

Karen Lehman Haas
Clerk of the U.S. House of Representatives
Office of the Clerk
U.S. Capitol, Room H154, Washington, DC 20515-6601

04/15/13
Subject: Requesting verification and tabulation of State applications for an Article V convention to propose amendments.

Greetings Ms. Haas,

I spoke with Kirk Boyle in your office and Tom Wickham, House Parliamentarian, and have been instructed to deliver this information to the Clerk of the House of Representatives. I am providing you with the attached documentation of 42 legal and standing State applications for an Article V convention for determination of their validity. The collection of all known applications on record may be found here: http://foavc.org/file.php/1/Amendments

We, involved with ArticleV.org, acknowledge the fact that the States have satisfied the required two-thirds numerical threshold to call for an Article V Convention under Article V of the US Constitution and Congress should call an Article V Convention to order. We make formal request for the Clerk of House of Representatives to verify and inform Congress of this matter.

The Congressional Research Service arrived at a similar conclusion. "With well over a century of experience in proposing an Article V Convention, the states have arrived at certain precedents for the consideration of these applications." from the Congressional Research Service Report by Thomas H. Neale, The Article V Convention for Proposing Constitutional Amendments: Historical Perspectives for Congress, October 22, 2012. http://www.fas.org/sgp/crs/misc/R42592.pdf

Those advocating for an Article V Convention from various groups often find ourselves in debate about what the current count is today. As the Congressional Research Service pointed out, there has never been an official tabulation to indicate which state applications would be valid toward the two-thirds threshold, and which would not. We truly desire an official verification and tabulation of these applications and any others we may have overlooked so there is an official number we may all reference.

Thank you for your time and diligence in this matter.
Sincerely,

Dan Marks
ArticleV.org
808-345-3990

March 27, 1996
"Whereas, under the United States Constitution, the states are to determine public policy; and
"Whereas, it is the duty of the judictary to interpret the law, not to create law; and
"Whereas, our present federal government has strayed from the intent of our founding fathers and the United States Constitution through inappropriate federal mandates; and

Whereas, these mandates by way of statate, rule or judicial decision have forced state governments to serve as the mere administrative arm of the federal government; and
"Whereas, federal district courts, with the acquiescence of the United States Supreme Court, continue to order states to levy or increase taxes to comply with federal mandates; and
"Whereas, these court actions violate the United States Constitution and the legislative process; and
"Whereas, the time has come for the people of this great nation to further define the role of the courts in their review of federal and state laws; and
"Whereas, several states have petitioned the United States Congress to propose an amendment to the Constitution of the United States of America; and
"Whereas, the amendment was previously introduced in Congress; and
"Whereas, the amendment seeks to prevent federal courts from levying or increasing taxes without representation of the people and against the people's wishes; and
"Whereas, the State of Artzona desires that the United States Congress acknowledge and act upon this expression of the intent of the various states without the necestent of the various states without the neces-
sity of those states calling a constitutional convention as authorized in Article $V$ of the convention as authorized in Article $V$ of the be it
Resolved by the Senate of the State of Art zona, the House of Representatives concurring.
"1. That the Congress of the United States prepare and submit to the several states an amendment to the Constitution of the United States to add a new article providing as follows: "Neither the Supreme Court nor any Inferlor court of the United States shall have the power to instruct or order a state or political subdivision thereof, or an official of such a state or political subdivision, to levy or increase taxes"
" 2 . That this application constitutes a continuing application in accordance with Article V of the Constitution of the United States.
3. That the Legislature of the State of Arizona also proposes that the legislatures of each of the several states comprising the United States that have not yet made simi lar requests apply to the United States Congress requesting enactment of an appropriate amendment to the United States Constitution, and apply to the United States Congress to propose such an amendment to the United States Constitution.
"4. That the Secretary of State of the State of Arizona transmit coples of this Resolution to the presiding officer in each house of the legislature in each of the other states In the Union, the Speaker of the United States House of Representatives, the Prestdent of the United States Senate and to each Member of the Arizona Congressional Delegation.'

POM-524. A concurrent resolution adopted by the Legislature of the State of Hawail to the Committee on the Judiciary.
"House Concurrent Resolution No. 14
"Whereas, the Omnibus Budget Reconciliation Act of 1993 signed into law by President Clinton on August 10, 1993, included the

ONGRESSIONAL RECORD - SENATE
largest tax increase in history: $\$ 115$ billion in new taxes and a forty-seven percent increase in income tax rates; and
"Whereas, the income, estate, and gift tax components of the tax increase were retroactive, taking effect on January 1, 1993; and "Whereas, Treasury Secretary Bentsen has declared that more than one and one-quarter million small businesses will be subject to retroactive taxation despite the administration's claim that the tax increase "only affected the rich"; and
"Whereas, the retroactivity of the Omnibus Budget Reconciliation Act of 1993 is unprecedented in that it became effective dur ing a previous administration-Before President Clinton or the 103rd Congress even took office; and
office; and
Whereas, the passage of the bill resulted in loud public outcry against retroactive taxation; and
Whereas, retroactive taxation places an unfair and intolerable burden on the American taxpayer; and
"Whereas, retroactive taxation is wrong, it is bad policy, and it is a reprehensible action on the part of the government; now, therefore, be it
"Resolved by the House of Representatives of the Eighteenth Legislature of the State of Hawati, Regular Session of 1995, the Senate concurring. That the Legislature of the State of Hawali memorialize the Congress of the United States to propose and submit to the several states an amendment to the Constitution of the United States that would provide that no federal tax shall be imposed for the period before the date of the enactment of the retroactive tax; and
"Resolved, That certifled coples of this Concurrent Resolution be transmitted to the President of the United States, the Sec retary of the United States Senate, the Clerk of the United States House of Representaof the United States House of Representa-
tives, Hawait's Congressional delegation, the Speaker of the House of Representatives, and the Senate President."

POM-525. A concurrent resolution adopted by the Legislature of the State of Loulsiana to the Committee on the Judiciary.
"Senate Concurrent Resolution No. 11
"Whereas, in recent years the federal judges, with the support of the United States Supreme Court, have imposed taxes or required the increase of taxes to raise the reve hue to support various court orders; and
"Whereas, the judicial branch of government is making more decisions which affect the everyday life of citizens; and
"Whereas, taxation must be the exclusive prerogative of elected representatives and not be subject to imposition by an appointed judiclary; and
"Whereas, attempted judicial preemption states and the people represented by state legislatures as taxation requires a response; and
"Whereas, the Missouri Legislature has passed a concurrent resolution requesting Congress to propose an amendment to the United States Constitution to restrict the power of the federal courts in this area; and Whereas, Colorado, Tennessee, and New York have already joined Missouri in its effort by adopting the identical language demonstrating the solldarity of state legislaures on this issue: Therefore, be it
"Resolved, That the Legislature of Louisiana memorializes the Congress of the United States to adopt and propose an amendment to the Constitution of the United States to read as follows: 'Neither the Supreme Court nor any inferior court of the United States shall have the power to instruct or order a state or political subdivision thereof, or an
official of such state or political subdivision to levy or increase taxes.' Be it further
"Resolved. That a duly attested copy of this Resolution be immediately transmitted to the president of the United States, to the secretary of the United States Senate, to the clerk of the United States House of Representatives, and to each member of the Louislana delegation to the United States Congress."

POM-526. A concurrent resolution adopted by the Legislature of the State of South Dakota; to the Committee on the Judiciary.
'House Concurrent Resolution No. 1010
"Whereas, in Missouri v. Jenkins (495 U.S. 33, 110 S.Ct. 1691 (1990)), the Supreme Court held that a federal court had the power to order an increase in state and local taxes thereby violating a fundamental tenet of the separation of powers: that members of the federal judiciary, who serve for life and are answerable to no one, should not have con trol over the power of the purse; and
"Whereas, section 8 of Article I of the Con stitution of the United States vests with the legislative branch of government alone the extraordinary power to 'lay and collect taxes, duties, imposts, and excises, to pay the debts and provide for the common de fense and general welfare of the United States'; and
'Whereas, the courts' action are an intrusion into a legitimate political debate over state spending priorities and not a response to a constitutional directive; and
"Whereas, Justice Kennedy observed in his dissent in Missourl v. Jenkins that this assertion of judicial power in one of the most sensitive of policy areas, that involving taxation, begins a process that one time could threaten fundamental alteration of the form of government our Constitution embodies' and
"Whereas, since 1990, when the Supreme Court declared in Missouri v. Jenkins that the federal courts have the authority and power to levy and increase taxes, Congress has chosen not to intercede on behalf of the people to protect the democratic process which has been corrupted by the unconstitutional authority and power to tax which the federal courts have exercised; and
"Whereas, the time has come for the people of this great nation, and their duly elected representatives in state government, to reaffirm, in no uncertain terms, that the authority to tax under the Constitution of the United States is retained by the people who, by their consent alone, do delegate such power to tax explicitly to those duly elected representatives in the legislative branch of government who they choose, such representatives being directly responsible and accountable to those who have elected them: Now, therefore, be it
"Resolved, by the House of Representatives of the Seventy-first leglslature of the State of South Dakota, the Senate concurring therein, South Dakota, the Senate concurring therein, That application is hereby made pursuant Article $V$ of the United States Constitution ing substantially as follows: "Netther the Suing substantially as follows: "Neither the Su-
preme Court nor any inferior court of the preme Court nor any infertor court of the
United States shall have the power to inUnited States shall have the power to in-
struct or order a state or political subdivistruct or order a state or political subdivi-
sion thereof, or an offictal of such state or sion thereof, or an offictal of such state or
political subdivision, to levy or increase political subdivision, to levy or increase taxes.': and be it further
"Resolved, That this petition constitutes a continuing application in accordance with Article $V$ of the Constitution of the United States; and be it further
'Resolved, That this legislative body requests the legislatures of the several states comprising the Union to make similar application to Congress for the purpose of proposing such an amendment to the United States Constitution.".

Page 2 http://foa5c.org/file.php/1/Amendments/POM\ 523\ \ \ Pg\ S03012\ \ Year\ 1996-AZUnconditional\ Federal\ Funds_HL.JPG

S3012
CON
[From the Birmingham Post-Herald, Feb. 7, 1996]
20 Years of Leadership
Twenty years ago, the future looked dim for many small, private liberal arts colleges. Declining enrollments and troubled financlal conditions forced many such schools out of existence. Others survived by abandoning much of their distinctiveness through merger into other colleges and universities or becoming taxpayer-funded institutions. People were even questioning whether a liberal arts education still had any value
Among the colleges in trouble was Bir ningham-Southern College, Enrollment was down significantly, the college had a budg etary defictt and the college presidency had changed hands several times in a very short pertod
Then, on Feb. 1, 1976, Neal Berte became college president. Under his leadership, the Methodist institution enhanced what were still strong academic programs, rebuilt its
finances and reversed the erosion of a tradi-
tion of community involvement.
If Berte had done nothing more in the past 20 years than restore BirminghamSouthern's standing as one of the best liberal arts colleges in this part of the country, he would deserve high praise. But as anybody who follows public life in this community must know, he has done much more.
There is hardly a facet of civic life that has not been affected-for the better-by Berte. He holds or has held chairmanships in several organizations. But even more important has been his ability to bring other leaders and potential leaders together in ways that mprove Birmingham for all of us. He has been a much-needed catalyst for change.
Anybody seeking an example of what being a leader means need look no farther than the Birmingham-Southern hilltop campus and the office of Neal Berte.

REPORT ON THE ADMINISTRATION OF THE RADIATION CONTROL FOR HEALTH AND SAFETY ACT FOR CALENDAR YEAR 1994-MES SAGE FROM THE PRESIDENTPM 135
The PRESIDING OFFICER laid before the Senate the following message from the President of the United States, together with an accompanying report; which was referred to the Committee on Labor and Human Resources.
To the Congress of the United States:
In accordance with section 540 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. $360 q q$ ) (previously section 360D of the Public Health Service Act) I am submitting the report of the Department of Health and Human Services regarding the administration of the Radiation Control for Health and Safety Act of 1968 during calendar year 1994.

The report recommends the repeal of section 540 of the Federal Food, Drug, and Cosmetic Act that requires the completion of this annual report. All the information found in this report is available to the Congress on a more immediate basis through the Center for Devices and Radiological Health technical reports, the Radiological Health Bulletin, and other publicly available sources. The Agency resources devoted to the preparation of this report could be put to other, better uses.

William J. Clinton.

NGRESSIONAL RECORD - SENATE
March 27, 1996

THE WHITE HOUSE, March 27, 1996.
REPORT ON THE TRADE AGREEMENTS PROGRAM FOR CALENDAR YEAR 1995 AND THE TRADE POLICY AGENDA FOR CALENDAR YEAR 1996-MESSAGE FROM THE PRESIDENT-PM 136
The PRESIDING OFFICER laid before the Senate the following message from the President of the United States, together with an accompanying report; which was referred to the Committee on Finance.

## To the Congress of the United States:

As required by section 163 of the Trade Act of 1974, as amended (19 U.S.C. 2213), I transmit herewith the 1996 Trade Policy Agenda and 1995 Annual Report on the Trade Agreements Program.

William J. Clinton.
The White House, March 27, 1996.

## MESSAGES FROM THE HOUSE

At 10:14 a.m., a message from the House of Representatives, delivered by Ms. Goetz, one of its reading clerks, announced that the House has passed the following joint resolution, in which it requests the concurrence of the Senate:
H.J. Res. 158. Joint resolution to recognize the Peace Corps on the occasion of its 35th anntversary and the Americans who have served as Peace Corps volunteers.
The message also announced that the House has agreed to the following concurrent resolutions, in which it requests the concurrence of the Senate:
H. Con. Res. 146. Concurrent resolution au thorizing the 1996 Spectal Olympics Torch Relay to be run through the Capttol Grounds.
H. Con. Res. 147. Concurrent resolution authorizing the use of the Capitol Grounds for the fifteenth annual National Peace Officers' Memorial Service.

## MEASURES REFERRED

The following bill was read the first and second times by unanimous consent and referred as indicated:
H.J. Res. 158. Joint resolution to recognize the Peace Corps on the occasion of its 35th anniversary and the Americans who have served as Peace Corps volunteers; to the Committee on Foreign Relations.

## MEASURES PLACED ON THE

 CALENDARPursuant to the order of February 9 1996, the following measure was placed on the calendar:
H.R. 849. An act to amend the Age Dis crimination in Employment Act of 1967 to re instate an exemption for certain bona fide hiring and retirement plans applicable to State and local firefighters and law enforcement officers; and for other purposes.

## EXECUTIVE AND OTHER

 COMMUNICATIONSThe following communications were laid before the Senate, together with
accompanying papers, reports, and documents, which were referred as indicated:
EC-2189. A communication from the Assist ant Legal Adviser for Treaty Affairs, Department of State, the report of the texts of international agreements, other than treaties, and background statements; to the Committee on Foreign Relations.
EC-2190. A communication from the Assistant Secretary of State (Legislative Affairs) transmitting, pursuant to law, the report of a Secretary of State Determination relative to Israel; to the Committee on Foreign Relations.
EC-2191. A communication from the Director of the Office of Management and Budget Executive Office of the President, transmit ting, pursuant to law, the report on agency compliance with respect to unfunded mandates reform; to the Committee on Govern mental Affairs.
EC-2192. A communication from the Administrator of the General Services Adminis tration, transmitting, pursuant to law, the report relative to cost of travel and privately owned vehicles of federal employees; to the Committee on Governmental Affairs
EC-2193. A communication from the Chatr man of the Board of Governors of the Federal Reserve transmitting pursuant to law, a Reserve, transing, pursuant to law, a re administrative responsibilities during cal administrative responsibilities during cal endar year 1995; t
ernmental Affairs
ernmental Affairs.
EC-2194. A communication from the Administrator of the National Aeronautics and Space Administration, transmitting, pursu ant to law, the report under the Freedom of Information Act for calendar year 1995; to the Committee on the Judiciary.
EC-2195. A communication from the Vice President and General Counsel of the Overseas Private Investment Corporation, trans mitting, pursuant to law, the report under the Freedom of Information Act for calendar year 1995; to the Committee on the Judiciary.
EC-2196. A communication from the Chairman of the Commodity Futures Trading Commission, transmitting, pursuant to law the report under the Freedom of Information Act for calendar year 1995; to the Committee on the Judiclary.
EC-2197. A communication from the Board Members of the Railroad Retirement Board transmitting a draft of proposed legislation to amend the Ratlroad Retirement Act to conform the statute of 1imitations with respect to the creditability of compensation under that Act to the statute of iimitations under that Act to the statute of limitations with respect to the payment under the Railroad Retirement Act and for other purposes;
to the Committee on Labor and Human Resources.
EC-2198. A communication from the Secretary of Transportation, Commonwealth of Virginia, transmitting, pursuant to law, the final report on the I-66 HOV-2 Demonstration Project; to the Committee on the Environment and Public Works.

PETITIONS AND MEMORIALS
The following petitions and memorials were laid before the Senate and were referred or ordered to lie on the table as indicated:
POM-523. A concurrent resolution adopted by the Legislature of the State of Arizona; to the Committee on the Judiciary.
"SENATE CONCURRENT RESOLUTION 1014 "Whereas, separation of powers is fundamental to the United States Constitution and the power of the federal government is strictly limited; and

SUSPENSION of Deportation of AliensWithdrawal of Names
Two letters from the Attorney General, withdrawing the names of Nargis Sayad nee Nargis Yonan-Gitti and Hartune Benjamin Deyirmendjian or Harry Deyirmendjian from reports relating to aliens whose deportation has been suspended, transmitted to the Senate on July 2, 1951, and August 1, 1951, respectively; to the Committee on the Judiciary.

Report on Violation of Section 3679, Revised Statutes
A letter from the Administrator, Veterans' Administration, reporting, pursuant to law, a violation of subsection (h) of section 3679 of the Revised Statutes (with an accompany-
ing paper); to the Committee on Appropriing pap
report on Tort Clatms paid by Housing and Home Finance agency
A letter from the Administrator, Housing and Home Finance Agency, reporting, pursuant to law, on tort claims paid by the Agency, for the calendar year 1950; to the Committee on the Judiciary.

Report of bureau of Public Roads
A letter from the Secretary of Commerce, transmitting, pursuant to law, a report of the Bureau of Public Roads, for the fiscal year 1951 (with accompanying papers); to
the Committee on Public Works.
Amendment of Act of June 28, 1944 (CH. 294, Title III, 58 Stat. 414)
A letter from the Secretary of Commerce, transmitting a draft of proposed legislation title III, 58 Stat. 414) (with an accompanying paper) ; to the Committee on Interstate and Foreign Commerce.
Statement of Income of Washington Gas Light Co.
A letter from the president of the Washington Gas Light Co., Washington, D. C., transmitting, pursuant to law, a statement of income of the company, together with a list of stockh (with accompanying papers) cember 31, 1951 (with on the of Columbla.

Report of Potomac Electric Power Co.
A letter from the president cf the Potomac Electric Power Co., Washington, D. C., transmitting, pursuant to law, a report of the 1951 (with an accompanying report); to the Committee on the District of Columbia.

Report of Capital Transit Co.
A letter from the president of the Capital Transit Co., Washington, D. C., transmitting, pursuant to law, a report of the company sor the calendar year ing report); to the Commithee on the Distric of Columbia
Disposition of Certain Quartz Crystals
A letter from the Administrator, General Services Administration, transmitting, pursuant to law, a copy of a notice to be pubished in the Federal Register of a proposed disposition of $6,500,000$ pieces of "B. T. cut" quartz crystals now held in the national stockpile (with an accompanying paper); to the Committee on Expenditures in the Executive Departments.
Training of Federal Civilian Officers and Employees
A letter from the Chairman of the United States Civil Service Commission, transmitting a draft of proposed legislation to increase the efficiency of the Federal Government by improving the training of Federal civilian officers and employee (with accompanying papers) ; to the Committee on Post Office and Civil Service.

