MAINE STATE LEGISLATURE

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Legislative Record

OF THE

Seventy-Fourth Legislature

OF THE

STATE OF MAINE

1909

HOUSE.

Thursday, Feb. 11, 1909

Prayer by Rev. Mr. McKinney of Gardiner.

Journal of yesterday read and approved.

Papers from the Senate disposed of in concurrence.

An Act setting apart Lincoln Day, February 12, 1909, as a holiday, came from the Senate read twice under a suspension of the rules and passed to be engrossed.

Mr. HALL of Caribou: Mr. Speaker. in relation to this bill I have just a word to say. Tomorrow being a holiday it is necessary that this bill should be passed and the record show a twothirds vote of the members elected to this House in favor of it. Through some slip in the machinery in the passage of bills this was not done and it is necessary that it should be done, for, if it is not done, tomorrow would not be a legal holiday throughout the State and somebody somewhere might get into trouble with his bank; and for that reason I wish this bill to be given its passage. I move that the rules be suspended and that this bill receive its three several readings at the present time and be passed to be engrossed.

The motion was agreed to, the bill received its three several readings and was passed to be engrossed.

Resolve in aid of the Piscataquis County Historical Society, came from the Senate amended by Senate Amendment A.

On motion of Mr. Smith of Berwick the Resolve was tabled pending its second reading and pending the adoption of the amendment.

An Act to amend Chapter 55 of the Private and Special Laws of 1903 incorporating the Squirrel Island Village Corporation, came from the Senate amended by Senate Amendment A.

On motion of Mr. Montgomery of Camden the vote was reconsidered whereby this bill was passed to be engrossed. Senate Amendment A was adopted and the bill was then passed to be engrossed as amended in concurrence.

The SPEAKER: Without objection

the House will take up out of order the bill, An Act setting apart Lincoln Day. February 12, 1909, as a holiday. This bill has had its two several readings in the Senate and passed to be engrossed. It has had its three several readings in the House and passed to be engrossed, has been reported by the committee on engrossed bills as truly and strictly engrossed. The question is on its passage to be enacted. Under the Constitution, as it is an emergency bill, two-thirds of all the members elected to this House must vote in favor of its passage to be enacted. The question will be taken upon division, by a rising vote.

A division being had 127 voted in the affirmative and none in the negative.

The bill was then passed to be enacted.

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

Judiciary.

By Mr. Stanley of Porter: An Act to incorporate the Hiram Water, Light and Power Company; also An Act to extend the charter of the Kezar Falls Water Company.

By Mr. Wing of Auburn: An Act to prevent judges and other officers from holding other offices.

By Mr. Hersey of Houlton: An Act to incorporate the town of Portage Lake.

Br. Mr. Andrews of Augusta: An Act providing for the service of bills in equity.

By Mr. Thompson of Skowhegan: An Act to incorporate the Shawmut Water Company.

By Mr. Trafton of Westbrook: An Act to amend the charter of the city of Westbrook.

By Mr. Hannaford of Newfield: An Act to extend and amend the charter of the Cornish Water, Light and Power Company.

By Mr. Hyde of Bath: An Act to authorize courts to suspend sentence and to provide for the appointment of probation officers.

By Mr. Andrews of Augusta: An Act to amend Section 27 of Chapter 135 of the Revised Statutes relating to proceedings in court in criminal cases.

By Mr. Chase of Sebec: An Act to

of 1903.

Yarmouth: By Mr. Davies of Αn Act to authorize and empower Leone R. Cook and others, trustees, to convey certain interests in real estate to the inhabitants of the town of Yarmouth.

Hannaford of Newfield: By Mr. Petition of Allen Garner and 91 others for two voting precincts in town of Parsonsfield.

Mr. Emery of Sanford: Remonstrance of C. S. Holmes and 7 others against passage of automobile bill as applied to Mt. Desert Island.

By Mr. Frost of Lewiston: Remonstrance of E. A. Wheeler of Lewiston and another against same.

By Mr. Chase of York: Remonstrance of C. E. Noble and 13 others of York against same.

By Mr. Hannaford of Newfield: Act to provide for two voting precincts in the town of Parsonsfield.

By Mr. Emery of Sanford: to amend Section 1 of the Public Laws of 1907 relating to lumbering opera-

By Mr. Thurlow of Cutler: An Act to amend the charter of the trustees of the Machiasport bridge. (Tabled for printing pending reference to the committee on motion of Mr. Bogue of East Machias.)

Legal Affairs.

By Mr. Emery of Sanford: Petition of J. A. Low and others in favor of Hall bill, relating to highways.

By Mr. Mercier of Princeton: tion of selectmen of Badgerville and others for incorporation of Woodland Light & Water Co.

By Mr. Hannaford of Newfield: An Act to incorporate the North Parsonfield Water Co.

By Mr. Mercier of Princeton: An Act to incorporate the Woodland Light & Water Co.

By Mr. Thompson of Skowhegan: An Act to provide for a fire and police commission for the town of Skowhegan.

By Mr. Marshall of Portland: An Oxford.

amend Chapter 260 of the Private and Act to amend Section 12 of Chapter Special Laws of 1887 relating to the 126 of the Revised Statutes as amendpowers of the Dover and Foxcroft ed by Chapter 105 of the Public Laws Water District, by Chapter 11, Sec- of 1905, relating to gambling devices. tion 1. of the Private and Special Laws (Tabled for printing, pending reference to the committee on motion of Mr. Marshall).

> By Mr. Kavanough of Portland: An Act to prefer Maine labor and Maine contractors upon all work performed for the State, county, municipal, charitable and educational institutions. buildings or public works, or any buildings or institutions supported or aided by the State or municipalities. (Tabled for printing, pending reference on motion of Mr. Kavanough).

> By Mr. Paul of Naples: An Act relative to the use and operation of moving picture machines; also An Act to prohibit the admission of minors to moving picture exhibitions; also An Act relative to the use and operation of moving picture machines; also An Act to prohibit the admission of minors to moving picture exhibitions. (The four foregoing bills tabled for printing, pending reference to the committee on motion of Mr. Rounds of Portland.)

Appropriations and Financial Affairs.

By Mr. Andrews of Augusta: An Act to provide for payment of expenses of county commissioners while attending their annual conventions.

Education.

By Mr. Sawyer of Dexter: Petition of C. M. Sawyer and others for a normal school at Dexter; also petition of J. A. Wiggin and 93 others for same.

Railroads and Expresses.

By Mr. Wing of Kingfield: An Act to ratify, confirm and make valid the consolidation of certain railroads under the name of Sandy River Rangeley Lakes Railroad, and enlarge the powers of said railroad.

Agriculture.

By Mr. Ferguson of Shapleigh: An Act to establish a bounty on hawks, so-called, for the better protection of domestic fowl and birds.

