

No published version of this amendment has been located. However, the text of the amendment can be found in the Legislative Record, as follows: two or three years," and we have always paid two percent on it.

Now we have School Savings Banks. These children bring in fifty cents or a dollar or a dollar and a half of their school savings: that is what we call thrift savings. Now we pay two per cent on every account up to five dollars that any-body brings into our bank, there-fore I hope the motion of the gentleman from Bangor, Mr. Wight, does not prevail. The SPEAKER:

The SPEAKER: The pending question before the House is on the adoption of Senate Amend-ment "A". The motion to indefinitely postnone door not the motion to postpone does not take precedence over that particular amendment.

The Chair recognizes the gentleman from Bangor, Mr. Wight.

Man from Bangor, Mr. Wight. Mr. WIGHT: Mr. Speaker, as I understand it, this bill simply gives permission to the gentleman's bank or any other bank in the State of Maine to reduce the interest on these thrift accounts when they get to be a large sum I don't think they to be a large sum. I don't think they should be given permission to do that.

The SPEAKER: The question is upon the adoption of Senate Amendment "A". All those in favor of the adoption of Senate Amend-ment "A" will say aye; those opposed, no.

A viva voce vote being taken, the motion did not prevail.

Thereupon, on motion by Mr. Wight, a viva voce vote being taken, the bill was indefinitely postponed.

On motion by Mr. Mills of Farmington,

The House recessed until 3 P.M.

AFTER RECESS - 3 P. M.

The House was called to order by the Speaker.

The SPEAKER: The Chair lays before the House the third tabled and today assigned matter, Bill "An Act Relating to Veteran's Permit to Hunt and Fish Free" (S. P. 178) (L. D. 523) (In House, indefinite postponement reconsidered) tabled on April 17th by the gentleman from Hollis, Mr. Byron, pending

Tom Holds, Mr. Byron, bending passage to be engrossed. The Chair recognizes the gentle-man from Fort Kent, Mr. Cousins. Mr. COUSINS: Mr. Speaker and Members of the House: Since Mr. Byron is absent, and I understand that he wanted the bill recom-mitted to the Committee on Inland mitted to the Committee on Inland

Fisheries and Game, I move that the bill be recommitted.

Thereupon, the motion prevailed, and the bill was recommitted to the Committee on Inland Fisheries and Game in non-concurrence and sent up for concurrence. The SPEAKER: The Chair lays

before the House the fourth tabled and today assigned matter, House Report "Ought not to pass" of the Committee on Judiciary on "Resolve, in Favor of Hydro-Electric Interstate Cooperation" (H. P. 1576) (L. D. 1221) tabled on April 18th by the gentleman from Greenville, Mr. Rollins, pending acceptance of report.

The Chair recognizes the gentle-man from Presque Isle. Mr. Brewer.

Mr. BREWER: Mr. Speaker, since Mr. Rollins is in the Committee on State Lands and Forest Preservation this afternoon, I would suggest that the House table this matter until tomorrow morning.

Thereupon, the motion prevailed, and the matter was tabled and specially assigned for tomorrow.

The SPEAKER: The Chair lays before the House the fifth tabled and today assigned matter, An Act Relating to the Fort Fairfield Mu-nicipal Court (H. P. 1653) (L. D. 1348) tabled on April 21st by the gentleman from Monmouth, Mr. Marsans, pending passage to be enacted.

The Chair recognizes the gentleman from Presque Isle, Mr. Brewer.

On motion by Mr. Brewer, under suspension of the rules, the House voted to reconsider its action of March 31st whereby it passed this matter to be engrossed. Mr. Brewer then offered House Amendment "A" and moved its

adoption.

House Amendment "A" read by

the Clerk as follows: House Amendment "A" to H. P. 1653, L. D. 1348, Bill "An Act Relating to the Fort Fairfield Munic-ipal Court."

Amend said Bill by striking out in the 1st line thereof the underlined words "repealed and replaced" and inserting in place thereof the underlined word 'amended'

House Amendment "A" was then adopted, and the bill was passed to be engrossed as amended in nonconcurrence, and sent up for concurrence.

The SPEAKER: The Chair lays