

Legislative Record

OF THE

Seventy-Fourth Legislature

OF THE

STATE OF MAINE

1909

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ERRATA: The following errata are inserted because one or more pages in this session day have errors noticed and corrected here.

ERRATA.

Page 39, for Long Monson Pond read Long Mousam Pond.

94, after the words "Probation Officers" omit the words "relating to State Detectives."

- 105, 302, 316 and 333, for State Prison read State pension.
- 118, 146, 165 and 170, for supplementary associations read supplementary assessments.
- 168. for Coolidge River read Cambridge River.
- 174, for \$50 read \$50,000.
- 182, for Oakland read Oakfield.
- 185, for Rines road read Kineo road.
- 219, for Mineral Spring Co. read Merrill Springer Co.
- 226, for investigation of vital statistics read registration of vital statistics.
- 243, for town of South Portland read town of Southport.
- 309, for town of Wales read town of Wells.
- 325, for foreigners read coroners.
- 343, for Bed Cambridge River read Dead Cambridge River.
- 360, for boys read buoys.
- 377, for Corners Knob read Conary's Nub.
- 377, 462, 496, for Prescott read Trescott.
- 379, for Pittsburg read Phippsburg.
- 462, 496, for Chronological read Pomological.
- 494, for Township E read Township 2.
- 510, 538, for Central Railroad Co. read Jonesport Central Railroad Co.
- 520, for Penobscot Electric Co. read Penobscot Bay Electric Co.
- 525, for Colcord read Concord.
- 544, 556, for town of Brewer read town of Bremen.
- 551, 587, for Monmouth Ridge Sanitary Association read Monmouth Ridge Cemetery Association.
- 646, for Androscoggin Valley Company read Androscoggin Valley Railroad Company.
- 648, for Central Fire Insurance Co. read Central Maine Fire Insurance Co.
- 654, 670, for Jimmy pond read Jimmy brook.
- 655, 671, for Straw's Island read Swan's Island.
- 667, for transmitted in Maine read transacted in Maine.
- 677, 698, for municipal court in town of Portland read municipal court in town of Farmington.
- 687, for Trusett read trustee.
- 700, for pension members of Building Commission read pension members of Fire Department.
- 788, for Howard read Howland.
- 835, for Chapter 138 of the Public Laws of 1905 read Chapter 138 of the Public Laws of 1895.
- 844, for bridges of municipal officers read duties of municipal officers.
- 928, for identifying animals read identifying criminals.
- 974, for Herbert A. Bradford read Herbert A. Lombard.
- 1022, for Stonington Trust Company read Stonington Water Company.
- 1064, for Biddeford read Portland.
- 1244, for Daniel's Pond read Donnell's Pond.
- 1275, for Acatus Lake read Nicatous Lake.
- 1313. for establish read abolish.

SENATE.

Wednesday, February 24, 1909 Senate called to order by the President

Prayer by Rev. Mr. Coons of Augusta.

approved.

Papers from the House disposed of in concurrence.

Petition of Reuben Keene and three others of Cooper for the transferable mileage bill.

Also: Petition of John S. Calkins and 16 others of West Lubec for same.

Also: Petition of J. P. Weston and five others of Silver Ridge plantation for same.

Also: Fetition of Allen J. Brown and nine others of Smyrna Mills for same

Also: Petition of Hecter Dubey and 13 others of Allegash plantation for same.

eight others of Medway for same.

Also: Petition of T. S. Heal and 26 others of Lagrange for same.

Also: Fetition of J. P. Weston and five others of Silver Ridge plantation for same.

Also: Petition of John M. Brown and 24 others of Eagle Lake for same.

Also: Petition of W. B. Farnham and 11 others of Blanchard for same.

others of Cary for same.

These papers previously referred by all subsequent meetings. the Senate to the Committee on Railroads and Expresses, were returned tion of the records of the Court of Profrom the House, that branch having bate for the County of Cumberland. non-concurred in such reference and ordering that they be placed on file. ner Municipal Court of the City of On motion by Mr. Minott of Sagadahoc, Gardiner. the Senate voted to recede, and to confer with the House.

ter 38 of the Private and Special Laws the State Treasury Department. of 1907, relating to fishing in Songo River, so called, in the County of Cum- the books of the State Treasurer. berland."