PETITIONS AND MEMORIALS
Petitions, etc., were laid before the Senate, or presented, and referred as indicated:

By the VICE PRESTDENT:
A concurrent resolution of the Legislature of the State of Arkansas; to the Committee on the Judiciary:
"Senate Concurrent Resolution 10
"Concurrent resolution memorializing the Congress of the United States to amend tive to taxes on incomes, gifts, and inhertive to taxes on incomes, girts, and innerso levied. and repealing the sixteenth so levied, and repealing the sixteenth amendment to constitution of the United States
"Whereas there is now pending in the Congress of the United States, proposed legislation to repeal the sixteenth amendment to the Constitution of the United States, and to amend th. Constitution of the United States relative to taxes on incomes, gifts, and inheritances; and providing for a limitation of taxes thereon; and
Whereas the people of the State of Arkansas are greatly interested in the passage of such legislation: Now therefore, be it
Resolved by the State Senate of the State of Arkansas (the House concurring), That rialized as follows: That a rialzed as it hereby is, made to Congress of the purpose of proposing the following article as purpomendment to coistitution of the United States:

## "'Abticle 22

"'Section 1. The sixteenth amendment to the Constitution of the United States is hereby repealed.

Sac. 2. The Congress shall have power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several States, and without regard to any census or enumeration: Provided, That in no case shall the maximum rate of tax exceed 25 per centum.
"'SEC. 3. The maximum rate of any tax, duty, or excise which Congress may lay and collect with respect to the devolution or transfer of property, or any interest therein, upon or in contemplation of death or intended to take effect in possession or enjoyment at or after death or by way of gift, shall in no case exceed 25 percent.
" 'Sec. 4. Sections 1 and 2 shall take effect at midnight on the 31st day of December following the ratification of this article. Nothing contained in this article shall affect the power of the United States after said day to collect any tax on incomes, for any period ending on or prior to said 31st day of December laid in accordance with the terms of any law then in effect.
'Sec. 5. Section 3 shall take effect at midnight on the last day of the sixth month following the ratification of this article. Nothing contained in this article shall affect the power of the United States to collect any tax to the deving fffect to the taking effect of section 3 laid in accordance with the terms of any law then in effect': be it further
Resolved, That the Congress of the United States be, and it is hereby requested to provide, as the mode of ratification, that said purposes, as part of the Constitution of the United States, when ratified by the legisla tures of three-fourths of the several States: be it further be it further

Resolved, That the Secretary of State of Arkansas be, and he hereby is, directed to send a duly certified copy of this resolution to the House of Representatives in the Con-
gress of the United States, and to each Arkansas Member thereof."
Two joint resolutions of the Legislature of the State of Illinois; to the Committee on the Judiciary:
"House Joint Resolution 7
"Whereas the sixty-third general assembly adopted House Joint Resolution No. 32, thereby making application to the Congress of the United States to call a convention for the purpose of proposing a suggested amendment to the Federal Constitution, the effect of which would be to fix the maximum income-tax rate at 25 percent; and

Whereas the sixty-fourth general assembly considers the proposal made by such resolution inadvisable and is opposed thereto: Therefore be it
"Resolved by the House of Representatives of the Sixty-fourth General Assembly of the State of Illinois (the Senate concurring herein), That it express its opposition to the application and intent of the resolution set forth in the preamble hereaf; and be it further
"Resolved, That the secretary of state be directed to forward a copy of this resolu tion to the Senate and House of Representa tives of the Congress of the United States.
"Adopted by the house March 13, 1945.
Hugh Green,
"Speaker of the House of Representatives. "Fred W. Ruegg,
"Clerk of the House of Representatives.
"Concurred in by the senate March 28, 1945. Hugh W. Cross,
Prestaent of the Senate.
"Seard H. Alexander,
"Secretary of the Senate."

## "House Joint Resolution 32

"Resolved by the House of Representatives of the State of Illinois (the Senate concurring herein), That application be and it hereby is made to the Congress of the United States of America to call a convention for the purpose of proposing the following article as an amendment to the Constitution of the United States:
" 'Article -
"'Section 1. The sixteenth article of amendment to the Constitution of the United States is hereby repealed.
'Sec. 2. The Congress shall have power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several States, and without regard to any census or enumeration: Provided, That in no case shall the maximum rate of tax exceed 25 percent.
"'SEC. 3. The maximum rate of any tax, duty, or excise which Congress may lay and collect with respect to the devolution or transfer of property, or any interest therein, upon or in contemplation of or intended to take effect in possession or enjoyment at or after death, or by way of gift, shall in no case exceed 25 percent.
" 'SEc. 4. The limitations upon the rates of said taxes contained in sections 2 and 3 shall however, be subject to the qualification that in the event of a war in which the United States is engaged oreating a grave national national disaster, the Congress by to avoi national disaster, the Congress by a vote of riod not exceeding 1 year increase beyond the limits above prescribed the maximum rate of any such tax upon theomes subse quently accruing or received or with subse to subsequent devolutions or transfers property, with like power, while the United States is actively engaged in such war to repeat such action as often as such emer repeat may require
gency may require.
"'SEC. 5. Sections
at midnight on the 31
and Washington on January 1, 1935, which, with the accompanying papers, were referred to the Committee on Interstate Commerce.

The VICE PRESIDENT laid before the senate the following joint resolutions of the Legislature of the State of California, which were referred to the Committee on the Judiciary:
Senate joint resolution relative to the application to Congress to propose an amendment to the Constitution of the United States relating to tax-exempt securities
Whereas article $V$ of the Constitution of the United States provides that the Congress shall, on the application of the legislatures of two-thirds of the several States, call a convention for proposing amendments to the Constitution of the United States; and
Whereas the Legislature of the State of California deems it necessary to the well-being of the Nation that no securities heretofore or hereafter issued by the Federal Government or any State or political subdivision be exempt from taxation: Now, therefore, be it
Resolved by the Senate and the Assembly of the Legislature of the State of California, jointly, at its fifty-first regular session, commencing on the 7 th day of January 1935, a majority of all the members elected to each house of the legislature voting in favor hereof, That the Congress of the United States be requested to call a convention upon the adoption by two-thirds of the several States of a resolution similar to this resolution, for the purpose of proposing an amendment to the Constitution providing that no securities heretofore or hereafter issued, either by the Federal Government or any State or political subdivision, shall be exempt from taxation; and be it further
Resolved, That certified coples of this resolution be forwarded by the Governor of the State of California to the President of the United States, the Secretary of State of the United States, the President of the Senate of the United States, the Speaker of the House of Represenatives of the United States, and the Governor of each of the several States.

## Senate Joint Resolution 23

Senate foint resolution relative to the application to Congress to propose an amendment to the Constitution of the United States relating to the power of the Congress to regulate hours, wages, terms, and conditions of employment of labor
Whereas article $V$ of the Constitution of the United States provides that the Congress shall, on the application of the legislatures of two-thirds of the several States, call a convention for proposing amendments to the Constitution of the United States: Now, therefore, be it
Resolved by the Senate and the Assembly of the Legislature of the State of California, jointly, at its fifty-first regular session, commencing on the 7th day of January 1935, a majority of all the members elected to each house of the legislature voting in favor hereof, That the Congress of the United States be requested to call a convention upon the adoption by two-thirds of the several States of a resolution similar to this resolution, for the purpose of proposing an amendment to the Constitution providing that the Congress of the United States shall have the power to regulate hours of labor and prescribe minimum wages in any and all industries engaged in intrastate, as well as interstate, commerce; and be it further

Resolved, That certified copies of this resolution be forwarded by the Governor of the State of California to the President of the United States, the Secretary of State of the United States, the President of the Senate of the United States, the Speaker of the House of Representatives of the United States, and the Governor of each of the several States.

The VICE PRESIDENT also laid before the Senate resolutions adopted by the First Quadrennial Convention of the Brotherhood of Railroad Trainmen, favoring the enactment of the so-called "Lundeen bill", being the bill (H. R. 2827) to provide for the establishment of unemployment, old-age, and social insurance, and for other purposes, which were ordered to lie on the table.

Mr. CAPPER presented a petition of sundry citizens of Greenwood County, Kans., praying for the enactment of the bill ( S .3150 ) to levy an excise tax upon carriers and an income tax upon their employees, and for other purposes, which was referred to the Committee on Finance.

He also presented a resolution adopted by the convention of the Kansas State Council of the Knights of Columbus, held in Newton, Kans., favoring the adoption of the so-called "Borah resolution", being Senate Resolution 70, protesting against religious persecutions by the Government of Miexico, and authorizing an investigation thereof by the Committee on Foreign Relations, which was referred to the Committee on Foreign Relations.

He also presented a petition of sundry citizens of Dearing, Kans., praying for the enactment of legislation to establish a retirement system for railroad employees, which was referred to the Committee on Interstate Commerce.

Mr. COPELAND presented petitions of sundry citizens of the State of New York, praying for removal of the Federal tax on the sale of gasoline, which were referred to the Committee on Finance.
He also presented a petition of sundry citizens, being employees of the Albany Knitting Co., Inc., of Albany, N. Y., praying for the enactment of the bill (H. R. 8603) to foster industry and fair competition, to promote and encourage employment, and to prevent the dumping of foreign merchandise on the markets of the United States, which was referred to the Committee on Finance.
He also presented resolutions adopted by the quarterly meeting of the Catholic War Veterans, Long Island City, N. Y., protesting against the introduction or spread of communism in the United States, which were referred to the Committee on the Judiciary.
He also presented a resolution adopted by the New York (N. Y.) Produce Exchange, protesting against the enactment of certain proposed amendments to the Agricultural Adjustment Act, which was ordered to lie on the table.

STATUE OF GEN, ROEERT E. LEE
Mr. WALSH presented the petition of the Boston (Mass.) Chapter, United Daughters of the Confederacy, praying for the erection of a statue of Gen. Robert E. Lee in the Arlington National Cemetery, which was referred to the Committee on the Library and ordered to be printed in the Record, as follows:
To the Senate and the House of Representatives of the United States:
We respectfully petition your honorable bodies that you enact into law the bill now pending to provide for a statue of Gen. Robert E. Lee to be placed in the national cemetery at Arlington. Your petitioner is the Boston Chapter of the United Daughters of the Confederacy, and is composed of women of southern birth or association who are now resident in the Commonwealth of grand old State which led the way to liberty at the outbreak of the American Revolution.
To a united country we give our absolute loyalty and affection just as in the Spanish War and the World War we gave ourselves, our sons, and daughters in defense of that country.
But we of southern blood cannot forget the glorious sacrifices of our fathers and mothers in defense of what they conceived to be their rights. We cherish with pride the memories of the marvelous military skill of our leaders, the gallantry of our soldiers, and the noble self-sacrifice of our women. It is to keep alive these memories that our organization was formed, and we would be faithless to our fathers and mothers and untrue to ourselves if we allowed those memories to become dimmed.
We cherish the flag of the Confederacy, not as an emblem of nationality but as the emblem of remembrance of gallant deeds and unselfish sacrifice, and of our matchless leader, Robert E. Lee, great in war, sublime in peace, and enshrined forever in the hearts of the southern people.
It is with deep emotion that we recognize that the North accords to him, for his greatness and nobility, a place among our
country's immortals. We feel it most fitting, therefore, that his country's immortals. We feel it most fitting, therefore, that his statue should be erected in the national cemetery at Arlington, where it will become a shrine for all who revere spotless character. We recall that many years ago that gallant soldier of the North. Col. Charles Francis Adams, proposed such a statue and suggested the following inscription:
"Robert Edward Lee, erected by the contributions of those who wearing the blue or wearing the gray recognize brilliant military achievements and honor lofty character evinced by humanity in war and by devotion and dignity in defeat."
boston Chapter, United Daughters of the Confederacy,
By Louise longaker, Chairman.
Ernestine Davis.
Mena V. French.
Margaret A. Tay
Louise C. RIDER, President.
Clara F. Daniels, Recording Secretary.
eradication of the tent caterpillar
Mr. BARBOUR. Mr. President, I present and ask unanimous consent to have printed in full in the Record and appropriately referred a resolution adopted by the Board of Chosen Freeholders of the County of Passaic in the State of New Jersey, urging the enactment of House bill no. 8212,
control of the affairs of the Republican party, and therefore in control of government.

Mr. President, I now submit the resolutions or abstract of Jaws of 37 States, over three-fourths of the States of the Union, which have shown themselves as favoring election of Senators by direct vote of the people or by direct nominations, either by these resolutions or by actual practice in primaries.

I know that the leaders of the Republican party in the United States Senate will refuse to comply with the express desire of over three-fourths of the States in this matter, but they ought not to be understood by the people of the United States to have done this in ignorance, and for that reason I propose to insert in the Record the attitude of the 37 States that favor the election of Senators by direct vote of the people, and merely ask the simple question:
"Do the people rule?"
As it would take considerable time to read all these resolutions, I ask the consent of the Senate to insert them without reading except in so far as they may be needed.

The VICE-PRESIDENT. Without objection, the request is granted.
The matter referred to is as follows:
alabama.
House joint resolution 36. By Mr. Bulger.
Whereas Article V of the Constitntion of the United States provides necessary, the Congress shall propose amendments to the Constitution ; or, on application of the legislatures of two-thirds of the several States, shall call a convention .proposing amendments, which in either cas
shall be valid to all intents and purposes; and Whereas the legislatures of 27 States have applied to the Congress of
the United States for the submission to the States of an amendment to the United States for the submission to the States of an amendment to
the Constitution providing for the election of United States Senators by the Constitution providing for the election of United States Senators by
direct vote of the neonle: Therefore be it $\frac{\text { direct vote of the }}{\text { Resolved by the }}$ noole: Therefore be it bama (the senate concurring), That the Sixty-first Congress of the
United States is requested, and by this resolution application is made United States is requested, and by this resolution application is made
by the legislature of the State of Alabama to the Congress of the United by the legislature of the State of Alabama to the Congress of the United
States in its sixty-first session, to submit to the several States an amendment to the Constitution providing for the election of United States Senators by a direct vote of the people.
Resolved further, That a copy of this resolution be certified by the Resolved further, That a copy of this resolution be certified by the
clerk of the house and secretary of the senate to the Speaker of the
House and House and the President of the Senate of the United States.
We, Cyrus B. Brown, elerk of the house of representatives of the leg-
Islature of Alabama, special session, 1909, and James A. Kyle, secretary islature of Alabama, special session, 1909, and James A. Kyle, secretary of the senate of Alabama, special session, 1909, do hereby certify that
the page hereto attached contains a true, accurate, and literal copy house joint resolution No. 36 , introduced in the legislature of Alabama by Hon. Thomas L. Bulger, representative from Tallapoosa County, Ala., as the same appears of record in our respective offices. We do further certify that the said house joint resolution No. 36 has been
adopted by the house of representatives and senate of Alabama special session of the legislature of Alabama for 1909 . Alabama at the Witness our hands this 10th day of August, A. D. 1909, and of the
Independence of the United States of America the one hundred and Independence of th
thirty-fourth year.

Clerte of the House of Representatives of Alab, Secretary of the Senate of Alabama.
The people of Alabama nominate United States Senators by voluntary party regulations. (Primary laws; optional; state wide; direct; 1903, p. 356.)
Arizona primary laws, 1905, chapter 68. Mandatory; state wide; convention system.

House concurrent resolution No. 17.-Making an application to the Congress of the United States to call a convention to propose an amendment to the Constitution of the United States to provide for the elec-
tion of United States Senators by a direct vote of the qualified electors of the several states.
Be it resolved by the house of representatives and senate of the gen-
cral assembly of the State of Arkansas. That the legislature State of Arkansas, on behalr of the said State, hereby make application, in accordance with the provisions of Article $V$ of the Constitution of the United States, to the Congress to call a convention to be composed when assembled shall propose as an amendment to the said Constitution a provision whereby Members of the United States Senate shall be elected by a direct vote of the qualified electors of the several States. mitted by the governor to the President of the United States, to be by him presented to the Congress of the United States.
Approved April 25,1901 .

The people of Arkansas nominate United States Senators by voluntary party regulations. (Primary laws, 1905, chap. 328. Optional; rudimentary.)
State of California, Department of State
I, C. F. Curry, secretary of state of the State of California, do hereby certify that No 2ave careetuly compared the annexed copy of Senate joint office, and that the same is a correct transcript therefrom and of the whole thereof. Also, that this authentication is in due form and by the proper officer.
Witness my hand and the great seal of State, at office in Sacramento,
Cal., the 10th day of April, A. D. 1908 . [SDAL.] By C. F. Curry, Secretary of State.

Chapter VII-Senate joint resolution No. 2-Qelative to the election of United States Senators by direct vote of the people.
Whereas section 3 of Article I of the Constitution of the United States provides that "the Senate of the United States shall be composed of two Senators, from each State, chosen by the legislature thereof, for six years;" and
Whereas the present system for the election of United States Sen-
ators is subject to severe public criticism and divided public opinion arising from various causes: Therefore, be it
Resolved by the senate of the State of California, and the assembly, jointhy, That our Senators in Congress be instructed and our Repre the Constitution of the United States providing for the tendection of $\frac{\text { Senators by the direct vote of the electors of the respective states. }}{\text { Resolved, }}$ Senators and Representatives in Congress.

$$
\begin{aligned}
& \text { Thos. Furne, Jr., } \\
& \text { President pro tempore of the Senate. } \\
& \text { ALDEN ANDERSON, } \\
& \text { Speaker of the Assembly. }
\end{aligned}
$$

## Attest:

C. F. Curry, Seoretary of State.

The people of California nominate United States Senators by direct nomination through primary. (Primary laws. Mandatory in cities over 7,500, elsewhere optional; 1901, chap. 198 1903 , chap. $44 ; 1905$, chaps. 179,$366 ; 1907$, chaps. $340,352$.

## colorado.

An act requesting the Congress of the United States to call a convention for proposing amendments to the Constitution of the United States, and urging an amendment to section 3, Article I, of the Con-
stitution of the United States, which amendment shall provide for the election of United States Senators by a direct vote of the people

Be it enacted by the general assembly of the State of Colorado:
Seccion 1. Pursuant to Article V of the Constitution of the United States, application is hereby made to the Congress of the United States
by the State of Colorado and the legislature of said State of Colorado by the State of Colorado and the legislature of said State of Colorado
to call a convention for proposing amendments to the Constitution of the United States.
SEC. 2. The general assembly of the State of Colorado desires to present and urge before the convention to be called, as provided in section of the United States, which shall provide for choosing Senators of the United States by the voters of each State, in lieu of the provision of said section 3, Article I, which requires that Senators of the United States shall be chosen in each State by the legislature thereof.
SEc. 3. The secretary of the State of Colorado shall trans.
copy of this act to the President of the United States, one copy to the President of the Senate of the United States, one copy to the Speaker of the House of Representatives of the United States, and one copy to the governor of each State, to the end that appropriate action may be soon as two-thirds in number of the States of this Union shall make similar application.
Approved April 1, 1901.
I, Alfred C. Montgomery, secretary to the governor, State of Colorado, do hereby certify that the above and foregoing is a full, true, and complete copy of senate bill No. 13 , by Senator Parks, asking for States providing for the election of United States Senators, as the same is found on pages 115 and 116, in the Session Laws of Colorado, same i
1901.

Alfred C. Montgomery.
Colorado primary laws, 1887, page 347. Mandatory; state wide; rudimentary.
Connecticut primary laws, 1905, chapter 273; 1907, special acts, chapter 321. Rudimentary general law; optional direct primary law for Manchester.
Delaware primary laws, 1897, chapter 393; 1903, chapter 285 Mandatory; local; direct or indirect.

## florida.

The people of Florida directly nominate United States Senators under protection of law of 1901. (Florida primary laws, 1903 , chap. $5014 ; 1905$, chap. $100 ; 1907$, chap. 5613 . Optional; state wide; direct or indirect.)

