

LEGISLATIVE RECORD

OF THE

One Hundred and Fifth

Legislature

OF THE

STATE OF MAINE

1971

KENNEBEC JOURNAL AUGUSTA, MAINE

SENATE

Thursday, February 4, 1971 Senate called to order by the President.

Prayer by the Rev. Kenneth Brookes of Augusta.

Reading of the Journal of yesterday.

Papers from the House Non-concurrent Matter

Bill, "An Act to Authorize Bond Issue in the Amount of \$19,145,000 for the Construction and Renovation of Higher E d u c a t i o n Facilities at the University of Maine." (S. P. 129) (L. D. 376)

The Committee on Reference of Bills suggested that this Bill be referred to the Committee on Appropriations and Financial Affairs.

In the Senate January 27, 1971, referred to the Committee on Education.

Comes from the House, referred to the Committee on Appropriations and Financial Affairs, in nonconcurrence.

On motion by Mr. Berry of Cumberland, tabled and tomorrow assigned, pending Consideration.

Non-concurrent Matter

Bill, "An Act to Authorize Bond Issue in the Amount of \$3,850,000 for Student Housing at Central Maine Vocational Technical Institute, Maine Eastern Vocational T'e c h n i c a l Institute. Northern Maine Vocational Technical Institute, and the Maine Maritime Academy, Site Improvements at Washington County Vocational Technical Institute. Heating and Air Conditioning Shop and Laboratory at Southern Maine Vocational Technical Institute. Completion of School Building at Peter Dana Point Reservation and Tribal Halls for Penobscot and Passamaquoddy Reservations." (H. P. 175) (L. D. 233)

In the House January 20, 1971, referred to the Committee on Appropriations and Financial Affairs.

In the Senate January 27, 1971, referred to the Committee on Education, in non-concurrence.

Comes from the House, that Body having Insisted.

On motion by Mr. Berry of Cumberland, tabled and tomorrow assigned, pending Consideration.

Joint Resolution STATE OF MAINE

IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED AND SEVENTY-ONE JOINT RESOLUTION IN RECOGNITION OF THE OUT-STANDING SERVICES OF ALAN B. SHEPARD, JR., EDGAR D. MITCHELL AND STUART A ROOSA

WHEREAS, Alan B. Shepard, Jr., Edgar D. Mitchell and Stuart A. Roosa are performing a duty of national importance in their flight to the moon; and

WHEREAS, the Members of the 105th Legislature wish them safety and success in their endeavor; now, therefore, be it

RESOLVED: That we, the Members of the Senate and House of Representatives of the One Hundred and Fifth Legislature assembled, extend to Alan B. Shepard, Jr., Edgar D. Mitchell and Stuart A. Roosa our warmest wishes and hopes of success in the completion of their mission; and be it further

R E S O L V E D: That duly authenticated copies of this Resolution be forwarded forthwith by the Secretary of State to Alan B. Shepard, Jr., Edgar D. Mitchell and Stuart A. Roosa at Houston Space Center and that the Secretary of State immediately dispatch a telegram to this effect to Houston Space Center. (H. P. 446)

Comes from the House, Read and Adopted.

Which was Read and Adopted, in concurrence.

House Papers

Bills today received from the House requiring Reference to Committees were acted upon in concurrence except for the following:

Bill, "An Act Relating to Defenses on Retail Installment Sales Agreements." (H. P. 381) (L. D. 496) Comes from the House referred to the Committee on Business Legislation and Ordered Printed.

On motion by Mr. Kellam of Cumberland, tabled and specially assigned for February 9, 1971 pending Reference to Committee.

> Communications STATE OF MAINE Senate Chamber Augusta, Maine

February 3, 1971 In compliance with the Senate Order of January 6, 1971, the Committee appointed by the President to examine the returns of votes for Senators for the political years of 1971 and 1972 has attended to its duty and asks leave to report that the returns of votes cast, as submitted by the Secretary of State to the President of the Senate, meets with the approval of the Committee. (Signed)

BENNETT D. KATZ Chairman

Which was Read and Ordered Placed on File.

STATE OF MAINE

One Hundred and Fourth Legislature

Highway Study Committee

January 27, 1971

To the Members of the 105th Legislature:

This Committee was established by Joint Senate Order No. 545 of the 104th Legislature. It was directed by the Legislature to inquire into questions of improvement and economy concerning revenues, expenditures, policies, functions and the general operation of the State Highway Commission and its several divisions. The Committee has inquired at great length into those matters referred to it and has the honor to submit herewith its report to the 105th Legislature as charged.