Constitution relating to cities of 40,000 of Maine. inhabitants or more to increase the indebtedness to 7% municipal per burn. cent." This bill came from the House by that branch referred to the Com- Hospital.

mittee on Legal Affairs, On motion by Mr. Baxter of Cumberland, the Senate voted to non-concur in such reference; and on his further motion, the same was referred to the Portland Delegation.

This bill was returned from the Journal of previous sessions read and House, amended by that Branch by the adoption of House Amendment A. On motion by Mr. Hastings of Oxford, the Senate voted to reconsider its vote whereby the bill was passed to be engrossed; and on his further motion House Amendment A was adopted in concurrence, and the bill as amended was passed to be engrossed.

"An Act to establish a uniform poll tax." This bill was returned from the House, by that branch indefinitely postponed. On motion by Mr. Staples of Knox, the Senate concurred in the indefinite postponement of the bill.

House Bills Read and Assigned.

An Act to enable the town of Win-Also: Petition of Eugene Hale and ter Harbor to purchase the property and franchise now or formerly of the Winter Harbor Gas and Light Company.

> An Act to incorporate the Bar Harbor Gas Company.

> An Act to amend Section 25 of Chapter 53 of the Revised Statutes, relating to necessary regulation of street railroads by municipal officers.

An Act to ratify and confirm the Also: Petition of John Wilcox and 13 acts of the Wayne Library Association at its meeting of August 27, 1908, and

An Act to provide for the restora-

An Act with relation to the Gardi-

An Act to provide for the payment of the premiums on bonds required of "An Act to amend Section 1 of Chap- the Treasurer of State and Clerks in

Resolve to correct certain entries in

Resolve authorizing the compilation "Resolve to amend Article 22 of the and publication of the insurance laws

Resolve in favor of the City of Au-

Resolve in favor of the Old Town

ty General Hospital.

An Act to establish an additional Normal School in the City of Machias. (Ou motion by Mr. Donigan of Somerset, this bill was tabled pending its first reading.)

mileage books by railroad corporations.

An Act to extend the authority of the Rockland, South Thomaston and St. George Railway.

An Act to authorize the Kellog Lumber Company to erect and maintain piers and booms at the mouth of for the years 1909 and 1910. Moose River and in Long Pond.

An Act to authorize the Governor to issue his proclamation to prevent the use of fire-arms in forests in a dangerously dry time,

The following remonstrances were presented and referred:

Judiciary.

By Mr. Smith of York: Remonstrance of F. N. Burbank and 24 others against passage of Bill. "An Act to create the office of Medical Examiner."

Taxation.

By Mr. Colcord of Waldo: Remonstrance of Assessors, Selectmen and Tax Collector of Whitneyville against any change in the existing law relating to the sale of real estate for taxes. .

Read and Assigned.

An Act to extend the charter of the Bethel Trust Company.

An Act to extend the charter of the Investment Trust Company.

An Act to extend the charter of the Stenington Electric Light and Power Company.

An Act to provide for the attesting of public records, deeds, and other instruments

Resolve in favor of the Maine Insane Hospital for support of criminal insane

Resolve in favor of the Chase Island Hospital.

Resolve in favor of the Eastern Maine Insane Hospital, for concrete walk, grading, painting, furnishings, together with bill, "An Act to amend completion of contracts on barn, tubercular hospital and Wing D.

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Resolve in favor of the Waldo Coun- Hospital, for additional compensation for certain officers.

> Resolve in favor of the Maine Insane Hospital, for completion of the criminal insane building.

Resolve in favor of the Eastern Maine Jusane Hospital for steam ste-An Act relating to the issuance of rilizer, tools and machinery, vegetable cellar and piggery extension.

> Resolve providing for the prevention Maine Insane Hospital for purchase of additional land.

> Resolve providing for the prevention and extinguishment of forest fires

> Resolve in favor of the Maine Insane Hospital, to provide for deficiencies.

> Resolve in favor of the Eastern Maine Hospital to provide for deficiencies.

