offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 10, page 4, insert "\$90,000" instead of "\$100,000" for each year.

CARLOCK.

Senator Lillard moved to table the Carlock amendment, and the roll being called resulted as follows:

Ayes: Anglin, Brown, Cartwright, Clark, Cordell, Coyne, Dearmon, Durant, Golobie, Holloway, Johnson, Lillard, Looney, Pugh, Wells. Total 15.

Nays: Briggs, Carlock, Cornett, Davidson, Draughon, Fleming, Harrison, Hill, Horner, Ingraham, Leedy, Lynch, McPherran, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Woods (E. E.), Woods (W. H.) Total 22.

Excused: Hensley, Martin. Total 2.

Absent: Frye: Glasser, Harvey, Land, West. Total 5.

The Chair declared the motion to table the amendment lost.

Senator Carlock moved that the amendment be adopted, which prevailed.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 4, page 5, by striking out after the word "fund" the figures "\$106,378.04—97,200.00" and insert in lieu thereof the figures "\$96,378.04—87,200.00."

DAVIDSON.

Senator Carlock offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 5, page 6, by inserting "\$60,000" instead of "\$64,000" each year.

CARLOCK.

Senator Rutherford offered the following substitute for the Carlock amendment:

Mr. President: I move to amend House Bill No. 319, line 5, page 6, by striking "\$64,000" two places and inserting "\$48,000" two places.

RUTHERFORD.

Senator W. H. Woods moved that the Rutherford substitute be tabled, which prevailed.

Senator Simpson moved to table the Carlock amendment, and the roll being called resulted as follows:

Ayes: Anglin, Briggs, Brown, Cartwright, Clark, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Harrison, Ingraham, Johnson, Leedy, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Wells. Total 24.

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Nays: Carlock, Cordell, Davidson, Hill, Holloway, Ingraham, Lillard, Lynch, Rutherford, Spurlock, Wallace, Woods, (E. E.), Woods, (W. H.) Total 13.

Excused. Hensley. Total 1.

Absent: Frye, Glasser, Golobie, Harvey, Land, West. Total 6.

The Chair declared the motion to table the Carlock amendment carried.

Senator Briggs offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 5, page 6, by striking after the word "salaries" the figures "\$94,000" in each column and substituting in lieu thereof the figures "\$73,500" in each column.

BRIGGS.

Senator W. H. Woods moved to table the Briggs amendment, and the roll being called resulted as follows:

Ayes: Anglin, Brown, Carlock, Clark, Cordell, Cornett, Coyne, Davidson, Durant, Hill, Horner, Lillard, Morton, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 20.

Nays: Briggs, Cartwright, Dearmon, Draughon, Fleming, Golobie, Harrison, Holloway, Johnson, Leedy, Looney, Lynch, McPherrren, Nichols, Ratliff, Simpson. Total 16.

Excused: Hensley. Total 1.

Absent: Frye, Glasser, Harvey, Ingraham, Land, Pugh, West. Total 7.

The Chair declared the motion to table the Briggs amendment carried.

Senator Briggs offered the following amendment:

Mr. President: I move to amend House Bill No 319, line 5, page 6, by striking after the word "salaries" the figures "\$64,000" in both columns and substituting the figures "\$66,000" in each column in lieu thereof.

BRIGGS.

Senate Bill No. 231 was read the fourth time, the enrolled copy signed by the President and ordered transmitted to the Honorable House for the signature of the presiding officer.

The following messages from the House were read:
To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed House Bill No. 88, by Hardie, Harris, Robertson, and Jerkins, entitled: "An Act making an appropriation for the building and equipping of a State Hospital Nurses' Home on the State land north of and nearby the State University Hospital, as now located in Oklahoma City, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that this bill has been passed by the House of Representatives and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

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To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed House Bill No. 143, by Disney, entitled: "An Act to provide a limitation on the necessity for the administration of the estates of deceased persons in this State, and recognizing foreign probate of estates of nonresident persons leaving property within this State and making it unnecessary to re-administer such estates in this State, and for other purposes, and declaring an emergency."

Engrossed House Bill No. 223, by Harris and Martin, entitled: "An Act in relation to the powers of cities, with respect to buildings, sites, areas, trades and industries; opening, widening, and extending streets; authorizing the creation of zoning districts and declaring an emergency."

Engrossed House Bill No. 224, by Harris and Martin, entitled: "An Act to provide for the establishment of local planning boards by cities, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that these bills have been passed by the House of Representatives, and signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed House Bill No. 406, by Harris and Cummings, entitled: "An Act making an appropriation for the benefit

and support of the public schools of the State, providing a method for the distribution of said funds appropriated, providing penalties for violation thereof.”

And to inform you, and through you the Honorable Senate, that this bill has been passed by the House of Representatives, and signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed House Bill No. 203, by Robertson, Jerkins, Martin, Gorman and Harris, of the House, and Hensley of the Senate, entitled: “An Act authorizing cities having a population of more than eighty thousand (80,000) as shown by the last decennial Federal census or by any future, special or decennial Federal census, and owning and operating sewer and water systems to extend or change such city limits; repealing all acts in conflict herewith and declaring an emergency.”

Engrossed House Bill No. 382, by Robertson, entitled: “An Act amending Section 2 of Chapter 163 of the Session Laws of 1917, relative to fish and game; and declaring an emergency.”

Engrossed House Bill No. 403, by Hardie, entitled: “An Act concerning the taking of depositions in this state to be used in any foreign jurisdiction and to make uniform the law with reference thereto; repealing all laws in conflict herewith and declaring an emergency.”

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Engrossed House Bill No. 439, by Craver, Harp, Disney, Robertson, McColgin, Hardie and Pullen of the House, and McPherrren, Golobie, E. E. Woods, Harrison, Looney, Holloway and Ingraham of the Senate, entitled: "An Act making it incumbent upon school authorities of the State to provide instruction in our language and American citizenship for all native and foreign born in need of such instruction; authorizing and directing all school authorities and state schools, colleges, and institutions of learning to co-operate with the extension division of the State University and Federal Government in the work of Americanization; making appropriation to carry out the provisions hereof, and repealing Chapter 315, Session Laws of Oklahoma, 1919."

And to inform you, and through you the Honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed House Bill No. 236, by Trevathan, entitled: "An Act repealing Chapter 195 of the Session Laws of Oklahoma, 1915, relating to the exemption of certain property from taxation."

Engrossed House Bill No. 334, by the Prohibition Enforcement Committee of the House of Representatives and Senate, entitled: "An Act relating to stills, distilleries, mash, wort, wash fit for distillation or for the manufacture of beer, wine,

distilled spirits or other alcoholic liquor; fixing the penalty for the violation thereof, and declaring an emergency.”

Engrossed House Bill No. 512, by Keim, entitled: “An Act to amend Section 7302 of the Revised Laws of Oklahoma for 1910, and declaring an emergency.”

And to inform you, and through you the Honorable Senate, that these bills have been passed by the House of Representatives and signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed House Bill No. 428, by Sharp and Dodd, entitled: “An Act making an appropriation to pay Co-operative Publishing Company, its successors or assigns, balance owing by the State for the publication of the Session Laws of Oklahoma 1917, and declaring an emergency.”

Engrossed House Bill No. 484, by Smallwood, Bailey and Neely of the House, and Fleming and Davidson of the Senate, entitled: “An Act authorizing the Board of Regents of the School of Mines and Metallurgy at Wilburton to receive any and all funds allotted and paid by the Federal Government for vocational education for the training of disabled soldiers, sailors and marines; for paying teachers’ salaries and maintenance of said institution; repealing all acts and parts of acts in conflict herewith and declaring an emergency.”

Engrossed House Bill No. 520, by Salter of the House and Harvey of the Senate, entitled: “An Act to prevent conspiracy

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and fraudulent conduct against the interests of the State or any county, city, township, school district or other subdivision thereof, in the letting of contracts or transaction of public business, fixing a penalty, and declaring an emergency."

Engrossed House Bill No. 521, by Salter of the House and Harvey of the Senate, entitled: "An Act to protect the State or any county, city, township, or school district therein from loss in the letting of contracts, sale or purchase of property or other public transactions occasioned by the gross negligence or dishonesty of public officials or employees; fixing the penalty therefor, and declaring an emergency."

Engrossed House Bill No. 522, by Salter of the House and Harvey of the Senate, entitled: "An Act to prevent architects and civil engineers in the service of the State, county, city, township or school district from overestimating the construction cost of public improvements; providing a penalty therefor, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that these bills have been passed by the House of Representatives, and signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed House Bill No. 536, by Platt, entitled: "An Act authorizing the Board of Regents of the Oklahoma A. and M. College to set aside portions of the campus of the

said college for the construction of dormitories; and to construct and equip said dormitories; and to manage and regulate same; and to issue bonds for the purpose of constructing said dormitories; and authorizing the commissioner of the land office to purchase said bonds, and declaring an emergency.”

And to inform you, and through you the Honorable Senate, that this bill has been passed by the House of Representatives, and was signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed House Bill No. 542, by Smallwood, Keenan, Robertson and Graves, entitled: “An Act relating to mutual hail insurance companies; repealing all laws in conflict herewith, and declaring an emergency.”

And to inform you, and through you the Honorable Senate, that this bill has been passed by the House of Representatives, and was signed by the Speaker of the House in open

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

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Engrossed House Joint Resolution No. 22, by Harrison, entitled: "A Resolution to pay Mrs. Bennett, in Department of Charities and Corrections \$50.00 for months of May and June, 1919, under appropriation made in the Seventh Session of the Legislature, 1919, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that this resolution has been passed by the House of Representatives and signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Joint Resolution No. 24, by Committee on Appropriations, entitled: "A Resolution, authorizing the State Auditor to audit and approve certain cancelled warrants drawn against the General Revenue Funds and declaring an emergency."

Engrossed House Joint Resolution No. 25, by Committee on Appropriations, entitled: "A Resolution, authorizing the State Treasurer to redeem certain warrants drawn against Cash Funds, New College Funds, and Section Thirteen Funds, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that these resolutions have been passed by the House of Representatives, and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed House Bill No. 450, by Martin and Hoover, entitled: "An Act creating a lien upon an automobile or motor vehicle involved in an accident where the accident is caused by negligence of the driver of said automobile or motor vehicle, and declaring an emergency."

Engrossed House Bill No. 509, by Herod of the House and Luther Harrison of the Senate, entitled: "An Act repealing Section 3, of Article 11, Chapter 219, Session Laws of 1913, and declaring an emergency."

Engrossed House Bill No. 545, by Pullen, entitled: "An Act fixing the salaries of county officials in counties having a population of between 13,100 and 13,150 according to the 1920 Federal census; and declaring an emergency."

Engrossed House Concurrent Resolution No. 17, by Admire of the House, and Ingraham of the Senate, entitled: "Exempting Creek County, Oklahoma from the effect of Senate Bill No. 7, of the Eighth Legislature of Oklahoma, so as to continue township government in said county."

And to inform you, and through you the Honorable Senate, and these bills and resolutions have been passed by the House of Representatives, and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

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To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Engrossed Senate Concurrent Resolution No. 21, by Holloway, entitled: "A Concurrent Resolution authorizing the holding of an election for the purpose of voting upon a proposed amendment to Section 9, of Article 10, of the Constitution of the State of Oklahoma, which amendment was proposed in Senate Joint Resolution No. 8, which was adopted by the Eighth Legislature, and approved by the Governor on the 21st day of March, 1921."

And to inform you, and through you the Honorable Senate, that this resolution has been passed by the House of Representatives and signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Enrolled House Bill No. 315, by Anglin of the Senate and Harrison of the House, entitled: "An Act authorizing County Commissioners of Hughes County, Oklahoma to erect buildings on the grounds of the Hughes County Free Fair Association, providing for the levying of a tax therefor, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that this bill has been signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

Enrolled House Bill No. 346, by Drake, entitled: "An Act relating to appeals from the State Board of Equalization to the Supreme Court; and declaring an emergency."

Enrolled Senate Concurrent Resolution No. 18, by Johnson and West of the Senate, and Cummings, Ottinger, Bailey, Clark and Elmore of the House, entitled: "A Resolution memorializing Congress and the Honorable Secretary of the Interior, and the Honorable Commissioner of Indian Affairs, relative to the leasing and the terms of leasing of the Kiowa, Comanche and Caddo restricted Indian lands in Oklahoma."

And to inform you, and through you the Honorable Senate, that this enrolled House Bill and this enrolled Senate Concurrent Resolution have been signed by the Speaker of the House of Representatives in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body the following:

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Enrolled Senate Bill No. 83, by Spurlock, entitled: "An Act amending Sections 2, 3, and 5 of Chapter 26, Session Laws of 1919, relating to Free Scholarships at the A. & M. College."

Enrolled Senate Bill No. 268, by Glasser, entitled: "An Act authorizing County Commissioners to expend county funds in the construction of highways within the corporate limits of cities and towns, and declaring an emergency."

Enrolled Senate Bill No. 353, by E. E. Woods of the Senate, and H. Jennings of the House, entitled: "An Act making an appropriation to pay for the maintenance of the Oklahoma Military Academy located at Claremore, Oklahoma, from March 10, to June 30, 1921, changing the fiscal year for said institution, and declaring an emergency."

Enrolled Senate Bill No. 358, by Cartwright and McPherrin of the Senate and Johnson of the House, entitled: "An Act authorizing the county officers of all counties in the State of Oklahoma, having a population of not less than Twenty Thousand Five Hundred (20,500) inhabitants and not to exceed Twenty-one Thousand (21,000), to appoint deputies fixing the number of such deputies and maximum salary of each, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that these bills have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

BILLS AND JOINT RESOLUTION ON FIRST READING.

The following bill and joint resolution were introduced and read first time:

Senate Bill No. 454, by Pugh, "An Act providing for the convening of the Legislature and limiting the time in which bills may be introduced."

Senate Joint Resolution No. 33, by Ingraham, "A Resolution exempting Creek County, Oklahoma, from the effect of Senate Bill No. 7, of the Eighth Legislature of Oklahoma, so as to continue township government in said county."

HOUSE BILLS AND RESOLUTION ON FIRST READING.

House Bill No. 88, by Hardie, Harris, Robertson and Jerkins, "An Act making an appropriation for the building and equipping of a State Hospital Nurses' Home on the state land north of and nearby the State University Hospital, as now located in Oklahoma City, and declaring an emergency."

House Bill No. 143, by Disney, "An Act to provide a limitation on the necessity for the administration of the estates of deceased persons in this State, and recognizing foreign probate of estates of non-resident persons leaving property within this State and making it unnecessary to re-administer such estates in this State, and for other purposes, and declaring an emergency."

House Bill No. 203, by Robertson, Jerkins, Martin, Gorman and Harris of the House and Hensley of the Senate, "An Act authorizing cities having a population of more than eighty thousand (80,000) as shown by the last decennial Federal census or by any future special or decennial Federal census, and owning and operating sewer and water systems to extend or change such city limits; repealing all acts in conflict herewith and declaring an emergency."

House Bill No. 223, by Harris and Martin, "An Act in relation to the powers of cities with respect to buildings,

sites, areas, trades and industries; opening, widening and extending streets; authorizing the creation of zoning districts, and declaring an emergency."

House Bill No. 224, by Harris and Martin, "An Act to provide for the establishment of local planning boards by cities, and declaring an emergency."

House Bill No. 236, by Trevathan, "An Act repealing chapter 195, of the Session Laws of Oklahoma 1915, relating to the exemption of certain property from taxation."

House Bill No. 334, by Prohibition Enforcement Committee of the House of Representatives and Senate, "An Act relating to stills, distilleries, mash, wort, wash fit for distillation or for the manufacture of beer, wine, distilled spirits or other alcoholic liquor; fixing the penalty for the violation thereof and declaring an emergency."

House Bill No. 382, by Robertson, "An Act amending Section 2 of Chapter 163 of the Session Laws of 1917, relative to fish and game, and declaring an emergency."

House Bill No. 403, by Hardie, "An Act concerning the taking of depositions in this State to be used in any foreign jurisdiction and to make uniform the law with reference thereto; repealing all laws in conflict herewith, and declaring an emergency."

House Bill No. 406, by Harris and Cummings, "An Act making an appropriation for the benefit and support of the public schools of the State, providing a method for the distribution of said funds appropriated, providing penalties for violation thereof."

House Bill No. 428, by Sharp and Dodd, "An Act making an appropriation to pay Co-operative Publishing Com-

pany, its successors or assigns balance owing by the State for the publication of the Session Laws of Oklahoma 1917, and declaring an emergency."

House Bill No. 439, by Craver, Harp, Disney, Robertson, McColgin, Hardie and Pullen of the House and McPherren, Golobie, E. E. Woods, Harrison, Looney, Holloway and Ingraham of the Senate, "An Act making it incumbent upon school authorities of the State to provide instruction in our language and American citizenship for all native and foreign born in need of such instruction; authorizing and directing all school authorities and state schools, colleges and institutions of learning to co-operate with the extension division of the State University and Federal Government in the work of Americanization; making appropriation to carry out the provisions hereof, and repealing Chapter 315, Session Laws of Oklahoma 1919."

House Bill 450, by Martin and Hoover, "An Act creating a lien upon an automobile or motor vehicle involved in an accident where the accident is caused by negligence of the driver of said automobile or motor vehicle, and declaring an emergency."

House Bill No. 484, by Smallwood, Bailey and Neely of the House and Fleming and Davidson of the Senate, "An Act authorizing the Board of Regents of the School of Mines and Metallurgy at Wilburton to receive any and all funds allotted and paid by the Federal Government for vocational education for the training of disabled soldiers, sailors and marines; for paying teachers' salaries and maintenance of said institution; repealing all acts and parts of acts in conflict herewith and declaring an emergency."

House Bill No. 509, by Herod of the House and Luther Harrison of the Senate, "An Act repealing Section 3 of Arti-

cle 11, Chapter 219, Session Laws of 1913, and declaring an emergency."

House Bill No. 512, by Keim, "An Act to amend Section 7302 of the Revised Laws of Oklahoma for 1910, and declaring an emergency."

House Bill No. 520, by Salter of the House and Harvey of the Senate, "An Act to prevent conspiracy and fraudulent conduct against the interests of the State or any county, city, township, school district or other subdivision thereof, in letting of contracts or transaction of public business; fixing a penalty, and declaring an emergency."

House Bill No. 521, by Salter of the House and Harvey of the Senate, "An Act to protect the State or any county, city, township or school district therein from loss in the letting of contracts, sale or purchase of property or other public transactions occasioned by the gross negligence or dishonesty of public officials or employes; fixing the penalty therefor, and declaring an emergency."

House Bill No. 522, by Salter of the House and Harvey of the Senate, "An Act to prevent architects and civil engineers in the service of the State, county, city, township or school district from overestimating the construction cost of public improvements; providing a penalty therefor, and declaring an emergency."

House Bill No. 536, by Platt, "An Act authorizing the Board of Regents of the Oklahoma A. and M. College to set aside portions of the campus of the said college for the construction of dormitories, and to construct and equip said dormitories, and to manage and regulate same, and to issue bonds for the purpose of constructing said dormitories, and authorizing the Commissioner of the Land Office to purchase said bonds, and declaring an emergency."

House Bill No. 542, by Smallwood, Keenan, Robertson and Graves, "An Act relating to mutual hail insurance companies; repealing all laws in conflict herewith, and declaring an emergency."

House Bill No. 545, by Pullen, "An Act fixing the salaries of county officials in counties having a population of between 13,100 and 13,150, according to the 1920 Federal census, and declaring an emergency."

House Joint Resolution No. 22, by Harrison, A Resolution to pay Mrs. Bennett, in Department of Charities and Corrections \$50.00 for months of May and June, 1919, under appropriation made in the Seventh Session of the Legislature, 1919, and declaring an emergency.

House Joint Resolution No. 24, by Committee on Appropriations, A Resolution authorizing the State Auditor to audit and approve certain cancelled warrants drawn against the general revenue funds and declaring an emergency.

House Joint Resolution No. 25, by Committee on Appropriations, A Resolution authorizing the State Treasurer to redeem certain warrants drawn against Cash Funds, New College Funds, and Section Thirteen Funds, and declaring an emergency.

House Concurrent Resolution No. 17, by Admire, of the House and Ingraham of the Senate, A Resolution exempting Creek county, Oklahoma, from the effect of Senate Bill No. 7, of the Eighth Legislature of Oklahoma, so as to continue township government in said county.

Engrossed Senate Concurrent Resolution No. 21, was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

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Enrolled Senate Concurrent Resolution No. 18, was ordered transmitted to the Secretary of State.

Enrolled House Bills Nos. 315 and 346 were referred to the Committee on Engrossed and Enrolled Bills for comparison.

Enrolled Senate Bills Nos. 83, 268, 353 and 358, were ordered transmitted to the Governor.

Senator Looney submitted the following committee report, which was adopted, and House Bill No. 331 was ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on State and County Affairs, to whom was referred Engrossed House Bill No. 331, by Harp, entitled: "An Act amending Chapter 10, Article 11, Section 594 of the Revised Laws of Oklahoma of 1910 in respect to lands for city purposes; and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Senator Draughon submitted the following committee reports, which were adopted, and House Bill No. 271 and No. 338 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Banking to whom was referred Engrossed House Bill No. 271, by Disney, entitled: "An Act re-enacting and amending Section 266 of Revised Laws of Oklahoma 1910, relating to investments of banks or trust companies authorized to do business in this State, and declaring an emergency," beg leave to report that we had the same under

consideration and herewith return the same with the recommendation that it do pass.

DRAUGHON, Chairman.

Mr. President:

We, your Committee on Banking to whom was referred Engrossed House Bill No. 338, by Jones and Ottinger, entitled: "An Act relating to the giving of surety bonds by county officers by certain county officers providing for the payment of premiums and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DRAUGHON, Chairman.

On motion of Senator Rutherford the Senate adjourned until 10 o'clock Friday morning.

SEVENTY- SIXTH LEGISLATIVE DAY,

Friday, April 1, 1921

The Senate met at 10 o'clock pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, Woods (E. E.), Woods (W. H.) Total 42.

Absent: Hensley, West. Total 2.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Morton submitted the following committee report:
Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: House Bills Nos. 94, 315, 346 and 394 correctly enrolled;; Senate amendments to House Bill No. 269 correctly engrossed.

L. A. MORTON, Chairman.

Senate Concurrent Resolution No. 20 was taken up for consideration and read.

Senator Davidson moved the adoption of the resolution.

Senator Golobie moved that the matter go over until this afternoon at two o'clock, which lost.

The question occurring on the adoption of the resolution, same prevailed, and the resolution was referred to the Committee on Engrossed and Enrolled Bills for engrossment.

House Bill No. 346 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

BILLS AND RESOLUTIONS ON SECOND READING.

The following bills and resolutions were read the second time and referred to the standing committee indicated:

House Bill No. 88, by Hardie, Harris, Robertson and Jerkins, to Appropriations.

House Bill No. 143, by Disney, to Legal Advisory.

House Bill No. 203, by Robertson, Jerkins, Martin, Gorman and Harris, of the House, and Hensley of the Senate, to Legal Advisory.

House Bill No. 223, by Harris and Martin, to State and County Affairs.

Senator Lillard moved that House Bill No. 223 be referred to the Calendar without reference to a Committee, which prevailed.

House Bill No. 224, by Harris and Martin, to Calendar.

House Bill No. 236, by Trevathan, to Revenue and Taxation.

House Bill No. 334, by the Prohibition Enforcement Committee of the House of Representatives and Senate.

Senator Cordell moved that the rules be suspended and House Bill No. 334 placed on the Calendar without reference to a committee.

Senator Coyne moved to table the motion, and the roll being called resulted as follows:

Ayes: Carlock, Coyne, Davidson, Dearmon, Draughon, Horner, Leedy, Lynch, Nichols, Simpson. Total 10.

Nays: Anglin, Brown, Cartwright, Clark, Cordell, Cornett, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Ingraham, Johnson, Land, Lillard, Looney, McPherrin Morton, Ratliff, Sherman, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 29.

Absent: Briggs, Hensley, Pugh, Rutherford, West. Total 5.

The Chair declared the motion to table lost.

The question occurring on the suspension of the rules, same prevailed.

The question occurring on the motion of Senator Cordell to refer House Bill No. 334 direct to the Calendar, same prevailed.

House Bill No. 382, by Robertson, to Fish and Game.

House Bill No. 403, by Hardie, to Judiciary No. 1.

House Bill No. 406, by Harris and Cummings, to Appropriations.

Senator Holloway moved that the rules be suspended and House Bill No. 406 be placed on the Calendar, which lost.

House Bill No. 428, by Sharp and Dodd, to Appropriations.

House Bill No. 439, by Craver, Harp, Disney, Robertson, McColgin, Hardie and Pullen, of the House, and McPherran, Golobie, E. E. Woods, Harrison, Looney, Holloway and Ingraham, of the Senate, to Education.

Senator Holloway moved that House Bill No. 439 be referred direct to the Calendar, which prevailed.

House Bill No. 450, by Martin and Hoover, to Roads and Highways.

House Bill No. 484, by Smallwood, Bailey and Neely, of the House, and Fleming and Davidson, of the Senate, to Education.

House Bill No. 509, by Herod, of the House, and Harrison, of the Senate, to Education.

House Bill No. 512, by Keim, to Banks and Banking.

House Bill No. 520, by Salter, of the House, and Harvey, of the Senate, to Legal Advisory.

House Bill No. 521, by Salter, of the House, and Harvey, of the Senate, to Legal Advisory.

House Bill No. 522, by Salter, of the House, and Harvey, of the Senate, to Legal Advisory.

House Bill No. 536, by Platt, to Education.

House Bill No. 542, by Smallwood, Keenan, Robertson and Graves, to Insurance.

House Bill No. 545, by Pullen, to State and County Affairs.

House Joint Resolution No. 22, by Harrison, to Appropriations.

House Joint Resolution No. 24, by Committee on Appropriations, to Appropriations.

House Joint Resolution No. 25, by Committee on Appropriations, to Appropriations.

House Concurrent Resolution No. 17, by Admire, of the House, and Ingraham of the Senate, to State and County Affairs.

Senator Glasser moved that the vote by which House Bill No. 57 failed of passage be reconsidered, which prevailed.

Senator Glasser offered the following amendment, which was adopted:

Mr. President:

I move to amend House Bill No. 57, as follows

That the title be amended eo read as follows:

“An Act amending Section 7620, Revised Laws of 1910, relating to Road and Bridge Improvement Bonds, providing for the Sale of unsold Bonds issued to secure Federal Aid and empowering County Commissioners under certain condi-

tions to designate State Highways, and declaring an Emergency.”

That Section 1 be amended to read as follows:

Section 1. That Section 7620, of the Revised Laws of Oklahoma, 1910, be and the same is hereby amended to read as follows:

“Section 7620. REQUIREMENT OF BONDS, such bonds shall be issued in denominations of not less than Five Hundred (\$500.00) Dollars, and shall be payable at such place as said County Commissioners may direct, not less than five nor more than twenty-five years from the date thereof, with interest not to exceed Six per cent per annum, which said interest shall be payable semi-annually, at the place where the principal is made payable, for which said interest said bonds shall have coupons attached. Such bonds shall be signed by the Chairman of the Board of County Commissioners and attested by the County Clerk.

That Section 2 be added to read as follows:

“Section 2. Whenever any County having a population of not less than Twenty-Six Thousand, Seven Hundred Eighty-Six (26,786) and not more than Twenty-Seven Thousand (27,000) as shown by the last preceding Federal Census, has heretofore issued or authorized the issue of bonds, for road or bridge construction to be used in conjunction with Federal Aid, and such bonds remain unsold for the reason that they cannot be sold at par, as required by the law authorizing such issue, the Board of County Commissioners of such county, if such Board deem it necessary to prevent the loss of its apportionment of Federal Aid, may order that such bonds be sold to the highest and best bidder for cash. Thereupon, the County Clerk shall give notice by publication, for not less

than ten days, and that on a day fixed in said notice, the Board of County Commissioners will receive sealed written bids for the purchase of said bonds, each proposal to be accompanied by a certified check or bond with sureties, to be approved by the County Clerk, in the sum of Ten Thousand (\$10,000.00) Dollars, conditioned that the bidder will, if his proposal be accepted, take said bonds and pay for same within fifteen days from the date of the award. On the day fixed for receiving proposals, the County Commissioners shall, in open session, open said proposals and award said bonds to the highest bidder; Provided, that no bid shall be accepted which shall net the county less than 93 per cent of the par value of such bonds. The County Commissioners shall not allow, pay, or agree to pay, directly or indirectly, any commission or brokerage, allow any deduction, or other compensation, or consideration of, or sale for handling of said bonds."

That Section 3 be added to the bill to read as follows:

"Section 3. Whenever the Board of County Commissioners in any county having a population, according to the Federal Census of 1920, of not less than Twenty-Six Thousand Seven Hundred Eighty-Six (26,786), and not more than Twenty-Seven Thousand (27,000), and the State Highway Commissioner shall propose, or offer any section, or route of State Highway, in any county, for permanent improvement in conjunction with the Federal Aid and the engineering representative of the Federal Highway Department shall find that another section or route of highway leading in the same general direction can be more economically constructed and maintained than the section or route proposed, the Board of County Commissioners shall have authority to designate such other section or route as state highways, notwithstanding any mileage limit then existing."

That Section 4 be added to the bill to read as follows:

Section 4. Nothing in this act contained shall be con-

strued as a repeal of House Bill No. 222, Session Laws of 1921.

That Section 5 be added to the bill to read as follows:

“Section 5. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.”

That the name of “Frye of the Senate” be added as joint author of the bill.

GLASSER.

Senator Glasser moved that House Bill No. 57, as amended, be advanced to engrossment and third reading, which prevailed.

Senator Glasser moved that the rules be suspended, House Bill No. 57 considered engrossed and placed on third reading and final passage, which prevailed.

House Bill No. 57, as amended, was read for the third time at length.

The question being “Shall the bill pass?” the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: Coyne, Leedy. Total 2.

Absent: Hensley, Rutherford, West. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Briggs, Brown, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durrant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 39.

Nays: Coyne, Leedy. Total 2.

Absent: Hensley, Rutherford, West. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

House Bill No. 94 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 315 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 394 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

The President pro tempore signed the engrossed copy of House Bill No. 269 and ordered same transmitted to the Honorable House.

The following message from the House was read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives, to transmit herewith, for the consideration of your honorable body, the following:

Engrossed House Bill No. 532, by Knight, entitled: "An Act authorizing and making appropriations to complete, equip and maintain the tuberculosis sanitarium at or near Boley, for colored patients; and declaring an emergency."

Engrossed House Bill No. 239, by Jennings (Rogers), entitled: "An Act repealing Chapter 197, being House Bill No. 255, Session Laws of 1919."

Engrossed House Bill No. 455, by Keenan and Mrs. McCoggin, entitled: "An Act to amend Section 4973 of the Revised laws of 1910, relative to decree of divorce and its date."

Engrossed House Bill No. 408, by Bailey E. Bell, entitled: "An Act making appropriation to pay W. P. Henry, Trustee, on account of over payment of gross production tax for the quarters ending June 30, 1919, and September 30, 1919, due to tax having been paid by the New York Oil Company, and the Rushton Oil Company, and declaring an emergency."

Engrossed House Bill No. 546, by Taylor of the House and Lynch of the Senate, entitled: "An Act amending Chapter 10, Article 12, Section 623, of the Revised Laws of Oklahoma, 1910, relating to pavement of streets of cities and towns in counties with a population of not less than 33,400, nor more than 33,500 and declaring an emergency."

Engrossed House Joint Resolution No. 23, by Taylor, Dabney and Graham of the House, and Davidson, Lillard and Wells, of the Senate, entitled: "A Resolution authorizing the submission of a proposed amendment to the constitution to the

people for their approval or rejection, said proposed amendment fixing the per diem of the members of the legislature, limiting the actual working days of the session, fixing the mileage for necessary travel, and providing that no bill shall be introduced after the sixtieth day of the session, except upon recommendation of the Governor, and being an amendment to Section 21, of Article 5, of the constitution of the State of Oklahoma, relative to the legislative department."

Engrossed House Concurrent Resolution No. 5, by Locke and Craver of the House and E. E. Woods and Cornett of the Senate, entitled: "A Resolution providing for the submission of a proposition to amend the constitution making women eligible to the office of Governor, Secretary of State, State Auditor, Attorney General, State Treasurer, Superintendent of Public Instruction and State Examiner and Inspector."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

HOUSE BILLS AND RESOLUTIONS ON FIRST READING

House Bill No. 239, by Jennings (of Rogers), An Act repealing Chapter 197, being House Bill No. 255, Session Laws of 1919.

House Bill No. 408, by Bailey E. Bell, An Act making appropriation to pay W. P. Henry, Trustee, on account of over payment of gross production tax for the quarters ending June 30, 1919, and September 30, 1919, due to tax having been paid by the New York Oil Company, and the Rushton Oil Company, and declaring an emergency.

House Bill No. 455, by Keenan and Mrs. McColgin, An Act to amend section 4973 of the Revised Laws of 1910, relative to decree of divorce and its date.

House Bill No. 532, by Knight, An Act authorizing and making appropriations to, complete, equip and maintain the tuberculosis sanitarium at or near Boley, for colored patients; and declaring an emergency.

House Bill No. 546, by Taylor, of the House, and Lynch, of the Senate, An Act amending chapter 10, article 12, section 623, of the Revised Laws of Oklahoma of 1910, relating to pavement of streets of cities and towns in counties with a population of not less than 33,400 nor more than 33,500; and declaring an emergency.

House Joint Resolution No. 23, by Taylor, Dabney and Graham, of the House, and Davidson, Lillard and Wells, of the Senate, A Resolution authorizing the submission of a proposed amendment to the constitution to the people for their approval or rejection, said proposed amendment fixing the per diem of the members of the legislature, limiting the actual working days of the session, fixing the mileage for necessary travel, and providing that no bill shall be introduced after the sixtieth day of the session, except upon recommendation of the Governor, and being an amendment to section 21, of article 5, of the constitution of the State of Oklahoma, relative to the legislative department.

House Concurrent Resolution No. 5, by Locke and Craver, of the House, and E. E. Woods and Cornett, of the Senate, A Resolution providing for the submission of a proposition to amend the constitution, making women eligible to the office of Governor, Secretary of State, State Auditor, Attorney General, State Treasurer, Superintendent of Public Instruction and State Examiner and Inspector.

House Bill No. 319 was taken up for further consideration.

Further consideration of the Briggs amendment was resumed.

The question occurring on the amendment of Senator Briggs, same was adopted.

Senator Leedy offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 7, page 6, by striking after the word "repairs" the figures "\$8,000.00" in each column and substituting in lieu thereof the figures "\$15,000.00" in each column.

LEEDY.

The question occurring on the adoption of the amendment, the roll was called with the following result:

Ayes: Briggs, Brown, Cartwright, Clark, Durant, Fleming, Golobie, Harrison, Holloway, Horner, Ingraham, Johnson, Land, Leedy, McPherran, Morton, Nichols, Pugh, Sherman, Simpson. Total 20.

Nays: Anglin, Carlock, Cordell, Cornett, Coyne, Davidson, Draughon, Frye, Glasser, Harvey, Hill, Lillard, Looney, Lynch, Ratliff, Rutherford, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 21.

Absent: Dearmon, Hensley, West. Total 3.

The Chair declared the amendment lost.

Senator Briggs offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 7, page 6, by striking after the word "repairs" the figures "\$8,000.00" in each column and substitute in lieu thereof the figures "\$10,000.00" in each column.

LEEDY.

Senator Cornett moved that the Senate recess until 1 o'clock.

Senator Anglin moved as a substitute that the Senate recess until 1:30 o'clock, which prevailed.

AFTERNOON SESSION.

The Senate reconvened, the President presiding.
Quorum present.

Senator Rutherford asked unanimous consent to take up House Bill No. 360, which was granted.

Senator Rutherford moved the House Bill No. 360 be advanced to engrossment and third reading, which prevailed.

Senator Lillard moved that House Bills Nos. 223 and 224 be advanced to engrossment and third reading, which prevailed.

House Bill No. 319 was taken up for further consideration.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 14, page 6, by striking out after the word "fund" the

figures "\$56, 269.39—52,200.00" and by inserting in lieu thereof the figures "\$60,260.39—56,200.00."

DAVIDSON.

Senator Carlock offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 18, page 6, insert "\$60,000" for each year instead of "\$64,000.00."

CARLOCK.

Senator Simpson moved to table the amendment, which prevailed.

Senator Cartwright offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 15, page 7, by striking after the word "salaries" the figures "\$64,000.00" in two places and insert in lieu thereof the figures "\$73,650.00" in two places.

McPHERREN.

CARTWRIGHT.

The question occurring on the McPherrren amendment, the roll was called with the following result:

Ayes: Briggs, Cartwright, Clark, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Holloway, Johnson, Leedy, Lillard, Looney, Lynch, McPherrren, Nichols, Pugh, Ratliff, Simpson. Total 20.

Nays: Anglin, Brown, Carlock, Cordell, Cornett, Coyne, Davidson, Frye, Glasser, Harvey, Hill, Horner, Ingraham, Land, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods, (E. E.), Woods, (W. H.) Total 21.

Excused: Morton. Total 1.

Absent: Hensley, West. Total 2.

The Chair declared the amendment lost.

Senator McPherrren offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 15, page 7, by striking after the word "salaries" in both columns the figures "\$64,000.00" and substituting "\$70,000.00."

McPHERREN.

Senator Rutherford moved to table the amendment, and the roll being called resulted as follows:

Ayes: Anglin, Brown, Carlock, Cordell, Cornett, Coyne, Davidson, Fleming, Glasser, Harvey, Hill, Horner, Ingraham, Land, Rutherford, Sherman, Spurlock, Wells, Woods, (W. H.) Total 19.

Nays: Briggs, Cartwright, Clark, Dearmon, Draughon, Durant, Frye, Golobie, Harrison, Holloway, Johnson, Leedy, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Simpson, Woods, (E. E.) Total 22.

Absent: Hensley, Wallace, West. Total 3.

The Chair declared the motion to table lost.

The question occurring on the adoption of the McPherrren amendment, the roll was called with the following result:

Ayes: Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Holloway,

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Johnson, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Woods, (E. E.) Total 22.

Nays: Anglin, Briggs, Brown, Carlock, Cornett, Davidson, Frye, Glasser, Harvey, Hill, Horner, Ingraham, Land, Lynch, erford, Shennan, Spurlock, Wallace, Wells, Woods, (W. H.) Total 19.

Absent: Hensley, Wallace, West. Total 3.

The Chair declared the amendment adopted.

Senator Cartwright offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 17, page 7, by striking after the word "paving" the figures "\$11,000.00 and 8,000.00" and inserting therefor the figures "\$15,000.000 and 12,000.00."

CARTWRIGHT

The question occurring on the adoption of the amendment, the roll was called with the following result:

Ayes: Briggs, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Holloway, Johnson, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Woods, (E. E.) Total 22.

Nays: Anglin, Brown, Carlock, Cornett, Davidson, Frye, Glasser, Harvey, Hill, Horner, Ingraham, Land, Lynch, Rutherford, Sherman, Spurlock, Wallace, Wells, Woods, (W. H.) Total 19.

Absent: Hensley, Leedy, West. Total 3.

The Chair declared the amendment adopted.

Senator Cartwright offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 18, page 7, by striking after the word "school" the figures "\$5,500.00" in both columns and inserting the figures "\$6,500.00" both columns.

CARTWRIGHT

McPHERREN.

The question occurring on the adoption of the amendment, the roll was called with the following result:

Ayes: Briggs, Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Holloway, Ingraham, Leedy, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Wallace, Woods, (E. E.) Total 24.

Nays: Anglin, Carlock, Cornett, Davidson, Frye, Glasser, Harvey, Hill, Horner, Land, Lynch, Rutherford, Sherman, Spurlock, Wells, Woods, (W. H.) Total 16.

Absent: Brown, Hensley, Johnson, West. Total 4.

The Chair declared the amendment adopted.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 8, page 8, by striking out after the word "fund" the figures "\$59,829.77 52,200.00" and by inserting in lieu thereof the figures "\$70,829.77 63,200.00."

DAVIDSON.

Senator Durant offered the following amendment, which was unanimously adopted:

Mr. President: I move to amend House Bill No. 319, line 14, page 8, by striking the figures "\$8,000.00" in each column and inserting in each column the figures "\$10,000.00."

DURANT.

Senator Durant offered the following amendment, which was unanimously adopted:

Mr. President: I move to amend House Bill No. 319, line 15, page 8, by striking after the word "summer school" the figures \$5,500.00" in each column and inserting in lieu thereof the figures "\$6,000.00" in each column.

DURANT.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 5, page 9, by striking out after the word "fund" the figures "\$40,743.25 38,200.00" and by inserting in lieu thereof the figures "\$43,243.25 40,700.00."

DAVIDSON.

Senator Harrison offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, on page 5 in line 8 by striking the figures "\$64,000.00" in line 18, page 6, by striking after the word "salaries" "\$64,000" in each column and insert "\$70,000.00" in each column.

SIMPSON.

Senator Simpson offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 4, page 7, by striking "\$8,000.00" two places and insert "\$10,000.00" two places.

SIMPSON.

Senator Lillard moved that the vote by which the Carlock amendment in line 10, page 4, inserting "\$90,000.00" instead of "\$100,000.00" was adopted be reconsidered, which prevailed.

Senator Lillard moved that the Carlock amendment be tabled, which prevailed.

Senator Lillard offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 14, page 4, by striking after the word "school" the figures "\$7,500.00" in each column and inserting in lieu thereof the figures "\$10,000.00" in each column.

LILLARD.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 11, page 7, by striking out after the word "fund" the figures "\$56,761.45 52,200.00" and by inserting in lieu thereof the figures "\$65,761.45 61,200.00."

DAVIDSON.

Senator Leedy offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 8, page 6, by striking after the word "school" the figures

“\$5,500.00” in each column and substituting in lieu thereof the figures “\$6,500.00” in each column.

LEEDY.

Senator Briggs offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 5, page 6, by striking after the word “salaries” the figures “\$66,000.00” in each column and substituting therefor the figures “\$70,000.00” in each column.

BRIGGS.

The question occurring on the adoption of the Briggs amendment, the roll was called with the following result:

Ayes: Briggs, Cartwright, Clark, Cordell, Dearmon, Fleming, Frye, Golobie, Harrison, Harvey, Holloway, Johnson, Land, Leedy, Lillard, Looney, McPherran, Morton, Nichols, Pugh, Sherman, Simpson, Wallace, Woods (E. E.), Total 24.

Nays: Anglin, Brown, Carlock, Cornett, Coyne, Davidson, Draughon, Glasser, Hill, Horner, Lynch, Ratliff, Rutherford, Spurlock, Wells, Woods, (W. H.) Total 16.

Absent: Durant, Hensley, Ingraham, West. Total 4.

The Chair declared the amendment adopted.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 4, page 5, by striking out after the word “fund” the figures “\$96,378.54 87,200.00” and by inserting in lieu thereof the figures “\$108,878.04 99,700.00.”

DAVIDSON.

Senator Briggs moved that the vote by which the Leedy amendment to line 7, page 6, striking “\$8,000.00” and substituting “\$15,000.00” failed of adoption be reconsidered, which prevailed.

The question occurring on the adoption of the Leedy amendment, the roll was called with the following result:

Ayes: Briggs, Cartwright, Clark, Cordell, Cornett, Dearmon, Draughon, Fleming, Golobie, Harrison, Harvey, Holloway, Ingraham, Johnson, Leedy Lillard, Looney, McPherren, Nichols, Pugh, Sherman, Simpson, Woods, (E. E.) Total 23.

Nays: Anglin, Brown, Carlock, Coyne, Davidson, Frye, Glasser, Hill, Horner, Land, Lynch Ratliff, Rutherford, Spurlock, Wells, Woods, (W. H.) Total 16.

Excused: Morton. Total 1.

Absent: Durant, Hensley, Wallace, West. Total 4.

The Chair declared the amendment adopted.

Senator Leedy offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 12, page 8, by striking after the word “salaries” on line 12, page 8, the figures “\$50,000.00” in each column and insert “\$54,000.00” in each column.

LEEDY.

Senator Davidson offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 14, page 6, by striking out after the word “fund” the

figures "\$60,269.39 56,200.00" and by inserting in lieu thereof the figures "\$70,269.39 66,200.00."

DAVIDSON.

Senator Golobie offered the following amendment which was adopted:

Mr. President: I move to amend House Bill No. 319 by inserting after line 13 and before line 14 the following: "There is hereby created a revolving fund, resulting from the sales and profits of products raised or manufactured by the institution."

GOLOBIE.

Senator Davidson offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 9, page 9, by striking out after the word "salaries" the figures "\$50,000.00 55,000.00" and by inserting in lieu thereof "\$40,000.00 45,000.00."

DAVIDSON.

Senator Leedy moved to table the amendment, and the roll being called resulted as follows:

Ayes: Anglin, Briggs, Brown, Cartwright, Clark, Cordell, Cornett, Coyne, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, McPherran, Nichols, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wells. Total 29.

Nays: Carlock, Davidson, Dearmon, Harrison, Hill, Horner, Lynch, Wallace, Woods, (W. H.) Total 9.

Excused: Morton. Total 1.

Absent: Hensley, Looney, Pugh, West, Woods, (E. E.) Total 5.

The Chair declared the motion to table carried.

Senator Davidson offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 11, page 9, by striking out after the word "repairs" the figures "\$25,000.00 30,000.00" and by inserting in lieu thereof the figures "\$15,000.00 20,000.00."

DAVIDSON.

Senator Golobie moved to table the amendment, which prevailed.

Senator Hill offered the following amendment:

Mr. President: I move to amend House Bill No. 319, page 10, by striking out lines 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16.

HILL.

The President pro tempore presiding.

The question occurring on the adoption of the amendment by Senator Hill, the roll was called with the following result:

Ayes: Brown, Coyne, Fleming, Frye, Glasser, Hill, Horner, Land, Rutherford, Sherman, Wallace, Woods, (W. H.) Total 12.

Nays: Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherson, Morton, Nichols, Pugh, Simpson, Spurlock, Wells, Woods. (E. E.) Total 25.

Absent: Anglin, Briggs, Carlock, Harvey, Hensley, Ratliff, West. Total 7.

The Chair declared the amendment lost.

Senator Glasser offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 6, page 10, by striking "University Preparatory School" and insert to conform to Chapter 180, Session Laws, 1919, the words "Oklahoma State Business Academy."

GLASSER.

Senator Anglin presiding.

Senator Simpson moved to table the Glasser amendment and the roll being called resulted as follows:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Golobie, Harvey, Holloway, Johnson, Leedy, Lillard, McPherren, Morton, Nichols, Pugh, Simpson, Spurlock, Wells, Woods, (E. E.), Woods, (W. H.) Total 25.

Nays: Briggs, Brown, Fleming, Frye, Glasser, Harrison, Hill, Horner, Ingraham, Land, Lynch Ratliff, Rutherford, Sherman, Wallace. Total 15.

Absent: Coyne, Hensley, Looney, West. Total 4.

The Chair declared the motion to table carried.

Senator Rutherford moved to amend House Bill No. 319, line 8, page 10, by striking after the word "salaries" "\$50,000" two places and insert "\$40,000.00" two places.

RUTHERFORD.

Senator Simpson moved to table the amendment, which prevailed.

Senator Rutherford offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 11, page 10, by striking after the word "paving" "\$23,500.00" and insert "\$5,000.00."

RUTHERFORD.

Senator Draughon moved to table the amendment, which prevailed.

Senator Spurlock offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 8, page 10, by striking after the word "salaries" the figures "\$50,000.00" and inserting "\$45,000.00" in each column.

SPURLOCK.

Senator Simpson moved to table the amendment, which prevailed.

Senator Hill offered the following amendment, which lost:

Mr. President: I move to amend House Bill No. 319, page 11, by striking out lines 5, 6 and 7

HILL.

Senator Rutherford offered the following amendment:

Mr. President: I move to amend House Bill No. 319, page 11, by striking out lines 11, 12 and 13.

RUTHERFORD.

Senator Simpson moved to table the amendment, and the roll being called resulted as follows:

Ayes: Anglin, Cartwright, Clark, Cornett, Davidson, Dearmon, Draughon, Durant, Golobie, Harrison, Harvey, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Simpson, Wells, Woods (E. E.), Woods (W. H.) Total 27.

Nays: Brown, Carlock, Frye, Glasser, Hill, Horner, Land, Rutherford, Sherman, Spurlock, Wallace. Total 11.

Absent: Briggs, Cordell, Coyne, Fleming, Hensley, West. Total 6.

The Chair declared the motion to table carried.

Senator Nichols offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 5, page 12, by striking after the word "salaries" the figures "\$15,500.00" for 1922, and "\$15,500.00" for 1923 and substitute the figures "\$22,000.00" in both columns.

NICHOLS.

Senator Glasser moved to table the amendment, and the roll being called resulted as follows:

Ayes: Anglin, Briggs, Brown, Carlock, Cornett, Davidson, Frye, Glasser, Hill, Horner, Land, Rutherford, Wallace, Wells. Total 14.

Nays: Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Durant, Fleming, Harrison, Harvey, Holloway, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Woods (W. H.) Total 24.

Absent: Golobie, Hensley, Ingraham, Johnson, West, Woods (E. E.) Total 6.

The Chair declared the motion to table lost.

The question occurring on the adoption of the Nichols amendment, same prevailed.

Senator Nichols offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 5, page 12, by striking after the word "equipment" the figures "\$4,000.00" for 1922 and "\$4,000.00" for 1923 and substitute the figures "\$9,000.00" in both columns.

NICHOLS.

Senator Sherman offered the following amendment:

Mr. President: I move to amend House Bill No. 319, between lines 12 and 13, page 12, by inserting the following sub-division: "Orphans Home at Helena. Salaries \$12,000.00 for 1922; \$12,000.00 for 1923; maintenance \$21,950.00 for 1922; \$29,950.00 for 1923."

SHERMAN.

Senator Holloway submitted the following committee reports, which were adopted, and House Bills Nos. 484, 509, 517, and 536 were ordered printed and placed on the calendar:

Mr. President:

We, your Committee on Education, to whom was referred House Bill No. 484, by Neely of the House and Fleming and Davidson of the Senate, entitled: "An Act authorizing the

Board of Regents of the School of Mines and Metallurgy at Wilburton to receive any and all funds allotted and paid by the Federal Government for the training of disabled soldiers, sailors and marines; for paying teachers' salaries and maintenance of said institution; repealing all acts and parts of acts in conflict herewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred Engrossed House Bill No. 509, by Herod of the House and Luther Harrison of the Senate, entitled: "An Act repealing Section 3, Chapter 219, Session Laws of 1913, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred Engrossed House Bill No. 517, by Robinson, Hardie and Davis, entitled: "An Act relating to union graded schools in all counties in Oklahoma having a population of not less than 17,630 and not more than 17,800, as shown by the last preceding or any succeeding Federal census of Oklahoma, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Mr. President:

We, your Committee on Education, to whom was referred House Bill No. 536 by Platt entitled: "An Act authorizing the Board of Regents of the A. & M. College to set aside portions of the campus of said college for the construction of dormitories; and to construct and equip said dormitories; and to manage and regulate the same; and to issue bonds for the purpose of constructing said dormitories; and authorizing the commissioners of the land office to purchase said bonds and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

HOLLOWAY, Chairman.

Senator Pugh submitted the following committee reports which were adopted, and House Bills Nos. 348 and 407 were ordered printed and placed on the calendar.

Mr. President:

We, your Committee on Public Service Corporations, to whom was referred Engrossed House Bill No. 348, by Dabney, Hardie and Graves of the House, and Spurlock, Sherman and McPherran of the Senate, entitled: "An Act authorizing the employment of the Corporation Commission of a freight rate expert, and special council to represent the interests of Oklahoma against unjust discrimination against Oklahoma shippers in the matter of freight rates, making an appropriation and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

PUGH, Chairman.

Mr. President:

We, your Committee on Public Service Corporations, to whom was referred Engrossed House Bill No. 407, by Bailey, entitled: "An Act amending section 1, chapter 93, Session Laws 1913, defining Public Utilities and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

PUGH, Chairman.

Senator Looney submitted the following committee reports, which were adopted, and House Concurrent Resolution No. 17 and House Bill No. 545 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on State & County Affairs, to whom was referred Engrossed House Concurrent Resolution No. 17, by Admire of the House, and Ingraham of the Senate, entitled: "Resolution exempting Creek county, Oklahoma, from the effect of Senate Bill No. 7, of the Eighth Legislature of Oklahoma, so as to continue township government in said county," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

MRS. LOONEY, Chairman.

Mr. President:

We, your Committee on State and County Affairs, to whom was referred Engrossed House Bill No. 545, by Pullen, entitled: "An Act fixing the salaries of county officials in counties having a population of between 13,100 and 13,150 according to the 1920 Federal Census, and declaring an emergency," beg leave to report that we had the same under consideration and

herewith return the same with the recommendation that it do pass with the following amendment to Section 1:

By adding to Section 1, the following language: "In counties having a population over 55,000 and not more than 55,100 according to the Federal Census of 1920, the County Assessor and his deputies, while away from the County Seat on business connected with their office, shall receive their actual expenses."

We further recommend that the caption of said bill be amended to read as follows: "An Act fixing the salaries of the county officials in counties having a population of between 13,100 and 13,150 and relating to the expenses of county assessors in counties having a population over 55,000 and not more than 55,100 according to the 1920 Federal Census and declaring an emergency."

MRS. LOONEY, Chairman.

Senator Pugh submitted the following committee reports, which were adopted and House Bill No. 281 were ordered printed and placed on the Calendar.

Mr. President:

We, your Committee on Fees and Salaries, to whom was referred Senate Bill No. 427, by Hill of the Senate; Harrison, of the House, entitled: "An Act providing for the appointment by the State Board of Agriculture of a state veterinarian and four assistant state veterinarians fixing the salaries therefor and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

PUGH, "Acting Chairman."

Mr. President:

We, your Committee on Fees and Salaries, to whom was referred House Bill No. 281, by Everhart, entitled: "An Act

appropriating the sum of four hundred twenty (\$420.00) to cover shortage in salaries of elevator operators in the State Capitol building for the fourteen months ending June 30th, 1921, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

PUGH, "Acting Chairman."

On motion of Senator Holloway the Senate recessed until 7:30 o'clock.

EVENING SESSION.

The Senate reconvened, the President presiding.

Quorum present.

Senator Anglin presiding.

The Journal of the previous legislative day was read and approved.

Senator Morton submitted the following committee report:
Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Bills Nos. 273 and 339 correctly enrolled.

L. A. MORTON, Chairman.

Senate Bill No. 273 was read the fourth time, the enrolled copy signed by Senator Anglin, acting President and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 339 was read the fourth time, the enrolled copy signed by Senator Anglin, acting President and ordered

transmitted to the Honorable House for signature of the presiding officer.

Senator McPherrren moved that House Bill No. 247 be advanced to engrossment and third reading, which prevailed.

Senator Davidson submitted the following committee reports, which were adopted, and House Bills Nos. 454, 457 and 473 were ordered printed and placed on the Calendar:

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 454 by Denny, entitled: "An Act reappropriating \$3,000 for the use of the Panhandle Agricultural and Mechanical College, located at Goodwell, Oklahoma, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations to whom was referred House Bill No. 457, by Jones of the House and Ratliff of the Senate, entitled: "An Act making supplementary appropriation to pay the salaries of teachers and other employees, and for the completion of the President's home, and for the maintenance of the Murray State School of Agriculture located at Tishomingo, Oklahoma, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 473, by Gibbons, Salter, Heberling, Tylee, Elmore, Neely, Pratt, and Locke, entitled: "An Act creating a Soldiers' Relief Commission, making an appropriation for an administration building and remodeling and equipping ground floor at State University Hospital, providing for additional expenditure in salaries, maintenance and equipment, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, amended as follows:

Amendment No. 1. By adding after the word "follows" of line 9 of Section 3, the following: "Provided, that all money received from the United States Government for maintenance of sick and disabled ex-service persons from and after May 1st, 1921, shall be turned into the general revenue fund of the State of Oklahoma."

Amendment No. 2. Add after the word "too" and before the word "additional", in line 8 of Section 3, the words and figures "one hundred (100)."

Amendment No. 3. Strike after the word "salaries", in line 4, column 1 of the recapitulation in Section 3, the figures "six thousand two hundred and seventy (\$6,270) dollars" and insert in lieu thereof the figures "forty-one hundred and eighty (\$4,180) dollars", after word "maintenance" in line 6, column 1 of the recapitulation in Section 3, the figures "twenty thousand (\$20,000) dollars", and insert in lieu thereof the figures "thirteen thousand three hundred thirty-three dollars and thirty-three cents (\$13,333.33)."

Amendment No. 4. By striking after the word "of", in line 3 of Section 3, and continuing into line 4 up to the

word "for", in line 4, the following words and figures: "Three hundred and thirty-two thousand seven hundred and twenty dollars (\$332,720.00)", and insert in lieu thereof the words and figures "three hundred and twenty-three thousand nine hundred and thirty-six and 33/100 dollars (\$323,936.33)."

DAVIDSON, Chairman.

Senator Lynch submitted the following committee report, which was adopted, and House Bill No. 542 was ordered printed and placed on the calendar:

Mr. President:

We, your Committee on Insurance, to whom was referred Engrossed House Bill No. 542, by Smallwood, Keenan, Robertson and Graves, entitled: "An Act relating to mutual hail insurance companies, repealing all laws in conflict herewith, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

M. W. LYNCH, Chairman.

Senator Draughon submitted the following committee report, which was adopted, and House Bill No. 512 was ordered printed and placed on the calendar:

Mr. President:

We, your Committee on Banks and Banking, to whom was referred Engrossed House Bill No. 512, by Keim, entitled: "An Act to amend Section 7302 of the Revised Laws of Oklahoma for 1910, and declaring an emergency," beg leave to report that we had the same under consideration

and herewith return the same with the recommendation that it do pass, as amended.

DRAUGHON, Chairman.

Senator Cordell submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 51, by Cordell, entitled: "An Act to provide for the eradication of predatory animals and injurious rodents, making an appropriation therefor, and prescribing the manner of its expenditures in co-operation with the Bureau of Biological Survey, United States Department of Agriculture," beg leave to report that we had the same under consideration and herewith return same with the recommendation that it do not pass.

CORDELL, Chairman.

Senator Spurlock submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Revenue and Taxation, to whom was referred Engrossed House Bill No. 236, by Trevathan, entitled: "An Act repealing Chapter 195 of the Session Laws of Oklahoma of 1915, relating to the exemption of certain property from taxation," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

SPURLOCK, Chairman.

Senator Nichols submitted the following Special Committee report, which was laid over until the next legislative day:

Mr. President:

We, your Special Committee, to whom was referred Engrossed House Bill No. 347, by Simpson (J. B.), Smith, Robertson, Harris, Hoover, Craver, Hardie and Keenan, entitled: "An Act fixing the salaries of county tax assessors; authorizing such assessors district their respective counties and cities and appoint district assessors and all necessary office help; giving the board of cocounty commissioners of the counties the power of approval of such appointments; prescribing the manner of assessing property and duties of district assessors; providing for back assessment; limiting bank assessments to one year; fixing the time of assessment of property, and reciting duties," etc., beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended, amendments as follows:

That after the word "county" in the last line of Section 4, add the following: "Provided, further, that there shall be no more deputy assessors than necessary to complete the work within the time prescribed by law."

That in line 5 of Section 8, strike the words "31st of March" and insert the words "15th of April."

After the word "Act", in the last line of Section 13, add the following: "Provided, that this Act shall not take effect until January 1st, 1922."

After the word "county", in the last line of Section 11, add the following: "Provided, further, that after April 15th of each year, or after such time to which the limit of time has been extended, as provided in Section 8 herein, any person who has failed to list his property for assessment, or has been absent so that the district assessor could not find him,

or her, shall be charged a penalty of two dollars for each list necessary to properly assess his property and be charged mileage at 10c per mile for distance necessarily traveled by assessor in making the assessment; same to go into the general revenue fund of the county."

MRS. LOONEY.

NICHOLS.

The President presiding.

Senator McPherren asked to be relieved from the Senate Investigating Committee, which was granted.

The President announced the appointment of Senator Lillard as a member of the Senate Investigating Committee.

House Bill No. 319 was taken up for further consideration.

Further consideration of the Sherman amendment was resumed.

The question occurring on the adoption of the Sherman amendment, the roll was called with the following result:

Ayes: Clark, Cordell, Coyne, Dearmon, Draughon, Frye, Glasser, Golobie, Harrison, Holloway, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Pugh, Sherman, Simpson, Spurlock, Wallace, Wells, Woods (W. H.) Total 24.

Nays: Anglin, Carlock, Cornett, Davidson, Horner, Ingraham, Ratliff, Rutherford, Woods (E. E.) Total 9.

Absent: Briggs, Brown, Cartwright, Durant, Fleming, Harvey, Hensley, Hill, Land, Nichols, West. Total 11.

The Chair declared the amendment adopted.

Senator Spurlock submitted the following amendment:

Mr. President: I move to amend House Bill No. 319, line 15, page 12, by striking after the word "Maintenance \$65,000.00" and inserting "\$50,000.00."

SPURLOCK.

Senator Coyne moved to table the amendment, which prevailed.

Senator Glasser submitted the following amendment:

Mr. President: I move to amend House Bill No. 319, line 14, page 12 by striking "\$40,000.00" and insert "\$20,000.00" in each instance.

GLASSER.

Senator Coyne moved to table the amendment, which prevailed.

Senator Spurlock offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 17, page 12, by striking after the word "equipment" the figures "\$16,500.00" and inserting "\$8,500.00."

SPURLOCK.

Senator Coyne moved to table the amendment, which prevailed.

Senator Rutherford offered the following amendment, which was unanimously adopted:

Mr. President: I move to amend House Bill No. 319, line

5, page 13, by striking after the word "Maintenance" "\$25,000.00" two places and insert "\$40,000.00" two places.

RUTHERFORD

NICHOLS.

Senator Rutherford offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 4, page 13, by striking after the word "Salaries" "\$12,000.00" two places and insert "\$16,350.00" two places.

RUTHERFORD^s

NICHOLS.

Senator Nichols offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 12, page 13, by striking the figures "\$10,500.00" for 1923 and insert in lieu thereof "\$20,000.00."

NICHOLS.

Senator Draughon offered the following amendment, which was unanimously adopted:

Mr. President: I move to amend House Bill No. 319, line 4, page 14, by adding after the word "Improvements" and before the word "Additions" the words "building and".

DRAUGHON.

Senator Draughon offered the following amendment, which was unanimously adopted:

Mr. President: I move to amend House Bill No. 319, line 16, page 14, by striking out after word "swine" and before

the word "\$50,000.00" "and maintaining said farm for a period of two years."

DRAUGHON.

Senator Draughon offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 3, page 15, by substituting after word "years" "\$75,000.00" instead of "\$50,000.00".

DRAUGHON.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, lines 5 and 6, page 15, by striking after the word "Salaries" the figures "\$38,400.00" in each instance and insert in lieu thereof "\$50,000.00" in each instance and strike after maintenance the figures "\$90,000.00" in each instance and insert in lieu thereof the figures "\$100,000.00" in each instance.

GLASSER.

Senator Wallace offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 7, page 15, by striking after the word "school" the word "Tecumseh" and insert "Oklahoma City" instead.

WALLACE.

The question occurring on the adoption of the Wallace amendment, the roll was called with the following result:

Ayes: Cartwright, Clark, Cordell, Ingraham, Leedy, Lillard, Looney, Morton, Spurlock, Wallace, Woods (E. E.) Total 11.

Nays: Anglin, Brown, Carlock, Cornett, Coyne, Davidson, Draughon, Frye, Glasser, Golobie, Harrison, Hill, Holloway, Johnson, Land, Lynch, McPherran, Nichols, Ratliff, Sherman, Simpson, Wells, Woods (W. H.) Total 23.

Absent: Briggs, Dearmon, Durant, Fleming, Harvey, Hensley, Horner, Pugh, Rutherford, West. Total 10.

The Chair declared the Wallace amendment lost.

Senator Spurlock offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 8, page 15, by striking after the word "Salaries" the figures "\$25,000.00" and inserting "\$18,000.00."

SPURLOCK.

Senator Wells moved to table the amendment, which prevailed.

Senator Wells offered the following amendment:

Mr. President: I move to amend House Bill No. 319, line 9, page 15, by adding after the word "Maintenance" and before the word "\$40,000.00" "and removal to Tecumseh."

WELLS.

Senator Looney moved to table the amendment, which was lost.

The question occurring on the amendment by Senator Wells, same prevailed.

Senator Hill offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 15, by striking out after the word "Salaries" in line 16 the

figures "\$7020" and inserting in lieu thereof the figures "\$9,500.00" in each column; and by striking out after the word "Maintenance" in line 17 the figures "\$10,050.00" and inserting in lieu thereof the figures "\$18,000.00" in each column.

HILL.

The following message from the House was read:

TO THE PRESIDENT OF THE SENATE:

I am directed by the House of Representatives to inform you, and through you the honorable Senate, that the House refuses to concur in Senate amendments to House Bill No. 269, by Hardie, entitled: "An Act to amend Section 7305, Article 1, Chapter 72, of the Revised Laws of Oklahoma, 1910, prescribing and defining what personal property shall be subject to taxation within the State of Oklahoma, repealing all laws in conflict herewith, and declaring an emergency." and asks for a conference. And that the Speaker of the House has appointed Hardie, Bell and Newman (of Bryan) as House Conferees.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Senator Anglin moved that the request of the House for a conference on House Bill No. 269 be granted, which prevailed, and the Chair appointed Senators Anglin, Davidson and Holloway as conferees on the part of the Senate.

Senator W. H. Woods offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 5, page 18, by striking after the word "equipment" the figures "\$5,000.00", in column 1, and inserting in lieu thereof the figures "\$12,000.00."

W. H. WOODS.

Senator W. H. Woods offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 17, page 17, by striking after the word "salaries" "\$20,000.00" in each column and inserting in lieu thereof "\$22,500.00" in each column.

W. H. WOODS.

Senator Ratliff offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 319, line 10, page 18, by inserting after the word "equipment" and before the word "\$7,000.00" the following words, "and for repairs, equipment and upkeep of dormitories."

RATLIFF.

Senator E. E. Woods offered the following amendment, which was unanimously adopted:

Mr. President: I move to amend House Bill No. 319, page 18, by adding after line 18 the following: "For support of invalid and helpless inmates \$1,500.00" for each year.

E. E. WOODS.

Senator Davidson moved that House Bill No. 319, as amended, be advanced to engrossment and third reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

Senator Pugh moved that House Bill No. 448 be advanced to engrossment and third reading, which prevailed.

Senator Davidson submitted the following committee report, which was adopted :

Mr. President :

We, your Committee on Appropriations, to whom was referred House Bill No. 453, by Platt, entitled: "An Act making an appropriation to pay deficiencies for A. and M. College, Stillwater, Oklahoma, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Davidson moved that House Bill No. 453 be advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that House Bill No. 453 be placed on third reading and final passage, which prevailed.

House Bill No. 453 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result :

Ayes: Anglin, Carlock, Cartwright, Clark, Cordeli, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Woods (E. E.), Woods (W. H.) Total 32

Nays: Frye, Glasser, Harrison, Land, Wells. Total 5.

Absent: Briggs, Brown, Fleming, Harvey, Hensley, Sherman, West. Total 7.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Golobie, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, Woods (E. E.), Woods (W. H.) Total 32

Nays: Frye, Glasser, Harrison, Land, Wells. Total 5.

Absent: Briggs, Brown, Fleming, Harvey, Hensley, Sherman, West. Total 7.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 453 and ordered same returned to the Honorable House.

On motion of Senator Nichols the Senate went into executive session for the purpose of considering matters of a confidential nature on the President's desk.

The Senate reconvened in open session and the President announced the following confirmations:

Samuel W. Hayes of Oklahoma City, E. W. Marland of Ponca City, H. L. Muldrow of Norman, H. H. Rogers of Tulsa, George L. Bowman of Kingfisher, C. C. Roberts of

Oklahoma City, H. H. Diamond of Holdenville as members of the Board of Regents of the State University.

J. Bart Foster of Chandler as secretary of the State Insurance Board, to succeed E. W. Hardin, resigned.

H. V. Bird of Ryan, secretary of State Board of Public Affairs.

T. W. Kelly of Stillwater, member of the State Election Board.

A. T. Whitworth of Carmen, member of the State Board of Agriculture.

Captain A. A. Beasler of Chandler, J. J. Carson of Blackwell, Winfield S. Tilton of Anadarko, W. H. Mitchell of Guthrie, Ross N. Lillard of Oklahoma City, as members of Board of Trustees of Oklahoma Union Soldiers' Home.

Dr. G. A. Waters of Pawnee, as warden of the Oklahoma State Reformatory at Granite.

Fred C. Switzer of Mangum, as warden of the Oklahoma State Penitentiary at McAlester.

E. A. Daniels of McAlester, W. R. Jarrett of Wetumka, R. L. Sanford of Enid, as members of the State Board of Pharmacy.

H. C. Myers of Shawnee, member of State Industrial Commission.

Mrs. F. L. Roblin of Oklahoma City, member of the State Industrial Commission, to succeed W. C. Jackson, deceased.

Seventy-sixth Day, Friday, April 1, 1921 1835

Richard R. Sneed of Ardmore, Henry H. Allen of Davis, W. M. Weems of Sulphur, as members of Board of Trustees for Confederate Home.

T. W. McLaughlin of Haileyville, P. R. Allen of McAlester, D. C. McAlpine of Lehigh, Martin Clark of McAlester, James Redpath of Wilburton, as members of the State Mining Board.

E. W. Hardin of Oklahoma City as Insurance Commissioner, to succeed A. L. Welch, resigned.

M. E. Fruin of Coyle, J. A. Wilson of Stillwater, Frank A. Thompson of Coyle, Charles C. Smith of Guthrie, members of Board of Regents of the C. A. & N. U.

T. T. Montgomery of Madill, A. H. Burris of Watonga, W. J. Marshall of Hugo, J. L. Newland of Frederick, as members of the State Board of Education.

Stacy S. Potter of Miami, Mrs. Jennie L. Talbot of Miami, Ralph J. Tuthill of Miami, A. H. Dawson of Afton, members of Board of Regents of the Miami School of Mines.

Senator Wells was excused for Saturday morning.

On motion of Senator Hill the Senate adjourned until 10 o'clock Saturday morning.

SEVENTY-SEVENTH LEGISLATIVE DAY

Saturday, April 2, 1921.

The Senate met at 10 o'clock pursuant to adjournment, and was called to order by the President pro tempore.

On roll call the following Senators were present:

Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherrin, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.). Total, 36.

Excused: Harrison, Leedy, Rutherford, Wallace, Wells.

Absent: Briggs, Brown, Hensley. Total, 3.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Leedy asked that Senator Brown be excused, which was granted.

The Journal of the previous legislative day was read and approved.

HOUSE BILLS AND RESOLUTIONS ON SECOND READING

The following bills and resolutions were read the second time and referred to the standing committees indicated:

Seventy-seventh Day, Saturday, April 2, 1921 1837

House Bill No. 239, by Jennings (of Rogers).

Senator Glasser moved that House Bill No. 239 be referred to the Calendar without reference to Committee, which prevailed.

House Bill No. 408, by Bailey E. Bell, to Appropriations.

House Bill No. 455, by Keenan and Mrs. McColgin, to Judiciary No. 1.

House Bill No. 532, by Knight, to Appropriations.

House Bill No. 546, by Taylor, of the House, and Lynch, of the Senate, to State and County Affairs.

House Joint Resolution No. 23, by Taylor, Dabney and Graham, of the House, and Davidson, Lillard and Wells, of the Senate, to Legal Advisory.

House Concurrent Resolution No. 5, by Locke and Craver, of the House, and E E. Woods and Cornett, of the Senate, to Legal Advisory.

Senator Sherman moved that House Bill No. 529 be recalled from the Committee and placed on the Calendar.

Senator Hill moved to table the motion, which prevailed.

The House Amendments to Senate Bill No. 17 were taken up for consideration.

Senator Davidson moved that the Senate concur in the House amendments to Senate Bill No. 17, which prevailed.

The question being, "Shall Senate Bill No. 17 as amended by the House pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.). Total, 36.

Nays: Harrison. Total, 1.

Excused: Brown, Wells. Total, 2.

Absent: Briggs, Hensley, Leedy, Rutherford, Wallace. Total, 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.). Total, 36.

Nays: Harrison. Total 1.

Excused: Brown, Wells. Total 2.

Absent: Briggs, Hensley, Leedy, Rutherford, Wallace, Total 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the Engrossed House amendments to Senate Bill No. 17 and the bill was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Hill moved that House Bill No. 546 be advanced to engrossment and third reading, which prevailed.

House Bill No. 546 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.). Total, 37.

Nays: None.

Excused: Brown, Wells. Total 2.

Absent: Briggs, Hensley, Leedy, Rutherford, Wallace. Total, 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following results:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant,

Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.).
Total, 37.

Nays: None.

Excused: Brown, Wells. Total 2.

Absent: Briggs, Hensley, Leedy, Rutherford, Wallace.
Total 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 546 and ordered same returned to the Honorable House.

House Bill No. 261 was taken up for consideration and read.

Senator Holloway moved that the bill be advanced to engrossment and third reading, which prevailed.

House Bill No. 261 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch,

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McPherran, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.). Total 36.

Nays: Harrison. Total 1.

Excused: Brown, Wells. Total, 2.

Absent: Briggs, Hensley, Leedy, Rutherford, Wallace. Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.). Total 36.

Nays: Harrison. Total 1.

Excused: Brown, Wells. Total, 2.

Absent: Briggs, Hensley, Leedy, Rutherford, Wallace. Total 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 261 and ordered same returned to the Honorable House.

Senator Davidson submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 88, by Hardie, Harris, Robertson and Jerkins, entitled: An Act making an appropriation for the building and equipping of a State Hospital Nurses' Home on the State land north of and nearby the State University Hospital, as now located in Oklahoma City, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended, said amendments being as follows:

Amendment No. 1. Strike out the following language in Section 1 of the bill: All of line 5 after the word "Home," and all of lines 6, 7, 8, 9, 10, 11 and 12, and insert in lieu thereof the following: "at the State University Hospital in Oklahoma City, to be a part of and used in connection with the said State University Hospital plant, as follows, to-wit:"

Amendment No. 2. Strike out the following language in the title to the bill: "On the State land north of and nearby the State University Hospital, as now located," and insert in lieu thereof the following language: "At the State University Hospital."

DAVIDSON, Chairman.

Senator Davidson moved that House Bill No. 88 be advanced to engrossment and third reading, which prevailed.

Seventy-seventh Day, Saturday, April 2, 1921 1843

Senator Davidson moved that the rules be suspended, the bill considered engrossed and placed on third reading and final passage, which prevailed.

House Bill No. 88 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.). Total 37.

Nays: None.

Excused: Brown, Wells. Total 2.

Absent: Briggs, Hensley, Leedy, Rutherford, Wallace. Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff,

Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.). Total 37.

Nays: None.

Excused: Brown, Wells. Total 2.

Absent: Briggs, Hensley, Leedy, Rutherford, Wallace. Total 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

Senator Davidson submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 446, by Salter, Harrison, Heberling, and Hardie, entitled: An Act creating and establishing the State Industrial Chemical Library under the direction of the Board of Regents of the University of Oklahoma, at Norman, Oklahoma, making an appropriation therefor, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Davidson moved that House Bill No. 446 be advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

Seventy-seventh Day, Saturday, April 2, 1921 1845

House Bill No. 446 was read for 'the third time at length

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.).
Total 36.

Nays: Glasser. Total 1.

Excused: Brown, Wells. Total 2.

Absent: Briggs, Hensley, Leedy, Rutherford, Wallace.
Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.).
Total 36.

Nays: Glasser. Total 1.

Excused: Brown, Wells. Total 2.

Absent: Briggs, Hensley, Leedy, Rutherford, Wallace.
Total 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 446 and ordered same returned to the Honorable House.

Senator Davidson submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 502, by Crockett and Stovall, of the House, and Coyne, of the Senate, entitled: An Act making appropriation for building and equipment for East Oklahoma State Home at Pryor, Oklahoma, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Davidson moved that House Bill No. 502 be advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

House Bill No. 502 was read for the third time at length.

Seventy-seventh Day, Saturday, April 2, 1921 1847

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.). Total 37.

Nays: None.

Excused: Brown, Wells. Total 2.

Absent: Briggs, Hensley, Leedy, Rutherford, Wallace. Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.). Total 37.

Nays: None.

Excused: Brown, Wells. Total 2.

Absent: Briggs, Hensley, Leedy, Rutherford, Wallace.
Total 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 502 and ordered same returned to the Honorable House.

Senator Davidson submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 526, by Campbell, Gossett, Balance, Platt and Harrison, of the House, and Glasser, Coyne and Cordell, of the Senate, entitled: An Act making an appropriation for the erection and equipment of one building for the Institution for the Feeble Minded at Enid, Oklahoma, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Davidson moved that House Bill No. 526 be advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

House Bill No. 526 was read for the third time at length.

Seventy-seventh Day, Saturday, April 2, 1921 1849

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.). Total 37.

Nays: None.

Excused: Brown, Wells. Total 2.

Absent: Briggs, Hensley, Leedy, Rutherford, Wallace. Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.). Total 37.

Nays: None.

Excused: Brown, Wells. Total 2.

Absent: Briggs, Hensley, Leedy, Rutherford, Wallace.
Total 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 526 and ordered same returned to the Honorable House.

Senator Davidson submitted the following committee report:

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 495, by Hardie, entitled: An Act making an appropriation for certain buildings for the Central Oklahoma State Hospital at Norman, Oklahoma, for the fiscal years 1922 and 1923, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Davidson moved that House Bill No. 495 be advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

House Bill No. 495 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

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Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.). Total 37.

Nays: None.

Excused: Brown, Wells. Total 2.

Absent: Briggs, Hensley, Leedy, Rutherford, Wallace. Total, 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.). Total 37.

Nays: None.

Excused: Brown, Wells. Total 2.

Absent: Briggs, Hensley, Leedy, Rutherford, Wallace. Total, 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 495 and ordered same returned to the Honorable House.

Senator Davidson submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 524, by Newman (Craig), Disney, Ballance, Miller (Muskogee), Martin, and Miller (Ottawa), entitled: An Act making appropriation for the building, equipment and construction of buildings at Eastern Oklahoma Hospital, located at Vinita, Oklahoma, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Davidson moved that House Bill No. 524 be advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

House Bill No. 524 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

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Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.). Total 39.

Nays: None.

Excused: Brown, Wells. Total, 2.

Absent: Briggs, Hensley, Wallace. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 524 and ordered same returned to the Honorable House.

Senator Davidson submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 38, by Brice, entitled: An Act making an appropriation to prevent and eradicate anthrax and other contagious and infectious diseases among animals, providing for the handling of such money, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Davidson moved that House Bill No. 38 be advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

House Bill No. 38 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.). Total 38.

Nays: Leedy. Total, 1.

Excused: Brown, Wells. Total 2.

Absent: Briggs, Hensley, Wallace. Total 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard,

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Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.). Total 38.

Nays: Leedy. Total, 1.

Excused: Brown, Wells. Total 2.

Absent: Briggs, Hensley, Wallace. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 38 and ordered same returned to the Honorable House.

