

Legislative Record

OF THE

Seventy-Fifth Legislature

OF THE

STATE OF MAINE

1911

.

SENATE.

Friday, March 3, 1911.

Senate called to order by the President.

Prayer by Rev. Mr. Quimby of Gardiner.

Journal of previous session read and approved.

Papers from the House disposed of in concurrence.

The report of the committee on Appropriations and Financial Affairs. "ought not to pass," on Resolve to provide for the completion of the old plans of towns in Knox county, came from the House, by that Branch accepted. Tabled on motion by Mr. Staples of Knox.

The report of the committee on Banks and Banking, "ought not tó pass," on Bill, An Act to amend Section 23, sub-division 6, clause D, of Chapter 48 of the Revised Statutes, as amended by Section 6 of Chapter 69 of the Public Laws of 1907, relating to investments legal for savings banks, came from the House, by that Branch accepted. Tabled on motion by Mr. Boynton.

Bill, An Act to incorporate the Clark Power Company, passed to be engrossed by this Branch, came from the House endorsed "recommitted to the committee."

The vote whereby the Bill was passed to be engrossed was reconsidered, and the bill was then recommitted to the Committee on Judiciary in concurrence.

The following bills, petitions, etc., were presented and referred:

Interior Waters.

By Mr. Moulton of Cumberland-Bill, An Act to change the name of Goose Pond in Cumberland county.

Also, Petition in favor of changing the name of Goose Pond in Cumberland county.

Orders.

On motion by Mr. Allan of Washing- sus of feeble minded, ton, it was-

Ordered, the House concurring, that when the Senate and House adjourn propriations and Financial Affairs, on they adjourn to meet on Tuesday, Bill, An Act to appropriate moneys

March seven, at half-past ten o'clock in the forenoon.

Sent down for concurrence.

Read and Assigned.

An Act to amend Section 10 റ് Chapter 3 of the Revised Statutes, relating to the powers and duties of the Maine Library Commission.

Reports of Committees.

Mr. Edwards for the Committee on Inland Fisheries and Game, on Bill, An Act to prohibit the use of automatic and repeating shot guns in hunting birds, reported that the same "ought not to pass."

Report accepted and sent down for concurrence.

Mr. Gowell, for the Committee on Judiciary, on Bill, An Act additional to An Act to incorporate the General Conference of Free Baptists, reported that same "ought to pass."

Mr. Foss, for the Committee on Appropriations and Financial Affairs, on Resolve authorizing a temporary loan for the year 1912, reported that the same "ought to pass."

Mr. Moulton, for the Committee on Agriculture, on Bill, "An Act to provide for the appointment of a State sealer of weights and measures and to define his duties, reported that the same "ought to pass."

Mr. Foss, for the Committee on Claims, on Resolve in favor of the town of Stoneham, reported that the same "ought to pass."

Mr. Sanborn, for the Committee on Claims, on Resolve in favor of the town of Sebec, reported that same "ought to pass."

Mr. Irving, for the Committee on Temperance, on Bill, An Act to amend Section 1 of Chapter 136 of the Revised Statutes, relating to sentence in criminal cases, reported that the same "ought to pass."

Mr. Staples, for the Committee on the School for Feeble Minded, on Bill, An Act to repeal Chapter 10 of the Public Laws of 1907, relating to cenreported that same "ought to pass."

Mr. Allan, for the Committee on Ap-

for the expenditures of government for the year 1911, reported that same Senator, the vote whereby the Resolve "ought to pass."

The reports were accepted and the bills tabled for printing under joint Senator, the vote whereby the Resolve rules.

Passed to be Engrossed.

An Act to constitute nine hours a day's work for public employees.

An Act relating to equity procedure. An Act defining the main trunk line of highway.

An Act to amend a certain Act relating to the Phillips Village Corporation.

Passed to be Enacted.

Merrill.

An Act to incorporate the Westfield Water Company.

An Act relating to the Mount Desert Transit Company.

Finally Passed.

Resolve in favor of the town Bailevville.

town Resolve in favor of the Porter.

Resolve in favor of the town of Hermon.

Resolve in favor of Arlington J. Day.

Orders of the Day.

On motion by Mr. Mayo of Hancock, Senate Document No. 146, An Aroostook, House Document No. 252, Act for the better protection of the An Act relating to holidays, was takherring fishery, with Amendment A, en from the table. was taken from the table, and upon further motion by the same Senator ator, the Bill was given its second the Bill and the Amendment was re- reading and was passed to be committed to the Committee on Shore grossed. Fisheries.

On motion by Mr. Stearns of Oxford, House Report of the Committee on Inland Fisheries and Game, on Bill, An Act to prohibit ice fishing in Virginia lake, was taken from the table.

Upon further motion by the same Senator, the report of the committee was accepted in concurrence.

On motion by Mr. Edwards of Androscoggin, the Resolve relative to the proved. introduction of Hungarian partridges, was recalled from the executive de- in concurrence. partment.

Upon further motion by the same was finally passed, was reconsidered.

Upon further motion by the same was passed to be engrossed, was reconsidered and the Resolve was then re-committed to the Committee on Inland Fisheries and Game.

On motion by Mr. Kellogg of Penobscot, Resolve in favor of the Penobscot Tribe of Indians, was taken from the table, and upon further motion by the same Senator, the Senate concurred with the House in the indefinite postponement of the Resolve.

On motion by the same Senator, Senate Documents Nos. 142, 143 and An Act to incorporate the town of 144, Resolves in favor of the county commissioners of Franklin county, were taken from the table.

Upon further motion by the same Senator, the Resolves were given their second reading and were passed to be engrossed.

Mr. Allan of Washington asked the of unanimous consent of the Senate to present a Resolve out of order, and of the same was granted. Upon further motion by the same Senator, the rules were suspended and he presented Resolve in favor of the town of Dennysville, and the same rewas ferred to the Committee on Claims and sent down for concurrence.

On motion by Mr. Milliken of

On further motion by the same Senen-

On motion by Mr. Allan of Washington.

Adjourned.

HOUSE.

Friday, March 3, 1911.

Prayer by Rev. Mr. Livingston റ് Hallowell.

Journal of yesterday read and ap-

Papers from the Senate disposed of

The Senate Order directing the