## georgia.

The people of Georgia, by voluntary party regulation through a primary protected by law, instruct the legislature in the selection of Senators. (Georgia primary laws, 1890-91, p. 210; 900, p. $40 ; 1904$, p. 97. Rudimentary.)
Mr. OWEN. I will read the resolution of Idaho, however :
State of Idaho, Department of State:
I, Robert Lansdon, secretary of state of the State of Idaho, do hereby
certify that the annexed is a full, true, and complete transcript of senate joint memorial No. 2 by committee on privileges and elections which was filed in this office the 27th day of February, A. D., 1901, and
In testimony wh
great seal of the State. Done at Boise City, the capital of Idaho, this 4th day of March, A. D. 1908.
[SEAL.]

Robert Lansdon,
Secretary of State.
Mr. HEYBURN. Is that the memorial of Idaho which is being read?

Mr. OWEN. I am about to read it now:
Joint memorial No. 2.-Requesting Congress to call a convention for
the purpose of proposing an amendment to the Constitution of the United States, which amendment shall provide for the election of President, vice-President, and United States Senators by direct vote of the people.
Whereas a large number of the state legislatures have at various
times adopted memorials and resolutions in favor of election of Presitimes adopted memorials and resolutions in favor of election of Presi-
dent. Vice-President, and United States Senators by popular vote ; and
Whereas the National House of Representatives has on four separate occasions within recent years adopted resolutions in favor of this proposed change in the method of electing the President, Vice-President,
and United States senators, which were not adopted by the Senate; and
and that Congress, on the application of the legislatures of two-thirds of the several States, shall call a convention for proposing amendments, and believing there is a general desire upon the part of the citizens oi
the State of IIaho that the President, Vice-President, and United States Senators should be elected by a direct vote of the people: Therefore, the Be it resolved, That the legislature of the State of Idaho favors the
adoption of an amendment to the Constitution which shall provide for the election of President, Vice-President, and United States Senators by $\frac{\text { requesting that a convention be called for the purpose of proposing an }}{\text { amendment }}$ to the Constitution of the United States, as provided for in $\frac{\text { Article } V}{}$ of the said Constitution, which amendment shall provide for and United States Senators, so that they can be chosen in each State by a direct $\begin{aligned} & \text { vote of the people. } \\ & \text { Resolved. That a }\end{aligned}$ a gress for the calling of a convention resolution and application to conof each of the United States and that a similiar copy be sent to the
President of the United States Senate, the Speaker of the House of
Per Representatives, and our Representatives in Congress.
This senate joint memorial passed the senate on the 14th day of
Thin February, 1901.

Thos. Fs TRRRELL
President of the Senate. This senate joint memorial passed the house of representatives on the
21st day of February, 1901.

Spealer of the GLenn P. MCKinley, of Representatives. This senate joint memorial was received by the governor on the 26 th
day of February, 1901, at 5 o'clock p. m., and approved on the 26 th day of February,
day of February,
1901 .

Frane W. Hunt, Governor. I hereby certify that the within senate joint memortal No. 2, en-
titled "A memorial requesting Congress to call a convention for the titled A merorial requesting Congress to con a convention for the purpose of proposing an amendment to the Constitution of the Unitec
States, which amendment shan provide for the election of President,
Vice-President. and United States Senators by direct vote of the people, Vice-President, and united States Senators by direct vote of
originated in the senate of Idaho during the sixth session.

WM. V. Heterich
Mr. HEYBURN. Mr. President
The VICE-PRESIDENT. Does the Senator from Oklahoma yield to the Senator from Idaho?

Mr. OWEN. I yield.
Mr. HEYBURN. I trust the Senator from Oklahoma will vield, merely that I may say that while that is certified by the Republican secretary of state, the certificate is of a resolution passed by a Democratic legislature. McKinley was the speaker of the house but it was a Democratic legislature and the reso lution does not represent the Republican views of Idaho. That was a legislature-
Mr. OWEN. I am willing to let the Republican views of Idaho be represented by the Senator from Idaho.
Mr. HEYBURN. Yes; but I was not going to give the Republican views on this occasion. I stand ready to give them at any time; but I did not want the impression to go out that that was the action of a Republican legislature.
Mr. OWEN. The people of Idaho directly nominate United States Senators. (Idaho primary laws, 1903, p. 360. Mandatory; state wide; rudimentary.)

To all to whom these presents shall come, greeting:
I, James A. Rose, secretary of state of the State of Illinols, do hereby cerify that the following and hereto attached is a true copy of senate
joint resolution No. 5 of the forty-third general assembly, adopted by cerin resolution No. 5 of the forty-third general assembly, adopted by
joint
the senate February 10, 1903, and concurred in by the house April 9 , the senate February 10,1903 , and concurred in by the house April 9 ,
1903 , the original of which is now on file and a matter of record in this office. In testimony whereof I hereto set my hand and cause to be affixed the great seal of State. Done at the city of Springfield this 10th day of March, A. D. 1908.
[sEal.]
James A. Rose,
Secretary of State
Whereas by direct vote of the people of the State of Illinols at a gen eral election held in said State on the 4th day of November, A. D. 1902 ,
it was voted that this general assembly take the necessary steps under it was voted that this general assembly take the necessary steps under
Article $V$ of the Constitution of the United States to bring about the $\frac{\text { election of }}{\text { Whereas }}$ United States Senators by direct vote of the people; and V of the Constitution of the United States provides that on the application of the legislatures of two-thirds of the several
States the Congress of the United States shall call a convention for proposing amendments: Now, therefore, in obedience to the expressed
will of the people as expressed at the said election, be it will of the people as expressed at the said election, be it
Resolved by the senate (the house of representatives concurring United States to call a convention for proposing amendments to the

Constitution of the United States, as provided for in said Article $\nabla$; and be it further
Resolved, That the secretary of state do furnish to the President of
the Senate of the United States and to the Speaker the Senate of the United States and to the Speaker of the House of tion, properly certified under the great seal of the state.
Adopted by the senate February 10, 1903.
J. F. PADDOCK, Secretary of the Senate.
W. A. NORTHCOTT, President of the Senate.
Concurred in by the house April 9, 1903.
Jno. A. Reeve,
Clerk of the House of Representatives. speaker of the House of Representative
The people of Illinols now directly nominate United States Senators under the protection of the law of 1908. (Illinois primary laws, 1908. Mandatory; state wide; direct.)
Indiana passed a similar resolution, only it relates to United States Senators alone.
Stati of Indiana, Office of Secretary of State:
I, Fred A. Sims, secretary of state of the State of Indiana, and being the offcer who under the constitution and laws thereof is the custodian attached is a full, true, and complete copy of the house joint resolution No. 4, approved March 11, 1907, and filed in the office of the secIn testimony whereof I have hereunto set my hand and affixed the seal of lle State of Indiana, at Indianapolis, thls 19th day of March, [SEAL.]

Fred A. Sims, Emank I. Grubrs, Deputy.

Chapter 299.-Joint resolution of the sixty-fifth general assembly of the State of Indiana, making appication to the Congress of the United States to call a convention for proposing amendments to the
Constitution of the United States. (H. $\frac{\text { joint resolution. Ap- }}{4,} \mathrm{l}$ proved March 11, 1907.)
Whereas we believe that Senators of the United States should be elected directly by the voters; and
Whereas to authorize such direct election an amendment to the Constitution of the United States is necessary; and
States has made it clear that thress to submit such amendment to the a submission of such amendment to the practicable method of securing ional convention, to be called by Congress upon the application of the egislatures of two-thirds of all the States: Therefore indiana, That the legislature of the Seneral assembly of the State of plication to the Congress of the state of Indiana hereby makes apConstitution of the United States, to call a constitutional convention Sve. 2. That forthwith to the President of the Senate and Speaker of the House of Representatives or the United States, with the request that the same
Indiana primary laws, 1907, chapter 282. Partly mandatory, partly optional; local; direet.
State of Iowa, Secretary of State:
I, W. C. Hayward, secretary of state of the State of Iowa, do hereby certify that the attached instrument of writing is a true and correct States Congress to call convention for proposing amendments to the Constitution of the United States. Adopted by the thirty-second general assembly of the State of Iowa March 12, A. D. 1907, as the same
appears of record in this office. seal of the secretary of state of the State of Iowa.
Done at Des Moines, the capital of the State, April 20, 1908, Done at Des Moines, the capital of the State, April 20, 1908
[sEal.]
W. C. HAYward, [seal.]
W. C. Hayward,

Senate foint resolution 2.-Making application to United States Congress to call convention for proposing amendments to the Constitution of the United States.
Whereas we belleve that Senators of the United States should be elected directly by the voters; and
Whereas to authorize such direct election an amendment to the Con-
titution of the United States is necessary; and Whereas the fallure of Congress to submit such amendment to the States has made it clear that the only practicable method of securing a submission of such amendment to the States is through a constitutional convention, to be called by Congress upon the application of the legisla Be it resolved by the general assembly of the State of Iowa, That the legislature of the State of Iowa hereby makes application to the Congress of the United States, under Article $V$ of the Constitution of
the United States, to call a constitutional convention for proposing amendments to the Constitution of the United States. SEC. 2 . That this resolution, duly authenticated, shall be delivered
forthwith to the President of the Senate and Speaker of the House of forthwith to the President of the Senate and Speaker of the House of
Representatives of the United States, with the request that the same shall be laid before the sald Senate and House.
Approved March 12, A. D. 1907.
State of Iowa, Secretary of State:
I. W. C. Hayward, seeretary of state of the State of Iowa, do hereby copy of house joint resolution No. 9 as passed by the thirty-third gen- 1
1
1

Mr. OWEN. I am about to read it now:
Joint memorial No, 2.-Requesting Congress to call a convention for
the purpose of proposing an amendment to the Constitution of the United States, which amendment shall provide for the election of President, Vice-President, and United States Senators by direct vote of the people.
Whereas a large number of the state legislatures have at various
times adopted memorials and resolutions in favor of election of Presitimes adopted memorials and resolutions in favor of election of Presi-
dent, Vice-President, and United States Senators by popular vote; and
Whereas the National House of Representatives has on fonr separate occasions within recent yoars adopted resolutions in favor of separate posed change in the method of electing the President, Vice-President,
and United States Senators, which were not adopted by the Senate; and that Congress, on the application of the legislatures of two-thirds of the several States, shall call a convention for proposing amendments, and believing there is a general desire upon the part of the citizens of
the State of Idaho that the President, Vice-President, and United States Senators should be elected by a direct vote of the people: Therefore, Be it resolved, That the legislature of the State of Idaho favors the
adoption of an amendment to the Constitution which shall provide for adoption of an amendment to the Constitution which shall provide for
the election of President, Vice-President, and United States Senators by the election of President, Vice-President, and United States Senators by
popalar vote, and joins with other States of the Union in respectiully requesting that a convention be called for the purpose of proposing an
amendment to the Constitution of the United States, as provided for in $\frac{\text { Article } V}{\text { a change in the said Constitution, which amendment shall provide for }}$, and United States Senators, so that they can be chosen in each State by a direct vote of the people.
Resolved, That a copy of this gress for the calling of a convention be sent to the secretary of state of each of the United States, and that a similar copy be sent to the
President of the United States Senate, the Speaker of the House of Representatives, and our Representatives in Congress.
This senate joint memorial passed the senate on the 14th day of
February, 1901 February, 1901.

Thos. F. Terrmli, President of the Scnate. This senate joint memorial passed the house of representatives on the
21 st day of February, 1901.

Spealer of the House Po McKinley, Representatives. This senate joint memorial was received by the governor on the 26 th day of February, 1901,

Frane W. Hunt, Governor. I hereby certify that the within senate joint memorlal No. 2, en-
titled "A memorial requesting Congress to call a convention for the purpose of proposing an amendment to the Constitution of the United States, which amendment shall provide for the election of President,
Vice-President, and United States Senators by direct vote of the people, Vice-President, and United States Senators by direct vote of
originated in the senate of Idaho during the sixth session.

WM. V. Helfrich,
Mr. HEYBURN. Mr. President
The VICE-PRESIDENT. Does the Senator from Oklahoma yield to the Senator from Idaho?

Mr. OWEN. I yield.
Mr. HEYBURN. I trust the Senator from Oklahoma will vield, merely that I may say that while that is certified by the Republican secretary of state, the certificate is of a resolution passed by a Democratic legislature. McKinley was the speaker of the honse, but it was a Democratic legislature, and the reso lution does not represent the Republican views of Idaho. That was a legislature-

Mr. OWEN. I am willing to let the Republican views of Idaho be represented by the Senator from Idaho.

Mr. HEYBURN. Yes; but I was not going to give the Republican views on this occasion. I stand ready to give them at any time; but I did not want the impression to go out that that was the action of a Republican legislature.

Mr. OWEN. The people of Idaho directly nominate United States Senators. (Idaho primary laws, 1903, p. 360. Mandatory; state wide; rudimentary.)

To all to whom these presents shall come, greeting:
I, James A. Rose, secretary of state of the State of Illinols, do hereby cer'ify that the following and hereto attached is a true copy of senate
joint resolution No. 5 of the forty-third general assembly, adopted by joint resolution No. 5 of the forty-third general assembly, adopted by
the senate February 10, 1903 , and concurred in by the house April 9 the senate February 10,1903 , and concurred in by the house April 9 ,
1903 , the original of which is now on file and a matter of record in this office. In testimony whereof I hereto set my hand and cause to be affixed the great seal of State. Done at the city of Springfield this 10th day of March, A. D. 1908.
[sEal.]
Secretary of State
Whereas by direct vote of the people of the State of Illinols at a gen eral election held in said State on the 4th day of November, A. D. 1902 ,
it was voted that this general assembly take the necessary steps under it was voted that this general assembly take the necessary steps under
Article $V$ of the Constitution of the United States to bring about the $\frac{\text { election of }}{\text { Whereas }}$ United States Senators by direct vote of the $V$ of the Constitution of the Und United States provides that on the application of the legislatures of two-thirds of the several
States the Congress of the United States shall call a convention for proposing amendments: Now, therefore, in obedience to the expressed
will of the people as expressed at the said election, be it will of the people as expressed at the said election, be it
Resolved by the senate (the house of representat
Resolved by the senate (the house of representatives concurring United States to call a convention for proposing amendments to the

Constitution of the United States, as provided for in said Article $\nabla$; and be it further
Resolved, That the secretary of state do furnish to the President of
the Senate of the United States and to the Speaker the Senate of the United States and to the Speaker of the House of ion, properly certified under the great seal of the State.
Adopted by the senate February 10, 1903.
J. F. PADDOCK, Secretary of the Senate.
W. A. NORTHCOTT, President of the Senate.
Concurred in by the house April 9, 1903.
Jno. A. Reeve,
Clerk of the House of Representatives.
Speaker of the House of Representatives.
The people of Illinois now directly nominate United States Senators under the protection of the law of 1908. (Illinois primary laws, 1908. Mandatory; state wide; direct.)
Indiana passed a similar resolution, only it relates to United States Senators alone.
Stath of Indiana, Office of Secretary of State:
I, Fred A. Sims, secretary of state of the State of Indiana, and being the officer who under the constitution and laws thereof is the custodian attached is a full, true, and complete copy of the house joint resolution No. 4, approved March 11, 1907, and filed in the offce of the secIn testimony whereof I have hereunto set my hand and affixed the seal of lle State of Indiana, at Indianapolis, thls 19th day of March, 1908 [SEAL.]


Secretary of State.
Eranis I. Grubrs,
Deputy.
Chapter 299.-Joint resolution of the sixty-fifth general assembly of the State of Indiana, making application to the Congress of the United States to call a convention for proposing amendments to the
Constitution of the United States. (H. $\frac{\text { joint resolution. Ap- }}{4,} \mathrm{l}$ proved March 11, 1907.)
Whereas we believe that Senators of the United States should be elected directly by the voters; and
Whereas to authorize such direct election an amendment to the Constitution of the United States is necessary; and
States has made it clear that thes to submit such amendment to the a submission of such amendment to the practicable method of securing fional convention, to be called by Congress upon the application of the egislatures of two-thirds of all the States: Therefore Indiana, That the legislature by the general assembly of the State of plication to the Congress of the thited States, mander hereby makes apConstitution of the United States to call a constitutional convention Sve. 2. That forthwith to the President of the Senate and Speaker of the House of Representatives of the United States, with the request that the same
Indiana primary laws, 1907, chapter 282. Partly mandatory, partly optional; local; direet.
State of Iowa, Secretary of State:
I. W. C. Hayward, secretary of state of the State of Iowa, do hereby certify that the attached instrument of writing is a true and correct States Congress to call convention for proposing amendments to the Constitution of the United States. Adopted by the thirty-second general assembly of the State of Iowa March 12, A. D. 1907, as the same
appears of record in this office. seal of the secretary of state of the State of Iowa.
Done at Des Moines, the capital of the State, April 20, 1908, Done at Des Moines, the capital of the State, April 20, 1908
[sEal.]
W. C. HAYward, [seal.]
W. C. HaxWard,

Senate foint resolution 2.-Making application to United States Congress to call convention for proposing amendments to the Constitution of the United States.
Whereas we belleve that Senators of the United States should be elected directly by the voters ; and
Whereas to authorize such direct election an amendment to the ConWheress the failure of Congress to submit such amendment to the States has made it clear that the only practicable method of securing a submission of such amendment to the States is throngh a constitutional convention, to be called by Congress upon the application of the legislaBe it resolved by the general assembly of the State of Iowa, That the legislature of the State of Iowa hereby makes application to the Congress of the United States, under Article $V$ of the Constitution of
the United States, to call a constitutional convention for proposing amendments to the Constitution of the United States. SEC. 2 . That this resolution, duly authenticated, shall be delivered
forthwith to the President of the Senate and Speaker of the House of forthwith to the President of the Senate and Speaker of the House or
Representatives of the United States, with the request that the same Representatives of the United States, with the
shall be laid before the satd Senate and House.
Approved Mareh 12, A. D. 1907.
State of Iowa, Secretary of State:
I. W. C. Hayward, seeretary of state of the State of Iowa, do hereby copy of house joint resolution No. 9 as passed by the thirty-third genII

Mr. OWEN. I am about to read it now:
Joint memorial No, 2.-Requesting Congress to call a convention for
the purpose of proposing an amendment to the Constitution of the United States, which amendment shall provide for the election of President, Vice-President, and United States Senators by direct vote of the people.
Whereas a large number of the state legislatures have at various
times adopted memorials and resolutions in favor of election of Presitimes adopted memorials and resolutions in favor of election of Presi-
dent, Vice-President, and United States Senators by popular vote; and
Whereas the National House of Representatives has on fonr separate occasions within recent yoars adopted resolutions in favor of separate posed change in the method of electing the President, Vice-President,
and United States Senators, which were not adopted by the Senate; and that Congress, on the application of the legislatures of two-thirds of the several States, shall call a convention for proposing amendments, and believing there is a general desire upon the part of the citizens of
the State of Idaho that the President, Vice-President, and United States Senators should be elected by a direct vote of the people : Therefore,
$B e$ it resolved, That the legislature of the State of Idaho favors the adoption of an amendment to the Constitution which shall provide for the election of President, Vice-President, and United States Senators by
popular vote, and joins with other States of the Union in $\frac{\text { respectrully }}{}$ requesting that a convention be called for the purpose of proposing an
amendment $\frac{\text { Article V of the said Constitution, which amendment shall provide for }}{\text { a change }}$ in the present method of electing President, Vice-President, and United States Senators, so that they can be chosen in each State by a direct vote of the people.
Resolved, That a copy of this gress for the calling of a convention be sent to the secretary to conof each of the United States and that a similar copy be sent to the
President of the United States Senate, the Speaker of the House of Representatives, and our Representatives in Congress.
This senate joint memorial passed the senate on the 14th day of February, 1901.

Thos. F. Terrmli, President of the Scnate. This senate joint memorial passed the house of representatives on the
21 st day of February, 1901.

