

No published version of this amendment has been located. However, the text of the amendment can be found in the Legislative Record, as follows:

that the House reconsider its ac-tion of April 24th, whereby it adopted Senate Amendment "A". Mr. ROLLINS: Mr. Speaker, I am withdrawing my motion for reconsideration, and I now move that this mettor he tabled and that this matter be tabled and specially assigned for tomorrow morning

The SPEAKER: The gentleman from Greenville, Mr. Rollins, moves that this matter be laid on the table pending passage to be en-grossed and be specially assigned for tomorrow morning. Is this the pleasure of the House?

The motion prevailed.

Passed to be Enacted (Cont'd)

An Act relating to Fees of Sheriffs and Their Deputies (H. P. 1207) (L. D. 853)

An Act relating to Fees of Registers of Deeds (H. P. 1699) (L. D. 1416)

An Act relating to Billboards (H. P. 1702) (L. D. 1425)

An Act relating to State Normal Schools' Reserve Accounts (H. P. 1708) (L. D. 1434)

Finally Passed

Resolve Providing for a Fish Screen at Outlet of Kewayden Lake in the town of Stoneham in the county of Oxford (S. P. 524) (L. D. 1424)

Resolve in favor of the University

Resolve relating to Impounded Bank Accounts (H. P. 1709) (L. D. 1435)

Were reported by the Committee on Engrossed Bills as truly and strictly engrossed, Bills passed to be enacted, Resolves finally passed, all signed by the Speaker and sent to the Senate.

Enactor Amended

An Act relating to the Fort Fairfield Municipal Court (H. P. 1653) (L. D. 1348)

On motion by Mr. Mills of Farmington, under suspension of the rules, the House voted to reconsider action of April 22nd whereby this bill was passed to be engrossed.

Mr. Mills then offered House Amendment "B" and moved its adoption.

House Amendment "B" read by

the Clerk as follows: House Amendment "B" to H. P. 1653, L. D. 1348, Bill "An Act relating to the Fort Fairfield Municipal Court."

Amend said bill by striking out all of the first paragraph and in-serting in place thereof the follow-

P. & S. L., 1929, c. 67, amended. Chapter 67 of the private and spe-cial laws of 1929 is hereby amended to read as follows:'

House Amendment "B" was adopted and the Bill was passed to be engrossed as amended in non-concurrence and was sent up for concurrence.

On motion by Mr. Mills of Farmington,

The House recessed until two o'clock Eastern Standard Time.

AFTER RECESS 2:00 P. M. E. S. T.

The House was called to order by the Speaker.

Mr. Perkins of Boothbay Harbor was granted unanimous consent to address the House.

Mr. PERKINS: Mr. Speaker and Members of the House: I regret the necessity of asking your indulgence to introduce a resolve by unanimous consent. It will be very short and will not delay us a minute because if the resolve is accepted I shall move, under suspension of the rules, that it have its two several readings and be passed to be engrossed. I will read the resolve:

"Resolved, that the towns of Boothbay and Boothbay Harbor in the County of Lincoln be and hereby authorized to close the water-ways between Boothbay Harbor and Sawyer's Island with solid fill.'

The facts are these: There is a bridge from Sawyer's Island to Boothbay Harbor in the northwest part of our town which has gone out, and it would be considerable expense to rebuild a new bridge, but the selectmen of the two towns have concluded that it would be wise to fill it in with dirt instead of building a new bridge and thus save the expense of maintenance and so forth. It being navigable waters, although the water there is very shallow, it is necessary to have

a permit from the War Department. Hearings have been held down there, and it is agreed that this should be filled in, but the War De-partment has notified them a day or so ago that it would grant the