> Resolve in favor of the Maine Insane Hospital, for greenhouse, wharf, coal pocket, commander's house and residences on Arsenal grounds.

Reports of Committees.

Mr. Eaton for the Committee on Appropriations and Financial Affairs, on the Report of the Committee on Governor's Message, on that part relating to appropriations for state institutions legislative advertising and hearings. and fees for private legislation, reported that same be placed on file.

The same Senator, for the same Committee, on official bond of the Treasurer of State Elect, for the years 1909 and 1910, reported that same be approved and deposited in the office of the Secretary of State.

The same Senator for the same Committee on Resolve in favor of the Board of Commissioners of Pharmacy, reported same ought not to pass.

Mr. Mullen, for the same Committee. on the same report, together with Bill "An Act to exempt certain corporate shares and bonds from taxation," contained in said report and recommended by said Commission, reported that the bill ought not to pass.

for the same The same Senator, Committee, on the same Report. Chapter 9 of the Revised Statutes, re-'lating to requirements of the Trea-Resolve in favor of the Maine Insane surer's Warrant," contained in said report and recommended by said Commission, reported that the bill ought not to pass.

The foregoing reports were accepted. Mr. Eaton, for the Committee on Appropriations and Financial Affairs, on "Resolve in favor of Lewis Barrows." reported that same ought to pass.

Mr. Osgood, for the same Committee, on "Resolve in favor of W. A. Walker." reported that same ought to pass.

The same Senator, for the same Committee, on "Resolve in favor of the Maine Industrial School for Girls" submitted the same in new draft under title of "Resolve to provide for the expenses of the Maine Industrial School for Girls."

The same Senator, for the same Committee, on "Resolve in favor of Camden and Rockland Water Company," reported same ought to pass.

The same Senator, for the same Committee, on "Reselve in favor of the Maine Industrial School for Girls." submitted the same in new draft under title of "Resolve in favor of the Maine Industrial School for Girls, for water supply and grading."

Mr. Wheeler for the Committee on Taxation, on "Report of the Maine Tax Commission, together with bill "An Act to amend Chapter 8 of the Revised Statutes, relating to the Board of State Assessors," contained in said report and recommended by said Conimission, submitted the same in new draft, under same title.

The same Senator, for the same Committee. on the same Report. together with Bill "An Act to amend Chapter 8 of the Revised Statutes, relating to taxation of insurance companies," contained in said report and recommended by said Commission. submitted the same in new draft under title of "An Act to amend Section 48 of Chapter 8 of the Revised Statutes, relating to taxation of insurance companies.

Mr. Staples, for the Committee on School for Feeble Minded, on "Resolve favor of the Maine School for in Feeble Minded," submitted same in new draft under same title.

and the several bills and resolves were consolidating the Bureau of Industrial

tabled for printing under the joint rules.

Majority report of the York County Delegation, on Bill, "An Act to submit to the legal voters of York County the question as to whether the shire town shall be changed, and if so, to establish the shire town at Saco. Kennebunk or Sanford," submitting same in new draft under same title. Signed Messrs, Hamilton, Moore, Bourassa, Smith, Clark, Sleeper, Smith, Hannaford, Whitehouse.

Pending acceptance on motion by Mr. Hamilton of York, the foregoing report was tabled; and Thursday, February 25, was assigned for its consideration.

Passed to Be Engrossed.

An Act to amend Sections 2, 3, 4, 6, 11, 12, 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.

An Act to open Mayfield and Kingsbury Ponds, in Somerset County, to ice fishing.

An Act to amend Chapter 176 of the Private and Special Laws of 1907 relating to fishing in Bartlett and Cook's Brook in the County of York.

An Act to regulate fishing in Mattanawcook Lake, Long Crooked, and Folsom Ponds, in Lincoln, Penobscot County, Maine.

An Act to regulate fishing in Stratten Brook and its tributaries, situated wholly or in part in the County of Franklin.

Resolve in favor of Daniel P. Hobart for State Prison.

Resolve in favor of Martha Burrill of Limington.

Resolve in favor of William H. Murch, late of Company G. 15th Regiment, United States Infantry.