By Mr. Bisbee of Rumford: Resolve in favor of Androscoggin Valley Agricultural Society, in the county of

Military Affairs.

By Mr. Trafton of Westbrook: Re- tection. solve in favor of Company A and Company M. First Inf., N. G. S. M.

State Lands and State Roads.

By Mr. Hodgkins of Damariscotta: Resolve authorizing the State land agent to release the State's interest in Turnip Island.

By Mr. Bisbee of Rumford: Resolve in favor of the Carry road extending from Middle dam to Umbagog lake.

Ways and Bridges.

By Mr. Dunn of Brewer: Petition of Charles Hoyt and 54 others of Brewer and vicinity for the passage of the Donigan bill.

By Mr. Hodgkins of Damariscotta: Petition of E. J. Ervine and 18 others of Bristol for passage of Chase bridge

By Mr. Cole of Kenduskeag: Petition of Amos G. Fitz and 23 others for same.

By Mr. Campbell of Kingman: Petition of H. A. Larrabee and 15 others for same,

By Mr. Stanley of Porter: Petition of H. E. Walker and 11 others of Brownfield for same.

By Mr. White of Columbia: Petition of T. W. Rockwell and 16 others of Columbia for same.

By Mr. Porter of Mapleton: Petition of John Waddell and 15 others for same.

By Mr. Blanchard of Wilton: Petition of R. Y. Swift and 26 otners for same.

By Mr. Wing of Kingfield: Petition of C. F. Chandler and 59 others in favor of resolve to aid in building road in Letter E Plantation and Sandy River Plantation; of Fred Weston and four others for same; of Frank W. Chick and 17 others for same; of H. A. Furbush and 22 others for same; also resolve in favor of county commissioners of Franklin county for permanent improvements in Jerusalem and Crecker townships.

Inland Fisheries and Game.

By Mr. Charles of Rome: Petition of D. B. Ellis and 96 others of Oakland and Kennebec county for resolve tion of A. L. Randall and 43 others of

for \$50,000 for hatcheries and fish pro-

By Mr. Bowley of Swan's Island: Petition of L. B. Jovce and 60 others of Swan's Island for a law to prohibit the hunting or killing of deer by restdents of other towns or plantations.

By Mr. Sawyer of Dexter: Petition of W. Frost and 55 others asking that the Puffer ponds in Dexter be closed to ice fishing.

By Mr. Charles of Rome: Petition of R. A. Stewart and 15 others for close time on smelts in Great and Long pends in Kennebec county.

By Mr. Bigelow of Portland: Petition of B. L. Stevens and 210 others asking that the law be amended so that the close time on wild hares or rabbits shall be from March 15 to October 1 following.

By Mr. Gilbert of Litchfield: Petition of E. E. Danforth and 175 others of Litchfield and vicinity praying that Jimmy pond in Litchfield be opened to summer fishing.

By Mr. Harris of Salem: Petition of Dion O. Blackwell and 15 others asking for regulations on fishing in Alder stream. Franklin county.

By Mr. Bigelow of Portland: Remonstrance against any change in law in fishing in Thomas pond, Cumberland county; also An Act to regulate fishing in Mattanawcook lake, Long, Crooked and Folsom ponds in Lincoln, Penobscot county.

By Mr. Paul of Naples: An Act to permit fishing through the ice on Thomas pond in Cumberland county, and petitions for same.

Mr. Mr. Smith of Andover: to amend Chapter 412 of the Private and Special Laws of 1907 regulating fishing in Swift river in the counties of Oxford and Franklin.

Br. Mr. Charles of Rome: in favor of a screen at the outlet of Messalonskee lake, Kennebec county.

By Mr. Emery of Sanford: Resolve in favor of screening Estes lake in Sanford and Alfred.

By Mr. Couture of Lewiston: solve for screening Sabattus lake outlet.

Shore Fisheries.

By Mr. White of Columbia:

Harrington for an act prohibiting the of Bradford in favor of retaining the building of smelt traps in the waters of Harrington river.

By Mr. Kelley of Boothbay: tion of J. L. Brown and 15 others of Bowdoinham asking for a change in the law relating to the protection of shad, alewives and sturgeons in various waters of Maine.

By Mr. Harrington of South Thomaston: Petition of S. O. Hurd and 42 others of South Thomaston asking that the law in relation to seining herring east of White Head and on the west shore of Penobscot bay remain as it is at the present time; of E. D. Shea and 75 others of Knox county for same.

By Mr. Bowley of Swan's Island: Remonstrance of Andrew Parker and 22 others of Tremont against law prohibiting the shipment of scallops out of the State.

By Mr. Burleigh of Augusta: Act regulating the taking of clams on Capitol Island in the town of Southport.

By Mr. White of Columbia: An Act prohibiting the building of smelt traps in the waters of Harrington river, Washington county.

Claims.

By Mr. Sawyer of Dexter: Resolve in favor of town of Dexter; also Resolve in favor of the town of Dexter: also Resolve in favor of the town of Dexter.

By Mr. Chase of Sebec: Resolve in favor of the town of Abbot.

By Mr. Smith of Andover: Resolve in favor of the town of Roxbury for \$123.75 to be paid to the town of Roxbury on account of permanent road constructed in the year 1908.

Pensions.

By Mr. Smith of Berwick: Resolve in favor of Annie C. Frost of Berwick, Maine, widow of Henry H. Frost of Co. F, 31st Me. Vols. Inf.

Temperance.

By Mr. Lane of Paris: Petition of T. N. Kewley and 51 others of South Paris asking that the Sturgis law may be retained with amendment making the law more effective as an enforcement measure.

By Mr. Cole of Kenduskeag: Petition of W. T. Kinsbury and 33 others Pike of Eastport.)

Sturgis law; also petition of C. W. Lowell and 51 others of Corinth for same.

By Mr. Varney of Lebanon: Petition of Rev. Isaiah Pinkham and 59 others of Lebanon for same.

By Mr. Coolidge of Lisbon: tion of Z. A. Gilbert and 26 others of Greene for same

By Mr. Lane of Paris: Petition of A. T. McWhorter and 63 others of South Paris for mandatory imprisonment of the liquor seller.

By Mr. Cole of Kenduskeag: tion of W. T. Kinsbury and 45 others of Bradford for repeal of prohibitory law relating to mandatory imprisonment of liquor sellers also petition of C. W. Lowell and 59 others of Corinth relating to mandatory imprisonment of liquor sellers.

By Mr. Varney of Lebanon: tion of Rev. Isaiah Pinkham and 64 others of Lebanon for same.

By Mr. Coolidge of Lisbon: of Z. A. Gilbert and 26 others Greene for same.