The Committee wishes to acknowledge its appreciation of the cooperation and service rendered by the State Highway Commission in connection with the study. The Committee sincerely hopes that the findings and recommendations herein contained will be of benefit

to Members of the Legislature and the public at large.

Respectfully submitted, (Signed)

EDWIN H. GREELEY, Chairman

Highway Study Committee (S. P. 194)

Which was Read and, with accompanying papers, Ordered Placed on File.

Sent down for concurrence.

Mr. Greeley of Waldo was granted unanimous consent to address the Senate.

Mr. GREELEY: Mr. President Members of the and Senate: Probably some of you remember at the end of the 104th Legislature when this order was passed. Soon after the Committee was formed the sponsor of this order and a other people made the few statement that they didn't think the report would amount to much because the Committee was made up of pro-highway people. So we were tagged before we even got started.

I would like to say that there was \$25,000 set up for this report, and I would like to make the statement that the total expenditures so far are \$3,169.50.

At this time I would like to give some recognition to the Legislative Finance Officer, Mr. William Garside, and also Mrs. Geraldine Dubord, for the work they did for the Committee during the last year and a half. I would like to thank the President of the Senate for giving me the opportunity to serve on the Committee. It was very educational and I enjoyed it very much.

Joint Order

Out of Order and Under Suspension of the Rules: On motion by Mr. Greeley of Waldo,

ORDERED, the House concurring, that a copy of the Highway Study Committee Report on the State Highway Commission, January 27, dated 1971. accompanied by this Order, be transmitted forthwith by the Secretary of the Senate to the Chairman of the State Highway Commission and that he bе directed to report in detail at the next regular session of the Legislature as to the progress the Commission has made pursuant to the recommendations contained therein.

(S. P. 196)

Which was Read and Passed. Sent down for concurrence.

Senate Papers Joint Resolution

Mrs. Carswell of Cumberland presents the following Joint Resolution and moves its adoption:

STATE OF MAIÑE IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED AND SEVENTY-ONE IN MEMORIAM

WHEREAS, Norman W. Greenlaw of Norway, former Commissioner of Institutional Services for the State of Maine, died at age 75 on January 19, 1971; and

WHEREAS, Mr. Greenlaw faithfully served the people of Maine in that capacity over a period of nine years; and

WHEREAS, During his administration many improvements were accomplished in the mental hospitals, correctional institutions, tuberculosis sanatoriums and welfare institutions; now, therefore, be it

RESOLVED: That we, the Members of the Senate and House of Representatives of the One Hundred and Fifth Legislature, honor the memory of Commissioner Greenlaw and extend our deepest sympathy to his family and sincere understanding to others who share in the loss; and be it further

RESOLVED: That a copy of this Resolution, suitably attested, be transmitted forthwith to the family of the deceased.

(S. P. 186)

Which was Read and Adopted. Sent down for concurrence.

Joint Resolution

Mr. Shute of Franklin presents the following Joint Resolution and moves its adoption:

STATE OF MAINE

IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED AND SEVENTY-ONE JOINT RESOLUTION

JOINT RESOLUTION RELATIVE TO CREATION OF "FAVORABLE BUSINESS AND INDUSTRIAL CLIMATE IN MAINE"

WHEREAS, a ''f a v o r a b le business and industrial climate" means more jobs, more payrolls, new sources of revenue and greater prosperity for all our people; and

WHEREAS, the creation and continuance of a "favorable business and industrial climate" can only be attained by strict adherence to a set of well-defined principles and conditions; and

WHEREAS, these principles and conditions are generally recognized and defined as follows:

1. An atmosphere in which government, management and labor live cooperatively and harmoniously in full recognition of their interdependence and mutual interests;

2. A friendly and understanding attitude on the part of government at all levels and a willingness on the part of government, within its proper sphere of activity, to do all within its power to keep Maine industry and commerce in a competitive position;

3. An attitude on the part of our people which clearly indicates to industry (both existing and potential) that they are sincerely wanted;

4. Careful and prudent planning activities with an eye to present needs and future efficient growth of the State, consistent with a healthy environment;

5. Vigorous community attitudes which reflect concern for continuing and expanding payroll revenues by making more attractive the ease and cost of doing business in this State;

6. Sound, stable and adequate financial institutions and established machinery for capital generation;

7. An informed, intelligent and productive labor force dedicated to pride in product, and which endorses the profit motive as the source of job security and benefits for all; now, therefore, be it

RESOLVED, That the Senate and House of Representatives of the One Hundred and Fifth Legislature shall examine all proposed legislation in terms of its effect upon the "favorable business and industrial climate" of the State and shall determine whether such legislation may have any deterrent effect upon the business and industrial climate of the State as outlined, and be it further

RESOLVED, That copies of this Resolution be transmitted by the Secretary of the Senate to the Governor and heads of all departments of the State Government with the request that they examine their own discretionary acts in terms of the effect upon the "favorable business and industrial climate" of Maine.