Passed to Be Enacted.

An Act to appropriate moneys for the protection of trees and shrubs from the introduction and ravages of dangerous insects and diseases.

On motion by Mr. Looney of Cumberland, it was-Ordered, the House concurring; that the Committee on The foregoing reports were accepted Labor inquire into the expediency of

and Labor Statistics and the Depart- well to construct and maintain a ment of Factory Inspection, and report bridge from Great by bill or otherwise.

Orders of the Day.

On motion by Mr. Eaton of Washington Senate Document No. 228 "An Act to incorporate the Jonesport Central Railroad Company." was taken from the table. The bill then took its reading. Pending its first second reading, on motion by the same Sena-Amendment A: "Amend tor. Senate by striking out the enacting clause and substituting therefor the following, 'Be it enacted by the people of the State of Maine'" was adopted; and as amended the bill was assigned for second reading

On motion by Mr. Staples of Knox, House Document No. 130, "An Act authorizing William W. Conary to construct and maintain weirs in Mill Cove in the waters of Jericho Bay," was taken from the table.

Mr. STAPLES: Mr. President: Т understand that this matter was adjusted between the parties and that the House has indefinitely postponed it; and I therefore move that the Senate concur with the House in the indefinite postponement of the bill. The motion prevailed.

On motion by Mr. Staples of Knox, "Report of the Committee on Counties, 'ought not to pass.' on bill annexing Stonington to Knox County," was taken from the table; and on further motion by the same Senator, the report was accepted.

On motion by Mr. Staples of Knox, "Report of the Committee on Counties, 'ought not to pass,' on bill annexing Isle-au-Haut in Hancock County to Knox County," was taken from the table; and on his further motion, the report was accepted.

On motion by Mr. Knowlton of Piscataquis, Senate Document No. 236, "An Act creating the Maine Forestry District and providing for protection against forest fires therein," was taken from the table: and on further motion by the same Senator, was referred to the Committee on Taxation.

On motion by Mr. Wheeler of Cum-Act to authorize the town of Harps- Hancock, the Resolve took its several

Island, in said Harpswell, to Hen Island on which Fred E. Darling now lives," was taken from the table; and on further motion, the bill was read and assigned.

On motion by Mr. Looney of Cumberland, Senate Document No. 226, "An Act to amend Section 14 of Chapter 57 of the Revised Statutes, relating to the use of free public libraries," was taken from the table; and on further motion by the same Senator, was referred to the Committee on Library.

On motion by Mr. Smith of York, Senate Document No. 245, "An Act relating to portable or movable sawmills in cities or incorporated towns," was taken from the table; and on further motion by the same Senator, the same was referred to the Committee on Forest Preservation and Water Supply.

On motion by Mr. Walker of Hancock, it was voted that the Senate reconsider the vote whereby it passed the order relating to the Bureau of Industrial and Labor Statistics.

The same Senator thereupon presented Resolve relating to the collection of statistics of summer residential property; and asked the unanimous consent of the Senate that the rules be suspended and that the Resolve have a passage without reference to a committee.

Mr. STAPLES of Knox: Mr. President: I would like to ask the Senator from Hancock what appropriation the Resolve carries.

Mr. WALKER: Nothing. It is just to authorize the Commissioner of Industrial and Labor Statistics to colwhich lect certain information he considers valuable in regard to nonresident summer property, and they wish authority from the legislature to collect that information.

Mr. STAPLES: Free of charge.

Mr. WALKER: Yes.

Mr. STAPLES: Mr. President: Ŧ think if there is any man who desires to obtain that information for the benefit of the legislature, free of charge, the Resolve ought to pass.

The Resolve was read by the Secreberland, House Document No. 127, "An tary and on motion by Mr. Walker of

readings and was passed to be engrossed.

On motion by Mr. Looney of Cumberland, House Document No. 170, "Resolve proposing an amendment of the constitution providing for the election of the Secretary of State, Treasurer and Attorney-General by the qualified electors," especially assigned for today, was taken from the table.