Senator Davidson submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 426, by Denny, of the House, and Pugh, of the Senate, entitled: An Act making an appropriation for an addition to the Administration building of the Panhandle Agricultural and Mechanical College at Goodwell, Oklahoma, and declaring an emergency, beg leave to report that we had same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Davidson moved that House Bill No. 426 be advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

House Bill No. 426 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Golobie, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, McPherren, Nichols, Pugh, Ratliff, Sherman, Simpson, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 28.

Nays: Carlock, Cartwright, Davidson, Frye, Glasser, Harrison, Harvey, Hill, Land, Spurlock. Total 10.

Excused: Brown, Morton. Total 2.

Absent: Briggs, Hensley, Lynch, Rutherford. Total 4.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Golobie, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Sherman, Simpson, Wallace, Wells, West, Woods (E. F.), Woods (W. H.). Total 30.

Nays: Carlock, Cartwright, Davidson, Frye, Glasser, Harrison, Harvey, Land, Spurlock. Total 9.

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Excused: Brown, Morton. Total, 2.

Absent: Briggs, Hensley, Rutherford. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 426 and ordered same returned to the Honorable House.

Senator Glasser submitted the following report, which was adopted:

Mr. President:

We, your Committee on Private Corporations, to whom was referred Senate Bill No. 166, by Brown and Spurlock, entitled: An Act amending Section 15, of Chapter 147, Session Laws of Oklahoma, 1919, entitled: "An Act providing for the organization and regulation of co-operative corporations," prohibiting the use of the words "farmers" or "farms" in the name under which it carries on its business other than co-operative companies organized under said Act, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

GLASSER, Chairman.

Senator Davidson submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 505, by Hardie, Salter, Gibbons and Keenan, entitled: An Act making an appropriation

for remodeling the armory building and for equipping same, including bath rooms, locker rooms and office rooms, at the State University, located at Norman, Oklahoma, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do not pass.

DAVIDSON, Chairman.

Senator Draughon moved that the vote by which the committee report on House Bill No. 505 was adopted be reconsidered, which prevailed.

Senator Davidson moved that the committee report be adopted.

Senator W. H. Woods moved as a substitute that the bill do pass, which prevailed.

Senator Holloway moved that House Bill No. 505 be advanced to engrossment and third reading, which prevailed.

Senator Holloway moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

House Bill No. 505 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Cordell, Coyne, Dearmon, Draughon, Durant, Golobie, Hill, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, McPherran, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, West, Woods (W. H.). Total 25.

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Nays: Carlock, Clark, Cornett, Fleming, Frye, Glasser, Harrison, Harvey, Horner, Land, Wells, Woods (E. E.). Total 12.

Excused: Brown, Morton. Total 2.

Absent: Briggs, Davidson, Hensley, Lynch, Rutherford. Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Frye, Golobie, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 34.

Nays: Fleming, Glasser, Harrison, Harvey, Land. Total 5.

Excused: Brown, Morton. Total 2.

Absent: Briggs, Hensley, Rutherford. Total 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 505 and ordered same returned to the Honorable House.

The following message from the House was read:
To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for signature, the following:

Enrolled House Bill No. 308, by Graves, entitled: "An Act to amend Sections 7 and 13, Chapter 290, Session Laws of Oklahoma 1919, so as to reward the enforcement officer for discovering and presenting cases of violations of the law, requiring the registration of motor vehicles and authorizing the State Highway Department to issue tax warrants against the delinquent owner of any motor vehicle; also making it a misdemeanor, punishable by fine, for any tax assessor to fail to make a return of all tractors as required by law."

Enrolled House Joint Resolution No. 21, by Dabney, entitled: "A Resolution providing for refunding certain taxes to Mrs. Lou Eley, of Jackson County, Oklahoma, collected in excess of taxes due."

And to inform you, and through you the Honorable Senate, that these bills have been signed by the Speaker of

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Concurrent Resolution No. 22, by Hill, Davidson, Anglin, Carlock and McPherran, entitled: "A

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Concurrent Resolution fixing the time of adjournment of the eighth regular session of the Legislature."

And to inform you, and through you the Honorable Senate, that this bill has been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Bill No. 231, by Harrison, entitled: "An Act making an appropriation to aid the separate schools for colored children of Oklahoma, and declaring an emergency."

Enrolled Senate Bill No. 426, by Morton of the Senate and Nance of the House, entitled: "An Act authorizing the sheriffs of all counties in the State of Oklahoma, having a population of not less than 24,600 and not to exceed 24,750, to appoint deputies, fixing the number of such deputies and manner of distributing same, and maximum salary of each, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that the Speaker of the House of Representatives has signed these enrolled bills in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Enrolled Senate Bills Nos. 231 and 426 were ordered transmitted to the Governor.

Enrolled House Bill No. 398 and House Joint Resolution No. 21 were referred to the Committee on Engrossed and Snrolled Bills for comparison.

Senator Davidson submitted the following committee report:

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 181, by Louthan and Davis of the House, and Dearmon, of the Senate, entitled: An Act making an appropriation for completing and equipping the Fine Arts building, making an addition to the heating plant and equipping same, for the Oklahoma College for Women, located at Chickasha, Oklahoma, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendment being as follows:

In line 4 of the Engrossed Bill, after the word "building" and before the word "making", insert the following: "for the Oklahoma College for Women at Chickasha."

DAVIDSON, Chairman.

Senator Davidson moved that the committee report be adopted.

Senator Dearmon moved as a substitute that the committee amendment be stricken from the report, which prevailed.

Senator Davidson moved that the bill be advanced to engrossment and third reading, which prevailed.

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Senator Davidson moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

House Bill No. 181 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Ratliff, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.). Total 29.

Nays: Clark, Frye, Glasser, Harrison, Harvey, Hill, Land, Wells. Total 8.

Excused: Brown, Morton. Total 2.

Absent: Briggs, Hensley, Pugh, Rutherford, Wallace. Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Hill, Holloway, Horner, Ingraham, Johnson, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Rat-

liff, Sherman, Simpson, Spurlock, West, Woods (E. E.), Woods (W. H.). Total 31.

Nays: Frye, Glasser, Harrison, Harvey, Land, Wells. Total 6.

Excused: Brown, Morton. Total 2.

Absent: Briggs, Hensley, Pugh, Rutherford, Wallace. Total, 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 181 and ordered same returned to the Honorable House.

Senator Davidson submitted the following committee report:

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 406, by Harris and Cummings, entitled: An Act making an appropriation for the benefit and support of the public schools of the State, providing a method for the distribution of said funds appropriated, and providing penalties for violation thereof, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendment being as follows, to-wit:

In line 3 of Section 7 of the engrossed bill, strike out the word "felony" and insert in lieu thereof the word "misdemeanor".

DAVIDSON, Chairman.

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Senator Davidson moved that the committee report be adopted.

Senator Nichols moved as a substitute that the committee amendment be stricken from the committee report, which prevailed.

Senator Davidson moved that the bill be advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

House Bill No. 406 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Cordell, Coyne, Dearmon, Draughon, Durant, Frye, Golobie, Hill, Holloway, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Simpson, Spurlock, West, Woods (W. H.)
Total 25.

Nays: Carlock, Clark, Cornett, Davidson, Fleming, Glasser, Harrison, Harvey, Horner, Sherman, Wells, Woods, (E. E.). Total 12.

Excused: Brown, Morton. Total, 2.

Absent: Briggs, Hensley, Ingraham, Rutherford, Wallace. Total 5.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Golobie, Harrison, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wells, West, Woods (E. E.), Woods (W. H.). Total 35.

Nays: Glasser, Harvey. Total, 2.

Excused: Morton. Total, 1.

Absent: Rutherford, Brown, Carlock, Hensley, Rutherford, Wallace. Total, 6.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President pro tempore signed the engrossed copy of House Bill No. 406 and ordered same returned to the Honorable House.

Senator Harrison presiding.

Senator Davidson submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 491, by Platt, entitled: An Act making an appropriation for reimbursement for payment of claims for building gate piers on the campus of the Okla-

homa A. & M. College, and for trips outside the State by professors at the A. & M. College, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, as amended, said amendments being as follows:

Amendment No. 1. Strike out Section 1 of the bill and insert in lieu thereof the following:

“Section 1. There is hereby appropriated, out of any money in the State Treasury not otherwise appropriated, the sum of Forty-three Thousand Two Hundred Forty-six Dollars and Fifty-three Cents (\$43,246.53), or so much thereof as may be necessary to pay the following claims in the following amounts:

- | | |
|---|------------|
| To reimburse M. J. Otey for payment of claim of James Shaw for erection of piers and buttresses at the Oklahoma A. & M. College, dated Oct. 27, 1919, authorized Nov. 1, 1919, by the Board of Regents----- | \$1,200.00 |
| To reimburse M. J. Otey for payment of claim of A. C. Raer for traveling expenses incurred on trip to National Dairy Show, Chicago, Illinois, Oct. 4, 1919, authorized by Board of Regents Nov. 1, 1919 ----- | 89.66 |
| To reimburse M. J. Otey for payment of claim of O. P. Thompson for trip through Nebraska for purchase of Duroc Jersey sows, July 20 to August 11, authorized by Board of Regents Oct. 1, 1919 ----- | 76.74 |
| To pay claim of F. M. Bailey----- | 193.81 |

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| To pay claim of Gladstone Oil & Refining Com- pany ----- | 118.10 |
| To pay claim of J. D. and S. C. Canany----- | 363.91 |
| To pay claim of S. J. Hewitt----- | 87.88 |
| To pay claim of Commissioners of the Land Office | 84.41 |
| To pay claim of A. J. Gill----- | 113.29 |
| To pay claim of Elizabeth Mehlin----- | 53.60 |
| To pay claim of The Hutch Oil & Gas Company | 966.96 |
| To pay claim of the Rushton Oil Company----- | 1,407.77 |
| To pay claim of Arkansas Valley Coal, Oil & Gas Company ----- | 592.06 |
| To pay claim of Alderson Coal Company----- | 69.60 |
| To pay claim of Bolen-Darnell Coal Company--- | 1,511.01 |
| To pay claim of Central Coal & Coke Co----- | 1,541.22 |
| To pay claim of Central Coal & Lumber Co---- | 667.36 |
| To pay claim of Creek Coal & Mining Company- | 6,367.48 |
| To pay claim of Degnan & McConnell Coal & Coke Co. ----- | 1,969.61 |
| To pay claim of Degnan-McConnell Light & Power Co. ----- | 273.03 |
| To pay claim of Eastern Coal & Mining Co---- | 2,488.40 |

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| To pay claim of Folsom-Morris Coal & Mining Co. ----- | 296.91 | |
| To pay claim of Haily-Ola Coal Company----- | 885.40 | |
| To pay claim of LeBosque Coal & Mining Co.--- | 889.00 | - |
| To pay claim of McAlester Coal & Mineral Co.--- | 972.50 | |
| To pay claim of McAlester-Edwards Coal Co.--- | 3,744.45 | |
| To pay claim of Missouri, Kansas & Texas Coal Co | 5,643.27 | |
| To pay claim of McAlester Coal Mining Co.--- | 2,413.17 | |
| To pay claim of Milby & Daw Coal & Mining Co_ | 2,365.70 | |
| To pay claim of New State Coal Company----- | 877.78 | - |
| To pay claim of Osage Coal & Mining Company-- | 609.41 | |
| To pay claim of Pleasant Valley Coal & Coke Co | 206.31 | - |
| To pay claim of Savannah Coal Company----- | 263.62 | |
| To pay claim of The Coalgate Company----- | 451.34 | - |
| To pay claim of Union Coal & Mining Company | 1,687.67 | |
| To pay claim of Victoria Coal Company----- | 1,704.10" | 3 ? |

Amendment No. 2. Amend the title of the bill to read as follows: "An Act making appropriation for the payment of certain claims against the State of Oklahoma, and declaring an emergency."

DAVIDSON, Chairman.

Senator Davidson moved that House Bill No. 491 be advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the rules be suspended, the bill considered engrossed and placed on third reading and final passage, which prevailed.

House Bill No. 491 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Cartwright, Clark, Golobie, Harvey, Hill, Horner, Ingraham, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Simpson, Woods (W. H.). Total, 15.

Nays: Anglin, Cordell, Davidson, Dearmon, Draughon, Fleming, Frye, Glasser, Harrison, Holloway, Johnson, Land, Leedy, Ratliff, Sherman, Spurlock, Wells, West, Woods (E. E.). Total 19.

Excused: Brown, Morton. Total 2.

Absent: Briggs, Carlock, Cornett, Coyne, Durant, Hensley, Rutherford, Wallace. Total 8.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

The president pro tempore presiding.

Senator Davidson submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Appropriations, to whom was referred Engrossed House Bill No. 499, by Hardie, entitled: An Act making an appropriation for a women's building at

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the State Penitentiary at McAlester, Oklahoma, and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended.

First. By striking Section 1 and substituting the following:

"Section 1. That in all counties of not less than Twenty-six Thousand (26,000) nor more than Twenty-six Thousand Four Hundred (26,400) inhabitants in the State of Oklahoma, the Deputy County Superintendent of Schools shall receive a salary not to exceed One Hundred Twenty Dollars (\$120.00) per month, same to be fixed by the County Commissioners and to be paid monthly."

Second. By striking Section 2 and substituting the following:

"Section 2. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist by reason whereof this Act shall take effect and be in full force from and after its passage and approval."

Third: By striking the caption and substituting the following:

"A bill fixing the compensation of Deputy County Superintendents of Schools in counties of not less than 26,000 population and not more than 26,400, and declaring an emergency."

DAVIDSON, Chairman.

Senator Davidson moved that House Bill No. 499 be advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the rules be suspended, the bill considered engrossed and placed on third reading and final passage, which prevailed.

House Bill No. 499 as amended was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 40.

Nays: Leedy. Total 1.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff,

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Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells,
West, Woods (E. E.), Woods (W. H.). Total 40.

Nays: Leedy. Total 1.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

Senator Glasser moved that Senator Leedy be made a member of the Senate Investigating Committee in lieu of Senator Brown, who had gone home, which prevailed.

Senator McPherren moved that House Bill No. 278 be advanced to engrossment and third reading, which prevailed.

Senator McPherren moved that the rules be suspended, the bill considered engrossed and placed on third reading and final passage, which prevailed.

House Bill No. 278 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff,

Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 41.

Nays: None.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 41.

Nays: None.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

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The President presiding:

The following message from the House was read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Concurrent Resolution No. 23, by McPherren and Fleming, entitled: "A Resolution recalling House Bill No. 440 from the Governor."

And to inform you, and through you the Honorable Senate, that this Resolution has been passed by the **House of Representatives** and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Engrossed Senate Concurrent Resolution No. 23 was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Bill No. 17 correctly enrolled; Senate Concurrent Resolution No. 23 correctly enrolled.

MORTON, Chairman.

Senate Bill No. 17 was read the fourth time at length, the enrolled copy signed by the President and ordered transmitted to the Honorable House for signature of the presiding officer.

The President signed the enrolled copy of Senate Concurrent Resolution No. 23 and ordered same transmitted to the Honorable House for the signature of the presiding officer.

Senator Rutherford submitted the following committee reports, which were adopted:

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Engrossed House Bill No. 212 by Knight and Pendleton, entitled: "An act amending section 5249 Revised statutes of 1910 and to permit special Judge to hear the evidence upon disputed matters in the settlement case-made upon the refusal of the judge to incorporate therein and empowering said special judge to settle and sign and cause attestation thereof, by the court clerk and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Engrossed House Bill No. 323 by Committee on Military Affairs, entitled: "An Act to amend Section 57 of Chapter 164, Session Laws 1913, entitled 'Bond of Officers'; and declaring an emergency, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass

RUTHERFORD, Chairman.

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Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Engrossed House Bill No. 403 by Hardie, entitled: "An Act concerning the taking of depositions in this State to be used in any foreign jurisdiction and to make uniform the law with reference thereto; repealing all laws in conflict herewith and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Senator Davidson submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Appropriations, to whom was referred House Joint Resolution No. 22, by Harrison, entitled: "A Resolution authorizing and directing the State Auditor to issue a warrant for \$50.00 to pay salary of Mrs. Bennett, a stenographer in the Department of Charities and corrections for the months of May and June, 1919, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Davidson moved that House Joint Resolution No. 22 be advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the rules be suspended and resolution placed on third reading and final passage, which prevailed.

House Joint Resolution No. 22 was read for the third time at length.

The question being, "Shall the resolution pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 41.

Nays: None.

Excused: Brown. Total, 1.

Absent: Briggs, Hensley. Total, 2.

The resolution having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the resolution become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 41.

€

Nays: None.

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Excused: Brown. Total, 1.

Absent: Briggs, Hensley. Total, 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Joint Resolution No. 22 and ordered same returned to the Honorable House.

Senator Davidson submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 106 by Coover and Crane, entitled: "An Act making appropriation for the purpose of erecting buildings, making improvements, and for the purpose of purchasing lands for the use of the Western Oklahoma State Hospital at Supply, Oklahoma, and for the care and maintenance of tubercular patients," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Davidson moved that House Bill No. 106 be advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

House Bill No. 106 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Dearmon, Golobie, Hill, Holloway, Ingraham, Johnson, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Spurlock, West, Woods (E. E.), Woods (W. H.). Total, 23.

Nays: Carlock, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Horner, Land, Wallace, Wells. Total, 13.

Excused: Brown, Morton. Total, 2.

Absent: Briggs, Coyne, Hensley, Leedy, Sherman, Simpson. Total, 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Dearmon, Draughon, Golobie, Hill, Holloway, Ingraham, Johnson, Leedy, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Spurlock, West, Woods (E. E.), Woods (W. H.). Total, 24.

Nays: Cornett, Davidson, Durant, Fleming, Frye, Glasser, Harrison, Harvey, Horner, Land, Wells. Total, 11.

Excused: Brown, Morton. Total, 2.

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Absent: Briggs, Coyne, Hensley, Lillard, Sherman, Simpson, Wallace. Total, 7.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

The President signed the engrossed copy of House Bill No. 106, without the emergency, and ordered same returned to the Honorable House.

Senator Davidson submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 497 by Sharp and Dodd, entitled: "An Act making an appropriation for building and equipping a Girls' Dormitory for the Colored A. & N. University located at Langston, Oklahoma, and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

DAVIDSON, Chairman.

Senator Davidson moved that House Bill No. 497 be advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

House Bill No. 497 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Cartwright, Clark, Cordell, Cornett, Dearmon, Durant, Frye, Glasser, Golobie, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Looney, Lynch, McPherren, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, West, Woods (E. E.), Woods (W. H.). Total, 29.

Nays: Anglin, Carlock, Davidson, Draughon, Fleming, Harrison, Lillard. Total 7.

Excused: Brown, Morton. Total, 2.

Absent: Briggs, Coyne, Hensley, Nichols, Simpson, Wallace. Total, 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Cartwright, Clark, Cordell, Cornett, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Looney, Lynch, McPherren, Pugh, Ratliff, Rutherford, Sherman, Spurlock, Wells, West, Woods (E. E.), Woods (W. H.) Total, 31.

Nays: Anglin, Carlock, Davidson, Harrison, Lillard. Total, 5.

Excused: Brown, Morton. Total, 2.

Absent: Briggs, Coyne, Hensley, Nichols, Simpson, Wallace. Total, 6.

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The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 497 and ordered same returned to the Honorable House.

Senator Davidson submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 241, by Davis, Keenan and Robber-son, entitled: "An Act making an appropriation to pay all necessary expenses of members of Boys' and Girls' clubs who have livestock for exhibition judging contests purposes, **and declaring an emergency,**" beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass as amended, said amendments being as follows:

"Amendment No. 1. Strike out Section 1 of the bill and insert in lieu thereof the following: 'Section 1. There is hereby appropriated, out of any money in the State Treasury not otherwise appropriated, the sum of Ten Thousand Dollars (\$10,000.00), or so much thereof as may be necessary, to pay the salaries of District Judges and District Court reporters for the remainder of the fiscal year ending June 30, 1921.'

Amendment No. 2. Strike out the title of the bill and insert in lieu thereof the following: 'An Act making supplemental appropriation to pay the salaries of District Judges and District Court reporters for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency.'

DAVIDSON, Chairman.

Senator Davidson moved that House Bill No. 241 be advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the rules be suspended, the bill considered engrossed and placed on third reading and final passage, which prevailed.

House Bill No. 241, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 39.

Nays: Harrison, Leedy. Total, 2.

Excused: Brown. Total, 1.

Absent: Briggs, Hensley. Total, 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant,

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Fleming, Frye, Glasser, Golobie, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 39.

Nays: Harrison, Leedy. Total, 2.

Excused: Brown. Total, 1.

Absent: Briggs, Hensley. Total, 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

House Bill No. 142 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 40.

Nays: Leedy. Total, 1.

Excused: Brown. Total, 1.

Absent: Briggs, Hensley. Total, 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 40.

Nays: Leedy. Total, 1.

Excused: Brown. Total, 1.

Absent: Briggs, Hensley. Total, 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 142 and ordered same returned to the Honorable House.

House Bill No. 519 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Hol-

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loway, Herner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 40.

Nays: Leedy. Total, 1.

Excused: Brown. Total, 1.

Absent: Briggs, Hensley. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 40.

Nays: Leedy. Total, 1.

Excused: Brown. Total, 1.

Absent: Briggs, Hensley. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 519 and ordered same returned to the Honorable House.

The following messages from the House were read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 123, by McPherrren, entitled: "An Act amending Section 7410, Revised Laws of the State of Oklahoma, 1910, Section 4, Chapter 130, Session Laws, 1919, Section 7412, Revised Laws of the State of Oklahoma 1910, Section 6, Chapter 130, Session Laws 1919, relating to tax re-sales, and the procedure therein."

And to inform you, and through you the honorable Senate that this bill has been passed by the House of Representatives, as amended, and was signed by the Speaker of the House of Representatives, together with Engrossed House Amendments thereto, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Concurrent Resolution No. 23, by McPherrren and Fleming, entitled: "A Resolution recalling House Bill No. 440 from the Governor."

And to inform you, and through you the Honorable

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Senate, that this bill has been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for your consideration, the following:

Engrossed Senate Bill No. 271, by Cordell, entitled: "An Act making an appropriation for expenses of the State Board of Agriculture in enforcing the law regulating the sale of agricultural seed, and declaring an emergency."

Engrossed Senate Joint Resolution No. 28, by Holloway, McPherren, Fleming and Cartwright of the Senate, and White, Stovall and Dyer of the House, entitled: "A Joint Resolution extending the appropriation made for tick eradication by Senate Joint Resolution No. 16, to counties having made a levy of one half mill for such purpose for the fiscal year ending June 30, 1921, and declaring an emergency."

And to inform you, and through you the honorable Senate that these bills have been passed by the House of Representatives and were signed by the Speaker of the House in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the Honorable Senate, that the House of Representatives concurs in Senate Amendments to House Bill No. 120, by Gibbons by request, entitled:

“An Act to regulate the practice of Chiropody (podiatry) in the State of Oklahoma, to provide for a chiropodist on the State Board of Medical Examiners. To provide for the examining and registering of Chiropodists (Podiatrist) in this State and to provide penalties for the violation of this Act.”

Yours very truly,

ALBERT ROSS, Chief Clerk.

Enrolled Senate Concurrent Resolution No. 23 was ordered transmitted to the Secretary of State.

Engrossed Senate Bill No. 271 and Senate Joint Resolution No. 28 were referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: Senate Concurrent Resolution No. 21 correctly enrolled; Senate amendments to House Bills Nos. 57, 88, 241, 278, 431 and 499 correctly engrossed.

L. A. MORTON, Chairman.

The President signed the enrolled copy of Senate Concurrent Resolution No. 21 and ordered same transmitted to the Honorable House for the signature of the presiding officer.

The President signed the engrossed copy of House Bill No. 57 and ordered the bill returned to the Honorable House.

The President signed the engrossed copy of House Bill No. 88 and ordered the bill returned to the Honorable House.

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The President signed the engrossed copy of House Bill No. 241 and ordered the bill returned to the Honorable House.

The President signed the engrossed copy of House Bill No. 278 and ordered the bill returned to the Honorable House.

The President signed the engrossed copy of House Bill No. 499 and ordered the bill returned to Honorable House.

House Bill No. 512 was taken up for consideration and read.

Senator Glasser offered the following amendment, which was adopted:

Mr. President: I move to amend House Bill No. 512 by inserting after the word "except" line 3 and before the word "bonds" the following: "such capital, surplus or undistributed profit fund of any bank in this state invested in United States Government bonds for the whole of the year during which any such capital, surplus or undistributed profit fund would be otherwise subject to assessment, and further excepting"

GLASSER.

Senator Glasser moved that House Bill No. 512, as amended be advanced to engrossment and third reading, which prevailed.

Senator Glasser moved that the rules be suspended, the bill considered engrossed and placed on third reading and final passage, which prevailed.

House Bill No. 512, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Cartwright, Clark, Cordell, Cornett, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Land, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wells, Woods (E. E.), Woods (W. H.). Total, 31.

Nays: Anglin, Carlock, Coyne, Dearmon, Johnson, Leedy, Spurlock, Wallace, West. Total, 9.

Excused: Brown, Morton. Total, 2.

Absent: Briggs, Hensley. Total, 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Cartwright, Clark, Cordell, Cornett, Davidson, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Land, Lillard, Looney, Lynch, McPherren, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Wells, Woods (E. E.), Woods (W. H.). Total, 31.

Nays: Anglin, Carlock, Coyne, Dearmon, Johnson, Leedy, Spurlock, Wallace, West. Total, 9.

Excused: Brown, Morton. Total, 2.

Absent: Briggs, Hensley. Total, 2.

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The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendment.

The following message from the Governor was read:
To the Honorable, the President, and Members of the Senate:

Pursuant to the requirements of Senate Concurrent Resolution No. 23, by McPherrren and Fleming, I am returning herewith House Bill No. 440, for further consideration.

Respectfully,

J. B. A. ROBERTSON, Governor.

Senator Fleming asked unanimous consent to amend the title of enrolled House Bill No. 440 to read as follows, which was granted:

An Act amending Section 7761 Revised Laws of 1910 and Section 19, Section 6, of Chapter 219, of the Session Laws of 1913, relative to the issuance and sale of bonds by Boards of Education in cities of the first class; and providing for the sale of unsold bonds by Boards of Education in cities of the first class situated in counties having a population of not less than 42,000 nor more than 43,000 as shown by the last preceding federal census; and declaring an emergency.

Enrolled House Bill No. 440 was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the amendment.

The following messages from the House were read:

To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the honorable Senate, that the

House of Representatives has this day adopted the Conference Committee's report on

Engrossed Senate Bill No. 56, by Lillard and Davidson, entitled: "An Act amending Section 1, Chapter 68, of the Session Laws of 1911, same being an act with reference to salaries of county attorneys and county judges in counties of certain population in the State of Oklahoma, repealing all laws in conflict therewith, and declaring an emergency." two copies of which report are attached to the engrossed bill herewith transmitted.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 74, by Horner, entitled: "An Act amending Section 3067, and Section 3098, Chapter 29, Article 1, of the revised laws of Oklahoma, 1910, relating to the creation, alteration and discontinuance of voting precincts, and declaring an emergency."

Engrossed Senate Bill No. 327, by Nichols, entitled: "An Act making it unlawful for any person in the State of Oklahoma, who is not a member in good standing of the Grand Army of the Republic, Woman's Relief Corps, United Confederate Veterans, Daughters of the Confederacy, Spanish War Veterans, Veterans of Foreign Wars, Sons of Veterans, the American Legion or the Woman's Auxiliary of the American Legion, to use, wear or display on his person the insignia, distinctive ribbons or membership rosette or

button of such organizations, and providing a penalty therefor, and declaring an emergency."

Engrossed Senate Hill No. 425, by Johnson and Morton, entitled: "An Act relating to union graded schools in all counties in klahoma having a population of not less than 17,650, and not more than 17,800, as shown by the last preceding or any succeeding Federal Census of Oklahoma, and declaring an emergency."

Engrossed Senate Bill No. 429, by Golobie, entitled: "An Act to authorize the Board of County Commissioners of Logan County to sell and transfer to LeBron Post No. 59, American Legion, Department of Oklahoma, disused jail property of Logan County, for benevolent and patriotic purposes, and declaring an emergency."

Engrossed Senate Bill No. 444, by W. H. Woods of the Senate, and Gibbons of the House, entitled: "An Act repealing Section 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968 and 1969, of the revised laws of Oklahoma, 1910, abolishing the County Court of Blanchard, Oklahoma, and providing for the transfer of the records of said Court to the County Court at the County seat of McClain County, Oklahoma, and declaring an emergency."

Engrossed Senate Bill No. 450, by Cordell, entitled: "An Act validating contracts heretofore entered into by Boards of Education in Cities of First class in Counties having a population of not less than 22,432 and not more than 22 500, according to the next preceding Federal Decennial Census, and declaring an emergency."

Engrossed Senate Joint Resolution No. 32, by Harrison, entitled: "A Resolution authorizing and directing the Board of County Commissioners of Pontotoc County, Okla-

homa, to pay Mrs. Gus Nebhut the sum of \$600.00, and declaring an emergency.”

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Engrossed Senate Bills Nos. 56, 74, 327, 425, 429, 444, 450 and Senate Joint Resolution No. 32 were referred to the Committee on Engrossed and Enrolled Bills for enrollment.

House Bill No. 373 was read for the third time at length.

The question being, “Shall the bill pass?” the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 40.

Nays: None.

Excused: Brown. Total, 1.

Absent: Briggs, Hensley, Leedy. Total, 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

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The President signed the engrossed copy of House Bill No. 373 and ordered same returned to the Honorable House.

The House amendments to Senate Bill No. 123 were taken up for consideration and read.

Senator McPherrren moved that the Senate concur in the House amendments to Senate Bill No. 123, which prevailed.

The question being, "Shall Senate Bill No. 123 as amended by the House pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Looney, Lynch, McPherrren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 40.

Nays: None.

Excused: Brown, Lillard. Total, 2.

Absent: Briggs, Hensley. Total, 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant,

Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 40.

Nays: None.

Excused: Brown, Lillard. Total, 2.

Absent: Briggs, Hensley. Total, 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed House amendments to Senate Bill No. 123 and the bill was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Johnson submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Fish and Game, to whom was referred House Bill No. 382 by Robertson, entitled: "An Act amending section 2 of Chapter 163 of Session Laws of 1917, relative to Fish and Game; and declaring an emergency," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

JOHNSON, Chairman.

Senator Davidson moved that House Bill No. 382 be advanced to engrossment and third reading, which prevailed.

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Senator Davidson moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

House Bill No. 382 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 40.

Nays: None.

Excused: Brown. Total, 1.

Absent: Briggs, Hensley, Leedy. Total, 3.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Ruther-

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ford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 40.

Nays: None.

Excused: Brown. Total, 1.

Absent: Briggs, Hensley, Leedy. Total, 3.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 382 and ordered same returned to the Honorable House.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: House Joint Resolution No. 21 correctly enrolled; Senate Concurrent Resolution No. 20 correctly engrossed.

L. A. MORTON, Chairman.

House Joint Resolution No. 21 was read the fourth time, the enrolled copy signed by the President and ordered returned to the Honorable House.

The President signed the engrossed copy of Senate Concurrent Resolution No. 20 and ordered same transmitted to the Honorable House.

The following messages from the House were read:
To the President of the Senate:

Seventy-seventh Day, Saturday, April 2, 1921 1901

I am directed by the House of Representatives to inform you, and through you the honorable Senate, that the House of Representatives has this day adopted the Conference Committee's report on

Engrossed House Bill No. 112, by Brice, Keenan, Caldwell and Pratt, entitled: "An Act amending Sections 3, 6, and 11, and repealing Section 12, of Chapter 224, Session Laws of 1915, relating to insurance indemnity contracts, and declaring an emergency."

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 253, by McPherrren, Holloway and Draughon, entitled: "An Act relating to the formation of road associations, fixing the duties and powers of the State Highway Commissioner with reference thereto and providing for the registration of trail or road monograms, signs and insignia, prohibiting the defacement, mutilation or removal of such monograms, signs or insignia, providing for the marking of and designating the course of travel over said highways and providing a penalty."

And to inform you, and through you the honorable Senate, that the House of Representatives has this day passed this bill, as amended, and that the Speaker of the House has signed same, together with Engrossed House Amendments thereto, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 546, by Taylor of the House and Lynch of the Senate, entitled: "An Act amending Chapter 10, Article 12, Section 623, of the revised laws of Oklahoma of 1910, relating to pavement of Streets of Cities and Towns, in counties with a population of not less than 33,400, nor more than 33,500; and declaring an emergency."

Enrolled House Bill No. 446, by Salter, Harrison, Heberling and Hardie, entitled: "An Act creating and establishing the State Industrial Chemical Library under the direction of the Board of Regents of the University of Oklahoma, at Norman, Oklahoma, making an appropriation therefor and declaring an emergency."

Enrolled House Bill No. 426, by Denny of the House and Pugh of the Senate, entitled: "An Act making an appropriation for an addition to the administration building of the Panhandle Agricultural and Mechanical College at Goodwell, Oklahoma, and declaring an emergency."

Enrolled House Bill No. 526, by Campbell, Gossett, Ballance, Platt and Harrison of the House, and Glasser, Coyne and Cordell of the Senate, entitled: "An Act making an appropriation for the erection and equipment of one building for the Institution for the Feeble minded at Enid, Oklahoma, and declaring an emergency."

Enrolled House Bill No. 453, by Platt, entitled: "An Act making an appropriation to pay deficiencies for A. & M. College, Stillwater, Oklahoma, and declaring an emergency."

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Enrolled House Bill No. 261, by Harris and Harp, entitled: "An Act placing the control of the Education of the children now located in or to be hereinafter located in certain Institutions of the State, in certain Boards of Education, providing for the Education of said children, and for the collection of the cost of educating said children and making an appropriation to carry the provisions of this into effect, and declaring an emergency"

And to inform you, and through you the honorable Senate, that these bills have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No 172, by Frye of the Senate and Ballance of the House, entitled: "An Act repealing Sections 2031, 2032, 2033, 2034, 2035, 2036 and 2037 of Chapter 21, Article 2, of the revised laws of Oklahoma, 1910, abolishing County Court at Muldrow, Sequoyah County, Oklahoma and declaring an emergency."

Engrossed Senate Bill No. 267, by Mrs. Looney, (by request), entitled: "An Act amending Section 6959, revised laws of Oklahoma, 1910, providing an increase in salary for members of the State Board of Examiners, and Section 6960, providing an increase in examination fee."

Engrossed Senate Bill No. 347, by Clark, entitled: "An Act to prohibit the use of bright or glaring lights on the

streets, highways and roads of the State of Oklahoma, regulating the use of such lights and relating thereto, and providing a penalty therefor.”

Engrossed Senate Bill No. 381, by Horner of the Senate and Tylee of the House, entitled: “An Act repealing Chapter 102, of the Session laws of Oklahoma, 1913, relating to the County Court at Henryetta, in Okmulgee County, and declaring an emergency.”

Engrossed Senate Bill No. 389, by Leedy, entitled: “An Act creating a State Board of Medical Examiners, prescribing its duties, regulating the practice of Medicine and surgery in Oklahoma, repealing sections 6889, 6890, 6891, 6892, 6893, 6894, 6895, 6896, 6897, 6898, 6899, 6900, 6901, 6902, 6903, 6904, 6905, 6906, 6907, 6908, 6909, 6910, 6911, 6912 and 6913 of the revised laws of Oklahoma, 1910, and all laws and parts of laws in conflict therewith and declaring an emergency.”

Engrossed Senate Bill No. 413, by Harvey, entitled: “An Act providing for the purchase, installation and use of public scales in all counties in this State having a population of not less than 13,500 nor more than 13,600 according to the last Federal Census, repealing all laws in conflict herewith, and declaring an emergency.”

Engrossed Senate Bill No. 420, by Senate and House Committees on Military Affairs, entitled: “An Act to provide for the proper care and preservation of the decorated Battle Flags and colors carried by Oklahoma Troops in the World War, and declaring an emergency.”

And to inform you, and through you the honorable Senate that these bills have been passed by the House of

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Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 445, by Clark of the Senate and Heberling of the House, entitled: "An Act amending Section 1, Chapter 118, of the Session Laws of 1919, relating to the control of the University preparatory school at Tonkawa, and declaring an emergency."

Engrossed Senate Bill No. 446, by Anglin, entitled: "An Act providing for and regulating the number of deputies in the office of the county treasurer and Court clerk in counties having a population of not less than twenty-five thousand (25,000) nor more than twenty-five thousand one-hundred (25,100) inhabitants, fixing their salaries, and declaring an emergency."

Engrossed Senate Bill No. 449, by E. E. Woods of the Senate, and Jennings of Rogers of the House, entitled: "An Act amending Section 4, Chapter 151, of the Session laws of 1919, concerning the control of the Oklahoma Military Academy at Claremore, and declaring an emergency."

Engrossed Senate Joint Resolution No. 18, by Spurlock, entitled: "An Act providing State aid for repairing certain classes of county bridges."

And to inform you, and through you the honorable Senate, that these bills and this resolution have been passed

by the House of Representatives and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Bill No. 17, by Davidson of the Senate and Bell and Rogers of the House, entitled: "An Act allowing two additional Judges for the twenty-first judicial district of the State of Oklahoma, and providing for the appointment and election of such additional judges, and declaring an emergency."

And to inform you, and through you the honorable Senate, that the Speaker of the House of Representatives has signed this enrolled bill in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives, to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Concurrent Resolution No. 21 by Holloway, entitled: "A Concurrent Resolution authorizing the holding of an election for the purpose of voting upon a proposed amendment to Section 9, of Article 10, of the Constitution of the State of Oklahoma, which amendment was proposed in Senate Joint Resolution No. 8, which was adopted

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by the Eighth Legislature, and approved by the Governor on the 21st day of March, 1921."

Enrolled Senate Bill No. 273, by Glasser and Cordell, entitled: "An Act amending Chapter 164, Session Laws of 1915, relating to Income taxes, repealing all laws in conflict herewith."

Enrolled Senate Bill No. 339, by Anglin of the Senate and Schofield of the House, entitled: "An Act vitalizing Section 10, of Article 5, of the Constitution of Oklahoma relating to the apportionment of Representatives, during the Decennial period beginning the 16th day after the General Election in 1922, and ending the 15th day after the General election in 1932, dividing the said Decennial period into Bi-ennial periods or Sessions, prescribing the Representation for each of said periods or sessions and fixing the Representatives' Districts."

And to inform you, and through you the honorable Senate, that these bills and resolution, have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Joint Resolution No. 27, by Draughon, entitled: "A Resolution memorializing Congress to exempt from the payment and reports of income taxes in the sum of less than Five Thousand Dollars (\$5,000)"

And to inform you, and through you the honorable Senate, that this resolution has been passed by the House of Representatives, and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Senate Bills Nos. 17, 273 and 339 were ordered transmitted to the Governor.

Senate Concurrent Resolution No. 21 was ordered transmitted to the Secretary of State.

Enrolled House Bills Nos. 546, 446, 426, 526, 453 and 261 were referred to the Committee on Engrossed and Enrolled Bills for comparison.

Engrossed Senate Bills Nos. 172, 267, 347, 381, 389, 413, 420, 445, 446, 449 and Senate Joint Resolutions Nos. 18 and 27 were referred to the Committee on Engrossed and Enrolled Bills for enrollment.

House Bill No. 472 was read for the third time at length.

Senator Simpson moved that the rules be suspended and the bill be amended to include the subject matter of Senate Bill No. 434.

Senator Harrison moved to table the motion, and the roll being called resulted as follows:

Ayes: Anglin, Carlock, Cornett, Davidson, Draughon, Frye, Golobie, Harrison, Harvey, Hill, Horner, Ingraham, Leedy, Ratliff, Sherman, Spurlock, Woods (W. H.). Total, 17.

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Nays: Cartwright, Clark, Cordell, Durant, Fleming, Glasser, Holloway, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Rutherford, Simpson, West, Woods (E. E.). Total, 20.

Excused: Brown. Total, 1.

Absent: Briggs, Coyne, Dearmon, Hensley, Wallace, Wells. Total, 6.

The Chair declared the motion to table lost.

The President pro tempore presiding.

The question occurring on the adoption of the motion of Senator Simpson, the roll was called with the following result:

Ayes: Anglin, Cartwright, Coyne, Hill, Looney, Lynch, McPherren, Pugh, Ratliff, Rutherford, Simpson. Total, 11.

Nays: Carlock, Clark, Cordell, Cornett, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Morton, Nichols, Sherman, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 30.

Excused: Brown. Total, 1.

Absent: Briggs, Hensley. Total, 2.

The chair declared the motion lost.

The question being, "Shall House Bill No. 472 pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming,

Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Sherman, Simpson, Wallace, Wells, West, Woods (E. E.), Woods (W. H.).
Total 37.

Nays: Davidson, Rutherford, Spurlock. Total 3.

Excused. Brown, Morton. Total 2.

Absent: Briggs, Hensley. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Nichols, Pugh, Ratliff, Sherman, Simpson, Wallace, Wells, West, Woods (E. E.), Woods (W. H.).
Total 37.

Nays: Davidson, Rutherford, Spurlock. Total 3.

Excused. Brown, Morton. Total 2.

Absent: Briggs, Hensley. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the

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bill was referred to the Committee on Engrossed and Enrolled Bills.

Senator Draughon moved that the vote by which House Bill No. 472 passed be reconsidered and that that motion lie on the table, which prevailed.

Senator Fleming moved that House Bill No. 482 be recalled from the Committee on Appropriations and placed on the Calendar for immediate consideration, which lost.

The following messages from the House were read:
To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 408, by Simpson, entitled: "An Act creating an Independent School District out of the town of Thomas, and School Districts Nos. 11, 24, 25, 28, 29 and 85, as they now exist in Custer County, Oklahoma, repealing all laws in conflict herewith, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that this bill has been passed without the emergency by the House of Representatives, and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 104, by Horner and Wallace of the Senate, and Bell and Tylee of the House, entitled: "An Act amending Section 588, Chapter 10, Article 11, of the Revised Laws of Oklahoma, 1910, relating to the vacation of streets, avenues, alleys and lanes, providing for the re-opening of the same, and declaring an emergency."

And to inform you, and through you the honorable Senate, that this bill has been passed by the House of Representatives, and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 255, by Harrison, entitled: "An Act prohibiting the creating of a deficiency by an officer, agent or employee of the State government, except in cases of emergencies, authorized by the Board herein created in writing, setting forth the grounds for said emergency, providing how such deficiencies shall be certified and providing punishment for the violation thereof, and declaring an emergency."

Engrossed Senate Bill No. 393, by Davidson, entitled: "An Act making supplemental appropriation for the fiscal year ending June 30, 1921, to pay expenses of district judges while holding court within their respective districts, but outside the county of their residence, and declaring an emergency."

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And to inform you, and through you the Honorable Senate, that these engrossed bills have been passed by the House of Representatives, as amended, and that the Speaker of the House has signed same, together with Engrossed House amendments thereto, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the Honorable Senate, that the House of Representatives has this day adopted the Conference Committee's report on

Engrossed House Bill No. 269, by Hardie, entitled: "An Act to amend Section 7305, Article 1, Chapter 72, of the Revised Laws of Oklahoma 1910, prescribing and defining what personal property shall be subject to taxation within the State of Oklahoma, repealing all laws in conflict herewith, and declaring an emergency."

two copies of which report are attached to the engrossed bill herewith transmitted.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 155, by Senate and House Committee on Appropriations, entitled: "An Act making general appropriation for the budget expenses of the execu-

tive and judicial departments of the State, and for the interest on the public debt for the fiscal years ending June 30, 1922, and June 30, 1923.”

And to inform you, and through you the Honorable Senate, that this bill has been passed by the House of Representatives, as amended, and was signed by the Speaker of the House, together with Engrossed House Amendments thereto, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Engrossed Senate Bills Nos. 408 and 104 were referred to the Committee on Engrossed and Enrolled Bills for enrollment.

The House amendments to Senate Bill No. 155 were taken up for consideration.

Senator Davidson moved that the Senate do not concur in the House amendments to Senate Bill No. 155 and ask the Honorable House for a conference on the bill.

Senator Harrison moved as a substitute that the Senate concur in the House amendments.

Senator Hill moved to table the substitute motion, which prevailed.

The question occurring on the motion of Senator Davidson, same prevailed.

The President presiding.

Senator Davidson moved that the vote by which the Committee's report on House Bill No. 108 was adopted be reconsidered, which prevailed.

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House Bill No. 108 was taken up for consideration.

Senator Davidson offered the following amendments, which were adopted:

Mr. President:

I move to amend House Bill No. 108 as follows:

Amendment No. 1. Strike out Section 1 of the bill and insert in lieu thereof the following:

"Section 1. The provisions of Senate Bill No. 7, which was enacted by the Eighth Session of the Legislature of Oklahoma, shall not apply to or have any force or effect in Creek County, Oklahoma; and any law repealing township government shall have no force or effect in Creek County, Oklahoma."

Amendment No. 2. Strike out the title of the bill, and insert in lieu thereof the following: "An Act exempting Creek County, Oklahoma, from the provisions of Senate Bill No. 7, enacted by the Eighth Session of the Legislature of Oklahoma, and from the provisions of any law repealing township government, and declaring an emergency."

DAVIDSON.

Senator Davidson moved that House Bill No. 108, as amended, be advanced to engrossment and third reading, which prevailed.

Senator Davidson moved that the rules be suspended, the bill considered engrossed and placed on third reading and final passage, which prevailed.

House Bill No. 108, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 41.

Nays: None.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 41.

Nays: None.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total 2.

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The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

Senator Fleming moved that the vote by which House Bill No. 482 failed to be recalled from the committee be reconsidered, which prevailed.

Senator Fleming moved that House Bill No. 482 be recalled from the committee, which prevailed.

Senator Fleming moved that House Bill No. 482 be advanced to engrossment and third reading, which prevailed.

Senator Fleming moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

House Bill No. 482 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 39.

Nays: Davidson, Rutherford. Total 2.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 39.

Nays: Davidson, Rutherford. Total 2.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 482 and ordered same returned to the Honorable House.

Senator Horner moved that the vote by which House Bill No. 491 failed of passage be reconsidered, which prevailed.

The question being, "Shall House Bill No. 491 pass?" the roll was called with the following result:

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Ayes: Anglin, Carlock, Cartwright, Clark, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 38.

Nays: Cordell, Davidson, Leedy. Total 3.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 38.

Nays: Cordell, Davidson, Leedy. Total 3.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate amendments to House Bills Nos. 108 and 319 correctly engrossed.

L. A. MORTON, Chairman.

The President signed the engrossed copy of House Bill No. 108 and ordered the bill returned to the Honorable House.

Senator Spurlock moved that House Bill No. 348 be advanced to engrossment and third reading, which prevailed.

Senator Spurlock moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

House Bill No. 348 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch,

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McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 40.

Nays: Davidson. Total 1.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 40.

Nays: Davidson. Total 1.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 348 and ordered same returned to the Honorable House.

House Bill No. 223 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 41.

Nays: None.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 41.

Nays: None.

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Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 223 and ordered same returned to the Honorable House.

House Bill No. 224 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 41.

Nays: None.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 41.

Nays: None.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 224 and ordered same returned to the Honorable House.

Senator Rutherford moved that House Bill No. 465 be advanced to engrossment and third reading, which prevailed.

Senator Rutherford moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

House Bill No. 465 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant,

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Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 41.

Nays: None.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 41.

Nays: None.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 465 and ordered same returned to the Honorable House.

Senator Nichols moved that House Bill No. 473 be advanced to engrossment and third reading.

Senator Nichols moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

House Bill No. 473 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 41.

Nays: None.

Excused: Brown. Total, 1.

Absent: Briggs, Hensley. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

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Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 41.

Nays: None.

Excused: Brown. Total, 1.

Absent: Briggs, Hensley. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 473 and ordered same returned to the Honorable House.

The House amendments to Senate Bill No. 393 were taken up for consideration and read.

Senator Davidson moved that the Senate concur in the House amendments to Senate Bill No. 393, which prevailed.

The question being, "Shall Senate Bill No. 393 as amended by the House pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh,

Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 41.

Nays: None.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total, 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 41.

Nays: None.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total, 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed House amendments to Senate Bill No. 393 and the bill was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

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House Bill No. 319, as amended, was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Carlock, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Golobie, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 35.

Nays: Frye, Glasser, Harrison, Harvey, Hill, Rutherford. Total 6.

Excused: Brown. Total 1.

Absent: Briggs, Hensley. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 319 and ordered same returned to the Honorable House.

The House amendments to Senate Bill No. 255 were taken up for consideration and read.

Senator Davidson moved that the Senate refuse to concur in the House amendments to the bill and ask the Honorable House for a conference, which prevailed, and the Chair appointed Senators Harrison, Hollaway and Davidson as conferees on the part of the Senate.

The Chair announced the appointment of Senators Davidson, Nichols and Cordell as Senate conferees on Senate Bill No. 155.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report Senate amendments to House Bill No. 473 correctly engrossed.

L. A. MORTON, Chairman.

The President signed the engrossed copy of House Bill No. 473 and ordered the bill returned to the Honorable House.

Senator McPherrren moved that the rules be suspended and House Bill No. 266 advanced to engrossment and third reading, which prevailed.

Senator McPherrren moved that House Bill No. 266 be considered engrossed and placed on third reading and final passage, which prevailed.

House Bill No. 266 was read for the third time at length.

The President pro tempore presiding.

Senator W. H. Woods asked that Senator Carlock be excused on account of the illness of his father, which was granted.

The question being, "Shall House Bill No. 266 pass?" the roll was called with the following result:

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Ayes: Anglin, Clark, Cornett, Draughon, Fleming, Golobie, Harrison, Holloway, Ingraham, Johnson, Leedy, Lillard, Looney, McPherren, Ratliff, Wells, Woods (E. E.), Woods (W. H.). Total 18.

Nays: Coyne, Dearmon, Glasser, Hill, Horner, Lynch, Pugh, Rutherford, Sherman, Simpson, Spurlock, West. Total 12.

Excused: Brown, Carlock, Morton. Total 3.

Absent: Briggs, Cartwright, Cordell, Davidson, Durant, Frye, Harvey, Hensley, Land, Nichols, Wallace. Total 11.

The bill having failed to receive a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report: House Bills Nos. 123, 217, 308, 435, Correctly enrolled; Senate Joint Resolutions Nos. 27, 28 and 32 correctly enrolled; Senate Bill No. 271 correctly enrolled; Senate Amendment to Enrolled House Bill No. 440 correctly engrossed; Senate amendments to House Bill No. 186 correctly re-engrossed; Senate amendments to House Bills Nos. 491 and 512 correctly engrossed.

L. A. MORTON, Chairman.

House Bill No. 123 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 217 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

House Bill No. 435 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

Senate Joint Resolution No. 28 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Joint Resolution No. 32 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

Senate Bill No. 271 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

House Bill No. 308 was read for the fourth time, the enrolled copy signed by the President pro tempore and ordered returned to the Honorable House.

The President pro tempore signed the engrossed Senate amendment to Enrolled House Bill No. 440 and ordered the bill transmitted to the Honorable House.

The President pro tempore signed the engrossed copy of House Bill No. 186 and ordered the bill returned to the Honorable House.

The President pro tempore signed the engrossed copy of House Bill No. 491 and ordered the bill returned to the Honorable House.

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The President pro tempore signed the engrossed copy of House Bill No. 512 and ordered the bill returned to the Honorable House.

Senate Joint Resolution No. 27 was read the fourth time, the enrolled copy signed by the President pro tempore and ordered transmitted to the Honorable House for the signature of the presiding officer.

House Bill No. 186 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 40.

Nays: None.

Excused: Brown, Carlock. Total 2.

Absent: Briggs, Hensley. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 186 and ordered same returned to the Honorable House.

Senator Pugh moved that House Bill No. 454 be ad-

vanced to engrossment and third reading, which prevailed. E.), Woods (W. H.). Total 38.

Senator Pugh moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

House Bill No. 454 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 40.

Nays: None.

Excused: Brown, Carlock. Total 2.

Absent: Briggs, Hensley. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming,

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Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 40.

Nays: None.

Excused: Brown, Carlock. Total 2.

Absent: Briggs, Hensley. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 454 and ordered same returned to the Honorable House.

House Bill No. 484 was taken up for consideration.

Senator Clark offered the following amendments, which were adopted:

Mr. President:

I move to amend House Bill No. 484, line 2, page 1, by adding after the word "Wilburton" and before the word "are" the words, "and the Board of Regents of the University Preparatory School at Tonkawa".

Line 4, page 1; line 2, page 2; line 4, page 2, by changing "Institution" to the word "Institutions" in each.

In the title after the word "Wilburton" and before the word "to" the words "and the Board of Regents of the University Preparatory School at Tonkawa," and adding "s" to the word "institution".

CLARK.

Senator Fleming moved that House Bill No. 484, as amended, be advanced to engrossment and third reading, which prevailed.

Senator Fleming moved that the rules be suspended, the bill considered engrossed and placed on third reading and final passage, which prevailed.

House Bill No. 484 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Cartwright, Clark, Cornett, Coyne, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Holloway, Johnson, Lillard, Looney, Lynch, McPherran, Morton, Pugh, Ratliff, Simpson, Spurlock, Wallace, West, Woods (E. E.), Woods (W. H.). Total, 25.

Nays: Anglin, Glasser, Hill, Horner, Ingraham, Leedy, Rutherford, Sherman, Wells. Total 9.

Excused: Brown, Carlock. Total 2.

Absent: Briggs, Cordell, Davidson, Frye, Harvey, Hensley, Land, Nichols. Total, 8.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Cartwright, Clark, Coyne, Dearmon, Draughon, Durant, Fleming, Golobie, Harrison, Holloway, Ingraham,

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Johnson, Lillard, Looney, Lynch, McPherrren, Morton, Pugh, Ratliff, Sherman, Simpson, Spurlock, Wallace, West, Woods (E. E.), Woods (W. H.). Total 26.

Nays: Anglin, Cornett, Glasser, Harvey, Hill, Horner, Leedy, Rutherford, Wells. Total 9.

Excused: Brown, Carlock. Total 2.

Absent: Briggs, Cordell, Davidson, Frye, Hensley, Land, Nichols. Total 7.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment of the Senate amendments .

The following messages from the House were read:
To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 9, by Looney, entitled: "An Act to provide for the construction by the State of Oklahoma of a hospital and vocational training building for honorably discharged United States soldiers, sailors and marines and army and navy nurses suffering from disabilities and diseases; providing for a commission to carry into effect the provisions of this Act, and making an appropriation therefor; and providing for the leasing or selling of hospital to the United States Government, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that this bill has been passed by the House of Rep-

representatives, as amended, and was signed by the Speaker of the House, together with Engrossed House Amendments thereto, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 92, by W. H. Woods and Cartwright, entitled: "An Act making an appropriation for the purpose of constructing and finishing buildings at the University of Oklahoma, located at Norman, and declaring an emergency."

Engrossed Senate Bill No. 337, by Senate Committee on Fish and Game, entitled: "An Act authorizing the State Game and Fish Warden to sell off and exchange for other game the surplus of males or females not found profitable to game propagation on the farms in this State, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to trans-

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mit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 338, by Committee on Fish and Game, entitled: "An Act amending Sections 4, 5 and 11, of Chapter 163, Session Laws of Oklahoma, 1917, relating to fish and game, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that this bill has been passed by the House of Representatives and was signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 280, by Lillard of the Senate, and Hardie of the House, entitled: "An Act fixing the salaries of certain clerical, stenographic and other positions connected with the criminal court of appeals, repealing all acts in conflict herewith."

And to inform you, and through you the Honorable Senate, that this bill has been passed by the House of Representatives, as amended, and was signed by the Speaker of the House, together with Engrossed House Amendments thereto, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Engrossed Senate Bills Nos. 92, 337 and 338 were referred to the Committee on Engrossed and Enrolled Bills for enrollment.

The House amendments to Senate Bill No. 280 were taken up for consideration.

Senator Lillard moved that the Senate concur in the House amendments to Senate Bill No. 280. which prevailed.

The question being, "Shall Senate Bill No. 280 as amended by the House pass?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 40.

Nays: None.

Excused: Brown, Carlock. Total 2.

Absent: Briggs, Hensley. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed House amendments to Senate Bill No. 280 and the bill was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

The following Conference Committee report was read:

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CONFERENCE COMMITTEE REPORT.

Mr. Speaker:

We, your Conference Committee, to whom was referred Engrossed House Bill No. 269, by Hardie, entitled: "An Act to amend Section 7305, Article 1, Chapter 72, of the Revised Laws of Oklahoma, 1910, prescribing and defining what personal property shall become subject to taxation with the State of Oklahoma; providing for a taxation of the same on a uniform basis throughout the State; repealing all laws in conflict herewith, and declaring an emergency," beg leave to report that we have had the same under consideration and beg to recommend the following report:

That we reject Senate Amendment No. 1 and substitute the following in lieu thereof:

Beginning at line 15, page 2, of the printed bill, and strike out all of paragraph five and substitute the following:

All public stock and securities, not including any bonds issued against the Public Building Fund, issued under authority of Chapter 89 of the Session Laws of Oklahoma, 1911, and all stocks or shares in any National Bank or other company incorporated under the laws of any other State or of the United States and situated and transacting business in this State.

We reject Senate Amendment No. 2, and substitute the following in lieu thereof:

"(2) insert immediately after Section 1 of the Bill a new section to be numbered Section 2 and to read as follows:

“It is further provided that nothing in this Bill is intended to alter, repeal or amend the General Exemption Laws of the State of Oklahoma nor the laws relating to taxation of choses in action, nor the laws in reference to taxes to be paid upon real estate mortgages, nor the law relating to the Gross Production Tax on Oil.

Re-number Section 2 of the Bill to read “Section 3” and re-number Section 3 of the Bill to read “Section 4”.

HARDIE,

PORTER NEWMAN,

BELL,

House Committee.

ANGLIN,

HOLLOWAY,

DAVIDSON,

Senate Committee.

Senator Anglin moved that the Conference Committee report be adopted, which prevailed.

The question being, “Shall House Bill No. 269 as amended by the conference report pass?” the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratiff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 40.

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Nays: None.

Excused: Brown, Carlock. Total 2.

Absent: Briggs, Hensley. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 40.

Nays: None.

Excused: Brown, Carlock. Total 2.

Absent: Briggs, Hensley. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed, and the President ordered the bill returned to the Honorable House.

Senator Ingraham moved that House Bill No. 536 be advanced to engrossment and third reading.

Senator Rutherford moved as a substitute that the bill be indefinitely postponed.

Senator Cartwright moved to table the substitute motion, which prevailed.

The question occurring on the motion of Senator Ingraham, same prevailed, and the bill was advanced to engrossment and third reading.

Senator Ratliff moved that House Bill No. 457 be advanced to engrossment and third reading, which prevailed.

Senator Ratliff moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

House Bill No. 457 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, West, Woods (E. E.), Woods (W. H.). Total 38.

Nays: Horner, Wells. Total 2.

Excused: Brown, Carlock. Total 2.

Absent: Briggs, Hensley. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

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The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, West, Woods (E.

Nays: Horner, Wells. Total 2.

Excused: Brown, Carlock. Total 2.

Absent: Briggs, Hensley. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 457 and ordered same returned to the Honorable House.

Senator Rutherford moved that House Bill No. 323 be advanced to engrossment and third reading, which prevailed.

Senator Rutherford moved that the rules be suspended and the bill placed on third reading and final passage, which prevailed.

House Bill No. 323 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 40.

Nays: None.

Excused: Brown, Carlock. Total, 2.

Absent: Briggs, Hensley. Total 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 40.

Nays: None.

Excused: Brown, Carlock. Total, 2.

Absent: Briggs, Hensley. Total 2.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to

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and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 323 and ordered same returned to the Honorable House.

The House amendments to Senate Bill No. 253 were taken up for consideration.

Senator McPherrren moved that the Senate concur in the House amendments to Senate Bill No. 253, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

House Bill No. 334 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Davidson, Fleming, Glasser, Harrison, Hill, Holloway, Ingraham, Johnson, Land, Looney, Lynch, McPherrren, Morton, Pugh, Ratliff, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 26.

Nays: Dearmon, Draughon, Golobie, Harvey, Horner, Leedy, Lillard, Rutherford, Sherman, Simpson. Total 10.

Excused: Brown, Carlock. Total 2.

Absent: Briggs, Coyne, Durant, Frye, Hensley, Nichols. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Davidson, Fleming, Glasser, Harrison, Hill, Holloway, Ingraham, Johnson, Land, Looney, McPherran, Morton, Pugh, Ratliff, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total 25.

Nays: Coyne, Dearmon, Golobie, Harvey, Horner, Leedy, Lillard, Lynch, Sherman, Simpson. Total 10.

Excused: Brown, Carlock. Total 2.

Absent: Briggs, Draughon, Durant, Frye, Hensley, Nichols, Rutherford. Total 7.

The emergency having failed to receive a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared to have failed of passage.

The President signed the engrossed copy of House Bill No. 334, without the emergency, and ordered same returned to the Honorable House.

Senator Cartwright moved that House Bill No. 277 be advanced to engrossment and third reading, which prevailed.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs

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leave to report Senate amendments to House Bill No. 484 correctly engrossed.

L. A. MORTON, Chairman.

The President signed the engrossed copy of House Bill No. 484 and ordered the bill returned to the Honorable House.

The House amendments to Senate Bill No. 9 were taken up for consideration and read.

Senator Looney moved that the Senate refuse to concur in the House amendments to Senate Bill No. 9 and ask the Honorable House for a conference, which prevailed, and the Chair announced the appointment of Senators Looney, Johnson and Harrison as Senate conferees.

Senator Rutherford submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Judiciary No. 1, to whom was referred Engrossed House Bill No. 1, by Keenan and Mrs. McColgin, entitled: An Act to amend Section 4973 of the Revised Laws of 1910, relative to decree of divorce and its date, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

RUTHERFORD, Chairman.

Senator Anglin submitted the following committee report, which was adopted:

Mr. President:

We, your Committee on Legal Advisory, to whom was referred House Bill No. 143, by Disney, entitled: An Act

to provide a limitation on the necessity for the administration of the estates of deceased persons in this State, and recognizing foreign probate of estates of non-resident persons leaving property within this State, and making it unnecessary to readminister such estates in this State, and for other purposes, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass.

ANGLIN, Chairman.

The following messages from the Governor were read:

To the Honorable, the President, and Members of the Senate:

I have the honor to advise that I have this day approved the following:

Senate Bill No. 231, by Harrison, entitled: "An Act making an appropriation to aid the separate schools for colored children of Oklahoma and declaring an emergency."

Senate Concurrent Resolution No. 21, by Holloway, entitled: "A concurrent resolution authorizing the holding of an election for the purpose of voting upon a proposed amendment to Section 9, of Article 10, of the Constitution of the State of Oklahoma, etc."

Respectfully,

J. B. A. ROBERTSON, Governor.

To the Honorable, the President, and Members of the Senate:

I have the honor to advise that I have this day approved the following:

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Senate Bill No. 84, by McPherrren, Holloway, Carlock, Cordell, Cartwright, Durant, Leedy, Looney, Ratliff and West, entitled: "An Act making supplemental appropriation for the fiscal year ending June 30, 1921, to carry out the provisions of Chapter 62, of the Session Laws of Oklahoma, 1919, etc."

Senate Bill No. 83, by Spurlock, entitled: "An Act amending Sections 2, 3 and 5, of Chapter 26, Session Laws of 1919, etc."

Senate Bill No. 268, by Glasser, entitled: "An Act authorizing County Commissioners to expend county funds in the construction of highways, etc."

Senate Bill No. 353, by E. E. Woods, of the Senate, and H. Jennings, of the House, entitled: "An Act making an appropriation to pay for the maintenance of the Oklahoma Military Academy, etc."

Senate Bill No. 358, by Cartwright and McPherrren, of the Senate, and Johnson, of the House, entitled: "An Act authorizing the county officers of all counties in the State of Oklahoma having a population of not less than 20,500, etc.,"

and have caused the same to be filed in the office of the Secretary of State, as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

The following messages from the House were read:

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 38, by Brice, entitled: "An Act making an appropriation to prevent and eradicate anthrax and other contagious and infectious diseases among animals; providing for the handling of such money, and declaring an emergency."

Enrolled House Bill No. 453, by Platt, entitled: "An Act making an appropriation to pay deficiencies for A. & M. College, Stillwater, Oklahoma, and declaring an emergency."

Enrolled House Bill No. 502, by Crockett and Stovall of the House, and Coyne of the Senate, entitled: "An Act making appropriation for building and equipment for East Oklahoma State Home at Pryor, Oklahoma, and declaring an emergency."

Enrolled House Bill No. 526, by Campbell, Gossett, Ballance, Platt and Harrison, of the House, and Glasser, Coyne and Cordell, of the Senate, entitled: "An Act making an appropriation for the erection and equipment of one building for the Institution for the Feeble Minded at Enid, Oklahoma; and declaring an emergency."

And to inform you, and through you the Honorable Senate, that these bills have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the honorable Senate, that the Speaker of the House has this day appointed Bailey, Harp, and Tylee, as Conference Committee on

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Senate Bill No. 155, by Senate and House Committee on Appropriations, entitled "An Act making general appropriation for the budget expenses of the executive and judicial departments of the State, and for the interest on the public debt, for the fiscal years ending June 30, 1922, and June 30, 1923."

to confer with a like Committee from your honorable body.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 106, by Coover and Crane, entitled: "An Act making appropriation for the purpose of erecting buildings, making improvements and for the purpose of purchasing lands for the use of the Western Oklahoma State Hospital at Supply, Oklahoma, and for the care and maintenance of Tubercular patients."

Enrolled House Bill No. 181, by Louthan and Davis of the House and Dearmon of the Senate, entitled: "An Act making an appropriation for completing and equipping the Fine Arts Building, making an addition to the Heating Plant and equipping same for the Oklahoma College for Women, located at Chickasha, Oklahoma, and declaring an emergency."

Enrolled House Bill No. 373, by Jerkins and Harris, entitled: "An Act authorizing and empowering Cities to establish a police pension board; providing methods of its establishment and defining its powers and duties; authoriz-

ing it to establish and obtain certain benefits for certain officers complying with its provisions.”

Enrolled House Bill No. 426, by Denny of the House and Pugh of the Senate, entitled: “An Act making an appropriation for an addition to the administration building of the Panhandle Agricultural and Mechanical College at Goodwell, Oklahoma, and declaring an emergency.”

Enrolled House Bill No. 495, by Hardie, entitled: “An Act making an appropriation for certain buildings for the Central Oklahoma State Hospital at Norman, Oklahoma, for the fiscal years 1922 and 1923.

And to inform you, and through you the honorable Senate, that these bills have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

“Enrolled House Bill No. 497, by Sharp and Dodd, entitled: “An Act making an appropriation for building and equipping a girls’ dormitory for the Colored A. and N. University, located at Langston, Oklahoma, and declaring an emergency.”

Enrolled House Bill No. 505, by Hardie, Salter, Gibbons and Keenan, entitled: “An Act making an appropriation for remodeling the armory building and for equipping same, including bath rooms, locker rooms, and office rooms, at

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the State University located at Norman, Oklahoma, and declaring an emergency."

Enrolled House Bill No. 519, by Hoover of the House, and Carlock of the Senate, entitled: "An Act authorizing County Commissioners of certain counties in the State of Oklahoma, to erect buildings on the grounds of the County Free Fair Association, and declaring an emergency."

Enrolled House Bill No. 524, by Newman (Craig), Disney, Ballance, Miller (Muskogee), Martin and Miller (Ottawa), entitled: "An Act making appropriation for the building, equipment and construction of buildings at Eastern Oklahoma Hospital, located at Vinita, Oklahoma."

Enrolled House Bill No. 546, by Taylor of the House, and Lynch of the Senate, "An Act amending Chapter 10, Article 12, Section 623, of the Revised Laws of Oklahoma, of 1910, relating to pavement of streets of cities and towns in counties with a population of not less than 33,400, nor more than 33,500; and declaring an emergency."

Enrolled House Joint Resolution No. 22, by Harrison, entitled: "Be it resolved by the House of Representatives, and the Senate of the State of Oklahoma: To issue warrant in the sum of Fifty Dollars in favor of Mrs. Bennet, representing an increase in salary for the months of May and June, 1919."

And to inform you, and through you the honorable House, that these enrolled bills have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the honorable Senate, that the House of Representatives concurs in Senate Amendments to

Engrossed House Bill No. 473, by Gibbons, Salter, Heberling, Tylee, Elmore, Neely, Pratt, and Locke, entitled: "An Act making an appropriation for an administration building and remodeling and equipping ground floor at the State University Hospital under supervision of Soldiers Relief Commission; providing for additional expenditures in salaries, maintenance and equipment and declaring an emergency."

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the Honorable Senate, that the House of Representatives respectfully asks the Senate to return

Engrossed Senate Bill No. 255, by Harrison, entitled: "An Act prohibiting the creating of a deficiency by an officer, agent or employee of the State government, except in cases of emergencies, authorized by the Board herein created in writing, setting forth the grounds for said emergency, providing how such deficiencies shall be certified and providing punishment for the violation thereof, and declaring an emergency."

for the purpose of allowing the House of Representatives to recede from its amendments thereto.

Yours very truly,

ALBERT ROSS, Chief Clerk.

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Senator Harrison moved that the request of the Honorable House asking for the return of Senate Bill No. 255 be granted, which prevailed.

Enrolled House Bills Nos. 38, 453, 502, 526, 106, 181, 373, 426, 495, 497, 505, 519, 524, 546 and House Joint Resolution No. 22 were referred to the Committee on Engrossed and Enrolled Bills for comparison.

House Bill No. 277 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming,

Nays: Leedy. Total, 1.

Excused: Brown, Carlock. Total, 2.

Absent: Briggs, Hensley. Total, 2.

Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Lillard, Looney, Lynch, McPherren Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 39.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed copy of House Bill No. 277 and ordered same returned to the Honorable House.

Senator West moved that House Bill No. 378 be advanced to engrossment and third reading.

Senator Simpson moved to table the motion, and the roll being called resulted as follows:

Ayes: Anglin, Cartwright, Davidson, Durant, Glasser, Hill, Lillard, Lynch, Nichols, Pugh, Rutherford, Simpson. Total, 12.

Nays: Clark, Cordell, Cornett, Draughon, Fleming, Golobie, Harrison, Harvey, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Looney, McPherran, Morton, Sherman, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 24.

Excused: Brown, Carlock. Total, 2.

Absent: Briggs, Coyne, Dearmon, Frye, Hensley, Ratliff. Total, 6.

The Chair declared the motion to table lost.

The question occurring on the advancement of the bill, same prevailed.

The following Conference Committee report was read:

REPORT OF CONFERENCE COMMITTEE ON ENGROSSED
HOUSE BILL NO. 112.

We, Your Committee of the House and SENATE appointed for conference on Senate Amendments to House Bill No. 112, being An Act Amending Sub-division "C" of Section III, and Section VI and XII, and repealing Section XIII of Chapter 224, Session Laws of 1915, relating to Insurance and indemnity Contracts, and Declaring An Emergency, beg leave to report as follows:

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That the House concur in the Senate Amendments.

CHAS. S. BRICE,

M. W. LYNCH,

F. A. HEBERLING,

H. B. CORDELL,

H. E. KEIM,

W. T. ANGLIN,

Conferees of the House.

Conferees of the Senate.

Senator Lynch moved that the Conference Committee report be adopted, which prevailed.

Senator Anglin submitted the following committee report:

Mr. President:

We, your Committee Legal Advisory to whom was referred Engrossed House Bill No. 529 by Salter and Harp of the House and Sherman of the Senate, entitled: "An Act providing for separate nominating districts in the Twentieth Judicial District and providing for two judges," beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass when amended as follows:

Strike out section 1, and insert the following: "Section 1: That Chapter 67, Article 7, Section 6911, Revised Laws of Oklahoma, 1910, be and the same is hereby amended to read as follows: "It shall be unlawful for any person to sell, or offer for sale, by peddling or to offer for sale from house to house or to offer for sale by public outcry, or to vend in the street any drug, or medicine, pharmaceutical preparation, chemical, or any composition or combination thereof, or any implement or appliance or other agency, for the treatment of disease, injury or deformity, or by writing or printing or any other method to publicly profess to cure or treat any disease or injury, or deformity by any

drug, nostrum, manipulation or other expedient without previously obtaining a license therefor, as herein provided. An annual county license fee of \$250.00 is hereby levied upon all such itinerant vendors doing business in any county in this state. Said sum shall be paid to the county clerk who shall pay the same over to the county treasurer for use of the county road and bridge fund of said county. The county clerk shall thereupon issue a license showing the applicant has paid his license fee and is authorized to do business as above described in this Section in that county for one year; provided, however, that this shall not prevent incorporated towns or cities from levying an additional license on such vendors of aforesaid articles or goods. Any person who shall violate this section shall upon conviction be fined not less than fifty nor more than five hundred dollars or imprisoned in the county jail for not less than ten nor more than thirty days."

Amendment No. 2. Strike out the enacting clause and insert the following: "An act amending Chapter 67, Article 7, Section 6911, Revised Laws Oklahoma, 1910, relating to county license."

ANGLIN, Chairman.

Senator Anglin moved that the report be adopted.

Senator Draughon moved as a substitute that the bill be indefinitely postponed.

The President pro tempore presiding.

Senator Fleming moved to table the motion of Senator Draughon, and the roll being called resulted as follows:

Ayes: Anglin, Cornett, Davidson, Durant, Fleming, Glasser, Golobie, Harrison, Hill, Holloway, Land, Lillard,

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Lynch, McPherren, Rutherford, Sherman, Simpson, Wallace,
Total, 18.

Nays: Cartwright, Clark, Cordell, Coyne, Dearmon,
Draughon, Harvey, Horner, Ingraham, Johnson, Lillard,
Looney, Morton, Pugh, Ratliff, Spurlock, Wells, West, Woods
(E. E.), Woods (W. H.). Total, 20.

Excused: Brown, Carlock. Total, 2.

Absent: Briggs, Frye, Hensley, Nichols. Total, 4.

The Chair declared the motion to table lost.

The question occurring on the motion of Senator
Draughon to indefinitely postpone the bill, the roll was called
with the following result:

Ayes: Cartwright, Clark, Cordell, Coyne, Draughon,
Harvey, Horner, Ingraham, Johnson, Leedy, Looney, Pugh,
Ratliff, Sherman, Spurlock, Wells, Woods (E. E.), Woods
(W. H.). Total, 18.

Nays: Anglin, Cornett, Davidson, Dearmon, Durant,
Fleming, Glasser, Golobie, Hill, Holloway, Land, Lillard,
Lynch, McPherren, Morton, Rutherford, Simpson, Wallace,
West. Total, 19.

Excused: Brown, Carlock. Total, 2.

Absent: Briggs, Frye, Harrison, Hensley, Nichols.
Total, 5.

The Chair declared the motion to indefinitely postpone
the bill lost.

The question occurring on the adoption of the commit-
tee report, the roll was called with the following result:

Ayes: Anglin, Cornett, Davidson, Durant, Fleming, Glasser, Golobie, Harrison, Hill, Holloway, Land, Lillard, Lynch, McPherren, Morton, Rutherford, Sherman, Simpson, Wallace, West. Total, 20.

Nays: Cartwright, Clark, Cordell, Coyne, Dearmon, Draughon, Harvey, Horner, Ingraham, Johnson, Leedy, Looney, Pugh, Ratliff, Spurlock, West, Woods, (E. E.), Woods (W. H.). Total, 18.

Excused: Brown, Carlock. Total, 2.

Absent: Briggs, Frye, Hensley, Nichols. Total, 4.

The Chair declared the committee report adopted.

Senator Anglin moved that House Bill 529 be advanced to engrossment and third reading, which prevailed.

Senator Anglin moved that the rules be suspended, the bill considered engrossed and placed on third reading and final passage, which prevailed.

The following messages from the House were read:
To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 434, by Simpson, entitled: "An Act authorizing and making appropriations to complete, equip and maintain the tuberculosis sanitarium for white patients near Clinton, Oklahoma, and declaring an emergency."

And to inform you, and through you the honorable Senate that the House of Representatives have passed this

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bill, as amended, and that the Speaker of the House has signed the same, together with Engrossed House Amendments thereto, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable body, the following:

Engrossed Senate Bill No. 412, by Rutherford and Nichols, entitled: "An Act making an appropriation for the purpose of constructing and equipping buildings at the Oklahoma School for the Blind, Muskogee, Oklahoma."

Engrossed Senate Bill No. 286, by Senate Committee on Appropriations, entitled: "An Act making an appropriation to pay deficiency claims, and declaring an emergency."

And to inform you, and through you the Honorable Senate, that these bills have been passed by the House of Representatives, as amended, and were signed by the Speaker of the House of Representatives, together with Engrossed House Amendments thereto, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives, to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 235, by McPherrren and Holloway, entitled: "An Act amending Section 4, Chapter 25, Session laws 1919, relating to the determination of heirship in all cases of deceased persons."

Engrossed Senate Bill No. 394, by Harvey, entitled: "An Act to protect the state or any county, City, Township or School District therein, from loss in the letting of contracts, sale or purchase of property or other public transactions occasioned by the Gross negligence or dishonesty of public officials or employees, fixing the penalty therefor, and declaring an emergency."

Engrossed Senate Bill No. 395, by Harvey, entitled: "An Act to prevent Architects and civil engineers in the service of the State, County, City, Township or school district from over-estimating the construction cost of public improvements, providing a penalty therefor and declaring an emergency."

Engrossed Senate Bill No. 396, by Harvey, entitled: "An Act to prevent conspiracy and fraudulent conduct against the interests of the State of any County, City, Township, School District or other subdivision thereof, in the letting of contracts or transaction of public business, fixing a penalty therefor, and declaring an emergency."

Engrossed Senate Bill No. 398, by Rutherford, Nichols, Davidson and Lillard, entitled: "An Act authorizing municipalities to exercise eminent domain to secure all necessary sites and rights of way for water power plants, including sites for storage of water and dams, rights of way for flumes, conduits, poles, wire and cables, and permitting such municipalities to dispose of their needs for public use, and declaring an emergency."

Engrossed Senate Bill No. 414, by Horner, entitled: "An Act providing for the issuing of Township flood prevention bond."

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Engrossed Senate Bill No. 438, by Pugh of the Senate and Denny of the House, entitled: "An Act providing for the salaries of County clerks in Counties of less than 6,000 population, repealing all laws in conflict herewith, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

for you, and through you the honorable Senate, that the I am directed by the House of Representatives to in-House has concurred in Senate Amendments to

Engrossed House Bill No. 108, by Whitaker, entitled: "An Act amending Section 2412, Revised Laws 1910, prescribing punishment for disturbing religious meetings and declaring an emergency."

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled Senate Joint Resolution No. 27, by Draughon, entitled: "A Resolution memorializing Congress to exempt

from the payment and reports of income taxes in the sum of less than Five Thousand Dollars (\$5,000.00).”

Enrolled Senate Joint Resolution No. 28, by Holloway, McPherren, Fleming and Cartwright of the Senate, and White, Stovall and Dyer of the House, entitled: “A Joint Resolution extending the appropriation made for tick eradication by Senate Joint Resolution No. 16, to counties having made a levy of one-half mill for such purpose for the fiscal year ending June 30, 1921, and declaring an emergency.”