(S. P. 187) Which was Read and Adopted. Sent down for concurrence.

Joint Resolution

Mr. Sewall of Penobscot presents the following Joint Resolution and moves its adoption:

STATE OF MAINE IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED AND SEVENTY-ONE

JOINT RESOLUTION TO CEASE STATE ENCOURAGEMENT OR D E V E L O P M E N T OF OIL RELATED INDUSTRIES ALONG THE MAINE C O A S T UNTIL PENDING LITIGATION IS RE-SOLVED.

WHEREAS, the proposed development of facilities associated with the transportation, storage and refining of oil and oil products within the boundaries of the State of Maine is receiving continued attention from all of the citizens of the State of Maine; and

WHEREAS, increasingly numerous incidents such as the foundering of the "Arrow" off Nova Scotia, oil drilling disasters in Louisiana and California and oil spills in the waters of other coastal states have proven damaging to the vital interests of the citizens of these states; and

WHEREAS, Maine has a tourist industry of inestimable value, including vacation facilities having a value in excess of \$270 million and an annual tourist expenditure level in excess of \$400 million; and

WHEREAS, sixty per cent of Maine's capital investment in vacation facilities are located on the coast of Maine due to its unique aesthetic characteristics; and

WHEREAS, oil spillage and pollution would greatly endanger the fishing industry of Maine which now produces a product having a value in excess of \$140 million annually; and

WHEREAS, a law passed at the Special Session of the 104th Legislature designed to protect the vital interests of this State in controlling the handling of oil and preventing oil pollution has now been rendered ineffective by injunctive procedures brought on behalf of a group of oil companies; and

WHEREAS, it has come to the attention of the Legislature that certain governmental a g e n c i e s have been actively promoting and encouraging the establishment of oil related industries along the Maine coastline most recently and particularly on Penobscot Bay; and

WHEREAS, in a dopting the following Resolution the Legislature does not intend to alter or affect in any way the duties and responsibilities of the Environmental Improvement Commission; now, therefore, be it

105th RESOLVED: That the Legislature of the State of Maine, having regard for its vital interest in the preservation of its unique natural resources for the benefit of our citizens and in its valuable tourist and fishing industries, hereby directs each and every agency, commission and department of the government of this State, other than the Environmental Improvement Commission, to forthwith halt any promotion of or material assistance to any activity involving the business drilling for or refining of oil or oil products, or the transportation or storage of oil or oil products on or near coastal waters of the State, not destined for consumption in Maine, until the litigation concerning the validity of Chapter 572 of the Public Laws of 1969 has been resolved; and be it further

RESOLVED: That copies of this Joint Resolution, duly authenticated by the Secretary of State, be immediately transmitted by the Secretary of State to each department, agency and commission as notice of the Legislature's intent.

(S. P. 195)

Which was Read. (On motion by Mr. Sewall of Penobscot, tabled until later in today's session, pending Adoption.)

Appropriations and Financial Affairs

Mr. Katz of Kennebec presented, Resolve Providing Moneys for Cerebral Palsy Centers. (S. P. 188) (L. D. 549)

Which was referred to the Committee on Appropriations and Financial Affairs and Ordered Printed.

Sent down for concurrence.

Education

Mr. Shute of Franklin presented, Bill "An Act Relating to Approval of Schools at an Excessive Distance from Other Facilities." (S. P. 189) (L. D. 550)

Which was referred to the Committee on Education and Ordered Printed.

Sent down for concurrence.

Fisheries and Wildlife

Mr. Shute of Franklin presented Bill "An Act Relating to Visiting Water Sets under Trapping Laws." (S. P. 190) (L. D. 551)

Mr. Bernard of Androscoggin presented, Bill "An Act to Clarify Law Relating to Experiments on Polluted Shellfish." (S. P. 191) (L. D. 552)

Which were referred to the Committee on Fisheries and Wildlife and Ordered Printed.