By Mr. Lane of Paris: Petition of A. T. McWhorter and 57 others of South Paris against resubmission of prohibitory amendment.

By Mr. Cole of Kenduskeag: monstrance of C. W. Lowell and 58 others of Corinth against same; of W. T. Bradford and others of Bradford against same.

By Mr. Varney of Lebanon: monstrance of Rev. Isaiah and 64 others of Lebanon against same.

By Mr. Coolidge of Lisbon: Remonstrance of Z. A. Gilbert and 26 others of Greene against same.

Taxation.

By Mr. Day of New Gloucester: An Act to amend Section 13 of Chapter 9 of the Revised Statutes relating to the assessment of taxes on logs and lum-

By Mr. Colby of Bingham: An Act to amend Sections 13 and 124 of Chapter 15 of the Revised Statutes, as amended by Chapter 111 of the Public Laws of 1907, relating to the mill fund and school tax. (Tabled for printing pending reference on motion of Mr. Forest Preservation and Water Supply.

By Mr. Campbell of Cherryfield: An Act to amend Specification 10 of Section 6 of Chapter 9 of the Revised Statutes, relating to the exemption from taxation of lands set apart for the production of forest trees, as amended by Chapter 169 of the Public Laws of 1907.

Portland Delegation.

By Mr. Bigelow of Portland: An Act amending Section 1 of Chapter 350 of the Private and Special Laws of 1907, relating to the time of service of the members of the fire department of the city of Portland.

By Mr. Marshall of Portland: An Act to abolish the common council and increase the membership of the board of aldermen of the city of Portland.

York County Delegation.

By Mr. Smith of Biddeford: Petition of George K. Gibbs and 22 others, residents and tax payers of Biddeford, praying for the enactment of Senate bill No. 13, granting the people of York county the right to vote on the location of its shire town.

By Mr. Bourassa of Biddeford: Petition of S. G. Smith and 20 others of Biddeford for same.

By Mr. Smith of Biddeford: Petition of Williard F. Murphey and 32 others of Biddeford for same.

By Mr. Bourassa of Biddeford: Petition of Wm. P. Smith and 20 others of Biddeford for same.

By Mr. Moore of Saco: Petition of Sumner L. Fenderson and 14 others of Sace for same.

By Mr. Smith of Biddeford: Petition of George B. Perkins and 12 others of Biddeford for same; of Charles H. Innes and 35 others of Biddeford for same.

By Mr. Moore of Saco: Petition of Ervin E. Tuttle and 52 others of Saco for same; of Diamond Smith and 26 others of Saco for same; of Elroy F. Mitchell and 22 others of Saco for same; of Mott A. Willett and 11 others of Saco for same; of Harold L. Emmons and 71 others of Saco for same; of R. M. Wingate and 9 others of Saco for same; of Aaron R. Sweetsir and 46 others of Saco for same.

By Mr. Chase of York: Petition of W. S. Putnam and 17 others of York for same; of John C. Stewart and 3 others of York for same; of Albert F. Bragdon and 16 others of York for same.

By Mr. Bourassa of Biddeford: Petition of George W. Carter and 233 others of Biddeford for same; of F. P. Gilpatrick and 50 others of Biddeford for same.

By Mr. Bourassa of Biddeford: Petition of W. Simpson and 77 others of Biddeford for enactment of bill granting the people of York county the right to vote on the location of its shire town.

By Mr. Smith of Biddeford: Petition of John Q. Smith and 70 others of Biddeford for same.

Ey Mr. Hanson of Lyman: Remonstrance of Alonzo Roberts and 75 others of Lyman against changing court house from Alfred; of H. F. Smith and 47 others of Lyman against same.

By Mr. Whitehouse of Dayton: Remonstrance of Frank W. H. Kendrick and 18 others of Dayton against same; of F. M. Irving and 17 others of Kennebunkport against same; of C. A. Hilton and 19 others of Wells against same; of Joseph B. Clark and 44 others of Wells against same.

By Mr. Hanson of Lyman: Petition of C. E. Raymond and 4 others against same.

By Mr. Clark of Hollis: Remonstrance of Frank W. Harmon and 26 others against same; of F. M. Bennett and 48 others of Hollis against same.

Placed on File.

Ey Mr. Wing of Auburn: Petition of Florence A. Twitchell and 10 others of Auburn for resolve in favor of Maine State Sanatorium Association.

Ey Mr. Thompson of Skowhegan: Petition of W. S. Stinchfield of Skowhegan and 5 others for same.

By Mr. Putnam of East Livermore: Petition of H. E. Haines and 13 others for same; of Chaucer Club of Livermore Falls and 14 others for same.

By Mr. Miller of Lincolnville: Remonstrance of Fred E. French and 28 others of Lincolnville against the further abatement of taxes on the Ban-

gor and Aroostook Railroad; of Fred Marriner and 22 others of Belmont against same; of A. G. Caswell and 17 others of Searsmont against same; of Austin Marriner and 37 others of Lincolnville against same.

Salaries and Fees.

By Mr. Edwards of Lewiston: An Act relating to compensation of the register of deeds for Androscoggin county.

Reports of Committees.

Mr. Strickland from the committee on appropriations and financial affairs reported "ought not to pass" on Resolve for marking historical sites in Maine, referred from the last Legislature.

Mr. Emery from same committee reported same on bill, An Act to regulate the tenure of office of trustees of certain State institutions, referred from the last Legislature.

Mr. Bussell from same committee reported same on bill, An Act to regulate the abuse of medical charity, referred from the last Legislature.

Mr. Spear from the committee on railroads and expenses, on bill, An Act to extend the charter of the Waldo Street Railway Company, reported that the same be indefinitely postponed as the subject matter has already been covered by another bill.

Mr. Bartlett from the committee on interior waters, on bill, An Act to extend the rights, powers and privileges of the Milo Water Company, reported that the same be referred to the committee on the judiciary.

Mr. Allen from the committee on Section 5 and repeal Section 9 of Chapter 92 of the Public Laws of 1905 pro- perell Trust Co. viding for better enforcement of laws same be printed and recommitted.

Mr. Wing from the committee on taxbill, An Act to provide for the equalization of taxes in towns.

Mr. Kelley from the committee on tions. shore fisheries, on Petition for An Act Pond in Bluehill, Sedgwick and Brook- ton Trust Co.

lin, Hancock county, reported leave to withdraw.

The reports were accepted.

Mr. Peters from the committee on judiciary reported "ought to pass" on bill, An Act to amend the charter of the city of Ellsworth.

Mr. Strickland from the committee on appropriations and financial affairs reported same on Resolve in favor of E. and I. K. Stetson, agents.

Mr. Bartlett from the committee on railroads and expenses reported same on bill in new draft, An Act relating to temporary crossings over railroads for lumbering purposes.