Spealer of the House Po McKinley, Representatives. This senate joint memorial was received by the governor on the 26 th day of February, 1901,

Frane W. Hunt, Governor. I hereby certify that the within senate joint memorlal No. 2, enpurpose of proposing an amendment to the Constitution of the United purpose of proposing an amendment to the constitution of the United
States, which amendment shall provide for the election of President,
Vice-President, and United States Senators by direct vote of the people, Vice-President, and United States Senators by direct vote of
originated in the senate of Idaho during the sixth session.

WM. V. Helfrich,
Mr. HEYBURN. Mr. President-
The VICE-PRESIDENT. Does the Senator from Oklahoma yield to the Senator from Idaho?

Mr. OWEN. I yield.
Mr. HEYBURN. I trust the Senator from Oklahoma will vield, merely that I may say that while that is certified by the Republican secretary of state, the certificate is of a resolution passed by a Democratic legislature. McKinley was the speaker of the house, but it was a Democratic legislature, and the reso lution does not represent the Republican views of Idaho. That was a legislature-

Mr. OWEN. I am willing to let the Republican vlews of Idaho be represented by the Senator from Idaho.

Mr. HEYBURN. Yes; but I was not going to give the Republican views on this occasion. I stand ready to give them at any time; but I did not want the impression to go out that that was the action of a Republican legislature.

Mr. OWEN. The people of Idaho directly nominate United States Senators. (Idaho primary laws, 1903, p. 360. Mandatory; state wide; rudimentary.)

To all to whom these presents shall come, greeting:
I, James A. Rose, secretary of state of the State of Illinols, do hereby cer'ify that the following and hereto attached is a true copy of senate
joint resolution No. 5 of the forty-third general assembly, adopted by joint resolution No. 5 of the forty-third general assembly, adopted by
the senate February 10, 1903 , and concurred in by the house April 9 , the senate February 10,1903 , and concurred in by the house April 9 ,
1903 , the original of which is now on file and a matter of record in this office. In testimony whereof I hereto set my hand and cause to be affixed the great seal of State. Done at the city of Springfield this 10th day of Mareh, A. D. 1908.
[sEal.]
Secretary of State
Whereas by direct vote of the people of the State of Illinols at a gen eral election held in said State on the 4th day of November, A. D. 1902 ,
it was voted that this general assembly take the necessary steps under it was voted that this general assembly take the necessary steps under
Article $V$ of the Constitution of the United States to bring about the $\frac{\text { election of }}{\text { Whereas }}$ United States Senators by direct vote of the people; and V of the Constitution of the United States provides that on the application of the legislatures of two-thirds of the several
States the Congress of the United States shall call a convention for proposing amendments: Now, therefore, in obedience to the expressed
will of the people as expressed at the said election, be it will of the people as expressed at the said election, be it
Resolved by the senate (the house of representat
Resolved by the senate (the house of representatives concurring United States to call a convention for proposing amendments to the

Constitution of the United States, as provided for in said Article $\nabla$; and be it further
Resolved, That
Resolved, That the secretary of state do furnish to the President of
the Senate of the United States and to the Speaker of the House of the Senate of the United States and to the Speaker of the House of ion, properly certified under the great seal of the State.
Adopted by the senate February 10, 1903.
J. F. PADDOCK, Secretary of the Senate.
W. A. NORTHCOTT, President of the Senate.
Concurred in by the house April 9, 1903.
Jno. A. Reeve,
Clerk of the House of Representatives.
Speaker of the House of Representatives.
The people of Illinois now directly nominate United States Senators under the protection of the law of 1908. (Illinois primary laws, 1908. Mandatory; state wide; direct.)
Indiana passed a similar resolution, only it relates to United States Senators alone.
Stath of Indiana, Office of Secretary of State:
I, Fred A. Sims, secretary of state of the State of Indiana, and being the officer who under the constitution and laws thereof is the custodian attached is a full, true, and complete copy of the house joint resolution No. 4, approved March 11, 1907, and filed in the office of the secIn testimony whereof I have hereunto set my hand and affixed the seal of lle State of Indiana, at Indianapolis, thls 19th day of March, [SEAL.]

Fred A. Sims, Emanis I. Grubrs, $\begin{aligned} & \text { Deputy. }\end{aligned}$

Chapter 299.-Joint resolution of the sixty-fifth general assembly of the State of Indiana, making appication to the Congress of the United States to call a convention for proposing amendments to the
Constitution of the United States. (H. $\frac{\text { joint resolution. Ap- }}{4,} \mathrm{l}$ proved March 11, 1907.)
Whereas we believe that Senators of the United States should be elected directly by the voters; and
Whereas to authorize such direct election an amendment to the Constitution of the United States is necessary; and
States has made it clear that thress to submit such amendment to the a submission of such amendment to the practicable method of securing ional convention, to be called by Congress upon the application of the SECIION 1. Be .thirds of all the States: Therefore Indiana, That the legislature of the general assembly of the State of plication to the Congress of the state of Indiana hereby makes apConstitution of the United States to call a constitutional convention Sve. forthwith to the President of the Senate and Speaker of the House of Representatives of the United States, with the request that the same
Indiana primary laws, 1907, chapter 282. Partly mandatory, partly optional; local; direet.
State of Iowa, Secretary of State:
I, W. C. Hayward, secretary of state of the State of Iowa, do hereby certify that the attached instrument of writing is a true and correct States Congress to call convention for proposing amendments to the Constitution of the United States. Adopted by the thirty-second general assembly of the State of Iowa March 12, A. D. 1907, as the same
appears of record in this office. seal of the secretary of state of the State of Iowa. Done at Des Moines, the capital of the State, April 20, 1908
[sEal.]
W. C. HAYward, [seal.]
W. C. HaxWard,

Senate joint resolution 2.-Making application to United States Congress to call convention for proposing amendments to the Constitution of the United States.
Whereas we belleve that Senators of the United States should be elected directly by the voters; and
Whereas to authorize such direct election an amendment to the ConWhereas the fallure of Congress to submit such amendment to the States has made it clear that the only practicable method of securing a submission of such amendment to the States is throngh a constitutional convention, to be called by Congress upon the application of the legisla
tures of two-thirds of all the States: Therefore Be it resolved by the general assembly of the State of Iowa, That the legislature of the State of Iowa hereby makes application to the Congress of the United States, under Article $V$ of the Constitution of
the United States, to call a constitutional convention for proposing amendments to the Constitution of the United States. SEC. 2 . That this resolution, duly authenticated, shall be delivered
forthwith to the President of the Senate and Speaker of the House of forthwith to the President of the Senate and Speaker of the House or
Representatives of the United States, with the request that the same Representatives of the United States, with the
shall be laid before the sald Senate and House.
Approved Mareh 12, A. D. 1907.
State of Iowa, Secretary of State:
I. W. C. Hayward, seeretary of state of the State of Iowa, do hereby copy of house joint resolution No. 9 as passed by the thirty-third genII
ting a copy of a letter froz the Secretary of Commerce and Labor submitting an estimate of appropriation for completion of Elbow of Cross Ledge light station, New Jersey- to the Com-
mittae on Ampronriations and ordered to be printed
Application of the legislature of Kansas for the calling of a constitutional consention to consider amendments to the Constitution of the United States- to the Committee on Election of President, Vice-President, and Representatives in Cougress.

## EEPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of Rule XIII, bills of the following titles were severally reported from committees, delivered to the Clerk, and referred to the several Calendars therein named, as follows
Mr . LACEY, from the Committee on the Public Lands, to which was referred the bill of the House (H. R. 8762) to finally adjust the swamp-land grants, and for other purposes, reported the same without amendment, accompanied by a report (No. 7617 ) ; which said bill and report were referred to the Committee of the Whole House on the state of the Union.
Mr. DIXON of Montana, from the Committee on the Public Lands, to which was referred the bill of the House (H. R. 22599 ) to grant certain lands to the city of Boulder, Colo., reported the same with amendment, accompanied by a report (No. 7618 ) ; which said bill and report were referred to the Committee of the Whole House on the state of the Union.
Mr. LACEY, from the Committee on Indian Affairs, to which was referred the bill of the House (H, R. 23826) for the settlement of conflicting claims of the State of Wisconsin and its grantees and of the Lat Pointe band and other Chippewa Indians to lands on sections 16 in La Pointe Indian Reservation, in Ashland County, Wis., reported the same with amendment, aecompanied by a report (No. 7619 ) ; which said bill and report were referred to the Committee of the Whole House on the state of the Union.
Mr. YOUNG, from the Committee on Military Affairs, to which was referred the bill of the Senate (S. 8362) to authorize the city council of Salt Lake City, Utah, to construct and maintain a boulevard through the military reservation of Fort Douglas, Utah, reported the same without amendment, accompanied by a report (No. 7824) ; which said bill and report were referred to the Committee of the Whole House on the state of the Union.

Mr. HARDWICK, from the Committee on Coinage, Weights, and Measures, to which was referred the bill of the House (H. R. 24117) to establish an assay office at Dahlonega, in Lumpkin County, Ga., reported the same with amendment, accompanied by a report (No. 7626 ) ; which said bill and report were referred to the Committee of the Whole House on the state of the Union.

Mr. CAMPBELL of Ohio, from the Committee on Patents, to which was referved the bill of the Senate (S. 7676 ) to amend section 4919 of the Revised Statutes of the United States, to provide additional protection for owners of patents of the United States, and for other purposes, reported the same with amendment, accompanied by a report (No. 7628) ; which said bill and report were referred to the Committee of the Whole House on the state of the Union.

Mr: STEVENS of Minnesota, from the Committee on Interstate and Foreign Commerce, to which was referred the bill of the House (H. R. 25542) to amend an act entitled "An act permitting the building of a dam across the Mississippi River in the county of Morrison, State of Minnesota," approved June 4, 1906 , reported the same without amendment, accompanied by a report (No. 7620 ) ; which said bill and report were referred to the House Calendiv:

Mr. ADAMSON, from the Committee on Interstate and Foreign Commerce to which was refered the bill of the Senate (S. S27t) to amend an act to anthorize the construction of two bridges acress the Cumberland Iiver at or near Xashville, Temm.
 (No. 7621) ; which said bill and report were referred to the (No. 7621 ) : whi
House Calendar:

Mr. BARTHOLDT, from the Committee on Lahor, to which was referred the bill of the Honse (II, R, 25Git5) to establish the Foundation for the Promotion of Industrial Peace, reported the same with amendment, accompanicd by a report (No. 7627) which said bill aml report were referred to the House calendar

## REPORTS OF COMNHTTEES ON PRIVATE BHLS AND

 RESOLUTIONS.Untler clause 2 of Iate XIII, private bill of the following title was renorted froin commitice, delivered to the Clerk, and referred wats reported froin commitiee, delvare tommittee of the Whole Fouse, as follows:

Mr. BURNETT, from the Committee on the Public Lands, to
which was referred the bill of the House (H. R. 22182) to authorize W. D. Clay and others to select lands in lien of lands purchased by the father of said parties from the United States Govermment and lost by said heirs, reported the same with amendment, accompanied by a report (No. 7625) ; which said bill and report were referred to the Private Calendar.

## ADVERSE REPORTS.

Under clause 2, Rule XIII, adverse reports were delivered to the Clerk, and laid on the table, as follows

Mr. GROSVENOR, from the Committee on Ways and Means, to which was referred the resolution of the House (II. Res 829) regarding tariff negotiations with Germany, reported the same adversely, accompanied by a report (No. 7622) ; whic said resolution and report were laid on the table.

Mr. YOUNG, from the Committee on Military Affairs, to which was referred the bill of the House (H. R. 19941) to remove the charge of desertion against John Roper, as of Bat tery L, First United States Artillery, reported the same ad versely, accompanied by a report (No. 7623) ; which said bil and report were laid on the table.

PUBLIC BILLS, RESOLUTIONS, AND MEMORIALS INTRODUCED.
Under clause 3 of Rule XXII, bills, resolutions, tud memprials of the following titles were introduced and severally te ferred as follows:

By Mr. MANN: A bill (H, R, 25671) to authorize the construction of a bridge across the Grand Calumet River, Stat of Illinois-to the Committee on Interstate and Foreign Commerce.
By Mr. DIXON of Montana: A bill (H. R. 25iti2) to amend a act entitled "An act to authorize the Ox Bow Company, of Sout Dakota to construct a dum across the Missouri River"-to the Committee on Interstate and Foreign Commerce.
By Mr. RICHARDSON of Alabama (by request): A bi (H. R. 25673) for the purpose of improving the navigation of the Tennessee River over the Elk River shoals and the Big ani Little Muscle shoals, in the State of Alabama, by the construe tion of locks and dams, and to authorize the construction, mait tenance, and operation of power stations in connection there with-to the Committee on Interstate and Foreign Commerce. By Mr. DAVIS of Minnesota: A bill (H. R. 25674) making temporary addition to the compensation of the civil emplos of the Government-to the Committee on Appropriations.
By Mr. KENNEDY of Nebraska: A joint resolution (H. Res. 243) instructing the Interstate Commerce Commission t investigate as to the legality of the business done by the variou express companies in the United States- to the Committee Interstate and Foreign Commerce.
By Mr. MUDD: A joint resolution (H. J. Res. 244) authori ing the President to make investigation into the "Regie con tract" system of the purchase and sale of American tobacco foreign markets- to the Committee on Ways ant Means,
By Mr. SHACKLEFORD: A resolution (H. Res, 840) Bmen Role $\mathbf{~}$ of the Honse of Reprosentatives- to the mittee on Rules.
By Mr. GRANGER: A resolution (H. Res. 841) requestif the Secretary of the Department of Commerce and Labor to port to the House of Representatives the evidence taken in investigation into the recent collision off Block Island, R Island, resulting in the sinking of the steamer Larchmont, the findings and result of such investigation-to the Commitu on the Merchant Marine and Fisheries.

By Mr. WACHTER: A resolution (H. Res. 842) authorizir he appointment of two assistant clerks to the commitee Enrolled Bills-to the Committee on Accounts.

By Mr. GRONNA: Memorial of the legislature of North kota, relating to grain inspection-to the Committee on In state and Foreign Commerce.
By Mr. Bowersock: Memorial of the legislature of Kif sas, asking pensions for the survivors of the battle of Beeche

Also, memorial of the legisatare of Kilnsas, favoring a amemdment to the Constitntion of the Thited States-to Committee on Election of President, Vice-President, and Re sentatives in Congress.

PRIVATE BILLS AND RESOLUTIONS 1NTRODUCE Under clanse 1 of Rule NXII, private bills of the follow titles were infroduced and severally referred as follows

By Mr. I.ATES: A bill (H. R. 2567.5) for the relief of Ge V. Peterson-to the Committee on Military Affalrs.
culosis in the District of Columbia, for free examination of sputum in suspected cases, and for preventing the spread of tuberenlosis in said Distriet; and
H. J. Res. 170. Joint resolution amending the joint resolution for the relief of storm sufferers in Alabama, Georgia, Mississippi, and Louisiana, approved April 30, 1908.

The VICE-PRESIDENT presented a joint resolution of the legislature of Louisiana, which was referred to the Committee on Privileges and Elections and ordered to be printed in the Recoro, as follows:
Joint resolution making application to the Congress of the United States
to call $a$ convention for proposing amendments to the Constitution of to call a convention for proposing gmendments to the Constitution of the United States.
Whereas we believe that Senators of the United States should be elected directly by the voters; and Whereas to authorize such direct election an amendment to the Constitution of the Cnited states is necessary; and
States has made it clear that the only submit such amendment to the submission of such amendment to the states is through a constiturional convention, to be called by Congress upon the application of the leglsResolvcel by thicds of all the States: Therefore be it
Recotion by thie gencral asscmbly of the State of Lauisiana:
makes application to the Congress of the United States, under hereby of the Constitution of the United States, to call a constitutional conStation for proposing amendments to the Constitution of the United SEC. 2. That this resolutlon, duly authenticated, shall be delivered
forthwith to the President of the Senate and Speaker of the House of forthwith to the President of the Senate and Speaker of the House of
Representatives of the United States, with the request that the same shall be laid before the said Senate and House.
Speaker of the House of Representat
shall be laid before the said Senate and House. J. W. Hyans,
Speaker of the House of Representatives.
J. Y. SANDERS,
Licutenant-Gocernor and President of the Sen
Licutenant-Gocernor and President of the Senate. Approved November $25,1907$.

Neivton C. Blanchard,
$\underset{\text { A true copy. }}{\text { [seal.] }}$
Governor of the State of Louisiana.
Jon Sccretary of \&

The YICE-PRESIDENT presented a memorial of the Indiana Bridge Company, of Muncie, Ind., remonstrating against the adoption of certain amendments to the so-called "Sherman antitrust law" relating to labor organizations, which was referred to the Committee on the Judiciary.

He also presented a petition of the Indiana State Federation of Women's Clubs, of Elkhart, Ind., praying for the enactment of legislation providing for the investigation and the development of the methods of the treatment of tuberculosis, which was referred to the Committee on Public Health and National Quarantine.
He also presented a memorial of Local Union No. 12, Internatlonal Brotherhood of Paper Makers, of Fitchburg, Mass., and a memorial of the American Paper and Pulp Association, of New York, remonstrating against the repeal of the duty on white paper, wood pulp, and the materials used in the manufacture thereof, which were referred to the Committee on Finance.
Mr. CULLOM presented petitions of sundry citizens and labor organizations of Sycamore, Peoria, Chicago, Champaign, Bloomington, and Kewanee, all in the State of Illinois, praying for the adoption of certain amendments to the so-called "Sherman antitrust law " relating to labor organizations, which were referred to the Committee on the Judiciary.

Mr. PLATT presented petitions of sundry citizens of Albany and Syracuse, in the State of New York, praying for the adoption of certain amendments to the so-called "Sherman antitrust law" relating to labor organizations, which were referred to the Committee on the Judleiary.

He also presented the memorial of George A. Haskell, of New York Clity, N. Y., remonstrating against the adoption of certain amendments to the so-called "Sherman antitrust law" relating to labor organizations, which was referred to the Committee on the Judicinry.

Mr. MARTIN. I present a joint resolution of the legislature of Virginin, which I ask may be read and referred to the Committee on Coast Defenses.
There being no objection, the joint resolution was read and referred to the Committee on Coast Defenses, as follows:

> Joint resolution. Be it resolved by the house of delegates of the State of Virginias
(the sonate concurving), That the representatives of the State of Vir-
ginia in the Senate and the House of Representatives of the Congress ginia in the Senate and the Horsse of Representatives of the Congress
of the United Siates, now in session at Washington, D. C, be, and they of the United Siates, now in session at Washington, D. C. be, and they
nre hereby, requested to urge the passage of H, R. bil No. 4848 , intro-
duced by the Hon. H, demation, of lands at Cape Heriry, Vavidor the purposes of fortifications and coast defenses, and thint said fortifications may be provided as speedily as possible.

Agreed to, general assembly of Virginia January $15,1908$.
Cierk Howse of Delegates and Keeper of Rolls of Virginia.