Mr. HASTINGS Oxford: of $\mathbf{Mr}.$ President and Gentlemen of the Senate: I move the acceptance of the ma- reached the messenger of the commitjority report. The two reports before tee was sent out to find the gentleman the Senate this morning for consider- and bring him in, but he could not be ation-the majority, and minority re- found. The committee certainly was not port of the judiciary committee-touch overwhelmed by pressure for a favorand concern the amending of the constitution of the State, looking to the clamor to gain an entrance to the election of Treasurer of State, and Attorney Gen- and determined calls for the relief superal, by direct vote of the people. posed to be contained in the measure Eight members of this committee but it did not materialize. have signed the majority report; two members have signed the minority re- cant The State had just passed through port; each report was signed in the a fiercely waged political contest-a utmost good faith. The resolve which contest in which no phase of the rights furnished the basis for these reports of the people had been overlooked inwas introduced at the session of 1967 tentionally. Caucuses had been held in by a gentleman who was then a mem- every town and city by each of the ber of the House. The notice of the two great political parties. The people hearing upon the resolve was sent to had had a chance to be heard. all the dailies in the State several delegates came together in their conweeks in advance of the hearing, as in ventions; they formulated their platthe case of all important matters, that forms with the utmost care and deliball the people of the State might ap- eration. A vigorous peal in person or by petition. The gen- made. The State was thoroughly can-tleman who introduced the resolve ap- vassed. No school district in the State peared and was heard. No one else was neglected. No stone was left uncame. The committee felt that a re- turned. Each party put forth its highsolve proposing an amendment to the est endeavor till the very eve of elecconstitution, was an exceedingly important and serious matter and not for a moment to be considered unless there was an unmistakable call and to the convening of this Legislature demand for its passage. There was no division of sentiment and the committee composed as it was of eight these officials by the people. Did any-Republicans and two brilliant and able one raise his voice in the preliminary Democrats conspicuous for their lead- canvass for this proposition? Did any ership in the councils of great minori- newspaper in this whole State of whatty party, unanimously refused it fa- ever political persuasion and bias menvorable consideration. \mathbf{The} was referred to this legislature that ing this resolve, was there a line it might again come up early in the touching this resolve, was there a word session in case a demand for its pas- touching this resolve in the platform of sage developed.

Early in this session the resolve came to the committee and again a long and thorough notice of the hearing was given and at the day set who appeared. Did the people come with their petitions? Not a petition came-not one. No one came in person to champion the cause of this important resolve. The gentleman who had introduced it did not come though he was in the State House and in the room of the committee on that afternoon. And when the number on the list was able report. The people certainly did not the Secretary of State, hearing. There may have been louder

> More than this and far more signifi-The campaign was tion.

But during all this time from the adjournment of the Legislature of 1907 was ever a word heard relating to this resolve-relative to the election of Resolve tion it? Was there a paragraph toucheither party? At the conventions in

the canvass did any speaker of any party ever give utterance to the thought that their several officials should be elected by the people, that the constitution should be amended as per this resolve?

This resolve slept quietly on the calendar of the House, unmentioned, absolutely forgotten and undisturbed till the coming of this session when it was brought out to see if it had any friends. The result was the same. No one appeared to want it and a majority reported against it.

And why, Mr. President, should the people of Maine want this amendment? Even though these officials are elected by the people in other states is that any reason why the intelligent conservative people of Maine should demand this change? Have other states more efficient officials? Has any secretary of State selected or now provided in the constitution brought any discredit upon the State? Have they not been from first to last efficient and competent? Has a treasurer of State ever abused the trust reposed in him?

Would the people have elected attorney generals more able, more scholarly, and of greater legal acumen and wider legal knowledge? Without calling the roll without going into the list would we have had greater men for the place than John A. Peters, the late Wm. P. brilliant chief justice, than our revered U. S. Senator Frve. than Thomas B. Reed. the great Speaker?

Gentlemen, the people in whose behalf would-be champions rave are at a loss to know what it is all about. They have not asked for this legislation: there was and is no reason why for them; and when they came over to they should ask for it. The majority England they did the same thing, when of the committee, if I may voice their King Alfred called for help to repel convictions, felt that they would not the Norsemen. It was these therefore be justified in recommending men-not coming together as a mass, the passage of this resolve. The majority of the committee felt that the Alfred-and those representatives had great constitution under which we conference with the King and made an have should be kept intact, unchanged ezcept the demands for a change are imperative and overwhelming.