Enrolled Senate Joint Resolution No. 32, by Harrison, entitled: “A Resolution authorizing and directing the Board of County Commissioners of Pontotoc County, Oklahoma, to pay Mrs. Gus Nebhut the sum of \$600.00, and declaring an emergency.”

And to inform you, and through you the honorable Senate, that these resolutions have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

“Engrossed Senate Bill No. 146, by Pugh and Cordell, entitled: “An Act to amend Section 1, Chapter 136, Session Laws of 1919, relating to the formation of consolidated School Districts.”

Engrossed Senate Bill No. 300, by Wells of the Senate by request, entitled: “An Act providing that counties may

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erect quarters on the county poor farms for the isolation and treatment of indigent tuberculosis patients, permitting the acceptance of donations and providing for care, treatment and maintenance."

Engrossed Senate Bill No. 423, by Johnson, Morton and Looney of the Senate, entitled: "An Act making appropriation for repairs on certain buildings at Cameron Agricultural College at Lawton, and declaring an emergency."

And to inform you, and through you, the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the Honorable Senate that the Speaker of the House of Representatives has appointed Gibbons, Smith (Dewey), and Salter, as House Conferees, on

Senate Bill No. 9, by Mrs. Looney, entitled: "An Act to provide for the construction by the State of Oklahoma of a hospital and vocational training building for honorably discharged U. S. Soldiers, sailors and marines and army and navy nurses suffering from disabilities and diseases; providing for a commission to carry into effect the provisions of this act, and making an appropriation therefor; and providing for the leasing or selling of hospital to the U. S. Government, and declaring an emergency."

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 382, by Robertson, entitled: "An Act amending Section 2 of Chapter 163 of Session Laws of 1917 relative to Fish and Game; and declaring an emergency."

Enrolled Senate Bill No. 271, by Cordell, entitled: "An Act making an appropriation for expenses of the State Board of Agriculture in enforcing the law regulating the sale of Agricultural seed, and declaring an emergency."

And to inform you, and through you the honorable Senate, that these bills have been signed by the Speaker of the House of Representatives, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 255, by Harrison, entitled: "An Act prohibiting the creating of a deficiency by any officer, agent or employee of the State Government, except in cases of emergencies, authorized by the Board herein created in writing, setting forth the grounds for said emergency, providing how such deficiencies shall be certified and providing punishment for the violation thereof, and declaring an emergency."

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Engrossed Senate Bill No. 362, by Golobie and Simpson, entitled: "An Act amending Section 3, of Chapter 32, Session Laws of 1919, relating to traveling libraries."

And to inform you, and through you the honorable Senate, that these bills have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the honorable Senate, that the House refuses to concur in Senate Amendments to

Engrossed House Bill No. 512, by Keim, entitled: "An Act to amend Section 7302, of the Revised Laws of Oklahoma, for 1910, as amended by Chapter 107, Article 1, Sub-division A, of Session Laws of 1915, and declaring an emergency."

and asks for a conference thereon; and that the Speaker of the House has appointed Keim, Martin and Smith (of Ryan) as House Conferees.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 170, by Briggs and Ruth-erford of the Senate, entitled: "An Act relating to the sale

of materials used in the improvement of Highways, streets, or alleys or in the construction of bridges, culverts and sewers and public buildings, providing a penalty for violation, and declaring an emergency.”

Engrossed Senate Bill No. 295, by W. H. Woods, entitled: “An Act making a supplementary appropriation for salary and expenses of Henry M. Carr, Chairman of the Board of Eleemosynary institutions, State of Oklahoma, for the fiscal year ending June 30, 1921, and declaring an emergency.”

And to inform you, and through you the honorable Senate that these bills have been passed by the House of Representatives as amended and were signed by the Speaker of the House, together with Engrossed House Amendments thereto, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to inform you, and through you the Honorable Senate that the House concurs in Senate Amendments to

Engrossed House Bill No. 9, By Admire, entitled: “An Act providing a method for county, town, school district, or township to grant leases to any person, association, or corporation upon land owned for the purpose of making permanent improvement thereon, or for oil and gas development and repealing all laws in conflict herewith.”

Yours very truly,

ALBERT ROSS, Chief Clerk.

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To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your honorable body, the following:

Enrolled House Bill No. 142, by Disney, entitled: "An Act amending Section 4, Chapter 200, House Bill No. 265, State of Oklahoma, Session Laws of 1919, providing for the liquidation of delinquent taxes and assessments in cities and towns of over 3,500 population and conferring jurisdiction on District Courts; providing for sale of property in full settlement of back taxes and assessments and providing for the distribution of same, and declaring an emergency."

Enrolled House Bill No. 406, by Harris and Cummings, entitled: "An Act making an appropriation for the benefit and support of the public schools of the State, providing a method for the distribution of said funds appropriated, providing penalties for violation thereof, and declaring an emergency."

Enrolled House Bill No. 446, by Salter, Harrison, Heberling and Hardie, entitled: "An Act creating and establishing the State direction of the Board of Regents of the University of Oklahoma, at Norman, Oklahoma, making an appropriation therefor and declaring an emergency."

And to inform you, and through you the honorable Senate that these bills have been signed by the Speaker of the House, in open Session.

Yours very truly,
ALBERT ROSS, Chief Clerk.

I am directed by the House of Representatives to in-
To the President of the Senate:

form you, and through you the Honorable Senate that the House refuses to concur in Senate Amendments to

Engrossed House Bill No. 319, by Committee on General Appropriations, entitled: "An Act making appropriations from the General Revenue Fund of the State for all state educational, charitable and eleemosynary and penal institutions, providing for the appropriations and disbursements of the new college funds in accordance with Section 7225, Revised Laws of Oklahoma, 1910, to the institutions entitled to the same, and providing for the appropriations and distribution of the Section 13 Funds as provided in Section 7660, Revised Laws of Oklahoma 1910, to the institutions entitled to the same, and as amended by chapter 295, Session Laws 1917."

And asks for a conference; and that the Speaker of the House has appointed Bailey, Tylee and Harp as House Conferencees.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives to transmit herewith, for the consideration of your Honorable body, the following:

Engrossed Senate Bill No. 179, by Holloway, Davidson, Golobie, McPherran, and Clark, entitled: "An Act creating a commission of educational survey, naming the duties, providing for an educational survey of the State school system of Oklahoma, making an appropriation of Twenty Thousand (\$20,000) Dollars, and declaring an emergency."

Engrossed Senate Concurrent Resolution No. 20, by Davidson of the Senate, and Bailey and Campbell of the

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House, entitled: "A Resolution relating to the publication of the Session Laws of the regular session of the Eighth Legislature."

And to inform you, and through you the honorable Senate, that this bill and this resolution have been passed by the House of Representatives, and were signed by the Speaker of the House, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

To the President of the Senate:

I am directed by the House of Representatives, to transmit, herewith, for the consideration of your honorable body, the following:

Engrossed Senate Bill No. 128, by McPherran and Simpson, entitled: "An Act making a supplemental appropriation for the use and benefit of the highway department for the fiscal year ending June 30, 1921, and declaring an emergency."

And to inform you, and through you the honorable Senate, that the House of Representatives has this day passed this bill, as amended, and that the Speaker of the House has signed same, together with Engrossed House Amendments thereto, in open session.

Yours very truly,

ALBERT ROSS, Chief Clerk.

Enrolled Senate Joint Resolutions Nos. 27, 28 and 32, and Senate Bill No. 271 were ordered transmitted to the Governor.

Enrolled House Bills Nos. 382, 142, 406 and 446 were referred to the Committee on Engrossed and Enrolled Bills for comparison.

Engrossed Senate Bills Nos. 235, 394, 395, 396, 398, 414, 438, 146, 300, 423, 255, 362, 179 and Senate Concurrent Resolution No. 20 were referred to the Committee on Engrossed and Enrolled Bills for enrollment.

The President presiding.

Senator Davidson presented the following motion:

Mr. President:

"I desire to make the following brief statement and then the following motion:

Late this afternoon, between the hours of five and six o'clock, the Senate received a message from the House transmitting Senate Bill No. 155, same being the general departmental appropriation bill, notifying the Senate that the bill had been passed as amended by the House. Immediately upon the receipt of the message from the House, the Senate refused to concur in the House amendments and requested of the House a conference on the bill, which request the House granted and appointed Messrs. S. D. Bailey, C. L. Tylee, and Roy V. Harp as House conferees; and the Senate, upon receipt of the information from the House, appointed R. L. Davidson, Clark Nichols, and Harry B. Cordell as Senate conferees on said bill.

The conferees on the part of the Senate and House met between seven and eight o'clock and conferred together for not to exceed twenty minutes, at the end of which time Mr. Bailey, the chairman of the House conferees, requested a recess of one hour for the purpose of conferring with House members to ascertain whether or not there was any chance for the House conferees to reach an agreement with the Senate conferees on this bill.

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At the conclusion of the one hour's recess, I returned to the House Chamber and found Mr. Bailey in his seat on the floor of the House, and interrogated him as to the result of his conference. He advised me that there was no chance for an agreement; that the only course for us to pursue was to sign a conference report that the conference committee could not agree, and, upon the adoption thereof, to adjourn the Legislature and have the Governor call a special session. The Senate conferees refused to sign any conference report that an agreement could not be reached, and made known to Mr. Bailey their desire to continue the conference until an agreement was reached; but Mr. Bailey insisted that an agreement was impossible and insisted upon the course suggested by him. The Senate conferees then suggested that they desired to confer with the members of the Senate relative to the course to pursue, and advised Mr. Bailey that after such conference they would advise him of their decision.

A conference among a representative number of the Senators has just been held, and we have arrived at the conclusion that an agreement between the House and Senate on this bill ought to be reached, and that the Senate Conferees ought to use every endeavor to adjust the differences between the two Houses; but, owing to the fact that it is now near midnight, and that the House has made 126 amendments to the Senate bill, materially and radically changing the adjustments made by the Senate, only 21 of which have been discussed at all by the conference committee, it is beyond human endurance to complete the conference on this bill tonight, and it has been decided by the conference among the Senators that the conference committee on this bill should be given a day or two within which to calmly and dispassionately consider the differences between the two Houses and make every endeavor to reach an agreement thereon; that an agreement can more easily and readily be arrived at by the conference committee by allowing them a

reasonable time within which to do their work; and that, in view of these facts and circumstances, it is advisable for the Senate to reconsider the vote by which it adopted Senate Concurrent Resolution No. 22, which is the adjournment resolution fixing 12 o'clock noon of April 2, 1921, as the hour for sine die adjournment of the Legislature, and to request the House to adjourn until Monday, April 4, 1921, for the purpose of giving the conference committee on Senate Bill No. 155 sufficient time to make every endeavor to reach an agreement on the bill.

I therefore move you, Mr. President, that the vote by which Senate Concurrent Resolution No. 22 was adopted by the Senate be now reconsidered."

DAVIDSON.

The question occurring on the motion of Senator Davidson, same prevailed, and the Secretary of the Senate was instructed to advise the Honorable House the action the Senate had taken on Senate Concurrent Resolution No. 22 pertaining to adjournment.

The House amendments to Senate Bill No. 434 were taken up for consideration and read.

Senator Simpson moved that the Senate do not concur in the House amendments to Senate Bill No. 434 and ask the Honorable House for a conference, which prevailed.

The House amendments to Senate Bill No. 412 were taken up for consideration and read.

Senator Rutherford moved that the Senate concur in the House amendments to Senate Bill No. 412, which prevailed.

The question being, "Shall Senate Bill No. 412 as amended by the House pass?" the roll was called with the following result:

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Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Dearmon, Draughon, Durant, Fleming, Frye, Glasser, Golobie, Harrison, Harvey, Hill, Holloway, Horner, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods (E. E.), Woods (W. H.). Total, 40.

Nays: None.

Excused: Brown, Carlock. Total, 2.

Absent: Briggs, Hensley. Total, 2.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The President signed the engrossed House amendments to Senate Bill No. 412 and the bill was referred to the Committee on Engrossed and Enrolled Bills for enrollment.

Senator Rutherford moved that the vote by which Senate Bill No. 412, as amended by the House, passed be reconsidered and that that motion lie on the table, which prevailed.

Senator McPherren moved that House Bill No. 439 be advanced to engrossment and third reading, which prevailed.

House Bill No. 536 was read for the third time at length.

The question being, "Shall the bill pass?" the roll was called with the following result:

Ayes: Cartwright, Clark, Cordell, Cornett, Coyne, Davidson, Draughon, Durant, Golobie, Harrison, Hill, Holloway, In-

graham, Johnson, Land, Lillard, Looney, Lynch, McPherren, Morton, Pugh, Ratliff, Sherman, Simpson, Wallace, West, Woods, (E. E.), Woods (W. H.). Total 28.

Nays: Fleming, Glasser, Harvey, Horner, Leedy, Rutherford, Spurlock, Wells. Total, 8.

Excused: Brown, Carlock. Total, 2.

Absent: Anglin, Briggs, Dearmon, Frye, Harrison, Hensley, Nichols. Total 6.

The bill having received a constitutional majority of the votes of all the members elected to and constituting the Senate, was declared passed.

The question being, "Shall the bill become an emergency measure?" the roll was called with the following result:

Ayes: Anglin, Cartwright, Clark, Cordell, Cornett, Coyne, Dearmon, Draughon, Durant, Golobie, Harrison, Hill, Holloway, Ingraham, Johnson, Land, Leedy, Lillard, Looney, Lynch, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Simpson, Spurlock, Wallace, West, Woods (E. E.), Woods (W. H.). Total, 31.

Nays: Fleming, Glasser, Harvey, Horner, Wells. Total, 5.

Excused: Brown, Carlock. Total, 2.

Absent: Briggs, Davidson, Frye, Hensley, Sherman. Total 5.

The emergency having received a constitutional two-thirds majority of the votes of all the members elected to and constituting the Senate, was declared passed.

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The President signed the engrossed copy of House Bill No. 536 and ordered same returned to the Honorable House.

Senator Morton submitted the following committee report:

Mr. President:

The Committee on Engrossed and Enrolled Bills begs leave to report House Bill No. 185 correctly enrolled.

L. A. MORTON, Chairman.

House Bill No. 185 was read the fourth time, the enrolled copy signed by the President and ordered returned to the Honorable House.

Senator Sherman arose to a question of personal privilege and stated that \$10,000 had been used through the Republican Headquarters under the management of Jim Harris for the purpose of suppressing the passage of the Pearson bill, a revenue measure which he estimated would mean a loss of \$3,000,000 annually to the tax payers of this State; in bitter terms denounced the Republican leadership of Jim Harris; criticised the House majority for their refusal to cooperate with the Senate in the matter of conducting a thorough investigation of the conduct of the Republican Headquarters with relation to the use of money in the suppression of wholesome legislation, and predicted that the republican party could not hope to survive under such leadership.

Senator Davidson moved that the Senate stand adjourned until 10 o'clock Monday morning, which prevailed.

SEVENTY-EIGHTH LEGISLATIVE DAY

Monday, April 4, 1921.

The Senate met at 10 o'clock pursuant to adjournment, and was called to order by the President.

On roll call the following Senators were present:

Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Harrison, Holloway, Ingraham, Johnson, Lillard, Looney, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Woods, (E. E.), Woods, (W. H.) Total 25.

Excused: Horner, Lynch. Total 2.

Absent: Anglin, Briggs, Brown, Carlock, Cornett, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Hensley, Hill, Land, Leedy, Wells, West. Total 17.

The Chair announced a quorum present.

Prayer by the Chaplain.

The Journal of the previous legislative day was read and approved.

Senator E. E. Woods made a point of order against the procedure of the Senate based on the fact that a concurrent resolution to adjourn at 12 o'clock noon, April 2nd, had

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been adopted by both branches of the legislature; this resolution having originated in the Senate, and having been passed by the House, the record showing that the Senate voted to reconsider that resolution and that official notice thereof had not reached the House, the House having adjourned pursuant to the resolution; and stated that he desired the Chair to rule as to whether the Senate is in session and determine the status as to whether the House had adjourned and with that the legislature is at an end, or whether the House adjournment is irregular and the legislature is still in session.

Senator Davidson moved that the Chair appoint a special committee of three to consider and render an opinion to the Senate as to the legal status of the adjournment question and that that committee make the report as soon as it is possible to do so, and that the ruling on the point of order be withheld until the committee has reported, which prevailed.

Pursuant to the motion of Senator Davidson the Chair appointed Senators Davidson, Nichols and Clark as the special committee.

Senator Davidson moved that the Senate stand recessed until 1:30 o'clock, which prevailed.

AFTERNOON SESSION.

The Senate reconvened, the President presiding:

Senator E. E. Woods was excused.

Senator Davidson submitted the following Special Committee report:

REPORT OF SPECIAL COMMITTEE ON QUESTION
OF ADJOURNMENT.

Mr. President:

We, your special committee appointed to consider and render to the Senate an opinion on the question of whether or not the Regular Session of the Eighth Legislature of Oklahoma has been adjourned sine die, beg leave to report as follows:

FACTS.

The Regular Session of the Eighth Legislature of Oklahoma was convened, pursuant to law, on the 4th day of January, 1921. On the 30th day of March, 1921, Senate Concurrent Resolution No. 22, by Hill, Davidson, Anglin, Carlock, and McPherran, being a concurrent resolution fixing the time of adjournment of the Eighth Regular Session of the Legislature, was adopted by the Senate, and the engrossed copy thereof, signed by the President Pro Tem of the Senate, and on the same day transmitted to the House of Representatives for its consideration. On the same day, the House of Representatives adopted the said resolution, and the engrossed copy thereof was signed by the Speaker of the House in open session, and the engrossed copy of the resolution, so signed by the President Pro Tempore of the Senate and the Speaker of the House, was returned to the Senate. The said resolution was thereupon enrolled by the enrolling department of the Senate, and the enrolled copy of said resolution was signed by the President Pro Tempore of the Senate in open session and transmitted to the House

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of Representatives for the signature of the Speaker of the House. The Speaker of the House on the same day signed the enrolled copy of said resolution in open session, and the enrolled copy of said resolution was returned to the Senate. The enrolled copy of the resolution was retained on the desk of the President of the Senate continuously thereafter until the same was reconsidered as hereinafter related. The resolution was not approved by the Governor, nor was it filed with the Secretary of State.

Shortly prior to the hour of 12 o'clock noon, April 2, 1921, the clock in the Senate Chamber was stopped, and the clock in the House of Representatives Chamber was covered and obscured from view, and no steps were taken by either the Senate or the House of Representatives to adjourn or terminate the session of the Legislature at the hour of 12 o'clock noon, April 2, 1921; but both the Senate and the House of Representatives continued in session and transacted the regular business of the Legislature thereafter.

Immediately prior to 12 o'clock on the night of April 2, 1921, the Senate, on motion of Senator Davidson, reconsidered the vote by which Senate Concurrent Resolution No. 22 had been adopted, and directed the Secretary of the Senate to transmit a message to the House of Representatives, notifying the House that the Senate had reconsidered the vote by which it had adopted the said resolution. Thereafter, and shortly after midnight on April 2, 1921, Mr. Bailey of the House moved that the House of Representatives stand adjourned sine die, which motion was adopted by the House. At the time the motion to adjourn sine die was adopted by the House, the message from the Senate, informing the House that the Senate had reconsidered the vote by which the adjournment resolution had been adopted, had not been received, officially, by the House, but the Speaker of the House and the members of the House had knowledge that the Senate had reconsidered

the vote by which the adjournment resolution had been adopted.

Senate Concurrent Resolution No. 22 reads as follows:

“Be it Resolved by the Senate, the House of Representatives Concurring: That the Regular Session of the Eighth Legislature adjourn sine die at 12 o'clock noon, April 2, 1921.”

OPINION.

It is the opinion of your Committee that Senate Concurrent Resolution No. 22, herein referred to, does not have the force or effect of law, but is merely the declaration of intention on the part of the two Houses of the Legislature that at 12 o'clock noon on April 2, 1921, each House would then take the necessary steps toward adjournment of the Legislature in the usual and ordinary manner;

That the failure of the two Houses to consent to a sine die adjournment at 12 o'clock noon, April 2, 1921, and their continuing in session thereafter, and to transact the business of the Legislature, nullified whatever force or effect Senate Concurrent Resolution No. 22 had; and that the Senate and the House of Representatives continued in session after 12 o'clock noon of April 2, 1921, and continued to transact business thereafter with the unanimous consent each of the other;

That prior to the adoption of the Motion of Mr. Bailey in the House, that the House do adjourn sine die, the Senate, by a vote of the Senate, reconsidered the vote by which Senate Concurrent Resolution No. 22 had been adopted, and thereby nullified whatever force or effect the said resolution had; and that, at the time the House of

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Representatives adopted Mr. Bailey's motion to adjourn sine die, the Senate did not consent thereto, and has not yet consented to the adjournment of the House of Representatives or the Regular Session of the Eighth Legislature; and that, in view of the following provision of the Constitution, to-wit:

"Neither house, during the session of the legislature, shall, without the consent of the other adjourn for more than three days, nor to any other place than that in which the two houses shall be sitting," the House could not, under the Constitution, adjourn sine die without the consent of the Senate.

It is, therefore, our opinion that the action of the House of Representatives in adopting the motion to adjourn sine die does not have the force or effect of adjourning the House of Representatives sine die, or of adjourning the Legislature sine die.

It has been the invariable custom of the Legislature in the matter of sine die adjournment, for each House to appoint a committee to notify the Governor that the Legislature has finished its work and is ready to adjourn sine die; and for the Senate to appoint a committee to inform the House that the Senate has finished its work and is ready to adjourn sine die; and for the House to appoint a committee to advise the Senate that the House has finished its work and is ready to adjourn sine die; and, when each of these committees has performed its function and has reported back to the Senate and the House, a motion is made in the Senate and the House, at the same time, to adjourn sine die. This is done where the Legislature has previously, by concurrent resolution, consented and agreed to adjourn at a fixed hour of a definite date.

We are of the opinion, therefore, that the Eighth Legislature has not adjourned sine die, but is still in session, and that the Senate can proceed with the transaction of such business as may come before it.

Respectfully submitted,

R. L. DAVIDSON, Chairman.

CLARK NICHOLS.

W. T. CLARK.

On motion of Senator Davidson the report was un-
animously adopted.

Senator Nichols presiding.

Senator Davidson was recognized and in presenting the President pro tempore with a gift from the members of the Senate made the following remarks:

Address of Senator R. L. Davidson in Presenting President Pro Tempore T. C. Simpson With a Watch and Chain as a Gift from the Senate Members Monday, April 4, 1921.

Members of the Senate:

At or near the closing of these sessions it has been the custom of the Senate to present a small gift to the President Pro Tempore and to the Majority and Minority Floor Leaders and to the President of the Senate in token of the high esteem in which the Senate holds them, and as an expression of the appreciation by the Senate of the services that have been rendered by these officials.

There is one thing about serving in the Senate that is brought home to each and every one of us when we have

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served through at least one term of the Legislature, and that is, that we cultivate friendships here that are stronger and more lasting than we cultivate in any other line of work, that I have ever known. I think the best friends that I ever made in my life have been made since I have been a member of the Senate. They are staunch; they will stay with you through thick and thin, and they appreciate you for what you are. You may not be appreciated by the people in the State—they don't know what you do—they don't know how to appreciate your services and if they did know how, they haven't the heart or disposition to give you credit for what you do. But, I want to say to you that so far as the membership of the Senate is concerned, it does appreciate a member for what he is worth and what he does and they respect him for it and give him credit for all he does.

Two years ago when the Regular Session convened there were a bunch of new Senators come in as happens every two years. We fellows who had been here before, of course, looked the new bunch over. We size them up and figure on what they are going to do and speculate as to what is in the new membership, and I well remember in the little informal gatherings that we had then, in discussing this Senator, and that Senator, and the other Senator, the trend of conversation, as it always does, finally came around to the point—which is the most likely man among the new bunch to take the position of leadership in the Senate in the years to come. In these informal discussions there was one of our number who was frequently mentioned along with others for the place of leadership in the coming session of the Legislature, and I want to say that our present leader—the man whom you honored with the high and exalted position of President Pro Tempore, the place of highest esteem to which you can elevate any of your membership—was spoken of in connection with that exalted place more frequently, I believe, than any other member.

It was due to a certain extent to his good fellowship, to his faculty of making friends with whomsoever he came in contact, his straight-forward way of expressing himself, his honesty and in his fairness and straight-forwardness in dealing in any matter that came before the Legislature for consideration. We were never in doubt about where Tom Simpson stood on any question; he always frankly and fearlessly told you where he was. He might not agree with you; he might be against you; but you knew where he was and, after all, that is one of the fine characteristics of a man's character that counts. The man that is vacillating and shifting and you don't know where he is—and if you do know where he is today you don't know where he will be tomorrow—is not the kind of man for leadership, and it was with a great deal of pleasure to me personally that when this session came around and we were confronted with the duty of selecting a leader, a man to preside over this Senate when the Lieutenant Governor does not occupy the Chair, Senator Simpson was elected as the President Pro Tempore. It was a compliment to him. You could pay him no higher compliment than you did, and I want to say to you now that he has performed the duties of the place, most magnificently. He has been fair with everybody; he has been honest with everybody; he has given the Senate entire satisfaction, with the way in which he has performed his duty. I believe he has occupied the Chair here more than any President Pro Tempore the Senate has ever had so far as I know. He has occupied the Chair fairly; he has done it with dispatch; he has expedited business; and the Senate under his guidance turned out more work in the same length of time than any other Senate we have ever had. We forged ahead of the House in the early days of the Senate and the House never did catch up with us, although we had to sit here and hear impeachment charges for nearly a week.

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And I want to say to Senator Simpson, that the members of this Senate think most highly of him—in fact, they love him. They have confidence in him. They appreciate him for what he is worth and out of respect for him, and as a token in some small degree of our appreciation for him we have secured, and desire now to present to him, a small token. Senator Simpson, in behalf of the Senate, I present you this Gruen watch and chain as a token of our high esteem and friendship.

Senator Simpson was recognized and expressed his thanks for the gift with the following remarks:

Acceptance Speech of President Pro Tempore T. C. Simpson, Following the Presentation by Senator R. L. Davidson, of a Watch and Chain as a Gift from the Senate Members Monday, April 4, 1921.

Mr. President and Members of the Senate:

At this time I am unable to tell you members of the Senate of my deep appreciation for this gift, which I accept as a token of your esteem and appreciation of the service I have rendered you. I appreciate it more than I am able to express.

This has been a most trying session. We have been confronted with all kinds of legislation. We have had to dissect a great deal of it and it has been mighty hard for us sometimes to agree on a lot of things. It has been very hard to rule in a number of cases, especially when I had to rule against my best friend, and on several occasions I had to do that, but I did it in a spirit of fairness—I did it because I thought it was right and just. That has been my policy during this session, to try and treat everybody fair—the minority side as well as the majority. I do not believe

that anyone can say but what I have been fair in all of my rulings, yet I probably have been wrong in some of them. I do not claim that I could sit through this long session without making some mistakes, nor do I believe it possible for anybody to preside over this Senate without making some mistakes, but I want to say to the members of this Senate that they have been courteous and they have accepted the rulings in the spirit in which they were given. When I was elected President Pro Tempore of the Senate, I realized the big responsibility that was placed upon my shoulders, but with a membership like this I was always confident that I would be sustained in my rulings as long as I was fair and just with you. Knowing the leaders of this body and their ability to handle any legislative matter that would come before them was indeed an inspiration to me and it also made it much easier for me to follow a presiding officer like Lieutenant Governor Trapp, who is one of the best presiding officers that any legislative body ever had.

This is the last of my first term and I do not know whether I will ever attempt to come back or not. It makes this indeed a solemn occasion when I realize that some of us will not be here two years from now.

After all, the best thing in serving the people is to know that you have rendered a little service to your State, and to know your friends appreciate you counts far more than to make a big name for yourself. I would rather do a hundred little things than to do one big thing. I would rather have a hundred good friends than to have the friendship of a King. Serving with you has been a great pleasure to me—it has been educational and it is an experience that any young man or even an older one should be proud to have. We are coming to the close of this session and are all leaving for our respective homes, but the pleasant memories of having served together will not be forgotten.

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I want to thank you again from the depths of my heart for this token of esteem and friendship I have received from all of you.

On motion of Senator Holloway the remarks of Senators Davidson and Simpson were ordered printed in the Journal.

Senator McPherren, on behalf of the members of the Senate, presented the President of the Senate with a gold knife.

Lieutenant Governor Trapp responded with an address of thanks and appreciation.

Senator Ingraham, on behalf of the members of the Senate, presented Senator Sherman, minority leader, with a fountain pen.

Senator Sherman accepted the gift with an address of thanks and appreciation.

Senator Harrison moved that the following editorial taken from the morning Daily Oklahoma be printed in today's Senate Journal, which prevailed.

EDITORIAL.

The State Must Go Forward!

Regardless of republican or democratic politics, Oklahoma must go forward!

When the house of representatives adjourned sine die early Sunday morning a colossal crime against the people of Oklahoma was committed.

Without appropriation bills cleared for the departments of the state government, with a cash balance promised but not provided for state schools, prisons, asylums, blind schools and orphans' homes, the republican house paved the way for the closing of the schools of Oklahoma and the opening of the asylums and orphans' homes—the turning back of the charges now cared for by the state into the hands of the counties from which these unfortunate children of circumstance have come.

More than that the state board of equalization cannot fix a levy, the county is in turn throttled as to taxes and down to the very basic school district unit, the pinch of petty politics will be felt.

In this disastrous deadlock there are three paths that may lead back to sanity:

1. Speaker George Schwabe might be prevailed upon to call back the errant republican majority in the house.
2. By resort to the initiative, appropriation bills may be voted upon by the state at large.
3. Governor Robertson may call an extraordinary session.

There are only two logical alternatives.

The first seems hopeless. If Schwabe could have influenced the republican majority, or wanted to direct it, it would have been done before final adjournment Sunday morning.

After ninety days of backing and filling, of dickerings with puny local matters and playing the rankest kind of partisan politics, the American Legion program in Oklahoma

is as dead as a mackerel. After three months of struggling with political hocus, there is not a bed in Oklahoma for a wounded soldier from the fields of France to die in. The republican majority in the house had its neck bowed under the direction of Jim Harris from the outset. To imagine that the people of Oklahoma could appeal to Speaker Schwabe with such pressure that he might issue an order to get the representatives back is possible, but to presume that the house majority, or the head of the republican party in Oklahoma would change its attitude toward big constructive legislation at this late and lamentable hour, is unthinkable.

Proposition number two is much desired by the republicans. There is evidence a plenty that the republicans made up their minds a week ago never to yield the democratic state administration a decent dollar in the appropriations measures, to stick the stigma of a \$2,000,000 extra tax load on the people against the democratic party, and to force an extra session before they could get to a compromise that would give a minimum of life blood to the vast business institution which is the state of Oklahoma.

He would indeed be a courageous governor, with much stomach for punishment and courage regarding the confidence the people of the state have in the chief executive, were he to call together in extraordinary session, this rankly partisan assemblage that for these three good months last past has been straining at gnats and swallowing camels. If the governor were guilty of no other questionable act, the calling together of the Eighth Legislature in extraordinary session would justify his impeachment.

But one possibility remains—the initiative petition.

The Daily Oklahoman believes that the men and women of Oklahoma will rise like an army unit in terrible indigna-

tion when the facts become known and from Cimarron to McCurtain county demand that the initiative, the vote from the forks of the creek registered in the ballot box, correct immediately the doleful dereliction of the general assembly, elected and established by a democratic constitution to help the state government—not to hamstring it.

David Harum said no man ever "oughta try hoss tradin' unless he was willing to come a little bit." Both democrats and republicans must come a little. There must be compromise. The democratic senate majority saw too late that the endurance contest would smash the state government. The senate conference of late Saturday night decided to concede to a dangerous point, but quick as the house got wind of the danger of an agreement, it cut the ropes and adjourned. The compromise should have come earlier.

The house and senate were \$2,000,000 apart on the appropriation measures. The house cut the senate's departmental measure \$1,300,000 and the senate hiked the house institutional measure \$750,000.

The Daily Oklahoman does not pass judgment on all proposed appropriations. Granted that the house republicans had basis for their belief that some of the departmental budgets were padded, nevertheless insane and senseless cuts were made, emasculating the agricultural department, the health department, the highway department. Conceding that some state institutions might get along on a few thousand less, do the members of the general assembly think for a minute that the state will tolerate a condition bordering on bolshevism because members of two political parties will not pull when hitched to the same wagon? The senate democrats already have backtracked from the dangerous cliff overhanging "all our appropriations or none!" The senate is ready to take any reasonable

Seventy-Eighth Day, Monday, April 4, 1921. 1995

compromise. The republican attitude must come down a peg also. Give the state a fair set of appropriation measures through the initiative method.

The way just ahead is not a marked road, but this much is sure—the state university is not going to close—the A. and M. college is not going to close—the blind school is not going to close—the orphan asylums are not going to close—the insane are not going to be turned back to their home counties—the public schools ARE NOT GOING TO CLOSE!

There is a power in a commonwealth superior to the general assembly. That power is the people. The people are about to speak!—(Daily Oklahoman, April 4, 1921).

On motion of Senator Davidson the Senate adjourned until 1:30 Tuesday afternoon.

SEVENTY-NINTH LEGISLATIVE DAY.

Tuesday, April 5th, 1921.

The Senate met at 10 o'clock pursuant to adjournment, and was called to order by the President.

On roll call the following Senators were present:

Anglin, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Harrison, Holloway, Johnson, Lillard, Looney, McPherran, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, West, Woods, (W. H.) Total 23.

Absent: Briggs, Brown, Carlock, Cornett, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Hensley, Hill, Horner, Ingraham, Land, Leedy, Lynch, Spurlock, Wallace, Wells, Woods, (E. E.) Total 21.

The Chair announced a quorum present.

Prayer by the Chaplain.

The Journal of the previous day's session was read and approved.

The following messages from the House were read:

Seventy-Ninth Day, Tuesday, April 5, 1921. 1997

To the Honorable, The President, and Members of the Senate:

I have the honor to advise that I have this day approved the following:

Senate Bill No. 426, by Morton, of the Senate; and Nance, of the House, entitled: "An Act authorizing the sheriffs of all counties of the State of Oklahoma, having a population of not less than 24,600, etc."

Senate Bill No. 273, by Glasser and Cordell, entitled: "An Act amending Chapter 164, Session Laws of 1915, relating to income taxes, etc."

Senate Bill No. 339, by Anglin, of the Senate; and Schofield, of the House, entitled: "An Act vitalizing Sec. 10, of Art. 5, of the Constitution of Oklahoma, etc."

Senate Joint Resolution No. 27, by Draughon, entitled: "A Resolution memorializing Congress to exempt from the payment and reports of income taxes in the sum of less than Five Thousand Dollars (\$5,000.00)."

Senate Joint Resolution No. 28, by Holloway, McPherrin, Fleming and Cartwright, of the Senate; and White, Stovall, and Dyer, of the House, entitled: "A Joint resolution extending the appropriation made for tick eradication by Senate Joint Resolution No. 16, etc."

Senate Joint Resolution No. 32, by Harrison, entitled: "A Resolution authorizing and directing the Board of County Commissioners of Pontotoc county, Oklahoma, to pay Mrs. Gus Nebhut the sum of \$600.00, and declaring an emergency."

Senate Bill No. 271, by Cordell, entitled: "An Act making an appropriation for expenses of the State Board of Agriculture in enforcing the law regulating the sale of agricultural seed, etc."

And have caused the same to be filed in the office of the Secretary of State, as provided by law.

Respectfully,

J. B. A. ROBERTSON, Governor.

Senator Davidson moved that the Senate stand adjourned until 1:30 Wednesday, which prevailed.

Seventy-Ninth Day, Tuesday, April 5, 1921. 1999

EIGHTIETH LEGISLATIVE DAY.

Wednesday, April 6th, 1921.

The Senate met at 1:30 o'clock pursuant to adjournment, and was called to order by the President.

On roll call the following Senators were present:

Anglin, Cartwright, Clark, Cordell, Coyne, Davidson, Dearmon, Draughon, Harrison, Holloway, Johnson, Lillard, Looney, McPherren, Morton, Nichols, Pugh, Ratliff, Rutherford, Sherman, Simpson, West, Wood, (W. H.) Total 23.

Absent: Briggs, Brown, Carlock, Cornett, Durant, Fleming, Frye, Glasser, Golobie, Harvey, Hensley, Hill, Horner, Ingraham, Land, Leedy, Lynch, Spurlock, Wallace, Wells, Woods, (E. E.) Total 21.

The Chair announced a quorum present.

Prayer by the Chaplain.

Senator Nichols, in presenting Senator Looney with a gold mounted hand bag as a gift from the members of the Senate, made the following remarks:

ADDRESS OF SENATOR NICHOLS IN PRESENTING GIFT
OF THE SENATE TO SENATOR LOONEY.

The Senate of the Eighth Legislature is now in session. It has the distinction that no other Senate in the history of the State has ever had, that is, the distinction of having as one of its members a lady. I think that the women of the State of Oklahoma are to be heartily congratulated, and that their cause, which they have so strongly fought for in the past, is to be congratulated, in that the personnel of their first representative in the Senate of the State of Oklahoma is just what it is.

There has been fear about the women taking the part that the law has granted them in the affairs of the State, but in the person of our friend, Senator Looney, we have a representative who has not caused a furore by reason of some feminine trait. She has not caused any uproar because of her feminine ideas, but she has met with us and sat with us and voted with us as the rest of us have done. And I say that the cause of woman's entrance into the public life of the State has been strengthened and vindicated by the choice of the first representative that has come here.

She was fortunate, and we were fortunate, in the fact that she came to us with knowledge of public affairs, and that she has used that knowledge, as chairman of one of the most important committees of the Senate, and has brought forth legislation from that committee that would have been a credit to any one of this Senate, or any other person who thought they were first in the affairs of the State. She has crossed swords with the best debaters in the Senate, and I say, to her everlasting credit, she has received credit for a touch on the oratorical breast of my distinguished friend, Senator Rutherford, and has matched her wit with that stalwart veteran of many oratorical bat-

ties, in court and out, and has come off with signal victory on many occasions.

I say that our lady Senator has demeaned herself in a manner that has reflected credit upon herself and upon this Senate and upon the cause of the women's entrance into public life.

We can't say to you, Senator Looney, as we do to each other, that we love you, because we might be misunderstood, because of the time-honored interpretation that has been given that phrase as passed from a man to a woman; but if you will consider that phrase in the same light that my friend, Senator Davidson, said to Senator Simpson, we wish to say to you—we wish you to know that, as the expression is common from man to man, we say it to you at this time, and we want you to know that you have our friendship, our respect, and our admiration, and that has emanated from the good fellowship of our Senatorial association.

And in the name of this Senate, we present you a token, which is an effort on our part, in a slight degree, to show our appreciation and esteem for your companionship while here.

Senator Looney responded with an appropriate address of thanks.

Senator Holloway briefly thanked Senator Looney for the splendid services rendered, as follows:

Address of Senator Holloway After Presentation of Gift
by Senator Nichols to Senator Looney.

Gentlemen of the Senate:

It is not expected that anything else be said, because Senator Nichols has, in a very splendid way, expressed the

sentiment of this Senate, but I want to add to what he has said in my own way the very high regard and esteem in which I hold Senator Looney.

I came from Arkansas to this State about ten years ago. I had not taken very much interest in politics, but I was raised with the idea that women had no place in public life and I adhered to that idea, Gentlemen of the Senate, until a very short time ago and, to tell you the truth now (I would not admit it in the campaign prior to this time) I never was completely and fully convinced that women ought to take a place in public life until I observed closely the service of Senator Looney in this Senate. But I will say to you, Gentlemen of the Senate, that her service here—her one hundred per cent efficiency, if you please—have convinced me that if the other women of this State exercise the same splendid judgment in public affairs that Senator Looney has, I say to you that I hope her tribe will increase. I say that without fear, because I believe it is right.

I want to say to Senator Looney, and to the women of this State, that I think her splendid service here is a distinct compliment to the womanhood of Oklahoma. I have said that upon numerous private occasions, and I say it, Senator Looney, as it comes out of my heart, and I feel that that sentiment is the sentiment common in the breast of every member of this Senate.

To begin with, you came here with the idea that you wanted to listen and learn. You didn't have the big-head, you were not stuck-up. You know that spirit destroys the usefulness of more people than any other one thing that you might mention. You came here with the idea that you were going to listen and learn and do your part in the program of constructive legislation, and I say that you have

succeeded. You have done your part. As chairman of the committee to which Senator Nichols referred, one of the most important committees of this Senate, you discharged the functions of that high office to the eminent satisfaction of this Senate and the people of this State.

I simply want to add my voice to what Senator Nichols has said, when I say to you that we are proud of you, and want to say to the womanhood of Oklahoma that we are proud of their representative in the State Senate. We are proud of your service. It reflects much upon you personally, the members of your family, and your intimate friends. But far and above that, Gentlemen of the Senate, Senator Looney's service is a higher and distinct compliment to the womanhood of Oklahoma.

Senator Simpson moved that the addresses of Senators Nichols and Holloway be printed in the Journal, which prevailed.

Senator Lillard moved that the Senate recess for fifteen minutes which prevailed.

The Senate reconvened, the President presiding.

On motion of Senator Nichols the Journal of April 6th was approved.

Senator Davidson presented the following report:

REPORT OF CONFEREES ON SENATE BILL

No. 155.

Mr. President:

We, your conferees on Senate Bill No. 155, by the Senate and House Committees on Appropriations, entitled: "An

Act making general appropriation for the budget expenses of the executive and judicial departments of the State, and for the interest on the public debt, for the fiscal years ending June 30, 1922, and June 30, 1923," beg leave to make the following report:

Immediately upon our appointment as conferees on this bill, we sought a conference with Messrs. Bailey, Tylee, and Harp, House conferees thereon, and arranged for a meeting of the conference committee at seven o'clock p. m., April 2, 1921, in the House Appropriations Committee room. Your conferees met the House conferees at the place named shortly after the appointed hour, and your conferees, after waiting for the House conferees about fifteen or twenty minutes, began the consideration of the House amendments to the bill, and continued in conference with the House conferees in discussing 21 of the 126 House amendments for about twenty minutes, during which time your conferees agreed to a number of the House amendments, and the House conferees and your conferees agreed to recede from one House amendment and substitute therefor an amendment to which the Senate and the House conferees agreed. All other House amendments considered by the committee were passed temporarily without arriving at an agreement or disagreement thereon.

At the end of the twenty minutes' deliberations, and without considering at all 105 of the 126 House amendments, Mr. Bailey requested a recess of the deliberations for the period of one hour, for the announced purpose of conferring with House members, who were not members of the conference committee, to ascertain whether or not there was any chance of an agreement being reached on the bill. The Senate conferees acceded to his request and permitted a recess of one hour for the purpose suggested.

At the end of the recess, your conferees went to the House Chamber and found Mr. Bailey in his accustomed seat on the floor of the House, and interrogated him as to the result of his conference. They were advised by him that there was no chance of an agreement on the bill, and that the only course to be pursued was for the Senate and House conferees to make a report that they were unable to agree, and to adjourn without passing the appropriation bill, and then have the Governor call a special session of the Legislature for the purpose of making the necessary appropriations. To this, your conferees objected, advising Mr. Bailey that the Senate desired to reach an agreement with the House on the bill at this session, and that they were opposed to adjourning without reaching an agreement, and were opposed to a special session of the Legislature for the purpose of doing that which could be done now at this session; but Mr. Bailey was persistent in his attitude that an agreement could not be reached, and your conferees advised him that they would confer with the members of the Senate and report as soon as the conference was ended, as to what course they would pursue.

Your conferees then conferred with Governor J. B. A. Robertson about the matter for a few minutes in his office, and, upon returning to the corridor of the legislative hall, we met Mr. Bailey and Mr. Tylee, who inquired of us what we intended to do, and we advised them that we were about to hold a conference on the matter and would advise them of our decision as soon as the conference was concluded. We then proceeded into the Senate Chamber and requested of the Senate a recess of fifteen minutes, which was granted; and immediately thereafter, a conference of a representative number of the members of the Senate was held, and your conferees made a report to those in attendance on the conference as to what had transpired, and sought advice as to the proper course to be pursued. The

result of the conference was that the Senate and its conferees on this bill ought to use every endeavor to arrive at an agreement with the House on the bill, but that, in view of the fact that it was near midnight, and that there were 126 House amendments to the bill, radically changing and materially affecting the various departments of State, and believing that an agreement could more readily be arrived at by permitting the membership of the two Houses to adjourn until Monday and rest, and that a more calm and deliberate consideration of the differences between the two Houses would thus be insured, and the probability of an agreement greatly enhanced thereby, it was decided that the wise and sane course to pursue was to reconsider the adjournment resolution and request the House to devote at least one or two more days to the calm and deliberate consideration of the differences between the two Houses on the general departmental and the general institutional appropriation bills; that the Senate desired to complete the work of the session and make all necessary appropriations before adjournment, and thus obviate the necessity of the Governor's calling a special session of the Legislature and imposing upon the people the expense of a special session; and your conferees agreed to the conclusions arrived at in the conference of the Senators, and were desirous of using every endeavor to arrive at an agreement with the House conferees on the bill; and, in pursuance of the understanding so arrived at, the chairman of the Senate conferees, upon the reconvening of the Senate at the end of the recess, made a statement of the situation and moved that the vote by which Senate Concurrent Resolution No. 22 had been adopted be reconsidered, which motion was duly carried; and, thereupon, the chairman of the Senate conferees moved that the Secretary of the Senate be directed to transmit a message to the Honorable House, notifying it that the Senate had reconsidered the adjournment resolution.

The chairman of the Senate conferees, immediately thereafter, went to the House Chamber for the purpose of advising Mr. Bailey, the chairman of the House conferees, the decision that the Senate conferees had arrived at, but found upon entering the House Chamber that the news of the Senate's action in reconsidering the vote by which the adjournment resolution had been adopted, had preceded him, and that the membership of the House was advised, unofficially, that the Senate had reconsidered the adjournment resolution. The chairman of the Senate conferees found Mr. Schwabe, the Speaker of the House, Mr. Bailey, the chairman of the House conferees, and several other members of the House, in conference on the Speaker's stand, and, addressing himself to Mr. Bailey, the chairman of the House conferees, advised him that the Senate had reconsidered the adjournment resolution for the purpose of giving the conference committee on this bill more time in which to calmly and deliberately endeavor to reach an agreement, and also advising him, in the presence of the Speaker and others, that it was the desire of the Senate conferees to use every endeavor to reach an agreement with the House conferees; that it was now midnight, and that there were many House amendments to the bill; that the membership of the Senate and the House were worn out, and that it was humanly impossible for the conference committees to properly consider the differences between the two Houses and arrive at a proper agreement during the night, and that we were of the opinion that an agreement could more assuredly be arrived at by taking an adjournment of a day or two for further deliberations and consideration by the conference committee, and that we therefore requested the House to adjourn, when it did adjourn, until Monday, April 4, 1921, and that we desired further conferences with the House conferees on the bill for the purpose of making a bona fide endeavor, and, in fact, using every available means to arrive at an agreement on the

bill. Mr. Schwabe informed the Senate conferees that it was impossible for them to keep their members here on two dollars a day; that the only thing to do was for the conferees on the bill to report a disagreement, and adjourn, and have the Governor call a special session to make the necessary appropriations. To this, the Senate conferees objected and protested, stating that we desired to finish the work of the session before adjournment, and obviate the necessity for a special session of the Legislature, and that we desired a day or two more within which to arrive at an agreement; and your conferees then proceeded back to the Senate Chamber.

Within five minutes after the chairman of the Senate conferees left the House Chamber to return to the Senate, the House conferees made a report on Senate Bill No. 155, and also on House Bill No. 319, the same being the general institutional appropriation bill, on which no conference had been granted and on which no conference committee had been appointed by the Senate, to the effect that the conference committee on each of said bills could not agree; and then Mr. Bailey moved that the House adjourn sine die, which motion was carried.

Immediately upon the adoption of the sine die adjournment motion, the members of the House dispersed and many of them returned to their several homes, and have failed and refused to reassemble to finish the work of this session.

Your conferees, therefore, respectfully report that, by reason of the attempted adjournment of the House and the

Eightieth Day, Wednesday, April 6, 1921 2009

dispersal of its membership, they are unable to have further conference on this bill.

Respectfully submitted,

R. L. DAVIDSON, Chairman.

CLARK NICHOLS.

HARRY B. CORDELL.

Senate Conferees.

Senator Nichols presented the following motion:

“Mr. President:

We present the following motion because of the conditions that have arisen in the legislature by reason of the failure and refusal of the House of Representatives to remain in session to transact the necessary business of the state:

We have learned in an unofficial way and have all reasons for believing that the house has dissolved and the members thereof returned to their several homes. We find that more than 80 per cent of the work of the ninety day session has been rendered useless labor by the dissolution of the house. The departmental appropriation bill, without which the state government cannot be maintained, is still in conference and the house conferees thereon have departed for parts unknown.

“We find that the institutional appropriation bill, as amended, by the senate has not been accepted by the house and no conference to consider the differences between the two houses on this bill has yet been appointed.

“We find that the American Legion hospital bill is in conference between the two houses and that the dissolution

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By WALLACE:

SENATE BILL NO. 1—

An Act making it unlawful for a member of the Legislature to be appointed to any office by the Governor, the Governor and Senate, or by the Legislature during the term for which he has been elected, and fixing penalty, and declaring an emergency.

| | |
|--------------------------------|-----|
| First Reading | 80 |
| Second Reading | 86 |
| Withdrawn from Committee | 534 |

By HENSLEY: (By Request)

SENATE BILL NO. 2—

An Act providing that the sixteenth day of November of each and every year shall be known and observed as "Oklahoma Day."

SENATE BILL NO. 3—

An Act providing for extending the time of payment of all state, county, school district, municipal and township taxes; regulating the collection of the same; providing penalties for non-payment thereof, and declaring an emergency.

| | |
|----------------------|----|
| First Reading | 81 |
| Second Reading | 87 |

By FRYE:

SENATE BILL NO. 4—

An Act providing for extending the time of payment of all state, county, school district, municipal, and township taxes; regulating the collection of the same; and declaring an emergency.

| | |
|----------------------|----|
| First Reading | 81 |
| Second Reading | 87 |

By LEEDY :

SENATE BILL NO. 5—

An Act providing for the taxing of oil and gas leases and for a recording tax or registration fee when filing said leases for record, and providing for procedure for collection special tax and for other purposes; providing a penalty for violating the provisions of such act, and declaring an emergency.

| | |
|----------------------|----|
| First Reading | 81 |
| Second Reading | 87 |

By McPHERREN, HORNER, HOLLOWAY, JOHNSON AND HILL :

SENATE BILL NO. 6—

An Act prohibiting any person, firm or corporation from exhibiting, exposing to view, or transporting from one place to another, within this State, any film, picture or moving picture film showing or purporting to show the conduct, or purported conduct or simulating the conduct, or purported conduct, in acts of violence, or crime, or immorality, of any person of criminal reputation; or of general reputed immoral character, or who has been convicted of crime, or of any ex-convict, desperado, bandit, train robber, bank-robber, murderer or outlaw, or showing or purporting to show improper sex relations, or any church, priest or minister of the gospel in a degrading light; and prohibiting the taking, preparing and manufacturing of the same and of the parts and accessories thereof within the State; and defining the offense thereunder, fixing the penalties

therefor, and prescribing procedure for the prosecution thereof, and for other purposes, and declaring an emergency.

| | |
|------------------------------|-----------------------|
| First Reading | 81 |
| Second Reading | 87 |
| Reported | 132 |
| Considered and Amended | 229-231 |
| Recommitted | 231 |
| Re-referred | 249 |
| Reported | 975 |
| Considered and Amended | 1428, 1664-1666, 1682 |

By CORDELL OF THE SENATE AND KING OF THE HOUSE:

SENATE BILL NO. 7—

An Act to amend Section 1 of the Chapter 171 of the Session Laws of Oklahoma, 1919, Entitled: "An Act to abolish the offices of Township Trustee, Township Clerk and Township Treasurer of each township in certain counties in the State of Oklahoma, and confer the powers and duties of said offices on the Board of County Commissioners, County Clerk and County Treasurer of such counties; repealing all acts in conflict therewith and declaring an emergency."

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| First Reading | 84 |
| Second Reading | 108 |
| Advanced | 108 |
| Engrossed | 120 |
| Third Reading | 124 |
| Transmitted to House | 125 |
| Passed by House as Amended | 915 |

| | |
|--|-----------|
| Conference | 942, 1130 |
| Senate Conferees Appointed | 1140 |
| Senate Adopts Conference Report | 1143 |
| Passed as Amended by Conference | 1143 |
| Conference Report Adopted by House | 1235 |
| Reported Enrolled | 1339 |
| Fourth Reading | 1340 |
| Transmitted to Governor | 1491 |

By WOODS, OF ROGERS:

SENATE BILL NO. 8—

An Act amending Chapter 12 Session Laws of 1919, by adding a new section limiting the number of changes in text books.

| | |
|----------------------|-----|
| First Reading | 85 |
| Second Reading | 108 |

By LOONEY:

SENATE BILL NO. 9—

An Act provide for the construction by the State of Oklahoma of a hospital, and vocational training building for honorably discharged United States soldiers, sailors and marines and army and navy nurses suffering from disabilities and diseases; providing for a commission to carry into effect the provisions of this act, and making an appropriation therefor; and providing for the leasing or

selling of hospital to the United States Government, and
declaring an emergency.

| | |
|-----------------------------------|------|
| First Reading ----- | 85 |
| Second Reading ----- | 108 |
| Reported -- ----- | 409 |
| Re-referred -- ----- | 453 |
| Made Special Order ----- | 574 |
| Reported -- ----- | 585 |
| Advanced ----- | 586 |
| Third Reading ----- | 588 |
| Reported Engrossed ----- | 595 |
| Transmitted to House ----- | 603 |
| Passed by House, as Amended ----- | 1938 |
| Senate asks for Conference ----- | 1949 |
| House Appoints Conferees ----- | 1967 |

By LEEDY:

SENATE BILL NO. 10—

An Act to amend Section No. 3885 of the Revised and Annotated Statutes of Oklahoma of 1910 relating to the qualification to marry, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading ----- | 85 |
| Second Reading ----- | 108 |
| Reported -- ----- | 759 |

By INGRAHAM:

SENATE BILL NO. 11—

An Act pertaining to the disposition of unused church property, buildings and equipment in the State of Oklahoma, dedicated by any sect, church organization or association having a congregational form of Government.

| | |
|--------------------------|------|
| First Reading | 85 |
| Second Reading | 108 |
| Reported .. | 257 |
| Recommitted .. | 425 |
| Reported .. | 640 |
| Advanced .. | 1639 |
| Reported Engrossed | 1684 |
| Fails of Passage | 1692 |
| Reconsidered .. | 1719 |
| Fails of Passage | 1720 |

By GOLOBIE:

SENATE BILL NO. 12—

An Act providing for the vacation of additions and town-plats of municipalities.

| | |
|-----------------------------|-------------|
| First Reading | 85 |
| Second Reading | 108 |
| Reported .. | 772 |
| Advanced .. | 1645 |
| Reported Engrossed | 1715 |
| Third Reading | 1730 |
| Amended .. | 1731 |
| Reported Re-engrossed | 1743 |
| Transmitted to House | 1743 |

By SENATE AND HOUSE COMMITTEES ON AGRICULTURE:

SENATE BILL NO. 13—

An Act providing for the incorporation, organization and operation of warehouse system for the State of Oklahoma, making appropriation therefor, and declaring an emergency.

| | |
|---|-----|
| First Reading | 85 |
| Second Reading | 108 |
| Reported | 181 |
| Re-referred | 249 |
| Reported | 274 |
| Considered and Amended—325-329, 343-346, 364-371, 413-417, 425. | |
| Made Special Order | 403 |
| Advanced | 417 |
| Reported Engrossed | 434 |
| Third Reading | 445 |
| Emergency Lost | 446 |
| Transmitted to House | 446 |

By CORDELL OF THE SENATE AND KING OF THE HOUSE:

SENATE BILL NO. 14—

An Act to amend Section 3 of Chapter 165 of the Session Laws of 1919, relating to deputy sheriffs in certain counties, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 86 |
| Second Reading | 109 |

| | |
|----------------------------|----------|
| Reported | 120 |
| Considered | 141, 149 |
| Advanced | 142 |
| Recommitted | 150 |
| Reported | 170 |
| Advanced | 173 |
| Third Reading | 189 |
| Transmitted to House | 190 |

By CORDELL OF THE SENATE AND GRAVES OF THE HOUSE:

SENATE BILL No. 15—

An Act providing for threshers' lien on grain or seed; providing for the procedure to foreclose lien; and repealing Chapter 38 of the Session Laws of 1913, and all laws and parts of laws in conflict therewith.

| | |
|------------------------------|------|
| First Reading | 107 |
| Second Reading | 123 |
| Reported | 197 |
| Re-referred | 249 |
| Reported | 437 |
| Stricken from Calendar | 1018 |

By DAVIDSON OF THE SENATE AND BELL AND ROGERS OF THE HOUSE:

SENATE BILL No. 16—

An Act abolishing and discontinuing superior courts in all counties having a population in excess of one hundred thousand, according to the last decennial census, and pro-

viding for the transfer of records, papers, books and files from superior courts which cease to exist by reason of this act, and declaring an emergency.

| | |
|-------------------------------|-----|
| First Reading | 107 |
| Second Reading | 123 |
| Reported | 170 |
| Advanced | 193 |
| Third Reading | 207 |
| Transmitted to House | 208 |
| Passed by House | 354 |
| Reported Enrolled | 378 |
| Fourth Reading | 390 |
| Transmitted to Governor | 400 |
| Approved by Governor | 453 |

By DAVIDSON OF THE SENATE AND BELL AND ROGERS OF THE HOUSE:

SENATE BILL No. 17—

An Act allowing two additional judges for the Twenty-first Judicial District of the State of Oklahoma, and providing for the appointment and election of such additional judges, and declaring an emergency.

| | |
|----------------------------------|-----|
| First Reading | 107 |
| Second Reading | 123 |
| Reported | 258 |
| Advanced | 309 |
| Reported Engrossed | 319 |
| Third Reading | 323 |
| Passed by House as Amended | 915 |
| Conference | 942 |

| | |
|---|------|
| House Appoints Conference Committee | 1280 |
| Senate Conferees Appointed | 1290 |
| Conference Committee Reports | 1488 |
| Senate asks House to Recede from Amendments | 1489 |
| Passed by Senate, as Amended | 1837 |
| Reported Enrolled | 1875 |
| Fourth Reading | 1876 |
| Transmitted to Governor | 1906 |

By JOHNSON AND MORTON :

SENATE BILL NO. 18—

An Act amending Section 1 of Senate Bill No. 150 of the Session Laws of 1917, relating to the formation of Union Graded Schools.

| | |
|--------------------------|-----|
| First Reading | 107 |
| Second Reading | 123 |
| Reported | 259 |
| Advanced | 453 |
| Reported Engrossed | 457 |
| Third Reading | 466 |

By WOODS OF McCLAIN :

SENATE BILL NO. 19—

An Act providing for fees for jurors and witnesses and amending Section 3236 of the Revised Laws of Oklahoma, 1910, and declaring an emergency.

| | |
|------------------------------|---------|
| First Reading | 107 |
| Second Reading | 123 |
| Reported | 132 |
| Considered and Amended | 190-192 |
| Advanced -- | 192 |
| Third Reading | 206 |
| Reported Re-engrossed | 226 |
| Transmitted to House | 229 |

By WELLS OF THE SENATE AND HARRIS OF THE HOUSE :

SENATE BILL NO. 20—

An Act providing for the manner of election of directors or trustees of private corporations, repealing all laws in conflict therewith and declaring an emergency.

| | |
|------------------------------|------|
| First Reading | 107 |
| Second Reading | 123 |
| Reported | 419 |
| Considered and Amended | 1120 |
| Advanced | 1121 |
| Reported Engrossed | 1142 |
| Third Reading | 1145 |

By DURANT :

SENATE BILL NO. 21—

An Act repealing Sections 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003 and 2004 of the Revised Laws of

Oklahoma 1910, the same being House Bill No. 132, approved March 4th, 1910, Chapter 34 of the Session Laws of 1910, abolishing county court at Afton, Ottawa County Oklahoma, and declaring an emergency.

| | |
|--------------------------|-----|
| First Reading | 108 |
| Second Reading | 123 |
| Reported | 171 |
| Advanced | 209 |
| Reported Engrossed | 226 |
| Third Reading | 226 |

By CORDELL:

SENATE BILL NO. 22—

An Act to amend Section 3, Chapter 165 of the Revised Laws of Oklahoma 1919, pertaining to the fees of deputy sheriffs.

| | |
|------------------------------|------|
| First Reading | 121 |
| Second Reading | 136 |
| Reported | 331 |
| Stricken from Calendar | 1535 |

By HENSLEY:

SENATE BILL NO. 23—

An Act to regulate the purchase and sale of second hand motor vehicles and parts; providing for the licensing of the business of dealing in second hand motor vehicles; to pre-

vent the **removal, mutilation or alteration of makers numbers** on motor vehicles; to prevent the theft of motor vehicles and parts thereof.

| | |
|------------------------------|-----|
| First Reading | 121 |
| Second Reading | 136 |
| Reported | 221 |
| Considered | 268 |
| Recommitted | 269 |
| Reported | 332 |
| Considered and Amended | 718 |
| Advanced | 719 |
| Reported Engrossed | 731 |
| Third Reading | 736 |

By HENSLEY :

SENATE BILL NO. 24—

An Act for the prevention of blindness from ophthalmia neonatorum.

| | |
|---|---------|
| First Reading | 121 |
| Second Reading | 136 |
| Reported | 237 |
| Considered and Amended | 304-307 |
| Advanced | 325 |
| Reported Engrossed | 338 |
| Third Reading | 340 |
| Passed by House as Amended | 915 |
| Senate Concurs in House Amendment | 94 |
| Reported Enrolled | 979 |

| | |
|-------------------------------|------|
| Fourth Reading | 990 |
| Transmitted to Governor | 1080 |
| Approved by Governor | 1107 |

By GOLOBIE:

SENATE BILL NO. 25—

An Act fixing the salaries of County Judge, Sheriff, County Attorney, County Clerk, County Treasurer, Court Clerk, County Assessor, County Commissioners, County Superintendent of Public Instruction, Jailor and the Deputies of the County Clerk, Treasurer, County Attorney, Assessor, County Superintendent and Sheriff.

| | |
|--|------|
| First Reading | 121 |
| Second Reading | 136 |
| Reported | 183 |
| Advanced | 212 |
| Reported Engrossed | 226 |
| Third Reading | 228 |
| Passed by House as Amended | 792 |
| Senate Concurs in House Amendments | 809 |
| Reported Enrolled | 865 |
| Fourth Reading | 878 |
| Transmitted to Governor | 921 |
| Approved by Governor | 1008 |

By LILLARD AND SHERMAN:

SENATE BILL NO. 26—

An Act prohibiting extortion and profiteering and imposition of improper charges to the public, prescribing proper and legal

rates and charges to be made by merchants and others engaged in commerce and trade with the public, providing a penalty for the violation thereof and declaring an emergency.

| | |
|------------------------------|----------|
| First Reading | 121 |
| Second Reading | 136 |
| Reported | 171 |
| Considered and Amended | 209-211 |
| Recommitted | 211, 249 |
| Considered | 552 |

By LEEDY:

SENATE BILL NO. 27—

An Act providing for a court of general jurisdiction of law and equity for all public utilities, corporations, common carriers transportation companies, organizations and co-partnerships, and the manufacture and sale of any and all commodities, of this State; and affecting labor, union labor and employees, fixing the number of judges and officers and their salaries; providing penalties for violation of this act and repealing Article 4, of Chapter 246, of the Session Laws of 1915 and all acts and parts of acts in conflict therewith.

| | |
|----------------------|------|
| First Reading | 121 |
| Second Reading | 136 |
| Reported | 1358 |

By CORDELL:

SENATE BILL NO. 28—

An Act amending Chapter 114, of the Session Laws of Oklahoma 1913, relating to unfair competition and discrimina-

tion and amending Section 1, and declaring an emergency.

| | |
|----------------------------|-----|
| First Reading | 122 |
| Second Reading | 136 |
| Reported do not Pass | 678 |

By McPHERREN AND CARTWRIGHT:

SENATE BILL NO. 29—

An Act making appropriation for furnishing the educational building at Southeastern State Normal, providing for heating building, connecting with sewer; and declaring an emergency.

| | |
|--|-------------------|
| First Reading | 122 |
| Second Reading | 136 |
| Reported | 169 |
| Considered and Amended | 149, 192, 231-232 |
| Advanced | 232 |
| Third Reading | 242 |
| Emergency Lost | 243 |
| Emergency Reconsidered and Carried | 454 |
| Transmitted to House | 455 |
| Passed by House, as Amended | 1279 |
| Senate Concurs in House Amendments | 1285 |
| Passed by Senate as amended | 1318 |
| Reported Enrolled | 1339 |
| Fourth Reading | 1340 |
| Transmitted to Governor | 1406 |

By SPURLOCK AND CORDELL:

SENATE BILL NO. 30—

An Act amending Chapter 290 of the Session Laws of 1919.

| | |
|----------------------|-----|
| First Reading ----- | 122 |
| Second Reading ----- | 136 |

By SPURLOCK and LEEDY :

SENATE BILL NO. 31—

An Act amending Section 8227, Article 1, Chapter 79, of the 1910 Revised Laws of Oklahoma, relating to trusts and pools.

| | |
|-------------------------------|------|
| First Reading ----- | 122 |
| Second Reading ----- | 136 |
| Reported -- ----- | 197 |
| Recommitted ----- | 249 |
| Reported ----- | 259 |
| Advanced ----- | 570 |
| Reported Engrossed ----- | 595 |
| Third Reading ----- | 605 |
| Reported Re-engrossed ----- | 624 |
| Transmitted to House ----- | 636 |
| Passed by House ----- | 1272 |
| Reported Enrolled ----- | 1309 |
| Fourth Reading ----- | 1317 |
| Transmitted to Governor ----- | 1378 |
| Disapproved by Governor ----- | 1432 |

By LEEDY AND SPURLOCK OF THE SENATE AND McCOLLIGIN AND BECK OF THE HOUSE :

SENATE BILL NO. 32—

An Act amending Sections, 115, 116, 117, 118, 119 and 120 of Article 1 of Chapter 3 of the Revised & Annotated Laws

of the State of Oklahoma, 1910, and repealing Chapter 98 of the Session Laws of 1917, and declaring an emergency.

| | |
|------------------------------|---------|
| First Reading ----- | 122 |
| Second Reading ----- | 136 |
| Reported ----- | 197 |
| Considered and Amended ----- | 249-250 |
| Advanced ----- | 250 |
| Reported Engrossed ----- | 256 |
| Third Reading ----- | 264 |

By LEEDY:

SENATE BILL NO. 33—

An Act to levy a special tax of one (1) cent per gallon upon gasoline sales at retail in the State, for public school purposes and providing a penalty for the violation of this act and declaring an emergency.

| | |
|----------------------|-----|
| First Reading ----- | 122 |
| Second Reading ----- | 136 |

By CORDELL:

SENATE BILL NO. 34—

An Act providing for the licensing and registration of dogs.

| | |
|----------------------|-----|
| First Reading ----- | 122 |
| Second Reading ----- | 136 |

By LEEDY AND CARTWRIGHT:

SENATE BILL NO. 35—

An Act to regulate the practice of chiropractic; to create a Board of chiropractic examiners and to provide for the appointment of same; to fix rules and regulations governing said board; to provide a curriculum; to provide a fee for examination; to provide for the disposal of the fund arising from said fees; to regulate the holding of meetings of said board and the issuance of licenses to practice chiropractic; and to provide a penalty for practicing chiropractic without a license as provided for by this act; providing for the educational standard required; defining the science of chiropractic and repealing all conflicting acts.

| | |
|-------------------------------|---------|
| First Reading | 122 |
| Second Reading | 137 |
| Reported | 237 |
| Considered and Amended | 279-283 |
| Advanced | 283 |
| Reported Engrossed | 290 |
| Third Reading | 300 |
| Transmitted to House | 302 |
| Passed by House | 567 |
| Reported Enrolled | 584 |
| Fourth Reading | 592 |
| Transmitted to Governor | 655 |
| Approved by Governor | 705 |

By RUTHERFORD:

SENATE BILL NO. 36—

An Act to provide for a transfer of cases and proceedings from district courts of this State in counties wherein su-

perior courts are located to said superior courts, repealing all laws in conflict herewith, and declaring an emergency.

| | |
|-----------------------------|-----|
| First Reading ----- | 123 |
| Second Reading ----- | 137 |
| Reported ----- | 172 |
| Considered ----- | 193 |
| Advanced ----- | 194 |
| Third Reading ----- | 208 |
| Reported Re-engrossed ----- | 226 |
| Transmitted to House ----- | 229 |

By WOODS OF ROGERS:

SENATE BILL NO. 37—

An Act fixing a closed season for certain fur bearing animals and forbidding the killing of deer.

| | |
|----------------------|-----|
| First Reading ----- | 123 |
| Second Reading ----- | 137 |

By WOODS OF McCLAIN:

SENATE BILL NO. 38—

An Act making a supplementary appropriation for the general support and maintenance for the State Training School for white boys located at Pauls Valley, Oklahoma, for the fiscal year ending June 30th, 1921, and declaring an emergency.

| | |
|---------------------------------|-----|
| First Reading | 123 |
| Second Reading | 137 |
| Withdrawn and Re-referred | 174 |
| Reported | 256 |
| Advanced .. | 304 |
| Third Reading | 307 |
| Passed by House | 750 |
| Reported Enrolled | 788 |
| Fourth Reading | 799 |
| Transmitted to Governor | 822 |
| Approved by Governor | 841 |

By McPHERREN, CARLOCK, CARTWRIGHT, DAVIDSON,
DRAUGHON, HENSLEY, HILL, HOLLOWAY, JOHNSON,
LOONEY, SIMPSON, NICHOLS, RATLIFF, WOODS OF RO-
GERS AND WOODS OF McCLAIN.