Mr. Thompson from same committee reported same on bill, An Act to extend the charter of the Lincoln Street Railway.

Mr. Jones from same committee reported same on bill, An Act to extend the charter of the Lincoln Electric Railway Company.

Mr. Trimble from same committee reported same on bill, An Act to extend the charter of the Ocean and Northern Railway Company.

Mr. Coolidge from the committee on banks and banking reported same on bill in new draft, An Act to extend the charter of the Winter Trust Company.

Mr. Moulton from same committee reported same on bill in new draft, An Act to extend the charter of the Danforth Trust Company.

Mr. Bussell from same committee reported same on bill in new draft, An Act to extend the charter of the American Trust Co.

Mr. Stover from same committee retemperance, on bill, An Act to amend ported same on bill in new draft, An Act to extend the charter of the Pep-

Mr. Moore from same committee reagainst the manufacture and sale of ported same on bill in new draft, An intoxicating liquors, reported that the Act to extend the charter of the Sandy River Trust Co.

Mr. Allen from same committee reation reported "ought not to pass" on ported same on bill in new draft, An Act relating to the examination of trust companies and savings institu-

Mr. Hanson from same committee to prohibit the dumping of sawdust reported same on bill in new draft, An and waste from sawmills into Salt Act to extend the charter of the Clin-

Mr. Bigney from the committee on interior waters reported same on resolve in favor of an appropriation for a break-water in Moosehead lake.

Mr. Bartlett from same committee reported same on resolve in favor of navigation on Sebec lake.

Mr. Mercier from same committee reported same on bill, An Act to amend the charter of the Dead River Log Driving Co.

Mr. Colby from same committee reported same on resolve in new draft, Resolve in aid of navigation on Moosehead lake.

Mr. Mercier from same committee reported same on bill in new draft, An Act authorizing and empowering the Hollingsworth & Whitney Co. to erect and maintain piers and booms in the Kennebec river.

Mr. Beals from the committee on claims reported same on resolve favor of the town of Paris.

Mr. Beals from same committee reported same on resolve in new draft. Resolve in favor of the town of Lis-

Mr. Beals from same committee reported same on resolve in favor of the town of Leeds.

Mr. Kelley from the committee on shore fisheries reported same on bill in new draft, An Act to authorize the construction of a wharf in tide waters of the St. Croix river, in the town of Robbinston.

Mr. Lambert from the committee on Indian affairs reported same on resolve in new draft, Resolve in favor Charles Mitchell, representative of the Penobscot tribe of Indians.

Mr. Grant from same committee reported same on resolve of Joseph A. Mitchel!, representative of the Passamaqueddy tribe of Indians.

Mr. Grant from the committee on mercantile affairs and insurance reported same on bill in new draft, An Act relative to the use of the cinnemetograph.

taxation reported same on bill, An Act relating to the taxation of railroads.

der joint rules.

Passed To Be Engrossed.

An Act regulating the duties of the commissioner of agriculture in relation to the manufacture, transportation and sale of dairy products and their imitation. (Tabled pending its passage to be engressed on motion of Mr. Marshall of Portland).

Rescive to amend Chapter 32 of the Resolves of 1905, relating to dairying interests of the State of Maine.

Resolve in favor of Mrs. Rebecca W. widow-formerly Carroll, widow Enoch Lurvey, Jr., 1st sergeant, Co. H, 4th Regiment of Infantry, Maine Volunteers, with subsequent service in the U.S. navy, who was lost at sea Dec. 24, 1867.

An Act to establish a uniform poll tax.

An Act to amend Sections 27 and 28 of Chapter 9 of the Revised Statutes relating to taxation.

An Act to extend the charter of the Mattagamon Manufacturing Co.

An Act to amend the charter of the Maine & New Brunswick Power Co., Ltd.

Resolve in favor of the St. Marie's General hospital.

Passed to Be Enacted.

An Act to extend the charter of the Washburn Electric Co.

An Act to extend the charter of the Central Aroostook Electric Co.

An Act to extend the charter of the Northern Aroostook Electric Co.

An Act to amend Section 46 of Chapter 106 of the Revised Statutes relating to the appointment of surveyors in real actions.

Finally Passed.

Resolve in favor of Bridgewater Classical academy.

Resolve in favor of L. M. Staples. chairman of the committee on Home for Feeble Minded.

Orders of the Day. Election of State Officers by People.

Special assignment: Majority and reports of the committee minority Mr. Additon from the committee on on judiciary, the majority reporting "ought not to pass" and the minority reporting "ought to pass" on a resolve The reports were accepted and the proposing an amendment to the Conbills and resolves ordered printed un- stitution for the election of a secretary of State. State treasurer and attorney general by the qualified electors of the issue, for they had placed alongside State.

lature representatives in favor of that this resolve should go through constitutional amendment. It here in the form of a resolve from the at which time and place not a petition gentleman from Camden. It not give to the committee any of the House. The gentleman from wisdom he may possess why this re- mouth somehow cannot platform this issue. Not exactly this ing care of the gentleman from Cam-

of the election of secretary of State. DAVIES of Yarmouth: Mr. treasurer of State and attorney gen-Speaker, I feel that the men who are eral the election of United States Senelected to the offices of secretary of ators by a vote of the people. But this State, State treasurer and attorney resolve only calls for these three offigeneral should be responsible to no cers, and it says, if it means anyone but the people themselves; there- thing, that this Legislature has suffifore I move that the minority report cient ability and common sense that be substituted for that of the majority. it can be trusted to elect United States Mr. HERSEY of Houlton; Mr. Speak- Senators but it cannot be trusted to er, This is a very important meausre, elect a secretary of State, a treasurer a Resolve to change the organic law and an attorney general; and when of the State, to amend the Constitu- the gentleman from Yarmouth propostion under which we have lived and ed to the committee that he file a minprospered for eighty years. This mat- ority report I did not at that time look ter does not come here in the usual upon it as a very serious matter, thinkway that a proposed constitutional ing that he would not do it alone and amendment should come, through some adopt thereby an old dead Democratic party platform, through some effort issue and try to make a live issue of of the people themselves to amend the it in this Legislature. But the gentle-Constitution, it does not come here by man from Camden, who would not the people making a demand for it by stand alone I do not believe in this some political party placing it in their matter, signed a minority report with platform and making it an issue in the him and comes in here with Republicampaign, by electing to this Legis- can help, so to speak, and says that comes Legislature.