Sent down for concurrence.

Judiciary

Mr. Katz of Kennebec presented, Bill "An Act Relating to Suspension of Motor Vehicle Operator's License and Registration." (S. P. 192) (L. D. 553)

Which was referred to the Committee on Judiciary and Ordered Printed.

Sent down for concurrence.

Labor

Mr. Levine of Kennebec presented, Bill, "An Act Relating to Examinations for Certain Occupations by Graduates of Maine Vocational Technical Institutes." (S. P. 193) (L. D. 554)

Which was referred to the Committee on Labor and Ordered Printed.

Sent down for concurrence.

Orders

On motion by Mr. Greeley of Waldo,

ORDERED, that all Bills and Resolves carrying or requiring an appropriation of highway revenue or involving a loss of highway revenue that are in order to be passed to be enacted, or finally passed, shall, at the request of a member of the Committee on Transportation, be placed on a special calendar to be called up for consideration only by a member of that committee.

Which was Read and Passed.

Committee Reports House

Ought to Pass — As Amended

The Committee on State Government on Bill, "An Act Authorizing the City of Augusta to Lease Area Within Proposed Civic Center." H. P. 135) (L. D. 190)

Reported that the same Ought to Pass as Amended by Committee Amendment "A" (H-10).

Comes from the House, the report Read and Accepted and the Bill Passed to be Engrossed as A m e n d e d b y C o m m ittee Amendment "A".

Which report was Read and Accepted in concurrence and the Bill Read Once. Committee Amendment "A" was Read and Adopted in concurrence and the Bill, as Amended, Tomorrow Assigned for Second Reading.

Senate

Ought to Pass

Mr. Moore for the Committee on Election Laws on, Bill, "An Act Relating to the Number of Signatures Required on Nomination Papers." (S. P. 32) (L. D. 65)

Reported that the same Ought to Pass.

Mr. Martin for the Committee on Election Laws on, Bill, "An Act Relating to Preservation and Destruction of Campaign Reports." (S. P. 81) (L. D. 175)

Reported that the same Ought to Pass.

Mr. Tanous for the Committee on Judiciary on, Bill, "An Act Increasing Number of Official Court Reporters." (S. P. 84) L. D. 178)

Reported that the same Ought to Pass.

Mr. Quinn for the Committee on Judiciary on, Bill, "An Act Increasing the Number of Superior Court Justices." (S. P. 83) (L. D. 177)

Reported that the same Ought to Pass.

Mr. Hichens for the Committee on Taxation on, Bill, "An Act Relating to Gasoline Road Tax Credits." (S. P. 90) (L. D. 219)

Reported that the same Ought to Pass.

Mr. Violette for the Committee on Public Utilities on Bill, "An Act relating to Filing of Annual Reports by Public Utilities." (S. P. 77) (L. D. 172)

Reported that the same Ought to Pass.

Which reports were Read and Accepted, the Bills Read Once and Tomorrow Assigned for Second Reading.

Second Readers

The Committee on Bills in the Second Reading reported the following:

House

Bill, "An Act Relating to Certificates of Authority to Inspect Elevators for Insurance Purposes." (H. P. 57) (L. D. 98)

Bill, "An Act Clarifying School Construction Aid on a Special Project in School Administrative District No. 22." (H. P. 184) (L. D. 242)

Bill, "An Act Relating to Holding Property by Greenville Water Company, formerly Greenville Light and Power Company." (H. P. 159) (L. D. 214)

Bill, "An Act Relating to Capital Stock of Southwest Harbor Water Company." (H. P. 158) (L. D. 213) Bill, "An Act Relating to Capital Stock, Property and Indebtedness of North Berwick Water Company." (H. P. 157) (L. D. 212)

Bill, "An Act Relating to Property, Capital Stock and Bonds of the Hartland Water Company." (H. P. 156) (L. D. 211)

Bill, "An Act Relating to Property, Capital Stock and Indebtedness of the Skowhegan Water Company." (H. P. 121) (L. D. 165)

Bill, "An Act Relating to Time of Annual Meeting of Mount Desert Island Regional School District." (H. P. 111) (L. D. 155)

Bill, "An Act Relating to Capital Stock and Indebtedness of the Waldoboro Water Company." (H. P. 105) (L. D. 170)

Bill, "An Act Relating to Capital Stock and Indebtedness of Northern Water Company." (H. P. 104) (L. D. 169)

Bill, "An Act Relating to Property, Capital Stock and Indebtedness of Eastport Water Company." (H. P. 79) (L. D. 119)

Which were Read a Second Time and Passed to be Engrossed in concurrence.