SENATE BILL NO. 39—

An Act making an appropriation for the purpose of aiding in permanent road construction in each county in the State of Oklahoma providing for the division and apportionment of same among the counties, the terms, rules and conditions on which same shall be apportioned and expended, and declaring an emergency.

| | |
|---------------------------------|-----------|
| First Reading | 134 |
| Second Reading | 148 |
| Considered | 149 |
| Reported and Re-referred | 316 |
| Withdrawn and Re-referred | 711 |
| Reported | 718, 889 |
| Made Special Order | 1019 |
| Considered and Amended | 1066-1068 |

| | |
|-----------------------------|-----------|
| Advanced | 1069 |
| Reported Engrossed | 1106 |
| Considered -- | 1111-1114 |
| Advanced | 1115 |
| Reported Re-engrossed | 1142 |
| Third Reading | 1144 |

By NICHOLS:

SENATE BILL NO. 40—

An Act to amend Section 7392 (Chapter 72, Article 9 of the 1910 Revised Laws of the State of Oklahoma) for the publication of delinquent personal tax list-collection-procedure, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 134 |
| Second Reading | 148 |

By LOONEY:

SENATE BILL NO. 41—

An Act amending Section 1, of Chapter 211, Session Laws of 1917, relating to conviction and incarceration in the State Reformatory at Granite, Oklahoma, of all persons of a certain age.

| | |
|--------------------------|-----|
| First Reading | 134 |
| Second Reading | 148 |
| Reported | 334 |
| Advanced | 665 |
| Reported Engrossed | 678 |
| Third Reading | 687 |

| | |
|-----------------------------|-----|
| Reported Re-engrossed ----- | 704 |
| Transmitted to House ----- | 717 |

By SPURLOCK:

SENATE BILL NO. 42—

An Act providing for the control of solicitors of all private benevolent and charity organizations, and declaring an emergency.

| | |
|------------------------------|------|
| First Reading ----- | 135 |
| Second Reading ----- | 148 |
| Reported ----- | 373 |
| Indefinitely Postponed ----- | 1287 |

By SPURLOCK OF THE SENATE AND GRAVES OF THE HOUSE:

SENATE BILL NO. 43—

An Act providing for the organization of the Thresherman's Mutual Fire, Lightning and Tornado Insurance Associations and prescribing their powers and duties and declaring an emergency.

| | |
|------------------------------|------|
| First Reading ----- | 135 |
| Second Reading ----- | 148 |
| Reported ----- | 645 |
| Stricken from Calendar ----- | 1171 |

By WELLS:

SENATE BILL NO. 44—

An Act amending Section 21, of Article Five (5), of Chapter 219, of the Session Laws of the State of Oklahoma, 1913, relating to visitation of schools by members of the school boards, furnishing of certain supplies to school teachers; repealing all acts and parts thereof in conflict herewith, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 135 |
| Second Reading | 148 |
| Reported | 259 |
| Advanced | 454 |
| Reported Engrossed | 457 |
| Third Reading | 467 |
| Passed by House | 1272 |
| Reported Enrolled | 1290 |
| Fourth Reading | 1291 |
| Transmitted to Governor | 1339 |

By JOHNSON OF THE SENATE AND NANCE OF THE HOUSE:

SENATE BILL NO. 45:

An Act relating to the taxation of the gross production of coal and lumber in lieu of any other method of taxing same; and of certain property used in the production thereof, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 135 |
| Second Reading | 148 |

By LEEDY:

SENATE BILL NO. 46—

An Act creating a board of examiners to examine and license barbers; prescribing its duties; providing for a license to

barbers to practice their trade or calling; and providing for sanitary conditions, and providing a punishment for violation thereof, and declaring an emergency.

| | |
|----------------------|----------|
| First Reading | 135 |
| Second Reading | 149 |
| Reported | 238 |
| Considered | 271 |
| Recommitted | 271 |
| Reported | 679, 774 |

By GLASSER:

SENATE BILL NO. 47—

An Act to regulate nominations and elections for all elective officers of cities, towns, and villages, and all offices of judges of a court of record; providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names of appellations at elections with respect to said offices; imposing certain duties upon the secretary of the State Election Board, County Election Board, and election officers and clerks; and providing penalties for the violation of the provisions hereof, and the punishment of certain offenses, repealing all laws or parts of laws in conflict herewith; and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 145 |
| Second Reading | 177 |

SENATE BILL NO. 48—

By FLEMING AND McPHERREN:

An Act amending Section 3, Chapter 165 of the Session Laws of 1919, same being an act with reference to salaries of sheriffs, deputies, constables, and jailors, repealing all laws in conflict therewith and declaring an emergency.

| | |
|----------------------------|-----|
| First Reading | 145 |
| Second Reading | 177 |
| Reported do not Pass | 694 |

By LILLARD :

SENATE BILL NO. 49—

An Act providing for the recovery of damages against the Telephone Company doing business in this State for mental anguish or suffering, regardless of bodily injury or pecuniary loss, for negligence in receiving, or perfecting any telephone call or for negligent interruption thereof, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 145 |
| Second Reading | 177 |
| Reported | 893 |

By CARLOCK AND McPHERREN :

SENATE BILL NO. 50—

An Act making an appropriation to reimburse R. L. Hoxie for money paid on contract for the construction of the Statue of Sequoyah and placing same in the National Capitol at Washington, D. C.

| | |
|-----------------------------|---------|
| First Reading | 145 |
| Second Reading | 177 |
| Reported | 184 |
| Advanced | 212 |
| Reported Engrossed | 226 |
| Recommitted | 228-229 |
| Reported | 291 |
| Advanced | 325 |
| Reported Re-engrossed | 347 |
| Third Reading | 360 |

By CORDELL:

SENATE BILL NO. 51—

An Act to provide for the eradication of predatory animals and injurious rodents, making an appropriation therefor, prescribing the manner of its expenditure in cooperation with the Bureau of Biological Survey, United States Department of Agriculture.

| | |
|---------------------------------|------|
| First Reading | 146 |
| Second Reading | 178 |
| Reported | 235 |
| Withdrawn and Re-referred | 452 |
| Reported do not Pass | 1823 |

By CORNETT OF THE SENATE AND WISMAYER OF THE HOUSE:

SENATE BILL NO. 52—

An Act relating to deputy county officials in counties having a population not less than 36,536 and not over 36,600 with an assessed valuation of not less than \$34,825,000.35.

| | |
|---|------|
| First Reading | 146 |
| Second Reading | 178 |
| Reported | 333 |
| Advanced | 363 |
| Reported Engrossed | 378 |
| Third Reading | 385 |
| Passed by House | 706 |
| Reported Enrolled | 731 |
| Fourth Reading | 744 |
| Transmitted to Governor | 793 |
| Returned by Governor | 897 |
| Reconsidered | 897 |
| Amended | 897 |
| Advanced | 897 |
| Third Reading | 898 |
| Amendments Engrossed | 945 |
| Engrossed Amendments Signed | 951 |
| Referred to Committee on Engrossed and Enrolled Bills | 1455 |
| Reported Re-enrolled | 1496 |
| Fourth Reading | 1496 |
| Transmitted to Governor | 1538 |
| Approved by Governor | 1580 |

By HILL, CORDELL AND INGRAHAM:

SENATE BILL NO. 53—

An Act to amend Section 2414 Revised Laws of Oklahoma,
1910, defining the crime of rape and declaring an emergency.

| | |
|------------------------------|-----|
| First Reading | 146 |
| Second Reading | 178 |
| Reported | 222 |
| Recommitted | 269 |
| Reported | 333 |
| Considered and Amended | 670 |
| Indefinitely Postponed | 672 |

By HILL:

SENATE BILL NO 54—

An Act providing for the discontinuance and abandonment of certain state institutions and providing for their use for disabled and sick soldiers and other needed purposes.

| | |
|----------------------------|-----|
| First Reading | 146 |
| Second Reading | 178 |
| Reported do not Pass | 335 |

By LILLARD AND DAVIDSON:

SENATE BILL NO. 55—

An Act amending Section 1, Chapter 20 of the Session Laws of Oklahoma, 1919, repealing all laws in conflict therewith, and declaring an emergency.

| | |
|---------------------------------------|----------|
| First Reading | 146 |
| Second Reading | 178 |
| Reported | 183 |
| Considered | 243 |
| Advanced | 244 |
| Reported Engrossed | 256 |
| Third Reading | 266 |
| Passed by House as Amended | 706 |
| Conference | 713, 752 |
| Senate Adopts Conference Report | 797 |
| House Adopts Conference Report | 802 |
| Reported Enrolled | 865 |

| | |
|-------------------------------|------|
| Fourth Reading | 879 |
| Transmitted to Governor | 920 |
| Approved by Governor | 1008 |

By LILLARD AND DAVIDSON:

SENATE BILL NO. 56—

An Act amending Section 1, Chapter 68 of the Session Laws of 1911, same being an act with reference to salaries of county attorneys and county judges in counties of certain population in the State of Oklahoma, repealing all laws in conflict therewith, and declaring an emergency.

| | |
|---|------|
| First Reading | 146 |
| Second Reading | 178 |
| Reported | 184 |
| Considered | 247 |
| Advanced | 248 |
| Reported Engrossed | 256 |
| Third Reading | 262 |
| Passed by House as Amended | 1278 |
| Senate Asks for Conference | 1285 |
| Conference Report Submitted | 1736 |
| Passed by Senate as Amended in Conference | 1758 |
| House Adopts Conference Report | 1894 |

By LEEDY AND LAND:

SENATE BILL NO. 57—

An Act providing for the department of physical education in the office of the State Superintendent of Public Instruc-

tion; providing for a State Supervisor of physical education and one stenographer and making an appropriation for salaries and necessary traveling and incidental expenses.

| | |
|--|---------|
| First Reading | 146 |
| Second Reading | 178 |
| Withdrawn from Committee and Re-referred | 251 |
| Reported -- | 406 |
| Re-referred -- | 453 |
| Reported -- | 596 |
| Considered and Amended | 658-662 |
| Advanced -- | 662 |
| Reported Engrossed | 678 |
| Third Reading | 690 |
| Reconsidered -- | 711 |
| Considered -- | 711 |
| Fails of Passage | 712 |
| Considered ---- | 863 |

By RUTHERFORD, HORNER, DAVIDSON AND NICHOLS:

SENATE BILL NO. 58—

An Act prescribing additional duties of judges of superior courts; changing the method of payment of their salaries, providing for the payment of salaries, fixing their salaries and providing for the allowance and payment of traveling expenses.

| | |
|----------------------|-----|
| First Reading | 147 |
| Second Reading | 178 |
| Reported -- | 349 |
| Advanced -- | 474 |

| | |
|-----------------------------|-----|
| Reported Engrossed | 477 |
| Third Reading | 481 |
| Reported Re-engrossed | 487 |
| Transmitted to House | 497 |

By RUTHERFORD:

SENATE BILL NO. 59—

An Act empowering municipalities to provide and maintain playgrounds and neighborhood recreation centers, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 147 |
| Second Reading | 178 |

By HILL AND LOONEY OF THE SENATE AND MATTHEWS AND BRYCE OF THE HOUSE:

SENATE BILL NO. 60—

An Act relating to the State Penitentiary at McAlester and the State Reformatory at Granite, providing for officers and employees of said institutions and fixing their salaries.

| | |
|------------------------------|--------------|
| First Reading | 147 |
| Second Reading | 178 |
| Reported | 458 |
| Considered and Amended | 719·721, 723 |
| Made Special Order | 724 |
| Advanced | 835 |
| Reported Engrossed | 865 |
| Third Reading | 873 |

By JOHNSON OF THE SENATE AND NANCE OF THE HOUSE:

SENATE BILL NO. 61—

An Act creating and establishing a system of rural credit and providing for its method of operation; making an appropriation in support thereof.

| | |
|---------------------------------|-----|
| First Reading | 147 |
| Second Reading | 178 |
| Withdrawn and Re-referred | 194 |
| Reported do not Pass | 678 |

By CARTWRIGHT OF THE SENATE AND GORMAN OF THE HOUSE:

SENATE BILL NO. 62—

An Act creating the State School Book Commission; transferring to it the powers and authority belonging to the Text Book Commission, designating the place on which to erect a building or buildings for a State printing plant, to construct buildings thereon and purchase necessary machinery, type and other printing and binding material to print and bind books, to procure copyrights for same or to contract for the right to publish said school books on a royalty basis, and to provide for the preparation, publication, purchase, sale and distribution of a State series of school text books at cost, and to provide that text books may be furnished free to pupils by the school district or city if authorized by a majority vote of the electors of the city or school district, making appropriations therefor, and providing penalties for the violation of this act

and repealing all acts and parts of acts in so far as they conflict, or are inconsistent with this act.

| | |
|----------------------|-----|
| First Reading | 147 |
| Second Reading | 178 |
| Reported .. | 762 |

By WOODS OF ROGERS AND WOODS OF McCLAIN:

SENATE BILL NO. 63—

An Act relating to divorcement and defining bigamy in connection therewith and amending Section 4971 of the Revised Laws of the State of Oklahoma of 1910, and declaring an emergency.

| | |
|--------------------------|-----|
| First Reading | 148 |
| Second Reading | 178 |
| Reported .. | 222 |
| Considered .. | 250 |
| Advanced .. | 251 |
| Reported Engrossed | 256 |
| Third Reading | 265 |

By INGRAHAM:

SENATE BILL NO. 64—

An Act to amend Session Laws of Oklahoma 1915, Chapter 179, Section 11.

| | |
|----------------------|-----|
| First Reading | 176 |
| Second Reading | 188 |
| Reported .. | 235 |

| | |
|--------------------|-----|
| Considered | 269 |
| Advanced | 271 |
| Reported Engrossed | 272 |
| Third Reading | 278 |

By LILLARD:

SENATE BILL NO. 65—

An Act authorizing the use of unsold county bonds in the letting of contracts and the payment for the construction of public highways and declaring an emergency.

| | |
|------------------------|------|
| First Reading | 176 |
| Second Reading | 188 |
| Reported | 408 |
| Stricken from Calendar | 1222 |

By McPHERREN, CARLOCK, CARTWRIGHT, CORDELL, DRAUGHON, HOLLOWAY, JOHNSON, LEEDY, NICHOLS, RATLIFF, SPURLOCK, WELLS, WEST AND WOODS OF McCLAIN:

SENATE BILL NO. 66—

An Act authorizing the investment of the sinking funds of the State of Oklahoma in county road bonds, and declaring an emergency.

| | |
|----------------|-----|
| First Reading | 176 |
| Second Reading | 188 |
| Reported | 198 |
| Recommended | 232 |

| | | |
|------------------------|-------|-----|
| Reported | ----- | 236 |
| Re-referred | ----- | 249 |
| Considered | ----- | 268 |
| Considered and Amended | ----- | 504 |
| Advanced | ----- | 566 |
| Third Reading | ----- | 566 |
| Reported Engrossed | ----- | 572 |
| Transmitted to House | ----- | 576 |

By SPURLOCK, CARTWRIGHT, CORDELL, HOLLOWAY AND SHERMAN:

SENATE BILL NO. 67—

An Act to repeal Section Three (3) of Chapter 194 of the Session Laws of 1919, and to amend Sections Four (4), Six (6), and Seven (7) of said Chapter 194, of the Session Laws of 1919 and declaring an emergency.

| | | |
|--------------------|-------|------|
| First Reading | ----- | 176 |
| Second Reading | ----- | 188 |
| Reported | ----- | 198 |
| Re-referred | ----- | 249 |
| Reported | ----- | 1424 |
| Advanced | ----- | 1741 |
| Reported Engrossed | ----- | 1746 |
| Fails of Passage | ----- | 1752 |

By DEARMON OF THE SENATE AND LOUTHAN AND DAVIS OF THE HOUSE:

SENATE BILL NO. 68—

An Act making an appropriation to pay the salaries of teachers and other employees of the Oklahoma College for Women

located at Chickasha, Oklahoma, for a part of the month of April and all of May and all of June, 1921, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 176 |
| Second Reading | 188 |
| Reported | 304 |
| Advanced | 473 |
| Reported Engrossed | 477 |
| Third Reading | 738 |
| Emergency Lost | 739 |
| Reconsidered | 778 |
| Emergency Carried | 802 |
| Passed by House | 955 |
| Reported Enrolled | 979 |
| Fourth Reading | 990 |
| Transmitted to Governor | 1080 |
| Approved by Governor | 1107 |

By LEEDY:

SENATE BILL NO. 69—

An Act to amend General Section 3764 of the Revised and Annotated Code of Oklahoma of 1910.

| | |
|----------------------|-----|
| First Reading | 176 |
| Second Reading | 188 |

By MORTON AND JOHNSON OF THE SENATE AND NANCE OF THE HOUSE:

SENATE BILL NO. 70—

An Act authorizing the county officers of all counties in the State of Oklahoma, having a population of not less than

24,600 inhabitants and not to exceed 24,750, to appoint deputies, fixing the number of such deputies and maximum salary of each, and declaring an emergency.

| | |
|-------------------------------|-----|
| First Reading ----- | 176 |
| Second Reading ----- | 188 |
| Reported -- ----- | 457 |
| Recommitted -- ----- | 537 |
| Reported -- ----- | 522 |
| Advanced -- ----- | 560 |
| Third Reading ----- | 561 |
| Transmitted to House ----- | 569 |
| Passed by House ----- | 707 |
| Reported Enrolled ----- | 731 |
| Fourth Reading ----- | 744 |
| Transmitted to Governor ----- | 793 |
| Approved by Governor ----- | 818 |

By LOONEY, MORTON AND CORDELL:

SENATE BILL NO. 71—

An Act making an appropriation to pay all necessary expenses of members of boys' and girls' clubs who have livestock for exhibition judging contest purposes, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading ----- | 176 |
| Second Reading ----- | 188 |
| Reported ---- ----- | 198 |
| Re-referred -- ----- | 249 |
| Reported -- ----- | 334 |
| Advanced -- ----- | 363 |

| | |
|--------------------------|-----|
| Fails of Passage | 364 |
| Reported Engrossed | 398 |
| Considered | 402 |

By WALLACE (By request):

SENATE BILL NO. 72—

An Act amending Section 7836 of the Revised Laws of Oklahoma 1910, regarding the calling of elections in school districts authorizing the issuance of bonds.

| | |
|-------------------------------------|-----|
| First Reading | 177 |
| Second Reading | 188 |
| Reported | 772 |
| Referred to Special Committee | 859 |

By LEEDY:

SENATE BILL NO. 73—

An Act to amend Sections 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33 and 34, of Article 9, of the Constitution of the State of Oklahoma.

| | |
|----------------------|-----|
| First Reading | 177 |
| Second Reading | 188 |

By HORNER:

SENATE BILL NO. 74—

An Act amending Section 3067, Chapter 29, Article 1, of the Revised Laws of Oklahoma, 1910, relating to the creation,

alternation and discontinuance of voting precincts, and declaring an emergency.

| | |
|-------------------------------------|------|
| First Reading | 177 |
| Second Reading | 188 |
| Reported | 1266 |
| Advanced | 1535 |
| Reported Engrossed | 1545 |
| Referred to Special Committee | 1587 |
| Reported | 1655 |
| Reported Re-engrossed | 1732 |
| Third Reading | 1733 |
| Passed by House | 1894 |

By CORDELL:

SENATE BILL NO. 75—

An Act requiring dealers in automobiles to issue bills of sale to purchasers, and requiring the seal of such dealers upon such bills of sale, providing the procedure of obtaining such seals, providing for issuance of bills of sale for cars sold prior to the going into effect of this act, and providing penalties for violation thereof.

| | |
|----------------------|-----|
| First Reading | 186 |
| Second Reading | 205 |

By ANGLIN:

SENATE BILL NO. 76—

An Act amending Section 4, of Chapter 130 of the Session Laws of 1919, relating to the notice before sale of lands for delin-

quent taxes, providing for notice therein, repealing all laws in conflict therewith; and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 186 |
| Second Reading | 205 |

By RUTHERFORD:

SENATE BILL NO. 77—

An Act relating to publication of assessment of personal property.

| | |
|-----------------------------|-----|
| First Reading | 186 |
| Second Reading | 205 |
| Reported | 258 |
| Advanced | 284 |
| Falls of Passage | 285 |
| Reported Engrossed | 319 |
| Third Reading | 322 |
| Emergency Lost | 322 |
| Reconsidered | 322 |
| Reported Re-engrossed | 338 |
| Transmitted to House | 339 |

By INGRAHAM:

SENATE BILL NO. 78—

An Act to amend Section 7589 of Chapter 30, Session Laws of Oklahoma, 1916, changing the amount of money to be paid in lieu of road labor.

| | |
|----------------------|-----|
| First Reading | 186 |
| Second Reading | 205 |

By WEST OF THE SENATE AND OTTINGER OF THE HOUSE:

SENATE BILL NO. 79—

An Act to amend Sections One and Two, Chapter 59 of the Session Laws 1919, relating to truant officers.

| | |
|------------------------------|-----|
| First Reading | 187 |
| Second Reading | 205 |
| Reported | 236 |
| Considered and Amended | 283 |
| Advanced | 283 |
| Reported Engrossed | 290 |
| Third Reading | 302 |

By JOHNSON:

SENATE BILL NO. 80—

An Act providing for compulsory physical examination and issuance of health certificates for persons engaged in the preparation and handling of food for sale to the public, and fixing the fee for such examination and issuance of health certificates; also fixing penalty for violation of the provisions of this act.

| | |
|------------------------------|---------|
| First Reading | 187 |
| Second Reading | 205 |
| Reported | 238 |
| Considered and Amended | 517-520 |
| Advanced | 520 |
| Reported Engrossed | 545 |
| Third Reading | 556 |

By DURANT: TO CREDIT TO ONE MEMBER HIT TO TEST IN

SENATE BILL NO. 81—

An Act making appropriation for a heating plant for the President's home building at Northeastern State Normal, to Provide for heating building, and declaring an emergency.

| | |
|-------------------------|------|
| First Reading | 187 |
| Second Reading | 205 |
| Re-referred | 353 |
| Reported | 394 |
| Advanced | 473 |
| Reported Engrossed | 477 |
| Fails of Passage | 479 |
| Re-considered | 780 |
| Third Reading | 780 |
| Emergency Lost | 781 |
| Reported Re-engrossed | 788 |
| Transmitted to House | 799 |
| Passed by House | 1611 |
| Reported Enrolled | 1646 |
| Fourth Reading | 1647 |
| Transmitted to Governor | 1713 |
| Approved by Governor | 1753 |

By MORTON:

SENATE BILL NO. 82—

An Act to regulate the mode and manner of conducting the affairs and business of real estate; to define, regulate, and license real estate brokers, real estate salesmen, business chance brokers and curb brokers, resident and non-resident; to create a State board of real estate; to define its

powers and duties, and to regulate the fees and emoluments thereof; to provide for the trial and punishment of violaters of the provisions of this act by fine or imprisonment, or both; and to repeal all laws, or parts of laws in conflict or inconsistent with this act.

| | |
|----------------------|-----|
| First Reading | 187 |
| Second Reading | 205 |
| Reported | 419 |
| Re-referred | 502 |
| Reported | 504 |

By SPURLOCK:

SENATE BILL NO. 83—

An Act amending Section Two (2), Three (3) and Section Five (5) of Chapter Twenty-Six (26) of the Session Laws of 1919, relating to free scholarships at the A. & M. College.

| | |
|-------------------------------|------|
| First Reading | 187 |
| Second Reading | 205 |
| Reported | 350 |
| Advanced | 1177 |
| Reported Engrossed | 1193 |
| Third Reading | 1212 |
| Passed by House | 1648 |
| Reported Enrolled | 1715 |
| Fourth Reading | 1715 |
| Transmitted to Governor | 1779 |
| Approved by Governor | 1951 |

By McPHERREN, HOLLOWAY, CARLOCK, CORDELL, CARTWRIGHT, DURANT, LEEDY, LOONEY, RATLIFF, AND WEST:

SENATE BILL NO. 84—

An Act amending Section 1, Chapter 62, Session Laws 1919, (Senate Bill No. 182), being "An Act to promote and improve rural schools by making supplementary appropriation in the amount of \$185,000,000," and declaring an emergency.

| | |
|-----------------------------------|------|
| First Reading | 187 |
| Second Reading | 205 |
| Reported and Re-referred | 202 |
| Reported | 395 |
| Considered and Amended | 429 |
| Advanced | 431 |
| Reported Engrossed | 434 |
| Third Reading | 449 |
| Passed by House as Amended | 1587 |
| Passed by Senate as Amended | 1615 |
| Reported Enrolled | 1646 |
| Fourth Reading | 1647 |
| Transmitted to Governor | 1713 |
| Approved by Governor | 1951 |

By WEST, CARTWRIGHT, JOHNSON, SHERMAN AND RATLIFF OF THE SENATE AND ELMORE, MARTIN, DAVIS, PULLEN AND DODD OF THE HOUSE:

SENATE BILL NO. 85—

An Act to amend Chapter 290 of the Session Laws of Oklahoma 1919, relating to registration of motor vehicles and

providing for the collection of license fee by the county Sheriff instead of the highway department.

| | |
|----------------------|-----|
| First Reading | 187 |
| Second Reading | 205 |

By WOODS OF McCLAIN:

SENATE BILL NO 86—

An Act declaring all institutions of merchandise, and all persons, organizations, associations, and corporations, trading or carrying on commercial intercourse of any kind whatsoever, with the public, to be public utilities, prescribing a system for licensing same; creating a fair price commission and prescribing the powers and duties of said commission in establishing a maximum charge to be made by said public utilities and all others engaged in public commercial intercourse, and prescribing a penalty for violating the provisions of this act, and declaring an emergency.

| | |
|---------------------------------|-----|
| First Reading | 203 |
| Second Reading | 225 |
| Withdrawn and Re-referred | 285 |
| Reported do not Pass | 598 |

By HARVEY OF THE SENATE AND KEIM OF THE HOUSE:

SENATE BILL NO. 87—

An Act authorizing county assessors in counties having a population of not less than 13,500 or more than 13,600, according to the 1920 federal census, to appoint one or more deputies and authorizing the board of county commissioners to

fix the salary, and hereby repealing all laws in conflict herewith and declaring an emergency.

| | |
|-------------------------------|-----|
| First Reading | 204 |
| Second Reading | 225 |
| Reported | 237 |
| Considered and Amended | 324 |
| Advanced | 325 |
| Reported Engrossed | 338 |
| Third Reading | 341 |
| Passed by House | 513 |
| Reported Enrolled | 545 |
| Fourth Reading | 551 |
| Transmitted to Governor | 576 |
| Approved by Governor | 589 |

By HILL:

SENATE BILL NO. 88—

An Act relating to the granting of Pardons and Paroles creating a Board of Pardons and defining its duties; and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 204 |
| Second Reading | 225 |

By LOONEY, CORDELL, SPURLOCK AND WOODS OF ROGERS:

SENATE BILL NO. 89—

An Act making an appropriation for the purpose of aiding union graded and consolidated school districts; providing

for the distribution of such money, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 204 |
| Second Reading | 225 |
| Reported | 408 |
| Re-referred | 444 |
| Reported | 488 |
| Advanced | 516 |
| Reported Engrossed | 545 |
| Third Reading | 555 |
| Passed by House | 1273 |
| Reported Enrolled | 1290 |
| Fourth Reading | 1291 |
| Transmitted to Governor | 1339 |
| Approved by Governor | 1401 |

By SPURLOCK :

SENATE BILL NO. 90—

An Act amending Section 3, Chapter 183, Session Laws of 1915, relating to widows pensions, and declaring an emergency.

| | |
|----------------------------|------|
| First Reading | 204 |
| Second Reading | 226 |
| Reported do not Pass | 273 |
| Re-referred | 391 |
| Reported | 437 |
| Advanced | 621 |
| Reported Engrossed | 624 |
| Third Reading | 633 |
| Passed by House | 1273 |
| Reported Enrolled | 1290 |

| | |
|-------------------------------|------|
| Fourth Reading | 1291 |
| Transmitted to Governor | 1339 |
| Approved by Governor | 1401 |

By DEARMON AND WEST OF THE SENATE AND LOUTHAN AND
DAVIS OF THE HOUSE:

SENATE BILL NO. 91—

An Act making an appropriation for the support and maintenance of the Oklahoma College for Women, located at Chickasha, Oklahoma, for the fiscal year ending June 30, 1922 and the fiscal year ending June 30, 1923.

| | |
|----------------------|-----|
| First Reading | 204 |
| Second Reading | 226 |

By WOODS OF McCLAIN AND CARTWRIGHT:

SENATE BILL NO. 92—

An Act making an appropriation for the purpose of constructing and finishing buildings at the University of Oklahoma, located at Norman, and declaring an emergency.

| | |
|----------------------------|-----------|
| First Reading | 204 |
| Second Reading | 226 |
| Reported | 436, 1425 |
| Advanced | 1739 |
| Third Reading | 1739 |
| Reported Engrossed | 1743 |
| Transmitted to House | 1744 |
| Passed by House | 1938 |

By WOODS OF McCLAIN AND CARTWRIGHT:

SENATE BILL NO. 93—

An Act making a supplementary appropriation for salaries, support and maintenance of the University of Oklahoma at Norman, Oklahoma, for the fiscal year ending June 30, 1921, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 204 |
| Second Reading | 226 |

By RUTHERFORD:

SENATE BILL NO. 94—

An Act providing for the regulation of service and pay of County Commissioners in counties between fifty-five thousand (55,000) and sixty-five thousand (65,000) population, prescribing their duties, and declaring an emergency.

| | |
|---|-----|
| First Reading | 223 |
| Second Reading | 241 |
| Advanced | 269 |
| Reported Engrossed | 272 |
| Third Reading | 277 |
| Passed by House as Amended | 513 |
| Senate Concurrs in House Amendments | 515 |
| Reported Enrolled | 545 |
| Fourth Reading | 551 |
| Transmitted to Governor | 577 |
| Approved by Governor | 590 |

By McPHERREN, ANGLIN, CARLOCK, CARTWRIGHT, DAVIDSON, FLEMING, FRYE, HENSLEY, HILL, HOLLOWAY, LILLARD, NICHOLS, RATLIFF, WALLACE AND WOODS OF McClain:

SENATE BILL NO. 95—

An Act creating a court of civil appeals consisting of three divisions with three judges each, prescribing the appellate jurisdiction of said court of civil appeals its organization, the manner of appeal thereto from inferior courts, and appeal therefrom to the supreme court, the manner of appointment, election, tenure of office, and salaries of the judges, clerks, deputy clerks and law clerks, and the transfer of judges and cases to and from the divisions of the said court.

| | |
|-------------------------------------|-----|
| First Reading | 224 |
| Second Reading | 241 |
| Reported | 522 |
| Made Special Order | 637 |
| Referred to Special Committee | 697 |
| Reported | 728 |

By LEEDY:

SENATE BILL NO. 96—

An Act repealing Section 3703 and 3704 of the Revised Statutes of Oklahoma of 1910, relating to labor commissioner.

| | |
|----------------------|-----|
| First Reading | 224 |
| Second Reading | 242 |

By MORTON:

SENATE BILL NO. 97—

An Act to amend Chapter 72, Article 18, Section 7539, of the Revised Laws of Oklahoma, 1910, relating to licensing of domestic corporations.

| | |
|--------------------------|------|
| First Reading ----- | 224 |
| Second Reading ----- | 242 |
| Reported ----- | 419 |
| Advanced ----- | 1171 |
| Reported Engrossed ----- | 1193 |
| Third Reading ----- | 1201 |

By LEEDY:

SENATE BILL NO. 98—

An Act repealing Sections 3705, 3706, 3707, 3708, 3709, 3710, and 3711 of the Annotated Statutes of Oklahoma 1910., relating to Board of Arbitration and Conciliation.

| | |
|----------------------|-----|
| First Reading ----- | 224 |
| Second Reading ----- | 242 |
| Reported ----- | 778 |
| Recommitted ----- | 781 |

By DAVIDSON AND LILLARD:

SENATE BILL NO. 99—

An Act relating to the shutting off of water or gas for domestic use; prescribing penalty for violation thereof; and declaring an emergency.

| | |
|--------------------------|-----|
| First Reading | 224 |
| Second Reading | 242 |
| Reported | 351 |
| Made Special Order | 520 |
| Considered | 537 |
| Advanced | 538 |
| Reported Engrossed | 545 |
| Third Reading | 557 |

By CORDELL:

SENATE BILL NO 100—

An Act amending Section 8, Session Laws of Oklahoma, 1913, entitled "An Act amending Sections 1, 2, and 3 of Chapter 31, of the Session Laws of Oklahoma, 1911, and Section 3 of Article 2 of the Session Laws of Oklahoma 1907-08, providing penalties for violation of the banking laws of this State," providing that upon petition of fifty free holders of the county who are farmers, for a bank charter, the same shall be issued.

| | |
|----------------------|-----|
| First Reading | 224 |
| Second Reading | 242 |
| Reported | 317 |

By WALLACE:

SENATE BILL NO. 101—

An Act making it unlawful for any officer, etc., to create any deficiency in any department of the State of Oklahoma,

repealing all acts and parts of acts in conflict herewith, and declaring an emergency.

| | |
|----------------------------|-----|
| First Reading | 240 |
| Second Reading | 262 |
| Reported do not Pass | 641 |

By HILL:

SENATE BILL NO 102—

An Act relating to county attorneys and assistant county attorneys in counties having a population of over fifty-two thousand (52,000) inhabitants, and not exceeding fifty-five thousand (55,000) inhabitants, and declaring an emergency.

| | |
|--|------|
| First Reading | 241 |
| Second Reading | 262 |
| Advanced | 284 |
| Reported Engrossed | 290 |
| Third Reading | 303 |
| Passed by House as Amended | 752 |
| Senate Concurs in House Amendments | 799 |
| Reported Enrolled | 813 |
| Fourth Reading | 828 |
| Transmitted to Governor | 920 |
| Approved by Governor | 1008 |

By PUGH:

SENATE BILL NO. 103—

An Act amending Section 5162 of Chapter 60, Article XXIII of the Revised Laws of Oklahoma, 1910, relating to execu-

tions under foreclosure proceedings where appraisement has been waived.

| | |
|----------------------------|-----|
| First Reading | 241 |
| Second Reading | 262 |
| Reported do not Pass | 273 |

By HORNER AND WALLACE OF THE SENATE AND BELL AND TYLEE OF THE HOUSE:

SENATE BILL NO. 104—

An Act amending Section 588, Chapter 10, Article 11, of the Revised Laws of Oklahoma 1910, relating to the vacation of streets, avenues, alleys and lanes, providing for the re-opening of the same; and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 241 |
| Second Reading | 262 |
| Reported | 350 |
| Advanced | 1312 |
| Reported Engrossed | 1450 |
| Third Reading | 1461 |
| Passed by House | 1912 |

By WOODS OF McCLAIN AND INGRAHAM:

SENATE BILL NO. 105—

An Act creating and establishing the State Industrial Chemical Library under the direction of the Board of Regents of the University of Oklahoma, at Norman, Oklahoma, making an appropriation therefor, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 241 |
| Second Reading | 262 |

By CARTWRIGHT OF THE SENATE AND PULLEN OF THE HOUSE:

SENATE BILL NO. 106—

An Act prohibiting the hunting, trapping, killing or otherwise destroying of quail for a period of ten years, providing a penalty, prescribing means of enforcement, repealing all laws in conflict herewith, and declaring an emergency.

| | |
|----------------------------|---------|
| First Reading | 241 |
| Second Reading | 262 |
| Reported do not Pass | 351-353 |

By WELLS:

SENATE BILL NO. 107—

An Act providing for grand and petit jurors, prescribing the manner of forming and summoning same; repealing Sections 3680, 3690, 3691, 3692, 3693, 3694, 3695, 3696, 3697, 3699, 3700, 3701, and 3702 of Chapter 41 of the Revised Laws Oklahoma 1910.

| | |
|----------------------|-----|
| First Reading | 260 |
| Second Reading | 276 |

By SHERMAN:

SENATE BILL NO. 108—

An Act regulating flouring mills and mills grinding cereals.

| | |
|----------------------------|------|
| First Reading | 261 |
| Second Reading | 276 |
| Reported do not Pass | 1721 |

By WOODS OF McCLAIN AND WOODS OF ROGERS:

SENATE BILL NO. 109—

An Act making an appropriation for the improvement of capitol grounds and declaring an emergency.

| | |
|--------------------------|-----|
| First Reading | 261 |
| Second Reading | 276 |
| Reported | 291 |
| Advanced | 325 |
| Reported Engrossed | 338 |
| Third Reading | 342 |

By HORNER AND NICHOLS:

SENATE BILL NO. 110—

An Act amending Section 5468, Chapter 61, Article IX, of the Revised Laws of Oklahoma, 1910, relating to docketing and filing appeals from justice courts, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 261 |
| Second Reading | 276 |
| Reported | 318 |
| Advanced | 1035 |
| Reported Engrossed | 1037 |
| Third Reading | 1052 |

By WOODS OF McCLAIN:

SENATE BILL NO. 111—

An Act making an appropriation for the purpose of constructing and equipping a building for the college of engineering at the University of Oklahoma, at Norman, Oklahoma.

| | |
|----------------------|-----|
| First Reading | 261 |
| Second Reading | 277 |

By FRYE:

SENATE BILL NO. 112—

An Act repealing Section 2373 of Chapter 23, Article 24, of Volume 1, of 1910 Statutes; and declaring an emergency.

| | |
|------------------------------|------|
| First Reading | 261 |
| Second Reading | 277 |
| Reported | 314 |
| Re-referred | 700 |
| Stricken from Calendar | 1088 |

By HILL:

SENATE BILL NO. 113—

An Act amending Section 3230 of the Revised Laws of 1910, prescribing the fees in criminal cases for justices of the peace and constables in certain cities and declaring an emergency.

| | |
|--|-----|
| First Reading | 261 |
| Second Reading | 277 |
| Reported | 318 |
| Advanced | 363 |
| Reported Engrossed | 378 |
| Third Reading | 386 |
| Emergency Lost | 387 |
| Reported Re-engrossed | 394 |
| Transmitted to House | 394 |
| Passed by House as Amended | 706 |
| Senate Concurs in House Amendments | 713 |
| Reported Enrolled | 731 |
| Fourth Reading | 744 |
| Transmitted to Governor | 793 |
| Approved by Governor | 819 |

By COYNE, CORDELL AND CARTWRIGHT:

SENATE BILL NO. 114—

An Act creating a bureau for women and children in the department of labor, authorizing the appointment and prescribing the duties, and prescribing the duties of county attorneys in cases of violation.

| | |
|--------------------------|-----|
| First Reading | 261 |
| Second Reading | 277 |
| Reported | 290 |
| Re-referred | 403 |
| Reported | 530 |
| Advanced | 609 |
| Reported Engrossed | 704 |
| Third Reading | 800 |

By LILLARD:

SENATE BILL NO. 115—

An Act authorizing and directing the State Board of Affairs on behalf of the State of Oklahoma to engage in the business of producing, manufacturing and marketing crushed rock, shale and cement, prescribing their powers and duties in connection therewith and providing limitations thereon, making an appropriation therefor and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 261 |
| Second Reading | 277 |
| Reported | 694 |
| Recommended | 697 |

By DEARMON:

SENATE BILL NO. 116—

An Act amending Sections 1, 2 and 3, Article 6, Chapter 219, Session Laws of Oklahoma, 1913, relating to independent school districts.

| | |
|------------------------------|------|
| First Reading | 262 |
| Second Reading | 277 |
| Reported | 532 |
| Stricken from Calendar | 1094 |

By CARTWRIGHT AND LOONEY:

SENATE BILL NO. 117—

An Act amending House Bill No. 62, Chapter 137, of the Laws of Oklahoma 1919, relating to county court stenographers; and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 274 |
| Second Reading | 300 |
| Reported | 331 |
| Advanced | 1733 |
| Reported Engrossed | 1746 |
| Third Reading | 1751 |

By McPHERREN, HOLLOWAY, HORNER AND WELLS:

SENATE BILL NO. 118—

An Act relating to the protection of crossings at grade of railroads and public highways, conferring additional jurisdic-

tion upon the Corporation Commission; regulating the driving of self propelled vehicles over such crossings, and providing penalties for violations thereof.

| | |
|------------------------------|-----|
| First Reading | 274 |
| Second Reading | 300 |
| Reported | 351 |
| Indefinitely Postponed | 843 |

By HILL:

SENATE BILL NO. 119—

An Act amending Chapter 149 of the Session Laws of Oklahoma, 1915, being "An Act defining abandonment of wife or children and providing a punishment therefor," and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 275 |
| Second Reading | 300 |
| Reported | 314 |
| Advanced | 1640 |
| Reported Engrossed | 1715 |
| Third Reading | 1718 |

By FRYE:

SENATE BILL NO. 120—

An Act amending Section 4963, of Chapter 60, Article 18, of the Revised Laws of 1910; relating to divorce and allmony, and declaring an emergency.

| | |
|------------------------------|-----|
| First Reading | 275 |
| Second Reading | 300 |
| Reported | 315 |
| Advanced | 701 |
| Reported Engrossed | 704 |
| Indefinitely Postponed | 717 |

By LEEDY:

SENATE BILL NO. 121—

An Act creating a State School Text Book Commission; defining their duties; salary; expenses; providing rules and regulations; secretary, stenographers; publishing and distribution of books; copyrights; commissions; price; revolving fund; reports; penalty; repealing Sections 7707, 7708, 7709 7710, 7711, 7712, 7713, 7714, 7715, 7716, 7717, 7718, 7719, 7720, 7721, 7722, 7723, 7724, 7725, 7726, 7727, 7728, 7729, 7730, 7731, 7732, 7733 7734, 7735, 7736, 7737, 7738, 7739, 7740, 7741, and 7742, and all acts in conflict herewith.

| | |
|----------------------|-----|
| First Reading | 275 |
| Second Reading | 300 |

By DRAUGHON:

SENATE BILL NO. 122—

An Act repealing Chapter 141 of the Session Laws of Oklahoma 1919, relating to the teaching of the English language, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 275 |
| Second Reading | 300 |

| | |
|-------------------------------------|---------|
| Reported | 317 |
| Considered | 637-638 |
| Referred to Special Committee | 669 |

By McPHERREN:

SENATE BILL NO. 123—

An Act amending Section 7410, Revised Laws of the State of Oklahoma, 1910, Section 4, Chapter 130, Session Laws 1919, Section 7412, revised Laws of the State of Oklahoma, 1910, Section 6, Chapter 30, Session Laws 1919, relating to tax re-sales and the procedure therein.

| | |
|------------------------------------|------|
| First Reading | 275 |
| Second Reading | 300 |
| Reported | 349 |
| Considered | 697 |
| Advanced | 699 |
| Reported Engrossed | 704 |
| Third Reading | 735 |
| Passed by House, as Amended | 1888 |
| Passed by Senate, as Amended | 1897 |

By LEEDY:

SENATE BILL NO. 124—

An Act amending Sections 1 and 2, of Chapter 47, of the Session Laws of 1910, and 1911, providing a State Board of Education; prescribing its powers and duties; salary; mileage of members; and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 275 |
| Second Reading | 300 |

By RUTHERFORD:

SENATE BILL NO. 125—

An Act to amend Section No. 5, Chapter No. 87 of the Session
Laws of 1915.

| | |
|-------------------------------|------|
| First Reading | 276 |
| Second Reading | 300 |
| Reported | 315 |
| Advanced | 637 |
| Reported Engrossed | 640 |
| Third Reading | 656 |
| Passed by House | 1273 |
| Reported Enrolled | 1290 |
| Fourth Reading | 1291 |
| Transmitted to Governor | 1339 |
| Approved by Governor | 1401 |

By McPHERREN:

SENATE BILL NO. 126—

An Act making a supplemental appropriation for the support
and maintenance of engineering division of the Highway De-
partment and declaring an emergency.

| | |
|--------------------------|-----|
| First Reading | 276 |
| Second Reading | 300 |
| Reported | 348 |
| Considered | 390 |
| Advanced | 403 |
| Reported Engrossed | 406 |
| Reconsidered | 411 |
| Considered | 411 |

| | |
|---------------------|-----|
| Advanced | 412 |
| Third Reading | 412 |

By CORDELL:

SENATE BILL NO. 127—

An Act making an appropriation for the purpose of aiding union graded and consolidated schools; providing for the distribution of such money, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 295 |
| Second Reading | 320 |
| Reported | 890 |
| Advanced | 1019 |
| Reported Engrossed | 1037 |
| Third Reading | 1048 |

By McPHERREN AND SIMPSON:

SENATE BILL NO. 128—

An Act making a supplemental appropriation for the use and benefit of the highway department for the fiscal year ending June 30, 1921, and declaring an emergency.

| | |
|-----------------------------------|----------|
| First Reading | 295 |
| Second Reading | 320 |
| Reported | 348 |
| Considered | 404, 425 |
| Advanced | 427 |
| Reported Engrossed | 434 |
| Third Reading | 440 |
| Passed by House, as Amended | 1973 |

By McPHERREN:

SENATE BILL NO. 129—

An Act amending Section 7392, Revised Laws of Oklahoma 1910, relating to publication of delinquent list of taxes on personal property, and the procedure for the collection of same.

| | |
|----------------------|-----|
| First Reading | 295 |
| Second Reading | 320 |

By HOLLOWAY AND McPHERREN OF THE SENATE AND DYER OF THE HOUSE:

SENATE BILL NO. 130—

An Act creating the office of Second Assistant County Attorney of McCurtain County, Oklahoma, and providing for a stenographer, and county evidence man in the said office of County Attorney and fixing the salaries of the first and Second Assistant County Attorneys, the evidence man and said stenographer, and declaring an emergency.

| | |
|-------------------------------|-----|
| First Reading | 295 |
| Second Reading | 320 |
| Reported | 335 |
| Advanced | 362 |
| Reported Engrossed | 378 |
| Third Reading | 383 |
| Passed by House | 766 |
| Reported Enrolled | 774 |
| Fourth Reading | 780 |
| Transmitted to Governor | 822 |
| Approved by Governor | 855 |

By DAVIDSON AND NICHOLS:

SENATE BILL NO. 131—

An Act providing for the abolishment of the State Insurance Board, transferring such duties to State Insurance Commissioner, providing for the transfer of books, documents, papers, etc. fixing other details and declaring an emergency

| | |
|----------------------|-----|
| First Reading | 295 |
| Second Reading | 320 |

By DRAUGHON, SPURLOCK AND HORNER:

SENATE BILL NO. 132—

An Act creating and establishing the Trade Commission of the State of Oklahoma, prescribing its powers and duties, and authorizing the employment of secretarial experts, and clerical help; providing for the enforcement of its orders and the method of appeal therefrom; requiring annual, biennial, and special reports thereto and thereof; prescribing penalties; making an appropriation therefor; and declaring an emergency.

| | |
|----------------------|----------|
| First Reading | 296 |
| Second Reading | 320 |
| Reported | 529, 600 |
| Considered | 1580 |

By LEEDY:

SENATE BILL NO. 133—

An Act to amend Section 7417 of Revised and Annotated Statutes of Oklahoma 1920, relating to cancellation of tax deeds and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 296 |
| Second Reading | 320 |
| Reported | 529 |

By RUTHERFORD:

SENATE BILL NO. 134—

An Act conferring upon the Supreme Court original jurisdiction in suits to enjoin the collection of illegal taxes levied for any State purpose; prescribing procedure therein; and declaring an emergency.

| | |
|--|-----|
| First Reading | 296 |
| Second Reading | 320 |
| Advanced | 362 |
| Reported Engrossed | 378 |
| Reconsidered | 384 |
| Made Special Order | 431 |
| Advanced | 452 |
| Reported Re-engrossed | 457 |
| Considered | 464 |
| Third Reading | 464 |
| Passed by House as Amended | 751 |
| Senate Concurs in House Amendments | 757 |
| Reported Enrolled | 788 |
| Fourth Reading | 799 |
| Transmitted to Governor | 822 |
| Approved by Governor | 866 |

By LOONEY:

SENATE BILL NO. 135—

An Act amending Section 1, Chapter 201, Session Laws of Oklahoma, 1917, so as to permit County Attorneys in all

counties of this State of not less than 11,261, and not more than 11,275 population according to the 1920. federal census. to engage in the private practice of law, when not in conflict with the interests of the County or State; and declaring an emergency.

| | |
|--|------|
| First Reading ----- | 296 |
| Second Reading ----- | 320 |
| Reported ----- | 335 |
| Advanced ----- | 363 |
| Reported Engrossed ----- | 378 |
| Third Reading ----- | 387 |
| Emergency Lost ----- | 388 |
| Emergency reconsidered and carried ----- | 403 |
| Transmitted to House ----- | 403 |
| Passed by House ----- | 922 |
| Reported Enrolled ----- | 979 |
| Fourth Reading ----- | 990 |
| Transmitted to Governor ----- | 1080 |
| Approved by Governor ----- | 1107 |

By NICHOLS:

SENATE BILL NO. 136—

An Act making an appropriation for the support and maintenance of the Oklahoma School for the Blind, located at Muskogee, Oklahoma, for the fiscal year ending June 30, 1921, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading ----- | 296 |
| Second Reading ----- | 320 |
| Reported ----- | 318 |
| Advanced ----- | 343 |

| | |
|--------------------------|-----|
| Reported Engrossed | 347 |
| Third Reading | 361 |

By HILL, SHERMAN AND LILLARD :

SENATE BILL NO. 137--

An Act creating the offices of custodian for each, The Grand Army and the Confederate Memorial Halls in the State Capitol; providing for their appointment and qualification, prescribing their duties, making appropriations to carry out the provisions thereof, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 296 |
| Second Reading | 320 |
| Reported | 374 |
| Considered and Amended | 427 |
| Advanced | 428 |
| Reported Engrossed | 434 |
| Third Reading | 447 |
| Reported Enrolled | 1339 |
| Fourth Reading | 1340 |
| Transmitted to Governor | 1406 |
| Approved by Governor | 1431 |

By RUTHERFORD :

SENATE BILL NO. 138—

An Act relating to the court established by Chapter 113, of the Session Laws of 1917, and as amended by Chapter 157 of the Session Laws of 1919, reducing the number of officials thereof, making court clerk and sheriff of such counties in which court is located ex-officio officers of such

court, prescribing duties, providing pay for extra expenses, eliminating publication, making marriage fee to go to school fund providing for paying moneys to court clerk, providing for the fixing and approving of bond, etc., repealing all acts or parts of acts in conflict herewith, and declaring an emergency.

| | |
|-----------------------------|-----|
| First Reading | 297 |
| Second Reading | 321 |
| Reported | 377 |
| Advanced | 377 |
| Reported Engrossed | 393 |
| Recommitted | 402 |
| Reported | 450 |
| Advanced | 558 |
| Reported Re-engrossed | 595 |
| Considered | 603 |
| Third Reading | 604 |

By CARTWRIGHT AND CARLOCK OF THE SENATE AND
PULLEN OF THE HOUSE:

SENATE BILL NO. 139—

An Act amending Section 1, Chapter 15, Session Laws 1919, relating to confederate pensions and making an appropriation for the payment of same and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 297 |
| Second Reading | 321 |

By WALLACE:

SENATE BILL NO. 140—

An Act amending Section 1, of the Session Laws of Oklahoma, 1917, entitled, "An Act to exempt any legally incorporated

Grange Order of Patrons of Husbandry in this State from the operation of Article Four, Chapter 38, of the Statutes of Oklahoma, and Chapter 38, of the statutes of Oklahoma, and Chapters 162 and 188 of the Session Laws of Oklahoma, 1913, and Chapters 174 and 225, of the Session Laws of Oklahoma, 1915, providing the same shall not apply to incorporated Grange Orders of Patrons of Husbandry," providing same shall not apply to the Farmers' Union.

| | |
|------------------------------|-----|
| First Reading | 297 |
| Second Reading | 321 |
| Reported | 375 |
| Stricken from Calendar | 844 |

By DAVIDSON:

SENATE BILL NO. 141—

An Act amending Section 1220, Article 1, Chapter 15, Revised Laws of Oklahoma, 1910, as amended by Section 1, Chapter 24, Session Laws of Oklahoma, 1915, and amending Section 1223, Article 1, and Section 1226, Article 111, Chapter 15, Revised Laws of Oklahoma, 1910, all pertaining to private corporations and relating to their powers, contents of their articles of incorporation, change in capital stock, and the creation of bonded indebtedness of such corporations, and declaring an emergency.

| | |
|---|------|
| First Reading | 297 |
| Second Reading | 321 |
| Reported | 420 |
| Advanced | 700 |
| Reported Engrossed | 704 |
| Third Reading | 716 |
| Passed by House, as Amended | 1278 |
| Senate Concurrs in House Amendments | 1286 |

| | |
|----------------------------------|------|
| Passed as Amended by House | 1319 |
| Reported Enrolled | 1361 |
| Fourth Reading | 1362 |
| Transmitted to Governor | 1439 |

By LILLARD:

SENATE BILL NO. 142—

An Act prescribing the minimum number of employees to be used in the operation of freight trains in this State, and providing a penalty for violation of this act.

| | |
|--------------------------|------|
| First Reading | 298 |
| Second Reading | 321 |
| Reported | 505 |
| Considered | 1019 |
| Made Special Order | 1171 |

By HARRISON:

SENATE BILL NO. 143—

An Act fixing the number of deputies and their salaries in the offices of Court Clerk and County Clerk in Pontotoc County, Oklahoma, and declaring an emergency.

| | |
|--------------------------|-----|
| First Reading | 298 |
| Second Reading | 321 |
| Reported | 332 |
| Advanced | 362 |
| Reported Engrossed | 378 |
| Third Reading | 381 |
| Passed by House | 706 |

| | |
|-------------------------------|-----|
| Reported Enrolled | 774 |
| Fourth Reading | 780 |
| Transmitted to Governor | 823 |
| Approved by Governor | 854 |

By DURANT OF THE SENATE AND MILLER OF THE HOUSE:

SENATE BILL NO. 144—

An Act amending Section Twenty-nine (29) of the Session Laws Three Hundred and Twenty-nine (329) of the Sessions Laws of 1917, amending Senate Bill No. Three Hundred and Nineteen, (319) Chapter Ninety-five (95) of the Session Laws of 1919, relating to vital statistics, providing for registration districts and registrars of births, deaths, and marriages, prescribing the duties of registrars and health officers, providing penalties for violation thereof, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 398 |
| Second Reading | 321 |
| Reported | 406 |

By PUGH:

SENATE BILL NO. 145—

An Act amending Section Two, Chapter 185, Session Laws of 1919, relating to State aid in erection of buildings in consolidated and union graded districts, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 298 |
| Second Reading | 321 |

| | |
|------------------------------|------|
| Reported | 545 |
| Advanced | 1240 |
| Reported Engrossed | 1290 |
| Fails of Passage | 1343 |
| Motion Lodged | 1343 |
| Reconsideration failed | 1442 |

By PUGH AND CORDELL:

SENATE BILL NO. 146—

An Act amending Section 1, Chapter 186, Session Laws 1919,
relating to the formation of consolidated school districts, and
declaring an emergency.

| | |
|-----------------------------|------|
| First Reading | 298 |
| Second Reading | 321 |
| Reported | 532 |
| Advanced | 1244 |
| Reported Engrossed | 1361 |
| Considered | 1366 |
| Third Reading | 1372 |
| Emergency Lost | 1373 |
| Reported Re-engrossed | 1414 |
| Transmitted to House | 1414 |
| Reported Engrossed | 1638 |
| Passed by House | 1966 |

By PUGH:

SENATE BILL NO. 147—

An Act amending Section Three, Chapter 219, Session Laws
of 1913, relating to officers of consolidated school districts,
and declaring an emergency.

| | |
|----------------------|-----|
| First Reading ----- | 298 |
| Second Reading ----- | 321 |

By DURANT OF THE SENATE AND MILLER OF THE HOUSE:

SENATE BILL NO. 148—

An Act amending Section (3282-3283-3284-3286-3287 and 3289) of the Revised Laws of Oklahoma of 1910, relating to hunting and fishing and obtaining licenses therefor and declaring an emergency.

| | |
|----------------------|-----|
| First Reading ----- | 298 |
| Second Reading ----- | 321 |

By GLASSER:

SENATE BILL NO. 149—

An Act providing for payment of the per diem and mileage of witnesses subpoenaed in behalf of the State or of a pauper defendant, in all criminal actions in the County Courts of the State, in all preliminary hearings before a committee magistrate on felony charges, and in all hearings upon complaints to preserve the peace, and declaring an emergency.

| | |
|----------------------------|------|
| First Reading ----- | 298 |
| Second Reading ----- | 321 |
| Reported ----- | 598 |
| Advanced ----- | 1641 |
| Reported Engrossed ----- | 1684 |
| Third Reading ----- | 1706 |
| Considered ----- | 1707 |
| Transmitted to House ----- | 1708 |

By CORDELL:

SENATE BILL NO. 150—

An Act defining the official, clerical, stenographic and other positions in the following State departments: Secretary of State, State Auditor, State Election Board, State Board of Affairs, State Board of Agriculture, Corporation Commission, State Fire Marshal, and Commissioners of the Land Office; fixing the salaries therefor and amending portions of Section 1, Chapter 211, of Session Laws of 1919, and declaring an emergency.

| | |
|-------------------------------------|-----------|
| First Reading | 319 |
| Second Reading | 340 |
| Reported | 408 |
| Considered and Amended..... | 840 |
| Referred to Special Committee | 841 |
| Reported | 863 |
| Made Special Order | 1171 |
| Considered and Amended | 1292-1301 |
| Indefinitely Postponed | 1301 |
| Motion Lodged | 1301 |
| Considered | 1451 |

By CORDELL AND DAVIDSON:

SENATE BILL NO. 151—

An Act defining osteopathy; authorizing and regulating the licensing of osteopathic physicians and surgeons; regulating the practice of osteopathy; providing for a State Board of Osteopathy; fixing the compensation; and defining the pow-

ers thereof; and repealing all laws and parts of laws in conflict herewith.

| | |
|---|----------|
| First Reading | 319 |
| Second Reading | 340 |
| Reported | 489 |
| Considered | 672, 673 |
| Advanced | 675 |
| Third Reading | 675 |
| Reported Engrossed | 678 |
| Transmitted to House | 690 |
| Passed by House | 821 |
| Reported Enrolled | 865 |
| Fourth Reading | 865 |
| Transmitted to Governor | 868 |
| Returned by Governor | 975 |
| Reconsidered | 988 |
| Amended | 988 |
| Advanced | 988 |
| Third Reading | 988 |
| Reported Engrossed | 992 |
| Transmitted to House | 992 |
| Passed by House | 1081 |
| Reported Re-enrolled | 1098 |
| Fourth Reading | 1101 |
| Referred to Committee on Engrossed and Enrolled Bills | 1129 |
| Transmitted to Governor | 1139 |
| Approved by Governor | 1200 |

By INGRAHAM:—

SENATE BILL NO. 152—

An Act providing for the granting of divorce decrees and repealing Section 4973, Chapter 60, Article 18, of the Revised

Laws of 1910, divorce decrees rendered when and to show what, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 319 |
| Second Reading | 340 |
| Reported | 458 |

By ANGLIN:

SENATE BILL NO. 153—

An Act relating to the salaries of certain deputies in the offices of the County Treasurer, and Court Clerk, in counties of not less than 26,000 and not more than 26,500 population, and declaring an emergency.

| | |
|---|------|
| First Reading | 319 |
| Second Reading | 340 |
| Advanced | 362 |
| Reported Engrossed | 378 |
| Third Reading | 384 |
| Passed by House as Amended | 792 |
| Senate Concur in House Amendments | 835 |
| Reported Enrolled | 865 |
| Fourth Reading | 879 |
| Transmitted to Governor | 921 |
| Approved by Governor | 1009 |

By HORNER:

SENATE BILL NO. 154—

An Act conferring additional jurisdiction upon the district courts of the State of Oklahoma, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 319 |
| Second Reading | 340 |
| Reported | 437 |
| Considered | 1020 |

By SENATE AND HOUSE COMMITTEES ON APPROPRIATIONS:

SENATE BILL NO. 155—

An Act making general appropriation for the budget expenses of the executive, legislative, and judicial departments of the State, and for the interest on the public debt, for the years ending June 30, 1922, and June 30, 1923.

| | |
|---|-----------------|
| First Reading | 319 |
| Second Reading | 340 |
| Reported | 818 |
| Made Special Order | 856 |
| Considered and Amended 879-884, 902-913, 935-942, 961-964, 965-972, 974-976, 990-997. | |
| Advanced | 907 |
| Reported Engrossed | 1037 |
| Third Reading | 1045 |
| Passed by House, as Amended | 1913 |
| Senate asks for Conference | 1914 |
| Senate Appoints Conferees | 1930 |
| House Appoints Conferees | 1952 |
| Report of Senate Conferees | 1974, 2003-2009 |

By DAVIDSON:

SENATE BILL NO. 156—

An Act making an appropriation to pay the claim of Yankauer and Davidson, attorneys at law, for amount due them

services rendered in the collection of \$58,251.19, inheritance tax from the estate of John D. Archibald, late of New York City, New York, and declaring an emergency.

| | |
|--------------------------|-----|
| First Reading | 320 |
| Second Reading | 340 |
| Reported | 375 |
| Advanced | 429 |
| Reported Engrossed | 434 |
| Third Reading | 448 |

By WOODS OF ROGERS:

SENATE BILL NO. 157—

An Act repealing Chapter 197 of the Session Laws of 1919, relating to the inspection of gasoline and other products of petroleum, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 339 |
| Second Reading | 358 |

By PUGH:

SENATE BILL NO. 158—

An Act making an appropriation for the salaries and maintenance of the Panhandle Agricultural Institute located at Goodwell, Oklahoma, for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 339 |
| Second Reading | 358 |
| Reported | 396 |

| | |
|-------------------------------|------|
| Advanced | 454 |
| Considered | 468 |
| Reported Engrossed | 457 |
| Third Reading | 737 |
| Passed by House | 1273 |
| Reported Enrolled | 1339 |
| Fourth Reading | 1340 |
| Transmitted to Governor | 1404 |
| Approved by Governor | 1431 |

By DEARMON AND WEST OF THE SENATE AND LOUTHAN
AND DAVIS OF THE HOUSE:

SENATE BILL NO. 159—

An Act making an appropriation for completing and equipping the Fine Arts Building, completing and equipping Willard Hall, making an addition to the heating plant and equipping same for the Oklahoma College for Women, located at Chickasha, Oklahoma, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 339 |
| Second Reading | 358 |

By WOODS OF McCLAIN, WALLACE AND LILLARD:

SENATE BILL NO. 160—

An Act relating to the supreme court, authorizing the appointment of additional referees and defining their duties, and amending Section 2, Chapter 127, of the Session Laws of 1919, and declaring an emergency.

| | |
|-------------------------------------|----------|
| First Reading ----- | 339 |
| Second Reading ----- | 358 |
| Reported ----- | 523 |
| Made Special Order ----- | 636 |
| Considered and Amended ----- | 691, 695 |
| Advanced ----- | 697 |
| Reported Engrossed ----- | 704 |
| Referred to Special Committee ----- | 715 |
| Reported ----- | 745 |
| Third Reading ----- | 829 |
| Reported Re-engrossed ----- | 848 |
| Transmitted to House ----- | 858 |

By DRAUGHON:

SENATE BILL NO. 161—

An Act legalizing the incorporation of the town of Davis, Murray County, Oklahoma, and to legalize the proceedings and all acts done by the Board of Trustees of said town of Davis, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading ----- | 339 |
| Second Reading ----- | 358 |
| Advanced ----- | 558 |
| Reported Engrossed ----- | 578 |
| Third Reading ----- | 380 |
| Passed by House ----- | 821 |
| Reported Enrolled ----- | 848 |
| Fourth Reading ----- | 858 |
| Transmitted to Governor ----- | 921 |
| Approved by Governor ----- | 1001 |

By WOODS OF McCLAIN AND WALLACE:

SENATE BILL NO. 162—

An Act making a supplementary appropriation for traveling expenses for the Industrial Supervisor of the Eleemosynary Institutions of the State of Oklahoma, and declaring an emergency for the fiscal year ending June 30, 1921.

| | |
|----------------------------|-----|
| First Reading | 340 |
| Second Reading | 358 |
| Reported | 531 |
| Advanced | 562 |
| Third Reading | 562 |
| Reported Engrossed..... | 572 |
| Transmitted to House | 576 |

By SIMPSON:

SENATE BILL NO. 163—

An Act relating to independent school districts and districts of cities of the first class to amend Section 7749 and Section 7750 of the Revised Laws of Oklahoma, providing for the election of school treasurer and for the employment of legal counsel, and declaring an emergency.

| | |
|-------------------------|-----|
| First Reading | 355 |
| Second Reading | 379 |
| Reported | 506 |
| Advanced | 473 |
| Reported Engrossed..... | 477 |
| Fails of Passage | 480 |

By RUTHERFORD:

SENATE BILL NO. 164—

An Act repealing the authorization of Boards of Education to provide military training and authorizing Boards of Ed-

ucation and School District Boards maintaining a High School to provide for military and athletic training providing for competitive drills and contests, providing for the appointment of a State Board to govern such drills and contests; House Bill No. 599, Chapter——' Session Laws 1917, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading ----- | 355 |
| Second Reading ----- | 379 |

By RUTHERFORD:

SENATE BILL NO. 165—

An Act defining fees and emoluments as pertaining to the office of County Judge and amending Section 3203, Vol. 1, Revised Laws of 1910, and declaring an emergency.

| | |
|-----------------------------|----------|
| First Reading ----- | 355 |
| Second Reading ----- | 379 |
| Reported ----- | 438, 641 |
| Advanced ----- | 666 |
| Reported Engrossed ----- | 678 |
| Fails of Passage ----- | 688 |
| Third Reading ----- | 714 |
| Reported Re-engrossed ----- | 731 |
| Transmitted to House ----- | 744 |

By BROWN AND SPURLOCK:

SENATE BILL NO. 166—

An Act amending Section 15, Chapter 147, Session Laws of Oklahoma, 1919, entitled, "An Act providing for the organi-

zation and regulation of co-operative corporations," prohibiting the use of the words, "Farmers" or "Farms" in the name under which it carries on its business other than co-operative companies organized under said act.

| | |
|----------------------------|------|
| First Reading | 355 |
| Second Reading | 379 |
| Reported do not Pass | 1857 |

By INGRAHAM AND BRIGGS:

SENATE BILL NO. 167—

An Act authorizing cities of the first class to enact ordinances prohibiting the erection, maintenance and operation of junk yards, livery barns, and any other businesses which from their nature are, or may become public nuisances within certain areas in said cities, to be designated by such ordinance, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 356 |
| Second Reading | 379 |
| Reported | 773 |
| Advanced | 1641 |
| Reported Engrossed | 1715 |
| Third Reading | 1717 |

By ANGLIN AND GLASSER:

SENATE BILL NO. 168—

An Act authorizing County Judges to solemnize marriage ceremonies; providing the fee therefor; and disposition thereof; and declaring an emergency.

| | |
|----------------------------|-----|
| First Reading | 356 |
| Second Reading | 380 |
| Reported do not Pass | 430 |

By SPURLOCK:

SENATE BILL NO. 169—

An Act amending Chapter 176, Section 1, of the Session Laws of Oklahoma of 1917, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 356 |
| Second Reading | 380 |

By BRIGGS AND RUTHERFORD:

SENATE BILL NO. 170—

An Act relating to the sale of materials used in the improvement of highways, streets or alleys or in the construction of bridges, culverts and sewers and public buildings, providing a penalty for violation thereby, and declaring an emergency.

| | |
|-----------------------------------|------|
| First Reading | 356 |
| Second Reading | 380 |
| Reported | 547 |
| Considered | 726 |
| Advanced | 727 |
| Reported Engrossed | 731 |
| Third Reading | 740 |
| Passed by House, as Amended | 1969 |

By CARTWRIGHT, GLASSER, LOONEY, McPHERREN, HOLLOWAY, HARRISON, GOLOBIE, CLARK, AND MORTON, OF THE SENATE, AND HEROD, HARRISON, HARP AND DABNEY OF THE HOUSE:

SENATE BILL NO. 171—

An Act amending Chapter No. 79, Session Laws 1919, relating to teachers annuities and benefits after specified years of service, repealing all laws or parts of laws in conflict herewith and declaring an emergency.

| | |
|-------------------------------------|------------|
| First Reading | 356 |
| Second Reading | 380 |
| Reported | 409 |
| Made Special Order | 676 |
| Referred to Special Committee | 718 |
| Reported | 862 |
| Considered | 1035, 1070 |
| Referred to Special Committee | 1084 |
| Reported | 1152 |
| Made Special Order | 1170 |
| Advanced | 1244 |
| Considered | 1312 |
| Reported Engrossed | 1339 |
| Third Reading | 1343 |
| Emergency Lost | 1345 |
| Considered | 1370 |
| Reported Re-engrossed | 1379 |
| Transmitted to House | 1380 |

By FRYE OF THE SENATE AND BALLANCE OF THE HOUSE:

SENATE BILL NO. 172—

An Act repealing Section 2031; 2032; 2033; 2034; 2035; 2036 and 2037 of the Revised Laws of Oklahoma, 1910, of Chapter 21,

Article 2, abolishing County Court at Muldrow, Sequoyah County, Oklahoma, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading ----- | 356 |
| Second Reading ----- | 380 |
| Advanced ----- | 380 |
| Reported Engrossed ----- | 393 |
| Third Reading ----- | 401 |
| Passed by House ----- | 1903 |

By FRYE AND SHERMAN:

SENATE BILL NO. 173—

An Act relating to pimping, to define and prohibit same and providing punishment thereof; and for the competency at the trial therefor.

| | |
|--------------------------|------|
| First Reading ----- | 356 |
| Second Reading ----- | 380 |
| Reported ----- | 523 |
| Advanced ----- | 145i |
| Reported Engrossed ----- | 1496 |
| Third Reading ----- | 1499 |

By HILL:

SENATE BILL NO. 174—

An Act relating to motion picture films, or reels; providing a system of examination, approval and regulation thereof, and of the banners, posters and other like advertising matter used in connection therewith; operating a board of re-

view, providing penalties for the violation of this act; making an appropriation therefor and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 357 |
| Second Reading | 380 |

By SENATE COMMITTEE ON APPROPRIATIONS:

SENATE BILL NO. 175—

An Act making an appropriation to pay deficiency certificates numbered forty-two to seventy (42-70), both inclusive, and one to twenty (1-20), both inclusive, as approved and certified to by the Governor under authority of Chapter 231 of the Session Laws of Oklahoma, 1915, as amended by Chapter 229 of the Session Laws of Oklahoma, 1919, and declaring an emergency.

| | |
|------------------------------|---------------------------|
| First Reading | 357 |
| Second Reading | 380 |
| Reported | 407 |
| Made Special Order | 452 |
| Considered and Amended | 483-484, 497-501, 508-513 |
| Advanced | 513 |
| Reported Engrossed | 522 |
| Third Reading | 538 |

By CORDELL:

SENATE BILL NO. 176—

An Act to prevent cruelty to animals, and eliminate the use of the steel trap, except around houses, barns, and chicken yards, and prescribing a penalty.

| | |
|----------------------------|-----|
| First Reading ----- | 378 |
| Second Reading ----- | 399 |
| Reported do not Pass ----- | 489 |

By RUTHERFORD:

SENATE BILL NO. 177—

An Act validating certain acknowledgments to written instruments taken in this State since may 16, 1913, and declaring an emergency.

| | |
|--------------------------|-----|
| First Reading ----- | 378 |
| Second Reading ----- | 399 |
| Reported ----- | 438 |
| Advanced ----- | 846 |
| Reported Engrossed ----- | 865 |
| Third Reading ----- | 871 |

By DAVIDSON:

SENATE BILL NO. 178—

An Act authorizing the Supreme Court to award damages, tax costs, etc., upon the affirmance of an order, decree, or judgment for the payment of money, and declaring an emergency.

| | |
|--------------------------|-----|
| First Reading ----- | 378 |
| Second Reading ----- | 399 |
| Reported ----- | 641 |
| Advanced ----- | 728 |
| Reported Engrossed ----- | 731 |
| Third Reading ----- | 742 |

By HOLLOWAY:

SENATE BILL NO. 179

An Act creating a Commission of Educational Survey, naming the duties, providing for an Educational Survey of the State School system of Oklahōma, making an appropriation of twenty thousand (\$20,000.00) dollars, and declaring an emergency.

| | |
|--------------------------------|-----------|
| First Reading | 378 |
| Second Reading | 399 |
| Reported and Re-referred | 396 |
| Reported | 1131 |
| Considered | 1173-1175 |
| Advanced | 1312 |
| Reported Engrossed | 1450 |
| Advancement Reconsidered | 1452 |
| Considered and Amended | 1456 |
| Advanced | 1457 |
| Third Reading | 1457 |
| Reported Engrossed | 1486 |
| Transmitted to House | 1489 |
| Passed by House | 1972 |

By INGRAHAM OF THE SENATE AND ADMIRE OF THE HOUSE:

SENATE BILL NO. 180—

An Act relating to salaries of County Commissioners in counties between 60,000 and 64,000 population; repealing all laws and parts of laws in conflict herewith; and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 378 |
| Second Reading | 399 |
| Reported | 550 |
| Advanced | 620 |
| Reported Engrossed | 624 |
| Third Reading | 632 |
| Passed by House | 922 |
| Reported Enrolled | 945 |
| Fourth Reading | 951 |
| Transmitted to Governor | 1021 |
| Approved by Governor | 1066 |

By LILLARD (By Request):

SENATE BILL NO. 181—

An Act to amend Section 2 and Section 4, Chapter 221, Session Laws, Oklahoma 1919, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 379 |
| Second Reading | 399 |
| Reported | 1073 |

By LILLARD (By request):

SENATE BILL NO. 182—

An Act amending Section 3406 of the Revised Laws of Oklahoma, 1910, as amended by House Bill No. 235, Chapter 205, Session Laws of Oklahoma of 1915, relating to fraternal beneficiary associations, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 379 |
| Second Reading | 399 |
| Reported | 788 |

By LILLARD (By request) :

SENATE BILL NO. 183—

An Act to amend Section 3747 of Article 4, Revised Laws of Oklahoma, 1910, relating to the inspection and regulation of factories, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 379 |
| Second Reading | 399 |

By DURANT OF THE SENATE AND BUTLER OF THE HOUSE :

SENATE BILL NO. 184—

An Act amending Section 1, Chapter 201, Session Laws of Oklahoma 1917, so as to permit County Attorneys in all counties of this State of not less than 13, 868 and not more than 13,870 population according to the 1920, federal census, to engage in the private practice of law, when not in conflict with the interests of the County or State, and declaring an emergency

| | |
|----------------------|-----|
| First Reading | 379 |
| Second Reading | 399 |
| Reported | 439 |

By PUGH OF THE SENATE AND DENNY OF THE HOUSE :

SENATE BILL NO. 185—

An Act declaring prairie dogs to be a public nuisance, making it the duty of the State Board of Agriculture to exterminate

them and making an appropriation therefor, and declaring an emergency.

| | |
|--------------------------------|------|
| First Reading | 397 |
| Second Reading | 411 |
| Reported and Re-referred | 528 |
| Reported | 1038 |
| Advanced | 1261 |
| Reported Engrossed | 1369 |
| Third Reading | 1380 |
| Emergency Lost | 1380 |
| Motion Lodged | 1381 |
| Motion Lodged Withdrawn | 1382 |
| Reported Re-engrossed | 1414 |
| Transmitted to House | 1414 |

By GOLOBIE:

SENATE BILL NO. 186—

An Act making an appropriation for salaries, support and maintenance for the fiscal year ending June 30, 1921, at the Colored A. & N. University, Langston, Oklahoma, and declaring an emergency.

| | |
|----------------------------|-----|
| First Reading | 397 |
| Second Reading | 411 |
| Reported do not Pass | 890 |

By GOLOBIE:

SENATE BILL NO. 187—

An Act amending Section 1, Chapter 147, of the Session Laws of 1917, relating to college degrees, and declaring an emergency.

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| | |
|--------------------------|------|
| First Reading | 397 |
| Second Reading | 411 |
| Reported | 1350 |
| Advanced | 1757 |
| Reported Engrossed | 1762 |
| Third Reading | 1763 |

By GOLOBIE AND SPURLOCK :

SENATE BILL NO. 188—

An Act amending Section Five (5), Chapter (73), of the Session Laws of Oklahoma, 1919, relating to free scholarships in the A. & M. College.

| | |
|----------------------|-----|
| First Reading | 397 |
| Second Reading | 411 |

By LOONEY :

SENATE BILL NO. 189—

An Act amending Sections 1, 2, 3 and 4, Chapter 148, Session Laws of Oklahoma 1915, entitled "An Act regulating the hours of employment of females in certain industries and establishments, and providing a penalty therefor; providing for adequate heating and toilet facilities and other conveniences for female employees in certain industries," and repealing all acts and parts of acts in conflict herewith.

| | |
|----------------------|------|
| First Reading | 397 |
| Second Reading | 411 |
| Reported | 814 |
| Advanced | 1535 |

| | |
|--------------------------------|------------|
| Reported Engrossed | 1545 |
| Advancement Reconsidered | 1566 |
| Considered and Amended | 1566, 1738 |
| Advanced | 1759 |
| Third Reading | 1760 |
| Reported Re-engrossed | 1762 |
| Transmitted to House | 1762 |

By FLEMING :

SENATE BILL NO. 190—

An Act amending Section 1, Chapter 44, Session Laws 1919, relating to the appointment of live stock inspectors; prescribing their qualifications, duties and compensation; and repealing all laws or parts of laws in conflict herewith, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 398 |
| Second Reading | 411 |
| Reported | 420 |

By LILLARD :

SENATE BILL NO. 191—

An Act making an appropriation to pay Levy Brothers for rental of floor space in the Mercantile Building, occupied by State Officers from April 1, 1911, to April 1, 1913, and declaring an emergency.

| | |
|----------------------------|-----|
| First Reading | 398 |
| Second Reading | 411 |
| Reported do not Pass | 559 |

By RUTHERFORD:

SENATE BILL NO. 192—

An Act making an appropriation for the purchase of vocational books for the adult blind, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 398 |
| Second Reading | 411 |

By SPURLOCK:

SENATE BILL NO. 193—

An Act repealing Chapter 62 of the Session Laws of Oklahoma, 1919, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 398 |
| Second Reading | 411 |

By CORDELL:

SENATE BILL NO. 194—

An Act making an appropriation for an addition to the library of the University of Oklahoma, Norman, Oklahoma.

| | |
|----------------------|-----|
| First Reading | 398 |
| Second Reading | 411 |

By CORDELL:

SENATE BILL NO. 195—

An Act making an appropriation for a Natural Science Building for the University of Oklahoma, Norman, Oklahoma.

| | |
|----------------------|-----|
| First Reading | 398 |
| Second Reading | 411 |

By BRIGGS:

SENATE BILL NO. 196—

An Act requiring all life, health and accident insurance companies, doing business in the State of Oklahoma, to make their policies or certificates payable within the State, and to keep on deposit in banks within the State, a sufficient amount to meet all accrued liabilities, and providing for the forfeiture of license to do business in this State of any Company failing to comply with the provisions of this act, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 398 |
| Second Reading | 411 |

By DRAUGHON:

SENATE BILL NO. 197—

An Act making supplemental appropriation for support and maintenance of the Oklahoma School for the Deaf for the

remainder of the fiscal year ending June 30, 1921, and declaring an emergency.

| | |
|----------------------------|-----|
| First Reading | 409 |
| Second Reading | 424 |
| Reported | 532 |
| Advanced | 562 |
| Third Reading | 563 |
| Reported Engrossed | 572 |
| Transmitted to House | 576 |

By GOLOBIE:

SENATE BILL NO. 198—

An Act amending Section 2443 of Article 35 of Chapter 23 of the Revised Laws of Oklahoma 1910, relating to incestuous marriages and punishment therefor, and declaring an emergency.

| | |
|----------------------------|-----|
| First Reading | 410 |
| Second Reading | 424 |
| Reported do not Pass | 530 |

By GOLOBIE:

SENATE BILL NO. 199—

An Act amending Section 6328 of Chapter 64 of Article 6, of the Revised Laws Annotated of the State of Oklahoma, entitled, "Homesteads and family allowance."

| | |
|----------------------------|-----|
| First Reading | 410 |
| Second Reading | 424 |
| Reported do not pass | 523 |

By GOLOBIE (By Request) :

SENATE BILL NO. 200—

An Act to protect and preserve inviolate liberty of speech and press and the right to peaceably assemble to discuss political, industrial and economical grievances.

| | |
|----------------------------|-----|
| First Reading | 410 |
| Second Reading | 424 |
| Reported do not Pass | 524 |

By WOODS OF McCLAIN :

SENATE BILL NO. 201—

An Act re-appropriating certain funds heretofore appropriated for the State Training School for Boys at Pauls Valley, Oklahoma, and making the same available for support and maintenance of said institution for the fiscal year ending June 30, 1921, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 410 |
| Second Reading | 424 |

By WALLACE :

SENATE BILL NO. 202—

An Act repealing House Bill No. 43, Chapter 28, providing for the appointment of consulting engineer for counties vot-

ing bonds for permanent State roads and bridges thereon, describing his qualifications and duties, fixing his compensation and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 410 |
| Second Reading | 424 |

By LOONEY:

SENATE BILL NO. 203—

An Act authorizing and directing the State Board of Public Affairs and the State Board of Health to enter into a contract with the United States Government through the proper department thereof to lease the Tuberculosis Sanatorium at Clinton, Oklahoma, for the use of honorably discharged soldiers, sailors, and marines, and soldier and sailors nurses who are suffering from tuberculosis and making an appropriation for additional buildings and declaring an emergency.

| | |
|----------------------------|---------|
| First Reading | 423 |
| Second Reading | 443 |
| Considered | 540-542 |
| Advanced | 542 |
| Third Reading | 542 |
| Reported Engrossed | 545 |
| Transmitted to House | 551 |

By McPHERREN, COYNE, DAVIDSON AND LOONEY:

SENATE BILL NO 204—

An Act to amend Chapter 244, Session Laws of Oklahoma 1913, relating to a relief and pension fund for the benefit of persons employed in regularly constituted fire departments.

| | |
|-------------------------------|------|
| First Reading | 423 |
| Second Reading | 443 |
| Reported | 487 |
| Advanced | 657 |
| Reported Engrossed | 704 |
| Third Reading | 715 |
| Passed by House | 1273 |
| Reported Enrolled | 1309 |
| Fourth Reading | 1317 |
| Transmitted to Governor | 1378 |
| Approved by Governor | 1402 |

By HARRISON AND GLASSER:

SENATE BILL NO. 205—

An Act to amend Section 5274 of the Revised Laws of Oklahoma 1910, pertaining to void judgments, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 423 |
| Second Reading | 443 |
| Reported | 599 |
| Advanced | 1239 |
| Reported Engrossed | 1339 |
| Third Reading | 1341 |

By DURANT OF THE SENATE AND MILLER OF OTTAWA COUNTY OF THE HOUSE:

SENATE BILL NO. 206—

An Act authorizing the several counties of the State of Oklahoma to purchase land, improve and equip the same as a county farm, for the more humane and economical care of

such persons; authorizing the issuance of bonds by said counties for said purpose; repealing Section 4527, Article 1, Chapter 58, Revised Laws of Oklahoma, 1910, and Chapter 13, Session Laws 1910-11, and declaring an emergency.

| | |
|------------------------------|------|
| First Reading | 423 |
| Second Reading | 443 |
| Reported | 549 |
| Advanced | 1313 |
| Reported Engrossed | 1450 |
| Stricken from Calendar | 1479 |

By WOODS OF McCLAIN OF THE SENATE AND DAVIS OF THE HOUSE:

SENATE BILL NO. 207—

An Act validating certain acknowledgments relating to deeds and other conveyances of real estate heretofore taken within the State of Oklahoma, before justices of the peace, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 439 |
| Second Reading | 462 |
| Reported | 642 |
| Advanced | 1018 |
| Reported Engrossed | 1037 |
| Third Reading | 1047 |

By JOHNSON OF THE SENATE AND ELMORE OF THE HOUSE:

SENATE BILL NO. 208—

An Act declaring the giving of a bad check, with intent to defraud, a misdemeanor, providing for punishment for same and fixing a penalty therefor.

| | |
|------------------------------|------------|
| First Reading ----- | 440 |
| Second Reading ----- | 462 |
| Reported ----- | 530 |
| Made Special Order ----- | 1639 |
| Considered and Amended ----- | 1706, 1727 |
| Advanced ----- | 1728 |
| Reported Engrossed ----- | 1746 |
| Fails of Passage ----- | 1750 |

By HARVEY:

SENATE BILL NO. 209—

An Act authorizing school districts, comprising cities of the first class, to sell real estate belonging to the said district, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading ----- | 440 |
| Second Reading ----- | 462 |
| Reported ----- | 848 |
| Advanced ----- | 1317 |
| Reported Engrossed ----- | 1450 |
| Third Reading ----- | 1463 |

By GLASSER AND SPURLOCK:

SENATE BILL NO. 210—

An Act amending Section One (1), Chapter (278), of the Session Laws of 1915, relating to and fixing the date for the holding of the annual school meeting; and providing for the time of making the report of the school district board required by law to be filed with the excise board.