Weil, gentlemen, I think if the peolast Legislature which resolve was re- ple themselves wanted this, they would ferred to this Legislature. It came to have had something to say about it, this Legislature before the judiciary there would have been some petitions committee, a public hearing was adver- in here and the secret would not have tised and a time and place was appoint- been entrusted to the gentleman from ed for a hearing before the committee Yarmouth. I do not blame at all the was presented in favor of it, not a have been more in proper grace persingle letter, not a single person in all haps had the gentleman from Camden this State appeared in behalf of that presented this matter; but he can sit resolve before the committee; and the back all right and enjoy it and have gentleman himself from Yarmouth, who the gentleman from Yarmouth present is a member of that committee, did a Democratic measure here in this Yartrust the solve should have a passage, on the Legislature with the matter even if contrary every Republican upon that the people do trust them. He presentcommittee with the exception of the ed here a few mornings ago an antigentleman from Yarmouth was oppos- lobby bill. Of course it cannot become ed to that resolve for the reason that a law that will affect this Legislathat resolve is not a Republican meas- ture. Somehow we have got to get ure. For eighty years we have elect- along without any protection during ed our officers in this way, the Repub- this Legislature. It will only affect lican party has stood for that method some future Legislature if it should and the people of Maine have stood for become a law. But of course the genit. At times it has been a Democratic tleman from Yarmouth feels all right. issue in this State. At times the Dem- He is protected. He is at the present ocratic party have placed in their time under the fatherly kind protecden and the angelic guidance of the might go to the Legislature. (Laughgentleman from Waterville; but the way we can. (Laughter).

Now I say when a measure like this comes up in the Legislature, a measure advocated by a Republican and a Democrat, a measure that is Democratic, that has always been Democratic and I believe always will be Democratic, I do not believe thay any Republican in this Legislature, outside of the gentleman from Yarmouth. has any question about his duty in the matter, and that is to stand by the Republican policies and the Republican measures that have made State of Maine what it is, the brightest jewel in the diadem of this Republic. I believe that every Republican feels at this time as I do-except the gentleman from Yarmouththat this motion to substitute this minority report, this Democratic measure, should not prevail.

Mr. DAVIES of Yarmouth: Mr. Speaker, I object very seriously to the gentleman from Houlton speaking for the Republican Party. He has not been in it long enough to know what the principles of the Republican Party are. (Applause). I can remember the time when he was prancing around Aroostook county tearing his for the State of Maine was in the Prorum party, and that the Democrats from that man? Wouldn't you prefer to have your ideas, those of you who are going to have them suggested to you, from some one who had been in the Republican party a longer time? But the conversion of the gentleman to the principles of the Republican

ter and applause). Is that a sufficient rest of us must get along the best reason for the change? And he believes that the proof of the pudding of his conversion is in chewing the string. (Laughter).

Now, then, I challenge any man on the floor of this House, after the session is closed I will challenge any man in the sound of my voice, to name a single Republican State in this Union where those three officers are not elected by the people, with one exception. Do you call it Republican Do you call it Democratic doctrine? doctrine? Do you call it Prohibition doctrine? I know of but one state in the Union where these three officers are elected by the Legislature and that is the poor boss-ridden state of Delaware and no other. Afraid to trust the people? There is no call for an election! What do you think of the initiative and referendum that has been written into our Constitution if it is call frem the people? not 3 Tell man me of \mathbf{a} single who dared to stand either branch of this Legislature and oppose the initiative and referendum. No call for it from the people? I challenge any man to tell us why the Republican majority in this State has gone from 28,000 to 7000 when we had hair and contorting his visage and tell- as honorable and as high-principled ing everybody that the only salvation a man as the Hon. Bert M. Fernald as our candidate for Governor. Tell hibition Party. (Laughter and ap. me why Judge Taft can get a majority plause), that the Republicans were a of 38,000 votes in the State of Maine and the candidate for Governor can get were a rum party also. Now I ask but 7000. There is a call for it if a you in a spirit of fairness if we are man only listens for it, but It makes going to take our political standards a great difference from what point he inclines his ear. If he listens in Houlton in all probability he won't hear it. if he is prejudiced against it, but if he gets up on the mountain top where he can see all the electors of this State I think that he will see and hear the call of the people of this State to come party was as sudden as the conversion into their own. I believe that he will of Paul of Tarsus on his way to Dam- hear in regard to such people as the ascus. He saw the light all of a sud. State treasurer who gets the money den, and what brought about that which he dispenses from the people sudden change was the forecast on themselves, or in regard to the atthe part of some of the good people torney general who the distinguished of the town of Houlton as to who gentleman from Houlton said when he

selves elected by the Legislature.

in our highest moments I believe that them rightly. it is unpardonable to impute to an opponent unworthy motives, disloyalty to a common cause, craftiness and cunning and chicanery. A man who has of the State; but, my friends, we know that narrow kind of a mind needs to that it was the old Democratic Generhave broken in upon it a little of the al James Appleton that first advocated light of human brotherhood. (Ap- prohibition in this State in 1837 under plause).

MONTGOMERY

nominated him in this hall to be the formed it wisely and well. They gave representative of all the people of this to us a Constitution that has become State and that every one of us could the study and the admiration of all go to him for an opinion and for ad- countries. No Constitution for a State vice--I believe that he will hear that has been formed since the writing of there is a call from the people to elect this Constitution of ours that this has that man. Every one here knows not been an example for them to folwhat the influences are when the rep- low in the formation of their governresentatives begin to gather in this ments. It is the most lucid, it is the hall. Every man here knows that it most easily understood and appeals is not entirely fair to the people them- the most strongly to Democratic and selves to have officers who hold such Republican government of any Constihigh positions elected where there are tution among the Constitutions of this influences that are not divorced en-country, and that was done by Demotirely from the matter. Mr. Speaker, crats. For almost 40 years Democrats I say that it is entirely contrary to administered the government of this the spirit at least of Democratic gov- State and every town and county in ernment to have officers who are en- it increased in wealth and in populatirely responsible to the people them- tion. We had not to look back over this county or that county, into this This resolve was presented to the town or that town, to see what had last House by a distinguished Re- been the results, but they were conpublican from Skowhegan, Judge Dan- stantly before us as a growing and forth. I regret exceedingly that any prosperous State; and that Democratic one should suffer his zeal to lead him party studied the weal of the people, into an attack on the motives of any They have sprung immediately from member of the House. If we differ the people, not surrounded by great with others in regard to business af- corporate institutions but surrounded fairs or our political views we can by individuals, and they have studied believe that they love truth as pas- it and when it came to the great quessionately and as fully as we do; and tions they settled them and settled