Mr. MARTIN. I present a joint resolution of the legtals. ture of Virginia, which I ask may be read anid referred to the Committee on Commerce.
There being no objection, the joint resolution was read and to ferred to the Committee on Commerce, as follows:

Joint resolution.
Whereas the question of an inland waterway along thic Alinity coast for the passage of large vessels and ships of war is becos to
tated, and the fact that such route would be of great advanture frint tated, and the fact that such route would be of great advantape frati
strategetic standpoint in case of war, as well as of great lmportars
from portation south, avoiding the dangerous coast off Hateras, whata int such a menace to commerce, causing high insurance for vain goes, therely increasing freight rates, etc.; and Whereas upon the completion of the Panama Canal an Intand katid all conditions of weather, and will be of great beneft, espectaily to bfrrmers of the country, in transporting their produce thing to in
foute, thence through the Panama Canal to the Far East to niw an route, thence through the Panama Canal
larger fields of trade: Therefore, be it
fesentred by tha honse of delegates (the
Resolved by the honse of delegatea (the senate concurring), Turt
Senators and Kepresentatives in the Congress of the Units 8 satran and they are hereby, requested to use their influence and rote for it passage of a bill embracing a liberal appropriation for an Inland ath
way aiong the Atlantic coast; and that before any ronte $k$ th way aiong the Atlantic coast; and that before any route is
selected through thls State, our Representatives in Congress ate tis ther directed to request the Secretary of the Navy to appolat in us of naval oflicers to ascertain, upon inspection, the best route in thin
oninion, from a naval standpoint, taking into consideration nit the opinton, from a naval standpoint, taking into consideration ait thy
vantages other than from an engineering standpoint, which ts covered by the report of the Army engineers, and this report to le io $^{\circ}$ mitted to Congress by the Secretary of the Navy for fts informith and guidance in dealing with the question.
It is directed that the clerk of this house forward certilied copiek of the Navy, the presiding oflicers of both Houses of Congrese anf 6 each of Virginia's representatives in the Congress of the lnited sta, Agreed to by the general assembly of Virginia January 14, INos,
Joun W. Wiliais,

Clerk House of Delegates and Keepor of Rolls of Firgial
Mr. MARTIN presented sundry papers to accompany the hill (S. 5242) for the relief of Genevieve Griswold Kennon, whid were referred to the Committee on Claims.
He also presented a petition of the Chamber of Commere of Richmond, Va., praying that an appropriation be made fot tha erection of a suitable monument over the grave of ex.Presilien John Tyler, of Virginia, which was referred to the Committe on the Library.
Mr. HEMENWAY presented petitions of sundry citizens and labor organizations of Wabash, Muncie, Midland, Madses Newburg, Elkhart, Fort Wayne, Ayeshire, Washington, Pers Brazil, Kokomo, East Chicago, Cayuga, Milltown, Evansflle Bedford, Indianapolis, Montgomery, Richmond, Jasomrilly South Bend, and Terre Haute, all in the State of Indlana, pray ing for the adoption of certain amendments to the so-alle "Sherman antitrust law " relating to labor organizations, whid were referred to the Committee on the Judiclary.
He also presented petitions of sumdry citizens of Indtanaputh and West Indianapolis, in the State of Indlana, praying for the enactment of legislation to prohibit the manufacture and sale of intoxicating liquors in the District of Columbia, which wet referred to the Committee on the District of Colmmbia.
Mr. du PONT presented sundry petitions of citizens of Win mington, Del., praying for the adoption of certafn amendtanit to the so-called "Sherman antitrust law " relating to lator or ciary.
Mr. SMITH of Michigan presented petitions of sundry citish and labor organizations of Kalamazoo, Houghton, Traverse City Grand Rapids, South Haven, Menominee, Bay City, Detrui Adrian, and Muskegon, all in the State of Michigan, praylar for the adoption of certain amendments to the so-cabled "sant man antitrust law" relating to labor organiz
referred to the Committee on the Judiciary
referred to the Committee on the Judiciary
He also presented resolutions adopted at a meeting of suntry Polish citizens of Detroit, Mich., expressing their disapproral the Polish expropriation law enacted by the Prussian Dhe which were referred to the Committee on Forelgn Relationic He also presented a memorial of the Central Bay City, Mich., remonstrating against the enactment of lest lation to extend the right of naturalization, which was refere to the Committee on Immigration.
Mr. DEPEW presented petitions of sundry citizens of Patts burg, Kingston, Glens Falls, Yonkers, Albany, New York Cle Troy, Buffalo, Flushing, Olean, Syracuse, Ithaca, Itica, on onta, Batavia, Elmira, Cohoes, Brooklyn, Watertown, wanda, Newburgh, Corinth, and Schenectady, all in the of New York, praying for the adoption of certain amendmens to the so-called "Sherman antitrust law " relating to labut a. ganizations, which were referred to the Committee on the Judiciary.
Mr. OVERMAN presented a petition of sundry citizens ef High Point, N. C., and a petition of sundry citizens of Bryso

PUBLIC BILLS AND RESOLUTIONS
Under clause 3 of rule XXII, public bills and resolutions were introduced and severally referred as follows:

## By Mr. NOLAND:

H. R. 5130 . A bill to amend the Servicemen's Readjustment Act of 1944 to extend the period during which readjustment allowances may be paid; to the Committee on Veterans' Affairs.

By Mr. CANNON;
H. R. 5131. A bill to amend paragraph 207 of the Internal Revenue Code; to the Committee on Ways and Means.
By Mr. DEGRAFFENRIED:
H. R. 5132 . A bill granting an additional exemption of $\$ 600$ for income-tax purposes for totally disabled dependents; to the Committee on Ways and Means.

By Mr. ElLsw
H. R. 5133. A bill authorizing the Kentuck drainage district to construct, maintain, and operate a dam and dike to prevent the flow of tidal waters into Kentuck Slough; to the Committee on Public Works.

By Mr. HIILL:
H. R. 5134. A bill to promote development In cooperation with the State of Colorado of the fish, wildlife, and recreational aspects of the Colorado-Big Thompson Federal reclamation project; to the Committee on Public Lands.

By Mr. REED of New York:
H. R. 5135. A bill to confer juriscilction on the courts of the State of New York with respect to civil actions between Indians or to which Indians are parties; to the Committee on Public Lands.

## By Mr. CELLER

H. R. 5136. A bill to require a witness seeking immunity from prosecution under certain acts to claim his privilege against selfincrimination; to the Committee on the Judiciary.

By Mr. COMBS:
H.R.5137. A bill to provide for the appointment of an additional Federal district judge for the eastern district of Texas; to the Committee on the Judiciary.

By Mr. MULTER
H. R. 5138. A bill to increase the compensation of Members of Congress; to the Committee on Post Office and Civil Service.

By Mr. PATMAN :
H. R. 5139. A bill to increase fines to $\$ 50,000$ under sections 1, 2, and 3 of the Sherman Act; to the Committee on the Judiciary.

By Mr. PHILBIN:
I. R. 5140 . A bill to provide for the enlistment of allens in the Regular Army; to the Committee on Armed Services.

By Mr. PLUMLEY:
H.R.5141. A bill to authorize the construction of a research laboratory for the Quartermaster Corps, United States Army, at a location to be selected by the Secretary of Defense; to the Committee on Armed Services.

By Mr. SADOWSKI:
H. R. 5142. A bill to provide for direct Federal loans to meet the housing needs of mod-erate-income families, to provide liberalized credit to reduce the cost of housing for such families, and for other purposes; to the Committee on Banking and Currency.

By Mr. THORNBERRY:
H. R. 5143. A bill to authorize the Postmaster General to perform certain administrative functions, and for other purposes; to the Committee on Post Office and Civil Service.

By Mr. WELCH of California:
H. R. 5144 . A bill to authorize the appointment of one additional district judge for the northern district of Calffornia and one additional district judge for the southern district of Callfornia; to the Committee on the Judiciary.

By Mr. BLAND (by request) :
H.R.5145. A bill to provide for the addition of certain lands to the George Washington Birthplace National Monument in the State of Virginia, and for other purposes; to the Committee on Public Lands.

By Mr. LANE:
H.R.5146. A bill to create a Federal Unemployment Rellef Administration to relieve unemployment by providing work on local public improvement and maintenance projects; to the Committee on Public Works.

By Mr. VAN ZANDT:
H.R. 5147. A bill relating to the use of natural gas as fuel at the atomic energy installation at Oak Ridge, Tenn.; to the Joint Committee on Atomic Energy.

By Mr. DOYLE:
H. Con Res.92. Concurrent resolution to seek development of the United Nations into a world federation; to the Committee on Foreign Affairs.

By Mr. GORDON
H. Con. Res. 93. Concurrent resolution to seek development of the United Nations into a world 1ederation; to the Committee on Foreign Affairs.

By Mr. JOHNSON:
H. Con. Res. 94. Concurrent resolution to seek development of the United Nations into a world federation; to the Committee on Foreign Affairs.

By Mr. PETERSON:
H. Res. 251. Resolution providing for the consideration of H. R. 4424, a bill to provide for the settlement of certain parts of Alaska by war veterans; to the Committee on Rules.

By Mr. DAWSON:
H. Res. 252. Resolution providing for the expenses of conducting the studies and investigations authorized by rule XI (1) (h) Incurred by the Committee on Expenditures in the Executive Departments; to the Committee on House Administration.

## MEMORIALS

Under clause 3 of rule XXII, memorials were presented and referred as follows:
By the SPEAKER: Memorial of the Legislature of the State of California, requesting the adoption of Senate Joint Resolution 4 or House Joint Resolution 3, authorizing a suit in the United States Supreme Court to adfudicate the respective rights of the states of Arizona, Nevada, and Californla to the use of the water of the Colorado River; to the Committee on the Judiciary Committee on the Judiciary.
Also, memorial of the Legislature of the State of California, memorializing the President and the Congress of the United States relative to supplemental direct loans to veterans; to the Committee on Veterans' Affairs. Also, memorial of the Legislature of the State of Connecticut, memorializing the President and the Congress of the United States relative to the calling of a convention for the sole purpose of proposing amendments to the Constitution which are appropriate to authorize the United States to negotiate with other nations, subject to later ratification, a constltution of a world federal government, open to all nations, with limited powers adequate to assure peace; to the Committee on the Judiclary.

PRIVATE BILLS AND RESOLUTIONS
Under clause 1 of rule XXII, private bills and resolutions were introduced and severally referred as follows:

> By Mr. BARTLETT:
H.R. 5148 . A bill to confer jurisdiction upon the District Court for the Territory of Alaska to hear, determine, and render fudgment upon the claim, or claims, of Hilda

Links and E. J. Ohman, partners, and Fred L. Kroesing, all of Anchorage, Alaska; to the Committee on the Judiciary.

By Mr. BENTSEN:
H. R. 5149. A bill for the relief of Fernando Aboitiz; to the Committee on the Judiciary.

By Mr. DOYLE:
H. R. 5150. A bill for the relief of Ira D. Doyal and Clyde Doyal; to the Committee on the Judlciary
H.R.5151. A bill for the rellef of the estate of Lourdine Livermore and the estate of Dorothy E. Douglas; to the Committee on the Judiciary,

By Mr, GOODWIN :
H. R. 5152. A bill for the relief of Manuel M. Leonardo; to the Committee on the Judiciary.

By Mr, LEONARD W. HALL:
H.R.5153. A bill to provide for the advancement on the retired list of the Army of Maj. Robert L. Nesbit; to the Commlttee on Armed Services.

By Mr . HEFFERNAN:
H. R. 5154. A bill for the rellef of the estate of Anthony Sursa, deceased; to the Committee on the Judiciary.

By Mr. HINSHAW:
H. R. 5155. A bill for the rellef of Francesca Lucareni, a minor; to the Committee on the Judiciary.

By Mr. LEMKE (by request) :
H. R. 5156. A bill for the relief of Avak Hagopian; to the Committee on the Judiciary.

By Mr. McCORMACK:
H. R. 5157. A bill for the relief of the legal guardian of Anthony Albanese, a minor; to the Committee on the Judiciary.

By Mir. PATTERSON:
H. R.5158. A bill for the rellef of Marle C. Araujo; to the Committtee on the Judiciary. By Mrs. ROGERS of Massachusetts: H. R. 5159. A bill for the relief of Mother Anna DiGiorgi; to the Committee on the Judiciary.

> By Mr. ROONEY:
H. R. 5160 . A bill for the relief of Mrs. Giustina Schiano Lomoriello; to the Committee on the Judiclary.

By Mr. WOLVERTON:
H. R. 5161 . A bill for the relief of Mortimer L. Nottebrock; to the Committee on the Judiciary.

By Mr. JENNINGS:
H. Res. 253. Resolution for the rellef of John B. H. Waring; to the Committee on the Judiciary.

## PETITIONS, ETC.

Under clause 1 of rule XXII, petitions and papers were laid on the Clerk's desk and referred as follows.
1073. By Mr. HALE: Petition of the Maine Society of the Sons of the American Revolution, asking for an independent and im partial investigation of interstate traffic in subversive textbooks and teaching materials; to the Committee on Rules.
1074. By Mr. HART: Petition of the sev-enty-fifth annual convention of the diocese of Newark, urging that Members of Congress from New Jersey be notified that the convention is in favor of a program of slum clearance and the extension of low-rent housing; to the Committee on Banking and Currency.
1075. Also, petition of the Holy Name Society of St. Augustine's Church, of Union City, N. J., unequivocally condemning the Communist government in Hungary for fmprisonment of His Eminence Josef Cardinal Mindzenty and urging the President and the Congress of the United States to use every effort to effect the release of the cardinal and to guarantee to all men the freedom of
\#11 Kentucky 1861 http://foa5c.org/file.php/1/Amendments/Congressional\ Globe\ 037\ \ \ Pg \%2000773\%20\%20Yr\%201861-KY-Slavery HL.JPG
1861.

THE CONGRESSIONAL GLOBE.

The PRESIDING OFFICER. The question s on the motion to proceed to the consideration fexecutive busíness.
The motion was not agreed to; there being, on division-ayes 15 , noes 21 .
Mr. WIGFALL. Mr. President
Mr. SIMMONS. I would like the Senator from Texas to permit me to fix some day for the consideration of the tariff bill.
The PRESIDING OFFICER. Does the Senfitor from Texas give way to the Senator from Rhode Island?
Mr. CLINGMAN. With the permission of my friend from Texas, (as it is now four o'clock,) I move that the Senate adjourn, and this question will come up as unfinished business to-morrow. The PRESIDING OFFICER. I understand the Senator frum Texas to yield to that motion. Mr. WIGFALL. I have no preference about it. I desire to answer the speech that has been made by the Senator from Tennessee. I should as soon do it now as to-morrow. It is a matter of no sort of consequence to me when I speak.
Mr. CLINGMAN. I withdraw the motion.
Mr. SIMMONS. As the Senator from Texas does not seem to be quite ready, I should like to havc leave, while he is looking up his papers, to have ar assignment made of this bill. 1 should
like to make my motion if he is not quite ready.
ator from Texas give way to the Senator from ator from Texa
Mr. TRUMBULL. I am sure the Senator Mr . TRUMBULL. I am sure the Senator
from Texas did not hear the Senator from Rhode from Texas did not hear the Senator from Rhode
Island.
sland
Mr. WIGFALL. No, I did not; but I do not yield the floor.
Mr. TRUMBULL. He only wants to assign a bill for to-morrow.
Mr. GWIN. The Senator from Texas does Mr. GWIN. The S
Mr. WIGFALL. I will yild for him to make the motion, if 1 do not lose the floor.
the motion, if 1 do not lose the floor.
Mr. SiMMONS. I move that the bill which was assigned for to-day at one o'clock, be assigned for to-morrow at one o'clock.
Mr. PUGH. I object. Th
M. Puar. 1object. That bill remains the Mr. GWIN
Mr. GWIN. It goes over of course.
ot suppose a single objection motevents it 1 do heing put.
Mr. PUGH. If the Senator from Texas yields the floor, I shall move to adjourn; if not, let him proceed.
Mr. SIMMONS. He yielded the floor to me, not to you. [Laughter.] 1 move to assign the bill for the collection of revenues, and make it the special order for to-morrow at one o'clock.
The PRESIDING OFFICER. There being another matter before the Senate-
Mr. PUGH. How does he get it in?
The PRESIDING OFFICER. It cannot get in, there being another matter before Senate, and objection being made.
hink the Sener. Allow me an instant. I
minute. ${ }_{\text {The PRESIDING }}$ fing OFFICER. Does the Senator from Texas give way to the Senator from Pennsylvania?
Mr . WIGFALL. I will give way to anybody if gentlemen will just get througb with what they want, and then let me alone.
Mr. CAMERON. I see that it is late. ["Oh, no.'"] Let me get through. It is strange that a man cannot say a word, without his friends all advising him to a particular course. I desire to move, in order that we shall get along smoothly and cosily, that we now go into executve session,
and finish up some business all-important to be done there, and allow the Senator from Texas to ane there, and go on to-morrow, in the morning hour, and then Senate go into executive session.
Mr. WIGFALL. It is understood that I have the floor for to-morrow, if this motion prevails? the floor for to-morrow, if this motion prevails? have the floor.
The question being put on Mr. Cameron's motion, there were, on a division-ayes 22 , noes 20 .

## executive session.

So the motion was agreed to; and the Senate
proceeded to the consideration of executive business; and after some time spent therein, the doors were reopened, and the Senate adjourned.

HOUSE OF REPRESENTATIVES. Wednesday, February 6, 1861.
The House met at twelve o'clock, $m$. Prayer by the Chaplain, Rev. Thomas H. Stockton. The Journal of yesterday was read and approved. message from the president.
The SPEAKER laid before the House the following message from the President of the United States:
To the Scnate and Housc of Representatives :
I have received from the Goveruor of Kentucky certain resolutions adopted by the General Assembly of that Com-
monwealth, containing an application to Congress for monwealth, containitg an application to Congress for the
call of a convention for proposing amendments to the Constitution of the United States, with a request that I should immediately place thic same beforc that body. It affords me great satisfaction to perform this duty; and I fecl quite
confident that Congress will bestow upon these resolutions the careful cousideration to which they are eminently entitled, on account of tise distinguished and patriotic source from which they procecd, as well as the great importance of the subject which they involvo
Vashington, Fetruary 5, 1861.
The message and accompanying resolutions were referred to the select committee of five, and ordered to be printed.

## ORDNANCE DEPARTMENT.

The SPEAKER also laid before the House a communication from the Secretary of War, inclosing an estimate from the chief of ordnance for two important items omitted from the last annual estimates of the Department; which was referred to the Committee of Ways and Means, and ordered to be printed.
private land clayms in new mexico.
The SPEAKER also laid before the House a communication from the acting Secretary of the Interior, transmitting a letter from the surveyor bering of certain private land claims in that Territory; also, a communication from the some source, transmitting documents in the New Mexcan private land claim of the heirs of Louis Maria C. de Baca.
The communications were referred to the Committee on Private Land Claims, and ordered to be printed.

CONDITION OF THE COUNTRY
Mr. NIXON. I ask the consent of the House to present a memorial, signed by one thousand five hundred citizens of Camden, city and county, without distinction of party, asking for the pas-
sage of the Crittenden resolutions, or any other sage of the Crittenden resolutions, or any other of the country. I am satisfied that a large majority of the people of the first congressional dis ority of the people of the first congressional disable adjustment by Congress of the difficulties which divide and distract the country.
The memorial was laid upon the table.
MEMORIALS FROM UTAH.
Mr. HOOPER, by unanimous consent, presented the memorial of the Governor and Legislature of Utah Territory praying for the construction of a railroad from some point on the Missouri river to Sacramento, California, via either the Box Elder or Lodge Pole creck pass, in the Black hills, Bridges pass, in the Rocky Mountains, Tempanogos or Provo river, and the most practicable pass in the Sierra Nevadn mountains; and
The memorial of the Governor and Legislative Assembly of Utah Territory praying for a further appropriation of $\$ 3,000$ to the Utah library The memorials were severally referred to the Committee on Territories.

RICIIARD CHENERY.
Mr . BURCH. I ask the unanimous consent of the House to discharge the Committee of the House bill No from the further cof Richard Che nery.

The bill was read. It appropriates, for the purpose of paying the claim of Richard Chenery, of California, for furnishing and delivering, ac-
cording to contract, to George P. Armstrong, temporary Indian agent for the tribes of Indians
on Russian river and at Clear lake, (as per Armstrong's receipts, dated March 23, and May 23, 1852,) one hundred thousand pounds of beef, at eight cents per pound, as set forth in the certificateof R. McKee, United States Indian agent and disbursing agent for Californin. The amount is to be paid by the Secretary of the Treasury to agent or assionce, upon receiving a full acquittance therefor, signed by Chenery, his agent or assignee.
Mr. SHERMAN. I must call for the regular order of business.
Mr . BURCH. There can be no objection to this bill; and I hope it will be passed.
Mr. SHERMAN. There is no reason why this bill should be taken up to the exclusion of business of the country should be acted on first. UTAH RESOLUTIONS-AGAIN.
Mr. GROW, I move to reconsider the reference of the resolutions of the Utah Legislature in favor of a Pacific railroad. The Committee on Territories has nothing to do with them. They Mr. PHELPS. I think they had better go to Mr. PHELPS. I think the
Mr. GROW. Well, let them be referred to the Committee on Public Lands.
Committee on Public Lan
They were so referred.
RESOLUTIONS OF MinNesota Legislature
Mr. WINDOM, by unanimous consent, presented joint resolutions of the Legislature of the State of Minnesota in regard to a Pacific railroad which printed.