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| | |
|------------------------------|-----|
| First Reading ----- | 440 |
| Second Reading ----- | 462 |
| Reported ----- | 532 |
| Stricken from Calendar ----- | 997 |

By LEEDY :

SENATE BILL NO. 211—

An Act repealing general Section 3764 of the Revised and Annotated Statutes of Oklahoma, 1910, relating to conspiracy, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading ----- | 440 |
| Second Reading ----- | 462 |

By HILL, LOONEY AND HOLLOWAY :

SENATE BILL NO. 212—

An Act designating the roping, throwing or tying down of cattle or other domestic animals for public amusement, to constitute cruelty to animals, making the doing of same a misdemeanor and prescribing a penalty.

| | |
|----------------------|------|
| First Reading ----- | 440 |
| Second Reading ----- | 462 |
| Reported ----- | 590 |
| Considered ----- | 1641 |

By HORNER :

SENATE BILL NO. 213—

An Act repealing Chapter 188 of the Session Laws of Oklahoma, 1915, relating to exempt wages; and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 440 |
| Second Reading | 462 |
| Reported | 524 |
| Recommitted | 551 |

By HORNER :

SENATE BILL NO. 214—

An Act repealing Section 5501, Chapter 61, Article XII. of the Revised Laws of Oklahoma, 1910, relating to exempt earnings; and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 440 |
| Second Reading | 462 |
| Reported | 524 |
| Recommitted | 551 |

By HORNER :

SENATE BILL NO. 215—

An Act amending Section 5198, Chapter 60, Article XXIII, of the Revised Laws of Oklahoma 1910, relating to garnishment of exempt property; and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 440 |
| Second Reading | 462 |
| Reported | 524 |
| Recommitted | 551 |

By HORNER :

SENATE BILL NO. 216—

An Act relating to exemptions of wages and earnings; and declaring an emergency.

| | |
|----------------------|-----|
| First Reading ----- | 441 |
| Second Reading ----- | 462 |
| Reported ----- | 525 |
| Recommitted ----- | 551 |

By WOODS OF McCLAIN AND DRAUGHON OF THE SENATE
AND HARDIE AND SALTER OF THE HOUSE:

SENATE BILL NO. 217—

An Act making an appropriation for an addition to the Fine Arts Building of the University of Oklahoma, Norman, Oklahoma, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading ----- | 441 |
| Second Reading ----- | 462 |

By HILL AND GLASSER:

SENATE BILL NO. 218—

An Act to abolish the Oklahoma Military Academy, Claremore, Oklahoma, providing for the disposition of the land, buildings, and equipment used in said institution, repealing all laws or parts of laws in conflict herewith, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading ----- | 441 |
| Second Reading ----- | 463 |
| Reported ----- | 763 |
| Considered ----- | 778 |

By HILL AND RUTHERFORD:

SENATE BILL NO. 219—

An Act to abolish the Oklahoma State Business Academy, Tonkawa, Oklahoma, providing for the disposition of the land, buildings, and equipment used in said institution, repealing all laws or parts of laws in conflict herewith, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 441 |
| Second Reading | 463 |
| Reported | 769 |

By HILL AND GLASSER:

SENATE BILL NO. 220—

An Act to abolish the Miami School of Mines, Miami, Oklahoma, providing for the disposition of the land, buildings, and equipment used in said institution, repealing all laws or parts of laws in conflict herewith, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 441 |
| Second Reading | 463 |
| Reported | 817 |

By HILL AND GLASSER:

SENATE BILL NO. 221—

An Act to abolish the School of Mines and Metallurgy, Wilburton, Oklahoma, providing for the disposition of the land,

buildings, and equipment used in said institution, repealing all laws or parts of laws in conflict herewith, and declaring an emergency.

| | |
|------------------------------|------|
| First Reading | 441 |
| Second Reading | 463 |
| Reported | 790 |
| Considered | 1152 |
| Indefinitely Postponed | 1743 |

By HILL AND GLASSER:

SENATE BILL NO. 222—

An Act to abolish the Cameron State School of Agriculture, Lawton, Oklahoma, providing for the disposition of the land, buildings, and equipment used in said institution, repealing all laws or parts of laws in conflict herewith and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 441 |
| Second Reading | 463 |
| Reported | 767 |

By HILL AND GLASSER:

SENATE BILL NO. 223—

An Act to abolish the Connors State School of Agriculture, Warner, Oklahoma, providing for the disposition of the land, buildings, and equipment used in said institution, repealing all laws or parts of laws in conflict herewith, and declaring an emergency.

| | |
|------------------------------|------|
| First Reading | 442 |
| Second Reading | 463 |
| Reported | 766 |
| Indefinitely Postponed | 1150 |

By HILL, GLASSER AND RUTHERFORD :

SENATE BILL NO. 224—

An Act to abolish the Murray State School of Agriculture, Tishomingo, Oklahoma, providing for the disposition of the land, buildings, and equipment used in said institution, repealing all laws or parts of laws in conflict herewith and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 442 |
| Second Reading | 463 |
| Reported | 765 |

By HILL :

SENATE BILL NO. 225—

An Act providing for and requiring an audit and examination of the records and accounts of all county officers at least every two years; and prescribing the powers and duties of the State Examiner and Inspector in relation thereto and for the payment of the expenses thereof; and providing for the institution of suits and actions against delinquent officials, and prescribing the duties of the Attorney General in such cases.

| | |
|----------------------|-----|
| First Reading | 442 |
| Second Reading | 463 |
| Reported | 549 |

| | |
|-------------------------------------|-----|
| Considered and Amended | 727 |
| Referred to Special Committee | 728 |

By CORDELL:

SENATE BILL NO. 226—

An Act providing for a Chief Inspector of grain, local grain inspector and the inspecting, sampling for inspection and grading of every kind of grains in the State of Oklahoma, and to harmonize State and Federal grain inspection.

| | |
|--------------------------|-----|
| First Reading | 442 |
| Second Reading | 463 |
| Placed on Calendar | 678 |

By HOLLOWAY AND McPHERREN:

SENATE BILL NO. 227—

An Act regulating the practice of architecture in the State of Oklahoma.

| | |
|----------------------|-----|
| First Reading | 442 |
| Second Reading | 463 |

By DEARMON AND RUTHERFORD:

SENATE BILL NO. 228—

An Act to amend Section No. 7177, Revised Laws of 1910, and providing for the forfeiture of preference right and right of renewal lease for failure to renew lease and execute notes,

and providing for the sale of the improvements giving to the former lessee the proceeds received therefrom after deducting any amounts owing to the State, and providing that the procedure therefor shall be the same as in forfeiting leases for non-payment of rentals, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 442 |
| Second Reading | 463 |
| Reported | 815 |

By DAVIDSON:

SENATE BILL NO. 229—

An Act defining the crime of hi-jacking, prescribing penalty therefor, and relating to preliminary hearings and speedy trials of persons charged with such offense.

| | |
|----------------------------|-----|
| First Reading | 460 |
| Second Reading | 447 |
| Reported do not Pass | 642 |

By DAVIDSON:

SENATE BILL NO. 230—

An Act relating to the crime of kidnapping a person under the age of twelve years, and prescribing a penalty for the violation thereof.

| | |
|----------------------|-----|
| First Reading | 460 |
| Second Reading | 477 |
| Reported | 525 |

| | |
|----------------------------|-----|
| Advanced | 668 |
| Reported Engrossed | 678 |
| Third Reading | 684 |
| Transmitted to House | 685 |

By HARRISON:

SENATE BILL NO. 231—

An Act making an appropriation to aid the separate or minority schools of Oklahoma, and declaring an emergency.

| | |
|---|------|
| First Reading | 460 |
| Second Reading | 477 |
| Reported | 572 |
| Advanced | 617 |
| Reported Engrossed | 624 |
| Third Reading | 631 |
| Passed by House, as Amended | 1279 |
| Senate asks for Conference | 1285 |
| Senate Appoints Conferees | 1456 |
| House Appoints Conferees | 1456 |
| Passed by Senate as Amended in Conference | 1700 |
| House Adopts Conference Report | 1754 |
| Reported Enrolled | 1762 |
| Fourth Reading | 1768 |
| Transmitted to Governor | 1950 |
| Approved by Governor | 1950 |

By DRAUGHON:

SENATE BILL NO. 232—

An Act authorizing the establishment of school banks in public schools, prescribing rules and regulations for the Government thereof, and declaring an emergency.

| | |
|------------------------------|------|
| First Reading | 460 |
| Second Reading | 477 |
| Reported | 533 |
| Stricken from Calendar | 1088 |

By DRAUGHON:

SENATE BILL NO. 233—

An Act providing for the making of assessment and tax rolls, the writing of tax receipts in advance of tax paying time, and the delivery thereof to the Treasurer in lieu of tax roll and for the collection and apportionment of ad valorem and special tax and a uniform method of accounting thereof.

| | |
|-------------------------------------|------|
| First Reading | 461 |
| Second Reading | 477 |
| Reported | 534 |
| Referred to Special Committee | 863 |
| Stricken from Calendar | 1088 |

By LILLARD:

SENATE BILL NO. 234—

An Act amending Chapter (155), Section Three (3), Session Laws of 1917, with reference to vocational education, to read as follows, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 461 |
| Second Reading | 478 |

By McPHERREN:

SENATE BILL NO. 235—

An Act amending Section 4, Chapter 25, Session Laws 1919. relating to the determination of heirship in all cases of deceased persons, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 461 |
| Second Reading | 478 |
| Reported | 525 |
| Advanced | 843 |
| Reported Engrossed | 865 |
| Third Reading | 876 |
| Passed by House | 1964 |

By GLASSER:

SENATE BILL NO. 236—

An Act requiring railway, street railway and transportation companies doing business in the State of Oklahoma, to advertise by bulletins, the unclaimed wages of their employees; providing penalty for violation of said act, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 461 |
| Second Reading | 478 |
| Reported | 893 |

By JOHNSON OF THE SENATE AND CLARK OF THE HOUSE:

SENATE BILL NO. 237—

An Act making an appropriation for the support and maintenance of Cameron State Agricultural School at Lawton, Com-

anche County, Oklahoma, for the fiscal year ending June 30, 1921, and declaring an emergency.

| | |
|------------------------------|-----|
| First Reading ----- | 461 |
| Second Reading ----- | 478 |
| Reported ----- | 596 |
| Indefinitely Postponed ----- | 718 |

By DAVIDSON:

SENATE BILL NO. 238—

An Act amending Section 1, Chapter 267, of the Session Laws of Oklahoma, 1917, relating to the collection of inheritance taxes, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading ----- | 477 |
| Second Reading ----- | 497 |
| Reported ----- | 642 |

By FRYE:

SENATE BILL NO. 239—

An Act amending Sections 2371 and 2373, of the Revised Laws of 1910, relating to robbery, fixing the punishment therefor, and declaring an emergency.

| | |
|-------------------------------------|------|
| First Reading ----- | 477 |
| Second Reading ----- | 497 |
| Reported ----- | 643 |
| Considered and Amended ----- | 830 |
| Referred to Special Committee ----- | 840 |
| Reported ----- | 949 |
| Advanced ----- | 1535 |

| | |
|--------------------------|------|
| Reported Engrossed ----- | 1545 |
| Third' Reading ----- | 1570 |

By HOLLOWAY:

SENATE BILL NO. 240—

An Act providing for the creation, organization and operation of a State Library and Museum; prescribing regulations for the government and conduct thereof and for other purposes.

| | |
|----------------------|-----|
| First Reading ----- | 492 |
| Second Reading ----- | 506 |

By CARTWRIGHT:

SENATE BILL NO. 241—

An Act making an appropriation out of funds now in the hands of the State Treasurer as State depository derived from fees collected by the State Board of Medical Examiners during the fiscal years ending June 30, 1920, and June 30, 1921, to pay the current expenses of said Board for the fiscal year ending June 30, 1921, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading ----- | 493 |
| Second Reading ----- | 507 |
| Reported ----- | 507 |
| Advanced ----- | 637 |
| Third Reading ----- | 652 |
| Reported Engrossed ----- | 640 |
| Passed by House ----- | 1273 |
| Reported Enrolled ----- | 1339 |

| | |
|-------------------------------|------|
| Fourth Reading | 1340 |
| Transmitted to Governor | 1402 |
| Approved by Governor | 1434 |

By SENATE COMMITTEE ON AGRICULTURE:

SENATE BILL NO. 242—

An Act to amend Sections 1, 2 and 3 of Chapter 225 of the Session Laws of Oklahoma, 1919, relating to prevention of tuberculosis among dairy and breeding animals, the introduction of tubercular animals, providing that the State Board of Agriculture issue and enforce rules and regulations to prevent same; providing for the killing of animals infected and compensation to the owners for animals killed; empowering the State Board of Agriculture to appoint a State Veterinarian, fixing salaries and expenses, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 493 |
| Second Reading | 507 |
| Reported | 624 |
| Considered | 856 |
| Advanced | 1069 |
| Reported Engrossed | 1072 |
| Third Reading | 1089 |
| Reported Re-engrossed | 1106 |
| Transmitted to House | 1109 |
| Passed by House | 1612 |
| Reported Enrolled | 1637 |
| Fourth Reading | 1642 |
| Transmitted to Governor | 1713 |
| Approved by Governor | 1753 |

By INGRAHAM AND WOODS OF ROGERS:

SENATE BILL NO. 243—

An Act to regulate and limit the character and kind of plays, shows, entertainments and films which may be exhibited and shown at theaters, moving picture shows, halls for public amusement, auditoriums, and assembly halls and other places used for performances or exhibitions for the entertainment or amusement of the public, and making it a misdemeanor for violation thereof and fixing the penalty for violation thereof, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 493 |
| Second Reading | 507 |

By WEST AND DURANT:

SENATE BILL NO. 244—

An Act to regulate, govern and control the possession, registration, sale purchase or transfer, in any manner, of motor vehicles, providing the manner in which the same shall be done; requiring the owner, operator or one in charge or possession of a motor vehicle to produce the certificate of registration or of purchase, sale or transfer when called upon by the proper authority to disclose the right to such possession; providing penalties for the violation of the various provisions of this act, including a penalty for forgery of any certificate called for herein.

| | |
|----------------------|-----|
| First Reading | 493 |
| Second Reading | 507 |
| Reported | 528 |

By CORDELL:

SENATE BILL NO. 245—

An Act providing for the upbuilding and protection of the
livestock industry of the State, and providing penalties.

| | |
|------------------------------|------|
| First Reading | 494 |
| Second Reading | 507 |
| Reported | 865 |
| Stricken from Calendar | 1642 |

By JOHNSON:

SENATE BILL NO. 246—

An Act defining the duties of County Superintendents of
Health and fixing their salaries; also creating a county
health fund for the payment of salaries and expenses of
County Superintendents of Health.

| | |
|----------------------|------|
| First Reading | 494 |
| Second Reading | 507 |
| Reported | 1024 |

By CORNETT:

SENATE BILL NO. 247—

An Act regulating the driving of motor vehicles, providing
punishment therefor, and repealing all laws in conflict there-
with, and declaring an emergency.

| | |
|---|------|
| First Reading ----- | 494 |
| Second Reading ----- | 507 |
| Reported ----- | 596 |
| Advanced ----- | 1313 |
| Reported Engrossed ----- | 1450 |
| Third Reading ----- | 1462 |
| Permission given to Correct Title ----- | 1463 |
| Reported Engrossed ----- | 1486 |
| Transmitted to House ----- | 1480 |

By CLARK, HOLLOWAY, McPHERREN AND DEARMON OF THE
SENATE AND HEBERLING OF THE HOUSE:

SENATE BILL NO. 248—

An Act to amend Chapter 155, Session Laws of 1917, providing for vocational education and for the co-operation with the federal government in the promotion of such education in agriculture, the trades and industries, to provide for the co-operation with the federal government in the preparation of teachers of vocational subjects and to regulate the expenditures of such money as may be appropriated.

| | |
|----------------------|-----|
| First Reading ----- | 494 |
| Second Reading ----- | 507 |
| Reported ----- | 533 |

By CARTWRIGHT OF THE SENATE AND SMITH AND PRATT OF
THE HOUSE:

SENATE BILL NO. 249—

An Act providing for the organization, maintenance and support of schools not included in cities of the first class, to equalize taxation for the support of such schools strictly

professional supervision and to provide equal educational opportunities for all children in Oklahoma, whether they reside in cities, villages or rural communities.

| | |
|----------------------|------|
| First Reading | 494 |
| Second Reading | 507 |
| Reported | 1623 |

By FRYE AND SHERMAN:

SENATE BILL NO. 250—

An Act declaring all buildings and places nuisances wherein or upon which acts of lewdness, assignation or prostitution are held or occur or which are used for such purposes and providing for the abatement and prevention of such nuisances by injunction and otherwise, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 494 |
| Second Reading | 507 |
| Reported | 694 |
| Advanced | 1451 |
| Reported Engrossed | 1496 |
| Third Reading | 1500 |

By McPHERREN, HOLLOWAY, HORNER, PUGH, GLASSER,
NICHOLS, BRIGGS AND FRYE:

SENATE BILL NO. 251—

An Act relating to a system of patrol maintenance for certain portions of the State road system; fixing the duties and powers of the State Highway Commissioner, Board of County Commissioners and County Engineer with relation

thereto; providing for the designation of patrol sections and for the employment, compensations and bond of road patrolmen and providing for the purchase of tools, machinery and equipment.

| | |
|------------------------------|-----------|
| First Reading | 495 |
| Second Reading | 507 |
| Reported .. | 548 |
| Made Special Order | 843, 863 |
| Considered and Amended | 1011-1018 |
| Advanced .. | 1018 |
| Reported Engrossed | 1037 |
| Third Reading | 1046 |

By McPHERREN, LOONEY, WEST, RATLIFF, CORDELL AND HOLLOWAY:

SENATE BILL NO. 252—

An Act establishing the office of County Engineer in the several counties of the State of Oklahoma, defining the duties, powers and authority of the office of County Engineer, repealing all laws and parts of laws in conflict herewith and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 495 |
| Second Reading | 507 |
| Reported .. | 1132 |

By McPHERREN:

SENATE BILL NO. 253:

An Act relating to the formation of road associations; fixing the duties and powers of the State Highway Commis-

sioner with reference thereto and providing for the registration of trail or road monograms, signs and insignia; prohibiting the defacement, mutilation, or removal of such monograms, signs or insignia; providing for the marking of and designating the course of travel over said highways and providing a penalty.

| | |
|--|------|
| First Reading | 495 |
| Second Reading | 507 |
| Reported | 548 |
| Advanced .. | 859 |
| Reported Engrossed | 979 |
| Third Reading | 998 |
| Passed by House, as Amended | 1901 |
| Senate Concurs in House Amendments | 1947 |

By HILL

SENATE BILL NO. 254—

An Act to amend subdivision 7, of Section 3, of Article 1, and Sections 1, 5, 6, 17 and 22 of Article 2, Chapter 246, Session Laws of Oklahoma 1915, an act providing for the compulsory compensation of injured employees in hazardous industries, placing the supervision of the act under a commission herein created, fixing a schedule of awards, and providing penalties for the violation of this act.

| | |
|----------------------|-----|
| First Reading | 495 |
| Second Reading | 507 |

By HARRISON:

SENATE BILL NO. 255—

An Act prohibiting the creation of a deficiency by any officer, agent or employee of the State Government except in

cases of emergencies authorized by the Governor in writing setting forth the grounds for said emergency, providing how such deficiencies shall be certified and providing punishment for the violation thereof, and declaring an emergency.

| | |
|-------------------------------------|---------|
| First Reading | 505 |
| Second Reading | 537 |
| Reported | 643 |
| Considered and Amended | 781-786 |
| Referred to Special Committee | 803 |
| Reported | 894 |
| Advanced | 1181 |
| Reported Engrossed | 1193 |
| Third Reading | 1215 |
| Transmitted to House | 1229 |
| Reported Engrossed | 1229 |
| Passed by House, as Amended | 1912 |
| Senate asks for Conference | 1929 |
| House Requests Return of Bill | 1956 |
| Passed by House | 1968 |

By SENATE COMMITTEE ON APPROPRIATIONS:

SENATE BILL NO. 256—

An Act making an appropriation to pay the Pinner Construction Company, its successors or assigns, balance owing by the State for the construction of barracks at the Oklahoma Military Academy at Claremore, Oklahoma, and declaring an emergency.

| | |
|--------------------------|-----|
| First Reading | 506 |
| Second Reading | 537 |
| Reported | 573 |
| Advanced | 621 |
| Reported Engrossed | 624 |
| Fails of Passage | 632 |

| | |
|--------------------------|-----|
| Reconsidered .. | 656 |
| Third Reading .. | 656 |
| Emergency Lost .. | 657 |
| Reported Re-engrossed .. | 678 |
| Transmitted to House .. | 690 |

By SENATE COMMITTEE ON APPROPRIATIONS:

SENATE BILL NO. 257—

An Act making an appropriation for the settlement of claims of the Atchison, Topeka and Santa Fe Railway Company, against the State for the construction and maintenance of a switch connecting the lines of said railway company with the State Capitol Grounds, and declaring an emergency.

| | |
|-----------------------|-----|
| First Reading .. | 506 |
| Second Reading .. | 537 |
| Reported .. | 597 |
| Advanced .. | 637 |
| Reported Engrossed .. | 640 |
| Third Reading .. | 653 |

By CLARK, BRIGGS, GOLOBIE, NICHOLS AND McPHERREN OF THE SENATE AND HEBERLING AND BECK OF THE HOUSE

SENATE BILL NO. 258—

An Act authorizing the Board of County Commissioners of any county in the State of Oklahoma to lease, rent or donate any room in their control for the use of the Grand

Army of the Republic, the American Legion and Confederate Soldiers, or any patriotic society, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 506 |
| Second Reading | 537 |
| Reported | 549 |
| Advanced | 620 |
| Third Reading | 620 |
| Reported Engrossed | 624 |
| Transmitted to House | 636 |
| Passed by House | 922 |
| Reported Enrolled | 979 |
| Fourth Reading | 990 |
| Transmitted to Governor | 1081 |
| Approved by Governor | 1107 |

By CLARK OF THE SENATE AND BECK OF THE HOUSE:

SENATE BILL NO. 259—

An Act amending Section 9, Chapter 24, Session Laws of Oklahoma 1916, so as to exempt electors in school district elections and meetings from registration as a qualification to vote in such elections and meeting, and declaring an emergency.

| | |
|------------------------------|-----|
| First Reading | 506 |
| Second Reading | 537 |
| Reported | 545 |
| Indefinitely Postponed | 857 |
| Motion Lodged | 859 |

By SIMPSON AND INGRAHAM:

SENATE BILL NO. 260—

806 An Act to provide for the form, use and care of all privies,
 782 toilets and receptacles, both private and public that are
 653 used for the deposit of human excreta, and also providing
 620 for the care and disposition of all trash, rubbish and re-
 630 fuse that accumulates in any town, village or city in the
 730 State of Oklahoma, and providing for a penalty for the
 740 violation thereof, and declaring an emergency.

| | |
|--------------------------|-----|
| First Reading | 535 |
| Second Reading | 555 |
| Reported | 731 |
| Advanced | 856 |
| Reported Engrossed | 914 |
| Third Reading | 930 |

By SIMPSON:

SENATE BILL NO. 261—

An Act relating to the sale of meats to the public, authoriz-
 ing inspection of animals and providing for records there-
 of and compensation of inspectors and declaring an emer-
 gency.

| | |
|------------------------------|------|
| First Reading | 535 |
| Second Reading | 555 |
| Reported | 1025 |
| Indefinitely Postponed | 1286 |
| Stricken from Calendar | 1286 |

By SIMPSON:

SENATE BILL NO. 262—

An Act to amend Section 1, Chapter 183, Session Laws of Oklahoma 1919, and repealing all laws in conflict herewith.

| | |
|-----------------------------|-----|
| First Reading | 535 |
| Second Reading | 555 |
| Reported | 599 |
| Advanced .. | 859 |
| Reported Engrossed | 914 |
| Fails of Passage | 932 |
| Réconsideration Fails | 997 |

By McPHERREN:

SENATE BILL NO. 263—

An Act to regulate the practice of professional engineering, architecture, land surveying and geological engineering, and creating a board of registration and fixing registration and license fees.

| | |
|----------------------------|------|
| First Reading | 535 |
| Second Reading | 555 |
| Reported | 886 |
| Advanced | 1534 |
| Reported Engrossed | 1545 |
| Third Reading | 1564 |
| Reported Enrolled | 813 |
| Transmitted to House | 1608 |

By WOODS OF McCLAIN OF THE SENATE AND GIBBONS OF,
THE HOUSE:

SENATE BILL NO. 264—

An Act repealing Sections 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, and 1969, of the Revised Laws of Oklahoma, 1910, abolishing the County Court at Blanchard, Oklahoma, and providing for the transfer of the records of said court to the Country Court at the County seat of McClain County, Oklahoma, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 536 |
| Second Reading | 555 |
| Reported | 599 |
| Advanced | 664 |
| Third Reading | 664 |
| Reported Engrossed | 678 |
| Transmitted to House | 690 |
| Passed by House | 792 |
| Reported Enrolled | 813 |
| Fourth Reading | 828 |
| Transmitted to Governor | 921 |
| Approved by Governor | 1009 |

By CARLOCK AND DRAUGHON OF THE SENATE AND HOOVER
OF THE HOUSE:

SENATE BILL NO. 265—

An Act making supplemental appropriation for the support and maintenance of the Oklahoma Confederate Home for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency.

| | |
|--|------|
| First Reading | 536 |
| Second Reading | 555 |
| Reported | 597 |
| Advanced | 637 |
| Reported Engrossed | 340 |
| Third Reading | 655 |
| Passed by House, as Amended | 1279 |
| Senate Concurs in House Amendments | 1285 |
| Passed as Amended by House | 1321 |
| Reported Enrolled | 1339 |
| Fourth Reading | 1340 |
| Transmitted to Governor | 1404 |
| Approved by Governor | 1431 |

By ANGLIN:

SENATE BILL NO. 266—

An Act relating to school attendance and enrollment, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 536 |
| Second Reading | 555 |
| Reported | 644 |
| Advanced | 1515 |
| Reported Engrossed | 1545 |
| Third Reading | 1552 |

By LOONEY (By Request):

SENATE BILL NO. 267—

An Act amending Section 6959, Revised Laws of Oklahoma, 1910; providing an increase in salary for members of the State Board of Examiners.

| | |
|------------------------------|------|
| First Reading | 536 |
| Second Reading | 555 |
| Reported | 626 |
| Considered and Amended | 1243 |
| Advanced | 1244 |
| Reported Engrossed | 1369 |
| Third Reading | 1370 |
| Passed by House | 1903 |

By GLASSER:

SENATE BILL NO. 268—

An Act amending Section One (1), Chapter Thirty (30), of the Session Laws of Oklahoma 1916, relating to highways and the construction thereof, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 536 |
| Second Reading | 555 |
| Reported | 624 |
| Advanced | 631 |
| Reported Engrossed | 704 |
| Re-referred | 713 |
| Reported | 733 |
| Third Reading | 743 |
| Reported Re-engrossed | 774 |
| Transmitted to House | 780 |
| Passed by House | 1710 |
| Reported Engrossed | 1732 |
| Fourth Reading | 1736 |
| Transmitted to Governor | 1779 |
| Approved by Governor | 1951 |

By JOHNSON:

SENATE BILL NO. 269—

An Act making an appropriation for the care and medical treatment of drug addicts who are indigent and unable to pay for such care and treatment; and providing for the transfer of such patients, and fixing the maximum amount that shall be expended in the care and treatment of any one patient, and declaring an emergency.

| | |
|-----------------------------|-----|
| First Reading | 536 |
| Second Reading | 555 |
| Reported | 704 |
| Considered | 810 |
| Advanced | 833 |
| Reported Engrossed | 915 |
| Third Reading | 928 |
| Emergency Lost | 929 |
| Reported Re-engrossed | 945 |
| Transmitted to House | 951 |

By WOODS OF ROGERS:

SENATE BILL NO. 270—

An Act amending Section 1, Chapter 252, Session Laws of 1915, changing location of Training School for Negro Boys.

| | |
|----------------------|-----|
| First Reading | 536 |
| Second Reading | 555 |

By CORDELL:

SENATE BILL NO. 271—

An Act making an appropriation for expenses of the State Board of Agriculture in enforcing the law regulating the sale of agricultural seed, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 537 |
| Second Reading | 555 |
| Reported | 1026 |
| Advanced | 1069 |
| Reported Engrossed | 1072 |
| Third Reading | 1087 |
| Passed by House | 1889 |
| Reported Enrolled | 1931 |
| Fourth Reading | 1932 |
| Transmitted to Governor | 1968 |
| Approved by Governor | 1998 |

By WOODS OF McCLAIN, CARLOCK AND GLASSER:

SENATE BILL NO. 272—

An Act to promote and improve the common schools by making supplementary appropriations; plan of distribution and control.

| | |
|----------------------|-----|
| First Reading | 537 |
| Second Reading | 555 |

By GLASSER AND CORDELL:

SENATE BILL NO. 273—

An Act amending Chapter 164, Session Laws of 1915, relating to income taxes, repealing all laws in conflict herewith, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 553 |
| Second Reading | 575 |
| Reported | 600 |

| | |
|-----------------------------------|------|
| Considered and Amended ----- | 724 |
| Advanced ----- | 726 |
| Reported Engrossed ----- | 731 |
| Third Reading ----- | 739 |
| Passed by House ----- | 1713 |
| Passed by Senate as Amended ----- | 1714 |
| Fourth Reading ----- | 1819 |
| Reported Enrolled ----- | 1819 |
| Transmitted to Governor ----- | 1907 |
| Approved by Governor ----- | 1997 |

By BRIGGS AND HILL OF THE SENATE AND BRICE OF THE HOUSE:

SENATE BILL NO. 274—

An Act creating a system of criminal identification and investigation and providing for the appointment of a superintendent, defining his duties, qualifications and powers; fixing compensation of said superintendent and providing for the manner of paying the same and providing for the expense of conducting the office.

| | |
|----------------------|------|
| First Reading ----- | 553 |
| Second Reading ----- | 575 |
| Reported ----- | 1099 |

By WOODS OF McCLAIN, SPURLOCK AND LOONEY:

SENATE BILL NO. 275—

An Act defining the terms "Rural Schools" and "Rural Public Schools" as used in Chapter 62 of the Session Laws of Oklahoma 1919, and declaring an emergency.

| | |
|----------------------|------|
| First Reading ----- | 553 |
| Second Reading ----- | 575 |
| Reported ----- | 1720 |

By WOODS OF McCLAIN:

SENATE BILL NO. 276—

An Act requiring persons to support and maintain indigent and poor parents, prescribing a penalty for the violation hereof, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading ----- | 553 |
| Second Reading ----- | 575 |
| Reported ----- | 813 |
| Advanced ----- | 1536 |
| Reported Engrossed ----- | 1546 |
| Third Reading ----- | 1573 |

By LOONEY:

SENATE BILL NO. 277—

An Act prohibiting any State, County, Municipal, District or school district officer, or officers, or their employees, agents or servants, from being financially interested in or from representing any business firm, corporation, or individual in the purchase or sale of any supplies or other thing of value purchased or sold by the State, County or any subdivision thereof, or from dealing in, or representing any such firm, corporation or individual in the purchase or sale of any bonds, securities, or other thing of value, for sale by the State or any subdivision thereof, fixing a penalty for violation thereof, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading ----- | 553 |
| Second Reading ----- | 575 |
| Reported ----- | 947 |

By ANGLIN:

SENATE BILL NO. 278—

An Act repealing Chapter 178, of the Session Laws of 1915,
and declaring an emergency.

| | |
|--------------------------|------|
| First Reading ----- | 554 |
| Second Reading ----- | 575 |
| Reported ----- | 644 |
| Advanced ----- | 1641 |
| Reported Engrossed ----- | 1715 |
| Third Reading ----- | 1715 |

By ANGLIN:

SENATE BILL NO. 279—

An Act placing hotels, public boarding houses and public
rooming houses under the jurisdiction and control of the
Corporation Commission, with power to fix and establish
rates and prescribe rules, requirements and regulations of
service, etc., providing for appeal and declaring an emer-
gency.

| | |
|----------------------|-----|
| First Reading ----- | 554 |
| Second Reading ----- | 575 |
| Reported ----- | 815 |

By LILLARD OF THE SENATE AND HARDIE OF THE HOUSE:

SENATE BILL NO. 280—

An Act fixing the salaries of certain clerical, stenographic and other positions connected with the Supreme Court and Criminal Court of Appeals, repealing all acts and parts of acts in conflict herewith, and declaring an emergency.

| | | |
|------------------------------|-------|------|
| First Reading | ----- | 554 |
| Second Reading | ----- | 575 |
| Reported | ----- | 626 |
| Advanced | ----- | 842 |
| Reported Engrossed | ----- | 865 |
| Third Reading | ----- | 877 |
| Passed by House, as Amended | ----- | 1939 |
| Passed by Senate, as Amended | ----- | 1940 |

By GLASSER:

SENATE BILL NO. 281—

An Act fixing the salaries of County Attorneys and County Judges and authorizing the employment of certain deputies by County officers in counties having a population of not less than 37,499, and not more than 37,750, fixing the salaries of such officers and deputies, repealing all laws in conflict herewith, and declaring an emergency.

| | | |
|----------------|-------|-----|
| First Reading | ----- | 554 |
| Second Reading | ----- | 575 |
| Reported | ----- | 626 |
| Advanced | ----- | 663 |
| Third Reading | ----- | 663 |

| | |
|-------------------------------|------|
| Reported Engrossed | 678 |
| Transmitted to House | 690 |
| Passed by House | 792 |
| Reported Enrolled | 813 |
| Fourth Reading | 828 |
| Transmitted to Governor | 921 |
| Approved by Governor | 1009 |

By HENSLEY:

SENATE BILL NO. 282—

An Act fixing the salaries of the State Librarian, Assistant Librarian, and Reference Librarian, repealing all acts and parts of acts in conflict herewith.

| | |
|--------------------------|-----|
| First Reading | 554 |
| Second Reading | 575 |
| Reported | 627 |
| Advanced | 837 |
| Reported Engrossed | 979 |
| Third Reading | 998 |

By LOONEY:

SENATE BILL NO. 283—

An Act repealing Section 1736, Revised Laws of 1910, relating to County Treasurer holding office for a longer period than two terms in succession.

| | |
|----------------------|-----|
| First Reading | 554 |
| Second Reading | 575 |
| Reported | 625 |

| | |
|-----------------------------|------|
| Advanced | 1516 |
| Reported Engrossed | 1546 |
| Fails of Passage | 1556 |
| Motion Lodged | 1600 |
| Reconsideration fails | 1762 |

By LOONEY:

SENATE BILL NO. 284—

An Act repealing Section 1735. Revised Laws of 1910, relating to County Treasurer certifying taxes due and unpaid on abstracts, and declaring an emergency.

| | |
|------------------------------|------|
| First Reading | 554 |
| Second Reading | 575 |
| Reported | 625 |
| Indefinitely Postponed | 1292 |

By DAVIDSON:

SENATE BILL NO. 285—

An Act to provide for submitting to the people of the State of Oklahoma the question: "Shall there be a convention with power to propose alterations, revisions or amendments to the constitution of this State, or to propose a new consitution?" and to provide for such convention and the election of delegates thereto, if a majority of the electors voting thereon shall decide that such a convention be held.

| | |
|----------------------|-----|
| First Reading | 574 |
| Second Reading | 590 |
| Reported | 722 |

| | |
|------------------------------|-----------------------|
| Considered and Amended | 837, 1092, 1123, 1149 |
| Advanced | 1150 |
| Reported Engrossed | 1193 |
| Fails of Passage | 1202 |
| Motion Lodged | 1203 |
| Reconsidered | 1444 |
| Made Special Order | 1444 |
| Fails of Passage | 1452 |

By SENATE COMMITTEE ON APPROPRIATIONS:

SENATE BILL NO. 286—

An Act making an appropriation to pay deficiency claims,
and declaring an emergency.

| | |
|-----------------------------------|------------------|
| First Reading | 574 |
| Second Reading | 590 |
| Reported | 1197 |
| Made Special Order | 1199 |
| Considered and Amended | 1244, 1259, 1301 |
| Advanced | 1260 |
| Reported Engrossed | 1389 |
| Third Reading | 1409 |
| Passed by House. as Amended | 1963 |

By SPURLOCK:

SENATE BILL NO. 287—

An Act amending Section 1, Chapter 165, of the Session
Laws of 1919, relating to fees and salaries of sheriffs,
constables and jailors, and declaring an emergency.

| | |
|------------------------------|------|
| First Reading | 574 |
| Second Reading | 591 |
| Reported | 627 |
| Advanced | 1640 |
| Reported Engrossed | 1684 |
| Indefinitely Postponed | 1703 |

By HOLLOWAY:

SENATE BILL NO. 288—

An Act amending Section 1, Chapter 51, Session Laws of Oklahoma 1915, relating to the emergency repairing or reconstruction of bridges, and providing for the payment thereof, and declaring an emergency.

| | |
|-----------------------------|------|
| First Reading | 574 |
| Second Reading | 591 |
| Reported | 645 |
| Advanced | 1641 |
| Reported Engrossed | 1684 |
| Third Reading | 1708 |
| Emergency Lost | 1709 |
| Reported Re-engrossed | 1732 |
| Transmitted to House | 1736 |

By NICHOLS:

SENATE BILL NO. 289—

An Act providing for the proper display of the American flag in every school room in the State of Oklahoma, making compulsory the teaching of respect and reverence for the flag by appropriate ceremonial formulated by the

State Superintendent and providing a penalty for its violation.

| | | |
|------------------------|-------|------|
| First Reading | ----- | 601 |
| Second Reading | ----- | 629 |
| Reported | ----- | 1040 |
| Stricken from Calendar | ----- | 1462 |

By NICHOLS:

SENATE BILL NO. 290—

An Act providing for the compulsory teaching of American History and Civil Government in all the grade and high schools, both public and private, of this State; making the teaching of, and passage of examination in, American History and Civil Government, necessary for any College or University or Normal School, or chartered institution of learning, before it can grant a degree, when said degree is conferred under the authority of the State of Oklahoma; and providing a penalty for its violation.

| | | |
|------------------------|-------|------|
| First Reading | ----- | 601 |
| Second Reading | ----- | 629 |
| Reported | ----- | 1040 |
| Stricken from Calendar | ----- | 1462 |

By NICHOLS:

SENATE BILL NO. 291—

An Act providing for an oath or affirmation of allegiance to be taken by all teachers in the public, private, parochial and denominational schools, conferring on the county and State.

Superintendent of Instruction power to revoke a teacher's certificate for teaching disloyalty to the United States, or for publicly reviling the flag or the system of Government of the United States and providing a penalty for its violation.

| | |
|------------------------------|------|
| First Reading | 601 |
| Second Reading | 629 |
| Reported | 1040 |
| Stricken from Calendar | 1462 |

By RUTHERFORD:

SENATE BILL NO. 292—

An Act relating to Counties having a population of sixty-one thousand and not more than sixty-one thousand seven hundred and twenty; providing for appointment of deputies and recording clerks; fixing salaries, etc., and repealing all laws in conflict; and declaring an emergency.

| | |
|--------------------------|-----|
| First Reading | 601 |
| Second Reading | 629 |
| Reported | 646 |
| Advanced | 845 |
| Reported Engrossed | 865 |
| Third Reading | 875 |

By SPURLOCK, SHERMAN AND McPHERREN:

SENATE BILL NO. 293—

An Act authorizing the employment by the Corporation Commission of freight rate experts and special counsel to re-

present the interests of the State of Oklahoma against unjust discrimination in the matter of freight rates by the railroad companies, making an appropriation therefor, and declaring an emergency.

| | |
|------------------------------|------------|
| First Reading | 602 |
| Second Reading | 629 |
| Reported | 1155 |
| Considered and Amended | 1191, 1261 |
| Advanced | 1262 |
| Reported Engrossed | 1369 |
| Third Reading | 1381 |
| Emergency Lost | 1382 |
| Motion Lodged | 1382 |
| Emergency Reconsidered | 1443 |
| Emergency Carried | 1443 |
| Reported Re-engrossed | 1450 |
| Transmitted to House | 1454 |

By WOODS OF McCLAIN AND NICHOLS:

SENATE BILL NO. 294—

An Act making an appropriation for a gymnasium for the University of Oklahoma, Norman, Oklahoma.

| | |
|----------------------|-----|
| First Reading | 602 |
| Second Reading | 629 |

By WOODS OF McCLAIN:

SENATE BILL NO. 295—

An Act making a supplementary appropriation for salary and expenses of Henry M. Carr, Chairman of the Board

of Eleemosynary Institutions, State of Oklahoma, for the fiscal year ending June 30, 1921, and declaring an emergency

| | |
|-----------------------------------|------|
| First Reading | 602 |
| Second Reading | 630 |
| Reported | 1156 |
| Advanced | 1263 |
| Reported Engrossed | 1369 |
| Third Reading | 1370 |
| Passed by House, as Amended | 1970 |

By THE PROHIBITION ENFORCEMENT COMMITTEES OF THE SENATE AND HOUSE OF REPRESENTATIVES:

SENATE BILL NO. 296—

An Act relating to stills, distilleries, mash, wort, wash fit for distillation or for the manufacture of beer, wine, distilled spirits or other alcoholic liquor; fixing the penalty for the violation thereof and declaring an emergency.

| | |
|--------------------------|-----|
| First Reading | 602 |
| Second Reading | 630 |
| Placed on Calendar | 630 |

By THE PROHIBITION ENFORCEMENT COMMITTEES OF THE SENATE AND HOUSE OF REPRESENTATIVES:

SENATE BILL NO. 297—

An Act relating to the sale of any extract, medicine, or preparation containing as much as one-half of one per cent. alcohol, by volume and fixing the penalty for violation thereof.

| | |
|--------------------------|-----|
| First Reading | 602 |
| Second Reading | 630 |
| Placed on Calendar | 630 |

By SIMPSON AND NICHOLS:

SENATE BILL NO. 298—

An Act making it a misdemeanor for any owner, proprietor or keeper of any eating or drinking resort to serve, sell or offer for service or sale, any unwholesome, tainted, rat, mouse or fly infested or infected, or stagnant or tainted diet, food or drinks and prescribing a penalty therefor; providing an adequate remedy by injunction in connection with the criminal penalties already provided, to enforce, the safety and sanitary provisions of the laws of Oklahoma, governing the operation of hotels, restaurants, rooming and apartment houses, repealing all laws in conflict herewith, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 602 |
| Second Reading | 631 |
| Reported | 1025 |
| Advanced | 1312 |
| Reported Engrossed | 1450 |

By DRAUGHON, JOHNSON, NICHOLS, AND SHERMAN OF THE SENATE AND GRAHAM AND CRAVER OF THE HOUSE:

SENATE BILL NO. 299—

An Act relating to nominating petitions in primary elections.

| | |
|----------------------|-----|
| First Reading | 603 |
| Second Reading | 631 |
| Reported | 894 |

By WELLS (By request):

SENATE BILL NO. 300—

An Act providing that counties may erect quarters on the County Poor Farms for the isolation and treatment of indigent tuberculosis patients, permitting the acceptance of donations and providing for care, treatment and maintenance.

| | |
|--------------------------|------|
| First Reading | 627 |
| Second Reading | 652 |
| Reported | 1073 |
| Advanced | 1639 |
| Reported Engrossed | 1684 |
| Third Reading | 1694 |
| Passed by House | 1966 |

By WELLS (By request):

SENATE BILL NO. 301—

An Act providing for medical examination and publication of notice before a marriage license shall be issued, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 628 |
| Second Reading | 652 |
| Reported | 759 |

By WELLS (By request):

SENATE BILL NO. 302—

An Act to provide for an additional mill levy aid of an adequate water service for fire hydrants, and for the proper flushing of sanitary sewers, and for an adequate street lighting service in all cities and towns having a population of 15,000 or less, providing a method of levying such tax, providing a fund and form of warrant for such revenue and repealing all laws and parts of laws in conflict herewith, and declaring an emergency.

| | | |
|----------------|-------|-----|
| First Reading | ----- | 628 |
| Second Reading | ----- | 652 |

By WELLS (By Request):

SENATE BILL NO. 303—

An Act creating the office of Register of Deeds, providing compensation therefor, allowing deputies, and fixing compensation, prescribing the duties thereof, repealing all acts and parts thereof, in conflict herewith, and declaring an emergency.

| | | |
|----------------|-------|-----|
| First Reading | ----- | 628 |
| Second Reading | ----- | 652 |
| Reported | ----- | 771 |

By COYNE OF THE SENATE AND CROCKETT OF THE HOUSE:

SENATE BILL NO. 304—

An Act providing for and transferring certain unexpended balances in appropriation accounts for salaries, and also

maintenance and supplies for the East Oklahoma State Home located at Pryor, Oklahoma, for the year 1919-20, authorizing the State Auditor to transfer same to the credit of the appropriation account for maintenance and supplies for the East Oklahoma State Home, located at Pryor, Oklahoma, for fiscal year 1920-21, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 628 |
| Second Reading | 652 |
| Reported | 860 |
| Advanced | 860 |
| Third Reading | 860 |
| Reported Engrossed | 865 |
| Transmitted to House | 878 |
| Reported Enrolled | 1339 |
| Fourth Reading | 1340 |
| Transmitted to Governor | 1405 |
| Approved by Governor | 1431 |

By HILL:

SENATE BILL NO. 305—

An Act amending Section 9, Chapter 266, Session Laws of Oklahoma 1917, so as to provide for the appointment of a sanitary engineer by the State Commissioner of Health; also prescribing the duties of such sanitary engineer.

| | |
|--------------------------|-----|
| First Reading | 628 |
| Second Reading | 652 |
| Reported | 644 |
| Advanced | 843 |
| Reported Engrossed | 915 |
| Third Reading | 927 |

By MORTON (By Request):

SENATE BILL NO. 306—

An Act authorizing the State Board of Public Affairs to purchase and install a system of keeping institutional and departmental accounts, and making an appropriation therefor.

| | |
|--------------------------|------|
| First Reading | 629 |
| Second Reading | 652 |
| Reported | 1425 |
| Advanced | 1639 |
| Reported Engrossed | 1684 |
| Third Reading | 1694 |

By MORTON (By Request):

SENATE BILL NO. 307—

An Act defining the power and duties of the Commissioner of Charities and Corrections, providing for the necessary Assistants and stenographer, and for necessary traveling and contingent expenses to put in operation and maintain the office of said Commissioner of Charities and Corrections, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 629 |
| Second Reading | 652 |
| Reported | 1073 |

By WOODS OF ROGERS AND SIMPSON:

SENATE BILL NO. 308—

An Act creating the position of Auditor to the State Board of

Public Affairs, fixing the salary thereof and making an appropriation therefor.

| | |
|--------------------------|-----------|
| First Reading | 629 |
| Second Reading | 652 |
| Reported | 731, 1425 |
| Advanced | 1645 |
| Reported Engrossed | 1715 |
| Third Reading | 1731 |

By GLASSER AND CORDELL:

SENATE BILL NO. 309—

An Act amending Section 1, and Section 2, Chapter 225, of the Session Laws of 1919, relating to the prevention of tuberculosis among animals, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 649 |
| Second Reading | 683 |
| Reported | 758 |
| Advanced | 1240 |
| Reported Engrossed | 1290 |
| Third Reading | 1304 |

By COYNE:

SENATE BILL NO. 310—

An Act to regulate the payment of wages or compensation for labor or service in private employments; providing penalties for the violation of the provisions of this act.

| | |
|----------------------|------|
| First Reading | 649 |
| Second Reading | 683 |
| Reported | 1353 |

By CORNETT OF THE SENATE AND WISMEYER OF THE HOUSE:

SENATE BILL NO. 311—

An Act to prevent the pollution of streams, lakes, and ponds in the State of Oklahoma, repealing Section 3301, Revised Laws of Oklahoma 1910, as amended by Section 1, Chapter 185, Session Laws of Oklahoma 1915, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 649 |
| Second Reading | 683 |
| Reported | 849 |

By RUTHERFORD, DAVIDSON AND NICHOLS OF THE SENATE AND CRAVER, DISNEY, MILLER AND STRAYHORN OF THE HOUSE:

SENATE BILL NO. 312—

An Act abolishing and discontinuing the Superior Court in Muskogee County, Oklahoma, providing for the transfer of records, papers and files from such Superior Court to the District and County Court of Muskogee, Oklahoma, allowing one additional Judge for the Third Judicial District of the State of Oklahoma, and providing for the appointment and election of such additional Judge.

| | |
|-----------------------------------|------|
| First Reading | 649 |
| Second Reading | 683 |
| Reported | 845 |
| Advanced | 845 |
| Reported Engrossed | 865 |
| Third Reading | 872 |
| Passed by House, as Amended | 1406 |

| | |
|--|------|
| Senate Concurs in House Amendments | 1408 |
| Passed by Senate, as Amended | 1408 |
| Reported Enrolled | 1445 |
| Fourth Reading | 1445 |
| Transmitted to Governor | 1447 |
| Approved by Governor | 1493 |

By CARTWRIGHT, HOLLOWAY AND LAND:

SENATE BILL NO. 313—

An Act to amend Section 7930, of Article XVII of Chapter 74, of revised Laws of Oklahoma, 1910, relating to Compulsory education, and repealing Section 3731, Revised Laws of Oklahoma, 1910.

| | |
|----------------------|-----|
| First Reading | 649 |
| Second Reading | 683 |
| Reported | 848 |

By CARTWRIGHT:

SENATE BILL NO. 314—

An Act amending Sections 1, 2 and 4 of Chapter 183, of the Session Laws of 1915, entitled, "An Act to provide for the partial support of poor women whose husbands are dead or convicts or insane when such women are mothers of children under the age of fourteen years."

| | |
|----------------------|-----|
| First Reading | 649 |
| Second Reading | 683 |
| Reported | 849 |

By CARTWRIGHT:

SENATE BILL NO 315—

An Act to amend Section 3738, Chapter 42, Revised Laws of Oklahoma, 1910, relating to the employment of children.

| | |
|----------------------|-----|
| First Reading | 650 |
| Second Reading | 683 |
| Reported | 760 |

By SIMPSON:

SENATE BILL NO. 316—

An Act relating to road and bridge work of the County Commissioners in counties having a population of fifteen thousand (15,000) according to the federal census and not to exceed fifty-five thousand (55,000) and fixing their compensation, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 650 |
| Second Reading | 683 |

By HOLLOWAY:

SENATE BILL NO. 317—

An Act relating to the employment of teachers and superintendents in the public schools, and declaring an emergency.

| | |
|------------------------------|-----|
| First Reading | 650 |
| Second Reading | 684 |
| Reported | 723 |
| Advanced | 844 |
| Considered and Amended | 845 |

| | |
|-------------------------------------|-----|
| Referred to Special Committee ----- | 857 |
| Reported ----- | 862 |
| Third Reading ----- | 874 |
| Reported Engrossed ----- | 886 |
| Transmitted to House ----- | 901 |

By SPURLOCK:

SENATE BILL NO. 318—

An Act relating to railway right-of-way.

| | |
|--------------------------|------|
| First Reading ----- | 650 |
| Second Reading ----- | 684 |
| Reported ----- | 759 |
| Advanced ----- | 1336 |
| Reported Engrossed ----- | 1546 |
| Third Reading ----- | 1574 |

By BRIGGS:

SENATE BILL NO. 319—

An Act repealing Section 3195, Chapter 31, Article 1, of the Revised Laws of Oklahoma, 1910, relating to fees of County Attorney, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading ----- | 681 |
| Second Reading ----- | 709 |
| Reported ----- | 732 |

By BRIGGS:

SENATE BILL NO. 320—

An Act amending Section 572 of Article 11, Chapter 10, Revised and Annotated Statutes of 1910, relating to cities' powers and duties of council and repealing all acts in conflict therewith, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 682 |
| Second Reading | 709 |
| Reported | 1194 |

By PUGH AND DEARMON:

SENATE BILL NO. 321—

An Act declaring beds of certain streams and rivers public land and providing for and regulating the leasing of school, public building, and other public lands of the State of Oklahoma for oil, gas and other minerals, and for sand and gravel, and repealing all laws in conflict herewith, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 682 |
| Second Reading | 709 |
| Reported | 981 |

By CORDELL:

SENATE BILL NO. 322—

An Act providing for the inspection and sale of commercial fertilizers, condimental, patented or proprietary, providing for an appropriation, and repealing all acts or parts of acts in conflict herewith.

| | |
|--------------------------|-----------|
| First Reading | 682 |
| Second Reading | 709 |
| Reported | 866, 1197 |
| Considered | 1264 |
| Advanced | 1287 |
| Reported Engrossed | 1431 |
| Falls of Passage | 1443 |

By NICHOLS:

SENATE BILL NO. 323—

An Act amending subdivision (a) of Section 5 of House Bill No. 418 of the Session Laws of 1917, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 682 |
| Second Reading | 709 |
| Reported | 893 |
| Advanced | 1171 |
| Reported Engrossed | 1193 |
| Third Reading | 1207 |
| Passed by House | 1611 |
| Reported Enrolled | 1646 |
| Fourth Reading | 1647 |
| Transmitted to Governor | 1670 |
| Approved by Governor | 1753 |

By DAVIDSON:

SENATE BILL NO. 324—

An Act relating to oil and gas mining partnerships and oil and gas pipe line partnerships, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 682 |
| Second Reading | 709 |
| Reported | 1027 |
| Advanced | 1176 |
| Reported Engrossed | 1194 |
| Third Reading | 1209 |

By COYNE:

SENATE BILL NO. 325—

An Act providing for the nomination of all party candidates for office in the State of Oklahoma, and repealing all laws in conflict herewith.

| | |
|----------------------|-----|
| First Reading | 682 |
| Second Reading | 709 |

By HOLLOWAY, McPHERREN, RATLIFF, NICHOLS AND JOHN-SON:

SENATE BILL NO. 326—

An Act amending Chapter 211, of the Session Laws of 1919, creating certain clerical, stenographic and other positions in State Departments, fixing the salaries thereof, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 682 |
| Second Reading | 709 |
| Reported | 816 |

By NICHOLS:

SENATE BILL NO. 327—

An Act making it unlawful for any person in the State of Oklahoma, who is not a member in good standing of the Grand Army of the Republic, Woman's Relief Corps, United Confederate Veterans, Daughters of the Confederacy, Spanish War Veterans, Veterans of Foreign War, Sons of Veterans, The American Legion, or the Women's Auxiliary of the American Legion, to use, wear or display on his person the insignia, distinctive ribbons or membership rosette or button of such organizations, and providing a penalty therefor, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 682 |
| Second Reading | 709 |
| Reported | 816 |
| Advanced | 1732 |
| Reported Engrossed | 1746 |
| Third Reading | 1749 |
| Passed by House | 1894 |

By CARLOCK:

SENATE BILL NO. 328—

An Act authorizing the Commissioner of Labor to establish a branch of the Oklahoma Free Employment Bureau at Ardmore, Oklahoma, providing for a superintendent and fixing the salary thereof.

| | |
|----------------------|-----|
| First Reading | 683 |
| Second Reading | 710 |

By DAVIDSON:

SENATE BILL NO. 329—

An Act providing for the disposition of interest paid to the State Treasurer upon daily bank balances of funds deposited by the several counties for bridge and highway construction, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 708 |
| Second Reading | 734 |
| Reported | 947 |
| Advanced | 1176 |
| Reported Engrossed | 1194 |
| Third Reading | 1211 |
| Passed by House | 1611 |
| Reported Enrolled | 1646 |
| Fourth Reading | 1647 |
| Transmitted to Governor | 1713 |
| Approved by Governor | 1753 |

By CORNETT:

SENATE BILL NO. 330—

An Act making an appropriation in aid of oil and gas extension work at the experimental station of the United States Bureau of Mines, located at Bartlesville, Oklahoma.

| | |
|----------------------|-----|
| First Reading | 708 |
| Second Reading | 734 |

By SHERMAN:

SENATE BILL NO. 331—

An Act regulating and fixing the salary of deputy county officials in all counties of the State of Oklahoma, having a population of between 16,253 and 16,275, based upon the last federal census, and declaring an emergency.

| | |
|------------------------------|------|
| First Reading | 708 |
| Second Reading | 734 |
| Reported | 772 |
| Stricken from Calendar | 1094 |

By HILL:

SENATE BILL NO. 332—

An Act creating the position of State Chemist, Assistant State Chemist and other positions in the State Board of Health; fixing the salaries therefor, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 708 |
| Second Reading | 734 |
| Reported | 783 |

By LILLARD:

SENATE BILL NO. 333—

An Act to amend Chapter (211) of the Session Laws of Oklahoma 1919, entitled, "An Act creating certain clerical, stenographic and other positions in certain State departments."

| | |
|----------------------|-----|
| First Reading | 708 |
| Second Reading | 734 |
| Reported | 760 |

By RUTHERFORD AND LILLARD:

SENATE BILL NO. 334—

An Act to amend Section 5050 of the Revised Laws of Oklahoma of 1910, relating to persons incompetent to testify; providing husband and wife competent to testify, except communications during marriage, etc., and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 709 |
| Second Reading | 734 |
| Reported | 760 |

By RUTHERFORD, HILL, DAVIDSON, SIMPSON, HARRISON,
McPHERREN AND HOLLOWAY:

SENATE BILL NO. 335—

An Act fixing the salary of the Secretary of the Senate, and
declaring an emergency.

| | |
|----------------------------|-----|
| First Reading | 709 |
| Second Reading | 734 |
| Reported | 761 |
| Advanced | 838 |
| Third Reading | 838 |
| Reported Engrossed | 848 |
| Transmitted to House | 858 |

By SENATE COMMITTEE ON FISH AND GAME:

SENATE BILL NO. 336—

An Act authorizing the sale of certain lands belonging to the State of Oklahoma, providing for the use of the proceeds therefrom, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 733 |
| Second Reading | 776 |
| Reported | 850 |
| Advanced | 1639 |
| Reported Engrossed | 1684 |
| Third Reading | 1692 |

By SENATE COMMITTEE ON FISH AND GAME:

SENATE BILL NO. 337—

An Act authorizing the State Game and Fish Warden to sell off and exchange for other game the surplus of males or females not found profitable to game propagation on the farms in this State, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 734 |
| Second Reading | 776 |
| Reported | 813 |
| Advanced | 1316 |
| Reported Engrossed | 1450 |
| Third Reading | 1465 |
| Passed by House | 1938 |

By SENATE COMMITTEE ON FISH AND GAME:

SENATE BILL NO. 338—

An Act amending Sections Four, Five and Eleven of Chapter 163, Session Laws of Oklahoma 1917, and Section One of Chapter 183, Session Laws of Oklahoma, 1919, relating to fish and game, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading ----- | 734 |
| Second Reading ----- | 776 |
| Reported ----- | 814 |
| Advanced ----- | 1534 |
| Reported Engrossed ----- | 1546 |
| Third Reading ----- | 1567 |
| Passed by House ----- | 1939 |

By ANGLIN OF THE SENATE AND SCOFIELD OF THE HOUSE:

SENATE BILL NO. 339—

An Act vitalizing Section 10. of Article 5, of the Constitution of Oklahoma, relating to the apportionment of Representatives, during the decennial period beginning the 16th. day after the general election in 1922, and ending the 15th, day after the general election in 1932, dividing the said decennial period into bi-ennial periods or sessions, prescribing the representation for each of said periods or sessions and fixing the representative districts.

| | |
|------------------------------------|------|
| First Reading ----- | 774 |
| Second Reading ----- | 796 |
| Reported ----- | 850 |
| Advanced ----- | 1035 |
| Reported Engrossed ----- | 1072 |
| Third Reading ----- | 1085 |
| Passed by House, as Amended ----- | 1669 |
| Considered ----- | 1673 |
| Passed by Senate, as Amended ----- | 1761 |

| | |
|-------------------------------|------|
| Reported Enrolled ----- | 1819 |
| Fourth Reading ----- | 1819 |
| Transmitted to Governor ----- | 1907 |
| Approved by Governor ----- | 1997 |

By MORTON:

SENATE BILL NO. 340—

An Act conferring upon cities having a bonafide population of not less than thirty-four hundred (3,400) and not more than thirty-five hundred (3,500), the right to construct district sewers, and providing for the payment of bond issue, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading ----- | 775 |
| Second Reading ----- | 796 |
| Reported ----- | 851 |
| Considered ----- | 1121 |
| Advanced ----- | 1122 |
| Third Reading ----- | 1122 |
| Reported Engrossed ----- | 1126 |
| Transmitted to House ----- | 1126 |
| Reported Enrolled ----- | 1339 |
| Fourth Reading ----- | 1340 |
| Transmitted to Governor ----- | 1405 |
| Approved by Governor ----- | 1431 |

By HOLLOWAY OF THE SENATE AND DYER OF THE HOUSE:

SENATE BILL NO. 341—

An Act creating the twenty-ninth (29) judicial district of Oklahoma, to be composed of the county of McCurtain

providing for the selection of the judge of said district, fixing the term of court therein, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 775 |
| Second Reading | 796 |
| Reported | 816 |
| Advanced | 1096 |
| Reported Engrossed | 1097 |
| Third Reading | 1110 |
| Reported Enrolled | 1309 |
| Fourth Reading | 1317 |
| Transmitted to Governor | 1379 |
| Disapproved by Governor | 1494 |

By CARTWRIGHT AND WOODS OF ROGERS:

SENATE BILL NO. 342—

An Act to provide for the acceptance of the benefits of an act by the Senate and House of Representatives of the United States of America in Congress assembled (H. R. 4438, Approved June 2, 1920) entitled "An Act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise, and their return to civil employment." To provide for the administration of same, and declaring an emergency.

| | |
|---------------------------------|------|
| First Reading | 775 |
| Second Reading | 796 |
| Withdrawn and Re-referred | 854 |
| Reported | 1041 |
| Advanced | 1534 |
| Reported Engrossed | 1546 |
| Third Reading | 1563 |

By LOONEY, CORDELL, WOODS OF McCLAIN AND GLASSER :

SENATE BILL NO. 343—

An Act to provide expert medical and surgical attention for wards of the State and to those too poor to pay for such expert attention; also placing ten beds in State University hospital at disposal of State Commissioner of Health, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading ----- | 775 |
| Second Reading ----- | 796 |
| Reported ----- | 1074 |
| Advanced ----- | 1515 |
| Reported Engrossed ----- | 1546 |
| Third Reading ----- | 1551 |

By LEEDY (By Request) :

SENATE BILL NO. 344—

An Act re-enacting and amending Section 6895 of Chapter 67, Article 7, Revised and Annotated Statutes of Oklahoma, 1910, relating to qualifications of physicians and surgeons, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading ----- | 794 |
| Second Reading ----- | 827 |

By LEEDY (By Request) :

SENATE BILL NO. 345—

An Act amending Section 6889, of Chapter 67, of Article 7, of the Revised and Annotated Statutes of Oklahoma, 1910,

relating to members of the medical board of examiners and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 794 |
| Second Reading | 827 |

By JOHNSON:

SENATE BILL NO. 346—

An Act providing for an emergency appropriation of \$30,000.00, for the aid of sick, wounded, and disabled soldiers, sailors, and marines, their destitute wives, widows and minor children, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 794 |
| Second Reading | 827 |
| Reported | 1593 |
| Advanced | 1741 |
| Reported Engrossed | 1746 |
| Third Reading | 1747 |

By CLARK:

SENATE BILL NO. 347—

An Act to prohibit the use of bright or glaring lights on the streets, highways and roads of the State of Oklahoma, regulating the use of such lights and relating thereto and providing a penalty therefor.

| | |
|----------------------|-----|
| First Reading | 825 |
| Second Reading | 853 |
| Reported | 894 |

| | |
|------------------------------|-----------|
| Made Special Order | 1171 |
| Considered and Amended | 1288-1290 |
| Advanced | 1290 |
| Reported Engrossed | 1414 |
| Third Reading | 1417 |
| Emergency Lost | 1417 |
| Reported Re-engrossed | 1431 |
| Transmitted to House | 1442 |
| Passed by House | 1903 |

By INGRAHAM, MORTON, CORDELL, AND CARTWRIGHT OF THE SENATE AND PLATT, HARRISON, HARMAN, EVERHART, BECK AND DABNEY OF THE HOUSE:

SENATE BILL NO. 348—

An Act making an appropriation for the Oklahoma State Agricultural and Mechanical College, located at Stillwater, Oklahoma, for certain buildings and equipment, for the fiscal year ending June 30, 1922, and for heat, light, plumbing hardware, furniture, lockers, and other incidentals there-to, for the fiscal year ending June 30, 1922.

| | |
|----------------------|-----|
| First Reading | 825 |
| Second Reading | 853 |

By COYNE:

SENATE BILL NO. 349—

An Act creating the State Budget Commission, providing for a Chief Budget Officer, naming his duties, fixing his compensation, providing for help in office of Chief Budget Officer, and making an appropriation for same.

| | |
|----------------------|------|
| First Reading ----- | 825 |
| Second Reading ----- | 853 |
| Reported ----- | 1723 |

By PUGH:

SENATE BILL NO. 350—

An Act to require that all supplies and repairs for automobiles and tractors, be carried in stock within the State.

| | |
|----------------------|-----|
| First Reading ----- | 825 |
| Second Reading ----- | 853 |
| Reported ----- | 866 |

By CARTWRIGHT AND McPHERREN OF THE SENATE AND RICE OF THE HOUSE:

SENATE BILL NO. 351—

An Act fixing the salaries of the County Judge, County Attorney, Sheriff, County Treasurer, County Commissioners, Court Clerk, Tax Assessor, County Clerk, County Superintendent of Public Instruction and Assistant County Attorney in counties having a population of not less than 18,400 nor greater than 18,420; according to the federal census of 1920, and authorizing the County Attorney in such counties to appoint said Assistant County Attorney and hereby repealing all laws in conflict herewith, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading ----- | 825 |
| Second Reading ----- | 853 |
| Reported ----- | 887 |

| | |
|-------------------------------|------------|
| Considered and Amended ----- | 1177 |
| Advanced ----- | 1179 |
| Reported Engrossed ----- | 1194 |
| Third Reading ----- | 1213 |
| Reported Enrolled ----- | 1646 |
| Fourth Reading ----- | 1647 |
| Passed by House ----- | 1612 |
| Transmitted to Governor ----- | 1713 |
| Approved by Governor ---- | 1753, 1951 |

By CARLOCK AND DRAUGHON:

SENATE BILL NO. 352—

An Act providing for the construction of a power house and installing necessary boilers, pumps, engines, and machinery and underground steam line; also providing for the building of a septic tank and repair of sewer system at the Confederate Soldier's Home at Ardmore, Oklahoma, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading ----- | 826 |
| Second Reading ----- | 854 |

By WOODS OF ROGERS OF THE SENATE, AND JENNINGS OF
ROGERS OF THE HOUSE:

SENATE BILL NO. 353—

An Act making an appropriation to pay for the maintenance of the Oklahoma Military Academy, located at Claremore, Oklahoma, from March 10, to June 30, 1921, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 826 |
| Second Reading | 854 |
| Reported | 890 |
| Advanced | 1020 |
| Reported Engrossed | 1037 |
| Third Reading | 1049 |
| Passed by House | 1649 |
| Reported Enrolled | 1673 |
| Fourth Reading | 1673 |
| Transmitted to Governor | 1779 |

By SENATE COMMITTEE ON APPROPRIATIONS:

SENATE BILL NO. 354—

An Act making appropriation for the payment of public building bonds, series 10, maturing May 1, 1921, and interest on public building bonds, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 826 |
| Second Reading | 854 |
| Reported | 891 |
| Advanced | 1020 |
| Reported Engrossed | 1037 |
| Third Reading | 1050 |

By PUGH OF THE SENATE AND DENNY OF THE HOUSE:

SENATE BILL NO. 355—

An Act making an appropriation for an addition to the administration Building of the Panhandle Agricultural and Mechanical College at Goodwell, Oklahoma, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 852 |
| Second Reading | 871 |

By CARLOCK

SENATE BILL NO. 356—

An Act authorizing executors, or administrators, to conduct, or continue any going business, enterprise, or manufactory of a deceased person, where authorized by order of court; to borrow money, or incur debts in the conduct, or continuation of the same, prescribing the time such business, enterprise, or manufactory may be continued; repealing all acts, or parts of acts in conflict herewith; and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 852 |
| Second Reading | 871 |
| Reported | 948 |
| Advanced | 1018 |
| Reported Engrossed | 1037 |
| Thrd Reading | 1046 |
| Passed by House | 1537 |
| Reported Enrolled | 1543 |
| Fourth Reading | 1543 |
| Transmitted to Governor | 1582 |
| Approved by Governor | 1581 |

By DURANT OF THE SENATE AND MILLER OF OTTAWA OF THE HOUSE:

SENATE BILL NO. 357—

An Act changing the name of the Miami School of Mines, located at Miami, and providing for an additional course of study, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 853 |
| Second Reading | 871 |

| | |
|------------------|------|
| Reported | 1075 |
| Considered | 1736 |

By CARTWRIGHT AND McPHERREN OF THE SENATE AND
JOHNSON OF THE HOUSE:

SENATE BILL NO. 358—

An Act authorizing the County officers of all counties in the State of Oklahoma, having a population of not less than twenty thousand (20,000) inhabitants and not to exceed twenty one thousand (21,000) inhabitants and not to exceed the number of such deputies and maximum salary of each, and declaring an emergency.

| | |
|------------------------------------|------|
| First Reading | 853 |
| Second Reading | 871 |
| Reported | 888 |
| Advanced | 1123 |
| Reported Engrossed | 1142 |
| Third Reading | 1146 |
| Reported Re-engrossed | 1155 |
| Transmitted to House | 1170 |
| Passed by House, as Amended | 1649 |
| Passed by Senate, as Amended | 1651 |
| Reported Enrolled | 1715 |
| Fourth Reading | 1715 |
| Transmitted to Governor | 1779 |
| Approved by Governor | 1951 |

By CORNETT OF THE SENATE AND CRAVER OF THE HOUSE:

SENATE BILL NO. 359—

An Act providing for an additional deputy in the office of County Clerk in counties having a population from 27,000 to 27,100, and declaring an emergency.

| | |
|------------------------------|------|
| First Reading ----- | 853 |
| Second Reading ----- | 871 |
| Reported ----- | 888 |
| Stricken from Calendar ----- | 1088 |

By SENATE COMMITTEE ON APPROPRIATIONS:

SENATE BILL NO. 360—

An Act making appropriation from the general revenue fund of the State for the support and maintenance of all State, Educational, Eleemosynary, and Penal Institutions; providing for the appropriation and distribution of the New College Funds in accordance with Section 7225, Revised Laws of Oklahoma, 1910, to the institutions entitled thereto; and providing for the appropriation and distribution of the Section 13 Funds as provided in Section 7660, Revised Laws of Oklahoma, 1910, to the institutions entitled thereto.

| | |
|----------------------|-----|
| First Reading ----- | 869 |
| Second Reading ----- | 901 |

By INGRAHAM:

SENATE BILL NO. 361—

An Act authorizing any county, township, city, municipality, town or village to effect and carry accident indemnity insurance for the benefit of the widow and minor children of any sheriff, deputy sheriff, policeman, constable or other such executive officer who may be killed or permanently injured without fault while in the actual discharge of his duties, and declaring an emergency.