We are told and have been told that this Constitution, and in 1845 the Democratic party put upon the records of of Camden: this State the first prohibitory law, Mr. Speaker and Gentlemen of the and as you study it it reads like a House: This is too important a meas- sensible document, and in 1857 they ure to consider as related to party added to it and made it a sensible usage or party policy. As a member law for all the people. Those Demo-of the minority party it appeals to cratic leaders followed the principle that party as a principle, a principle of this resolution, they studied the that they learned by studying the his- people. In their Constitution they had tory of our party when its wisdom was provided that the Governor shall nomithe guide in the organization of this nate and with the advice and consent State and in the forming of its civ- of the Council appoint all judicial ilization and in the upbuilding of its officers, but in studying it they found great industries; and I as a member that it was better that many of those of that party this morning stand here officers should be elected by the peoto maintain those principles. It was ple. They had learned in the 34 years the Democratic party, Democratic lead- of government that the people were ers, that formed this State, and they to be trusted and better trusted than

Governors or Councils or even Legis- so appeals to all the people. latures, and in the year 1855 they plause.) amended the Constitution so that the and it came from a man who is reit on another ground. On the fifth of this month in this hall when the resolution against rebating or any special privileges to corporations was before us-a Democratic principle to the very core as we all know-we were invited by the gentleman from Yarmouth to go into the Republican party and to assist and be one among them for that day at any rate. And, gentlemen, we went, all of us, not a laggard among us, we attended that reception by our Republican friends, enjoyed it it squarely. I will not be elected to to the full and placed upon record one of the severest rebukes that a party ever received and helped them to do it-joined with them; and when we came away from that reception we bore with us, my Democratic friends, the great leader of their party here, the gentleman from Yarmouth. $\mathbf{W}\mathbf{e}$ took him with us, and today we are proud to allow him to lead with us in that is all right, when he stands with this movement to bring to the people the right to elect the State officers. fication of the old Democratic doctrine, We have done well, and I have no that is all right; but I do object that doubt that our influence today will he should take the occasion of being extend far enough to cover a sufficient sent here as a Republican to this Legnumber of Republicans to enable us islature and then come in with a min-

(An-

Mr. HERSEY: Mr. Speaker, I would people might elect judges of probate, not say another word were it not for judges of municipal courts, sheriffs some things dropped by the gentleand so forth; but they left it then I man from Yarmouth. He has not perhave no doubt as an experiment in haps been so parliamentary as the gen-1855 that the attorney general and the tleman from Camden, although setting land agent should be chosen by the aside the unparliamentary language of Legislature. I say in looking it over the gentleman from Yarmouth you and studying the wants of the people would not see a great deal of differand how to govern them they had ence between the Democratic speech come to that conclusion and they pro- and the Republican speech upon this posed that amendment and made that measure. I do not find fault with a amendment to the Constitution. Now man who leaves one political party for after all these years we find that there another if he does it fair and square, is a desire, there must have been a does it in a public way, does it so that desire, there must have been a desire his constituents know where he is, so even in the Republican party that this that the people of the whole State resolve should have a passage, and it know where to find him and can put came here from the last Legislature their finger upon him, so they know his position and where he spected by all and a Republican, to When I belonged to the Prohibition elect these State officers by the people. party in the State of Maine I voted It is the history of our party, my a square ballot. I fought the Repub-Democratic friends, that I appeal to lican party and the Democratic party in asking that this resolution have a at that time because I believed that passage. But further than this I ask both favored the saloon, and they did: but when the Republican party of Maine took an honest stand for the enforcement of the Maine law I came into the Republican party, because every principle of Republicanism was my principle, and when they took my principle on the enforcement of the law I stood with them, and stand with them today. When the Republican party ceases to represent my principles I will find some party that will. and I will find it openly and I will find the Legislature on a Republican platform and stand with Democrats on Democratic measures when I get to the When Legislature. the Republican lamb lies down with the Democratic lion, the lamb comes up missing every time (applause); and so when the gentleman from Yarmouth is seeking here this morning for Democratic cheers. he gentleman from Camden in glorito carry this beneficent resolve that ority report for a Democratic measure

and stand with Democrats what I claim to be a Republican doc-

Legislature by a gentleman from Skowhegan and he says he was a good Republican. I think he is, but he was not a good enough Republican to come into this Legislature and go before the committee on judiciary and advocate that measure. I don't know why he presented it. A great many measures are presented by members who do not believe in them; when it comes to a fight they are not there; and the gentleman from Skowhegan at that time did not favor us with his presence before the committee nor send a substitute nor see that anything was done with his measure. He seemed content that it should die its natural death. And I say these things to put myself right, that while I am in the Legislature I mean to stand for the Republican principles and policies, the Republican platform and measures for which I have been elected here. When I cannot do that, if I want to go to the Democrats there will be plenty of public notice of it, and I won't get in there in such a way as the gentleman from Yarmouth is seeking friendship and (Applause.) place.

Mr. MOORE of Saco: Mr. Speaker, just a word. It seems to us who have been here before fitting that new and strange doctrines should emanate from Houlton, when I see Houlton here under a new and strange leadership with curious devices upon its banner. The gentleman from Houlton says that the proper way to propose a constitutional amendment is by a declaration of some political party. I say to you, gentlemen on the Republican side of this House, that I as a Democrat would much rather stand for a measure proposed by that honest, rugged Republican from Skowhegan, Judge Danforth, than any plank prepared in the Bangor House on the eve of a Republican convention. (Applause.) Judge Danforth in the sanctum of his home in Skowhegan is better fitted to prepare a constitutional amendment than any committee on resolutions that

against gor House, and you all know it. (Applause.)

The gentleman from Houlton savs My friend from Yarmouth says that that this is a Democratic measure. It this Resolve was presented in the last is true it is a Democratic measure. It is also a Republican measure. It is a measure adopted in every State in the Union except this and Delaware. is time that Maine should take a step in advance. At least let her stand up to her motto of Dirigo, let her lead Delaware anyway. On a measure of this kind she has been behind long enough. (Applause.) The committee has divided eight to two. Let them divide. Eight Republicans cannot swing the rest of this House when they are wrong. The gentleman from Yarmouth has had the courage to unite with the gentleman from Camden in signing the minority report which represents the best interests and the best judgment of both parties. Treat it not as a party proposition. Let us not go through two or three campaigns misunderstanding each other because of the planks of some platforms for this measure or that measure. Let us send this to the people as it is now. shall the attorney general, secretary of State and the State treasurer be elected by popular ballot? Send it to them without mixing up the issue with any party declarations or anything else. I know they want it, you know they want it, the committee on judiciary, eight of them, know they want it and they don't want them to have it. That is why they have so reported. Let us, you and I, stand by the people. (Applause.)

Mr. DAVIES: Mr. Speaker, I am not unmindful of the rule of House which provides that no gentleman shall be heard but twice, and I know that there is an unwritten rule that the second time a member of the House speaks he shall not speak or occupy the time of the House to any great length. But I desire to tell you all that I came here in no way under control. My constituents had sufficient confidence in me so that it was not necessary to issue me any instructions at the caucus and it was not necessary to hold any mass meeting after the election for the purpose of can be chosen over night at the Ban- instructing me as to what I should do.