## DESTITUTION IN KANSAS.

Mr. SHERMAN. I call for the regular order of business.
Mr WELLS. If the gentleman from Ohio will listen to me for a moment, I think he will yield to me. I desire to ofler a joint resolution for the
consideration of the House, in regard to the condition $f$ ane or dition of the people of Kansas. A great public State, and I thangs over the people of that new consideration by Congress. I ask that the reso lution which 1 propose may be considered by the lution w
House.
Mr. PHELPS. I object. Let us proceed with the regular order of business.

## LOAN BILL.

The SPEAKER. The regular order of business is the consideration of the Senate amendments to the act (H. R. 972) authorizing a loan.

## First amendment of the Senate:

After the word "such" insert the word " loan ;", so that Mr. P tion to that amendment. Let the question be taken upon it. I desire to say something on the second amendment.
The question was taken; and the first amend ment was concurred in.
Second amendment of the Senate:
At the end of the bill, add the following new section: Sc. 5. And be it further enacted, That the act of June
22,1860 , entitled "An act authorizug a loan aud providing for the redemption of notes," be, and the same is hereby repealed.
Mr. PHELPS. I hope the House will concur in this amendment of the Senate. When this bil was under consideration in the House last week, I contended that it was the true policy of the Government to exhaust the residue of the loan authorized by the act of 22 d Junc last, before we autho the hird section thaw . I desired to the Secretary of the Treasury might accept the best proposals that should be made by capitalists of the country for so much money as might be needed to defray the current expenses of the Government. The House did not, however, ngre in the views which I entertained; and instead of exhausting the old loan, which authorizes the Secretary of the Treasury to obtain nearly fourteen million dollars, the House orders a new loan of $\$ 25,000,000$ to be negotiated. The condition of the Treasury, and the condition of the public credit of the country, should admonish us that we should proceed with caution in authorizing a

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## CONGRESSIONAL RECORD-SENATE

## December 17

ceeded to and did recommend to Congress that the act of March 4, 1929, should contain a clause which in effect purports to take from the Shoshone Irrigation District and the Deaver Irrigation District the net profls from the Shoshone power plant and would apply them, first, to the repayment of cost of construction of said Shoshone power plant; second, to the repayment of the cost of construction of the Shoshone dam; and, third, to be paid of America; and by the reclamation fund of the United States
Whereas the Deaver Irrigation District entered into its contract with the United States Government only after making contract for its proportionate shere of the cost be allowed to of sald power plant under then existing low, which provided for repayment of cost of construction on the which provided repayment basis, and being refused such contract, they entered into the conditional contract aforementioned; and
Whereas on or about the 8 th day of Septemb
meeting at the reclamation office in Deaver, Wyo again made by the Deaver Irrigation District of Elwood Mead, Commissioner of the Bureau of Reclamation, in the presence of Hon. Roy O. West, Secretary of the Interior, and Hon. John B. Kendrick, United States Senator from Wyoming, and others, that the Deaver Irrigation District be given a contract for its proportionate share of said power plant under then existing law, which then provided for repayment on the 40 -year basis for its proportionate share, and in response thereto assurance was given by said Elwood Mead that the Deaver Irrigation Disthat the said district's rights to matter, because he would see Shoshone power plant would be protected; and

Whereas the decision of the Secretary of the Interior on the North Platte project, which has confirmed to the unit holders and landowners of sald project, their rights given them in said fact finders' act to all the net profits of the North Platte project power plants, in effect takes largely from Wyoming power-plant resources and gives the same to Nebraska citizens; and
Whereas the carrying out of the newly adopted policy of the Bureau of Reclamation and the act of March 4, 1929, with reference to the Shoshone power plant will take said power-plant revenues from unit holders and landowners located entirely within the State of Wyoming and will give to the Bureau of of Wyoming, and will give to the United States Government the benefit of the reclamation fund the use of onother of for valuable resources of this State; and
Whereas Wyoming has heretofore contributed very largely of its resources to the revenues and income of the reclamation fund and has never received in return 50 per cent of the amount contributed: Therefore be it
Resolved by the House of Representatives of the Twenty-first Legislature of the State of Wyoming (the Senate concurring) That we do hereby memorialize the Congress of the United States of America to repeal the portion of said act of March 4, 1929, or to amend the same so as to carry out the provisions of the contracts between the United States Government and the Shoshone and Deaver irrigation districts which provide for the application of the revenues and profits from the Shoshone power plant in accord with the fact finders' act, to the end that the unit holders and landowners under sald Shoshone project shall have all the benelits from the operation of said powe plant; and be it further
Resolved, That we hereby memorialize and petition the United do all in their from Wyoming and our Member of Congress to act of March 4, 1929, in accord the repeal or amendment of said act of March 4, 1929, in accord herewith; and be it further
Resolved, That we do
Interior and the Commissioner of the Bureau of Reclamation the the United States of America to use their efforts to obtain for the Shoshone project, and the various divisions thereof, all profits from said Shoshone power plant in accord with the provisions of the fact finders' act; and be it further
to the Wyoming Senators and its of this memorial be forwarded to the Wyoming Senators and its Representative in Congress and Bureau of Reclamation of the United States of America.

President of the Senate.
harles B. Mann.
Speaker of the House.
Approved at 11.20 a. m., March 7, 1931.

$$
\begin{aligned}
& \text { A. M. Clark, } \\
& \text { Acting Governor. }
\end{aligned}
$$

Mr. WALSH of Massachusetts presented the following resolutions of the General Court of Massachusetts, which were referred to the Committee on Agriculture and Forestry:

The Commonwealth of Massachusetts, 1931.
Resolutions memorlalizing Congress with relation to the activities of the Federal Farm Board and its attempt to regulate the price
Whereas the Federal Farm Board, created under an act of Congress, effective June, 1929, commonly known as the agricultural marketing act, is attempting to fix the price of wool and mohair conduct of business by persons legitimately engaged therein; and

Whereas there have been and are now in the city of Boston and the Commonwealth of Massachusetts many persons engaged in the purchase and sale of wool and mohair; and
Whereas this business which has always constituted an occupation for many persons and an enterprise in which the Common wealth has always taken a great pride and from which its citizens have received a large source of revenue: Now, therefore, be it
Resolved, That the General Court of Massachusetts hereby records Itself as opposed to so much of the activities of the Fed eral Farm Board as involve the purchase of wool and mohair in competition with an old and well-established trade conducted by chases by said fedirl commonwealth in so far as those pur time to maintain the price of said wool and mohair; and be it further
Resolved, That certified copies of these resolutions be sent by the secretary of the Commonwealth to the President of the United States, to the Secretary of Agriculture, to the Secretary of Commerce, and the members of the Federal Farm Board, to the presiding officers of both branches of Congress, and to the Representatives and Senators in Congress from this Commonwealth. In house of representatives, adopted, May 21, 1931 in senate, adopted, in concurrence, May 22, 1931.
A true copy.
Attest:
F. W. Cook,

## Secretary of the Commonnealth

Mr. WALSH of Massachusetts also presented the following resolutions of the General Court of Massachusetts, which were referred to the Committee on the Judiciary:

The Commonwealth of Massachusetts, 1931. Resolutions making application to Congress in accordance with Article $V$ of the Constitution of the United States to call a constitutional convention to amend or repeal the eighteenth article of amendment or to propose such an amendment for submission to the several States
Whereas a condition of widespread dissatisfaction prevalls with the workings and results of Article XVIII of the amendments to the Constitution of the United States; and
Whereas it is desirable to attempt to improve, clarify, or quiet such condition; and
Whereas the only methods for repealing or modifying said Article XVIII are set forth in Article V of the said Constitution: Resolved, Th
pursuance of that the General Court of Massachusetts, acting in convention under Article $V$, hereby requests that Congress call a amendment or amendments to the Constitution amending, modifying, revising, or repealing said Article XVIII; or that Congress, acting in pursuance of said Article V, itself propose such an amendment or amendments; and requests that in either case the same be submitted for ratification by conventions in the several States; and be it further
Resolved, That the secretary of the Commonwealth forward forthwith to the presiding officers of both branches of Congress certified copies of these resolutions, attested by the clerks of both branches of the General Court.

A true copy.
Attest:

## Frank E. Bridgman House of Representatives. William H. Sanger. Clerk of the Senate.

the Commonwealth of Massachusetts,
Witness the great seal of the Commonwealth. F. W: Cook
Secretary of the Commonwealth.
Mr. SHIPSTEAD presented a petition numerously signed by sundry citizens of the State of Minnesota, praying for the passage of legislation known as "the farmers' farm relief act," which was referred to the Committee on Agriculture and Forestry.

Mr. SHORTRIDGE presented numerous communications from organizations and sundry citizens of the State of California, favoring the reduction of armaments by all nations, which were referred to the Committee on Foreign Relations.

Mr. KEAN presented a resolution adopted at a regular meeting of the Association of Grand Jurors of Essex County, N. J., favoring the passage of legislation prohibiting the manufacture, sale, importation, exportation, and use (except for lawful purposes) of explosives, brass knuckles, stilettos, machine guns, tear gas, tear bombs, and other weapons and instrumentalities used in the perpetration of crimes of violence, which was referred to the Committee on the Judiciary.

Mr. GOLDSBOROUGH presented papers to accompany the bill (S. 567) to authorize the Secretary of War to sell to the Philadelphia, Baltimore \& Washington Railroad Co. cer-

In the first 50 years of the Government there were introduced Into the House of Representatives S,777 bills and resolutions. Duting the lifetime of the Sixty-first Congress, over 34,000 bills and joint resolutions lad been introduced for the consideration of the House. Therefore, it is necessary that some method under the rules shall be maintained by which the House can select from the great avalanche of bills that are introduced the liest that ought to be considered, and no two men agree at all times as to all the business that slaall be considered; 80 the ragulations of the Elouse must be sufficient to euable nearly 400 Representatives to select the business that should or shall be considered.
I leave this place, but not with regret. I have performed the duties of this office according to my best judgment undev the rules of the House. I do not leave the House with malliee in my heart toward any collengue [applause], toward any Member with whom I have served. My friend the Speaker to be, the gentleman from Missouri, Mr. Clask [applause], believes that my departure is a final departure as Speaker of the House. I agree with him. At the age of almost 75, in the course of nature I could not hope to occupy this great place again, and would not If I could; but I am so fond of my friend from Missourf, the Speaker to be, that I mean to serve under his gentle rule as a Member of the House and to look on. [Laughter and applause.] Aad now nothing remains for me but to wish each and every one of you health, strength, courage, and having said the last word as Speaker, having signed the last bill, sustained or overruled the last point of order, rapped vigorously for the last time with the gavel, the hour of 12 o'clock noon having arrived, I declare the House of Representatives of the Sixtyfirst Congress adjourned without day.

## EXECETIVE COMMLNICATIONS, ETC.

Under clause 2 of Rule XXIV, executive communications were taken from the Speaker's table and referred as follows:

1. A letter from the Secretary of the Treasury, transmitting a list of documents received and distribated by the Treasury Department during the calendar year 1910 (H. Doc. No. 1422); to the Committee on Printing and ordered to be printed.
2. A letter from the Attorney General, transmitting a response to the inquiry of the House as to alleged restraint of the coffee trade (H. Doe. No. 1421) ; to the Committee on the Judiciary and ordered to be printed.
3. A certificate from the governor, chief justice, and secretary of Arizona, transmitting a copy of the constitution of Arizona and the ascertainment of the vote adopting the same (H. Doc. No. 1423) ; to the Committee on the Territories and ordered to
4. Application of the Legislature of the State of Maine for the calling of a constitutional convention to provide for an amendment establishing election of United States Senators by the people; to the Committee on Election of President, Vice President, and Representatives in Congress,
District of Columbia, transmitting a repont of the operations of the excise board for the license year ended October 31, 1910
(H. Doc. No. 1420) ; to the Committee on the District of Columbia and ordered to be printed.
5. A letter from the Acting Secretary of Agriculture, transmitting copies of correspondence relative to action taken in the case of the Hydro Electric Co. of California (H. Doc. No. 1424) ; to the Committee on Agriculture and ordered to be 1424) ;
printed.

## REPORTS OF COMMITTEES ON PUBLIC BHLLS AND

 RESOLUTIONS.Ender clause 2 of Rule XIII, bills and resolutions were severally reported from committees, delivered to the Clerk, and referred to the several calendars therein named, as follows:
Mr: BaTES, from the Joint Select Committee on the Disposition of Useless Executive Papers, to which was referred the reports of the heads of the departments; reported the same, accompanied by a report (No. 2292), which said report was referred to the House Calendar.
He also, from the same committee, to which was referred the reports of the heads of the departments, reported the same, accempanied by a report (No. 2293), which sald report was referred to the House Calendar.
He also, from the same committee, to which was referred the reports of the heads of the departments, reported the same, accompanied by a report (No. 2204), which said report was referrea to the House Calendar.
Mi. SMITHE of Michigan, from the Committee on the District of Columbin, to which was referred the bill of the Senate (S. 8645) to confirm the name of Commodore Barney Circle for the
circle located at the eastern end of Peunsylvania Avenue SE. in the District of Columbia, reported the same without amendment, accompanied by a report (No. 2295), which said bill and report were referred to the House Calendar.

## REPORTS OF COMMITTEES ON PRIVATE BILLS AND <br> RESOLUTIONS.

Under clause 2 of Rule XIII,
Mr. SMITH of Michigan, from the Committee on the District of Columbia, to which was referred the bill of the Senate (S. 9125) authorizing the Secretary of War to convey the outstanding title of the United States to lots 3 and 4, square 103, in the city of Washington, D. C., reported the same without amendment, accompanied by a report (No. 2296), which said bill and report were referred to the Private Calendar.

## PUBLIC BILLS, RESOLUTIONS, AND MEMORIALS,

Under clause 3 of Rule XXII, bills, resolutions, and memorials were introduced and severally referved as follows:

By Mr. STEENERSON: A bill (H. R. 32998) to authorize the board of supervisors of the town of Kratka, Pennington County, Minn., to construct a bridge across the Red Lake River; to the Committee on Interstate and Eoreign Commerce.
By Mr. SHEPPARD: A bill (H. R. 32099) for the regulation and control of fraternal benefit societies in the District of Columbia; to the Committee on the District of Columbin.

By Mr. PARSONS: A bill (H. R. 33000) to authorize the leasing of lands in the United States for the development of hydroelectric power, and for other purposes; to the Committee on the Publie Lamds.
By Mr. CAMERON: A bill (II. R. 33001) to authorize the Secretary of the Intevior to construct bridges across the San Carlos and Gila Rivers on the White Mountain or San Carlos Indian Reservation in the Territory of-Arizona, and for other purposes; to the Committee on Interstate and Foreign Commerce.
By Mr. McDERMOTT: A bill (H, R. 33011) providing for the regulation, identification, and registration of automobiles engaged in interstate commerce, for the licensing of the operators thereof, for cooperation between the States and the Fedeval Government in such purposes, and for distributing the revenues arising hereunder between the States and the Federal Government; to the Committee on Interstate and Foreign Commerce.
By Mr. PAYNE. Resolution (H. Res. 1008) relating to the bill (H. R. 32010) to create a tariff board; to the Committee on Rules.
By Mr. Townsend: Coneurrent resolution (H. Con. Res. 65) for investigation of a deep waterway from the Great Lakes to the Atlantic Ocean via the St. Lawrence River; to the Committee on Foreign Affairs.
By Mr. BERKE of South Dakota : A memorial of the Legislature of South Dakotn relntive to requesting our Senators in Congress to support bill H. R. 29846 pending in the Senate of the Congress to support bill H. It. 29346 pending in the Senate of the
United States; to the Committee on Invalid Pensions. United States; to the Committee on Invalid Pensions.
By Mr. HOWELL of Utah: A memovial of the Legislature of Utab, asking that a Govermment naval and military hospital be established in Salt Lake City, Utah; to the Committee on Military Affairs.

PRIVATE BILLS AND RESOLUTIONS.
Under clause 1 of Rule XXII, private bills and resolutions were introduced and severally referred as follows:
By Mr. ANDERSON: A bill ( H . R. 33002) granting a pension to Daniel Burkey; to the Committee on Pensions.
By Mc. CAPRON: A bill (H. R. 38003) granting an increase of pension to Harriet A. Parker; to the Committee on Invalid Pensions.

By Mr. HUMPHREYS of Mississippi: A bill (H. R. 33004) granting an increase of pension to Daniel D. Edgar; to the Committee on Invalid Pensions,
By Mr. HAMMOND: A bill (H. R. 33005) granting an increase of pension to Mayy E. Rutter; to the Committee on Invalid Pensions.
By Mr. LANGLEY: A bill (H. R. 33006) for the relief of Samuel Spaulding; to the Committee on Military Affairs,
By Mr. MARTLN of Colorado: A bill (H. R. 33007) granting min increase of pension to Lou Pitney; to the Committee on Pensions.

By Mr. MLTCHELL: A bill (E. R. 33008) for the relief of James Noonan; to the Committee on Naval Affairs.
By Mr. SAUNDERS: A bill (H. R. 33009) granting an increase of pension to M. V. Curry ; to the Committee on Invalid Pensions.
\#14 Georgia 1832 http://foa5c.org/file.php/1/Amendments/Journal $\% 20 \mathrm{HR} \% 2022 \% 20 \% 20 \% 20 \mathrm{Pg} \% 2000270 \% 20 \% 20 \mathrm{Yr}$ \%201832-GA-Nullification_HL.JPG

Mr. Wayne presented to the House the following resolutions, adopted Mr. Wayne Assembly of the State of Georgia, viz.

Resolved by the Senate and House of Representatives af the Staie of Georgia in General $A_{\text {Asem }}$. Reselved met, That they do concur with the General Assembly of the State of Tennessee in depre. bly met, exercise of the powers which have been assumed by Congress of appropriating moa cating the ef the Treasury of the United States, and in subscribing for stock under State corpo ney out
rations.

Resoived, further, That this General Assembly does expressly dectare, that the Govermmeot Rese United States does not possess the powers, under the constitution, to carry on a systeme of the Unal improvement within the several States, or to appropriate money to be expended of internal improvements.
upon such That his excellency the Governor be requested to forward copies of these reenlio
Resolved, That his excellency the Governor the and to our Senators and Representatives in tions to the Govem
Agreed to. 21st December, 1832.
attest: Robert W. Carnes, Clerk,
$\dot{C}$ Concurred in, 22d December, 1832.
Attest: Iverson L. Harris, Secretury.
Approved, December 24, 1332. WILSON LUMPKIN, Govenar. Mr. Wilde presented the following preamble and resolutions, adopted b the General Assembly of the State of Georgia, viz.
the General Assem IN THE HOUSE OF REPRESENTATIVES.
That the clection of President and Vice President may be secured, in all cases, to the
That their tenure of office may be limited to one ter

That their tenure of office may be limited to one term
III. That the rights of the Indians may be definitely settled.

Be it therefore resolved by the Scnate and House of Representatives of the State of Georgia a Gaieral Assembly met, and acting for the people thereof, That the State of Georgia, in conWnity with the fifth article of the federal constitution, hereby makes application to the Congres dthe United States for the call of a Convention of the people to amend the constitution afore in the particulars herein enumerated, and in such others as the people of the other State ary deem needful of amendment.
hrooded, further, That his excellency the Governor be, and he is hereby, requested to nmit copics of this document to the other States of the Union, and to our Senators and Re wentatives in Congress.
greed to, 12th December, 1832.
ASBURY HULL, Speaker.