I renew my motion.

Mr. KNOWLTON of

Mr. President: I certainly feel that no subject has come before us at this session of so much importance as this one. We have lived, since 1820, under a Constitution that has subserved every purpose and want, and our State is satisfied with the condition of things. It is one of the rules of the Good Maker above us all that when He has made a thing He lets it alone and develops it. It is one of the rules of business that when a man has anything in property that serves a good purpose, he lets it alone, and goes on in that line.

I admire the idea of the old Greeks. When they built a temple and adorned it and beautified it, if it did not please them, they tore it down-they never patched it up. Putting new cloth on an old garment is always wrong and disastrous. I object to it, Mr. President and Gentlemen, on this broad ground.

If you read history correctly, you will discover that, away back years ago, in the middle of Germany, there was a tribe of people called Saxonsa peculiar people, called of God, I believe, as truly as were the Israelites, to perform a great work in this world of ours. A portion of them went over into England, A portion of them went down to France. Now that Saxon tribe lived in England. They fought the Picts and Scots and Norsemen and Romans. They were conquered and reconquered, and yet, they ruled-the conquered ruled the conquerors; and that Saxon race started, in their early beginnings, to be a representative tribe. They never made their own laws. They selected wise men who legislated Saxon but sending representatives to King lived and prospered so long agreement; and then the men came up, following their representatives, and they repelled the Norsemen. That same Saxon tribe went down into France, after the fall of the Roman Empire, Piscataquis: and France today is what she is above those other Romance nations, simply because the Saxon blood was infused into her; and that makes France today a representative democracy.

That Saxon race dominated England. William the Conqueror, I know, overran it; but the Saxon blood dominated, and that gives us the Parliament of England today, and a representative one. Those people came over to America and gave us a representative governmont—not a pure democracy, like Athens, that lived and died forever.

Now this Saxon race is bound, in the nature of things, to \mathbf{rule} this world of ours; and that race everywhere-wherever they have predominated-have agreed upon and lived under a representative democracy. Our fathers brought their blood with them -that idea, to establish our Constitution here as a representative one; and we are here today, Gentlemen of the Senate, simply on that ground, representing somebody. If the people had not wanted us, they would have sent somebody else. We represent them, and I venture to say right here before this Senate that if the people that sent us here could have the right today to vete on all these little, petit measures that come before us, from a mud pond to the building of a State House-they would not do it. They send us here to do it and that is what we are for; and that old ghost of "the people's rights" comes up like Banquo's once in a while, and all we have to do is to say: "Down," to it, and keep it down.

No man living has a greater respect for the people, as the people are all over this State of Maine, than I. I respeet them and regard them; but that little, unruly minority, that is always bobbing up somewhere and wanting something new, and which is never satisfied with what is, I have no respect for. In these days they are trying to destroy all our old traditions. Why, they have got the thing down so fine now, in amendments to the good Bible that we have felt that Heaven as protrayed to us today is merely a happy hunting ground, or a summer resort and that Hades is something not so very undesirable. I do not believe in all this modern patchwork. Give us the old Constitution in all its glorious simplicity, and let what is right and beneficial and glorious alone.

Mr. STAPLES of Knox: Mr. President: I have no occasion to go into the history of France, or to discuss ancient history at this time, were I qualified so to do. I do not know what they may have done at that time. They had their days of prosperity as well as of adversity; but we are a representative geverament. I belong to that minority which the senator says is "always bobbing up" to defend the people-the common people of the State. I am glad and proud to do that. I belong to that minority; and I think, by the history of the State of Maine for the last 20 years, in which I apprehend the senator from Piscataquis has also voted, if it had not been for that minority that has combed down the rampancy by which the majority party of the State has undertaken to take from the people they would not have those rights which the Constitution gives them and that immortal document, the Declaration of Independence, which gives to the people just what von (Senator Knowlton) say they ought not to have.