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| | |
|----------------------|------|
| First Reading | 869 |
| Second Reading | 901 |
| Reported | 1098 |

By GOLOBIE AND SIMPSON:

SENATE BILL NO. 362—

An Act amending Section 3, Chapter 32, Session Laws of 1919.

| | |
|--------------------------|------|
| First Reading | 870 |
| Second Reading | 901 |
| Reported | 1028 |
| Advanced | 1171 |
| Reported Engrossed | 1194 |
| Third Reading | 1207 |
| Passed by House | 1969 |

By NICHOLS:

SENATE BILL NO. 363—

An Act abolishing State Tubercular Sanatorium, located at Talihina, Oklahoma, under provisions of Chapter 234, of Session Laws of 1919, providing for cancelling of contracts, disposing of material, lands, etc., and providing for unexpended appropriations, repealing all acts or parts of acts in conflict herewith, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 870 |
| Second Reading | 901 |
| Reported | 1074 |

By RUTHERFORD:

SENATE BILL NO. 364—

An Act fixing the salaries of certain rate experts, engineers, auditors, and other positions connected with the Corporation Commission, repealing all acts and parts of acts in conflict herewith, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 870 |
| Second Reading | 901 |
| Reported | 1353 |

By WOODS OF McCLAIN:

SENATE BILL NO. 365—

An Act defining the law relating to publication of notices in newspapers as same appears in Sections 6336, 6365, 6374, 6381, 6383, 6411, 6440, 6459 and 6559 of the Revised Laws of Oklahoma 1910, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 839 |
| Second Reading | 927 |
| Reported | 981 |
| Advanced | 1646 |

By LAND:

SENATE BILL NO. 366—

An Act relating to road and bridge work of the County Commissioners in counties having a population of twenty three

thousand (23,000), according to the federal census of 1920, and not to exceed twenty three thousand, five hundred (23,500), and fixing their compensation, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 899 |
| Second Reading | 927 |

By HOLLOWAY OF THE SENATE AND DYER OF THE HOUSE:

SENATE BILL NO. 367—

An Act limiting the number of deputies to be appointed in the office of Court Clerk of the District Court in the various counties of the State, fixing the salaries thereof, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 899 |
| Second Reading | 927 |
| Reported | 946 |
| Advanced | 1126 |
| Reported Engrossed | 1142 |
| Third Reading | 1147 |

By WALLACE OF THE SENATE AND NEWMAN OF BRYAN OF THE HOUSE:

SENATE BILL NO. 368—

An Act prohibiting all officers of the State of Oklahoma from insuring State property against loss by fire or other casualties, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 900 |
| Second Reading | 927 |

By LILLARD AND DAVIDSON OF THE SENATE AND HARRIS
AND MARTIN OF THE HOUSE:

SENATE BILL NO. 369—

An Act in relation to the powers of Cities, with respect to buildings, sites, areas, trades and industries: opening, widening and extending streets; authorizing the creation of zoning districts; and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 900 |
| Second Reading | 927 |

By LILLARD AND DAVIDSON OF THE SENATE AND HARRIS
AND MARTIN OF THE HOUSE:

SENATE BILL NO. 370—

An Act to provide for the establishment of local planning boards by cities, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 900 |
| Second Reading | 927 |

By WOODS OF McCLAIN, DRAUGHON AND CORDELL:

SENATE BILL NO. 371—

An Act to insure the correct classing of cotton, to provide for a system of licensing cotton buyers; to prevent fraud and collusion in connection with the marketing of cotton; declaring a violation of the act a misdemeanor, providing a penalty therefor, and declaring an emergency.

| | |
|-------------------------------------|-----------|
| First Reading | 900 |
| Second Reading | 927 |
| Reported | 946 |
| Considered and Amended | 1241-1243 |
| Referred to Special Committee | 1243 |
| Reported | 1359 |
| Considered | 1641 |

By HARRISON, McPHERREN, GOLOBIE, WOODS OF ROGERS, HOLLOWAY AND LOONEY OF THE SENATE AND CRAVER, ROBERTSON, HARDIE, HARP, DISNEY AND McCOLGIN OF THE HOUSE:

SENATE BILL NO. 372—

An Act making it incumbent upon school authorities of the State to provide instruction in our language and American citizenship for all native and foreign born in need of such instruction, authorizing and directing all school authorities and State schools, colleges, and institutions of learning to co-operate with the extension division of the State University and Federal Government in the work of Americanization, making appropriation to carry out the provisions hereof, and repealing Chapter 315, Session Laws of Oklahoma 1919.

| | |
|----------------------|-----|
| First Reading | 900 |
| Second Reading | 927 |

By FLEMING, McPHERREN, RUTHERFORD, HOLLOWAY, BROWN AND CLARK:

SENATE BILL NO. 373—

An Act amending Section 7761, Revised Laws of 1910, relating to the issuance and sale of bonds by boards of education in cities of the first class situated in counties having a popu-

lation of not less than forty-two thousand (42,000) nor more than forty-three thousand (43,000) as shown by the last preceding federal census; providing for sale of unsold bonds, and declaring an emergency.

| | |
|----------------------------|------|
| First Reading | 923 |
| Second Reading | 950 |
| Reported | 948 |
| Considered | 1009 |
| Advanced | 1010 |
| Third Reading | 1010 |
| Reported Engrossed | 1037 |
| Transmitted to House | 1044 |

By WOODS OF ROGERS OF THE SENATE AND SCHWABE OF THE HOUSE:

SENATE BILL NO. 374—

An Act regulating and fixing the salaries of the county officers of Nowata County, State of Oklahoma, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 924 |
| Second Reading | 950 |
| Reported | 983 |
| Advanced | 1069 |
| Reported Engrossed | 1072 |
| Third Reading | 1091 |
| Reported Re-engrossed | 1106 |
| Transmitted to House | 1109 |
| Reported Enrolled | 1339 |
| Fourth Reading | 1341 |
| Transmitted to Governor | 1405 |
| Approved by Governor | 1432 |

By HARVEY, LEEDY, HORNER, WELLS, FRYE AND WALLACE:

SENATE BILL NO. 375—

An Act amending Section 2, Chapter 173, Session Laws of 1915, entitled "An Act creating a department of Highways and relating to roads and highways, repealing Chapter 105, of the Session Laws of 1910-11 and Section 7581 of the Revised Laws of Oklahoma 1910," and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 924 |
| Second Reading | 950 |

By GOLOBIE:

SENATE BILL NO. 376—

An Act amending Section Two, Article Four of Chapter 219, Session Laws of Oklahoma, 1913, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 949 |
| Second Reading | 986 |
| Reported | 1623 |

By JOHNSON:

SENATE BILL NO. 377—

An Act providing for the annexation of the Ft. Sill School district to the Lawton City School district, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 950 |
| Second Reading | 986 |

| | |
|-------------------------------|------|
| Reported | 1131 |
| Advanced | 1170 |
| Reported Engrossed | 1194 |
| Third Reading | 1204 |
| Passed by House | 1612 |
| Reported Enrolled | 1646 |
| Fourth Reading | 1647 |
| Transmitted to Governor | 1713 |
| Approved by Governor | 1753 |

By JOHNSON AND MORTON OF THE SENATE AND NANCE, EL-MORE, CLARK AND ROBBERSON OF THE HOUSE:

SENATE BILL NO. 378—

An Act creating the thirtieth (30th) judicial district of Oklahoma, to be composed of the counties of Comanche and Cotton, providing for the selection of the judge of said district, fixing the term of court therein, and declaring an emergency.

| | |
|------------------------------------|------|
| First Reading | 950 |
| Second Reading | 987 |
| Reported | 1197 |
| Advanced | 1291 |
| Reported Engrossed | 1414 |
| Third Reading | 1418 |
| Reported Re-engrossed | 1431 |
| Transmitted to House | 1442 |
| Passed by House, as Amended | 1614 |
| Passed by Senate, as Amended | 1619 |
| Reported Enrolled | 1637 |
| Fourth Reading | 1644 |
| Transmitted to Governor | 1671 |
| Approved by Governor | 1664 |

By CARTWRIGHT AND McPHERREN OF THE SENATE AND
RICE OF THE HOUSE:

SENATE BILL NO. 379—

An Act providing for and regulating the number of deputies
in the county offices of counties having a population of 18,-
400 and not more than 18,420, fixing their salaries; and de-
claring an emergency.

| | |
|-------------------------------|------|
| First Reading | 950 |
| Second Reading | 987 |
| Reported | 1026 |
| Advanced | 1364 |
| Reported Engrossed | 1389 |
| Third Reading | 1393 |
| Passed by House | 1612 |
| Reported Enrolled | 1646 |
| Fourth Reading | 1648 |
| Transmitted to Governor | 1713 |
| Approved by Governor | 1753 |

By LEEDY (By Request):

SENATE BILL NO. 380—

An Act amending Article 7, Section 6889, Page 1856 of the
Revised Laws of 1910, to conform to formation of separate
boards of medical examiners.

| | |
|------------------------------|------|
| First Reading | 985 |
| Second Reading | 1029 |
| Reported | 1100 |
| Stricken from Calendar | 1642 |

By HORNER OF THE SENATE AND TYLEE OF THE HOUSE:

SENATE BILL NO. 381—

An Act repealing Chapter 102, of the Session Laws of Oklahoma 1915, relating to the county court at Henryetta, in Okmulgee County, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 986 |
| Second Reading | 1029 |
| Reported | 1027 |
| Advanced | 1364 |
| Reported Engrossed | 1389 |
| Third Reading | 1396 |
| Passed by House | 1904 |

By BRIGGS:

SENATE BILL NO. 382—

An Act to provide for the imposition of an indeterminate sentence upon persons sentenced to imprisonment in the State Penitentiary and State Reformatory, otherwise than for life.

| | |
|----------------------|------|
| First Reading | 986 |
| Second Reading | 1029 |
| Reported | 1423 |

By BRIGGS:

SENATE BILL NO. 383—

An Act authorizing the appointment of a commission to prepare a comprehensive law for the government of the State

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Penitentiary and other penal institutions, and making an appropriation therefor.

| | |
|----------------------|------|
| First Reading | 986 |
| Second Reading | 1029 |
| Reported | 1423 |

By HILL, DAVIDSON, AND WOODS OF McCLAIN OF THE SENATE AND SMITH OF BRYAN AND MILLER OF MUSKOGEE, OF THE HOUSE:

SENATE BILL NO. 384—

An Act amending Chapter 67, Article 7, Section 6911, Revised Laws of Oklahoma, 1910, relating to county license for peddlers of medicine.

| | |
|------------------------------|------|
| First Reading | 986 |
| Second Reading | 1029 |
| Reported | 1100 |
| Indefinitely Postponed | 1315 |
| Reported | 1450 |

By PUGH:

SENATE BILL NO. 385—

An Act amending Section 3218, Chapter 81, Article 1, of the Revised Laws of Oklahoma 1910, relative to the salaries of county treasurers; and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 1028 |
| Second Reading | 1044 |
| Reported | 1132 |

By DAVIDSON AND CARTWRIGHT:

SENATE BILL NO. 386—

An Act making an appropriation for geological field work and supplies for the fiscal year ending June 30, 1921, for the Oklahoma Geological Survey, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 1028 |
| Second Reading | 1044 |
| Reported | 1156 |
| Advanced | 1263 |
| Reported Engrossed | 1369 |
| Third Reading | 1373 |

By HOLLOWAY:

SENATE BILL NO. 387—

An Act creating a lien in favor of mechanics, material men, laborers, employees, persons who have sustained injury or damage to person or property, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 1043 |
| Second Reading | 1084 |
| Reported | 1133 |

By WALLACE:

SENATE BILL NO. 388—

An Act repealing Chapter 142 of House Bill No. 88 of the acts of the Seventh Legislature, being an act to provide for the

preparation and review of estimates for expenditures and revenues, and to establish a budget system for all State departments, bureaus, divisions, officers, boards, commissions, institutions and other agencies and undertakings receiving and asking financial aid from the State of Oklahoma, and declaring an emergency.

| | |
|----------------------------|------|
| First Reading | 1084 |
| Second Reading | 1084 |
| Reported do not Pass | 1135 |

By LEEDY :

SENATE BILL NO. 389—

An Act creating a State Board of Medical Examiners, prescribing its duties, regulating the practice of medicine and surgery in Oklahoma, repealing Sections 6889, 6890, 6891, 6892, 6893, 6894, 6895, 6896, 6897, 6898, 6899, 6900, 6905, 6906, 6907, 6908, 6910, 6912 and 6913 of the Revised Laws of Oklahoma, 1910, and all laws and parts of laws in conflict therewith, and declaring an emergency.

| | |
|-----------------------------|------------|
| First Reading | 1043 |
| Second Reading | 1084 |
| Reported | 1450, 1484 |
| Advanced | 1640 |
| Reported Engrossed | 1673 |
| Third Reading | 1674 |
| Reported Re-engrossed | 1684 |
| Transmitted to House | 1703 |

By DURANT :

SENATE BILL NO. 390—

An Act repealing Sections 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003 and 2004 of the Revised Laws of Ok-

lahoma 1910, the same being House Bill No. 132, approved March 4th, 1910, Chapter 34 of the Session Laws of 1910, abolishing county court of Afton, Ottawa County, Oklahoma, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading ----- | 1044 |
| Second Reading ----- | 1084 |
| Placed on Calendar ----- | 1084 |
| Advanced ----- | 1170 |
| Reported Engrossed ----- | 1194 |
| Third Reading ----- | 1205 |

By SENATE COMMITTEE ON EDUCATION:

SENATE BILL NO. 391—

An Act fixing the salary of the State Superintendent of Public Instruction of the State of Oklahoma, and repealing all laws and parts of laws in conflict therewith.

| | |
|----------------------|------|
| First Reading ----- | 1082 |
| Second Reading ----- | 1102 |
| Reported ----- | 1353 |

By GOLOBIE:

SENATE BILL NO. 392—

An Act amending Section 3, Chapter 278. Session Laws of Oklahoma 1915, so as to permit the Board of Education in cities to compensate the Treasurer of such Board, and requiring quarterly reports and attendance of such Treasurer on Board meetings.

| | |
|----------------------|------|
| First Reading | 1082 |
| Second Reading | 1102 |
| Reported | 1624 |

By DAVIDSON:

SENATE BILL NO. 393—

An Act making supplemental appropriation for the fiscal year ending June 30, 1921, to pay expenses of district judges while holding court within their respective districts but outside the County of their residence, and declaring an emergency.

| | |
|------------------------------------|------|
| First Reading | 1082 |
| Second Reading | 1102 |
| Reported | 1157 |
| Advanced | 1263 |
| Reported Engrossed | 1369 |
| Third Reading | 1374 |
| Passed by House, as Amended | 1912 |
| Passed by Senate, as Amended | 1927 |

By HARVEY:

SENATE BILL NO. 394—

An Act to protect the State or any County, city, township, or school district therein, from loss in the letting of contracts, sale or purchase of property or other public transactions occasioned by the gross negligence or dishonesty of public officials or employees, fixing the penalty therefor, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 1082 |
| Second Reading | 1102 |
| Reported | 1133 |
| Advanced | 1640 |
| Reported Engrossed | 1684 |
| Third Reading | 1695 |
| Passed by House | 1964 |

By HARVEY:

SENATE BILL NO. 395—

An Act to prevent architects and civil engineers in the service of the State, county, city, township or school district from over-estimating the construction cost of public improvements, providing a penalty therefor, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 1082 |
| Second Reading | 1102 |
| Reported | 1133 |
| Advanced | 1640 |
| Reported Engrossed | 1684 |
| Third Reading | 1696 |
| Passed by House | 1964 |

By HARVEY:

SENATE BILL NO. 396—

An Act to prevent conspiracy and fraudulent conduct against the interests of the State or any county, city, township, school district or other subdivision thereof, in the letting of contracts or transaction of public business, fixing a penalty therefor, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading ----- | 1082 |
| Second Reading ----- | 1102 |
| Reported ----- | 1134 |
| Advanced ----- | 1640 |
| Reported Engrossed ----- | 1684 |
| Third Reading ----- | 1698 |
| Passed by House ----- | 1964 |

By BRIGGS AND SPURLOCK :

SENATE BILL NO. 307—

An Act to amend Section 258 of the Revised Laws of Oklahoma 1910, and to provide for publicity of applications for bank charters, to provide for appeal from the allowance or rejection of same, and declaring an emergency.

| | |
|----------------------|------|
| First Reading ----- | 1083 |
| Second Reading ----- | 1102 |

By RUTHERFORD, NICHOLS, DAVIDSON AND LILLARD :

SENATE BILL NO. 398—

An Act authorizing municipalities to exercise eminent domain to secure all necessary sites and rights-of-way for water power plants, including sites for storage of water and dams, rights-of-way for flumes, conduits, poles, wire and cables, and permitting such municipalities to dispose of their needs for public use, and declaring an emergency.

| | |
|----------------------|------|
| First Reading ----- | 1083 |
| Second Reading ----- | 1102 |
| Reported ----- | 1354 |

| | |
|--------------------------|------|
| Advanced | 1589 |
| Reported Engrossed | 1684 |
| Third Reading | 1685 |
| Passed by House | 1964 |

By INGRAHAM AND LILLARD:

SENATE BILL NO. 399—

An Act authorizing the Board of Regents of the A. & M. College, at Stillwater, Oklahoma, to set aside portions of the campus of the said college for the construction of dormitories; and to construct and equip said dormitories; and to manage and regulate the same; and to issue bonds for the purpose of constructing said dormitories; and authorizing the Commissioners of the Land Office to purchase said bonds, and declaring an emergency.

| | |
|--------------------------------|------|
| First Reading | 1101 |
| Second Reading | 1139 |
| Reported | 1195 |
| Advanced | 1291 |
| Reported Engrossed | 1414 |
| Fails of Passage | 1418 |
| Motion Lodged | 1418 |
| Fails of Reconsideration | 1450 |

By FLEMING:

SENATE BILL NO. 400—

An Act making an appropriation for the School of Mines and Metallurgy at Wilburton, Oklahoma, and declaring an emergency.

| | |
|------------------------------|------|
| First Reading ----- | 1138 |
| Second Reading ----- | 1169 |
| Reported ----- | 1198 |
| Stricken from Calendar ----- | 1529 |

By FLEMING AND DAVIDSON :

SENATE BILL NO. 401—

An Act authorizing the Board of Regents of the School of Mines and Metallurgy at Wilburton, to receive any and all **funds allotted and paid by the Federal Government** for vocational education for the training of disabled soldiers, sailors and marines; for paying teachers salaries and **maintenance of said institution**; repealing all acts and parts of acts in conflict herewith, and declaring an emergency.

| | |
|------------------------------|------|
| First Reading ----- | 1138 |
| Second Reading ----- | 1169 |
| Reported ----- | 1195 |
| Stricken from Calendar ----- | 1529 |

By WELLS AND LYNCH OF THE SENATE AND TAYLOR OF THE HOUSE :

SENATE BILL NO. 402—

An Act authorizing the employment of certain deputies by county officers in counties having a population of not less than 33,400 and not more than 33,500, fixing the salaries of such deputies, repealing all laws in conflict herewith, and declaring an emergency.

| | |
|----------------------|------|
| First Reading ----- | 1138 |
| Second Reading ----- | 1170 |

| | |
|------------------------------|------|
| Reported | 1355 |
| Stricken from Calendar | 1642 |

By NICHOLS AND RUTHERFORD OF THE SENATE AND DISNEY, MILLER AND STRAYHORN OF THE HOUSE:

SENATE BILL NO. 403—

An Act authorizing cities of the first class to cut weeds upon both occupied and unoccupied and vacant lots and to assess the cost of same against such lots, and to make such assessment a lien thereon, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 1138 |
| Second Reading | 1169 |
| Reported | 1195 |
| Advanced | 1516 |
| Reported Engrossed | 1546 |
| Third Reading | 1554 |

By ANGLIN OF THE SENATE AND JENNINGS OF SEMINOLE OF THE HOUSE:

SENATE BILL NO. 404—

An Act re-apportioning district courts of judicial districts nine and seven, providing for the judges thereof, fixing the terms of courts therein, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 1138 |
| Second Reading | 1169 |
| Reported | 1181 |
| Advanced | 1181 |

| | |
|-------------------------------|------|
| Reported Engrossed | 1194 |
| Third Reading | 1214 |
| Passed by House | 1403 |
| Reported Enrolled | 1414 |
| Fourth Reading | 1414 |
| Transmitted to Governor | 1454 |
| Approved by Governor | 1493 |

By JOINT CODE REVISION COMMITTEE OF THE SENATE AND HOUSE:

SENATE BILL NO. 405—

An Act to provide for the compilation, indexing and annotation of laws of Oklahoma; providing for printing and publication thereof, creating a commission to superintend the same; and making an appropriation therefor, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 1138 |
| Second Reading | 1169 |
| Reported | 1306 |
| Considered | 1331 |

By LOONEY, SPURLOCK AND WOODS OF McCLAIN OF THE SENATE AND SMITH OF DEWEY OF THE HOUSE:

SENATE BILL NO. 406—

An Act apporpriating the sum of four hundred thousand (\$400,000.00) dollars for aid to certain schools of the State for the remainder of the fiscal year ending June 30, 1921, and providing how such funds shall be handled, and declaring an emergency.

| | |
|----------------------------------|------|
| First Reading | 1139 |
| Second Reading | 1170 |
| Referred to Calendar | 1170 |
| Advanced | 1261 |
| Reported Engrossed | 1309 |
| Fails of Passage | 1332 |
| Motion Lodged | 1333 |
| Reconsidered | 1458 |
| Third Reading | 1458 |
| Emergency Lost | 1459 |
| Motion Lodged on Emergency | 1479 |
| Reported Re-engrossed | 1526 |
| Motion Lodged Withdrawn | 1529 |
| Transmitted to House | 1531 |

By MORTON AND WOODS OF ROGERS OF THE SENATE AND GRAHAM AND HEROD OF THE HOUSE:

SENATE BILL NO. 407—

An Act making an emergency appropriation for the payment of Confederate pensions for the fiscal year ending June 30, 1921, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 1139 |
| Second Reading | 1170 |
| Reported | 1198 |
| Advanced | 1263 |
| Reported Engrossed | 1369 |
| Third Reading | 1383 |
| Passed by House | 1612 |
| Reported Enrolled | 1637 |
| Fourth Reading | 1642 |
| Transmitted to Governor | 1713 |
| Approved by Governor | 1753 |

By SIMPSON:

SENATE BILL NO. 408—

An Act creating an independent school district out of the town of Thomas, and school districts Nos. 11, 24, 25, 28, 29, and 85, as they now exist in Custer County, Oklahoma, repealing all acts or parts of acts in conflict herewith, and declaring emergency.

| | |
|----------------------------|------|
| First Reading | 1139 |
| Second Reading | 1170 |
| Referred to Calendar | 1170 |
| Advanced | 1170 |
| Reported Engrossed | 1194 |
| Third Reading | 1203 |
| Passed by House | 1911 |

By CORDELL:

SENATE BILL NO. 409—

An Act relating to the sale or offering for sale of grain products and meat or meat products, cotton or cotton seed, and authorizing and providing for investigation, and prescribing penalties for violation thereof, and repealing House Bill No. 72 of the acts of the legislature 1917, providing for organizations of cotton and grain exchanges, and repealing all acts in conflict herewith.

| | |
|----------------------|------|
| First Reading | 1165 |
| Second Reading | 1182 |
| Reported | 1196 |

By CORDELL:

SENATE BILL NO. 410—

An Act providing for acquiring lands adjoining the State Capitol grounds; providing appropriation therefor, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 1165 |
| Second Reading | 1182 |

By HILL:

SENATE BILL NO. 411—

An Act authorizing and creating a revolving fund for each State Tuberculosis Sanatorium now existing, or hereafter established in the State of Oklahoma, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 1182 |
| Second Reading | 1200 |
| Reported | 1483 |

By RUTHERFORD AND NICHOLS:

SENATE BILL NO. 412—

An Act making an appropriation for the purpose of constructing and equipping buildings at the Oklahoma School for the Blind, Muskogee, Oklahoma.

| | |
|------------------------------------|------|
| First Reading | 1199 |
| Second Reading | 1237 |
| Reported | 1309 |
| Advanced | 1362 |
| Third Reading | 1362 |
| Reported Engrossed | 1379 |
| Transmitted to House | 1388 |
| Passed by House, as Amended | 1963 |
| Passed by Senate, as Amended | 1976 |

By HARVEY:

SENATE BILL NO. 413—

An Act providing for the purchase, installation and use of public scales in all counties in this State having a population of not less than thirteen thousand five hundred, nor more than thirteen thousand six hundred according to the last Federal Census, repealing all laws in conflict herewith, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 1199 |
| Second Reading | 1238 |
| Reported | 1335 |
| Advanced | 1535 |
| Reported Engrossed | 1546 |
| Third Reading | 1568 |
| Passed by House | 1904 |

By HORNER:

SENATE BILL NO. 414—

An Act providing for the issuing of township flood prevention bonds.

| | |
|--------------------------|------|
| First Reading | 1199 |
| Second Reading | 1238 |
| Reported | 1351 |
| Advanced | 1516 |
| Reported Engrossed | 1546 |
| Third Reading | 1556 |
| Passed by House | 1964 |

By CORDELL:

SENATE BILL NO. 415—

An Act fixing the salary of the Insurance Commissioner, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 1199 |
| Second Reading | 1238 |
| Reported | 1352 |
| Considered | 1762 |

By PUGH:

SENATE BILL NO. 416—

An Act authorizing and directing the Commissioners of the Land Office of the State of Oklahoma to convey Section 36, Township 2 North, Range 13 E. C. M., to the Panhandle Agricultural and Mechanical College at Goodwell, Oklahoma, and authorizing and directing the State Board of Agriculture to purchase the same, making an appropriation therefor, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 1199 |
| Second Reading | 1238 |

| | |
|--------------------------|------|
| Reported | 1385 |
| Advanced | 1738 |
| Reported Engrossed | 1746 |
| Third Reading | 1746 |

By DAVIDSON:

SENATE BILL NO. 417—

An Act amending Section 1 of Chapter 264 of the Session Laws of Oklahoma 1917, relating to the taxation of choses in action and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 1199 |
| Second Reading | 1238 |

By HILL:

SENATE BILL No. 418—

An Act providing for the construction and equipment of a medical school building for the University of Oklahoma, the designation of the site of such building; making an appropriation therefor, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 1200 |
| Second Reading | 1238 |

By RUTHERFORD, HILL, HOLLOWAY AND McPHERREN:

SENATE BILL NO. 419—

An Act providing for the granting and ceding to the United States of America of not to exceed forty (40) acres of land

owned by the State, as and for a site and grounds for a hospital.

| | |
|----------------------|------|
| First Reading ----- | 1200 |
| Second Reading ----- | 1238 |
| Reported ----- | 1266 |
| Considered ----- | 1287 |

By SENATE AND HOUSE COMMITTEES ON MILITARY AFFAIRS:

SENATE BILL NO. 420—

An Act to provide for the proper care and preservation of the decorated battle flags and colors carried by Oklahoma troops in the World War, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading ----- | 1236 |
| Second Reading ----- | 1284 |
| Reported ----- | 1384 |
| Advanced ----- | 1640 |
| Reported Engrossed ----- | 1715 |
| Third Reading ----- | 1729 |
| Passed by House ----- | 1904 |

By SENATE AND HOUSE COMMITTEES ON MILITARY AFFAIRS:

SENATE BILL NO. 421—

An Act to provide a suitable arsenal and store building for the care and preservation of military stores furnished to the State by the Federal Government, providing for the storage and care of these supplies outside the State Capitol building, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 1236 |
| Second Reading | 1284 |

by BRIGGS:

SENATE BILL NO. 422—

An Act to provide for the suspension of sentence in misdemeanor convictions and in certain cases of conviction of felony for first offenses, upon the recommendation of the jury and for submission of the issue to the jury by the court, and to provide the duration of the suspension of sentence and for pronouncing sentence after suspension thereof in case of final conviction of the defendant of any other felony, cumulating punishment in such cases, and for granting a new trial after suspension and dismissal of the cases in certain events after suspension.

| | |
|----------------------|------|
| First Reading | 1236 |
| Second Reading | 1284 |

by JOHNSON, MORTON AND LOONEY:

SENATE BILL NO. 423—

An Act making an appropriation for repairs on certain buildings at Cameron Agricultural College at Lawton, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 1280 |
| Second Reading | 1311 |
| Reported | 1594 |
| Advanced | 1640 |
| Reported Engrossed | 1684 |

| | |
|-----------------------|------|
| Third Reading | 1699 |
| Passed by House | 1967 |

By ANGLIN:

SENATE BILL NO. 424—

An Act authorizing and making appropriations to complete, equip and maintain the Boley Tuberculosis Sanitarium at Boley for colored patients, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 1310 |
| Second Reading | 1341 |

By JOHNSON AND MORTON:

SENATE BILL NO. 425—

An Act relating to union graded schools in all counties in Oklahoma, having a population of not less than 17,650 and not more than 17,800 as shown by the last preceding or any succeeding Federal Census of Oklahoma, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 1310 |
| Second Reading | 1341 |
| Reported | 1385 |
| Advanced | 1515 |
| Reported Engrossed | 1546 |
| Third Reading | 1549 |
| Passed by House | 1895 |

By MORTON OF THE SENATE AND NANCE OF THE HOUSE:

SENATE BILL NO. 426—

An Act authorizing the sheriffs of all counties in the State of Oklahoma, having a population of not less than 24,600 and not to exceed 24,750, to appoint deputies, fixing the number of such deputies and manner of distributing same and maximum salary of each, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 1310 |
| Second Reading | 1341 |
| Referred to Calendar | 1341 |
| Considered and Amended | 1389 |
| Reported Engrossed | 1389 |
| Third Reading | 1390 |
| Reported Re-engrossed | 1431 |
| Transmitted to House | 1442 |
| Passed by House | 1648 |
| Reported Enrolled | 1673 |
| Fourth Reading | 1674 |
| Transmitted to Governor | 1861 |
| Approved by Governor | 1997 |

By HILL OF THE SENATE AND HARRISON OF THE HOUSE:

SENATE BILL NO. 427—

An Act providing for the appointment by the State Board of Agriculture of a State veterinary and four assistant State veterinarians; fixing the salaries therefor, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 1310 |
| Second Reading | 1341 |
| Reported | 1818 |

By COMMITTEE ON LEGISLATIVE AND JUDICIAL APPORTIONMENT:

SENATE BILL NO. 428—

An Act providing for the division of the State into district court judicial districts, and providing the judges therefor.

| | |
|----------------------|------|
| First Reading | 1359 |
| Second Reading | 1369 |

By GOLOBIE:

SENATE BILL NO. 429—

An Act to authorize the Board of County Commissioners of Logan County, to sell and transfer to LeBron Post No. 59, American Legion, department of Oklahoma, disused jail property of Logan County, for benevolent and patriotic purposes, and declaring an emergency.

| | |
|----------------------------|------|
| First Reading | 1360 |
| Second Reading | 1369 |
| Referred to Calendar | 1412 |
| Advanced | 1515 |
| Reported Engrossed | 1546 |
| Third Reading | 1553 |
| Passed by House | 1895 |

By RATLIFF:

SENATE BILL NO. 430—

An Act making an appropriation for erecting and equipping an additional administrative building and library building at the Murray State School of Agriculture, located at Tishomingo, Oklahoma, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 1360 |
| Second Reading | 1369 |

By SPURLOCK:

SENATE BILL NO. 431—

An Act prohibiting the expenditures of moneys out of the general revenue fund, or any other fund of the State of Oklahoma to defray the expenses of attendance of any person upon any convention or other meeting of persons, outside of the State of Oklahoma, prescribing a penalty for filing or approving any claim for such expenses, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 1360 |
| Second Reading | 1369 |

By McPHERREN, DURANT, HARRISON, HOLLOWAY, CARTWRIGHT, LILLARD, AND SIMPSON OF THE SENATE AND HEROD, PRATT, SMITH, NEWMAN, HARRIS, AND CRANE OF THE HOUSE:

SENATE BILL NO. 432—

An Act authorizing the State Board of Education to set aside portions of the campus of each of the State Normal Schools upon which to construct dormitories and to construct and equip such dormitories and to enact and regulate the same and to issue bonds for such purposes and authorizing the Com-

missioners of the Land Office to purchase said bonds, and declaring an emergency.

| | |
|------------------------------|------|
| First Reading | 1360 |
| Second Reading | 1369 |
| Reported | 1386 |
| Made Special Order | 1536 |
| Indefinitely Postponed | 1643 |
| Motion Lodged | 1644 |

By ANGLIN:

SENATE BILL NO. 433--

An Act fixing the compensation of deputy county superintendents of schools in counties of not less than 26,000, population and not more than 26,400, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 1411 |
| Second Reading | 1428 |

By SIMPSON:

SENATE BILL NO. 434--

An Act authorizing and making appropriations to complete, equip and maintain the tuberculosis sanitarium for white patients near Clinton, Oklahoma, and declaring an emergency.

| | |
|----------------------------|------|
| First Reading | 1446 |
| Second Reading | 1453 |
| Referred to Calendar | 1453 |
| Advanced | 1453 |

| | |
|-----------------------------------|------|
| Reported Engrossed | 1496 |
| Third Reading | 1502 |
| Emergency Lost | 1502 |
| Motion Lodged | 1503 |
| Emergency Reconsidered | 1605 |
| Emergency Carried | 1605 |
| Passed by House, as Amended | 1962 |
| Senate asks for Conference | 1976 |

By HILL OF THE SENATE AND MATTHEWS OF THE HOUSE:

SENATE BILL NO. 435—

An Act creating the position of stenographer and law clerk to the referees of the Supreme Court, and declaring an emergency.

| | |
|----------------------------|------|
| First Reading | 1480 |
| Second Reading | 1486 |
| Referred to Calendar | 1486 |
| Advanced | 1536 |
| Reported Engrossed | 1546 |
| Third Reading | 1572 |

By CORDELL:

SENATE BILL NO. 436—

An Act amending Section 618 of Chapter 10, Article 12, of the Revised Laws of Oklahoma, 1910, to pay the cost of improving property owned by the State of Oklahoma, repealing all laws in conflict therewith, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 1480 |
| Second Reading | 1486 |
| Reported | 1540 |

By CORDELL:

SENATE BILL NO. 437—

An Act providing for acquiring lands adjoining the State Capitol grounds, the paving and improving of Lincoln Boulevard, providing appropriation therefor, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 1480 |
| Second Reading | 1486 |

By PUGH OF THE SENATE AND DENNY OF THE HOUSE:

SENATE BILL NO. 438—

An Act providing for the salaries of County Clerks in counties of less than 6,000 population, and declaring an emergency.

| | |
|----------------------------|------|
| First Reading | 1480 |
| Second Reading | 1486 |
| Referred to Calendar | 1486 |
| Advanced | 1536 |
| Third Reading | 1575 |
| Passed by House | 1965 |

By HORNER:

SENATE BILL NO. 439—

An Act providing a procedure for vacating, annulling and setting aside void judgments rendered against any county, city, town, township or school district, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 1480 |
| Second Reading | 1486 |
| Reported Engrossed | 1546 |

By COYNE:

SENATE BILL NO. 440—

An Act amending Section 7303 of the Revised Statutes of Oklahoma of 1910, relating to taxation.

| | |
|----------------------|------|
| First Reading | 1520 |
| Second Reading | 1526 |
| Reported | 1542 |

By COYNE:

SENATE BILL NO. 441—

An Act amending Section 4549 of the Revised Statutes of 1910, providing for the burial of ex-soldiers, sailors and marines of the United States including members of both the union and confederate forces, and providing for the payment of expenses, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 1520 |
| Second Reading | 1526 |
| Reported | 1541 |

By INGRAHAM AND LILLARD:

SENATE BILL NO. 442—

An Act making an appropriation for girl's dormitory at the
A. & M. College, Stillwater, Oklahoma.

First Reading -----1520
Second Reading -----1526

By CORNETT AND JOHNSON OF THE SENATE AND BELL AND
CRAVER OF THE HOUSE:

SENATE BILL NO. 443—

An Act repealing Section 1, Chapter 195, of the Session Laws
of 1913, and amending Section 7376 of the Revised Laws of
Oklahoma 1910, the same being Section 1 of Chapter 64, of
the Session Laws of Oklahoma 1910, as amended by House
Bill No. 583, acts of the Sixth Legislature of 1917, entitled
"An Act to provide for the levying of taxes on ad valorem
basis for county, city, town, township and school district
purposes." Approved March 17th, 1918, and declaring
an emergency.

First Reading -----1520
Second Reading -----1526

By WOODS OF McCLAIN OF THE SENATE AND GIBBONS OF
THE HOUSE:

SENATE BILL NO. 444—

An Act repealing Sections 1960, 1961, 1962, 1963, 1964, 1965,
1966, 1967, 1968 and 1969 of the Revised Laws of Oklahoma,

1910, abolishing the county court at Blanchard, Oklahoma, and providing for the transfer of the records of said court to the county court at the county seat of McClain County, Oklahoma, and declaring an emergency.

| | |
|----------------------------|------|
| First Reading | 1539 |
| Second Reading | 1545 |
| Referred to Calendar | 1545 |
| Advanced | 1589 |
| Reported Engrossed | 1602 |
| Third Reading | 1620 |
| Passed by House | 1895 |

By CLARK OF THE SENATE AND HEBERLING OF THE HOUSE:

SENATE BILL NO. 445—

An Act amending Section 1, Chapter 118 of the Session Laws of 1919, relating to the control of the University Preparatory School at Tonkawa, Oklahoma, and declaring an emergency.

| | |
|----------------------------|------|
| First Reading | 1590 |
| Second Reading | 1602 |
| Referred to Calendar | 1602 |
| Advanced | 1602 |
| Reported Engrossed | 1684 |
| Third Reading | 1686 |
| Passed by House | 1905 |

By ANGLIN:

SENATE BILL NO. 446—

An Act providing for and regulating the number of deputies in in the offices of the county treasurer and court clerk in coun-

ties having a population of not less than twenty-five thousand (25,000) nor more than twenty-five thousand one hundred (25,100) inhabitants, fixing their salaries, and declaring an emergency.

| | |
|-----------------------------|------|
| First Reading ----- | 1590 |
| Second Reading ----- | 1602 |
| Referring to Calendar ----- | 1602 |
| Advanced ----- | 1602 |
| Third Reading ----- | 1654 |
| Passed by House ----- | 1905 |

By FLEMING OF THE SENATE AND SMALLWOOD OF THE HOUSE:

SENATE BILL NO. 447—

An Act amending Section 4, Chapter 178 of the Session Laws of 1919, concerning the School of Mines and Metallurgy at Wilburton, Oklahoma, and declaring an emergency.

| | |
|----------------------------|------|
| First Reading ----- | 1590 |
| Second Reading ----- | 1603 |
| Referred to Calendar ----- | 1603 |
| Advanced ----- | 1603 |
| Reported Engrossed ----- | 1684 |
| Third Reading ----- | 1688 |

By SPURLOCK AND CORDELL:

SENATE BILL NO. 448—

An Act for the purpose of getting data regarding the manufacture of farm machinery in certain penal institutions.

| | |
|----------------------------|------|
| First Reading ----- | 1590 |
| Second Reading ----- | 1603 |
| Referred to Calendar ----- | 1603 |

By WOODS OF ROGERS OF THE SENATE AND JENNINGS OF ROGERS OF THE HOUSE:

SENATE BILL NO. 449—

An Act amending Section 4, Chapter 151 of the Session Laws of 1919, concerning the control of the Oklahoma Military Academy at Claremore, Oklahoma, and declaring an emergency.

| | |
|----------------------------|------|
| First Reading ----- | 1590 |
| Second Reading ----- | 1603 |
| Referred to Calendar ----- | 1603 |
| Advanced ----- | 1603 |
| Reported Engrossed ----- | 1684 |
| Third Reading ----- | 1689 |
| Passed by House ----- | 1905 |

By CORDELL:

SENATE BILL NO. 450—

An Act validating contract heretofore entered into by Boards of Education in cities, and declaring an emergency.

| | |
|------------------------------|------|
| First Reading ----- | 1622 |
| Second Reading ----- | 1638 |
| Referred to Calendar ----- | 1638 |
| Considered and Amended ----- | 1703 |
| Advanced ----- | 1704 |
| Third Reading ----- | 1704 |

| | |
|----------------------------|------|
| Reported Engrossed | 1710 |
| Transmitted to House | 1710 |
| Passed by House | 1895 |

By WOODS OF ROGERS AND MORTON:

SENATE BILL NO. 451—

An Act making an appropriation for the proper care and attendance upon totally disabled and invalid union soldiers, their wives and widows, in the union soldiers' home of Oklahoma.

| | |
|----------------------|------|
| First Reading | 1680 |
| Second Reading | 1684 |

By FRYE OF THE SENATE AND BALLANCE OF THE HOUSE:

SENATE BILL NO. 452—

An Act amending Section 7620, Revised Laws of 1910, relating to road and bridge improvement bonds, providing for the sale of unsold bonds issued to secure federal aid and empowering county commissioners under certain conditions to designate State highways, and declaring an emergency.

| | |
|----------------------------|------|
| First Reading | 1680 |
| Second Reading | 1684 |
| Referred to Calendar | 1684 |

By SPURLOCK AND GOLOBIE:

SENATE BILL NO. 453—

An Act providing for free scholarships in the Colored A. & N. University of the State of Oklahoma, annually, providing for the payment by the State of \$100.00, toward defraying the expenses of taking the short course in agriculture at the Colored A. & N. University of Oklahoma.

First Reading -----1681
Second Reading -----1684

By PUGH:

SENATE BILL NO. 454—

An Act providing for the convening of the Legislature and limiting the time in which bills may be introduced.

First Reading -----1780

1885

General Order - 1885

All the following are the names of the persons in the County of ...
University of the State of Ohio, annually, for the purpose of ...
the names of the persons in the County of ...
County of ... University of the State of Ohio

1881

1882

First Reading

Second Reading

By Order

of the Senate

All the following are the names of the persons in the County of ...
for the purpose of ...

1880

First Reading

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previously removed

By WALLACE AND FLEMING:

SENATE JOINT RESOLUTION NO. 1—

A Resolution declaring null and void the levy of one and one-half mills for general purposes made by the State Board of Equalization, and declaring an emergency.

| | |
|----------------------|----|
| First Reading | 78 |
| Second Reading | 82 |

By WOODS OF McCLAIN:

SENATE JOINT RESOLUTION NO. 2—

A Resolution authorizing an extension of time for payment of the annual tax due January 1st, 1921, to June 30th, 1921, and declaring an emergency.

Top of page 2238
previously removed

| | |
|-------------------------------|-----|
| Adopted by House ----- | 247 |
| Reading ----- | 255 |
| Transmitted to Governor ----- | 273 |
| | 295 |

By LILLARD:

SENATE JOINT RESOLUTION NO. 3—

A Resolution to be submitted to the people of the State at a special election to be held for that purpose on _____ 1921, an amendment to Article 2, Sections 18 and 19 of the Constitution, and to be designated as Sections 18-a and 19-a, of the Constitution of this State, relating to the qualifications and composition of grand juries and juries in the trial of civil and criminal cases in all courts, prescribing the procedure for and incidental to the submission of said proposed amendment to the people of this State for approval or rejection, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading ----- | 86 |
| Second Reading ----- | 109 |

By LILLARD:

SENATE JOINT RESOLUTION NO. 4—

A Resolution to be submitted to the people of the State, at a special election to be held for that purpose on _____ 1921, an amendment to Article 6, Section 3, of the Constitution and to be designated as Section 3-a, Article 6 of the Constitution of this State, relating to the qualifications of the executive authority of the State, prescribing the procedure for and incidental to the submission of said proposed amendment to the people of this State for approval or rejection, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 86 |
| Second Reading | 109 |

By FLEMING AND WALLACE OF THE SENATE AND NEWMAN OF BRYAN OF THE HOUSE:

SENATE JOINT RESOLUTION NO. 5—

A Resolution authorizing the payment of the 1913 funding bonds of the State of Oklahoma.

| | |
|----------------------|-----|
| First Reading | 148 |
| Second Reading | 178 |
| Reported | 182 |

By LEEDY:

SENATE JOINT RESOLUTION NO. 6—

A Resolution providing for the submission of a proposition to amend Section 15, Section 16, and Section 17, of Article 9, of the Constitution of the State of Oklahoma, relating to the

Corporation Commission and providing for an election thereon.

| | |
|----------------------|-----|
| First Reading | 177 |
| Second Reading | 188 |

By RUTHERFORD:

SENATE JOINT RESOLUTION NO. 7—

A Resolution authorizing and requesting the Supreme Court of Oklahoma to determine certain questions of law to determine the validity of the State tax levy made by the State Board of Equalization for the year ending June 30, 1921, prescribing rules therefor, and declaring an emergency.

| | |
|----------------------------|-----|
| First Reading | 177 |
| Second Reading | 189 |
| Reported do not Pass | 290 |

By HOLLOWAY, SHERMAN, McPHERREN, WOODS OF ROGERS, LOONEY AND DAVIDSON:

SENATE JOINT RESOLUTION NO. 8—

A Resolution authorizing the submission of a proposed amendment to the Constitution to the people for their approval or rejection, for the purpose of amending Section 9, Article 10, limiting the school district levy for the support of the common schools.

| | |
|----------------------|-----|
| First Reading | 225 |
| Second Reading | 242 |
| Reported | 330 |

| | |
|-------------------------------|------|
| Advanced | 453 |
| Reported Engrossed | 457 |
| Third Reading | 468 |
| Passed by House | 1273 |
| Reported Enrolled | 1309 |
| Fourth Reading | 1317 |
| Transmitted to Governor | 1378 |
| Approved by Governor | 1402 |

By LEEDY—

SENATE JOINT RESOLUTION NO. 9—

A Resolution providing for the submission of a proposition to repeal Section Twenty (20) of Article Six (6) of the Constitution of the State of Oklahoma, relating to Labor Commissioner, and providing for an election thereon.

| | |
|----------------------|-----|
| First Reading | 225 |
| Second Reading | 242 |

By CARTWRIGHT, RATLIFF, SPURLOCK AND DRAUGHON OF THE SENATE AND WATSON, NANCE, SHILLING AND MILLER OF MUSKOGEE OF THE HOUSE:

SENATE JOINT RESOLUTION NO. 10—

A Resolution submitting a proposed constitutional amendment, providing for a graduated tax upon excessive land holdings.

| | |
|----------------------|-----|
| First Reading | 262 |
| Second Reading | 277 |

By HILL:

SENATE JOINT RESOLUTION NO. 11—

A Resolution providing for the investigation of the injuries and damages to the Samples Coal and Mining Company's mine at McAlester, Oklahoma, while same was taken possession of and used by the State convicts during 1919, making an appropriation for the payment of the damages thereto, and declaring an emergency.

| | |
|---------------------------------|------|
| First Reading | 276 |
| Second Reading | 300 |
| Withdrawn and Re-referred | 444 |
| Reported | 526 |
| Considered and Amended | 1239 |
| Advanced | 1240 |
| Reported Engrossed | 1414 |
| Third Reading | 1414 |

By HILL:

SENATE JOINT RESOLUTION NO. 12—

A Resolution authorizing and directing the Commissioners of the Land Office of the State of Oklahoma, to transfer, convey and deliver to the City of McAlester, Oklahoma, title to certain lands herein described and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 276 |
| Second Reading | 300 |
| Reported | 314 |
| Recommitted | 353 |
| Reported | 376 |

| | |
|-------------------------------|------|
| Advanced | 608 |
| Reported Engrossed | 678 |
| Third Reading | 689 |
| Transmitted to House | 690 |
| Passed by House | 923 |
| Reported Enrolled | 979 |
| Fourth Reading | 990 |
| Transmitted to Governor | 1080 |

By SHERMAN AND HILL:

SENATE JOINT RESOLUTION NO. 13—

A Resolution authorizing the use in perpetuity of Grand Army Memorial and Confederate Memorial Halls in the State Capitol.

| | |
|-------------------------------|------|
| First Reading | 299 |
| Second Reading | 321 |
| Reported | 436 |
| Advanced | 617 |
| Third Reading | 617 |
| Reported Engrossed | 624 |
| Transmitted to House | 636 |
| Passed by House | 1276 |
| Reported Enrolled | 1309 |
| Fourth Reading | 1317 |
| Transmitted to Governor | 1378 |
| Approved by Governor | 1402 |

By DAVIDSON:

SENATE JOINT RESOLUTION NO. 14—

A Resolution for the refunding of money erroneously paid the State Auditor and turned over by him to the State Treasury

to the credit of general revenue fund of the State, and declaring an emergency.

| | |
|----------------------|------|
| First Reading | 357 |
| Second Reading | 380 |
| Reported | 1723 |

By HOLLOWAY:

SENATE JOINT RESOLUTION NO. 15—

A Resolution proposing to amend Section 21, Article 10, of the Constitution of the State of Oklahoma, abolishing the State Board of Equalization, empowering the Legislature to create the office of State Tax Commissioner and a Budget and Tax Reviewing Board.

| | |
|----------------------|-----|
| First Reading | 399 |
| Second Reading | 411 |

By HOLLOWAY, McPHERREN, CARTWRIGHT AND FLEMING:

SENATE JOINT RESOLUTION NO. 16—

A Resolution making an emergency appropriation to aid in tick eradication in infested districts of Southeastern Oklahoma, and declaring an emergency.

| | |
|--------------------------|-----|
| First Reading | 410 |
| Second Reading | 420 |
| Reported | 434 |
| Advanced | 473 |
| Reported Engrossed | 477 |
| Third Reading | 516 |

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| | |
|-------------------------------|------|
| Passed by House | 821 |
| Reported Enrolled | 848 |
| Fourth Reading | 858 |
| Transmitted to Governor | 921 |
| Approved by Governor | 1065 |

By DEARMON AND WEST OF THE SENATE, AND LOUTHAN
AND DAVIS OF THE HOUSE:

SENATE JOINT RESOLUTION NO. 17—

A Resolution authorizing the Board of Regents of the Oklahoma College for Women, located at Chickasha, Oklahoma, to sell the land herein described and invest the proceeds in land or permanent improvements adjacent to the present campus.

| | |
|------------------------------|-----|
| First Reading | 443 |
| Second Reading | 463 |
| Reported | 489 |
| Stricken from Calendar | 843 |

By SPURLOCK:

SENATE JOINT RESOLUTION NO. 18—

A Resolution making an appropriation to repair the bridge over the South Canadian River at Taloga, Oklahoma, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 461 |
| Second Reading | 478 |
| Reported | 789 |

| | |
|--------------------------|------|
| Advanced | 834 |
| Reported Engrossed | 915 |
| Third Reading | 929 |
| Passed by House | 1905 |

By SHERMAN OF THE SENATE AND TYLEE AND SATTER OF THE HOUSE:

SENATE JOINT RESOLUTION NO. 19—

A Resolution to set aside 100 beds at the State University Hospital for the purpose of caring for sick and disabled ex-service men and women, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 574 |
| Second Reading | 501 |

By MORTON:

SENATE JOINT RESOLUTION NO. 20—

A Resolution authorizing the State Auditor to draw a warrant in favor of E. G. Spilman for services as an attorney and making an appropriation therefor, and declaring an emergency.

| | |
|----------------------|-----|
| First Reading | 650 |
| Second Reading | 684 |

By JOHNSON:

SENATE JOINT RESOLUTION NO. 21—

A Resolution extending authority to Senate Bill No. 1 of the 1919 extraordinary session for aid of wounded and disabled soldiers, to apply to destitutes wives, widows and minor children of ex-service men, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading ----- | 650 |
| Second Reading ----- | 684 |
| Reported ----- | 722 |
| Advanced ----- | 1453 |
| Reported Engrossed ----- | 1496 |
| Third Reading ----- | 1506 |

By SPURLOCK:

SENATE JOINT RESOLUTION NO. 22—

A Resolution authorizing the submission of a proposed amendment to the Constitution to the people for their approval or rejection, for the purpose of amending Section 9 of Article 10, limiting the County levy.

| | |
|----------------------|-----|
| First Reading ----- | 709 |
| Second Reading ----- | 734 |

| | |
|-------------------------------------|-----------|
| Reported | 773 |
| Advanced | 857 |
| Reported Engrossed | 979 |
| Referred to Special Committee | 997 |
| Reported | 1038-1039 |
| Reported Re-engrossed | 1136 |
| Third Reading | 1140 |
| Motion Lodged to Reconsider | 1142 |
| Motion Lodged Withdrawn | 1202 |
| Transmitted to House | 1202 |

By LOONEY, SPURLOCK AND WOODS OF McCLAIN OF THE SENATE, AND SMITH OF DEWEY OF THE HOUSE:

SENATE JOINT RESOLUTION NO. 23—

A Resolution amending Section 2, Chapter 62, of the Session Laws of 1919, relating to State aid for rural schools.

| | |
|------------------------------|------|
| First Reading | 775 |
| Second Reading | 796 |
| Reported | 817 |
| Considered | 1148 |
| Stricken from Calendar | 1149 |

By WEST:

SENATE JOINT RESOLUTION NO. 24—

A Resolution providing for the adoption of a certain song, "Oklahoma, the Gem of the Prairie," said song to be known as the State Song of Oklahoma.

| | |
|----------------------|-----|
| First Reading | 901 |
| Second Reading | 927 |

By BRIGGS:

SENATE JOINT RESOLUTION NO. 25—

A Resolution proposing an inquiry into the practices of certain concerns dealing in essential commodities, and inquiring into Possible discriminations against the public welfare, and proposing an investigation to determine the feasibility of the State employing its resources and facilities in the manufacture of a certain commodity.

| | |
|----------------------|------|
| First Reading | 986 |
| Second Reading | 1029 |
| Reported | 1099 |

By WALLACE:

SENATE JOINT RESOLUTION NO. 26—

A Resolution forbidding the State Board of Public Affairs to remove the Industrial Home for Incurable Girls from Oklahoma City, Oklahoma, to Tecumseh, Pottawatomie County, Oklahoma.

| | |
|----------------------|------|
| First Reading | 1083 |
| Second Reading | 1102 |
| Reported | 1131 |

By DRAUGHON:

SENATE JOINT RESOLUTION NO. 27—

A Resolution memorializing congress to exempt from the payment and reports of income taxes in the sum of less than five thousands dollars (\$5,000.00).

| | |
|----------------------|------|
| First Reading | 1165 |
| Second Reading | 1182 |

| | |
|-------------------------------|------|
| Advanced | 1182 |
| Reported Engrossed | 1194 |
| Third Reading | 1216 |
| Passed by House | 1907 |
| Reported Enrolled | 1931 |
| Fourth Reading | 1933 |
| Transmitted to Governor | 1965 |
| Approved by Governor | 1997 |

By HOLLWAY, McPHERREN, FLEMING, AND CARTWRIGHT OF
THE SENATE, AND WHITE, STOVALL AND DYER OF THE
HOUSE:

SENATE JOINT RESOLUTION NO. 28—

A Resolution extending the appropriation made for tick eradic-
ation by Senate Joint Resolution No. 16, to counties hav-
ing made a levy of one-half mill for such purpose for the
fiscal year, ending June 30, 1921, and declaring an emergency.

| | |
|-------------------------------|------|
| First Reading | 1411 |
| Second Reading | 1428 |
| Reported | 1445 |
| Advanced | 1479 |
| Reported Engrossed | 1496 |
| Third Reading | 1503 |
| Passed by House | 1889 |
| Reported Enrolled | 1931 |
| Fourth Reading | 1932 |
| Transmitted to Governor | 1966 |
| Approved by Governor | 1997 |

By HILL OF THE SENATE, AND MATTHEWS AND BRICE OF
THE HOUSE:

SENATE JOINT RESOLUTION NO. 29—

A Resolution amending Senate Joint Resolution No. 12 of the Session Laws of 1921, relating to the transfer and conveyance of certain lands to the City of McAlester, Oklahoma, and declaring an emergency.

| | |
|------------------------------|------|
| First Reading | 1427 |
| Second Reading | 1446 |
| Advanced | 1641 |
| Reported Engrossed | 1732 |
| Stricken from Calender | 1734 |

By DAVIDSON AND GLASSER OF THE SENATE, AND MATTHEWS AND DABNEY OF THE HOUSE:

SENATE JOINT RESOLUTION NO. 30—

A Resolution making effective the pledge of the State, heretofore made to the Federal Government, to provide adequate maintenance for Federal aid road projects in this State, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 1480 |
| Second Reading | 1486 |
| Reported | 1523 |
| Advanced | 1645 |
| Reported Engrossed | 1732 |
| Third Reading | 1734 |

By SIMPSON:

SENATE JOINT RESOLUTION NO. 31—

A Resolution authorizing the payment of \$291.68. for the use and benefit of Mrs. M. W. Quigley of the Southwestern State Normal at Weatherford, Oklahoma, to cover a salary claim which lapsed during the fiscal year ending June 30, 1920, and declaring an emergency.

| | |
|--------------------------|------|
| First Reading | 1480 |
| Second Reading | 1486 |
| Advanced | 1487 |
| Rejorted Engrossed | 1545 |
| Third Reading | 1557 |

By HARRISON:

SENATE JOINT RESOLUTION NO. 32—

A Resolution authorizing and directing the Board of Counties Commissioners of Pontotoc County, Oklahoma, and to avoid further liabilities thereunder.

| | |
|--|-----|
| Read and Adopted | 126 |
| Engrossed Copy Signed and Transmitted to House | 137 |

By WOODS OF ROGERS:

SENATE CONCURRENT RESOLUTION NO. 4—

A Resolution authorizing and directing the State Corporation Commission to audit the freight bills filled by the State Board of Affairs with the State Auditor.

| | |
|----------------------------|-----|
| Introduced | 201 |
| Considered | 222 |
| Read and Adopted | 223 |
| Transmitted to House | 242 |

By COMMITTEES ON JOINT RULES OF THE SENATE AND HOUSE:

SENATE CONCURRENT RESOLUTION NO. 5—

A Resolution for the adoption of the Joint Rules for the governing of the Session of the Eighth Legislature.

| | |
|--|-----|
| Read and Adopted | 202 |
| Reported Engrossed | 226 |
| Transmitted to House | 229 |
| Passed by House | 255 |
| Enrolled Copy Transmitted to House | 273 |
| Transmitted to Secretary of State | 295 |

By WALLACE:

SENATE CONCURRENT RESOLUTION NO. 6—

A Resolution requesting the State Board of Public Affairs to cause to be discontinued any further operations in pursuance to the contract for the construction of the Industrial Home for Incurable Girls at Tecumseh, Oklahoma, and to discontinue any attempt to move said institution from Oklahoma City to Tecumseh, Oklahoma.

| | |
|-----------------------------|-----|
| Introduced | 338 |
| Referred to Committee | 353 |

By HARRISON:

SENATE CONCURRENT RESOLUTION NO. 7—

A Resolution instructing the Committees on Education of the Senate and House of Representatives to formulate some policy calculated to bring permanent relief to the common schools of Oklahoma.

| | |
|----------------------------|-----|
| Read and Adopted | 353 |
| Reported Engrossed | 378 |
| Transmitted to House | 390 |

By STATE SENATE:

SENATE CONCURRENT RESOLUTION NO. 8—

A Resolution memorializing the Congress of the United States
to take immediate steps for the disarmament of the Nation.

Introduced 358

By ANGLIN AND GLASSER OF THE SENATE, AND McCOLGIN
OF THE HOUSE:

SENATE CONCURRENT RESOLUTION NO. 9—

A Resolution endorsing the work of the Near East Relief.

Read and adopted 485

Transmitted to House 504

By SHERMAN:

SENATE CONCURRENT RESOLUTION NO.10—

A Resolution to authorize and direct the oil and gas commit-
tee to investigate the causes of the pipe line companies doing
business in Oklahoma for reducing the price of crude oil, and
other purposes.

Read and Adopted 551

Reported Engrossed 572

Transmitted to House 576

By HARRISON:

SENATE CONCURRENT RESOLUTION NO. 11—

A Resolution directing the State Board of Public Affairs to
contract with the Southwestern Bell Telephone Company for

removal of telephone apparatus, etc., in the State Capitol Building.

| | |
|---|------|
| Read and Adopted | 819 |
| Reported Engrossed | 848 |
| Engrossed Copy Signed | 858 |
| Passed by House | 1276 |
| Reported Enrolled | 1309 |
| Enrolled copy signed | 1317 |
| Transmitted to Secretary of State | 1378 |

By CORNETT OF THE SENATE, AND WISMEYER OF THE HOUSE:

SENATE CONCURRENT RESOLUTION NO. 12--

A Resolution recalling Senate Bill No. 52 from the Governor for correction.

| | |
|---|------|
| Read and Adopted | 820 |
| Reported Engrossed | 848 |
| Engrossed Copy Signed | 858 |
| Passed by House | 943 |
| Reported Enrolled | 945 |
| Enrolled Copy Signed | 971 |
| Transmitted to Secretary of State | 1021 |

By JOHNSON:

SENATE CONCURRENT RESOLUTION NO. 13--

A Resolution memorializing the Congress of the United States to pass certain measures now pending, providing relief for those who served honorably in the armed forces

of the United States during the War with the Imperial German Government.

| | |
|---|------|
| Read and Adopted | 820 |
| Reported Engrossed | 848 |
| Engrossed Copy Signed | 858 |
| Passed by House | 1021 |
| Reported Enrolled | 1038 |
| Enrolled Copy Signed | 1044 |
| Transmitted to Secretary of State | 1078 |

By WOODS OF ROGERS:

SENATE CONCURRENT RESOLUTION NO. 14—

A Resolution recalling Senate Bill No. 151 from the Governor for further consideration.

| | |
|---|-----|
| Introduced | 913 |
| Read and Adopted | 932 |
| Engrossed Copy Signed | 936 |
| Passed by House | 944 |
| Reported Enrolled | 945 |
| Enrolled Copy Signed | 951 |
| Transmitted to Secretary of State | 974 |

By ANGLIN:

SENATE CONCURRENT RESOLUTION NO. 15—

A Resolution to picture the past and the present historically of Oklahoma and its achievements.

| | |
|--------------------------|------|
| Introduced | 990 |
| Made special order | 1536 |

| | |
|----------------------------|------|
| Adopted | 1585 |
| Reported Engrossed | 1684 |
| Transmitted to House | 1702 |

By HILL, DAVIDSON, ANGLIN, CARLOCK AND McPHERREN:

SENATE CONCURRENT RESOLUTION NO. 16--

A Resolution fixing the time of adjournment of the Eighth Regular Session of the Legislature.

| | |
|--|------|
| Read and Adopted | 1063 |
| Reported Engrossed | 1073 |
| Engrossed Copy Signed and Transmitted to House | 1086 |

By HILL:

SENATE CONCURRENT RESOLUTION NO. 17--

A Resolution requesting the Governor to return to the Legislature Senate Joint Resolution No. 12 for correction and further consideration by the Legislature.

| | |
|---|------|
| Read and Adopted | 1115 |
| Reported Engrossed | 1125 |
| Transmitted to House | 1126 |
| Passed by House | 1221 |
| Reported Enrolled | 1290 |
| Enrolled Copy signed | 1290 |
| Transmitted to Secretary of State | 1339 |
| Passage Reconsidered | 1516 |

By JOHNSON AND WEST OF THE SENATE, AND CUMMINGS, OTTINGER, BAILEY, CLARK AND ELMORE OF THE HOUSE:

SENATE CONCURRENT RESOLUTION NO. 18—

A Resolution memorializing Congress and the Honorable Secretary of the Interior, and the Honorable Commissioner of Indian Affairs, relative to the leasing, and the terms of leasing, of the Kiowa, Comanche and Caddo restricted Indian lands in Oklahoma.

| | |
|---|------|
| Introduced | 1361 |
| Referred to Committee | 1369 |
| Reported | 1424 |
| Advanced | 1452 |
| Reported Engrossed | 1545 |
| Read and Adopted | 1546 |
| Transmitted to House | 1546 |
| Passed by House | 1668 |
| Reported Enrolled | 1715 |
| Enrolled Copy signed | 1715 |
| Transmitted to Secretary of State | 1778 |

By SPURLOCK AND WEST:

SENATE CONCURRENT RESOLUTION NO. 19—

A Resolution relating to State Aid for rural schools.

| | |
|-----------------------------|------|
| Introduced | 1361 |
| Referred to Committee | 1369 |

By DAVIDSON OF THE SENATE, AND BAILEY AND CAMPBELL OF THE HOUSE:

SENATE CONCURRENT RESOLUTION NO. 20—

A Resolution relating to the publication of the Session Laws of the Regular Session of the Eighth Legislature.

| | |
|----------------------------|------|
| Introduced | 1521 |
| Read and Considered | 1526 |
| Read and Adopted | 1788 |
| Reported Engrossed | 1900 |
| Transmitted to House | 1900 |
| Passed by House | 1972 |

By HOLLWAY:

SENATE CONCURRENT RESOLUTION NO. 21

A Resolution authorizing the holding of an election for the purpose of voting upon a proposed amendment to Section 9, of Article 10, of the Constitution of the State of Oklahoma, Which amendment was proposed in Senate Joint Resolution No. 8, which was adopted by the Eighth Legislature, and approved by the Governor on the 21st, day of March, 1921.

| | |
|---|------|
| First Reading | 1521 |
| Placed on Calendar | 1526 |
| Advanced | 1589 |
| Reported Engrossed | 1684 |
| Third Reading | 1686 |
| Passed by House | 1777 |
| Reported Enrolled | 1890 |
| Enrolled copy signed | 1890 |
| Transmitted to Secretary of State | 1903 |

By HILL, DAVIDSON, ANGLIN, CARLOCK AND McPHERREN:
SENATE CONCURRENT RESOLUTION NO. 22—

A Resolution fixing the time of adjournment of the Eighth Regular Session of the Legislature.

| | |
|--------------------------|------|
| Read and Adopted | 1642 |
| Reported Engrossed | 1644 |

| | |
|---|------|
| Transmitted to House | 1644 |
| Passed by House | 1670 |
| Reported Enrolled | 1715 |
| Enrolled copy signed | 1715 |
| Transmitted to Secretary of State | 1860 |
| Senate Reconsiders Passage | 1974 |

By McPHERREN AND FLEMING:

SENATE CONCURRENT RESOLUTION NO. 23—

A. Resolution recalling House Bill No. 440 from the Governor for correction.

| | |
|---|------|
| Read and Adopted | 1709 |
| Reported Engrossed | 1715 |
| Transmitted to House | 1720 |
| Passed by House | 1875 |
| Reported Enrolled | 1875 |
| Enrolled copy signed | 1876 |
| Transmitted to Secretary of State | 1888 |

| | | |
|------------|-------|-----|
| Introduced | ----- | 142 |
| Withdrawn | ----- | 149 |

By HILL AND RUTHERFORD:

SENATE RESOLUTION NO. 6—

A Resolution requesting information of the Board of Affairs relative to construction of buildings and establishment of industries and factories by said Board.

By HILL:

SENATE RESOLUTION NO. 1—

A Resolution consolidating the positions of Journal Clerk and Assistant Journal Clerk into a position, to be known as Senate Reporter and fixing the compensation thereof.

| | | |
|-----------------------------------|-------|-----|
| Read and Adopted | ----- | 8 |
| Reported Enrolled | ----- | 545 |
| Transmitted to Secretary of State | ----- | 551 |

By CARTWRIGHT, SIMPSON, HARRISON AND HORNER:

SENATE RESOLUTION NO. 2—

A Resolution on the death of Honorable S. L. Johnson, setting aside one hour, from two to three o'clock p. m. January 10, for eulogistic remarks on the late Senator Johnson.

| | | |
|--------------------|-------|-----|
| Read and Adopted | ----- | 80 |
| Reported Engrossed | ----- | 120 |

| | |
|---|------|
| Transmitted to House ----- | 1644 |
| Passed by House ----- | 1670 |
| Reported Enrolled ----- | 1715 |
| Enrolled copy signed ----- | 1715 |
| Transmitted to Secretary of State ----- | 1860 |
| Senate Reconsiders Passage ----- | 1974 |

By McPHERREN AND FLEMING:

SENATE CONCURRENT RESOLUTION NO. 23—

A. Resolution recalling House Bill No. 440 from the Governor for correction.

| | |
|---|------|
| Read and Adopted ----- | 1709 |
| Reported Engrossed ----- | 1715 |
| Transmitted to House ----- | 1720 |
| Passed by House ----- | 1875 |
| Reported Enrolled ----- | 1875 |
| Enrolled copy signed ----- | 1876 |
| Transmitted to Secretary of State ----- | 1888 |

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By HILL:

SENATE RESOLUTION NO. 1—

A Resolution consolidating the positions of Journal Clerk and Assistant Journal Clerk into a position, to be known as Senate Reporter and fixing the compensation thereof.

| | |
|---|-----|
| Read and Adopted | 8 |
| Reported Enrolled | 545 |
| Transmitted to Secretary of State | 551 |

By CARTWRIGHT, SIMPSON, HARRISON AND HORNER:

SENATE RESOLUTION NO. 2—

A Resolution on the death of Honorable S. L. Johnson, setting aside one hour, from two to three o'clock p. m. January 10, for eulogistic remarks on the late Senator Johnson.

| | |
|--------------------------|-----|
| Read and Adopted | 80 |
| Reported Engrossed | 120 |

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| | |
|---|-----|
| Read and Adopted | 125 |
| Engrossed Copy Signed | 137 |
| Transmitted to Secretary of State | 149 |

By DAVIDSON:

SENATE RESOLUTION NO. 4—

A Resolution calling for information from the Court Clerk of the various counties of the State relative to the condition of the District and Superior Court dockets.

| | |
|---|-----|
| Read and Adopted | 131 |
| Engrossed Copy Signed | 149 |
| Transmitted to Secretary of State | 175 |

By HILL AND RUTHERFORD:

SENATE RESOLUTION NO. 5—

A Resolution requesting the State Examiner and Inspector for information relative to the revolving funds of certain State institutions.

| | |
|------------------|-----|
| Introduced | 142 |
| Withdrawn .. | 149 |

By HILL AND RUTHERFORD:

SENATE RESOLUTION NO. 6—

A Resolution requesting information of the Board of Affairs relative to construction of buildings and establishment of industries and factories by said Board.

| | |
|---|-----|
| Read and Adopted | 142 |
| Engrossed Copy Signed | 149 |
| Transmitted to Secretary of State | 175 |

By WALLACE:

SENATE RESOLUTION NO. 7—

A Resolution declaring Senator T. F. Hensley disqualified to act as State Senator.

| | |
|-----------------------------|-----|
| Introduced .. | 143 |
| Referred to Committee | 173 |

By WALLACE:

SENATE RESOLUTION NO. 8—

A Resolution declaring Senator Chas. E. McPherran disqualified to act as State Senator.

| | |
|-----------------------------|-----|
| Introduced .. | 173 |
| Referred to Committee | 520 |

By SIMPSON AND NICHOLS:

SENATE RESOLUTION NO. 9—

A Resolution requesting the Corporation Commission to take such actions as are necessary to establish former intra-state freight rates.

| | |
|---|-----|
| Read and Adopted | 179 |
| Engrossed Copy Signed | 189 |
| Transmitted to Secretary of State | 192 |

By WALLACE:

SENATE RESOLUTION NO. 10—

A Resolution directing the Pardon and Parole Attorney to furnish certain information .

| | |
|---------------------|-----|
| Introduced -- | 185 |
|---------------------|-----|

By NICHOLS:

SENATE RESOLUTION NO. 11—

A Resolution asking for an investigation of the acts and activities of Senator W. R. Wallace looking to the advisability of his trial and expulsion from the State Senate of Oklahoma.

| | |
|-----------------------------|-----|
| Introduced -- | 185 |
| Referred to Committee | 520 |

By RUTHERFORD AND HARVEY:

SENATE RESOLUTION NO. 12—

A Resolution requesting each of the State schools except the State University and the A. & M. College to report to the Senate immediately, their enrollment, giving the home address, age, course of study, etc., of each student.

| | |
|--|-----|
| Read and Adopted | 238 |
| Engrossed Copy Signed | 256 |
| Transmitted to Secretary of State..... | 273 |

By LILLARD:

SENATE RESOLUTION NO. 13—

A Resolution vacating the office of Senator W. A. Briggs of the Third Senatorial District of the State of Oklahoma.

| | |
|------------------------------|-----|
| Introduced | 285 |
| Stricken from Calendar | 621 |

By HILL:

SENATE RESOLUTION NO. 14—

A Resolution on the death of Lieutenant Governor J. J. McAlester and setting aside one hour from two o'clock to three o'clock on Saturday, January 29th, to be devoted to eulogistic remarks.

| | |
|---|-----|
| Read and Adopted | 312 |
| Reported Engrossed | 338 |
| Engrossed Copy Signed | 339 |
| Reported Enrolled | 348 |
| Transmitted to Secretary of State | 360 |

By WALLACE AND FLEMING:

SENATE RESOLUTION NO. 15—

A Resolution declaring C. A. Dearmon disqualified to act as State Senator from the Fifteenth Senatorial District in the State of Oklahoma.

| | |
|-----------------------------|-----|
| Introduced | 338 |
| Referred to Committee | 520 |

By FLEMING:

SENATE RESOLUTION NO. 16—

A Resolution declaring Senator Clark Nichols disqualified as State Senator from the Twenty-Seventh Senatorial District of the State of Oklahoma.

| | |
|-----------------------------|-----|
| Introduced | 338 |
| Referred to Committee | 520 |
| Reported do not Pass | 754 |

By DRAUGHON:

SENATE RESOLUTION NO. 17—

A Resolution recommending that this Legislature consider nothing but the necessary appropriation bills, pass them, and adjourn.

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| | |
|-----------------------|-----|
| Introduced | 338 |
| Referred to Committee | 478 |

By LOONEY:

SENATE RESOLUTION NO. 18—

A Resolution requesting the State Superintendent of Public Schools of the State of Oklahoma, to furnish the Senate with certain information.

| | |
|-----------------------------------|-----|
| Read and Adopted | 359 |
| Reported Engrossed | 378 |
| Engrossed Copy Signed | 390 |
| Transmitted to Secretary of State | 394 |

By FLEMING:

SENATE RESOLUTION NO. 19—

A Resolution requesting the Governor to submit the budget bill as required by law.

| | |
|------------------------|-----|
| Introduced | 413 |
| Stricken from Calendar | 913 |

By SHERMAN:

SENATE RESOLUTION NO. 20—

A Resolution to authorize and direct the oil and gas committee to investigate the causes of the pipe line companies doing business in Oklahoma for reducing the price of crude oil and other purposes.

| | |
|------------------------------|-----|
| Introduced | 486 |
| Made Special Order | 535 |
| Stricken from Calendar | 552 |

By LILLARD:

SENATE RESOLUTION NO. 21—

A Resolution relating to the appointment of an investigating committee for the purpose of investigating deficiency claims and other matters.

| | |
|------------------|-----|
| Introduced | 501 |
|------------------|-----|

By FLEMING:

SENATE RESOLUTION NO. 22—

A Resolution declaring James Draughon disqualified to act as State Senator from the Eighteenth Senatorial District in the State of Oklahoma.

| | |
|-----------------------------|-----|
| Introduced | 502 |
| Referred to Committee | 520 |

By CARTWRIGHT:

SENATE RESOLUTION NO. 23—

A Resolution setting aside one hour from two to three o'clock p. m., Saturday, February 12th, for ceremonies in honor of Abraham Lincoln.

| | |
|---|-----|
| Read and Adopted | 569 |
| Reported Engrossed | 572 |
| Engrossed Copy Signed | 576 |
| Reported Enrolled | 595 |
| Transmitted to Secretary of State | 603 |

By WOODS OF McCLAIN:

SENATE RESOLUTION NO. 24—

A Resolution requesting the Governor to parole the inmates of the State Training School for Boys located at Pauls Valley, Oklahoma, until such time that an appropriation can be made available for the maintenance and support of said inmates.

| | |
|------------------------------|-----|
| Introduced | 573 |
| Considered | 621 |
| Stricken from Calendar | 828 |

By BROWN, WOODS OF ROGERS, CLARK, SHERMAN AND HARRISON:

SENATE RESOLUTION NO. 25—

A Resolution on the death of former Governor Thompson B. Ferguson, requesting the President of the Senate to appoint a committee of five members of the Senate to attend the funeral, also a committee of five members to draft a suitable Resolution of respect and condolence.

| | |
|-----------------------------|-----|
| Read and Adopted | 591 |
| Reported Engrossed | 595 |
| Engrossed Copy Signed | 603 |

| | |
|---|-----|
| Reported Enrolled | 774 |
| Transmitted to Secretary of State | 779 |

By HARRISON AND McPHERREN:

SENATE RESOLUTION NO. 26—

A Resolution requesting the State Board of Regents of the University of Oklahoma, The State Board of Public Affairs, and the Dean of the University Hospital to immediately provide for the care of one hundred exservice men in that institution.

| | |
|---|-----|
| Read and Adopted | 592 |
| Reported Engrossed | 624 |
| Engrossed Copy Signed | 636 |
| Reported Enrolled | 640 |
| Transmitted to Secretary of State | 657 |

By BROWN, HARRISON, SIMPSON, GLASSER AND SHERMAN:

SENATE REOLUTION NO. 27—

A Resolution in honor of former Governor Thompson B. Ferguson.

| | |
|---|-----|
| Read and Adopted | 611 |
| Reported Engrossed | 624 |
| Engrossed Copy Signed | 636 |
| Reported Enrolled | 774 |
| Transmitted to Secretary of State | 780 |

By SHERMAN:

SENATE RESOLUTION NO. 28—

A Resolution providing for the appointment of an investigating committee to investigate the raising and use of money by lobbyists.

| | |
|---|----------|
| Read and Adopted | 615 |
| Reported Engrossed | 624 |
| Engrossed Copy Signed | 636 |
| Reported Enrolled | 640 |
| Transmitted to Secretary of State | 657 |
| Report of Investigation Committee | 933, 964 |

By WOODS OF McCLAIN, HOLLOWAY, McPHERREN, LILLARD AND HARVEY:

SENATE RESOLUTION NO. 29—

A Resolution requesting that the Honorable J. W. Harreld, United States Senator, be invited to address the Senate at three o'clock p. m., February 18th, 1921.

| | |
|---|-----|
| Read and Adopted | 685 |
| Reported Engrossed | 704 |
| Engrossed Copy Signed | 717 |
| Reported Enrolled | 731 |
| Transmitted to Secretary of State | 744 |

By HENSLEY:

SENATE RESOLUTION NO. 30—

A Resolution on the death of Lieutenant Governor, George W. Bellamy, and setting aside one hour, from two o'clock

to three o'clock on Monday, February 21, 1921, to be devoted to eulogistic remarks.

| | |
|---|-----|
| Read and Adopted | 685 |
| Reported Engrossed | 704 |
| Engrossed Copy Signed | 717 |
| Reported Enrolled | 774 |
| Transmitted to Secretary of State | 779 |

By DAVIDSON, NICHOLS, INGRAHAM AND RUTHERFORD:

SENATE RESOLUTION NO. 31—

A Resolution on the death of Honorable Champ Clark, former Speaker of the House of Representatives of the United States .

| | |
|---|------|
| Read and Adopted | 1064 |
| Reported Engrossed | 1073 |
| Engrossed Copy Signed | 1086 |
| Reported Enrolled | 1155 |
| Transmitted to Secretary of State | 1170 |

By RUTHERFORD:

SENATE RESOLUTION NO. 32—

A Resolution requesting the Honorable House of Representatives to return House Bill No. 140 to the Senate for final action thereon by the Senate.

| | |
|-----------------------------|------|
| Read and Adopted | 1618 |
| Reported Engrossed | 1637 |
| Engrossed Copy Signed | 1642 |

Senate Journal—Index.