THOMAS STOCKS, President.
For as much as throughout the United States there exists many controversies growing out of the conflicting interests which have anisen and ral constitution, out of the cases in which mplied powers, out of the disposition stiown act under assame puwers, and out of the rights of jurisdiction eitner ciamed or exercised by the Supreme Courg, all of which tend directly to diminish the affections of the people for their own Governniegt te
 to bring about the event of all guarded against, viz. a dissolution of our happy Union, and a severance of these guarded actile communities, each regarding and acting towards each other with the bitterest to
And the experience of the past having clearly proved that the constitution of the Uyf
States needs amendment in the following particulars:
State That the powers delegated to the General Government, and the rights reservedtolte States or to the people, may be more distinctly defined.
States of coercion by the General Government over the States, and the right
II. That the pow inconstitutional act of Congress, may be determined.

III. That the principleinvolved in a tariff for the direct protection of domestic in
be settled.
IV. That a system of federal taxation may be established, which shall be equal in
$t$ ion upon the whole people, and in all sections of the country.
$t^{\text {tora }} \mathrm{V}$. That the jurisdiction and process of the Supreme Court may be clearly and uneguitive
cally. settled.
That a tribunal of last resort may be organized to settle disputes between the Gereits
Germent and the States.
VII. That the power of chartering a bank, and of granting incorporations, may be erpth
vil. That witheld from Congress.

the net result of 40 years of organized industrial research in this country has been the enrichment of life to an incalculable degree.

I commend a careful reading of this report to the Members of the Congress. Franklin D. Roosevelt.
The White House, May 29, 1941.

## EXECUTIVE COMMUNICATIONS

The VICE PRESIDENT laid before the Senate the following letters, which were referred as indicated:
Land at Coast Guard Light Station Reservation, Au Sable, Mich.
A letter from the Acting Secretary of the Treasury, transmitting a draft of proposed legislation to authorize the Secretary of the Treasury to exchange certain lands owned by the United States for a site for a road right-of-way needed for access to the Coast Guard Light Station Reservation, Au Sable, Mich. (with an accompanying paper); to the Committee on Commerce.

Amendment of Perishable Agricultural Commodities Act
A letter from the Acting Secretary of Agriculture, transmitting a draft of proposed legislation to amend the act known as the Perishable Agricultural Commodities Act, 1930 (46 Stat. 531), approved June 10, 1930, as amended (with an accompanying paper); to the Committee on Agriculture and Forestry.

March 1941 Report of the R. F. C
A letter from the Chairman of the Reconstruction Finance Corporation, transmitting, pursuant to law, a report of the activities and expenditures of the Corporation for the month of March 1941, including statement of loan and other authorizations made during the month, etc. (with accompanying papers); to the Committee on Banking and Currency.

PETITIONS AND MEMORIALS
Petitions, etc., were laid before the Senate by the Vice President, or presented by Senators, and referred as indicated:

By the VICE PRESIDENT:
A concurrent resolution of the Legislature of the State of Michigan; to the Committee on the Judiciary:
"Senate Concurrent Resolution 20 "Concurrent resolution proposing an amendment to the Constitution of the United States relative to taxes on incomes, inheritance, and gifts
"Resolved by the senate (the house of representatives concurring), That application be, and it hereby is, made to the Congress of the United States of America to call a convention for the purpose of proposing the following article as an amendment to the Constitution of the United States:
"'Article -
"'Section 1. The sixteenth article of amendment to the Constitution of the United States is hereby repealed.
"'Sec. 2. The Congress shall have power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several States, and without re gard to any census or enumeration: Provided, That in no case shall the maximum rate of tax exceed 25 percent.
"'SEC. 3. The maximum rate of any tax, duty, or excise which Congress may lay and collect with respect to the devolution or transfer of property, or any interest therein, upon or in contemplation of or intended to take effect in possession or enjoyment at or after death, or by way of gift, shall in no case exceed 25 percent.
"'SEC. 4. The limitations upon the rates of said taxes contained in sections 2 and 3 shall, however, be subject to the qualifica-
tion that in the event of a war in which the United States is engaged creating a grave national emergency requiring such action to avoid national disaster, the Congress, by a vote of three-fourths of each House, may for a period not exceeding 1 year increase beyond the limits above prescribed the maximum rate of any such tax upon income subsequently accruing or received or with respect to subsequent devolutions or transfers of property, with like power, while the United States is actively engaged in such war, to repeat such action as often as such emergency may require.
gency may require
-SEC. 5. Sections 1 and 2 shall take effect at midnight on the 31st day of December following the ratification of this article, Nothing contained in this article shall affect the power of the United States after said date to collect any tax on incomes for any period ending on or prior to said 31st ciay of December laid in accordance with the terms of any law then in effect.
"'SEC. 6. Section 3 shall take effect at midnight on the last day of the sixth month following the ratification of this article. Nothing contained in this article shall affect the power of the United States to collect any tax on any devolution or transfer occurring prior to the taking effect of section 3, laid in accordance with the terms of any law then in effect; and be it further
Resolved, That the Congress of the United States be, and it hereby is, requested to provide as the mode of ratification that said amendment shall be valid to all intents and purposes as part of the Constitution of the United States when ratifled by the legislatures of three-fourths of the several States; and be it further
"Resolved, That the secretary of state of Michigan be, and he hereby is, directed to send a duly cortified copy of this resolution to the Senate of the United States and one to the House of Representatives in the Congress of the United States.
"Adopted by the senate on April 29, 1941.
"Adopted by the house of representatives
on May 16, 1941."
A resolution of the Senate of the State of Michigan; to the Committee on Milltary Affairs:
"Senate Resolution 47
"Resolution memorializing the Congress of the United States to make an Investigation into safeguarding the copper mines in Michigan in case of invasion, and providing for a training camp in the Upper Peninsula
"Whereas the possibility of planes flying from Greenland to Fort Wilkins, at Keweenaw Point, in the Upper Peninsula, should be carefully investigated and studied, especially In view of the fact that there is at the present time but one road leading to Fort Wilkins, and Portage Canal between Hancock and Houghton is vulnerable, thus leaving the copper mines in the Upper Peninsula without protection in case of possible invasion; and
"Whereas steps should be taken to strengthen defense facilities, and in accomplishing this result it may be considered advisable to establish a training camp for called men in the Upper Peninsula: Now, therefore, be it
"Resolved by the senate, That the Congress of the United States is respectfully requested o the Unity investigate the necessary safe to tharding of the copper mines and the de sirability of establishing a training camp in sirability of establishing a training car
"Resolved, That copies of this resolution be "Resolved, That copies of this resolution be transmitted to the President of the United States, the President of the Senate and Speaker of the House of Representatives of Congress, and to the Michigan Members in the Senate and House of Congress.
"Adopted by the senate on May 19, 1941."
A joint resolution of the Legislature of the State of Callfornia, memorializing Congress
to investigate the feasibility of the growing of guayule rubber in California, and, if found feasible, to subsidize the same, which was referred to the Committee on Agriculture and Forestry. (See joint resolution printed in fu.. when presented by Mr. Johnson of California on the 26 th instant, p. 4390, Congressional Record.)
Papers and a letter in the nature of petitions from several citizens of the United States, praying that the United States keep out of war; to the Committee on Foreign Relations.
A letter from Earl Miller, of Rochester, N. Y., favoring the use of the United States Navy to convoy war material to Great Britain and other allied nations; to the Committee on Foreign Relations.

By Mr. ELLENDER:
A petition of sundry citizens, members of the Foster-Gatewood Sunday School Class of the First Methodist Church, Shreveport, La., praying that the national-defense program be expedited and be not delayed by strife between capital and labor; to the Committee on Education and Labor,

By Mr. WILEY:
A foint resolution of the Legislature of the State of Wisconsin, memorializing Congress to refect proposed legislation designed to repeal the tax on retail outlets handling oleomargarine; to the Committee on Finance. (See joint resolution printed in full when presented by Mr. La Follette on the 26th presente by in Concersional Recopd

By Mr. TYDINGS:
A memorial of sundry citizens of the State of Maryland, remonstrating against the enactment of the bill (S. 983) to amend the act to regulate barbers in the District of Columbia, and for other purposes; to the Committee on the District of Columbia.
A petition of sundry citizens of Baltimore, Md., praying that strong and effective action be taken by the Government to prevent further strikes in the coal industry; to the Committee on Education and Labor.

By Mr. CAPPER
Memorials of sundry citizens of Oswego, Altamont, Chetopa, Mound Valley, Parsons, and Greenwood County, all in the State of Kansas, remonstrating against the enactment of the bill (S. 983) to amend the act to regulate barbers in the District of Columbia, and for other purposes; to the Committee on the District of Columbia.
A letter in the nature of a memorial from Berryton Grange, No. 1430, Patrons of Husbandry, of Berryton, Kans., remonstrating against lowering of the draft-age limits under the Selective Training and Service Act; to the Committee on Military Affairs.

A petition of sundry citizens of Minneola, Kans., praying for the enactment of the bill (S. 860) to provide for the common defense in relation to the sale of alcoholic liquors to the members of the land and naval forces of the United States and to provide for the suppression of vice in the vicinity of milltary camps and naval establishments; to the table,

By Mr. MEAD (for Mr. WAgner) :
Letters and telegrams, etc., in the nature of memorials from Jchn Cashmore, borough president of Brooklyn; the Sugar Committee of the Port of New York; the International Longshoremen's Association, Joseph P. Ryan, president, New York City; the Business and Professional Women's Club, of Brooklyn; John J. Brady, of New York City; Sugar Refinery Workers Local No. 1476, of Brooklyn; the Merchants' Association of New York, New York City; the Business and Professional Women's Clubs of New York State in convention assembled at Elmira; the Common Councli of the City of Yonkers; the Chamber of Commerce of the Borough of Queens, New Yo:k City; the Woman's Press Club of New York City; and the Maritime Association of the Port of New York, all in the State of New York, remonstrating against the enactment

Is necessary to make such deep chnnnels, or bulld eanals in order to the water in order to successfully pass the rapids in said river a certanin points within the territory of Mlssouri, Milinois, and Iowa; and Whereas there is at this time great need of the betterment of the navigation of Des Moines Rapids, which are in the Mississippl Rive
from Keokuk, Iowa, and Hamilton, MIL, north to Eort Madison, Iowa and whereas there is now pending before Congress a bull in relation to the erection of a dam across the Mississippi River at or near the foo of the said Des Moines Raplds and the buildiag of a proper lock to
facillate the navigation of said river under tic supervision and directlon of the United States Government, which measure is now pendin? before the Committee on Interstate and Forelgn Commerce for examina ton and discussion; and
Whereas the accomplishment of a deep-water channel at such poin all the citizens of this country, and especially the eltizens of the state bordering thereon: Therefore, in liew of the general uthlity and grea Importance
large, be it
Rarge, be it
Resolved the the house of representatives of the general assombly Missouri (the senate concurring theretin), That we approve of meastres to promote the improvement of the Mississippi kiver and the navigation of the same, and to that end commend to the favorable con Sideration of Congress the measure under consideration and now befor Resolved, That a copy of this resolution, duly authenticated, b transmitted to the Missourl Senators and Representatives in Congress forty-third general assembly of Missourl, do hereby certify that the above and foregoing is a true copy of this joint resointion, passed by
the forty-third session of the general assembly of the State of Missouri Witness my hand as chief cleric this 18th day of March, A. D. 1905, at the city of Jeferson, county of Cole, and State of Missouri.

Chief Clerk of the House of Representatives,
Mr . STONE presented a petition of the legislature of Mis souri, praying that an appropriation be made for the improve ment of the Missouri River; which was referred to the Com mittee on Commerce, and ordered to be printed in the Recond as follows:

Joint and concurrent resolution
Bc it resolved by the house of representatives (the senate concurring therein): Whereas the people of the State of Missourl are particularly
interested in the improvements of the Missouri River, which flows across the State from its western to its eastern border, through a country remarkable for its fertility and commercial development, In trous floods from the rise of said river damaging to the agricultural and commercial interests of the State, may be prevented; and in view of the fact that with reasonable and just appropriations for the improve portation would be afforded to the people who live in the ferritory tributary thereto, and railroad rates would thereby be reduced, ol advance thereln prevented; and in vlew of the fact that the fallure to mprove the missour river low, to the great damage of the cities and farming territory along its Whereas the truth of all the facts herein asserted is generally conceded, yet the pollicy of the National Congress in the past has resulted in discrimination against the interests of the people of the Missour Valley and in neglect of any improvements of this river, while lavish
expenditures have been made upon creeks and small streams in othen parts of the country, a resuit largely due to the fact that no Representa tive from any of the States on the Missouri River has been appointed member of the commitee of the National House of Representatives on tivers and Harbors: Therefore, be it
(the senate thereof concurving hercin) as of the Stato of Missour entatives in Congress and the Senate or Senators from the State of Missouri be, and they are hereby, urged and requested to make every osstble effort to secure from the National Congress appropriations fo purpose as herein set forth.
Second. That the Spenker of the next House of Representatives and he minority leader of said House be, and they are hereby, urged and requested to place upon the Rivers and Harbors Committee of the House Missouri River. I, B. F. Russell, chlef clerk of the house of representatives of the
forty-third general assembly of Missourl, do bereby certify that the forty-third generaing is a trie copy of foint haves certiry that the above and foregoing is a true copy of foint and concurrent resolntion of Mlasourl.
Witness my hand as chief clerk thls 18 th day of March, A. D. 1905 at the city of Jefferson, county of Cole, and State of Missouri.

## Chief Clerk of the House of Remresentatives.

Mr . STONE presented a petition of the legislature of Missouri, praying for the adoption of an amendment to the Constitution providing for the election of United States Senators by a direct vote of the people; which was referred to the Committee on Privileges and Elections, and ordered to be printed in the Record, as follows:

House foint and concurrent resolution No. 5.
Whereas a large number of State legislatures have, at various times, Adopted memorials and resolutions
States Senators by popular vote; and
Whereas the National House of Representatives has, on four separate occasions within recent years, adopted resolutions in favor of which were not adopted by the Senate; and Whewere Article $V$ of the Constitution of the United States provides that Congress, on the application of the legislatures of two-thirds of the bellaving chere is a meneral desire upon the part of the citizens of

State of Missomil that the United States Senators should be electe by a direct vote of the people: Therefore be it
thercinved by the house of representatives (the senate concurrin) tion of an amend legislature of the State of Missouri favors the adg election of United States Senators by popular vate provide for the other States of the Union in respectfilly reguesting that a convention be called for the purpose of proposing an amendment to the Constitu
tion of the United States, as provided for in Article $V$ of the sald Con stitution, which amendment shall provide for a change in the presen method of electing United States Senators, so that the