I believe in that immortal document. I believe in the Constitution, and in the rights of the people. Pray tell me have you any doubt but what the people of the State of Maine by a general vote can vote for as good men as can the Legislature of Maine? You take that away from the people. To be sure, we have our representatives, and our senators, but tthey do not always fully represent their constituencies. What harm can be done to let the people of the State of Maine vote upon the election of the secretary of State, upon the office of attorney general, or upon the office of treasurer. The people should rule in this matter, and they should have just as much of a right in this matter as they have to vote for a Governor of the State, or any other officer.

The success of any state inheres in the education and patriotism of its people. The people will feel that they are a part of the government, if you give them the right to vote upon all these important questions. I,

for any other officer.

Union, so far as New England is concerned at least, elect their attorney- bers of either branch of this Legislagenerals and every other officer by the ture and oppose a desire on the part people. Why should not Maine do it?

The House, the other day, voted for it by an overwhelming majority. Let tion that the conclusive evidence is us not say to our constituents in the what decision you have reached upon different oarts of the State of Maine, that we deny them the right to vote these questions. Let us not upon drift away from them. It is a step in in my county, what the people want, the right direction to give people the about this matter. 1 have sent out right to mix in all of these matters. It several hundred letters to men in vais an education that makes better cit- rious towns, all over the county--repizens and which makes people feel that resentative men-and the answers to they are a part of the government.

from Cumberland will prevail and of those answers-and in my opinion that we shall get down nearer and nine out of ten of the people in my nearer to the people as we go down county are either opposed to the propothe declivity of life; and not say to sition or absolutely indifferent to it; them, you are to do this thing and that and they say that they believe that thing, but say: You shall have the the thing should be left as it is; and same right—everybody shall have the they believe further that there is so same right to vote as they please at little interest in the proposition, that the polls; and not leave it to the sena- if it were submitted to the people, tors and representatives of the Legis- there would be no vote whatever, in lature.

Mr. MILLIKEN of Aroostook: Mr. President: Just a few words on the question of what the people want in this matter. We are all of us aware here-if the people of my county came that this proposition involves a seri- here to ask for this change, I should ous matter, an amendment to the Con- regard it as my duty to refer it to the stitution of the State; and if we are people for them to vote upon; but I to follow the theory that all matters say to you that the people of Maine do of that kind, once they are proposed, not want this particular thing. should be referred at once to the people, on the theory that the vote of the in this Legislature who votes for this people will be right, we can all of us measure because he believes that the recognize at once the position in which people want it. I accord him the same we should find ourselves, namely: consideration that I ask for myself That any amendment to the Consti- when I vote for or against any meastution-no matter what it is or what use and in doing what I believe to be it proposed to do-should be at once the will of the people; but upon my referred by the Legislature of Maine own investigation, I believe the people to the people for their approval.

My position, in this matter-and I think the members of the Senate will want. They want us to see that the agree with me-is that the question- taxes of this State are collected equitthe conclusive question upon which ably from the various interests and

for one, believe that in all of these this matter should be decided is the matters, the people at the polls should question: What is the feeling in fact have a right to say who they want, among the people of the State-in a whether it is for attorney-general or matter like this, involving as it does a division of authority between the I know that every other state in this Legislature and the people themselves. None of us could stand here as memof the people for a change; and I agree with those who favor this proposithe question, what do the people actually want?

Now I have taken pains to find out, those letters have come in by scores; I hope the motion of the senator and I say to you that nine out of ten any way expressing popular opinion on the subject. The people are indifferent, or opposed.

Now if the people of the State came

I respect the position of any man do not want it.

There are plenty of things they do

that the money appropriated is ap- only in my county but in Aroostook counpropriated where it will do the people ty and in every county in the State, that the most good; and they want us to the people are growing more indifferent sit here in this session of the Legis- about going to the polls and voting upon lature until we complete the work we these various questions. I believe we are here to do, whether we adjourn should encourage them to go to the polls. in March, April or May; but this par- and vote upon these matters. When that

Knox reminds me of the young man the people of the State of Maine. Deny who started out with a desire to to them the right to vote for attorney preach. He felt that he was called to general, secretary of State and treasurer preach; and he made his first attempt and you drive them further into this conin the presence of his old pastor, who dition of indifference that exists in the had known him from a little boy. Af- State of Maine today. Encourage them. ter the service, the pastor and the boy Let them feel that they are part and parwalked home together; and after a cel of our State and that it is their duty painful silence, lasting some time, the to go to the polls and declare for those pastor asked the boy why he had felt they want to vote for for this office, or that he ought to preach.