2275

| | |
|---|------|
| Reported Enrolled ----- | 1646 |
| Transmitted to Secretary of State ----- | 1647 |

By MORTON:

SENATE RESOLUTION NO. 33—

A Resolution declaring the Superintendent of Buildings,
Custodian of all Senate property.

| | |
|-----------------------------|------|
| Read and Adopted ----- | 1735 |
| Reported Engrossed ----- | 1743 |
| Engrossed copy signed ----- | 1744 |
| Reported Enrolled ----- | 1746 |

THE UNIVERSITY OF CHICAGO
DEPARTMENT OF CHEMISTRY
CHICAGO, ILLINOIS

REPORT OF THE

COMMISSIONERS OF THE
SCHOOL OF THE ARTS
AND
SCHOOL OF THE SCIENCES
CHICAGO, ILLINOIS

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By JENNINGS OF ROGERS:

HOUSE BILL NO. 4—

An Act amending Section 8 of Article 2, of Chapter 219 of the Session Laws of 1913, and providing for the filling of vacancies on the Board of Directors of any school district.

| | |
|---------------------------|-----|
| Received from House ----- | 821 |
| First Reading ----- | 826 |
| Second Reading ----- | 854 |

By PLATT:

HOUSE BILL NO. 7—

An Act amending Chapter 31, Article 1, Section 3236 of the Revised Laws of Oklahoma, Annotated, increasing juror's fees from \$2.00 to \$4.00.

| | |
|---------------------------|-----|
| Received from House ----- | 293 |
| First Reading ----- | 299 |
| Second Reading ----- | 321 |
| Reported ----- | 436 |

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to grant leases to any person, association or corporation upon land owned for the purpose of making permanent improvement thereon, or for oil and gas development, and repealing all laws in conflict therewith, and declaring an emergency.

| | |
|--|------|
| Received from House | 917 |
| First Reading | 924 |
| Second Reading | 950 |
| Reported | 1231 |
| Advanced | 1322 |
| Reported Engrossed | 1450 |
| Third Reading | 1466 |
| Emergency Lost | 1467 |
| Motion Lodged | 1467 |
| Emergency Reconsidered | 1498 |
| Emergency Lost | 1498 |
| House Concurs in Senate Amendments | 1970 |

By HARRIS OF THE HOUSE AND DAVIDSON OF THE SENATE:

HOUSE BILL NO. 14 --

An Act making an appropriation to pay mileage and per diem of members of the House of Representatives and Senate of the Eighth Legislature, salaries of employees and contingent expenses; and declaring an emergency.

| | |
|----------------------------|---------|
| First Reading | 131-135 |
| Second Reading | 149 |
| Reported | 155 |
| Advanced | 156 |
| Third Reading | 156 |
| Transmitted to House | 175 |
| Reconsidered | 185 |
| Recommitted | 185 |
| Reported | 199 |
| Advanced | 200 |
| Third Reading | 200 |
| Transmitted to House | 203 |
| Fourth Reading | 219 |

By PRATT:

HOUSE BILL NO. 16—

An Act revising and amending Section 1, Senate Bill No. 150, Session Laws of 1917, and defining the material of construction relating to rural high schools, and defining the length of term and the number of teachers to be employed, prescribing their qualifications, repealing all acts and parts of acts in conflict therewith, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 958 |
| First Reading | 959 |
| Second Reading | 987 |
| Reported | 1041 |
| Recommitted | 1185 |
| Reported | 1678 |

By BRICE AND MATTHEWS OF THE HOUSE AND HILL OF THE SENATE:

HOUSE BILL NO. 27—

An Act for the purpose of regulating the number of deputies for certain county officers, the salaries for same in certain coun-

ties, repealing all acts in conflict herewith, and declaring an emergency.

| | |
|------------------------------|-----|
| Received from House | 292 |
| First Reading | 299 |
| Second Reading | 321 |
| Advanced | 363 |
| Third Reading | 388 |
| Returned by House | 559 |
| Passage Reconsidered | 560 |
| Considered and Amended | 560 |
| Advanced | 560 |
| Reported Engrossed | 595 |
| Third Reading | 607 |
| Fourth Reading | 400 |
| Referred to Committee | 823 |
| Reported | 848 |
| Fourth Reading | 858 |

By GRAVES OF THE HOUSE AND CORDELL OF THE SENATE:

HOUSE BILL NO. 28—

An Act providing for thresher's lien on grain and seeds, providing for the procedure to enforce said lien, and repealing all laws in conflict herewith.

| | |
|---|------|
| Received from House | 959 |
| First Reading | 959 |
| Second Reading | 987 |
| Reported | 1024 |
| Advanced | 1094 |
| Third Reading | 1118 |
| Reported Engrossed | 1137 |
| Returned to House | 1140 |
| Referred to Committee on Engrossed and Enrolled Bills | 1376 |
| Reported | 1414 |
| Fourth Reading | 1414 |

By PEARSON:

HOUSE BILL NO. 29—

An Act providing for administration of estates at the suit of the State, for the purpose of determining the amount of inheritance or transfer taxes due the State of Oklahoma, and providing the method for collecting same, and declaring an emergency.

| | |
|---|-----|
| Received from House | 293 |
| First Reading | 299 |
| Second Reading | 321 |
| Reported | 435 |
| Advanced | 470 |
| Third Reading | 471 |
| Reported Engrossed | 477 |
| Transmitted to House | 483 |
| Enrolled Copy Received from House | 514 |
| Fourth Reading | 514 |

By KEENAN:

HOUSE BILL NO. 35—

An Act amending Section 7418 of Chapter 72, Article 9, of the Revised Laws of the State of Oklahoma, 1910, relating to the form of tax deed.

| | |
|---|-----|
| Received from House | 292 |
| First Reading | 299 |
| Second Reading | 321 |
| Reported | 520 |
| Advanced | 582 |
| Third Reading | 614 |
| Enrolled Copy Received from House | 692 |
| Fourth Reading | 693 |

By BRICE:

HOUSE BILL NO. 38—

An Act making an appropriation to prevent and eradicate anthrax and other contagious and infectious diseases among animals; providing for the handling of such money and declaring an emergency.

| | |
|--|------|
| Received from House | 1475 |
| First Reading | 1481 |
| Second Reading | 1487 |
| Reported | 1853 |
| Advanced | 1854 |
| Third Reading | 1854 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1952 |

By HORNBECK:

HOUSE BILL NO. 42—

An Act to amend Section 2, Chapter 21, Session Laws 1913, providing for the appointment of a police judge for cities of the first class, and declaring an emergency.

| | |
|--|-----|
| Received from House | 490 |
| First Reading | 496 |
| Second Reading | 507 |
| Reported | 541 |
| Advanced | 581 |
| Referred to Special Committee | 610 |
| Reported | 613 |
| Third Reading | 613 |
| Reported Engrossed | 624 |
| Returned to House | 636 |
| House Concurs in Senate Amendments | 749 |
| Enrolled Copy Received from House | 759 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 770 |

| | |
|----------------------|-----|
| Reported | 788 |
| Fourth Reading | 799 |

By GRAHAM OF THE HOUSE AND DRAUGHON OF THE SENATE :

HOUSE BILL NO. 47—

An Act creating an additional judgeship in and for the Eighth Judicial District, and providing for the appointment of an additional judge, and declaring an emergency.

| | |
|---|------|
| Received from House | 1159 |
| First Reading | 1166 |
| Second Reading | 1182 |
| Referred to Calendar | 1182 |
| Advanced | 1182 |
| Third Reading | 1227 |
| Emergency Lost | 1228 |
| Motion Lodged on Emergency | 1228 |
| Emergency Reconsidered | 1303 |
| Emergency Carried | 1303 |
| Referred to Committee on Engrossed and Enrolled Bills | 1377 |
| Reported | 1414 |
| Fourth Reading | 1414 |

By SHILLING AND PRATT :

HOUSE BILL NO. 50—

An Act amendment Sections 1 and 2, Chapter 97, Session Laws 1919, relating to school districts.

| | |
|------------------------------|-----|
| Received from House | 254 |
| First Reading | 262 |
| Second Reading | 277 |
| Reported | 420 |
| Indefinitely Postponed | 578 |
| Reconsidered | 665 |

| | |
|--|-----|
| Referred to Special Committee | 665 |
| Reported | 732 |
| Advanced | 745 |
| Reported Engrossed | 788 |
| Third Reading | 801 |
| House Concurs in Senate Amendments | 954 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 973 |
| Reported | 979 |
| Fourth Reading | 990 |

By GRAVES OF THE HOUSE AND SPURLOCK OF THE SENATE:

HOUSE BILL NO. 52—

An Act providing for the organization of the threshermen's mutual fire, lightning and tornado insurance associations and prescribing their power and duties, and declaring an emergency.

| | |
|--|------|
| Received from House | 354 |
| First Reading | 357 |
| Second Reading | 380 |
| Reported | 1098 |
| Advanced | 1183 |
| Reported Engrossed | 1194 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1582 |
| Reported | 1671 |
| Fourth Reading | 1673 |

By KNIGHT:

HOUSE BILL NO. 55—

An Act amending Section 3, Chapter 30, of the Session Laws of 1916, relating to exemption by cash payment from road work.

| | |
|--|------|
| Received from House | 490 |
| First Reading | 496 |
| Second Reading | 507 |
| Reported | 584 |
| Advanced | 619 |
| Reported Engrossed | 624 |
| Third Reading | 634 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1164 |
| Reported | 1181 |
| Fourth Reading | 1190 |

By KNIGHT:

HOUSE BILL NO. 56—

An Act amending Section 7565, Chapter 73, Article 1 of the Revised Laws of Oklahoma, 1910, relating to compensation of road supervisors.

| | |
|---|-----------------|
| Received from House | 223 |
| First Reading | 225 |
| Second Reading | 242 |
| Reported | 332 |
| Re-referred | 577 |
| Reported | 886 |
| Considered and Amended | 954, 1029, 1031 |
| Advanced | 1032 |
| Reported Engrossed | 1078 |
| Third Reading | 1102 |
| House Appoints Conferees | 1588 |
| Senate Appoints Conferees | 1614 |
| House Adopts Conference Report | 1755 |
| Passed by Senate as Amended in Conference | 1756 |

By KNIGHT:

HOUSE BILL NO. 57—

An Act amending Section 31, Chapter 219, Article 5 of the Session Laws of 1913, relating to the payment of school district clerks.

| | |
|---------------------------|------|
| Received from House | 293 |
| First Reading | 299 |
| Second Reading | 321 |
| Reported | 546 |
| Advanced | 619 |
| Falls of Passage | 619 |
| Reconsidered | 1791 |
| Advanced | 1794 |
| Third Reading | 1794 |
| Reported Engrossed | 1890 |
| Returned to House | 1890 |

By GRAHAM :

HOUSE BILL NO. 62—

An Act amending Section 4022 of the Revised Laws of Oklahoma, 1910, relating to release of real estate mortgages by agent or attorney.

| | |
|-----------------------------------|----------|
| Received from House | 490 |
| First Reading | 496 |
| Second Reading | 507 |
| Reported | 546 |
| Received from House | 567 |
| Error in Message from House | 568 |
| Considered | 581, 618 |
| Recommitted | 667 |
| Reported do not Pass | 896 |

By ADMIRE :

HOUSE BILL NO. 64—

An Act to amend Section 1, Chapter 207, Session Laws of 1917, relating to oil and gas conservation.

| | |
|----------------------------|------|
| Received from House | 354 |
| First Reading | 357 |
| Second Reading | 380 |
| Reported do not Pass | 1722 |

By KEENAN, JENNINGS AND DISNEY:

HOUSE BILL NO. 75—

An Act fixing the salary of the judges of the district court and judges of the superior courts.

| | |
|---|-----|
| Received from House | 421 |
| First Reading | 423 |
| Second Reading | 443 |
| Reported | 487 |
| Considered | 581 |
| Recommitted | 665 |
| Reported | 704 |
| Advanced | 805 |
| Third Reading | 805 |
| Enrolled Copy Received from House | 855 |
| Reported | 865 |
| Fourth Reading | 870 |

By SALTER:

HOUSE BILL NO. 77—

An Act amending Section 6427 of the Revised Laws of Oklahoma, 1910, relating to commissions and expenses of executors and administrators in the administration of estates.

| | |
|---|------|
| Received from House ----- | 293 |
| First Reading ----- | 296 |
| Second Reading ----- | 321 |
| Reported ----- | 457 |
| Considered ----- | 580 |
| Referred to Special Committee ----- | 617 |
| Reported ----- | 662 |
| Considered and Amended ----- | 803 |
| Referred to Special Committee ----- | 804 |
| Reported ----- | 952 |
| Advanced ----- | 953 |
| Reported Engrossed ----- | 1039 |
| Third Reading ----- | 1044 |
| Referred to Committee on Engrossed and Enrolled Bills ----- | 1713 |

By ADMIRE:

HOUSE BILL NO. 78--

An Act establishing a State Athletic Commission regulating boxing and sparring in the State of Oklahoma and prohibiting the holding of the same on Sunday; and to repeal all acts and parts of acts in conflict herewith.

| | |
|-------------------------------------|-----------|
| Received from House ----- | 1162 |
| First Reading ----- | 1166 |
| Second Reading ----- | 1182 |
| Reported ----- | 1194 |
| Considered and Amended ----- | 1322-1331 |
| Advanced ----- | 1331 |
| Referred to Special Committee ----- | 1421 |
| Reported ----- | 1467 |
| Fails of Passage ----- | 1498 |
| Motion Lodged ----- | 1499 |
| Passage Reconsidered ----- | 1604 |
| Fails of Passage ----- | 1604 |

By HARRIS, ROBERTSON, GORMAN AND JERKINS:

HOUSE BILL NO. 83—

An Act amending Section 1, Article 2, Chapter 173 of the Session Laws of 1915, as amended by Section 1, Chapter 30, Session Laws of 1916, same being entitled "An Act creating a department of Highways, relating to roads and highways," and declaring an emergency.

| | |
|--|-----|
| Received from House | 293 |
| First Reading | 300 |
| Second Reading | 321 |
| Reported | 373 |
| Advanced | 577 |
| Reported Engrossed | 595 |
| Third Reading | 608 |
| House Concurs in Senate Amendments | 749 |
| Enrolled Copy Received from House | 750 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 753 |
| Reported | 788 |
| Fourth Reading | 799 |

By HARDIE, HARRIS, JENKINS AND ROBERTSON:

HOUSE BILL NO. 85—

An Act making an appropriation covering emergency needs of the State University Hospital, for the fiscal year ending June 30, 1921, not contemplated in the budgets, and declaring an emergency.

| | |
|---------------------------|-----|
| Received from House | 707 |
| First Reading | 710 |
| Second Reading | 735 |
| Reported | 776 |

| | |
|--|-----|
| Advanced | 777 |
| Third Reading | 777 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 822 |
| Reported | 827 |
| Fourth Reading | 828 |

By HARDIE, HARRIS, ROBERTSON AND JERKINS:

HOUSE BILL NO. 88—

An Act making an appropriation for the building and equipping of a State Hospital Nurses' Home on the State land north of and near by the State University Hospital, as now located in Oklahoma City, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1767 |
| First Reading | 1780 |
| Second Reading | 1788 |
| Reported | 1842 |
| Advanced | 1842 |
| Third Reading | 1843 |
| Reported Engrossed | 1800 |
| Returned to House | 1800 |

By DISNEY:

HOUSE BILL NO. 92—

An Act providing for the transfer of cases from the district courts to superior courts and from superior courts, and amending Section 1, Chapter 104 of the Session Laws of 1919, repealing all laws in conflict herewith, and declaring an emergency.

| | |
|--|------|
| Received from House | 647 |
| First Reading | 650 |
| Second Reading | 684 |
| Reported | 771 |
| Considered | 810 |
| Advanced | 858 |
| Third Reading | 999 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1078 |
| Reported | 1106 |
| Fourth Reading | 1100 |

By OGLE:

HOUSE BILL NO. 94—

An Act relating to road and bridge inspection by the county commissioners in all counties having no township organization, and having a population of seventeen thousand and not over thirty-eight thousand, fixing the compensation of such work, and declaring an emergency.

| | |
|--|------|
| Received from House | 490 |
| First Reading | 496 |
| Second Reading | 508 |
| Reported | 887 |
| Considered and Amended | 1032 |
| Referred to Special Committee | 1033 |
| Reported | 1157 |
| Advanced | 1184 |
| Reported Engrossed | 1194 |
| Third Reading | 1217 |
| Reported Re-engrossed | 1229 |
| Senate Appoints Conferees | 1339 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1492 |
| Returned by the House | 1516 |
| Enrolled Copy Returned to House | 1534 |

| | |
|---|------|
| House Adopts Conference Report | 1588 |
| Conference Report Submitted | 1616 |
| Passed as Amended in Conference | 1679 |
| Referred to Committee on Engrossed and Enrolled Bills | 1755 |
| Reported | 1787 |
| Fourth Reading | 1795 |

By HARRIS AND MARTIN:

HOUSE BILL NO. 96—

An Act amending Section 1, Chapter 38, of the Session Laws of 1919, entitled "An Act relating to the salaries of county commissioners in counties of between eighty and eighty-seven thousand population."

| | |
|---|-----|
| Received from House | 422 |
| First Reading | 424 |
| Second Reading | 443 |
| Reported | 504 |
| Referred to Special Committee | 618 |
| Reported | 646 |
| Advanced | 666 |
| Third Reading | 666 |
| Amended | 680 |
| Emergency Carried | 681 |
| Reported Engrossed | 704 |
| Returned to House | 717 |
| House Concurs in Senate Amendments | 823 |
| Considered | 828 |
| Referred to Committee on Engrossed and Enrolled Bills | 839 |
| Reported | 886 |
| Fourth Reading | 902 |

By COOVER AND CRANE:

HOUSE BILL NO. 106—

An Act making appropriation for the purpose of erecting buildings, making improvements and for the purpose of purchasing lands for the use of the Western Oklahoma State Hospital at Supply, Oklahoma, and for the care and maintenance of tubercular patients.

| | |
|--|------|
| Received from House | 1475 |
| First Reading | 1481 |
| Second Reading | 1487 |
| Reported | 1879 |
| Advanced | 1879 |
| Third Reading | 1879 |
| Emergency Lost | 1880 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1953 |

By BAILEY:

HOUSE BILL NO. 107—

An Act amending Sections 1440 and 1441, Chapter 15, Article 13 of the Revised Laws of 1910, of the State of Oklahoma, relating to notice requiring railroad companies to build hog fence; providing for the building thereof by land owner on failure of the railroad company to comply with such notice, and giving such land owner the right to recover for labor and material costs and attorney fees as a part of such costs where action is brought under this act.

| | |
|---------------------------|-----|
| Received from House | 354 |
| First Reading | 357 |
| Second Reading | 380 |

By WHITAKER :

HOUSE BILL NO. 108—

An Act amending Section 2412, of the Revised Laws of 1910, prescribing punishments for distributing religious meetings and declaring an emergency.

| | |
|--|------|
| Received from House | 422 |
| First Reading | 424 |
| Second Reading | 443 |
| Reported do not Pass | 547 |
| Considered and Amended | 1914 |
| Advanced | 1915 |
| Third Reading | 1915 |
| Reported Engrossed | 1920 |
| Returned to House | 1920 |
| House Concurs in Senate Amendments | 1965 |

By BRICE, CALDWELL, KEENAN AND PRATT :

HOUSE BILL NO. 112—

An Act amending Sections 3, 6 and 11, repealing Section 12 of Chapter 224, of the Session Laws of 1915, relating to insurance indemnity contracts, and declaring an emergency.

| | |
|------------------------------|-----------|
| Received from House | 354 |
| First Reading | 358 |
| Second Reading | 380 |
| Reported | 1098 |
| Considered and Amended | 1186-1189 |
| Advanced | 1189 |
| Reported Engrossed | 1194 |
| Falls of Passage | 1226 |

| | |
|--------------------------------------|------|
| Motion Lodged | 1227 |
| Reconsidered | 1303 |
| Third Reading | 1450 |
| Reconsidered | 1450 |
| Emergency Lost | 1451 |
| House asks for Conference | 1613 |
| Senate Appoints Conferees | 1614 |
| House Appoints Conferees | 1669 |
| House Adopts Conference Report | 1901 |
| Report of Conference Committee | 1958 |

By JENNINGS OF ROGERS:

HOUSE BILL NO. 115—

An Act to amend Section 1 of Chapter 105, House Bill No. 7,
of the Session Laws of 1915.

| | |
|----------------------------|-----|
| Received from House | 422 |
| First Reading | 424 |
| Second Reading | 443 |
| Reported do not Pass | 526 |

By GIBBONS:

HOUSE BILL NO. 120—

An Act to regulate the practice of Chiropody (podiatry) in the
State of Oklahoma, to provide for a chiropodist on the State
Board of Medical Examiners; to provide for the examining
and registering of chiropodists (podiatrists) in this State
and to provide penalties for the violation of this act.

| | |
|---------------------------|------|
| Received from House | 1323 |
| First Reading | 1333 |

| | |
|--|------|
| Second Reading | 1341 |
| Reported | 1484 |
| Advanced | 1535 |
| Considered | 1579 |
| Third Reading | 1606 |
| Motion Lodged | 1607 |
| Reported Engrossed | 1638 |
| Returned to House | 1706 |
| House Concurs in Senate Amendments | 1880 |

By SMITH OF BRYAN, KNIGHT, ROBERTSON, GORMAN, MARTIN AND HARRIS OF THE HOUSE AND LILLARD, DRAUGHON AND WELLS OF THE SENATE;

HOUSE BILL NO. 122—

An Act amending Section 6, Chapter 152, of the Session Laws of 1911, and providing for a salary for county assessors and deputy county assessors, and declaring an emergency.

| | |
|-------------------------------------|------------|
| Received from House | 958 |
| First Reading | 960 |
| Second Reading | 987 |
| Reported | 1357 |
| Referred to Special Committee | 1530, 1662 |

By DRAKE:

HOUSE BILL NO. 123-

An Act prescribing the time for filing contests for elective offices and trial thereof, providing for their advancement on the dockets of the trial and appellate courts, repealing all acts in conflict herewith, and declaring an emergency.

| | |
|--|------|
| Received from House | 647 |
| First Reading | 650 |
| Second Reading | 684 |
| Reported | 1076 |
| Advanced | 1186 |
| Third Reading | 1223 |
| Reported Engrossed | 1431 |
| Returned to House | 1442 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1583 |
| Reported | 1931 |
| Fourth Reading | 1931 |

By HEBERLING:

HOUSE BILL NO. 126—

An Act amending Section 1, 2, 6, 10, and 14 of Chapter 53 of the Session Laws of 1915, entitled "An Act providing a lien for the services of stallions and jacks registered according to the provisions of this act," providing penalty for non-registrations.

| | |
|---------------------------|------|
| Received from House | 751 |
| First Reading | 776 |
| Second Reading | 796 |
| Reported | 1426 |
| Advanced | 1536 |
| Third Reading | 1578 |
| Reported Engrossed | 1602 |
| Returned to House | 1608 |

By MILLER OF MUSKOGEE, DISNEY AND STRAYHORN:

HOUSE BILL NO. 129-

An Act making an appropriation for the support and maintenance of the Oklahoma School for the Blind, located at Muskogee, Okla-

homa, for the fiscal year ending June 30, 1921, and declaring an emergency.

| | |
|---|-----|
| Received* from House | 422 |
| First Reading | 424 |
| Second Reading | 443 |
| Advanced | 473 |
| Third Reading | 482 |
| Enrolled Copy Received from House | 492 |
| Fourth Reading | 502 |

By CROCKETT:

HOUSE BILL NO. 132--

An Act creating a fund in Mayes County, hereby designated as the "Grand River Bridge Fund," limiting said fund to \$200,000.00, authorizing the converting of the sinking fund of said county into the said "Grand River Bridge Fund," authorizing the annual levy and collections of a tax on all taxable property in said county not to exceed one and one-half mills on the dollar to be added to said fund, providing for the handling of the said fund during the accumulation thereof, authorizing the expenditure thereof in the erection of a bridge or bridges across the Grand River, and repealing all acts and parts of acts in conflict therewith.

| | |
|---|------|
| Received from House | 647 |
| First Reading | 651 |
| Second Reading | 684 |
| Reported Advanced | 858 |
| Third Reading | 1000 |
| Referred to Committee on Engrossed and Enrolled Bills | 1078 |
| Reported | 1106 |
| Fourth Reading | 1109 |

By CAMPBELL:

HOUSE BILL NO. 134—

An Act relating to the platting for assessment and other purposes tracts owned by two or more persons in severalty.

| | |
|---------------------------|------|
| Received from House | 958 |
| First Reading | 960 |
| Second Reading | 987 |
| Reported | 1232 |
| Considered | 1530 |
| Advanced | 1639 |

By HARRIS, BELL, MARTIN AND ROBERTSON OF THE HOUSE AND LILLARD OF THE SENATE:

HOUSE BILL NO. 140—

An Act amending Section 3. Chapter 165, of the Session Laws of 1919, relating to fees and salaries of sheriffs, constables, and jailers.

| | |
|---|---------|
| Received from House | 490 |
| First Reading | 496 |
| Second Reading | 508 |
| Reported do not Pass | 693 |
| Reported | 694 |
| Considered and Amended | 807-809 |
| Advanced | 809 |
| Reported Engrossed | 813 |
| Third Reading | 830 |
| Conference | 972 974 |
| House Adopts Conference Report | 1581 |
| Senate Refuses to Adopt Conference Report | 1599 |

| | |
|---|------|
| Conference Report Adopted | 1605 |
| Returned by House | 1651 |
| Passed by Senate as Amended by Conference | 1653 |
| Referred to Committee on Engrossed and Enrolled Bills.. | 1671 |
| Reported | 1715 |
| Fourth Reading | 1719 |

By DISNEY :

HOUSE BILL NO. 142—

An Act amending Section 4, Chapter 200, of House Bill No. 265, State of Oklahoma, Session Laws 1919, providing for the liquidation of delinquent taxes and assessments in cities and towns of over 3,500 population, and conferring jurisdiction on district courts; providing for sale of property in full settlement of back taxes and assessments, and providing for the distribution of same, and declaring an emergency.

| | |
|---|------|
| Received from House | 1268 |
| First Reading | 1280 |
| Second Reading | 1311 |
| Reported | 1350 |
| Advanced | 1638 |
| Third Reading | 1885 |
| Referred to Committee on Engrossed and Enrolled Bills.. | 1971 |

By DISNEY :

HOUSE BILL NO. 143—

An Act to provide a limitation on the necessity for the administration of the estates of deceased persons in this State, and recognizing foreign probate of estates of non-resident persons leaving property within this State, and making it unnecessary to

readminister such estates in this State, and for other purposes, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1769 |
| First Reading | 1780 |
| Second Reading | 1788 |
| Reported | 1949 |

By CUMMINGS:

HOUSE BILL NO. 147—

An Act to amend Section 3690 of the Revised Laws of 1910 of the State of Oklahoma, relating to jury commissioners and providing the time of their meeting.

| | |
|------------------------------|-----|
| Received from House | 422 |
| First Reading | 424 |
| Second Reading | 443 |
| Reported | 526 |
| Indefinitely Postponed | 618 |

By SALTER AND LOUTHAN:

HOUSE BILL NO. 151—

An Act making an appropriation for salaries and maintenance for the Western Oklahoma Home for White Children, located at Helena, Oklahoma, for the balance of the fiscal year ending June 30, 1921, and declaring an emergency.

| | |
|---------------------------|-----|
| Received from House | 791 |
| First Reading | 795 |
| Second Reading | 827 |
| Reported | 888 |
| Advanced | 952 |

| | |
|--|------|
| Third Reading | 1001 |
| Referred to Committee on Engrossed and Enrolled Bills..... | 1108 |
| Reported | 1137 |
| Fourth Reading | 1139 |

By DABNEY :

HOUSE BILL NO. 156—

An Act repealing Sections 1905, 1906, 1907, 1908, 1909 and 1910, relating to the establishment of a county court at Eldorado, in Jackson County, Oklahoma, and declaring an emergency.

| | |
|---------------------------|-----|
| Received from House | 490 |
| First Reading | 496 |
| Second Reading | 508 |
| Reported | 527 |
| Advanced | 582 |
| Reported Engrossed | 595 |
| Third Reading | 609 |

By CROCKETT :

HOUSE BILL NO. 162—

An Act amending Section 1 of the Session Laws of Oklahoma, 1917, entitled "An Act to exempt any legally incorporated Grange Order of Patrons of Husbandry in this State from the operation of Article 4, Chapter 38 of the Statutes of Oklahoma and Chapter 38 of the Statutes of Oklahoma, and Chapters 162 and 188 of the Session Laws of Oklahoma 1913, and Chapters 174 and 225 of the Session Laws of Oklahoma 1915, providing the same shall not apply to incorporated Grange Orders of Patrons of Husbandry", providing the same shall not apply to the farmer's union.

| | |
|---|-----|
| Received from House | 491 |
| First Reading | 496 |
| Second Reading | 508 |
| Reported | 527 |
| Referred to Special Committee | 618 |
| Reported | 646 |
| Considered | 746 |
| Advanced | 804 |
| Third Reading | 804 |
| Reported Engrossed | 813 |
| Returned to House | 838 |
| House Concurs in Senate Amendments | 954 |
| Referred to Committee on Engrossed and Enrolled Bills | 973 |
| Reported | 979 |
| Fourth Reading | 990 |

By DENNY AND STEFFEN OF THE HOUSE AND PUGH OF THE
SENATE:

HOUSE BILL NO. 163—

An Act to amend Chapter 74, Article 3, Section 7680, of the Revised Laws of Oklahoma 1910, raising the Panhandle Agricultural Institute to college standing, and declaring an emergency.

| | |
|---|-----|
| Received from House | 491 |
| First Reading | 497 |
| Second Reading | 508 |
| Reported | 595 |
| Advanced | 667 |
| Third Reading | 667 |
| Enrolled Copy Received from House | 750 |
| Referred to Committee on Engrossed and Enrolled Bills | 753 |
| Reported | 788 |
| Fourth Reading | 799 |

By MARTIN:

HOUSE BILL NO. 165—

An Act authorizing the board of county commissioners to hear and determine erroneous assessments, and declaring an emergency.

| | |
|----------------------------|------|
| Received from House | 956 |
| First Reading | 960 |
| Second Reading | 987 |
| Reported do not Pass | 1721 |

By COOVER AND EVERHART:

HOUSE BILL NO. 169—

An Act authorizing certain school districts to dispense with school in their districts, and to provide for transfer of pupils to another district, and providing for the payment of transfer fees and cost of transportation of pupils, and defining certain duties of school board, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 647 |
| First Reading | 651 |
| Second Reading | 684 |
| Reported | 1386 |
| Advanced | 1516 |

By JENNINGS OF ROGERS, CALDWELL AND SCOFIELD:

HOUSE BILL NO. 170—

An Act relating to elections; providing for the registration of electors in cities and incorporated towns, prohibiting electors

in cities and incorporated towns voting without such registration, and providing penalties, repealing Chapter 24, being Senate Bill No. 38 of the Session Laws of 1916, and all other laws in conflict with this law, and declaring an emergency.

| | |
|---|------|
| Received from House | 648 |
| First Reading | 651 |
| Second Reading | 684 |
| Motion to withdraw from Committee fails | 1659 |
| Reported do not Pass | 1663 |
| Minority Report Submitted | 1676 |

By CAMPBELL, GOSSETT AND GRAVES:

HOUSE BILL NO. 180—

An Act amending Section 1, Chapter 278 of the Session Laws of 1915, relating to the fixing the date for the holding of the annual school meeting; and providing for the time of making the report of the school district board required by law to be with the excise board.

| | |
|---|-----|
| Received from House | 491 |
| First Reading | 497 |
| Second Reading | 508 |
| Reported | 680 |
| Referred to Special Committee | 806 |
| Third Reading | 830 |
| Referred to Committee on Engrossed and Enrolled Bills | 869 |
| Reported | 886 |
| Fourth Reading | 902 |

By LOUTHAN AND DAVIS OF THE HOUSE AND DEARMON OF THE SENATE:

HOUSE BILL NO. 181—

An Act making an appropriation for completing and equipping the Fine Arts Building, making an addition to the heating plant and equipping same for the Oklahoma College for Women, located at Chickasha, Oklahoma, and declaring an emergency.

| | |
|---|------|
| Received from House | 1668 |
| First Reading | 1681 |
| Second Reading | 1684 |
| Reported | 1862 |
| Advanced | 1862 |
| Third Reading | 1863 |
| Referred to Committee on Engrossed and Enrolled Bills | 1953 |

By BECK:

HOUSE BILL NO. 184—

An Act to amend Section 120, Article 1, Chapter 3 of the Revised Laws of Oklahoma, 1910, providing when dogs may be killed and for the payment of damages done by dogs.

| | |
|-------------------------------------|------|
| Received from House | 956 |
| First Reading | 960 |
| Second Reading | 987 |
| Reported | 1024 |
| Referred to Special Committee | 1094 |
| Reported | 1136 |
| Advanced | 1184 |
| Reported Engrossed | 1194 |
| Third Reading | 1218 |

By GARRISON, PULLEN, GIBBONS AND HARDIE:

HOUSE BILL NO. 185—

An Act to amend Section 1893, Chapter 19, Volume 1, relating to the time of convening the regular terms of the district court in District Fourteen, and declaring an emergency.

| | |
|---|------|
| Received from House | 1232 |
| First Reading | 1236 |
| Second Reading | 1284 |
| Reported | 1388 |
| Advanced | 1474 |
| Third Reading | 1507 |
| Referred to Committee on Engrossed and Enrolled Bills | 1583 |
| Reported Enrolled | 1979 |
| Fourth Reading | 1979 |

By HARDIE:

HOUSE BILL NO. 186—

An Act amending Section 1, 2 and 3, Article 6, Chapter 219, of the Session Laws of 1913, relating to independent school districts.

| | |
|------------------------------|----------|
| Received from House | 491 |
| First Reading | 497 |
| Second Reading | 508 |
| Reported | 680-1093 |
| Advanced | 1094 |
| Reported Engrossed | 1101 |
| Third Reading | 1116 |
| Passage Reconsidered | 1527 |
| Considered and Amended | 1527 |
| Advanced | 1528 |
| Reported Engrossed | 1545 |
| Recommitted | 1578 |
| Reported | 1678 |
| Advanced | 1729 |
| Reported Re-engrossed | 1931 |
| Third Reading | 1933 |

By SHARP AND DODD:

HOUSE BILL NO. 193—

An Act making an appropriation for salaries, support and maintenance for the fiscal year ending June 30, 1921, at the Colored A. and N. University, Langston, Oklahoma.

| | |
|---|----------|
| Received from House | 707 |
| First Reading | 710 |
| Second Reading | 735 |
| Reported | 789 |
| Advanced | 858 |
| Reported Engrossed | 914 |
| Third Reading | 934 |
| House Concurs in Senate Amendments | 956. 953 |
| Returned to House | 998 |
| Referred to Committee on Engrossed and Enrolled Bills | 1079 |
| Reported | 1106 |
| Fourth Reading | 1109 |

By TAYLOR, TREVATHAN, EVERHART, JERKINS AND ROBERTSON:

HOUSE BILL NO. 199—

An Act to prevent floods, protect cities, farms and highways from inundation, and authorizing the organization of drainage and conservation districts and providing for the government thereof and for the construction of conservancy structures and for the means of paying therefor; to authorize the issuance of conservancy bonds and warrants, and to provide means for the discharge of the same and authorizing the appraisal and assessment and collection of benefits to benefitted property

and to damaged property, and providing for the levying and collection of policing of conservancy structures and drainage districts and defining offenses against the same and providing punishment therefor and fixing the jurisdiction of the district court information of drainage and conservation districts, and declaring an emergency.

| | |
|---------------------------|-----|
| Received from House ----- | 705 |
| First Reading ----- | 710 |
| Second Reading ----- | 735 |

By BALLANCE OF THE HOUSE AND FRYE OF THE SENATE:

HOUSE BILL NO. 201—

An Act repealing Section 2031, 2032, 2033, 2034, 2035, 2036 and 2037 of Chapter 21, Article 2, of the Revised Laws of Oklahoma 1910. abolishing county court at Muldrow, Sequoyah County, Oklahoma, and declaring an emergency.

| | |
|---|------|
| Received from House ----- | 790 |
| First Reading ----- | 795 |
| Second Reading ----- | 827 |
| Reported ----- | 852 |
| Advanced ----- | 953 |
| Third Reading ----- | 1006 |
| Referred to Committee on Engrossed and Enrolled Bills ----- | 1108 |
| Reported ----- | 1137 |
| Fourth Reading ----- | 1139 |

By ROBERTSON, JERKINS, MARTIN, GORMAN AND HARRIS OF THE HOUSE, AND HENSLEY OF THE SENATE:

HOUSE BILL NO 203—

An Act authorizing cities having a population of more than eighty thousand (80,000) as shown by the last decennial Federal Census or by any future special or decennial Federal census, and owning and operating sewer and water systems to extend or change such city limits; repealing all acts in conflict herewith, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1770 |
| First Reading | 1780 |
| Second Reading | 1788 |

By ROBERTSON, MARTIN, JERKINS AND JENNINGS OF ROGERS:

HOUSE BILL NO. 204—

An Act amending Chapter 149 of the Session Laws of Oklahoma, 1915, relating to abandonment of dependent children and providing a punishment therefor; and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 956 |
| First Reading | 960 |
| Second Reading | 987 |
| Reported | 1347 |

By BRICE AND EVERHART:

HOUSE BILL NO. 206—

An Act amending Chapter 179 of the Session Laws of Oklahoma 1915, the same being "An Act providing for holding free township and county fairs."

| | |
|---------------------------|-----|
| Received from House | 751 |
| First Reading | 776 |
| Second Reading | 796 |

| | |
|---|------|
| Reported | 851 |
| Considered | 953 |
| Referred to Special Committee | 1029 |
| Reported | 1076 |
| Advanced | 1094 |
| Third Reading | 1116 |
| Referred to Committee on Engrossed and Enrolled Bills | 1164 |
| Reported | 1181 |
| Fourth Reading | 1190 |

By MILLER OF OTTAWA OF THE HOUSE AND DURANT OF THE SENATE:

HOUSE BILL NO. 207—

An Act relating to those indigent inhabitants who by reason of age, infirmity and misfortune have claims upon the sympathy and aid of the county, and authorizing the several counties of the State of Oklahoma to purchase land, improve and equip the same as a county farm, for the more humane and economical care of such persons; authorizing the issuance of bonds by said counties for said purpose; repealing Section 4527, Article 1, Chapter 558 of the Revised Laws of Oklahoma 1910, and Chapter 13, of the Session Laws of 1910-1911, insofar as it conflicts with the provisions herein, and declaring an emergency.

| | |
|--------------------------------|------|
| Received from House | 1275 |
| First Reading | 1280 |
| Second Reading | 1311 |
| Reported | 1355 |
| Advanced | 1462 |
| Advancement Reconsidered | 1472 |
| Considered and Amended | 1472 |
| Advanced | 1472 |
| Third Reading | 1473 |
| Reported Engrossed | 1486 |
| Returned to House | 1489 |

By CAMPBELL (By Request):

HOUSE BILL NO. 209—

An Act making an appropriation for the State Board of Public Affairs to cover expense of capitol maintenance and printing for the State Board of Public Affairs, for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency.

| | |
|--|------|
| Received from House | 790 |
| First Reading | 795 |
| Second Reading | 827 |
| Reported | 892 |
| Advanced | 952 |
| Third Reading | 1002 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1079 |
| Reported | 1103 |
| Fourth Reading | 1109 |

By PENDLETON:

HOUSE BILL NO. 210—

An Act to authorize county attorneys in counties of not less than 46,000 population and not more than 47,000 population by the United States census of 1920, to employ one stenographer and one assistant attorney, and fixing salaries, and repealing all laws in conflict herewith, and declaring an emergency.

| | |
|---------------------------|-----|
| Received from House | 648 |
| First Reading | 651 |
| Second Reading | 684 |
| Reported | 761 |
| Advanced | 810 |
| Third Reading | 831 |

| | |
|--|-----|
| Referred to Committee on Engrossed and Enrolled Bills .. | 869 |
| Reported | 886 |
| Fourth Reading | 902 |

By KNIGHT AND PENDLETON:

HOUSE BILL NO. 212—

An Act amending Section 5249 of the Revised Statutes of 1910, and to permit special judge to hear evidence upon disputed matters in the settlement of case-made upon the refusal of the trial judge to incorporate therein, and empowering said special judge to settle and sign and cause attestation thereof by the court clerk, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1608 |
| First Reading | 1622 |
| Second Reading | 1638 |
| Reported | 1876 |

By LOUTHAN AND DAVIS OF THE HOUSE AND DEARMON OF THE SENATE:

HOUSE BILL NO. 214—

An Act authorizing the Board of Regents of the Oklahoma College for Women, located at Chickasha, Oklahoma, to sell the land herein described and invest the proceeds in lands or permanent improvements adjacent to the present campus.

| | |
|---------------------------|------|
| Received from House | 821 |
| First Reading | 826 |
| Second Reading | 854 |
| Reported | 1042 |
| Advanced | 1095 |

| | |
|--|------|
| Third Reading | 1120 |
| Referred to Committee on Engrossed and Enrolled Bills..... | 1164 |
| Reported | 1181 |
| Fourth Reading | 1190 |

By DRAKE:

HOUSE BILL NO. 215—

An Act providing for one extra deputy sheriff in all counties of the State, having a population of between 21,370 and 21,500, providing a salary therefor, and declaring an emergency.

| | |
|------------------------------|-----|
| Received from House | 648 |
| First Reading | 651 |
| Second Reading | 684 |
| Reported | 761 |
| Indefinitely Postponed | 810 |

By HEBERLING OF THE HOUSE AND CLARK OF THE SENATE:

HOUSE BILL NO. 217—

An Act fixing the salaries of certain deputies in the office of the County assessor in the county of Kay, State of Oklahoma, and providing for the expenses of the county assessor and deputies when away from the county seat on business connected with their office; repealing all laws in conflict herewith, and declaring an emergency.

| | |
|------------------------------|-----|
| Received from House | 648 |
| First Reading | 652 |
| Second Reading | 684 |
| Reported | 762 |
| Stricken from Calendar | 997 |

| | |
|--|------|
| Replaced on Calendar | 1202 |
| Advanced | 1238 |
| Reported Engrossed | 1389 |
| Third Reading | 1392 |
| Referred to Committee on Engrossed and Enrolled Bills... | 1672 |
| House Concurs in Senate Amendments | 1756 |
| Reported | 1931 |
| Fourth Reading | 1932 |

By CRAVER, NEWMAN AND DISNEY:

HOUSE BILL NO. 219—

An Act amending Section 2, Chapter 203 of the Session Laws of 1919, of the State of Oklahoma.

| | |
|--|------|
| Received from House | 1404 |
| First Reading | 1411 |
| Second Reading | 1428 |
| Reported | 1445 |
| Advanced | 1453 |
| Third Reading | 1489 |
| Reported Engrossed | 1496 |
| Returned to House | 1496 |
| Referred to Committee on Engrossed and Enrolled Bills... | 1583 |
| Reported | 1602 |
| Fourth Reading | 1608 |

By HARRIS AND MARTIN:

HOUSE BILL NO. 222—

An Act amending Section 7620, of the Revised Laws of 1910, relating to road and bridge improvement bonds, providing for the sale of unsold bonds issued to secure Federal Aid and empowering county commissioners under certain conditions, to designate state highways, and declaring an emergency

| | |
|---|------|
| Received from House ----- | 916 |
| First Reading ----- | 924 |
| Second Reading ----- | 950 |
| Reported ----- | 1043 |
| Referred to Special Committee ----- | 1095 |
| Advanced ----- | 1185 |
| Reported Engrossed ----- | 1194 |
| Third Reading ----- | 1219 |
| Referred to Committee on Engrossed and Enrolled Bills ----- | 1346 |
| Reported ----- | 1361 |
| Fourth Reading ----- | 1362 |

By HARRIS AND MARTIN:

HOUSE BILL NO. 223—

An Act in relation to the power of cities with respect to buildings, sites, areas, trades and industries; opening, widening and extending streets; authorizing the creation of zoning districts, and declaring an emergency.

| | |
|----------------------------|------|
| Received from House ----- | 1769 |
| First Reading ----- | 1780 |
| Second Reading ----- | 1788 |
| Referred to Calendar ----- | 1788 |
| Advanced ----- | 1800 |
| Third Reading ----- | 1922 |

By HARRIS AND MARTIN:

HOUSE BILL NO. 224—

An Act to provide for the establishment of local planning boards by cities, and declaring an emergency.

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| | |
|--------------------------|------|
| Received from Home | 1769 |
| First Reading | 1781 |
| Second Reading | 1788 |
| Advanced | 1800 |
| Third Reading | 1923 |

By ROBERTSON, MARTIN, JERKINS, HARRIS AND GORMAN:

HOUSE BILL NO. 226—

An Act to amend Section 7, Chapter 219, Article 6, of Session Laws of 1913, relative to vacancies on boards of education in cities having a population of more than eighty thousand (80,000), and declaring an emergency.

| | |
|--|------|
| Received from House | 917 |
| First Reading | 924 |
| Second Reading | 950 |
| Reported | 1075 |
| Advanced | 1186 |
| Third Reading | 1222 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1337 |
| Reported | 1329 |
| Fourth Reading | 1341 |

By CRAVER, WISMEYER, MILLER, MARTIN AND HARRIS:

HOUSE BILL NO. 227—

An Act relating to abstracting; amending Sections 1, 2, 3, 4, 5, 9 and 10, Chapter 1, of the Revised Laws of Oklahoma 1910, and Section 7, Chapter 1, of the Revised Laws of Oklahoma 1910 as amended by Chapter 4 of the Session Laws of Oklahoma 1917; re-enacting Sections 6 and 8 of the Revised Laws of Oklahoma, 1910; providing for a graduate bond and additional qualifications; fixing liabilities; pre-

scribing penalties; repealing conflicting laws; and declaring an emergency.

| | |
|---------------------------|------|
| Received from House ----- | 1159 |
| First Reading ----- | 1166 |
| Second Reading ----- | 1182 |
| Reported ----- | 1744 |

By JENNINGS OF ROGERS:

HOUSE BILL NO. 232—

An Act to amend Sections 1, 2 and 3 of Chapter 98, being House Bill No. 272 of the Session Laws of 1915, and declaring an emergency.

| | |
|---|------|
| Received from House ----- | 821 |
| First Reading ----- | 826 |
| Second Reading ----- | 854 |
| Reported ----- | 949 |
| Advanced ----- | 1033 |
| Third Reading ----- | 1063 |
| Referred to Committee on Engrossed and Enrolled Bills ----- | 1128 |
| Reported ----- | 1137 |
| Fourth Reading ----- | 1140 |

By CAMPBELL AND TYLEE OF THE HOUSE AND DAVIDSON OF THE SENATE:

HOUSE BILL NO. 233—

An Act amending Chapter 173 of the Session Laws of 1917 relating to publishing initiative and referendum petitions and repealing all laws in conflict herewith.

| | |
|---|------|
| Received from House | 707 |
| First Reading | 710 |
| Second Reading | 735 |
| Reported | 979 |
| Advanced | 1034 |
| Reported Engrossed | 1038 |
| Third Reading | 1062 |
| House Refuses to Concur in Senate Amendments | 1190 |
| Senate Appoints Conferees | 1190 |
| Referred to Committee on Engrossed and Enrolled Bills | 1377 |
| Reported | 1414 |
| Fourth Reading | 1414 |

By TREVATHAN:

HOUSE BILL NO. 236—

An Act repealing Chapter 195 of the Session Laws of Oklahoma 1915, relating to the exemption of certain property from taxation.

| | |
|----------------------------|------|
| Received from House | 1771 |
| First Reading | 1781 |
| Second Reading | 1789 |
| Reported do not Pass | 1823 |

By SALTER:

HOUSE BILL NO. 237—

An Act making an appropriation to pay the claim of school district No. 89, Helena, Oklahoma, for amounts due as tuition for the children of the West Oklahoma Orphans' Home, and declaring an **emergency**.

| | |
|---------------------------|------|
| Received from House ----- | 1518 |
| First Reading ----- | 1521 |
| Second Reading ----- | 1526 |

By JENNINGS OF ROGERS:

HOUSE BILL NO. 239—

An Act repealing Chapter 197, being House Bill No. 255 of the Session Laws of 1919.

| | |
|----------------------------|------|
| Received from House ----- | 1796 |
| First Reading ----- | 1797 |
| Second Reading ----- | 1837 |
| Referred to Calendar ----- | 1837 |

By DAVIS, KEENAN AND ROBBERTSON:

HOUSE BILL NO. 241—

An Act making an appropriation to pay all necessary expenses of members of Boys' and Girls' Clubs who have livestock for exhibition judging purposes, and declaring an emergency.

| | |
|-----------------------------|------|
| Received from House ----- | 1077 |
| First Reading ----- | 1083 |
| Second Reading ----- | 1102 |
| Referred to Committee ----- | 1155 |
| Reported ----- | 1883 |
| Advanced ----- | 1884 |
| Third Reading ----- | 1884 |
| Reported Engrossed ----- | 1890 |
| Returned to House ----- | 1891 |

By NEWMAN OF BRYAN:

HOUSE BILL NO. 247—

An Act prohibiting any person except an officer in discharge of his duty, having fire arms on and about his person when on any state or federal game preserve in this state.

| | |
|---------------------------|------|
| Received from House | 1531 |
| First Reading | 1539 |
| Second Reading | 1545 |
| Reported | 1592 |
| Advanced | 1820 |

By TREVATHAN OF THE HOUSE AND HENSLEY AND LILLARD OF THE SENATE:

HOUSE BIL NO. 249—

An Act authorizing county officers in all counties in the State of Oklahoma, having a population of not less than 22,236 and not to exceed 22,300 inhabitants to appoint deputies and assistants and the salary of each and the per diem and mileage of the board of county commissioners, and declaring an emergency.

| | |
|--|------|
| Received from House | 791 |
| First Reading | 795 |
| Second Reading | 827 |
| Reported | 851 |
| Advanced | 953 |
| Third Reading | 1004 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1079 |
| Reported | 1106 |
| Fourth Reading | 1109 |

By NEWMAN OF CRAIG:

HOUSE BILL NO. 252—

An Act amending Section 1, Chapter 61 of the Session Laws of Oklahoma, 1913, repealing all acts in conflict therewith, and declaring an emergency.

| | |
|--|------|
| Received from House | 920 |
| First Reading | 925 |
| Second Reading | 950 |
| Reported | 982 |
| Advanced | 1034 |
| Third Reading | 1058 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1127 |
| Reported | 1137 |
| Fourth Reading | 1140 |

By PULLEN OF THE HOUSE AND DRAUGHON AND CARLOCK OF THE SENATE:

HOUSE BILL NO. 254—

An Act making supplemental appropriation for support and maintenance of the Oklahoma School for the Deaf, located at Sulphur, Oklahoma, for the remainder of the fiscal year ending June 30, 1921, and declaring an emergency.

| | |
|--|------|
| Received from House | 791 |
| First Reading | 795 |
| Second Reading | 827 |
| Reported | 892 |
| Advanced | 952 |
| Third Reading | 1003 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1079 |

| | |
|----------------------|------|
| Reported | 1106 |
| Fourth Reading | 1109 |

By HARRIS AND HARP:

HOUSE BILL NO. 261—

An Act placing the control of the education of the children now located in or to be hereafter located in certain institutions of the State, in certain boards of education, providing for the education of said children and for the collection of the cost of educating said children and making an appropriation to carry the provisions of this into effect.

| | |
|--|------|
| Received from House | 1318 |
| First Reading | 1521 |
| Second Reading | 1226 |
| Reported | 1596 |
| Advanced | 1840 |
| Third Reading | 1840 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1903 |

By JENNINGS OF ROGERS, SALTER AND TYLEE:

HOUSE BILL NO. 266—

An Act providing for the appointment of student cadets to the Oklahoma Military School at Claremore, Oklahoma, repealing all acts in conflict herewith, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1519 |
| First Reading | 1521 |
| Second Reading | 1526 |
| Reported | 1541 |

| | |
|------------------------|------|
| Advanced | 1930 |
| Fails of Passage | 1930 |

By HARDIE:

HOUSE BILL NO. 269—

An Act to amend Section 7305, Article 1, Chapter 72, of the Revised Laws of Oklahoma 1910, prescribing and defining what personal property shall be subject to taxation within the State of Oklahoma, repealing all laws in conflict herewith, and declaring an emergency.

| | |
|---|------|
| Received from House | 1159 |
| First Reading | 1166 |
| Second Reading | 1182 |
| Reported | 1230 |
| Considered and Amended | 1532 |
| Referred to Special Committee | 1533 |
| Reported | 1597 |
| Advanced | 1725 |
| Third Reading | 1725 |
| Reported Engrossed | 1787 |
| Transmitted to House | 1795 |
| House asks for Conference | 1830 |
| House Adopts Conference Report | 1913 |
| Report of Conference Committee | 1941 |
| Passed by Senate as Amended in Conference | 1942 |

By DISNEY:

HOUSE BILL NO. 271—

An Act re-enacting and amending Section 266 of the Revised Laws of Oklahoma 1910, relating to investments of banks or trust companies authorized to do business in this State, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House ----- | 1608 |
| First Reading ----- | 1622 |
| Second Reading ----- | 1638 |
| Reported ----- | 1785 |

By HARRIS AND MARTIN OF THE HOUSE, AND LILLARD OF THE SENATE:

HOUSE BILL NO. 277—

An Act making provision for the disposition of funds received by the normal schools of the State from correspondence courses.

| | |
|---------------------------|------|
| Received from House ----- | 1160 |
| First Reading ----- | 1166 |
| Second Reading ----- | 1183 |
| Reported ----- | 1196 |
| Considered ----- | 1530 |
| Advanced ----- | 1948 |
| Third Reading ----- | 1957 |

By HARRIS AND MARTIN OF THE HOUSE AND LILLARD OF THE SENATE:

HOUSE BILL NO. 278—

An Act making an appropriation for the support of the first half of the summer school of the Central State Normal, located at Edmond, Oklahoma, for the fiscal year ending June 30th, 1921, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House ----- | 1233 |
| First Reading ----- | 1237 |
| Second Reading ----- | 1284 |
| Reported ----- | 1722 |

| | |
|--------------------------|------|
| Advanced ----- | 1873 |
| Third Reading ----- | 1873 |
| Reported Engrossed ----- | 1890 |
| Returned to House ----- | 1891 |

By EVERHART:

HOUSE BILL NO. 281—

An Act appropriating the sum of four hundred and twenty dollars (\$420.00) to cover shortage in salaries of elevator operators in the State Capitol Building, for the fourteen months ending June 30th, 1921, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House ----- | 1586 |
| First Reading ----- | 1590 |
| Second Reading ----- | 1603 |
| Reported ----- | 1818 |

By SCOFIELD, BECK, CRAVER, PLATT, JENNINGS, CALDWELL AND EVERHART OF THE HOUSE, AND WELLS, HORNER AND SHERMAN OF THE SENATE:

HOUSE BILL NO. 284—

An Act relating to primary and general elections, prescribing penalties for violation of the provisions thereof, consolidating the office of Secretary of State and Secretary of the State Election Board and repealing Sections 3024 to 3055 inclusive, of Chapter 28, and Sections 3056 to 3078 inclusive, of Article 1, and Sections 3077 and 3088 inclusive, of Article 2, and 3089 to 3122 inclusive, Article 5, and 3123 to 3129 inclusive, of Article 6, and 3130 to 3150 inclusive, of Article 7, all in Chapter 29 of the Revised Laws of Oklahoma 1910, and Sections 1 to 16 inclusive, of Chapter 106 of the Session Laws of 1910-11, and Sections 1 to 25 inclusive

of Chapter 157 of the Session Laws of 1913, and Section 1 of Chapter 152 and Sections 1 and 2 of Chapter 169 of the Session Laws of 1915, and all other laws and parts of laws in conflict herewith.

| | |
|---|------|
| Received from House | 867 |
| First Reading | 870 |
| Second Reading | 901 |
| Motion to withdraw from Committee fails | 1658 |
| Reported do not Pass | 1663 |
| Minority Report Submitted | 1677 |

By MARTIN:

HOUSE BILL NO. 298—

An Act amending Section 1830 of the Revised Laws of 1910; repealing Section 1831 of the Revised laws of 1910, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1519 |
| First Reading | 1522 |
| Second Reading | 1527 |

By GRAVES:

HOUSE BILL NO. 308—

An Act to amend Sections 7 and 13, Chapter 290, Session Laws of Oklahoma 1919, so as to reward the enforcement officer for discovering and presenting cases of violations of the law, requiring the registration of motor vehicles, and authorizing the State Highway Department to issue tax warrants against the delinquent owner of any motor vehicle, also making it a misdemeanor, punishable by fine for any tax assessor to fail to make a return of all tractors as required by law.

| | |
|--|------|
| Received from House | 1519 |
| First Reading | 1522 |
| Second Reading | 1527 |
| Reported | 1542 |
| Advanced | 1636 |
| Third Reading | 1691 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1860 |
| Reported | 1931 |
| Fourth Reading | 1932 |

By KNIGHT:

HOUSE BILL NO. 312—

An Act amending Chapter 27 of the Revised Laws of 1910, of the State of Oklahoma, and amendments thereof.

| | |
|---------------------------|------|
| Received from House | 956 |
| First Reading | 960 |
| Second Reading | 987 |
| Reported | 1483 |

By HARRISON OF THE HOUSE AND ANGLIN OF THE SENATE:

HOUSE BILL NO. 315—

An Act authorizing county commissioners of Hughes County, Oklahoma, to erect buildings on the grounds of the Hughes County Free Fair Association, and declaring an emergency.

| | |
|---------------------------|-----|
| Received from House | 821 |
| First Reading | 826 |
| Second Reading | 854 |
| Advanced | 854 |
| Third Reading | 876 |

| | |
|---|------|
| Referred to Committee on Engrossed and Enrolled Bills | 922 |
| Reported | 942 |
| Fourth Reading | 942 |
| Reconsidered | 989 |
| Received from House | 1163 |
| Advanced | 1239 |
| Reported Engrossed | 1414 |
| Third Reading | 1416 |
| House Concurs in Senate Amendments | 1754 |
| Referred to Committee on Engrossed and Enrolled Bills | 1777 |
| Reported | 1787 |
| Fourth Reading | 1795 |

By HARMON OF THE HOUSE AND ANGLIN OF THE SENATE:

HOUSE BILL NO. 318—

An Act amending Chapter 74, of the Session Laws of 1919, providing for an additional district judge and creating an additional nominating district in judicial district number twenty-two, and declaring an emergency.

| | |
|---|------|
| Received from House | 957 |
| First Reading | 960 |
| Second Reading | 987 |
| Reported | 1135 |
| Advanced | 1135 |
| Third Reading | 1172 |
| Referred to Committee on Engrossed and Enrolled Bills | 1277 |
| Reported | 1290 |
| Fourth Reading | 1291 |

By COMMITTEE ON GENERAL APPROPRIATIONS:

HOUSE BILL NO. 319—

An Act making appropriation from the general revenue fund of the State for all educational, charitable and eleemosynary

nary and penal institutions, providing for the appropriations and distributions of the New College Funds in accordance with Section 7225, Revised Laws of Oklahoma, 1910, to the institutions entitled to same, and providing for the appropriations and distribution of the Section Thirteen Funds as provided in Section 7660 of the Revised Laws of Oklahoma 1910, to the institutions entitled to the same, and as amended by Chapter 295, Session Laws of 1917.

| | |
|--|------|
| Received from House | 1518 |
| First Reading | 1522 |
| Second Reading | 1526 |
| Reported | 1626 |
| Considered and Amended 1764-1768, 1799-1800, 1814-1825, 1831 | |
| Advanced | 1831 |
| Reported Engrossed | 1920 |
| Third Reading | 1929 |
| House Asks for Conference | 1972 |

By OGLE:

HOUSE BILL NO. 321—

An Act repealing Sections 1896, 1897, 1898, 1899, 1900 and 1901 of the Revised Laws of Oklahoma 1910, and declaring an emergency.

| | |
|---------------------------|-----|
| Received from House | 917 |
| First Reading | 925 |
| Second Reading | 950 |

| | |
|--|------|
| Reported | 982 |
| Advanced | 1034 |
| Third Reading | 1060 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1128 |
| Reported | 1137 |
| Fourth Reading | 1140 |

By KEIM, SMALLWOOD AND HARRISON:

HOUSE BILL NO. 322—

An Act creating the office of Assistant Bank Commissioner and Secretary of the State Banking Board, and eleven other positions, each to be known as Assistant to the Bank Commissioner, and fixing the salaries for same, and fixing the fees for the examination of banks, repealing all laws in conflict therewith, and declaring an emergency.

| | |
|--|------|
| Received from House | 1160 |
| First Reading | 1166 |
| Second Reading | 1183 |
| Reported | 1334 |
| Advanced | 1515 |
| Third Reading | 1560 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1650 |

By COMMITTEE ON MILITARY AFFAIRS:

HOUSE BILL NO. 323—

An Act to amend Section 57 of Chapter 164 of the Session Laws of 1913, entitled "Bonds of Officers."

| | |
|---------------------------|------|
| Received from House | 1586 |
| First Reading | 1501 |
| Second Reading | 1603 |
| Reported | 1876 |
| Advanced | 1945 |
| Third Reading | 1945 |

By HARRIS, JENNINGS OF ROGERS, DISNEY, SMITH OF BRYAN
AND ROBERTSON OF THE HOUSE AND LILLARD OF THE
SENATE:

HOUSE BILL NO. 328—

An Act to amend Sections 1 and 2, Chapter 259 of the Session
Laws of 1917, entitled: "An Act requiring boards of educa-
tion of independent school districts to make an annual fi-
nancial and statistical report to the State Superintendent
of Public Instruction, and authorizing the withholding of
the July apportionment of the public school fund for such
independent districts until such report has been filed and
approved," providing for other duties of said boards, pro-
viding for an annual audit of the accounts of independent
school districts, providing penalties for violation of the pro-
visions of this act, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1163 |
| First Reading | 1167 |
| Second Reading | 1183 |
| Reported | 1387 |

By SALTER, PULLEN AND HARDIE OF THE HOUSE AND WOODS
OF McCLAIN AND CARTWRIGHT OF THE SENATE:

HOUSE BILL NO. 329—

An Act making a supplemental appropriation for salaries, sup-
port and maintenance of the University of Oklahoma, at

Norman, Oklahoma, for the fiscal year ending June 30, 1921,
and declaring an emergency.

| | |
|--|------|
| Received from House ----- | 1233 |
| First Reading ----- | 1237 |
| Second Reading ----- | 1284 |
| Reported ----- | 1384 |
| Advanced ----- | 1474 |
| Third Reading ----- | 1547 |
| Referred to Committee on Engrossed and Enrolled Bills -- | 1611 |

By HARP:

HOUSE BILL NO. 331—

An Act amending Chapter 10, Article 11, Section 594, of the
Revised Laws of Oklahoma, 1910, in respect to lands for
city purposes.

| | |
|---------------------------|------|
| Received from House ----- | 1609 |
| First Reading ----- | 1622 |
| Second Reading ----- | 1638 |
| Reported ----- | 1785 |

By MARTIN AND HARRIS:

HOUSE BILL NO. 333—

An Act relating to salaries of county assessors and deputy
county assessors, and declaring an emergency.

| | |
|---------------------------|-----|
| Received from House ----- | 957 |
| First Reading ----- | 960 |
| Second Reading ----- | 987 |

| | |
|-------------------------------------|------------|
| Reported | 1358 |
| Referred to Special Committee | 1530, 1662 |

By PROHIBITION ENFORCEMENT COMMITTEES OF THE HOUSE
AND THE SENATE:

HOUSE BILL NO. 334—

An Act relating to stills, distilleries, mash, wort, wash fit for distillation or for the manufacture of beer, wine, distilled spirits or other alcoholic liquor; fixing the penalty for the violation thereof, and declaring an emergency.

| | |
|----------------------------|------|
| Received from House | 1771 |
| First Reading | 1781 |
| Second Reading | 1789 |
| Referred to Calendar | 1789 |
| Third Reading | 1947 |
| Emergency Lost | 1948 |

By PENDLETON:

HOUSE BILL NO. 335—

An Act authorizing the appointment of deputies by the county clerk in counties having a population of not less than 46,000 and not more than 47,000, fixing the number of such deputies, and the salaries of each, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 916 |
| First Reading | 925 |
| Second Reading | 950 |
| Reported | 983 |
| Advanced | 1034 |
| Third Reading | 1059 |

| | |
|---|------|
| Referred to Committee on Engrossed and Enrolled Bills | 1128 |
| Reported | 1137 |
| Fourth Reading | 1140 |

By JONES AND OTTINGER:

HOUSE BILL NO. 338—

An Act relating to the giving of surety bonds by certain county officers, providing for the payment of premiums, and declaring an emergency.

| | |
|---------------------|------|
| Received from House | 1609 |
| First Reading | 1622 |
| Second Reading | 1638 |
| Reported | 1786 |

By HARRISON:

HOUSE BILL NO. 340—

An Act repealing Sections 1623 and 1624 of the Revised Laws of 1910, and Chapter 77 of the Session Laws of 1919, relating to county sinking funds.

| | |
|---------------------|------|
| Received from House | 1234 |
| First Reading | 1237 |
| Second Reading | 1284 |
| Reported | 1524 |

By DENNY:

HOUSE BILL NO. 341—

An Act providing for the appointment of deputy sheriffs in the towns of Hooker and Texhoma, in Texas County, Oklaho-

ma; prescribing their duties, providing for their compensation, and declaring an emergency.

| | |
|--|------|
| Received from House ----- | 919 |
| First Reading ----- | 925 |
| Second Reading ----- | 951 |
| Reported ----- | 983 |
| Advanced ----- | 1034 |
| Third Reading ----- | 1031 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1129 |
| Reported ----- | 1137 |
| Fourth Reading ----- | 1140 |

By DRAKE:

HOUSE BILL NO. 346—

An Act relating to appeals from the State Board of Equalization to the Supreme Court, and declaring an emergency.

| | |
|--------------------------------|------------|
| Received from House ----- | 1150 |
| First Reading ----- | 1167 |
| Second Reading ----- | 1183 |
| Referred to Calendar ----- | 1183 |
| Considered and Amended ----- | 1458, 1474 |
| Made Special Order ----- | 1479 |
| Considered and Amended ----- | 1490, 1496 |
| Advanced ----- | 1497 |
| Reported Engrossed ----- | 1525 |
| Advancement Reconsidered ----- | 1528 |
| Considered and Amended ----- | 1528 |
| Advanced ----- | 1529 |
| Third Reading ----- | 1558 |
| Motion Lodged ----- | 1571 |
| Reconsideration falls ----- | 1645 |
| Returned to House ----- | 1646 |

| | |
|---|------|
| Referred to Committee on Engrossed and Enrolled Bills | 1778 |
| Reported | 1787 |
| Fourth Reading | 1788 |

By SIMPSON, SMITH OF BRYAN, ROBERTSON, HARRIS, HOOVER, CRAVER, HARDIE AND KEENAN:

HOUSE BILL NO. 347—

An Act fixing the salaries of county assessors; authorizing such assessors to district their respective counties and cities and appoint district assessors and all necessary office help; giving the board of county commissioners of the counties the power of approval of such appointments; prescribing the manner of assessing property and duties of the district assessors; providing for back assessments; limiting back assessments to one year; fixing the time of assessment of property and reciting the duties and fixing the penalties; repealing all acts in conflict herewith.

| | |
|-------------------------------|------|
| Received from House | 1163 |
| First Reading | 1167 |
| Second Reading | 1183 |
| Referred to Calendar | 1189 |
| Referred to Special Committee | 1529 |
| Reported | 1594 |
| Considered | 1661 |
| Referred to Special Committee | 1662 |
| Reported | 1824 |

By DABNEY, HARDIE AND GRAVES OF THE HOUSE AND SPURLOCK, McPHERREN AND SHERMAN OF THE SENATE:

HOUSE BILL NO. 348—

An Act authorizing the employment by the Corporation Commission of a freight rate expert and special counsel to rep-

resent the interests of Oklahoma against unjust discrim-
 rates, making an appropriation, and declaring an emergency.
 rates, making an appropriation and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1478 |
| First Reading | 1481 |
| Second Reading | 1487 |
| Reported | 1816 |
| Advanced | 1920 |
| Third Reading | 1920 |

By COOVER OF THE HOUSE AND BRIGGS OF THE SENATE:

HOUSE BILL NO. 355—

An Act authorizing county assessors in counties having a pop-
 ulation of not less than 14,663 or more than 14,670 accord-
 ing to 1920 Federal census, to appoint one deputy and auth-
 orizing the board of county commissioners to fix the salary
 thereof, and to allow and provide for the payment by the
 county, and hereby repealing laws conflicting herewith,
 and declaring an **emergency**.

| | |
|--|------|
| Received from House | 920 |
| First Reading | 925 |
| Second Reading | 951 |
| Reported | 984 |
| Advanced | 1033 |
| Third Reading | 1302 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1422 |
| Reported | 1430 |
| Fourth Reading | 1442 |

By ROGERS:

HOUSE BILL NO. 360—

An Act amending Section 464 and Section 465 of the Revised Laws of Oklahoma 1910, and declaring an emergency.

| | |
|----------------------------|------|
| Received from House ----- | 1537 |
| First Reading ----- | 1539 |
| Second Reading ----- | 1545 |
| Reported do not Pass ----- | 1744 |
| Advanced ----- | 1800 |

By ROGERS:

HOUSE BILL NO. 361—

An Act amending Section 469 of the Revised Laws of 1910, relating to sewers, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House ----- | 1519 |
| First Reading ----- | 1522 |
| Second Reading ----- | 1527 |
| Reported ----- | 1503 |

By KEENAN:

HOUSE BILL NO. 368—

An Act conferring upon the Secretary of State, the duties of Secretary of the State Issues Commission; amending Section 1, Chapter 49 of the Session Laws of 1919.

| | |
|---------------------------|------|
| Received from House ----- | 1160 |
| First Reading ----- | 1167 |
| Second Reading ----- | 1183 |

By OTTINGER AND CUMMINGS:

HOUSE BILL NO. 370—

An Act legalizing the incorporation of the town of Gracemont Caddo County, Oklahoma, and to legalize the proceedings and all acts done by the board of trustees of said town of Gracemont, Oklahoma, and declaring an emergency.

| | |
|--|------|
| Received from House | 957 |
| First Reading | 961 |
| Second Reading | 987 |
| Reported | 1025 |
| Advanced | 1095 |
| Third Reading | 1119 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1164 |
| Reported | 1181 |
| Fourth Reading | 1190 |

By JERKINS AND HARRIS:

HOUSE BILL NO. 373—

An Act authorizing and empowering cities to establish a Police Pension Board; providing methods of its establishment and defining its powers and duties; authorizing it to establish and obtain certain benefits for certain officers complying with its provisions.

| | |
|--|------|
| Received from House | 1519 |
| First Reading | 1522 |
| Second Reading | 1527 |
| Reported | 1625 |
| Advanced | 1639 |
| Third Reading | 1896 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1953 |

By CRAVER AND WISMEYER OF THE HOUSE AND CORNETT
OF THE SENATE:

HOUSE BILL NO. 376—

An Act defining the twenty-fourth judicial district of Oklahoma and assigning a judge thereto, creating a new district out of Washington County, to be known as Judicial District Number Thirty, and providing for the appointment and election of a judge therefor, and fixing the term of the court therein, and declaring an emergency.

| | |
|--|------|
| Received from House | 918 |
| First Reading | 925 |
| Second Reading | 951 |
| Reported | 982 |
| Re-referred | 1034 |
| Reported | 1231 |
| Advanced | 1364 |
| Third Reading | 1469 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1538 |

By SHARP:

HOUSE BILL NO. 377—

An Act prescribing additional duties of the Attorney General of Oklahoma.

| | |
|---------------------------|------|
| Received from House | 1268 |
| First Reading | 1281 |
| Second Reading | 1311 |
| Reported | 1388 |

By TYLEE, CALDWELL AND HARP:

HOUSE BILL NO. 378—

An Act to amend Chapter 290 of the Session Laws of Oklahoma 1919, relating to registration of motor vehicles, and providing for the collection of license fee by the county clerk instead of the highway department.

| | |
|---------------------------|------|
| Received from House | 1163 |
| First Reading | 1168 |
| Second Reading | 1183 |
| Reported | 1762 |
| Advanced | 1957 |

By BECK OF THE HOUSE AND CLARK OF THE SENATE:

HOUSE BILL NO. 381—

An Act regulating and fixing the per diem and mileage of county commissioners and the salary of county engineer of Grant County, State of Oklahoma, and declaring an emergency.

| | |
|--|------|
| Received from House | 918 |
| First Reading | 926 |
| Second Reading | 951 |
| Reported | 984 |
| Advanced | 1033 |
| Third Reading | 1055 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1128 |
| Reported | 1137 |
| Fourth Reading | 1140 |

By ROBERTSON:

HOUSE BILL NO. 382—

An Act amending Section 2, Chapter 163 of the Session Laws of 1917, relative to fish and game, and declaring an emergency.

| | |
|--|------|
| Received from House | 1770 |
| First Reading | 1781 |
| Second Reading | 1789 |
| Reported | 1898 |
| Advanced | 1898 |
| Third Reading | 1899 |
| Referred to Committee on Engrossed and Enrolled Bills..... | 1968 |

By SMITH OF DEWEY:

HOUSE BILL NO. 383—

An Act providing for the proper display of the American Flag in every school room in the State of Oklahoma, making compulsory the teaching of respect and reverence for the flag by appropriate ceremonial formulated by the State Superintendent, and providing a penalty for its violation.

| | |
|--|------|
| Received from House | 1161 |
| First Reading | 1168 |
| Second Reading | 1183 |
| Referred to Calendar | 1183 |
| Advanced | 1243 |
| Third Reading | 1394 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1440 |
| Reported | 1450 |
| Fourth Reading | 1453 |

By BELL:

HOUSE BILL NO. 384—

An Act providing for the compulsory teaching of American History and Civil Government in all the grades and high school both public and private of this state; making the teaching of and passage of an examination in American History and Civil Government necessary for any college or university or normal school, or chartered institution of learning degree when said degree is conferred under the authority of the State of Oklahoma, and providing a penalty for its violation.

| | |
|--|------|
| Received from House | 1161 |
| First Reading | 1168 |
| Second Reading | 1183 |
| Referred to Calendar | 1183 |
| Advanced | 1243 |
| Third Reading | 1395 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1441 |
| Fourth Reading | 1451 |

By SALTER:

HOUSE BILL NO. 386—

An Act regulating and fixing the salary of deputy county officials in all counties of the State of Oklahoma, having a population between 16,253 and 16,275, based upon the last Federal census, and declaring an emergency.

| | |
|---------------------------|-----|
| Received from House | 791 |
| First Reading | 796 |
| Second Reading | 827 |

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| | |
|---|------|
| Reported ----- | 851 |
| Advanced ----- | 953 |
| Third Reading ----- | 1005 |
| Referred to Committee on Engrossed and Enrolled Bills | 1079 |
| Reported ----- | 1106 |
| Fourth Reading ----- | 1109 |

By HARDIE AND HARRISON:

HOUSE BILL NO. 388—

An Act authorizing the Board of Regents of the University of Oklahoma to set aside portions of the campus of the said University for the construction of dormitories; and to construct and equip said dormitories; and to manage and regulate the same; and to issue bonds for the purpose of constructing said dormitories; and authorizing Commissioners of the Land Office to purchase said bonds; and declaring an emergency.

| | |
|---|------|
| Received from House ----- | 919 |
| First Reading ----- | 926 |
| Second Reading ----- | 951 |
| Reported ----- | 1042 |
| Advanced ----- | 1092 |
| Reported Engrossed ----- | 1098 |
| Third Reading ----- | 1105 |
| Referred to Committee on Engrossed and Enrolled Bills | 1346 |
| Reported ----- | 1361 |
| Fourth Reading ----- | 1362 |

By TYLEE:

HOUSE BILL NO. 389—

An Act providing for an oath or affirmation of allegiance to be taken by all teachers in the public, private, parochial and

denominational schools; conferring on the county and state superintendent of instruction power to revoke a teacher's certificate for teaching disloyalty to the United States, or for publicity reviling the flag or the system of government of the United States and providing a penalty for its violation.

| | |
|--|------|
| Received from House | 1161 |
| First Reading | 1168 |
| Second Reading | 1183 |
| Referred to Calendar | 1183 |
| Advanced | 1243 |
| Third Reading | 1396 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1440 |
| Fourth Reading | 1451 |

By SCOFIELD:

HOUSE BILL NO. 390—

An Act prescribing the procedure in applications for pardons, Commutations and paroles, making an appropriation to cover the expenses thereof, and repealing all laws in conflict herewith.

| | |
|---------------------------|------|
| Received from House | 1268 |
| First Reading | 1281 |
| Second Reading | 1311 |

By DISNEY:

HOUSE BILL NO. 391—

An Act providing for the examination and abstracting of outstanding indebtedness of school districts, townships, boards

of education of cities of the first class, independent school districts, cities, counties, and other municipal subdivisions of the State of Oklahoma, by the State Examiner and Inspector, before application is made to fund and issue bonds; providing for appeal; providing for the payment of the State Examiner and Inspector for said services, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1162 |
| First Reading | 1168 |
| Second Reading | 1183 |

By HARMON, SMALLWOOD AND MILLER :

HOUSE BILL NO. 393—

An Act authorizing any bank or trust company incorporated under the laws of the State of Oklahoma to become a member of a Federal Reserve bank; to vest in such bank all powers conferred on member banks; to provide that the exercise of such powers shall be subject to all of the provisions of the Federal Reserve Act and to regulations of the Federal Reserve Board, made pursuant thereto; to allow any such bank or trust company to comply with the reserve requirements of the Federal Reserve Act in lieu of those established by the State; to permit the authorities of this State which supervise and examine banks and trust companies organized under its laws, to accept the examinations and audits pursuant to the Federal Reserve Act in lieu of those required by the laws of this State, and to disclose to the Federal authorities information relating to the condition and affairs of banks and trust companies organized under the laws of this State which have become or seek to become members of the Federal Reserve system; to remove the limit of borrowings and rediscounts of banks and trust companies organized under the laws of this State in their dealings with Federal Reserve banks.

| | |
|---|------|
| Received from House ----- | 1269 |
| First Reading ----- | 1281 |
| Second reading ----- | 1311 |
| Reported ----- | 1334 |
| Advanced ----- | 1515 |
| Third Reading ----- | 1559 |
| Referred to Committee on Engrossed and Enrolled Bills . | 1610 |
| Reported ----- | 1646 |
| Fourth Reading ----- | 1647 |

By STRAYHORN:

HOUSE BILL NO. 394—

An Act amending Section 1, Chapter 187 of the Session Laws of Oklahoma 1915, as amended by Senate Bill No. 150 of the Session Laws of 1917, relating to the formation of Union Graded School Districts, and providing for certain consolidated schools to participate in money appropriated by the legislature, and prescribing requirements therefor, and declaring an emergency.

| | |
|---|------|
| Received from House ----- | 918 |
| First Reading ----- | 926 |
| Second Reading ----- | 951 |
| Reported ----- | 1075 |
| Advanced ----- | 1474 |
| Third Reading ----- | 1548 |
| Referred to Committee on Engrossed and Enrolled Bills . | 1650 |
| Reported ----- | 1787 |
| Fourth Reading ----- | 1795 |

By CRAVER:

HOUSE BILL NO. 398—

an Act providing for an additional deputy in the office of county clerk in counties having a population from 27,000 to 27,100 as shown by the Federal Census, and declaring an emergency.

| | |
|--|------|
| Received from House | 917 |
| First Reading | 926 |
| Second Reading | 951 |
| Reported | 984 |
| Advanced | 1034 |
| Third Reading | 1056 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1129 |
| Reported | 1137 |
| Fourth Reading | 1140 |

By HARDIE:

HOUSE BILL NO. 403—

An Act concerning the taking of depositions in this State to be used in any foreign jurisdiction and to make uniform the law with reference thereto: repealing all laws in conflict herewith, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1770 |
| First Reading | 1781 |
| Second Reading | 1789 |
| Reported | 1877 |

By HARRIS AND CUMMINGS:

HOUSE BILL NO. 406—

An Act making an appropriation for the benefit and support of the public schools of the State, providing a method for the

distribution of said funds appropriated, providing penalties for violation thereof.

| | |
|---|-----------|
| Received from House ----- | 1666,1769 |
| First Reading ----- | 1681,1781 |
| Second Reading ----- | 1684,1790 |
| Reported ----- | 1804 |
| Advanced ----- | 1805 |
| Third Reading ----- | 1805 |
| Referred to Committee on Engrossed and Enrolled Bills | 1971 |

By BAILEY:

HOUSE BILL NO. 407—

An Act amending Section 1, Chapter 93, Session Laws of 1913, defining public utilities, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House ----- | 1531 |
| First Reading ----- | 1540 |
| Second Reading ----- | 1545 |
| Reported ----- | 1817 |

By BELL:

HOUSE BILL NO. 408—

An Act making appropriation to pay W. P. Henry, Trustee, on account of over payment of gross production tax for the quarters ending June 30, 1919, and September 30, 1919, due to tax having been paid by the New York Oil Company, and the Rushton Oil Company, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House ----- | 1796 |
| First Reading ----- | 1797 |
| Second Reading ----- | 1837 |

By BECK AND EVERHART:

HOUSE BILL NO. 412—

An Act making an appropriation for the payment of mileage of the presidential electors, and declaring an emergency.

| | |
|--|------|
| Received from House | 1269 |
| First Reading | 1281 |
| Second Reading | 1311 |
| Reported | 1385 |
| Advanced | 1474 |
| Third Reading | 1546 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1611 |
| Reported | 1673 |
| Fourth Reading | 1673 |

By PULLEN:

HOUSE BILL NO. 413—

An Act amending Senate Bill No. 1, Session Laws of 1920, providing aid for wives and children of disabled and deceased soldiers.

| | |
|---------------------------|------|
| Received from House | 1667 |
| First Reading | 1681 |
| Second Reading | 1684 |

By GOSSETT AND GRAVES OF THE HOUSE AND GLASSER OF THE SENATE:

HOUSE BILL NO. 417—

An Act to amend paragraph 6 of Section 6, Chapter 30, Session Laws of Oklahoma 1916, so as to make county and townsh

boards liable for accidents caused by their negligence in the proper construction and maintenance of bridges and culverts under their respective supervision.

| | |
|---------------------------|------|
| Received from House | 1517 |
| First Reading | 1522 |
| Second Reading | 1527 |
| Reported | 1745 |

By HOOVER OF THE HOUSE AND CARLOCK OF THE SENATE:

HOUSE BILL NO. 419—

An Act to amend Sections 1, 3, 4, 5, 6, 7 and 8, Chapter 109 of the Session Laws of Oklahoma 1919, relating to the number of deputies, stenographers, clerks or assistants for the county officers of Carter County, regulating the salaries of such deputies, stenographers, clerks or other assistants, regulating the compensation of the sheriff of such county and providing the compensation allowed for board of prisoners in such county, and providing per diem to be allowed the Board of County Commissioners, and declaring an emergency.

| | |
|--|------------|
| Received from House | 918 |
| First Reading | 926 |
| Second Reading | 951 |
| Reported | 985 |
| Advanced | 1033 |
| Thrd Reading | 1054 |
| Reported Engrossed | 1038, 1073 |
| Transmitted to House | 1086 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1165 |
| Reported | 1181 |
| Fourth Reading | 1190 |

By HOUSE COMMITTEE ON PRINTING :

HOUSE BILL NO. 424—

An Act making an appropriation to pay certain claims for publishing arguments on initiative and referred measures at the general election of November 4, 1920, and declaring an emergency.

| | |
|--|------------|
| Received from House | 916 |
| First Reading | 927 |
| Second Reading | 951 |
| Reported | 1027 |
| Advanced | 1092 |
| Considered | 1094, 1106 |
| Reported Engrossed | 1098 |
| Third Reading | 1103 |
| Returned to House | 1109 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1277 |
| Reported Enrolled | 1309 |
| Fourth Reading | 1318 |

By DENNY OF THE HOUSE AND PUGH OF THE SENATE :

HOUSE BILL NO. 426—

An Act making an appropriation for an addition to the administration building of the Panhandle Agricultural and Mechanical College at Goodwell, Oklahoma, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1479 |
| First Reading | 1481 |
| Second Reading | 1487 |
| Reported | 1855 |

| | |
|--|------|
| Advanced | 1855 |
| Third Reading | 1856 |
| Referred to Com. on Engrossed and Enrolled Bills 1902, 1954. | |

By JENNINGS:

HOUSE BILL NO. 427—

An Act fixing the salaries of certain county officers in the county of Rogers, in the State of Oklahoma, repealing all laws in conflict herewith, and declaring an emergency.

| | |
|--|------|
| Received from House | 1077 |
| First Reading | 1083 |
| Second Reading | 1102 |
| Reported | 1251 |
| Advanced | 1453 |
| Third Reading | 1508 |
| Referred to Committee on Engrossed and Enrolled Bills— | 1583 |

By SHARP AND DODD:

HOUSE BILL NO. 428—

An Act making an appropriation to pay Co-operative Publishing Company, its successors or assigns balance owing by the State for publication of the Session Laws of Oklahoma 1917, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1772 |
| First Reading | 1781 |
| Second Reading | 1790 |

By PLATT, TYLEE AND JONES:

HOUSE BILL NO. 431—

An Act requiring all owners of motor vehicles to pass a bill of sale, showing a true transfer from seller to purchaser; providing form, to be made in duplicate, to be filed by the county clerk, and records to be kept by him; providing for reissue of lost or destroyed bill of sale; making it unlawful for any officer to issue license tag or a tax receipt without a bill of sale; providing who shall furnish blanks, making an appropriation, fixing a penalty, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1270 |
| First Reading | 1282 |
| Second Reading | 1311 |
| Reported | 1625 |
| Advanced | 1639 |
| Reported Engrossed | 1890 |

By CLARK:

HOUSE BILL NO. 432—

An Act providing for the annexation of the Fort Sill School District to the Lawton City School District, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1270 |
| First Reading | 1282 |
| Second Reading | 1311 |

By HEROD:

HOUSE BILL NO. 435—

An Act fixing the compensation of county surveyors in counties having a population of not less than 15,900 and not more than

15,950, according to the Federal Census of 1920, and declaring an emergency.

| | |
|--|------|
| Received from House | 1162 |
| First Reading | 1169 |
| Second Reading | 1183 |
| Referred to Calendar | 1183 |
| Advanced | 1529 |
| Third Reading | 1576 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1650 |
| Reported | 1931 |
| Fourth Reading | 1932 |

By TYLEE, BAILEY AND DISNEY:

HOUSE BILL NO. 438—

An Act to provide for the issue and service of summons and amending Sections 4705, 4707 and 4710 of the Revised laws of Oklahoma 1910, and repealing all laws in conflict herewith.

| | |
|---------------------------|------|
| Received from House | 1537 |
| First Reading | 1540 |
| Second Reading | 1545 |
| Reported | 1745 |

By CRAVER, HARP, DISNEY, ROBERTSON, McCOLGIN, HARDIE AND PULLEN OF THE HOUSE, AND McPHERREN, GOLOBIE, WOODS OF ROGERS, HARRISON, LOONEY, HOLLOWAY AND INGRAHAM OF THE SENATE:

HOUSE BILL NO. 439—

An Act making it incumbent upon school authorities of the State to provide instruction in our language and American

citizenship for all native and foreign born in need of such instruction; authorizing and directing all school authorities and state schools, colleges and institutions of learning to co-operate with the extension division of the State University and Federal Government in the work of Americanization; making appropriation to carry out the provisions hereof, and repealing Chapter 315 of the Session Laws 1919.

| | |
|----------------------------|------|
| Received from House | 1771 |
| First Reading | 1782 |
| Second Reading | 1790 |
| Referred to Calendar | 1790 |
| Advanced | 1977 |

By WHITE AND NEELY:

HOUSE BILL NO. 440—

An Act amending Section 7761 of the Revised Laws of 1910, relative to the issuance and sale of bonds by boards of education in cities of the first class situated in counties having a population of not less than 42,000 nor more than 43,000, as shown by the last preceding Federal Census; providing for sale of unsold bonds, and declaring an emergency.

| | |
|--|------|
| Received from House | 1270 |
| First Reading | 1282 |
| Second Reading | 1311 |
| Referred to Calendar | 1311 |
| Considered and Amended | 1363 |
| Advanced | 1364 |
| Reported Engrossed | 1389 |
| Third Reading | 1391 |
| Considered | 1410 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1492 |

| | |
|------------------------------|------|
| Reported | 1534 |
| Fourth Reading | 1534 |
| Returned by Governor | 1893 |
| Considered and Amended | 1893 |
| Amendments Engrossed | 1931 |
| Transmitted to House | 1932 |

By HEROD:

HOUSE BILL NO. 442—

An Act providing for work, labor, services and material furnished by different parties named herein for and on behalf of the Northwestern Normal School, located at Alva, Oklahoma.

| | |
|---------------------------|------|
| Received from House | 1475 |
| First Reading | 1481 |
| Second Reading | 1487 |

By DENNY:

HOUSE BILL NO. 444—

An Act providing for the salaries of county treasurer:

| | |
|------------------------------|------|
| First Reading | 1282 |
| Second Reading | 1311 |
| Reported | 1356 |
| Considered and Amended | 1509 |
| Advanced | 1510 |
| Third Reading | 1510 |
| Reported Engrossed | 1545 |
| Third Reading | 1561 |

By **SALTER, HARRISON, HEBERLING AND HARDIE:**

HOUSE BILL NO. 446—

An Act creating and establishing the State Industrial Chemical Library under the direction of the Board of Regents of the University of Oklahoma, at Norman, Oklahoma; making an appropriation therefor, and declaring an emergency.

| | |
|--|-----------|
| Received from House | 1476 |
| First Reading | 1481 |
| Second Reading | 1487 |
| Reported | 1844 |
| Advanced | 1844 |
| Third Reading | 1845 |
| Referred to Com on Engrossed and Enrolled Bills..... | 1920/1971 |

By **DISNEY:**

HOUSE BILL NO. 447—

An Act providing for the disposition of the property of consolidated or union graded school districts after the dissolution thereof, repealing all acts in conflict herewith, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1667 |
| First Reading | 1681 |
| Second Reading | 1684 |
| Reported | 1721 |

By **COMMITTEE ON FISH AND GAME:**

HOUSE BILL NO. 448—

An Act amending Section 7 of House Bill No. 374 of the Session Laws of 1917, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1266 |
| First Reading | 1282 |
| Second Reading | 1311 |
| Reported | 1593 |
| Advanced | 1831 |

By MARTIN, HARRIS, ROBERTSON AND GORMAN:

HOUSE BILL NO. 449—

An Act creating an office of probation officer in counties having a population in excess of one hundred ten thousand inhabitants, providing for the appointment, describing the duties and emoluments of said office.

| | |
|---------------------------|------|
| Received from House | 1162 |
| First Reading | 1166 |
| Second Reading | 1183 |
| Reported | 1356 |
| Advanced | 1448 |
| Third Reading | 1471 |
| Reported Engrossed | 1486 |
| Returned to House | 1489 |

By MARTIN AND HOOVER:

HOUSE BILL NO. 450—

An Act creating a lien upon an automobile or motor vehicle involved in an accident where the accident is caused by negligence of the driver of said automobile or motor vehicle, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1776 |
| First Reading | 1782 |
| Second Reading | 1790 |

By PLATT:

HOUSE BILL NO. 453—

An Act making an appropriation to pay deficiencies for the A. and M. College, Stillwater, Oklahoma, and declaring an emergency.

| | |
|---|-----------|
| Received from House | 1478 |
| First Reading | 1482 |
| Second Reading | 1487 |
| Reported | 1832 |
| Advanced | 1832 |
| Third Reading | 1832 |
| Referred to Com. on Engrossed and Enrolled Bills..... | 1902,1952 |

By DENNY:

HOUSE BILL NO. 454—

An Act reappropriating Three Thousand Dollars (\$3,000.00) for the use of the Panhandle Agricultural and Mechanical College, located at Goodwell, Oklahoma, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1477 |
| First Reading | 1482 |
| Second Reading | 1487 |
| Reported | 1820 |
| Advanced | 1933 |
| Third Reading | 1934 |

By KEENAN AND McCOLGIN:

HOUSE BILL NO. 455—

An Act to amend Section 4973 of the Revised Laws of 1910, relative to decree of divorce and its date.

| | |
|---------------------------|------|
| Received from House ----- | 1796 |
| First Reading ----- | 1798 |
| Second Reading ----- | 1837 |
| Reported ----- | 1949 |

By JONES OF THE HOUSE AND RATLIFF OF THE SENATE :

HOUSE BILL NO. 457—

An Act making supplementary appropriation to pay salaries of teachers and other employees and for the completion of the President's home and for the maintenance of the Murray State School of Agriculture, located at Tishomingo, Oklahoma, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House ----- | 1476 |
| First Reading ----- | 1482 |
| Second Reading ----- | 1487 |
| Reported ----- | 1820 |
| Advanced ----- | 1944 |
| Third Reading ----- | 1944 |

By MILLER OF OTTAWA OF THE HOUSE AND DURANT OF THE SENATE :

HOUSE BILL NO. 464—

An Act repealing Sections 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003 and 2004 of the Revised Laws of Oklahoma 1910, the same being House Bill No. 132, approved March 4th, 1910, Chapter 34 of the Session Laws 1910, abolishing county court at Afton, Ottawa County, Oklahoma, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House ----- | 1267 |
| First Reading ----- | 1282 |

| | |
|--|------|
| Second Reading | 1311 |
| Reported | 1388 |
| Advanced | 1479 |
| Third Reading | 1504 |
| Referred to Committee on Engrossed and Enrolled Bills— | 1584 |
| Reported | 1673 |
| Fourth Reading | 1673 |

By DISNEY, MILLER OF MUSKOGEE AND STRAYHORN OF THE HOUSE AND RUTHERFORD AND NICHOLS OF THE SENATE:

HOUSE BILL NO. 465—

An Act to provide for the annual levy and collection of a tax upon all the taxable property within Muskogee County, Oklahoma, to be used for the operation, maintenance, support, upbuilding and improvements of the Free Oklahoma State Fair, held at Muskogee, Oklahoma, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1267 |
| First Reading | 1283 |
| Second Reading | 1312 |
| Reported | 1350 |
| Advanced | 1924 |
| Third Reading | 1924 |

By CROCKETT OF THE HOUSE AND COYNE OF THE SENATE:

HOUSE BILL NO. 467—

An Act authorizing county excise boards in counties having a population of not less than 16,800 and not more than 17,000, according to the last preceding Federal Census to levy

a tax for the purpose of erecting buildings on the Free Fair Grounds in such counties, and declaring an emergency.

| | |
|--|------|
| Received from House | 1267 |
| First Reading | 1283 |
| Second Reading | 1312 |
| Reported | 1357 |
| Advanced | 1511 |
| Third Reading | 1511 |
| Referred to Committee on Engrossed and Enrolled Bills..... | 1584 |

By GIBBONS, SALTER, HEBERLING, TYLEE, ELMORE, NEELY, SMITH, PRATT AND LOCKE:

HOUSE BILL NO. 472—

An Act creating a Soldiers' Relief Commission, prescribing its duties, providing for compensation of members, authorizing the construction and maintenance of a tubercular sanitarium for ex-service men to be located in the vicinity of Sulphur, Oklahoma, making an appropriation therefor, and declaring an emergency.

| | |
|---------------------------|-----------|
| Received from House | 1403 |
| First Reading | 1411 |
| Second Reading | 1428 |
| Reported | 1592 |
| Considered | 1616-1618 |
| Advanced | 1728 |
| Third Reading | 1908 |

By GIBBONS, SALTER, HEBERLING, TYLEE, ELMORE, NEELY, PRATT AND LOCKE:

HOUSE BILL NO. 473—

An Act creating a Soldiers' Relief Commission, making an appropriation for an administration building and remodeling and equipping ground floor at State University Hospital; providing for additional expenditures in salaries, maintenance and equipment, and declaring an emergency.

| | |
|--|------|
| Received from House | 1422 |
| First Reading | 1427 |
| Second Reading | 1446 |
| Reported | 1821 |
| Advanced | 1926 |
| Third Reading | 1926 |
| Reported Engrossed | 1930 |
| Returned to House | 1930 |
| House Concurs in Senate Amendments | 1956 |

By HOUSE EXPENSE COMMITTEE:

HOUSE BILL NO. 474—

An Act making an appropriation for the payment of the per diem of the members, officers and employees, and the contingent expenses of the Eighth Legislature, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1267 |
| First Reading | 1283 |
| Second Reading | 1312 |

By CROCKETT OF THE HOUSE AND COYNE OF THE SENATE:

HOUSE BILL NO. 475—

An Act fixing the salaries of certain deputies in counties having a population of not less than 16,800 and not more than

17,000 and repealing all laws in conflict herewith, and declaring an emergency.

| | |
|--|------|
| Received from House | 1267 |
| First Reading | 1283 |
| Second Reading | 1312 |
| Reported | 1352 |
| Advanced | 1511 |
| Third Reading | 1512 |
| Referred to Committee on Engrossed, and Enrolled Bills | 1584 |

By CAMPBELL OF THE HOUSE AND SIMPSON OF THE SENATE:

HOUSE BILL NO. 476—

An Act making an appropriation for paying premiums and promoting the Oklahoma Wheat Show and Exposition to be held at Enid, Oklahoma.

| | |
|---------------------------|------|
| Received from House | 1517 |
| First Reading | 1523 |
| Second Reading | 1527 |

By WATSON:

HOUSE BILL NO. 478—

An Act authorizing County commissioners of any county in Oklahoma, having a population of not less than 33,400 nor more than 33,500 to erect buildings for Free Fair Association, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1345 |
| First Reading | 1360 |
| Second Reading | 1369 |
| Reported | 1426 |

By WHITE, NEELY, STOVALL, DYER AND SMALLWOOD OF THE HOUSE AND FLEMING, McPIERREN AND HOLLOWAY OF THE SENATE:

HOUSE BILL NO. 482—

An Act making an appropriation to complete and equip the Talihina Institution near Talihina for White Patients, and declaring an emergency.

| | |
|-------------------------------|------|
| Received from House | 1477 |
| First Reading | 1482 |
| Second Reading | 1487 |
| Considered | 1911 |
| Recalled from Committee | 1917 |
| Advanced | 1917 |
| Third Reading | 1917 |

By TAYLOR OF THE HOUSE AND WELLS AND LYNCH OF THE SENATE:

HOUSE BILL NO. 483—

An Act authorizing the employment of certain deputies by county officers in counties having a population of not less than 33,400, and not more than 33,500, fixing the salaries of such deputies, repealing all laws in conflict herewith, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1346 |
| First Reading | 1361 |
| Second Reading | 1369 |
| Reported | 1427 |
| Advanced | 1427 |

| | |
|--|------|
| Third Reading | 1470 |
| Referred to Committee on Engrossed and Enrolled Bills..... | 1493 |
| Reported | 1534 |
| Fourth Reading | 1534 |

By SMALLWOOD, BAILEY AND NEELY OF THE HOUSE AND
FLEMING AND DAVIDSON OF THE SENATE:

HOUSE BILL NO. 484—

An Act authorizing the Board of Regents of the School of Mines and Metallurgy at Wilburton to receive any and all funds allotted and paid out by the Federal Government for vocational education for the training of disabled soldiers, sailors and marines; for paying teachers' salaries and maintenance of said institution; repealing all acts and parts of acts in conflict herewith, and declaring an emergency.