I am a Republican, I believe in the it seems to me that before we vote it passed in the National House of Rep- whether the gentleman from Houlton resentatives for the entire period of is a more regular member of the Rethe party's existence has been brought publican party than the party. I am a Republican because the plause). That is a matter which may Republican party has made this great perhaps be settled in party councils in my support.

not embarking on an unknown sea. We on which I am going are merely following a course that all whether Republican States in this Union nave Democrat or by a Republican. and I doubt very much whether great I still retain very scriously whether the electors of I should not have cared to come. matter \mathbf{of} this importance. plause).

principles of the Republican party, would be well enough for the House I am a Republican because the party to bring its mind back to what the was organized for a great purpose. I real issue before us is. I do not unam a Republican because every meas-derstand that we are going to take a of importance which has been yea and nay vote on the question of gentleman forward and passed by the Republican from Yarmouth. (Laughter and apnation what it is. Those are some of which some of us have no right to the reasons why I am a Republican; attend and which some of us are perand if I am confident in my own mind feetly willing not to attend. I rather that any measure that may be advo-deplore the habit which certain of cated here by a Democrat is strictly my Republican friends seem to have in accordance with my sense of duty gotten into of holding their caucuses and in accordance with the principles here in the House of Representatives. of my party I give you my assurance remembering the words of Solomon to that that measure shall not be lacking the effect that for all things there is a time and for all things there is a sea-I feel that the attorney general son. It seems to me that it would be should be responsible directly to the well for some of us to defer making people themselves. I feel that the at- our stump speeches until the next torney general should feel that what- campaign and save our time in this ever he does shall be under the direct hall for actual legislation. It does not scrutiny of the people themselves and interest me when a measure comes up in no way responsible to the Legisla- here-and I am as much a partisan as ture. I feel that the State treasurer any man in the hall I think-that felwho gets the money with which he lows like myself and the gentleman pays the bills from the people them- from Houlton had changed their party selves, that he also should be respon- affiliations a few years ago. (Laughter sible to the people themserves. In the and applause). It does not matter matter of this minority report we are to me when a measure comes up here it was proposed followed before us except ourselves; had the idea when I came here, the idea-I propose commonwealths like the State of New during this session at any rate to re-York, like the State of Pennsylvania, tain it—that we were here to legislate like the State of Illinois, like the State for the good of the people of Maine of Indiana, like the State of Colorado, as we saw it. If I had supposed that like the State of California-I question we were here for any other purpose those states will find it at all necessary I had supposed that every measure to communicate with the distinguished which a Democrat introduced or apgentleman from Houlton and inquire proved of was going to be voted down as to what his ideas might be on a because a Democrat introduced it I (Ap- should lose my respect for the Republican members of this House; I should have little regard for their intelligence Mr. PATTANGALL of Waterville: or patriotism if I thought they took Mr. Speaker, I hope the House will that view of legislation. If, on the pardon me for saying just a word at other hand, I should vote for any measthis late hour. I had not intended to ure brought in here simply because take any part in this discussion but some Democrat suggested it I should

from the city of Waterville because I torney general, secretary of State or might not always be able to do so State treasurer whose name was to properly and fulfill my duties towards go upon your official ballot and whose my constituents.

absurd nonsense for anybody to attempt to inject any party politics into this question. You are familiar with your party platform. You Republicans may recall yours. We recall ours I assure you; and in neither of the party platforms was there a single doctrine or have more of a Democratic tendency than a Republican tendency; but, as the gentleman from Yarmouth stated, State after State strong in State and the State treasurer because their Republicanism have approved I do not deem them so important as this method of choosing the State ofit seems to me in considering this the life of me see how anybody can question you should consider it squarely on its merits and on its merits alone, disabusing your minds of the petty and childish idea that on everything for the people of the State of Maine which comes up here you must perforce play politics, and play to the galleries, play to your constituents, get the attorney general. I know of no something in the newspapers about how you love your party and all that sort of rot which hasn't got any more place in a Legislature than the Lord's Prayer would have in a poker game. (Laughter.)

We come down here to a plain pracwe think it would be better for the State of Maine to elect three of its officials by the people or elect them by the Legislature, and on that point I accomplished by all the laws we will want to submit just one word, and that is this. I believe that the Legislature strongest and best man there. can as wisely select State officials as a arranged in the Legislature two years State convention can nominate them, ago to elect your State auditor by the but the work of your legislative cau- people; and I say to you that if that cus is done in the might and is over arrangement had not been made some and nobody can call you to a reckon- of the men who are leaders in the ing if you do ill. The work of your dominant party here would have so State convention must go to the people arranged it that the man who has of the whole State; and I say that if made so splendid a record in the office

resign my position as a representative you are selecting a candidate for atstrength or weakness might add to or Now I undertake to say that it is detract from the chances of your candidate for Governor being elected, you would select him with more care than when you can sit down in a caucus of one night and select your three or four State officers. Further than that, any of us who have ever attended legislative caucuses of their party know that word applicable to the resolve now be- where we have four or five candidates fore you, not a word. The Democratic for a State office to select, the friends party platform did not advocate it, the of one play to the friends of the other, Republican platform did not advocate and you get a combination through it; and I can think of no more childish the caucus which it would be imposargument to use against that measure sible to get through a convention, in than to undertake to label it with a view of the fact that the people must party name. It may be Democratic ratify the acts of the convention. For myself, if I had been drawing the resolve proposed here I would have left off for the time being the secretary of the other position. But I believe re-Now in fairness to yourselves gradless of party-and I cannot for find any party question in the matter, I believe regardless of party it would be a wise thing and a splendid thing in their party conventions assembled to nominate and at the polls to elect position in Maine needing a more responsible man than that of attorney general. There are abuses after abuses existing in this State which a courageous attorney general backed by the votes of a majority of the people of Maine could do away with. More retical issue, whether as business men forms could be accomplished by an attorney general willing to accomplish them and feeling safe in the popular backing he would have than can be pass here this winter. You need your

of State auditor would have gone out measure. of office at the end of his first short term. No party would have dared to refuse him a renomination in convention; a legislative caucus would have turned him down. It is better, I submit, for your party and for our party, that when we meet in convention we should say to the people whom we want for attorney general and let them know who he is going to be, let them vote upon it. The change can at best do no harm; it cannot come about unless the people desire it for it must be submitted to them for a vote. It seems to me it might lead in the State to the bringing about of some necespoint, but one thing we can agree on I believe, and that is that when we vote merits and not be prejudiced by any sort of an appeal that might better have been made in a backwoods hall to a country jury, that this ought not to be voted on its merits but should be voted down because some Democrat approved of it. (Applause.)