"Why," the boy said, "I am called by the Lord to preach."

"John, my boy," the old pastor said, "are you sure it was the call of the Lord you heard? Wasn't it some other noise?"

With all due respect to the senator from Knox and to those who really believe that the people of the State want this, in my judgment it is not the voice of the people they have heard, but some other noise. .

STAPLES: Mr. President: I Mr. appreciate what the gentleman from Aroostook has said about the indifference of the pcuple. The great trouble is to get a full expression by the people of the State. The great trouble in the future is the indifference of the voter as to going to the polls to vote upon these questions. Why does that indifference exist? Because you have taken away from the voter the right and lodged it otherwise is the reason for the indifference which exists in the State of Maine today. For that reason we must do something. The great trouble today in the State of Maine is the indifference of the common voter upon these great questions. They have drifted into that indifference because you have taken these matters from the people and lodged them in other places. Our elective franchise should be the guardian of the people's rights. I have had some experience in political matters, and I find from year to year, not the same. The question arises upon the

ticular thing they do not want us to do. is done you will find it is a great thing The position of the senator from for the upbuilding of the suffrages of that one or another.

> I admit what my brother upon my right says, that the long list of attorneys. general in the State of Maine and of our treasurers is one of honorable men. I do not forget that the Hon. John A. Peters was one of the grand attorney generals of Maine. I do not forget that long line of men who have filled that important position; but don't you suppose that the people would have elected just the same men, perhaps, if the matter went before them? The people loved John A. Peters and they love his memory forever.

> My friends, Arthur I. Brown has been my friend from boyhood; and no man that ever filled that office has filled it better or can fill it better than my friend the present secretary of State. But that is not the question. Encourage the voter of the State to take interest in these matters and it will be for the upraising and upbuilding of the suffrages of the voters of the State of Maine.

> Mr. President, I would ask that when the vote is taken it be taken by a yea and nay vote.

> The PRESIDENT: Two reports are before the Senate: The majority report of the judiciary committee "ought not to pass" upon "Resolve proposing an amendment of the Constitution providing for the election of the secretary of State, treasurer and attorney general by the qualified electors" of the State; also a minority report "ought to pass" upon

motion of the senator from Oxford, Mr. Hastings, to adopt the majority report on temperance. "ought not to pass."

The yeas and nays being ordered, the vote being taken, resulted as follows: Those voting yea were Messrs. Baxter. Colcord, Eaton, Gowell, Hamilton, Hastings, Howes, Knowlton, Looney, Macomber, Milliken, Reynolds, Shaw, Smith, Theriault, Walker, Warren Wheeler, Wyman (19). Those voting nay were Messrs. Boynton, Donigan, Hill, Irving, Kellogg, Lowe, Minott, Mullen, Osgood, Staples (10).

So the motion prevailed and the majority report "ought not to pass" was adopted.

On motion by Mr. Milliken of Aroostook, Senate Document No. 203, "An Act County Railroad Company." to make uniform the standard relating to the percentage of alcohol in intoxicating reading and was passed to be engrossed. liquors," was taken from the table; and on further motion by the same senator the Senate adjourned.

the same was referred to the committee

On motion by the same senator, Senate Document No. 204, "An Act to amend Section 2 of Chapter 153 of the Public Laws of 1907, relating to the issuance and acceptance of free transportation by State officials," was taken from the table; and on further motion by the same senator was referred to the committee on salaries and fees.

On motion by Mr. Walker of Hancock, House Document No. 187, "An Act relating to the charter of the Hancock County Railway Company," was taken from the table; and on further motion by the same senator, Senate Amendment A: "Amend the typewritten bill, of House Document No. 187 by adding the words 'An Act relating to the charter of the Hancock

As amended the bill took its second On motion by Mr. Shaw of mennebec,