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| | |
|------------------------------|------|
| Received from House | 1772 |
| First Reading | 1782 |
| Second Reading | 1790 |
| Reported | 1814 |
| Considered and Amended | 1935 |
| Advanced | 1936 |
| Third Reading | 1936 |
| Emergency Lost | 1937 |
| Reported Engrossed | 1949 |

By JOINT CODE REVISION COMMITTEE OF THE HOUSE:

HOUSE BILL NO. 490—

An Act to provide for the compilation, indexing and annotation of the laws of Oklahoma, providing for printing and

publication thereof; creating a commission to superintend the same; and making an appropriation therefor; and declaring an emergency.

| | |
|---|-----------|
| Received from House ----- | 1275 |
| First Reading ----- | 1283 |
| Second Reading ----- | 1312 |
| Considered ----- | 1363 |
| Reported and Made Special Order ----- | 1366 |
| Considered ----- | 1397-1400 |
| Advanced ----- | 1400 |
| Third Reading ----- | 1407 |
| Referred to Committee on Engrossed and Enrolled Bills ----- | 1440 |
| Reported ----- | 1445 |
| Fourth Reading ----- | 1445 |

By PLATT:

HOUSE BILL NO. 491—

An Act making an appropriation for reimbursement for payment of claims for building gate piers on the campus of the Oklahoma A. and M. College, and for trips outside the State by professors at the A. and M. College, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House ----- | 1477 |
| First Reading ----- | 1482 |
| Second Reading ----- | 1487 |
| Reported ----- | 1866 |
| Advanced ----- | 1870 |
| Fails of Passage ----- | 1870 |
| Reconsidered ----- | 1918 |
| Third Reading ----- | 1918 |
| Reported Engrossed ----- | 1931 |
| Returned to House ----- | 1932 |

By **SALTER**:**HOUSE BILL NO. 494—**

An Act making an appropriation for the purpose of purchasing and equipping the building known as the Connell State School of Agriculture, grounds and appurtenances thereto for the use of the West Orphan's Home for White Children, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1585 |
| First Reading | 1591 |
| Second Reading | 1603 |
| Reported | 1678 |

By **HARDIE**:**HOUSE BILL NO. 495—**

An Act making an appropriation for certain buildings for the Central Oklahoma State Hospital at Norman, Oklahoma, for the fiscal years 1922 and 1923.

| | |
|--|------|
| Received from House | 1476 |
| First Reading | 1482 |
| Second Reading | 1487 |
| Reported | 1850 |
| Advanced | 1850 |
| Third Reading | 1850 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1954 |

By **SHARP AND DODD**:**HOUSE BILL NO. 497—**

An Act making an appropriation for building and equipping a girl's dormitory for the Colored A. & N. University, located at Langston, Oklahoma, and declaring an emergency.

| | |
|--|------|
| Received from House | 1666 |
| First Reading | 1681 |
| Second Reading | 1684 |
| Reported | 1881 |
| Advanced | 1881 |
| Third Reading | 1881 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1954 |

By HARDIE:

HOUSE BILL NO. 499—

An Act making an appropriation for a woman's building at the State Penitentiary at McAlester, Oklahoma, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1476 |
| First Reading | 1482 |
| Second Reading | 1487 |
| Reported | 1870 |
| Advanced | 1871 |
| Third Reading | 1872 |
| Reported Engrossed | 1890 |
| Returned to House | 1891 |

By CROCKETT AND STOVALL OF THE HOUSE AND COYNE OF THE SENATE:

HOUSE BILL NO. 502—

An Act making appropriation for building and equipment for East Oklahoma State Home at Pryor, Oklahoma, and declaring an emergency.

| | |
|--|------|
| Received from House | 1587 |
| First Reading | 1591 |
| Second Reading | 1604 |
| Reported | 1846 |
| Advanced | 1846 |
| Third Reading | 1846 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1952 |

By HARDIE, SALTER, GIBBONS AND KEENAN:

HOUSE BILL NO. 505--

An Act making an appropriation for remodeling the armory building and for equipping same including bath rooms, locker rooms and office rooms at the State University, located at Norman, Oklahoma, and declaring an emergency.

| | |
|--|------|
| Received from House | 1609 |
| First Reading | 1622 |
| Second Reading | 1638 |
| Reported | 1857 |
| Advanced | 1858 |
| Third Reading | 1858 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1954 |

By SCHWABE, GIBBONS, SMITH OF DEWEY, NEELY, SALTER, HARRISON, HART, STOVALL, TYLEE, RICE AND SCOFIELD:

HOUSE BILL NO. 508--

An Act providing for the granting and ceding to the United States of America of not to exceed forty (40) acres of land owned or acquired by the State, to be used as grounds for a hospital, and making an appropriation therefor.

| | |
|---|------|
| Received from House | 1271 |
| First Reading | 1283 |
| Second Reading | 1312 |
| Reported | 1347 |
| Advanced | 1348 |
| Third Reading | 1348 |
| Considered and Amended | 1354 |
| Reported Engrossed | 1361 |
| Returned to House | 1362 |
| Referred to Committee on Engrossed and Enrolled Bills | 1376 |
| Reported | 1379 |
| Fourth Reading | 1379 |

By HEROD OF THE HOUSE AND HARRISON OF THE SENATE:

HOUSE BILL NO. 509—

An Act repealing Section 3 of Article 11, Chapter 219, Session Laws of 1913, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1776 |
| First Reading | 1782 |
| Second Reading | 1790 |
| Reported | 1815 |

By KEIM:

HOUSE BILL NO. 512—

An Act to amend Section 7302 of the Revised Laws of Oklahoma, for 1910, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1772 |
| First Reading | 1783 |
| Second Reading | 1790 |

| | |
|---------------------------------|------|
| Reported | 1822 |
| Advanced | 1891 |
| Third Reading | 1891 |
| Reported Engrossed | 1931 |
| Returned to House | 1933 |
| House asks for Conference | 1969 |

By ROBBERSON, HARDIE AND DAVIS:

HOUSE BILL NO. 517—

An Act relating to union graded schools in all counties in Oklahoma having a population of not less than 17,630 and not more than 17,800 as shown by the last preceding or any succeeding Federal Census of Oklahoma; and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1530 |
| First Reading | 1540 |
| Second Reading | 1545 |
| Reported | 1815 |

By HOOVER OF THE HOUSE AND CARLOCK OF THE SENATE:

HOUSE BILL NO. 519—

An Act authorizing county commissioners of certain counties in the State of Oklahoma, to erect buildings on the grounds of the County Free Fair Association, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1531 |
| First Reading | 1540 |
| Second Reading | 1545 |

| | |
|--|------|
| Reported | 1624 |
| Advanced | 1639 |
| Third Reading | 1886 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1955 |

By SALTER OF THE HOUSE AND HARVEY OF THE SENATE:

HOUSE BILL NO. 520—

An Act to prevent conspiracy and fraudulent conduct against the interests of the State or any county, city, township, school district or other subdivision thereof, in letting of contracts or transaction of public business; fixing a penalty, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1772 |
| First Reading | 1783 |
| Second Reading | 1790 |

By SALTER OF THE HOUSE AND HARVEY OF THE SENATE:

HOUSE BILL NO. 521 —

An Act to protect the State or any county, city, township or school district therein from loss in the letting of contracts, sale or purchase of property or other public transactions occasioned by the gross negligence or dishonesty of public officials or employes; fixing the penalty therefor, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1773 |
| First Reading | 1783 |
| Second Reading | 1790 |

By **SALTER OF THE HOUSE AND HARVEY OF THE SENATE:**

HOUSE BILL NO. 522—

An Act to prevent architects and civil engineers in the service of the State, county, city, township or school district from overestimating the construction cost of public improvements; providing a penalty therefor, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1773 |
| First Reading | 1783 |
| Second Reading | 1790 |

By **KEENAN, DRAKE, KEIM, TREVATHAN AND SCOFIELD:**

HOUSE BILL NO. 523—

An Act prohibiting the solicitation of campaign contributions by State officials or other persons, from corporations and prescribing a penalty therefor, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1609 |
| First Reading | 1623 |
| Second Reading | 1638 |

By **NEWMAN OF CRAIG, DISNEY, BALLANCE, MILLER OF MUSKOGEE MARTIN AND MILLER OF OTTAWA:**

HOUSE BILL NO. 524—

An Act making appropriation for the building, equipment and construction of buildings at Eastern Oklahoma Hospital, located at Vinita, Oklahoma.

| | |
|--|------|
| Received from House ----- | 1586 |
| First Reading ----- | 1591 |
| Second Reading ----- | 1604 |
| Reported ----- | 1852 |
| Advanced ----- | 1852 |
| Third Reading ----- | 1852 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1955 |

By CAMPBELL, GOSSETT, BALLANCE, PLATT AND HARRISON OF THE HOUSE AND GLASSER, COYNE AND CORDELL OF THE SENATE:

HOUSE BILL NO. 526—

An Act making an appropriation for the erection and equipment of one building for the Institution for the Feeble Minded at Enid, Oklahoma, and declaring an emergency.

| | |
|--|-----------|
| Received from House ----- | 1587 |
| First Reading ----- | 1591 |
| Second Reading ----- | 1604 |
| Reported ----- | 1848 |
| Advanced ----- | 1848 |
| Third Reading ----- | 1848 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1902,1952 |

By SALTER AND HARP OF THE HOUSE AND SHERMAN OF THE SENATE:

HOUSE BILL NO. 529—

An Act providing for separate nominating districts in the Twentieth Judicial district, and providing for two judges.

| | |
|---------------------------|------|
| Received from House ----- | 1609 |
| First Reading ----- | 1623 |

| | |
|----------------------|------|
| Second Reading | 1638 |
| Considered | 1837 |
| Reported | 1959 |
| Considered | 1960 |
| Advanced | 1962 |

By KNIGHT:

HOUSE BILL NO. 532—

An Act authorizing and making appropriations to complete, equip and maintain the tuberculosis sanitarium at or near Boley, for colored patients; and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1796 |
| First Reading | 1798 |
| Second Reading | 1837 |

By PLATT:

HOUSE BILL NO. 536—

An Act authorizing the Board of Regents of the Oklahoma A. and M. College to set aside portions of the campus of the said college for the construction of dormitories, and to construct and equip said dormitories, and to manage and regulate same, and to issue bonds for the purpose of constructing said dormitories, and authorizing the Commissioners of the Land Office to purchase said bonds, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1766 |
| First Reading | 1783 |
| Second Reading | 1791 |

| | |
|---------------------|------|
| Reported | 1816 |
| Advanced | 1943 |
| Third Reading | 1978 |

By SMALLWOOD, KEENAN, ROBERTSON AND GRAVES:

HOUSE BILL NO. 542—

An Act relating to mutual hail insurance companies; repealing all laws in conflict herewith, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1774 |
| First Reading | 1784 |
| Second Reading | 1791 |
| Reported | 1822 |

By PULLEN:

HOUSE BILL NO. 545—

An Act fixing the salaries of county officials in counties having a population of between 13,100 and 13,150, according to the 1920 Federal Census, and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1776 |
| First Reading | 1784 |
| Second Reading | 1791 |
| Reported | 1817 |

By TAYLOR OF THE HOUSE AND LYNCH OF THE SENATE:

HOUSE BILL NO. 546—

An Act amending Chapter 10, Article 12, Section 623 of the Revised Laws of Oklahoma 1910, relating to pavement of

streets of cities and towns in counties with a population of not less than 33,400 nor more than 33,500, and declaring an emergency.

| | |
|--|--------------|
| Received from House ----- | 1796 |
| First Reading ----- | 1798 |
| Second Reading ----- | 1837 |
| Advanced ----- | 1839 |
| Third Reading ----- | 1839 |
| Referred to Committee on Engrossed and Enrolled Bills ----- | -- 1902,1955 |

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By BECK AND DABNEY:

HOUSE JOINT RESOLUTION NO. 12—

A Resolution providing for the appointment of a commission to secure information and suggest a plan for manufacture of farm implements, leather, leather goods and by-products by convicts and an appropriation to pay expenses of commission.

| | |
|--------------------------------|-----|
| Received from House | 867 |
| First Reading | 871 |
| Second Reading | 901 |
| Reported and Re-referred | 946 |

By TYLEE AND SALTER OF THE HOUSE AND SHERMAN OF THE SENATE:

HOUSE JOINT RESOLUTION NO. 13—

A Resolution to set aside 125 beds at the State University Hospital for the purpose of caring for sick and disabled ex-service men and women.

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in the caring for wounded and disabled soldiers.

| | |
|---------------------------|------|
| Received from House | 824 |
| First Reading | 827 |
| Second Reading | 854 |
| Reported | 1541 |

By GRAHAM AND PLATT OF THE HOUSE AND INGRAHAM AND
CORDELL OF THE SENATE:

HOUSE JOINT RESOLUTION NO. 15—

A Resolution authorizing the Governor to pay certain rewards,
out of balance of 1920 funds, Account No. 10.

| | |
|---------------------------|------|
| Received from House | 1234 |
| First Reading | 1237 |
| Second Reading | 1285 |

By MILLER OF OTTAWA, DYER, SMITH, NEWMAN OF BRYAN
AND NEWMAN OF CRAIG, OF THE HOUSE AND DURANT,
McPHERREN AND HOLLOWAY OF THE SENATE:

HOUSE JOINT RESOLUTION NO. 17—

A Resolution making effective the assent of the State of Oklahoma to the acceptance of Federal Aid under House Joint Resolution No. 16 of the Session Laws of 1917.

| | |
|---------------------------|------|
| Received from House ----- | 1476 |
| First Reading ----- | 1483 |
| Second Reading ----- | 1488 |
| Reported ----- | 1523 |
| Re-referred ----- | 1529 |

By SMALLWOOD, BAILEY AND NEELY OF THE HOUSE AND FLEMING AND HILL OF THE SENATE:

HOUSE JOINT RESOLUTION NO. 20—

A Resolution authorizing the disposition of the federal tuition fund received by the School of Mines and Metallurgy at Wilburton, Oklahoma, and declaring an emergency.

| | |
|---|------|
| Received from House ----- | 1235 |
| First Reading ----- | 1237 |
| Second Reading ----- | 1285 |
| Reported ----- | 1387 |
| Advanced ----- | 1511 |
| Third Reading ----- | 1514 |
| Referred to Committee on Engrossed and Enrolled Bills ----- | 1585 |

By DABNEY:

HOUSE JOINT RESOLUTION NO. 21—

A Resolution providing for refunding certain taxes to Mrs. Lou Ely, of Jackson County, Oklahoma, collected in excess of taxes due.

| | |
|--|------|
| Received from House ----- | 1272 |
| First Reading ----- | 1284 |
| Second Reading ----- | 1312 |
| Reported ----- | 1351 |
| Advanced ----- | 1604 |
| Third Reading ----- | 1690 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1860 |
| Reported ----- | 1900 |
| Fourth Reading ----- | 1900 |

By HARRISON:

HOUSE JOINT RESOLUTION NO. 22—

A Resolution to pay Mrs. Bennett, in Department of Charities and Corrections \$50.00 for months of May and June, 1919, under appropriation made in the Seventh Session of the Legislature, 1919, and declaring an emergency.

| | |
|--|------|
| Received from House ----- | 1775 |
| First Reading ----- | 1784 |
| Second Reading ----- | 1791 |
| Reported ----- | 1877 |
| Advanced ----- | 1877 |
| Third Reading ----- | 1877 |
| Referred to Committee on Engrossed and Enrolled Bills .. | 1955 |

By TAYLOR, DABNEY AND GRAHAM OF THE HOUSE AND DAVIDSON, LILLARD AND WELLS OF THE SENATE:

HOUSE JOINT RESOLUTION NO. 23—

A Resolution authorizing the submission of a proposed amendment to the constitution to the people for their approval or

rejection, said proposed amendment fixing the per diem of the members of the Legislature, limiting the actual working days of the session, fixing the mileage for necessary travel, and providing that no bill shall be introduced after the sixtieth day of the session, except upon recommendation of the Governor, and being an amendment to Section 21, Article 5, of the Constitution of the State of Oklahoma, relative to the legislative department.

| | |
|---------------------------|------|
| Received from House | 1796 |
| First Reading | 1798 |
| Second Reading | 1837 |

By COMMITTEE ON APPROPRIATIONS:

HOUSE JOINT RESOLUTION NO. 24--

A Resolution authorizing the State Auditor to audit and approve certain cancelled warrants drawn against the general revenue funds and declaring an emergency.

| | |
|---------------------------|------|
| Received from House | 1775 |
| First Reading | 1784 |
| Second Reading | 1791 |

By COMMITTEE ON APPROPRIATIONS:

HOUSE JOINT RESOLUTION NO. 25--

A Resolution authorizing the State Treasurer to redeem certain warrants drawn against Cash Funds, New College Funds, and Section Thirteen Funds, and declaring an emergency.

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| | |
|---------------------------|------|
| Received from House ----- | 1775 |
| First Reading ----- | 1784 |
| Second Reading ----- | 1791 |

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By LOCKE AND CRAVER OF THE HOUSE AND WOODS OF ROGERS AND CORNETT OF THE SENATE:

HOUSE CONCURRENT RESOLUTION NO. 5—

A Resolution providing for the submission of a proposition to amend the constitution, making women eligible to the office of Governor, Secretary of State, State Auditor, Attorney General, State Treasurer, Superintendent of Public Instruction and State Examiner and Inspector.

| | |
|-----------------------------|------|
| Received from House | 1797 |
| First Reading | 1798 |
| Referred to Committee | 1837 |

By GRAVES, HARRISON AND CRAVER OF THE HOUSE:

HOUSE CONCURRENT RESOLUTION NO. 6—

A Resolution memorializing Congress to locate one of the hospitals for the care of wounded and disabled veterans of the recent war within the State of Oklahoma.

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A Resolution construing Section 21, Article 5, of the Constitution of the State of Oklahoma. /

| | |
|---|-----|
| Received from House | 472 |
| Referred to Committee | 479 |
| Reported | 753 |
| Read and Adopted | 753 |
| Enrolled Copy Received from House | 793 |
| Reported | 813 |
| Enrolled Copy Signed | 828 |

By CRAVER, JENNINGS, DRAKE AND GRAHAM OF THE HOUSE,
AND HENSLEY, WOODS, SIMPSON AND CORNETT OF THE
SENATE:

HOUSE CONCURRENT RESOLUTION NO. 8—

A Resolution relating to the 16th day of November of each
year as Oklahoma Day.

| | |
|---|----------|
| Received from House | 472 |
| Read and Adopted | 478 |
| Returned to House | 478 |
| Enrolled Copy Received from House | 492, 692 |
| Enrolled Copy Signed | 502, 693 |

By BRICE AND MATTHEWS OF THE HOUSE AND HILL OF THE SENATE:

HOUSE CONCURRENT RESOLUTION NO. 9—

A Resolution recalling House Bill No. 27 from the Governor for correction.

| | |
|---|----------|
| Received from House | 472 |
| Read and Adopted | 478 |
| Returned to House | 478 |
| Enrolled Copy Received from House | 492, 692 |
| Enrolled Copy Signed | 502, 693 |

By CRAVER, McCOLGIN, SMITH OF BRYAN AND HARRISON OF THE HOUSE AND ANGLIN AND GLASSER OF THE SENATE:

HOUSE CONCURRENT RESOLUTION NO. 10—

A Resolution endorsing the work of the Near East Relief.

| | |
|---|-----|
| Received from House | 514 |
| Read and Adopted | 581 |
| Enrolled Copy Received from House | 692 |
| Enrolled Copy Signed | 693 |

By MATTHEWS AND GRAVES:

HOUSE CONCURRENT RESOLUTION NO. 12—

A Resolution memorializing Congress of the United States to nullify certain orders of the Interstate Commerce Commission, affecting intrastate railroad rates and to amend the act to regulate commerce so as to render such orders in the future impossible.

| | |
|---|------|
| Received from House ----- | 959 |
| Read ----- | 961 |
| Second Reading ----- | 987 |
| Reported ----- | 1100 |
| Read and Adopted ----- | 1101 |
| Returned to House ----- | 1101 |
| Referred to Committee on Engrossed and Enrolled Bills ----- | 1129 |
| Reported ----- | 1137 |
| Enrolled Copy Signed ----- | 1140 |

By SMITH OF THE HOUSE AND NICHOLS OF THE SENATE:

HOUSE CONCURRENT RESOLUTION NO. 14—

A Resolution memorializing the Congress of the United States to enact certain legislation providing relief for those who served honorably in the armed forces of the United States during the war with the Imperial German Government.

| | |
|-----------------------------|------|
| Received from House ----- | 1478 |
| Reported ----- | 1483 |
| Referred to Committee ----- | 1488 |
| Reported ----- | 1591 |

By ADMIRE OF THE HOUSE AND INGRAHAM OF THE SENATE:

HOUSE CONCURRENT RESOLUTION NO. 17—

A Resolution exempting Creek County, Oklahoma, from the effect of Senate Bill No. 7, of the Eighth Legislature of Oklahoma, so as to continue township government in said county.

| | |
|---------------------------|------|
| Received from House ----- | 1776 |
| First Reading ----- | 1784 |
| Second Reading ----- | 1791 |
| Reported ----- | 1817 |

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| | 338 | Relating to giving of surety bonds by County Officers, etc. |
| | 419 | Relating to number of deputies, etc., in Carter County, etc. |
| 292 | | Relating to salaries in certain counties. |
| | 333 | Relating to salaries of County Assessors, etc. |
| 48 | | Relating to salaries of County Officers in certain counties. |
| 55 | | Relating to salaries of County Officers in certain counties. |
| 56 | | Relating to salary of County Officers in certain counties. |
| 180 | 96 | Relating to salaries of County Commissioners in certain counties, etc. |
| | 217 | Relating to salaries of deputies in Kay County, etc. |
| 153 | | Relating to salaries of deputy County Treasurers in certain counties. |
| 52 | 475 | Relating to salaries of deputies in certain counties. |
| 70 | | Relating to salaries in certain counties. |

| S. B. | H. B. | |
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| 87 | | Relating to salaries in certain counties. |
| 87 | | Relating to salaries in certain counties. |
| 102 | | Relating to salaries in certain counties. |
| 143 | | Relating to salaries in Pontotoc County. |
| 385 | 444 | Relating to salaries of County Treasurers, in certain counties, etc. |

COURTS.

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| 312 | | Abolishing and discontinuing Superior Court in Muskogee County, etc. |
| 21 | 464 | Abolishing County Court at Afton, Ottawa County, Oklahoma, etc. |
| 390 | | Abolishing County Court at Afton, Ottawa County, Oklahoma, etc. |
| 264 | | Abolishing Court at Blanchard, Oklahoma, etc. |
| 444 | | Abolishing County Court at Blanchard, etc. |
| | 156 | Abolishing County Court at Eldorado, Jackson County, Oklahoma. |
| 381 | | Abolishing County Court at Henrietta, etc. |
| 172 | 201 | Abolishing County Court at Muldrow, Sequoyah County, etc. |
| 16 | | Abolishing Superior Courts in certain counties. |
| 17 | | Allowing two additional judges for Twenty-first Judicial District. |
| 125 | | Amending Sec. 5, Chap. 87, Session Laws, 1915. |
| | 7 | Amending Chap. 31, Art. 1, Sec. 3236, R.L. 1910. |
| 138 | | Amending Chap. 113, Session Laws, 1917. |
| 185 | | Amending Sec. 1893, Ch. p. 19, R. L. 1910. |

- | S. B. | H. B. |
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| | 212 Amending Sec. 5249, R. L. 1910. |
| | 232 Amending Sec. 1, 2 and 3, Chap. 98, Session Laws, 1915. |
| | 298 Amending Sec. 1830, R. L. 1910, repealing Sec. 1831, R. L. 1910. |
| 178 | Authorizing Supreme Court to award damages, tax, costs, etc. |
| 154 | Conferring additional jurisdiction upon District Courts. |
| 134 | Conferring upon Supreme Court original jurisdiction to to enjoin collection of illegal taxes. |
| 95 | Creating a court of Civil Appeals, etc. |
| | 47 Creating an additional judgeship in Eighth District, etc. |
| 378 | Creating Thirtieth Judicial District, etc. |
| 341 | Creating Twenty-ninth Judicial District, etc. |
| | 376 Defining the Twenty-fourth Judicial District, etc. |
| | 75 Fixing salary of judges of District and Superior Courts. |
| 58 | Prescribing additional duties of judges of Superior courts, etc. |
| 113 | Prescribing fees in criminal cases for Justices of the Peace and Constables. |
| | 123 Prescribing time for filing contests for elective offices and trial thereof, etc. |
| | 318 Providing for an additional District Judge in District Twenty-two, etc. |
| 27 | Providing for court of law and equity for public utilities, etc. |
| 19 | Providing for fees for jurors and witnesses. |
| 107 | Providing for grand and petit jurors, prescribing manner of forming and summoning same. |

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| S. B. 149 | H. B. Providing for payment of per diem of mileage of witnesses. |
| 529 | Providing for separate nominating districts in Twentieth Judicial District, etc. |
| 428 | Providing for the division of the State into District Court, Judicial Districts, etc. |
| 92 | Providing for transfer of cases from District Courts to Superior Courts, etc. |
| 36 | Providing for transfer of cases and proceedings, etc. |
| 404 | Re-apportioning District Courts of Judicial Districts Nine and Seven, etc. |
| 98 | Relating to Board of Arbitration and Conciliation. |
| 110 | Relating to docketing and filing appeals from Justice Courts. |
| 334 | Relating to persons incompetent to testify, etc. |
| 160 | Relating to Supreme Court, etc. |
| 321 | Repealing Sec. 1896, 1897, 1898, 1899, 1900 and 1901, R. L. 1910. |

CRIMINAL IDENTIFICATION

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| 274 | Creating a system of, providing for appointment, etc. |
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DEFICIENCIES

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| 286 | Making appropriation to pay claims, etc. |
| 101 | Making it unlawful for any officer, etc., to create any, etc. |
| 255 | Prohibiting creation by any officer, etc. |

DEPARTMENT OF LABOR

- | | |
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| 114 | Creating bureau for women and children. |
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S. B. H. B.

DEPOSITIONS.

403 Concerning the taking of, in this State, etc.

DIVORCE

455 Amending Sec. 4973, R. L. 1910.

152 Providing for granting of decrees, etc.

63 Relating to divorcement and defining bigamy, etc.

120 Relating to divorce and alimony.

DOGS.

184 Amending Sec. 120, Art. 1, Chap. 3. R. L. 1910.

34 Providing for the licensing and registration of dogs.

DRAINAGE.

312 Amending Chap. 27, R. L. 1910.

199 To prevent floods, protect cities, farms and highways
from inundation, etc.**DRUG ADDICTS.**

269 Appropriation for care and medical treatment, etc.

EDUCATION.

234 Amending Chap. 155, Sec. 3, Session Laws, 1917.

50 Amending Sec. 1 and 2, Chap. 97, Session Laws, 1919.

328 Amending Sec. 1 and 2, Chap. 259, Session Laws, 1917.

180 Amending Sec. 1, Chap. 278, Session Laws, 1915.

376 Amending Sec. 2, Art. 4, Chap. 219, Session Laws, 1913.

226 Amending Sec. 7, Chap. 219, Art 6, Session Laws, 1913.

259 Amending Sec. 9, Chap. 24, Session Laws, 1916.

| S. B | H. B. | |
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| 72 | | Amending Sec. 7836, R. L. 1910. |
| 124 | | Amending Sec. 1 and 2, Chap. 47, Session Laws, 1910, etc. |
| 127 | | Appropriation for aid of union graded and consoli- dated schools. |
| 272 | | Appropriation to promote and improve the common schools, etc. |
| 432 | | Authorizing Board of Education to set aside portions of normal campus for dormitories, etc. |
| | 169 | Authorizing certain school districts to dispense with school in their districts, etc. |
| 232 | | Authorizing establishment of school banks in public schools, etc. |
| 209 | | Authorizing school districts, etc., to sell real estate, etc. |
| 179 | | Creating a Commission of Educational Survey, etc. |
| 408 | | Creating an independent school district out of town of Thomas, etc. |
| 121 | | Creating a State School Text Book Commission, de- fining duties, etc. |
| 62 | | Creating the State School Book Commission, etc. |
| 275 | | Defining the terms "Rural Schools" and "Rural Public Schools," etc. |
| 89 | | Making appropriation for aiding union graded and consolidated school districts. |
| 372 | 439 | Making it incumbent upon school authorities to pro- vide instruction in English language, etc. |
| | 261 | Placing control of education of children now located etc. |
| 392 | | Providing compensation for school treasurer, etc. |

- | S. B. | H. B. | |
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| 377 | 432 | Providing for annexation of Fort Sill school district to Lawton, etc. |
| 291 | 389 | Providing for an oath of allegiance to be taken by teachers in schools, etc. |
| 290 | 384 | Providing for teaching of American History and Civil Government in all schools, etc. |
| 240 | | Providing for creation, organization, and operation of State Library, etc. |
| | 447 | Providing for disposition of property of union graded school districts, etc. |
| 163 | | Providing for election of school treasurer and employment of legal counsel. |
| | 4 | Providing for filling of vacancies of the Board of Directors of the school district. |
| 453 | | Providing for free scholarships in C. A. & N. U., etc. |
| 249 | | Providing for organization, maintenance and support of schools, not included in cities of first class, etc. |
| 280 | 383 | Providing for proper display of American flag in school rooms, etc. |
| 57 | | Providing for the Department of Physical Education, etc. |
| 248 | | Providing for Vocational Education and for co-operation, etc. |
| | 277 | Provision for disposition of funds received by normal schools, etc. |
| 164 | | Regarding athletic and military training in High Schools. |
| 210 | | Relating to and fixing date for holding of annual school meeting, etc. |
| 187 | | Relating to college degrees, etc. |

- | S. B. | H. B. | |
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| 313 | | Relating to compulsory education, etc. |
| 317 | | Relating to employment of teachers and superintendents in public schools. |
| 146 | | Relating to formation of consolidated school districts. |
| | 394 | Relating to formation of union graded school districts, etc. |
| 83 | | Relating to free scholarships at the A. & M. College. |
| 188 | | Relating to free scholarships at the A. & M. College. |
| 116 | | Relating to independent school districts. |
| 147 | | Relating to officers of consolidated school districts. |
| | 57 | Relating to payment of school district clerks. |
| 266 | | Relating to school attendance and enrollment. |
| S. J. R. No. 23 | | Relating to State aid for rural schools. |
| 145 | | Relating to State aid in erection of buildings in consolidated and union graded districts. |
| 171 | | Relating to teachers annuities and benefits after specified years of service, etc. |
| 122 | | Relating to teaching of the English Language. |
| 79 | | Relating to truant officers. |
| 425 | 517 | Relating to union graded schools in certain counties, etc. |
| 193 | | Repealing Chap. 62, Session Laws, 1919. |
| | 509 | Repealing Sec. 3, Art. 11, Chap. 219, Session Laws, 1913. |
| | 16 | Revising and amending Sec. 1, S. B. 150, Session Laws 1917. |

S. B. H. B.

- 84 To promote and improve rural schools by making supplementary appropriations.

ELECTIONS.

- 72 Amending Sec. 7836, R. L. 1910.
- 259 Amending Sec. 9, Chap. 24, Session Laws, 1916.
- 325 Providing for nomination of all party candidates, etc.
- 170 Providing for the registration of electors in cities, and incorporated towns, etc.
- 47 Regulating nominations and elections for all elective officers in cities, towns and villages, etc.
- 74 Relating to creation, alteration and discontinuance of voting precincts.
- 299 Relating to nominating petitions in primary elections.
- 284 Relating to primary and general elections, etc.
- 233 Relating to publishing initiative and referendum petitions, etc.

ENGINEERING.

- 263 Creating Board of Registration, etc.

ESTATES.

- 143 Providing a limitation on necessity for administration of, etc.

EXECUTIONS.

- 103 Relating to executions under foreclosure where appraisement has been waived.

EXECUTORS.

- 356 Authorized to conduct, or continue any going business, etc.

- S. B. H. B.
77 Relating to commissions and expenses of, etc.

EXEMPTIONS.

- 216 Relating to wages and earnings, etc.

FACTORIES.

- 183 Relating to inspection and regulation of, etc.

FAIR PRICE COMMISSION. (See *Profiteering*).

FARMERS' UNION.

- 140 Amending Sec. 1, Session Laws, 1917.

FEDERAL AID (See *Roads and Highways*)

FEES AND SALARIES.

- 150 Defining positions, fixing salaries, etc., in State Departments.

FERTILIZER. (See *Agriculture*)

FIREMENS' PENSION FUND.

- 204 Relating to a relief and pension fund for benefit of, etc.

FISH AND GAME.

- 262 Amending Sec. 1, Chap. 183, Session Laws, 1919.

- 382 Amending Sec. 2, Chap. 163, Session Laws, 1917.

- 448 Amending Sec. 7. H. B. 374, Session Laws, 1917.

- 338 Amending Sec. 4, 5 and 11, Chap. 163, Session Laws, 1917. etc.

- 336 Authorizing sale of certain lands belonging to State, etc.

- 337 Authorizing sale and exchange for other game, the surplus, etc.

- S. B. H. B.
 37 Fixing a closed season for certain fur bearing animals and forbidding the killing of deer.
- 247 Prohibiting any person having firearms on game preserves, etc.
- 106 Prohibiting hunting, trapping or destroying of quail for ten years, etc.
- 148 Relating to hunting and fishing, etc.

FLAGS.

- 420 Providing for care and preservation of, etc., carried by Oklahoma troops in World War, etc.

FLOUR AND CEREAL MILLS.

- 108 Regulating flouring mills and mills grinding cereals.

FREE FAIRS.

- 64 Amending Session Laws, 1915, Chap. 179, Sec. 11.

FREE OKLAHOMA STATE FAIR.

- 465 Providing for annual levy and collection of tax, etc.

FREEDOM OF SPEECH.

- 200 To protect and preserve inviolate liberty of speech, etc.

GAME. (See Fish and Game).**GARNISHMENT.**

- 215 Amending Sec. 5198, Chap. 60, Art. XXIII, R. L. 1910
- 213 Repealing Chap. 188, Session Laws, 1915.
- 214 Repealing Sec. 5501, Chap. 61, Art. XII, R. L. 1910.

GRAND RIVER BRIDGE FUND. (See Roads and Highways)

S. B. H. B.
GRANGE ORDER OF PATRONS OF HUSBANDRY

140 Amending Sec. 1, Session Laws, 1917.

HEIRSHIP.

235 Relating to determination in cases of deceased persons,
 etc.

HIGHWAY DEPARTMENT.

83 Amending Sec. 1, Art. 2, Chap. 173, Session Laws, 1915.

126 Supplemental appropriation for support and maintenance.

128 Supplemental appropriation.

HI-JACKING. (See Robbery)

HOME OWNERSHIP.

67 Repealing Sec. 3, Chap. 194, Session Laws, 1919.

HOMESTEADS.

199 Amending Sec. 6328, Chap. 64, Art. 6, R. L. 1910.

HOTELS.

279 Placing hotels, rooming houses, and boarding houses
 under control of Corporation Commission, etc.

278 Repealing Chap. 178, Session Laws, 1915.

IMPROVEMENTS.

395 522 To prevent architects, etc., from overestimating construction cost of public, etc.

INDIGENT.

343 Providing expert medical attention, etc.

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| S. B. | H. B. | |
| 314 | | Providing for partial support of poor women, etc. |
| | 207 | Repealing Sec. 4527, Art. 1, Chap. 558, R. L. 1910. |
| 276 | | Requiring persons to support and maintain indigent and poor parents, etc. |

INDUSTRIAL HOME.

- S. J. R. No. 26 Forbidding removal to Tecumseh, etc.

INSIGNIA.

- 327 Making it unlawful for persons to wear, who are not entitled, etc.

INITIATIVE AND REFERENDUM. (See Elections)**INSURANCE.**

- | | | |
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| 43 | 52 | Providing for organization of Threshermen's Mutual Fire, Lightning and Tornado Insurance Associations. |
| 169 | 162 | Amending Chap. 176, Sec. 1, Session Laws, 1917. |
| 182 | | Relating to fraternal beneficiary associations, etc. |
| 196 | | Requiring all life, health and accident insurance companies, etc. |
| 361 | | Authorizing any County, etc., to carry insurance for benefit of widow and minor children of any sheriff, etc. |
| 368 | | Prohibiting all officers of the State from insuring State property, etc. |
| | 112 | Relating to insurance indemnity contracts. |
| | 542 | Relating to mutual hail insurance companies, etc. |

JUDGMENTS.

- 205 Amending Sec. 5274, R. L. 1910.

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| S. B. 439 | H. B. Providing procedure of vacating, annulling and setting aside void judgments against County, City, etc. |
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JURORS.

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| 7 | Amending Chap. 31, Art. 1, Sec. 3236, R. L. 1910. |
| 147 | Amending Sec. 3690, R. L. 1910. |
| 19 | Providing for fees for jurors, etc. |

KIDNAPPING.

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| 230 | Relating to crime under twelve years, etc. |
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LABOR COMMISSIONER.

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| 96 | Repealing Sec. 3703 and 3704, R. L. 1910. |
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LEASES.

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| 228 | Amending Sec. 7177, R. L. 1910. |
| 321 | Declaring beds of certain streams and rivers public lands, etc. |
| 5 | Providing for the taxing of oil and gas leases, etc. |
| 9 | Providing method of granting lessees to any person, etc., for purpose of oil and gas development, etc. |

LEGISLATURE.

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| 1 | Making it unlawful for any officer to be appointed to public office, etc. |
| 454 | Providing for convening, limiting time in which bills may be introduced, etc. |

LEWDNESS.

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| 250 | Declaring all buildings and places nuisances wherein or upon, etc. |
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S. B. H. B.

LIENS.

- 387 Creating a lien in favor of mechanics, material men, laborers, etc.
- 450 Creating a lien upon motor vehicles involved in accidents, etc.
- 126 Providing a lien for services of stallions and jacks, etc.
- 15 Providing for procedure to foreclose threshers' liens.
- 28 Providing for threshers' lien on grain and seeds, etc.

LIVESTOCK INSPECTORS. (See Agriculture)**MARRIAGE.**

- 10 Amendatory Sec. 3885, R. L. 1910, relating to marriage qualifications.
- 301 Providing for medical examination before issuance of marriage license.
- 198 Relating to incestuous marriages and providing punishment, etc.

MENTAL ANGUISH.

- 49 Providing for recovery of damages against Telephone Company.

MIAMI SCHOOL OF MINES.

- 220 Abolishing same, providing for disposition of land, etc.
- 357 Changing the name, providing for additional course of study, etc.

MILITARY ACADEMY.

- 218 Abolishing same, providing for disposition of land, etc.
- 449 Amending Sec. 4, Chap. 151, Session Laws, 1919.

S. B.

H. B.

MORTGAGES.

115 Amending Sec. 1, Chap. 105, Session Laws, 1915.

62 Relating to release of real estate mortgages, etc.

MOTOR VEHICLES.

30 Amending Chap. 290, Session Laws, 1919.

450 Creating a lien upon any motor vehicle involved in accident, etc.

347 Prohibiting use of bright or glaring lights, etc., on public highways, etc.

247 Regulating driving of motor vehicles, etc.

23 Regulating the purchase and sale of second hand motor vehicles and parts, etc.

378 Relating to registration of motor vehicles, etc.

85 Relating to registration, providing for collection of license fee by County sheriff.

431 Requiring all owners to possess a bill of sale, etc.

350 Requiring all supplies and repairs for automobiles and tractors to be carried in stock in the State.

75 Requiring dealers in automobiles to issue bills of sale to purchasers.

244 To regulate, govern and control possession, registration, etc.

MOVING PICTURES. (See Censorship)**MUNICIPALITIES.**

331 Amending Chap. 10, Art. 11, Sec. 594, R. L. 1910.

546 Amending Chap. 10, Art. 12, Sec. 623, R. L. 1910.

- | S. B. | H. B. |
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| | 142 Amending Sec. 4, Chap. 200, Session Laws, 1919. |
| | 360 Amending Sec. 464 and 465, R. L. 1910. |
| | 361 Amending Sec. 469, R. L. 1910. |
| | 440 Amending Sec. 7761, R. L. 1910. |
| | 203 Authorizing certain cities owning and operating sewer and water systems to extend or change such city limits, etc. |
| 403 | Authorizing cities of the first class to cut weeds, etc. |
| 167 | Authorizing cities of first class to prohibit junk yards, livery barns, etc. |
| 398 | Authorizing exercise of eminent domain to secure necessary sites, etc. |
| 200 | Authorizing school districts to sell real estate, etc. |
| 340 | Conferring upon certain cities the right to construct district sewers, etc. |
| | 373 Empowering cities to establish a Police Pension Board, etc. |
| 59 | Empowering municipalities to provide and maintain playgrounds and recreation centers, etc. |
| 161 | Legalizing incorporation of Davis, Oklahoma. |
| | 370 Legalizing incorporation of town of Gracemont, Caddo County, etc. |
| 392 | Providing compensation for school treasurer, etc. |
| 302 | Providing for an additional levy for water hydrants, etc. |
| | 42 Providing for appointment of police judge for cities of first class, etc. |
| | 391 Providing for examination and abstracting of outstanding indebtedness, etc. |

| S. B. | H. B. | |
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| 370 | 224 | Providing for the establishment of local planning boards, etc. |
| 12 | | Providing for the vacation of additions and towns plats. |
| 439 | | Providing procedure for vacating, annulling and setting aside void judgments, etc. |
| 320 | | Relating to cities' powers and duties of council, etc |
| 373 | | Relating to issuance and sale of bonds by boards of education, etc. |
| 369 | 223 | Relating to power of cities with respect to buildings sites, areas, etc. |
| 99 | | Relating to shutting off of water or gas for domestic use. |
| 104 | | Relating to vacation of streets, avenues, alleys, lanes etc. |
| 450 | | Validating contracts heretofore entered into by Boards of Education, etc. |

MURRAY SCHOOL OF AGRICULTURE.

| | | |
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| 224 | | Abolishing same, providing for disposition of land, etc. |
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NORTHEASTERN NORMAL

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| 81 | | Appropriation for heating plant for President's Home. |
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NURSES.

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| 267 | | Providing increase in salary for members of Board of Examiners. |
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OIL AND GAS.

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| 64 | | Amending Section 1, Chapter 207 Session Laws, 1917. |
| 5 | | Providing for the taxing of leases. |
| 239 | | Repealing Chapter 197, Session Laws, 1919. |

S. B.

H. B.

OKLAHOMA COLLEGE FOR WOMEN.

- 91 Appropriation for support and maintenance.
- 68 Appropriation to pay salaries for balance of fiscal year of teachers and employees.
- 214 Authorizing Board of Regents to sell land, etc.

OKLAHOMA DAY.

H. C. R. No. 8 Designating November 16th of each year as Oklahoma Day.

- 2 Providing that the 16th day of November of each year shall be known as

OKLAHOMA MILITARY SCHOOL.

- 266 Providing for appointment of student cadets, etc.

•OPHTHALMIA NEONATORUM. (See Public Health)**DSTEOPATHY. (See Public Health)****PANHANDLE AGRICULTURAL INSTITUTE.**

- 163 Amending Chapter 74, Art. 3, Sec. 7680, R. L. 1910.
- 416 Directing Commissioners of Land Office to convey, etc

PARDONS AND PAROLES.

- 390 Prescribing procedure in application for pardons, etc.
- 88 Relating to granting of, creating Board of Pardons, *

PARTNERSHIPS.

- 324 Relating to oil and gas mining partnerships, etc.
etc

PEDDLERS OF MEDICINE. (See Public Health)

S. B. H. B.

PENAL INSTITUTIONS.

- 383 Authorizing appointment of a commission to prepare comprehensive law, etc.
- H. J. R. No. 12 Creating commission to suggest plan for manufacture of farm implements, etc., by convicts.
- 448 For purpose of getting data regarding manufacture of farm machinery in, etc.
- 382 Providing for imposition of an indeterminate sentence, etc.
- 422 Providing for suspension of sentence, etc.
- 41 Relating to conviction and incarceration in State Reformatory.
- 60 Relating to State Penitentiary and State Reformatory; providing for officers and employees, etc.

PENSIONS.

- 90 Relating to widows' pensions.

PHYSICIANS. (See Public Health)

PIMPING.

- 173 Defining and prohibiting same, providing punishment, etc.

PODIATRY. (See Public Health)

POOR FARMS. (See County Farms)

PRAIRIE DOGS. (See Agriculture)

PRIMARIES. (See Elections)

PRIVATE CORPORATIONS. (See Corporations)

PROFITEERING

- 86 Creating a Fair Price Commission, etc.

- S. B. H. B.
 132 Creating and establishing the Trade Commission, etc.
 26 Prohibiting extortion and imposition of improper
 charges to the public, etc.

PROHIBITION ENFORCEMENT.

- 297 Relating to sale of any extract, medicine, etc.
 296 334 Relating to stills, distilleries, mash, wort, etc.

PROSTITUTION. (See Lewdness)**PUBLIC HEALTH.**

- 363 Abolishing State Tubercular Sanatorium at Tala-
 hina, etc.
 46 Creating a board of Examiners to examine and
 license barbers, etc,
 411 Creating a revolving fund for each tuberculosis sana-
 torium, etc.
 389 Creating a State Board of Medical Examiners, etc.
 246 Defining duties of County Superintendents of Health,
 etc.
 151 Defining osteopathy, creating osteopathic Board, etc.
 24 For the prevention of blindness from Ophthalmia Neona-
 torum.
 298 Making it a misdemeanor for any owner of any eat-
 ing or drinking resort to serve seal, etc.
 311 Preventing pollution of streams, lakes and ponds, etc.
 305 Providing for appointment of a sanitary engineer, etc.
 80 Providing for compulsory physical examination for
 persons preparing and handling of foods.
 260 Providing for form, use and care of all privies, etc.

- | S. B. | H. B. | |
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| 301 | | Providing for medical examination and publication of notice before marriage license shall be issued. |
| 35 | 120 | Regulating the practice of chiropractic, creating Board of Examiners, etc. |
| 384 | | Relating to County license for peddlers of medicine. |
| 380 | | Relating to formation of separate Boards of Medical Examiners. |
| 345 | | Relating to members of medical board of examiners. |
| 344 | | Relating to qualifications of physicians and surgeons. |
| 261 | | Relating to sale of meats to the public, etc. |
| 144 | | Relating to vital statistics, etc. |

PUBLIC UTILITIES.

- 407 Amending Sect. 1, Chap. 93, Session Laws, 1913.

RAPE.

- 53 Amending Sec. 2414, R. L. 1910, defining the crime, etc.

REAL ESTATE.

- 82 Regulating the mode and manner of conducting affairs and business of real estate.

RELIGIOUS MEETINGS.

- 108 Amending Sec. 2412, R. L. 1910.

REVENUE AND TAXATION.

- 273 Amending Chap. 164, Session Laws, 1915.
- 33 Levying a special tax of one cent per gallon on gasoline.
- 443 Providing for levying of taxes on ad valorem basis, etc.
- 238 Relating to collection of inheritance taxes, etc.

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| S. B. 45 | H. B. Relating to taxation of Gross Production on coal and lumber, etc. |
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REWARDS.

- H. J. R. No. 15 Authorizing the Governor to pay certain rewards, etc.

ROADS AND HIGHWAYS.

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| 417 | Amending Para. 6, Sec. 6, Chap. 30, Session Laws, 1916. |
| 252 | Amending Sec. 1. Chap. 61, Session Laws, 1913. |
| 308 | Amending Sec. 7, and 13, Chap. 290. Session Laws, 1919. |
| 222 | Amending Sec. 7620, R. L. 1910. |
| 39 | Appropriation for aiding in permanent road construction in each County in State. |
| 66 | Authorizing investments of sinking funds in County road bonds. |
| 65 | Authorizing use of unsold County bonds in letting of contracts for construction of public highways. |
| 78 | Changing the amount of money to be paid in lieu of of road labor. |
| 132 | Creating a fund in Mayes County, designated as Grand River Bridge Fund, etc. |
| 252 | Establishing office of County Engineer, etc. |
| S. J. R. No. 30 | Making effective the pledge of the State, etc. |
| H. J. R. No. 17 | Making effective the assent of State of Oklahoma to acceptance of Federal Aid, etc. |
| 347 | Prohibiting use of bright or glaring lights, etc. |
| 202 | Providing for appointment of Consulting Engineer, etc. |
| 251 | Relating to a system of patrol maintenance, etc. |
| 56 | Relating to compensation of road supervisors, etc. |

- | S. B. | H. B. | |
|-------|-------|---|
| 288 | | Relating to emergency repairing or reconstruction of bridges, etc. |
| | 55 | Relating to exemption by cash payment from road work. |
| 253 | | Relating to formation of road associations, monograms and signs, etc. |
| 268 | | Relating to highways and construction thereof. |
| 118 | | Relating to protection of crossings at grade of rail-roads and public highways. |
| 452 | | Relating to road and bridge improvement bonds, etc. |
| | 94 | Relating to road and bridge inspection in certain Counties, etc. |
| 316 | | Relating to road and bridge work in certain Counties, etc. |
| 366 | | Relating to road and bridge work in certain Counties, etc. |
| 170 | | Relating to sale of materials used in improvement of highways, etc. |

ROBBERY.

- | | |
|-----|---|
| 239 | Amending Sec. 2371 and 2373, R. L. 1910. |
| 229 | Defining the crime of hi-jacking, etc. |
| 112 | Repealing Sec. 2372, Chap. 23, Art. 24, R. L. 1910. |

ROOMING HOUSES. (See Hotels)

RURAL CREDITS.

- | | |
|----|--|
| 61 | Creating and establishing a system of rural credit, etc. |
|----|--|

SCHOOLS.

- | | |
|----|--|
| 18 | Relating to formation of union graded schools. |
|----|--|

- S. B. H. B.
 44 Relating to visitation of schools by members of School
 Boards, etc.

SCHOOL DISTRICTS. (See Education)

SCHOOL FOR BLIND.

- 136 Supplemental appropriation.

SCHOOL FOR DEAF.

- 197 Supplemental appropriation.

SCHOOL OF MINES AND METALLURGY.

- 447 Amending Sec. 4, Chap. 178, Session Laws, 1919.
 401 484 Authorizing Board of Regents to receive any and all
 funds allotted, etc.
 H. J. R. No. 20 Authorizing the disposition of federal tuition fund, etc.

SCHOLARSHIPS. (See Education)

SHERIFFS. (See County Officers)

SINKING FUNDS.

- 66 Authorizing investment in County road bonds, etc.
 340 Repealing Sec. 1623 and 1624, R. L. 1910, etc.

SOLDIERS' RELIEF.

- 441 Amending Sec. 4549, R. L. 1910.
 473 Appropriation for administration building, etc., at
 University Hospital.
 346 Appropriation for aid of sick, wounded, etc.
 H. J. R. No. 14 Appropriation to aid destitute wives and minor child-
 ren of ex-service men. etc.
 429 Authorizing County Commissioners of Logan County,
 etc.

- S. B. H. B.
472 Authorizing construction and maintenance of Tubercular Sanitarium at Sulphur, etc.
- S. J. R. No. 21 Extending authority of S. B. 1, 1919 Session of Legislature.
- H. C. R. No. 6 Memorializing Congress to locate hospital in Oklahoma, etc.
- H. C. R. No. 14 Memorializing Congress to provide relief for ex-soldiers of late War.
- 413 Providing aid for wives and children of disabled and deceased soldiers.
- 54 Providing for discontinuance of certain State institutions for use of disabled soldiers, etc.
- 508 Providing for granting and ceding to U. S. not to exceed forty acres as ground for a hospital, etc.
- 9 Providing for the construction of a hospital and vocational training building for soldiers, etc.
- 419 Providing for the granting and ceding of a site for a hospital.
- H. J. R. No. 13 Setting aside 125 beds at University Hospital for caring for sick and disabled ex-service men and women
- S. J. R. No. 19 Setting aside 100 beds at University Hospital, etc.
- 203 To lease Tuberculosis Sanatorium at Clinton to Government for use of disabled soldiers, etc.

SOUTHEASTERN STATE NORMAL.

- 29 Making appropriation for Educational Building.

STATE INDUSTRIAL CHEMICAL LIBRARY.

- 105 Created and established.

STATE INSTITUTIONS.

| S. B. | H. B. | |
|-------|-------|---|
| 54 | | Providing for discontinuance and abandonment of certain, etc. |

STATE INSURANCE BOARD.

| | |
|-----|-------------------------------------|
| 131 | Providing for the abolishment, etc. |
|-----|-------------------------------------|

STATE OFFICERS.

| | |
|-----|---|
| 333 | Amending Chap. 211, Session Laws, 1919. |
| 375 | Amending Sec. 2, Chap. 173, Session Laws, 1915. |
| 362 | Amending Sec. 3, Chap. 32, Session Laws, 1919. |
| 300 | Authorizing Board of Affairs to purchase and install, etc. |
| 328 | Authorizing Commissioner of Labor to establish Free Employment Bureau at Ardmore. |
| 368 | Conferring upon Secretary of State, the duties of Secretary of State Issues Commission, etc. |
| 326 | Creating certain clerical, etc., positions in State Departments. |
| 322 | Creating office of Assistant Bank Commissioner, etc. |
| 308 | Creating position of Auditor to Board of Affairs, etc. |
| 435 | Creating position of Law Clerk to Referees of Supreme Court, etc. |
| 332 | Creating position of State Chemist, etc. |
| 349 | Creating the State Budget Commission, etc. |
| 307 | Defining power and duties of Commissioner of Charities and Corrections, etc. |
| 280 | Fixing salaries of clerical and other positions in Supreme Court and Criminal Court of Appeals. |
| 415 | Fixing salary of Insurance Commissioner. |

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|--------------|---|
| S. B. 335 | H. B. Fixing salary of Secretary of the Senate. |
| 282 | Fixing salary of State Librarian, etc. |
| 391 | Fixing salary of State Superintendent of Public Instruction, etc. |
| 377 | Prescribing additional duties for Attorney General. |
| 431 | Prohibiting expenditure of monies to defray expenses outside of State, etc. |
| 427 | Providing for appointment of State Veterinary, etc. |
| 329 | Providing for disposition of interest paid to State Treasurer, etc. |

STATE PROPERTY.

- 436 Amending Sec. 618, Chap. 10, Art. 12, R. L. 1910.

STATE REFORMATORY.

- 41 Relating to conviction and incarceration in.

STATE TRAINING SCHOOL.

- 38 Supplementary appropriation for year ending June 30, 1921.

SUMMONS.

- 438 Amending Sec. 4705, 4707 and 4710, R. L. 1910.

SUPERIOR COURTS.

- 16 An Act abolishing in certain Counties.

SUPPLIES.

- 211 Prohibiting any State, County, etc., officer from being financially interested, etc.

SURGEONS. (See Public Health)

S. B. H. B.

TAXES.

- 115 Amending Sec. 1, Chap. 105, Session Laws, 1915.
- 219 Amending Sec. 2, Chap. 203, Session Laws, 1919.
- 142 Amending Sec. 4, Chap. 200, Session Laws, 1919.
- 512 Amending Sec. 7302, R. L. 1910.
- 440 Amending Sec. 7303, R. L. 1910.
- 269 Amending Sec. 7305, Art. 1, Chap. 72, R. L. 1910.
- 323 Amending Subdivision (a) of Sec. 5, H. B. 418, Session Laws, 1917.
- 165 Authorizing Board of County Commissioners to hear and determine erroneous assessments.
- S. J. R. 2 Authorizing extension of payment of taxes.
- S. J. R. 7 Authorizing Supreme Court to determine validity of tax levy, etc.
- 134 Conferring upon Supreme Court original jurisdiction to enjoin collection of illegal taxes, etc.
- S. J. R. 1 Declaring null and void the levy of one and one-half mills etc.
- 365 Defining the law relating to publication of notices, etc.
- 29 For purpose of determining amount of inheritance etc. due the State.
- 3 Providing for extending payment of.
- 4 Providing for extending payment of.
- 233 Providing for making of assessment and tax rolls, etc.
- H. J. R. 21 Providing for refunding certain taxes to Mrs. Lou Eley, etc.
- 346 Relating to appeals from State Board of Equalization to Supreme Court, etc.

- | S. B. | H. B. | |
|-------------|-------|--|
| 133 | | Relating to cancellation of tax deeds, etc. |
| 284 | | Relating to County Treasurer certifying taxes due on abstracts, etc. |
| | 236 | Relating to exemption of certain property from taxation. |
| | 35 | Relating to form of tax deed, etc. |
| 76 | | Relating to notice before sale of lands for taxes, |
| | 134 | Relating to platting for assessment, tracts owned by two or more persons in severalty. |
| 77 | | Relating to publication of assessment of personal property. |
| 40 | | Relating to publication of delinquent personal tax list. |
| 129 | | Relating to publication of delinquent list of taxes on personal property, etc. |
| 417 | | Relating to taxation of choses in action, etc. |
| 123 | | Relating to tax re-sales. |
| S. J. R. 27 | | To exempt from payment of income taxes in sum of less than \$5,000.00. |

TESTIMONY. (See Courts)

TEXT BOOKS.

- | | | |
|---|--|--|
| 8 | | Amending Chap. 12, Session Laws, 1919, limiting number of changes. |
|---|--|--|

THRESHERS' LIEN.

- | | | |
|----|--|--|
| 15 | | Providing for procedure to foreclose lien. |
|----|--|--|

TOWNSHIP OFFICERS.

- | | | |
|---|--|---|
| 7 | | Amending Sec. 1, Chap. 171, Session Laws, 1919. |
|---|--|---|

S. B.

H. B.

TRADE COMMISSION. (See Profiteering)**TRAINING SCHOOL FOR NEGRO BOYS.**

270

Changing location of same.

TRUANT OFFICERS. (See Education)**TRUSTS AND POOLS.**

31

Amending Sec. §227, Art. 1, Chap. 79, R. L. 1910.

28

Relating to unfair competition and discrimination.

UNION GRADED SCHOOLS. (See Schools)**UNIVERSITY OF OKLAHOMA.**

194

Appropriation for an addition to Library, etc.

195

Appropriation for a Natural Science Building.

217

Appropriation for addition to Fine Arts Building.

92

Appropriation for construction and completion of Building.

418

Appropriation for construction of a Medical Building, etc.

294

Appropriation for gymnasium.

388 Authorizing Board of Regents to set aside portions of campus for construction of dormitories, etc.

446 Creating and establishing the State Industrial Chemical Library, etc.

111

Making an appropriation for construction and equipment of Engineering Building.

UNIVERSITY PREPARATORY SCHOOL.

445

Amending Sec. 1, Chap. 118, Session Laws, 1919.

S. B.

H. B.

VOCATIONAL EDUCATION. (See Education)

VOCATIONAL REHABILITATION.

342 An Act for the promotion of, etc.

WAGES.

213 Relating to exempt wages, etc.

WAREHOUSE SYSTEM.

13 Providing for incorporation, organization and operation, etc., making an appropriation.

WARRANTS.

H. J. R. 24 Authorizing State Auditor to audit and approve certain cancelled warrants, etc.

H. J. R. 25 Authorizing State Treasurer to redeem certain warrants, etc.

WILBURTON SCHOOL OF MINES.

221 . Abolishing same, providing for disposition of land, etc.

WITNESSES.

19 Providing for fees for witnesses, etc.

Senate Bills Approved

BY GOVERNOR.

| S. B. | | |
|-------|-----|-----|
| 7 | 102 | 268 |
| 16 | 113 | 271 |
| 17 | 125 | 273 |
| 24 | 130 | 281 |
| 25 | 134 | 304 |
| *29 | 135 | 312 |
| 35 | 137 | 323 |
| 38 | 141 | 329 |
| 44 | 143 | 339 |
| 52 | 151 | 340 |
| 55 | 153 | 351 |
| 68 | 158 | 353 |
| 70 | 161 | 356 |
| 81 | 180 | 358 |
| 83 | 204 | 374 |
| 84 | 231 | 377 |

| | | |
|----|------------------------------|------|
| | <i>Senate Journal—Index.</i> | 2509 |
| 87 | 241 | 378 |
| 89 | 242 | 379 |
| 90 | 258 | 404 |
| 94 | 264 | 407 |
| | 265 | 426 |

*Became a law without Governor's signature.

Senate Joint Resolutions APPROVED BY GOVERNOR.

| | | |
|----------|----|----|
| S. J. R. | | |
| 8 | 13 | 27 |
| *12 | 16 | 28 |
| | | 32 |

*Became a law without Governor's signature.

Senate Concurrent Resolutions WHICH PASSED BOTH HOUSES.

| | | |
|----------|----|----|
| S. C. R. | | |
| 5 | 12 | 18 |

| | | |
|----|----|----|
| 11 | 13 | 21 |
| 12 | 14 | 23 |

**Senate Resolutions
WHICH PASSED THE SENATE.**

| | | |
|---|----|----|
| 1 | 12 | 27 |
| 2 | 14 | 28 |
| 3 | 18 | 29 |
| 4 | 23 | 30 |
| 6 | 25 | 31 |
| 9 | 26 | 32 |
| | | 33 |

ERRATA

- Page
- 55 After Sub-heading "Automobile Traffic," the first line should be stricken and the following inserted in lieu thereof: "The enormously increased number of automobiles and the".
- 129 Seventh paragraph should read "The Journals of the first, second, third, fourth and sixth days session were read, and upon motion of Senator Harrison were approved".
- 143 Total of Senators present should read forty-three instead of forty-two.
- 143 Should show Journal of Seventh Legislative day approved instead of Eighth.
- 181 Should show Journal of Ninth Legislative day approved instead of Tenth.
- 197 Report on S. B. No. 32 should read as follows: "Mr. President: We, your Committee on Agriculture, to whom was referred Senate Bill No. 32 by Leedy and Spurlock of the Senate and McColgin and Beck of the House, entitled: An Act amending Section 115, 116, 117, 118, 119, and 120 of Article 1 of Chapter 3 of the Revised and Annotated Laws of the State of Oklahoma, 1910, and repealing Chapter 98 of the Session Laws of 1917, and declaring an emergency, beg leave to report that we have had the same under consideration and herewith return the same with the recommendation that it do pass. Cordell, Chairman".
- 203 Should show H. B. No. 14 together with amendments signed by President Pro Tempore instead of Speaker Pro Tempore.
- 210 Line Six after word "to" insert the word "sell" in Davidson amendment.
- 352 Sixth paragraph should be corrected to read as follows: Senator E. E. Woods moved as a substitute that the minority report on S. B. No. 106 be adopted.
- 377 Ninth line of second report of Judiciary No. 1 should read as follows: Approving of bond, etc., repealing all acts or parts of acts in.
- 586 Second paragraph, fourth line insert after the word "insert" the word "after".
- 628 Fourth paragraph should show S. B. No. 303 instead of H. B. No. 313.
- 644 Second Committee report should show as report of Committee on Public Health.
- 711 Third paragraph should read S. B. No. 163 instead of 57.
- 794 Second paragraph should read as follows: Enrolled Senate Bills Nos. 52, 70 and 113 were ordered transmitted to the Governor.
- 813 H. B. No. 132 should show report in detail as follows: Senator Spurlock submitted the following committee report, which was adopted, and House Bill No. 132 was ordered printed and placed on the Calendar: Mr. President: We, your Committee on Revenue and Taxation to whom was referred House Bill No. 132, by Crockett, "An Act creating a fund in Mayes County, hereby designated as the 'Grand River Bridge Fund', limiting said fund to \$200,-

- 000.00", etc., beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass. (Spurlock, Chairman.
- 917 S. B. No. 23, Page 817, should read S. J. R. No. 23.
- 869 First paragraph should show Enrolled House Bill No. 210 instead of Engrossed House Bill No. 210.
- 871 After heading of "Bills on second reading", the first line should read as follows: The following bills were read for the second time and referred to the standing committees indicated.
- 891 Last paragraph should show House Bill No. 151 instead of Senate Bill No. 151 reported.
- 914 After "Prayer by Chaplain," should read as follows: The Journal of the previous day's session was read and approved.
- 945 After "Prayer by Chaplain", should read as follows: The Journal of the previous day's session was read and approved.
- 950 S. B. 379 should show First reading as follows: Senate Bill No. 379 by Cartwright and McPherren of the Senate and Rice of the House: An Act providing for and regulating the number of deputies in the county offices of counties having a population of 18,400 and not more than 18,420, fixing their salaries; and declaring an emergency.
- 951 Twelfth paragraph should show Senate Bill No. 180 transmitted to House instead of Senate.
- 995 Twelfth paragraph, first line should read line 7, page 22, instead of line 4, page 34.
- 997 Last paragraph should show motion by Senator Horner.
- 1011 Last paragraph should show amendment to Senate Bill No. 251 instead of Senate Bill No. 155.
- 1047 Roll Call on emergency of Senate Bill No. 356 should show Woods, E. E. Woods, W. H. Total 33. Nays: Briggs, Durant, Fleming, Frye, Glasser, Leedy, Lillard, Nichols, Total 8. Excused: Anglin, Total 1. Absent: Brown, Golobie, Total 2. The emergency having received a constitutional two-thirds majority of votes of all members elected to and constituting the Senate, was declared passed. The President Pro Tempore signed the engrossed copy of Senate Bill No. 356 and ordered same transmitted to the Honorable House.
- 1053 Third Reading on House Bill No. 232, should show additional "Ayes" as follows: Pugh, Ratliff, Rutherford, Sherman, Simpson, Spurlock, Wallace, Wells, West, Woods, E. E., Woods, W. H., To-
- 1091 Roll Call on Senate Bill No. 374, should show Hensley as voting "Aye."
- 1096 Add to second paragraph the following: Was referred to the Committee on Engrossed and Enrolled Bills.
- 1106 Senate Bill No. 30, should read Senate Bill No. 39.
- 1118 Add to "Nays" on House Bill No. 28 the following: Lynch, McPherren, Nichols. Total 9.
- 1193 Should show after "Prayer by Chaplain" the following: The Journal of the previous day's session was read and approved.
- 1219 Roll Call on House Bill No. 222, should show Harvey, Hensley, Hill, Holloway, Horner, Ingraham, Johnson as voting "Aye".
- 1220 Roll Call on emergency on House Bill No. 222, should show Pugh voting "Aye".

- 1230 After "Prayer by Chaplain", insert the following: The Journal of the previous day's session was read and approved.
- 1231 House Bill No. 89, should read House Bill No. 9.
- 1232 Seventh paragraph, following should be added: Bill be voted on without argument, which lost.
- 1357 Fifth paragraph, insert as second line the following: No. 122 be ordered printed and placed on the Calendar.
- 1363 Insert before Ninth line of Fleming amendment the following: "Same" and before the word "hereby", the word "is", and in-
- 1364 Insert after advancement of Senate Bill No. 426, the following: Senator Morton moved that Senate Bill No. 426 be advanced to Engrossment and Third Reading, which prevailed, and the bill was referred to the Committee on Engrossed and Enrolled Bills for engrossment.
- 1442 First paragraph should show Enrolled House Bills instead of of Senate Bills.
- 1452 Last line, Roll Call on "Ayes", Senate Bill No. 285 should read as follows: Sherman, Wells, Woods, E. E. Total 21. Last line, Roll Call on "Nays", Senate Bill No. 285 should read as follows: lock, Wallace, West, Woods, W. H. Total 22.
- 1483 Second paragraph, insert at beginning of same the following: House Concurrent Resolution No. 14 by Smith of the House, and Nichols of the Senate, A Resolution memorializing—.
- 1546 First line, last bill on line should be 438 instead of 439.
- 1589 Third paragraph, add at end of same the following: Were referred to the Committee on Engrossed and Enrolled Bills for comparison.
- 1615 After First paragraph, insert the following: Senator McPherson moved that the Senate concur in the House Amendments to Senate Bill No. 84, which prevailed. The question being, "Shall Senate Bill No. 84 as amended by the House pass?" the roll was called with the following result:
- 1620 Roll Call on emergency on Senate Bill No. 378 should show Coyne voting "Aye".
- 1635 Between first and second lines, insert the following: Salaries, maintenance and equipment \$46,650-\$46,650.
- 1684 Should show Second reading on House Bill No. 447 after House Bill No. 413 as follows: House Bill No. 447. By Dis. y. to Education.
- 1729 Last Roll Call on page should read "Ayes".
- 1803 Third line of "Nays" on first Roll Call should read as follows: Rutherford, Sherman, Spurlock, Wells, Wood W. H. To—.
- 1805 In Seventh paragraph after the second line, insert the following: "both columns and inserting in lieu thereof the figures "\$70,000.00" in both columns. Harrison.

Senator Harrison offered the following amendment, which was adopted: Mr. President: I move to amend House Bill No. 319, page 5, line 10, by striking "\$12,000.00" and inserting in lieu thereof "\$15,000.00" Harrison

Senator Harrison offered the following amendment, which was adopted: Mr. President: I move to amend House Bill No. 319, page 5, line 11, by striking "\$5,500" and inserting "\$6,500" in each column. Harrison.

Senator Davidson offered the following amendment, which was adopted: Mr. President: I move to amend House Bill No. 319, line 17, page 5, by striking out after the word "fund" the figures "\$60,398.29-\$52,200.00" and by inserting in lieu thereof the figures "\$70,398.29-\$59,200.00." Davidson.

Senator Spurlock offered the following amendment, which was adopted: Mr. President: I move to amend House Bill No. 319, line 5, page 7, by striking after the word "school" the figures "\$5,500.00" in each column and inserting "\$6,500.00" in each column. Spurlock.

Senator Simpson offered the following amendment, which was adopted: Mr. President: I move to amend House Bill No. 319—".

- 1836 Should show Harrison, Loedy, Rutherford and Wallace as present. The Total should read 40.
- 1866 Roll Call on emergency on House Bill No. 406 should show Briggs absent.
- 1949 House Bill No. 1 should read House Bill No. 455.
- 1996 After "Prayer by Chaplain," the following should be inserted: Senator Clark asked that Senator E. E. Woods be excused for the day, which was granted. Senators Anglin, Draughon and Lynch were excused for the day.