Mr. BIGELOW of Portland: Mr. Speaker and Gentlemen of the House: When I came to Augusta at the opening of the session with the fame of the Democratic leader ringing in my ears I little thought that I should ever stand on the floor of this House and agree with him on any proposition, but there must be something magnetic or hypnotic in the influence which he has over men, or perhaps it is due to the location of my seat in this section of the House. At any rate I simply rise to say this, that any matter which comes up in this House for consideration which has not been discussed in the campaign which preceded the last election and for which any man desires election and for which any man desires to secure my approval and my vote, I do not wish him to crack the party whip over my back unless I authorize him to do so, for my part, in a Republican caucus. I propose to vote on this resolve, as the gentleman from Waterville has said, upon its merits, because as we all know it goes to the people to be settled. It is a fair proposition. I need not claim that it is a Republican measure or a Democratic

It is a pure and simple business proposition. I shall vote upon it with that understanding, and I desire to have the people know, when my vote is recorded, that that is my reason for doing so. (Applause.)

Mr. DAVIES: Mr. Speaker, I move that when the vote is taken it be taken by the yeas and nays.

The motion was agreed to.

The SPEAKER: In order that the House may understand the question the Chair will direct the clerk to read the reports.

The clerk read the report as follows: The committee on judiciary to which was referred a resolve proposing an sary reforms and changes. However, amendment to the Constitution for the that may be, we might differ on that election of secretary of State, treasurer and attorney general by the qualified electors of the State, have we will vote on this question on its had the same under consideration and ask leave to report that the same ought (Signed) Hastings, not to pass. Looney, Baxter, Peters, Hersey, Andrews, Burleigh and Wing for the majority.

> The committee on judiciary to which was referred a resolve proposing an amendment to the Constitution for the election of secretary of State, treasurer and attorney general by the qualified electors of the State, have had the same under consideration and leave to report that the same ought to (Signed) Davies and Montpass. gomery for the minority.

> The SPEAKER: The question is on the motion to substitute the minority report for the report of the majority. Upon that question the year and nays have been ordered. As many as are in favor of substituting the minority report for the majority report, when their names are called will answer yes; as many as are opposed will answer no. The clerk will call the roll.

Merrill of Bluehill, Merrill of Durham, Merrill of Bluehill, Merrill of Durham, Miller, Millett, Montgomery, Moore, Morse, Moulton, Nelson, Nickerson, Orff, Packard, Pattangall, Patten, Patterson, Pelletier, Pike, Pinkham, Porter, Pressley, Quinn, Redlon, Richardson, Robbins, Ross, Sanborn, Sawyer, Silsby, Sleeper, Smith of Biddeford, Snow of Brunswick, Snow of Scarboro, Spear of Warren, Stetson, Stover, Strickland, Thompson, Thurlough, Tibbetts, Weld, Whitehouse—94.

NAY:—Andrews, Bartlett of Eliot, Bartlett of Stoneham. Bradford Burleigh.

lett of Stoneham, Bradford, Burleigh, Campbell of Cherryfield, Clark, Cousins, Dorr, Dufour, Emery, Grant, Hall, Han-naford, Hanson, Hersey, Hodgkins of Temple, Hussey, Jordan, Joy, Lane, Lombard, Lord, Ludgate, Marshall, Peters, Rounds, Smith of Berwick, Spear of South Portland, Stackpole, Stanley, Trafton, Trimble, True, Varney, Wing of Trimble, True, Varney, arn, Wing of Kingfield—37.

Auburn, Wing of Kingfield—37.

ABSENT:—Beyer, Bisbee, Blanchard, Bragdon, Charles, Conners, Duncan, Hill, Holt, Hydo, Jones, Paul, Perry, Putnam, Smith of Andover, Trickey, White of Columbia, White of Wayne, Whitney—19.

So the motion to substitute the minority report for the majority report prevailed. (Applause.)

The minority report was then accepted. The SPEAKER: Under the rules this Resolve will lie on the table for printing.

The following were received hv unanimous consent:

By Mr. Smith of Berwick: Petition of Roy S. Martin and seven others, residents and taxpayers ofWells. praying for the enactment of Senate Bill No. 13, granting the people of Yerk county the right to vote on the location of its shire town; of William H. Eaton and 63 others for same; of George S. Hatch and 30 others for same; of Moses S. Hurd and 22 others for same; of Wilbur E. Hosey and 14 others for same, (Referred to the York county delegation.)

By Mr. Ferguson of Shapleigh: Remonstrance of J. Fred Goodwin and 34 others of Shapleigh against removal of the county seat from Alfred; of J. E. Coffin and 23 others against same; of Charles W. Coffin and 38 others of Shapleigh against same. (Referred to the York county delegation.)

By Mr. Smith of Biddeford: Petition of I.. Hall and 48 others of Biddeford in favor of Senate Bill No. 13, granting to the people of York county the right to vote upon the location of its shire town. (Referred to the York county delegation.)

On motion of Mr. Cousins of Standish. Ordered, That 200 copies of An Act to amend Sections 3, 4, 5, 7, 11, 112 and 13 of Chapter 15 of the Public Laws of 1907 relating to the protection of trees and shrubs from the introduction and ravages of dangerous insects and diseases be printed for distribution pur-

On motion of Mr. Wing of Kingfield House Doc. No. 114, An Act to authorize the Franklin Power Company to transmit, well and distribute electricity in the towns of Farmington and New Vineyard, and on further motion by Mr. Wing it was referred to the committee

on judiciary.

On motion of Mr. Chase of Sebec, House Doc. No. 116, An Act to provide for the removal of foreign paupers, was taken from the table, and on further motion by Mr. Chase it was referred to the committee on legal affairs.

On motion of Mr. Rounds of Portland, the vote was reconsidered whereby the foregoing bill was referred to the committee on legal affairs, and o nfurther motion by Mr. Rounds it was tabled pending reference to the committee and especially assigned for Tuesday of next week.

On motion of Mr. Burse of Pittsfield the rules were suspended and he introduced bill, An Act to authorize the Sebasticook Power Company to issue additional bonds. (Referred to the committee on the judiciary).

On motion of Mr. Bussell of Gardinet House Doc. 110, An Act for the preservation, perpetuation and increase of the forests of the State of Maine, was taken from the table, and on further motion by Mr. Bussell it was referred to the joint committees on taxation and forest preservation and water supply.

On motion of Mr. Rounds of Portland House Doc. 111, An Act to transfer the duties prescribed by Chapter 28 of the Revised Statutes relating to protection of life in buildings used for public purposes from the Board of fire engineers of the city of Portland to the building inspector of said city, was taken from the table, and on further motion by Mr. Rounds it was referred to the Portland delegation.

On motion of Mr. Hersey of Houlton, Adjourned until Monday afternoon. February 15, at 4.30 o'clock.