House — As Amended

Bill, "An Act to Clarify the Laws of the Department of Veterans Services." (H. P. 49) (L. D. 83)

Which was Read a Second Time and Passed to be Engrossed, as Amended, in concurrence.

Senate — As Amended

Bill, "An Act Relating to Notification to Panel of Mediators in Labor Disputes." (S. P. 15) (L. D. 43)

Which was Read a Second Time and Passed to be Engrossed, as Amended.

Sent down for concurrence.

Orders of the Day

The President laid before the Senate the first tabled and specially assigned matter:

JOINT RESOLUTION-Relative to Cease State Encouragement or Development of Oil Related Industries along the Maine Coast until pending Litigation is Resolved. (S. P. 185) Tabled—February 3, 1971 by Senator Berry of Cumberland. Pending—Adoption.

On motion by Mr. Sewall of Penobscot, the Joint Resolution was then Withdrawn.

The President laid before the Senate the second tabled and specially assigned matter:

HOUSE REPORT—Ought to Pass as Amended by Committee Amendment "A" Filing H-7 from the Committee on Election Laws on Bill, "An Act Relating to Boards of Registration for Certain Municipalities Under Election Laws." (H. P. 61) (L. D. 102)

Tabled—February 3, 1971 by Senator Shute of Franklin.

Pending—Acceptance of Report.

Thereupon, the Ought to Pass as Amended Report of the Committee was Accepted in concurrence and the Bill Read Once. Committee Amendment "A" was Read.

Mr. Shute of Franklin then presented Senate Amendment "A" to Committee Amendment "A".

Senate Amendment "A", Filing No. S-3, to Committee Amendment "A" was Read and Adopted.

Whereupon, Committee Amendment "A", as Amended by Senate Amendment "A" thereto, was Adopted in non-concurrence and the Bill, as Amended, Tomorrow assigned for Second Reading.

The President laid before the Senate the third tabled and specially assigned matter:

HOUSE REPORTS—from the Committee on State Government on Bill, "An Act Designating November 11th as Armistice Day." (H. P. 32) (L. D. 56) Majority Report, Ought to Pass with Committee Amendment A—Filing H-9; Minority Report, Ought Not to Pass.

Tabled—February 3, 1971 by Senator Wyman of Washington.

Pending—Acceptance of Either Report.

The PRESIDENT: The Chair recognizes the Senator from Washington, Senator Wyman.

Mr. WYMAN of Washington: Mr. President, I move we accept the Minority Ought Not to Pass Report.

The PRESIDENT: The Senator from Washington, Senator Wyman, now moves that the Minority Ought Not to Pass Report be accepted in non-concurrence.

The Chair recognizes the Senator from Somerset, Senator Johnson.

Mr. JOHNSON of Somerset: Mr. President, I request a division on the motion.

The PRESIDENT: A division has been requested.

The Chair recognizes the Senator from Hancock, Senator Anderson.

Mr. ANDERSON of Hancock: Mr. President and Members of the Senate: I rise in opposition to the motion of the good Senator from Washington County.

The response of the boys back in 1917 who fought the war to end all wars is a far cry from the draft card — flag burning hippies of today. Back in '17 they left their farms, their factories and their schools to take up arms against those who would change our way of life. They were well aware of the dangers that lay ahead but they responded without hesitancy to the call of duty. Some of them traveled alone in the still void of the night, some in the vast silent reaches of the ocean, some in the blazing emptiness of the sky, others in the crowded violent din of the battlefield, but they all served one cause and one people.

How vividly I remember what I was doing at 11:00 o'clock on November 11, 1918, A buddy, Corporal Flannigan of Bangor, and I were boiling coffee in a tin can in the Argonne Forest. We had heard rumors that the armistice would be signed at 11:00 o'clock on that day. Suddenly the big guns stopped and there was a deathly silence. We realized the war was over. I can see Corporal Flannigan now, kicking that coffee can into the air. That night for the first time we were warmed by crinkling bonfires as far as the eye could reach; and what a celebration that night; it is a wonder that any of us survived.

Every World War I veteran has sacred, nostalgic memories of that day and night. Our ranks are rapidly diminishing. Soon taps will sound for the last remaining veteran. Shouldn't we honor the remaining few veterans by letting them have this day that means so much to them, I ask you'

Mr. President, I ask for division on the pending motion.

The PRESIDENT: A division has been requested. Senator.

The Chair recognizes the Senator

from Washington, Senator Wyman. Mr. WYMAN of Washington:Mr. President and Members of the Senate: I feel that I should explain my thinking in regard to this as well as the remainder of the signers of the Minority Report.

For decades Washington's Birthday and Memorial Day have both been celebrated Washington's Birthday on the 22nd of February and Memorial Day on the 30th of May. For a shorter period of time Veterans' Day has been celebrated on the 11th of November. Now the State of Maine, as well as the United States Congress, has declared that these days shall be observed on a Monday. This has already been accomplished and is law. As you know, this will give the working man, the veteran, and in fact all, a long weekend in which they may observe these days as they wish.

Certainly I have no desire to take anything away from the veterans. The parades, the religious ob-servances, all will take place on Memorial Day as well as on Veterans' Day.

To those who are particularly sentimental about the day of November 11th, they may still observe it with their own thoughts and in their own way. However, we have just been through a year of confusion when Maine observed some of these days on a day which was different from the federal government and different from other states. Now that Maine and the other states are in concurrence, it does seem too bad to proclaim November 11th as a second Veteran's Day.

Although the bill is mild, it may well cause confusion, and it is my sincere hope that the Senate will accept the Ought Not to Pass Report. Thank you.

The PRESIDENT: The Chair recognizes the Senator from Penobscot. Senator Quinn.

Mr. QUINN of Penobscot: Mr. President and Members of the Senate: As a veteran of World War I, I desire to support the good Senator from Hancock County, Senator Anderson. I know the American Legion, the Veterans of Foreign Wars and other veterans' organizations support November 11th as Armistice Day. and November 11th means something. Any other Monday in the month doesn't mean anything. This marks an historical event and I think it should continue to. Consequently, it is my pleasure to support the motion of Senator Anderson.

The President: The Chair recognizes the Senator from York. Senator Hichens.

HICHENS of York: Mr. Mr. President and Members of the Senate: I was just a babe in arms when the Armistice was signed, but T have nostalgic memories of Memorial Day observances in our schools when veterans of the Civil War would come in and address the assemblies, and the youngsters looked on in admiration and awe at these men. I believe that with observances in our schools on Armistice Day year after year, with veterans of World War I coming before our students, that they will realize the importance of the sacrifices that these men made, and I too support the Senator from Somerset, Senator Johnson

The Chair The **PRESIDENT**: recognizes the Senator from Somerset, Senator Johnson.

Mr. JOHNSON of Somerset: Mr. President and Members of the Senate: I would like to say that this bill and the amendment does not designate this as a holiday. It merely encourages a time that would be set aside for enlightenment and information to our youths in our schools. Teachers may do this; it does not say they shall do it. But it would be designated by the Governor's proclamation as Armistice Day in memory of these veterans.

see no conflict as far as T holidays are concerned. It is not a legal holiday. Teachers may give this instruction in the schools.

I can see that the Senator from Washington has a good point, however, as the Senator from Hancock, Senator Anderson, said, there are few of these veterans left, and it is a day that, similar to any wonderful thing that has happened in this world, we try to have something done on that particular day to bring it to the attention of these people that did not go through it, and know that there is something that we could be proud of.

The PRESIDENT: Is the Senate ready for the question? The pending question before the Senate is the motion of the Senator from Washington, Senator Wyman, that the Senate accept the Minority Ought Not to Pass Report of the Committee in non-concurrence.

As many Senators as are in favor of accepting the Minority Ought Not to Pass Report of the Committee will please rise and remain standing until counted. Those opposed will please rise and remain standing until counted. A division was had. Five Senators having voted in the affirmative and twenty-six Senators having voted in the negative, the motion did not prevail.

Thereupon, the Majority Ought to Pass Report of the Committee was accepted in concurrence and the Bill Read Once. Committee Amendment "A", Filing No. H-9, was Read and Adopted in concurrence and the Bill, as Amended, Tomorrow Assigned for Second Reading.

The President laid before the Senate the Joint Resolution, S. P. 195, which was tabled earlier in today's session by Mr. Sewall of Penobscot, pending Adoption. Mr. Sewall of Penobscot then

Mr. Sewall of Penobscot then moved the pending question.

Thereupon, the Joint Resolution was Adopted.

Sent down for concurrence.

(Off Record Remarks)

On motion by Mr. Hoffses of Knox,

Adjourned until 9:30 tomorrow morning.