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be chosen in each state by a direct vote of the people.
Resolved. That a copy of this foint and concurren
``` application to Congress for the calling of sald convention the secretary of state of each State of the United States, be sent to similar copy be sent to the President of the United States Senate an Introduced by Mr. Dorris, or Oregon County
Originated in the house.

> Speaker of the David W. HuL,
> Speaker of the House of Representatives. Chief Clerk of the Hokse of Representatives. President Pro Tem. of the Senate. Connelius Roach,
I. B. F. Russell, chife clerk of the house of representatives of the forty-third general assembly of Missouri, do hereby certify that the above and foregoing is a true copy of joint and concurrent resolution No. 5 , passed by the forty-thlrd sesslon of the general assembly of the State of Missouri.
Witness my hand
at the city of Jefierson, county of Cole, and State of Missourl.
Ohief Clerk of the House of Representatives.

Mr. STOND presented petitions of Reminal Lodge, No. 427, Brotherhood of Railroad Trainmen, of St. Louis ; of Mark Twain Lodge, No. 537, Independent Order of United Mechanics, of Hannibal, and of Local Union No. 16, Travelers' Goods and cather Novelty Workers, of Kansas City, all in the State of Missouri, praying for the enactment of legislation to restrict mmigration; which were referred to the Committee on Imnigration.
Mr. SPOONER presented petitions of Carpenters and Joiners' Local Union No. 161, of Kenosha; of Local Union No. 141, Amalgamated Woodworkers' International Union of America, of a Crosse; of Coopers' Union No. 35, of the Coopers' Internaional Union of North America, of Milwaukee; of Sheet Metal Vorkers' Unfon No. 351, of Racine, and of Chequamegon Lodge, vo. 621, International Association of Machinists, of Asmand, all n the State of Wisconsin, praying for the enactment of legislaion restricting immigration; which were referred to the Comilttee on Immigration.
Mr. WARREN presented a petition of Local Lodge No. 89, international Association of Machinists, of Cheyenne, Wyo., raying for the enactment of legislation to restrict immigration; vhich was referred to the Committee on Immigration.
He also presented petitions of the National League of Women's organizations, and of the Wyoming Mission, Methodist Episcoal Church, praying for an investigation of the charges made ind filed against Hon. Reed Smoot, a Senator from the State of Jtah; which were referred to the Committee on Privileges and Dlections.
He also presented a petition of the Central Committee of the National Live stock Association, praying that ample appropriacons be made for the add of experiment stations for the use of he Bureau of Animal Industry, the extension of meat inspecion, etc; which was referred to the Committee on Agriculture He also presented a petition of the Trades League of Philaciphia. Pa, praying for the enactment of legislation to wegu ate the admission of Chinese visitors and travelers into the Cnited States; which was referred to the Committee on Immiation.
He also presented a memorial of the Grand Division of the Order of Railway Conductors, of Portland, Oreg., remonstrating against the enactment of legislation to regulate rallway, cates; which was referred to the Committee on Interstate Commerce.
He also presented a petition of the Grand Division of the Order of Railway Conductors, of Portland, Oreg, praying for he enactment of legislation to regulate railway rates; which was referred to the Committee on Interstate Commerce.
BILLS INTBODUCED.

Mr. FRYE introduced the following bills; which were severally read twice by their titles, and referred to the Committee on ensions:
A bill (S. 2) granting an increase of pension to Charles H. Vadleigh;
A bill (S. 3) granting an increase of pension to William P. oamon (with accompanying papers)
A bill (S. 4) granting a pension to Neda S. Thornton (with ecompanying papers) ;
\#17 Montana 1911 http://foa5c.org/file.php/1/Amendments/046_cg_r_02411_1911_HL.JPG


Mr, DIXON. I present a joint resolution of the Legislature of the State of Montana, which I ask may lie on the table and be printed in the Record.

There being no objection, the joint resolution was ordered to lie on the table and to be printed in the Record, as follows:

Senate joint resolution 1.
Joint resolution relative to election of United States Senators by popular vote.
Whereas a large number of State legislatures have, at various times, adopted memorials and resolutions in favor of electing United States Senators by the direct vote of the people of the respective States; and

Whereas a large number of State legislatures have created senatorial direct-election commissions: Therefore be it

Resolved by the General Assembly of the State of Montana, That the Legislature of the State of Montana, in accordance with the provisions of Article \(V\) of the Constitution of the United States, desires to join with the other States of the Union, and respectfully request that a convention of the several States be called for the purpose of proposing amendments to the Constitution of the United States, and hereby apply to and request the Congress of the United States to call such convention and to provide for the submitting to the several States the amendments so proposed for ratification by the legisiatures thereof, or by convention therein, as one or the other mode of ratification may be proposed by the Congress.

SEe. 2. That at the said convention the State of Montana will propose, among other amendments, that section 3 of Article I of the Constitution of the United States should be amended so that the Senators from each State shall be chosen by the electors thereof, as the governor is neve chosen.

SEc. 3. A legislative commission is hereby created, to be connposed of the governor and four members to be appointed by him, not more than two of whom shall belong to the same political party, to be known as the Senatorial Direct Election Commission of the State of Montana. It shall be the duty of the said legislative commission to urge action, by the legislatures of the several States and by the Congress of the United' States, to the end that a convention may be called, as provided in section 1 hereof. That the members of said commission shall receive no compensation.

SEe. 4. That the governor of the State of Montana is hereby directed to transmit certified copies of this joint resolution and application to both Houses of the United States Congress, to the governor of each State in the Union, to the honorable Representatives and Senators in Congress from Montana, who are hereby requested and urged to aid, by their influence and vote, to the end that the United States Senators shall be elected by popular vote.
W. R. ALlen, President of the Senate.
W. W. McDowncl, Speaker of the House.

Mr. Post, Repuk called on Pe He of La Broth kesha restrik Immis
He Wis., which
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The Senate bare also passed biths of this House of the following titles, viz
No. 627. An act for the relief of the widow of Joseph KnighL.
No. 639. An att further to extend the time for entering certain donation claims to land in the Territory' of Arkansus.
No. 653 . An act to authorize the Legislature of the State of Ohio to sell the land reserved for the support of raligion in the Ohio Company's and John Cleves Symmes' purchase.
No. 661. An act for the relief of Abraham Adams.
No. 669 . An act for the relief of Sarah Carr, widow of Richard Carr, decessed.
Mr. Archer, from the Committee on Foreign Aftsirs, reported a bill ( \(\mathrm{N}_{0}\). 741) to carry into effect the convention between the Uvited States and his Majesty, the King of the Two Sicilies, concluded at Naples, on the 14 th of October, 1892; which bill was read the first and second time, and committed to the Committee of the Whole House on the state of the Union.
Mr. Edward Everett, from the Committee on Foreigo Affiirs, reported a Mr. Edward Everett, from the Commitee on Foreigg Atzairs, reported a
bill (No. 742) for the relief of Philip Beesom; which bill was read the first and second time, and committed to a Committee of the Whole House tomorrow.

On motion of Mr. Hubbard,
Ordered, That the Committee on Revolutionary Pensions be discharged from the further considcration of the petition of William Bryant, and that it lie on the table.

On motioa of Mr. Beardssley,
Ordered, That the Committee on the Judiciary be diseharged from the further consideration of the petition of Evans and James Jones, and that it be referred to the Committee on Private Labd Claims,

On motion of Mr. Beardsley,
Ordered, That the Committee on the Judiciary be discharged from the farther consideration of the inquiry directed on the 17th of Devember last, as to what haw or other regulation may he necesssary for diminishing the annual expense of holdiag the Supreme, Ciresit, and District Courts of the United States, ineluding the contingent charges of the judiciary essablishmeat, and the expenses of suits and prosecutions chargeable to the United States.
Mr. Richard M. Johnson, from the Committee on Milliary Affairs, made an unfavorable report on the case of Lieutenant A. H. Morton; which was read, and laid on the table.
Mr. Clay preseited io the House the sallowing recommendation of the
General Assembly of the State of Alabama; which was read, and laid on the table, viz.


This Geteral Assenbly of the State of Ablama lave received and cesesidered, with aswebing interest, the late celinance of Soute Carolian, with be address to the co-8ates ace. companying the same, together wifh the procianusion of the Prestient of the United Stutes
 ment of the United States, thringh fac Chief Magistrase, Greebodes a cersis which thresters
consider a voice vote on final passage of leg slation which adjusts the pay or affects the imitations on outside earned income of embers; to the Committee on Rules

By Mr. ST GERMAIN.
H. Res. 347. Resolution to provide amounts from the contingent fund of the studies by the Committee on Banking, Fi nance and Urban Affairs in the second session of the Ninety-seventh Congress; to the Committee on House Administration.

By Mr. WYDEN:
H. Res. 348. Resolution expressing the sense of the House of Representatives with respect to the rights of residents in certain health care facilities; jointly, to the Com mittees on Ways and Means and Energy and Commerce.

\section*{MEMORIALS}

Under clause 4 of rule XXII, memo rials were presented and referred as follows:
247. By Mr. WILLIAM J. COYNE: Memo rial of the Senate of the Commonwealth of Pennsylvania, relative to Poland; to the Committee on Foreign Affairs.
248. By the SPEAKER: Memorial of the House of Representatives of the Common wealth of Pennsylvania, relative to defense cuts; to the Committee on Armed Services. 249. Also, memorial of the Legislature the Territory of Guam, relative to the annual payment bill; to the Committee on Interior and Insular Affairs.
250 . Also, memorial of the Legislature of the Territory of Guam, relative to Federalterritorial relations; to the Committee on Interior and Insular Affairs
the State of Alaska the State of Alaska, requesting that Contution of the United States, native, call a convention for the purpose of proposing an amendment to require a anced Federal budget; to the Committee on anced Federal budget; to the Committee on the Judiciary.
Commonwealth of Pennsylvania rela of the reduction of services by the Corps of U.S. Army Engineers; to the Committee on Public Works and Transportation.
253. Also, memorial of the Legislature of the Territory of Guam, relative to national tuition tax credit legislation; to the Commitee on Ways and Means.
254. Also, memorial of the Legislature of the State of California, relative to the Mediterranean fruit fly; jointly to the Committees on Ways and Means and Foreign Affairs.

\section*{ADDITIONAL SPONSORS}

Under clause 4 of rule XXII, sponsors were added to public bills and resolutions as follows:
H.R. 18: Mr. Kildee, Mr. Whitehurst, Mr. Hertel, Mr. Neal, Mr. Hubbard, Mr. Foley, and Mr. Emerson.
H.R. 768: Mr. Minish and Mr. Gejdenson. H.R. 769: Mr. John L. Burton and Mr. AlBosta.
H.R. 789: Mr. McCollum.
H.R. 852: Mr. Mitchell of Maryland, Mr. Stark, and Mr. Foglietta.
H.R, 1513 : Ms. Mikulski.
H.R. 1513: Ms. Mikulski.
H.R. 1514: Ms. MIKULSKI
H.R. 1516: Ms. MIKULSKI.

\section*{1517: Ms. Mikulsk}
H.R. 2280: Mr. Fazio, Mr. Gephardt, Mr AuCoin, Mr. Pickle, Mr. Stark, Mr. Vento Mr. Dan Daniel, Mr. Guarini, Mr. Edgar, Mr. Bedell, and Mr. Gradison
H.R. 3269: Mr. Whitehurst, Mr. Deckard Mr. Roberts of Kansas, Mr. O'Brien, Mr Flippo, Mr. Clausen, Mr. Johnston, and Mr. Broompield.
H.R. 3575: Mr. Davis, Mr. Evans of Georgia, Mr. Foley, Mr. Hagedorn, Mr. Loef le, Mr. McHugh, Mr. Marlenee, Mr
Nowak, Mrs. Roukema, and Mr. Schumer.
H.R. 3600: Mr. Nowak.
H.R. 4014: Mr. Whitehurst.
H.R. 4070: Mr. Jacobs, Mr. Sabo, Mr. VENTO, Mr. EDWARDS of California, Mr Moakley, Mr. D'Amours, Mr. Lehman, Mr Yates, Mrs. Schroeder, Mr. Seiberling, Mr Stark, Mr. Mottl, Mr. Foglietta, Mr. McKinney, Mr. Mavroules, Mr. Applegate, Mr. Patterson, Mr. Oberstar, and Mr. PaNETTA.
H.R. 4147: Mrs. Schroeder
H.R. 4157: Mr. Harkin.
H.R. 4227: Mr. Rinaldo, Mr. Chappell Mr. Horton, Mr. Simon, Mr. LaFalce, Mr. Akaka, Mr. Hertel, Mr. Rosenthal, Mr Gingrich, Mr. Forsythe, Mr. Smith of Iowa, Mr. Frank, Mr. 'Stokes, Mr. Gray
Mr. Dougherty, and Ms. Oakar.
H.R. 4325: Mr. McGrath.
H.R. 4330: Mr. Bafalis, Mr. Coleman, Mr Duncan, Mr. Erdahl, Mr. Johnston, and Mr. PETRI.
H.R. 4334: Mr. Bafalis, Mr. Coleman, Mr. DUnCAN, Mr. Johnston, and Mr. Petri.
H.R. 4399: Mr. Brinkley, Mr. Bowen, Mr HR 4535. Mr MavRoules Mr.
H.R. 45 . Mr. Mavroules, Mr. WhiteH.R. 4709: Mr. Woir
H.R. 4835: Mr. Morrison, Mr. McKinney Mr. Dyson, and Mr. Marriott.
H.R. 4863: Mr. LENT.
H.R. 4882: Mr. Beilenson, Mr. Frost, Mr Hertel, Mr. Foglietta, Mr. Brodhead, Mr Fazio, Mr. Ottinger, Mr. Lowry of Wash ington, Mr. Weaver, Mr. Hughes, Mr Eckart, Mr. Seiberling, Mr. Studds, Mr. Kogovsek, Mr. Barnes, Mr. Daschle, Mr OLPE, and Mr. GEPHARDT.
H.R. 5093: Mr. Forsythe.
H.R. 5147: Mr. Bliley.
H.R. 5163: Mr. Stratton and Mr. James K. COYNE.
H.R. 5238: Mr. Fish, Mr. Roe, Mr. Wolf Mr. Rinaldo, Mr. Hughes, Mr. Smith of Pennsylvania, Mr. Yatron, Mr. Matsul, Mr. Schumer, Mr. Molinari, Mr Soglietta, Mr . Edwards of California Mr, Mr. Solarz FAuntroy Mr Dennelin, Mr . Corrada, Mr Mable Mikulski, Mr. Yates, Mr. Gore Mr Ober Star Mr Epgap Mr Simon Mr M Mzor Mr. Murphy, Mr. Santini, Mr. O'Brien, Mr Mitchell of New York, Mr, Mineta, Mr Kastenmeier, Mr. Won Pat, Mr. Howard Mrs. Collins of Illinois, Mr. McKinney, Mr D'Amours, Mr. Frank, Mr. Gejdenson, Mr Pepper, Mr. Rosenthal, Mr. Bingham, Mr Ford of Tennessee, Mr. Guarini, Mr Bonior of Michigan, Mr. Kildee, Mr. Dellums, Mr. Patterson, Mr. Whitehurst, Mr Smith of Alabama, Mr. Roth, Mr. Robert of Kansas, Mr. Sunia, Mr. Ertel, Mr Crockett, Mr. Vento, Mr. Pritchard, Mr. Markey, Mr. Stokes, Mr. Fazio, Mr. Lantos, Mr. Kogovsek, and Mr. Ratchford H.R. 5264: Mr. Rosenthal and Mr ROYBAL.
H.R. 5323: Mr. Bereuter, Mr. Pease, and
Mr. Petri.
H. 5332: Mr. Shannon
H.R. 5334: Mr. Brown of Ohio, Mr. Eckart, Mr. Latta, Mr. McEwen, Mr. Miller of Ohio, Mr. Mottl, Mr. Pease, and Mr Williams of Ohio
H.R. 5338: Mr. Kildee, Mr. Frank, Mr. Brown of Colorado, Mr. Mottl, Mr. Emery, Mr. Smith of Alabama, Mr. Dreier, Mr. Dowdy, Mr. Morrison, Mr. Bingham, Mr. Kogovsek, Mr. Lowery of California, Mr. am B. Hall, Jr., Mr. Stratton, Mr. Beard, Mr. Roemer, Mr. Loeffler, Mr. Frost, and Mr. DeNARDIS
H.R. 5341: Mr. Solomon, Mr. DeNardis, Mr. Brown of Colorado, Mr. Walgren, Mr. Stangeland, Mr. Roberts of Kansas, Mr.
Hamilton, Mr. O'Brien, Mrs. Fenwick, Mr. Frank, Mr. Fithian, Mr. Atkinson, Mr. Lee, Mr. Smith of New Jersey, Mr. Santini, Mr. hollenbeck, Mr. Loeffler, Mr. Roemer, Mr. Lujan, Mr. Bedell, Mr. Lagomarsino, Mr. Florio, and Mr. Hopkins.
H.R. 5356: Mr. Synar and Mr. Blanchard. h.J. Res. 225: Mr. Mineta, Mr. Boner of Tennessee, Mr. Hawkins, Mr. Benedict, Mr. Marriott, Mr. AuCoin, Mr. Beard, Mr. Peyser, Mr. Ford of Tennessee, Mr. Vander Jagt, Mr. Wilson, Mr. Snyder, Mr. McCloskey, Ms. Fiedler, Mr. Dicks, and Mr. WortKEY,
LEY.
H.J
H.J. Res. 316: Mrs. Chisholm, Mr. Frank, Mr. Perkins, Mr. Archer, Mr. Roberts of South Dakota, Mr. Stanton of Ohio, Mr. St Germain, Mr. Ottinger, Mr. Ritter, Mr. Oberstar, Mr. Mitchell of New York, Mr. Donnelly, Mr. Lowery of California, Mr. Rose, Mr. Moakley, Mr. Dicks, Mr. Dyson,
Mr. Ginn, Mr. Richmond, Mr. Fish, Mr. Hawkins, Ms. RIChmond, Mr. Fish, Mr. KEMP Mr McHugh Mr LENT Mr Stump, Mr. Jones of North Carolina, Mr. Siljander, Mr. Foglietta, Mr. Morrison, Mr. Udall, Mr. Swift, Mr. Petri, Mr. Chappie, Mr, Campbell, Mr. Fithian, Mr. Paul, Mrs. holt, Mr. Hughes, Mr. Hamilton, Mr. Kramer, Mr. Fountain, Mr. Bonker, Mr. Johnston, and Mr. Dellums.
H.J. Res. 354: Mr. McKinney, Mr. Bevill, Mr. Carney, Mr. Panetta, and Mr. Collins of Texas.
H.J. Res. 387: Mr. Wilson, Mr. Weaver, Mr. Edwards of California, Mr. Fascell, Mr. Schumer, Mr. Price, Mr. Ford of Michigan, Mr. Beilenson, Mr. LaFalce, Mr. Zeferetti, Mr. Minish, Mr. Dunn, Mr. Roe, Mr. Clay, Mr. Nelson, Mr. Clinger, Mr. Edgar, Mr. Leach of Iowa, Mr. D'Amours, Mr. Wortley, Mrs. Schneider, Mr. Seiberling, Mr. Rahall, Mr. Dyson, and Mr. Whitley.
H.J. Res. 394: Mr. Ford of Michigan, Mr. levitas, Mr. Wilson, Mr. Wirth, Mr. Pickle, Ms. Ferraro, Mrs. Fenwick, Mr.
 Mr. Dreier.

Con. Res. 219: Mr. Wolf, Mr. Addabbo, Mr. Collins of Texas, and Mr. McCollum H. Con. Res. 222: Mr. Anthony
H. Con. Res. 236: Mr. Moakley Mr Ot. tinger, Mr. Gilman, Mr. Richmond, Mr. Hefner, Mr. Weiss, Mr. Foglietta, Mr. Ford of Michigan, Mr. Scheuer, Mr. Oberstar, Mr. Gray, Mr. Fish, Mr. Dellums, Mr. yates, Mr. Bonior of Michigan, Mr. Denardis, Mr. Corcoran, Mr. Emery, Mr. Santini, Mr. D'amours, Mr. Roe, Mr. Fazio, Mr. Archer, Mr. Marriott, Mr. Guarini, Mr. Oxley Murtha Mr Bemp, Mr. Whitehurst, Mr. of Delaware, Mr. Kastenmeier, Mr. Lee, Mr. Hubbard, Mr. Lowry of Washington, and Mr. Gingrich.
H. Con. Res. 255: Mr. Bedell, Mr. Horton, Mr. Wilson, Mr. Roe, Mr. Jeffries, Mr.

of the legislatures of 32 States for the purpose of obtaining uniform action by the legislatures of the several States in any matters connected with the amendment of this article.
"'sec. 13. The Congress shall not create, admit, or form new States from the territory of the several States as constituted on the 1st day of January 1949, and shall not create, form, or admit more than three States,
from the territories and insular possessions under the jurisdiction of the United States on the 1st day of January 1949, or from territory thereafter acquired without the express consent of the legislatures of threefourths of the several States.
"'SEC. 14. On and after January 1, 1949, the dollar shall be the unit of the currency. The gold content of the dollar as fixed on January 1, 1949, shall not be decreased.
"'SEC. 15. Concurrent action of the legislatures of the several States as used herein shall mean the adoption of the same resotures. A limit of time may be fixed by such resolution within which such concurrent action shall be taken. No legislature shall revoke the affirmative action of a preceding legislature taken therein.
"'SEC. 16. During any period when this article is in effect the Congress may, by concurrent resolution adopted by two-thirds of both Houses wherein declaration is made that additional funds are necessary for the defense of the Nation, limit the amount of money required by this article to be tation shall continue until terminated by tation shall continue until terminated by
the Congress or by concurrent action of a majority of the legislatures of the several States. Upon termination of any such Iimitation the Congress may not thereafter impose a limitation without the express consent by concurrent action of a majority of the legislatures of the several states.
"'SEC. 17. This article is declared to be selfexecuting.'
" 2 . That attested copies of this resolution be sent to the presiding officers of each House of the Congress and to each member of the Nebraska delegation in Congress, and that printed copies thereof, showing that said of Nebraska, be sent to each house of each legislature of each State of the United States. " 3 . That this application hereby made by the Legislature of the State of Nebraska shall constitute a continuing application in accordance with article V of the Constitution of the United States until at least two-thirds of the legislatures of the several States shall have made similar applications pursuant to said article V.
. That since this is an exercise by a State of the United States of a power granted to it under the Constitution, the request is hereby made that the oficial Journals and clude the resolution or a notice of its receipt by the Congress, together with similar applications from other States, so that the Congress and the various States shall be apprised of the time when the necessary number of States shall have so exercised their power under article \(V\) of the Constitution.
" 5 . That since this method of proposing amendments to the Constitution has never been completed to the point of calling a conthe States in the exercise of this right has ever been made by any court or any qualified tribunal, if there be such, and since the exercise of the power is a matter of basic sovereign rights and the interpretation thereof is primarily in the sovereign government making such exercise and since the power to use such right in full also carries the power to use such right in part the Legislature of the State of Nebraska interprets article \(V\) to mean that if two-thirds of the States make application for a convention to propose an
identical amendment to the Constitution for
ratification with a limitation that such amendment be the only matter before it, that such convention would have power only to propose the specified amendment and would be limited to such proposal and would not have power to vary the text thereof nor would it have power to propose other amend" 6 . That the Legislature of the State of Nebraska does not by this exercise of its power under article Vy authorize the congress to call a convention for any purpose other than the proposing of the specific amendment which is a part hereof; nor does it authorize any representative of the State of Nebraska who may participate in such convention to consider or to agree to the proposing of any amendment other than the one made a part hereof
"7. That by its actions in these premises, the Legislature of the State of Nebraska does its right to exercise its power to the full extent.
" 8 . That the Congress, in exercising its pow\(r\) of decision as to the method of ratification of the proposed article by the legislatures or by conventions, is hereby requested to require that the ratifications be by the legislatures.
"Adopted by a majority vote of the legislature, May 25, 1949."

By Mr. PEPPER:
A joint resolution of the Legislature of the State of Florida; to the Committee on Interstate and Foreign Commerce:
"House Memorial 1422
"Memorial to petition the Federal Communications Commission to prohibit the use of radio stations to make instantaneous brodeasts on horse and dog races
"Whereas this legislature has recently enacted a law prohibiting the furnishing of private wire service to be used to communicate information relating to horse racing, race track, race horse, betting, betting odds, or similar information used for gambling purposes; and
"Whereas certain radio stations in Miami are engaged in giving instantaneous broadcasts of this information thus rendering the "Wently enacted law ineffective; and
Whereas it is the desire of this legislature to stop unauthorized gambling and cut these samblin information, without which ried on; and
"Whereas unless this radio broadcasting is curtailed or restricted the efrorts to stop unauthorized gambing will be greatly hampered and the passage of the act prohibiting the furnishing of private wire service will haveling interests will be able to do by radio what they are forbidden to do by wire. Now, therefore, be it
"Resolved by the Legislature of the State of Florida:
"1. The Federal Communications Commission is hereby memorialized to make or cause to be made a thorough investigation of the use of radio stations in this state and particularly in the Miami area in giving instantaneous broadcasts of horse racing, race tracks, dog and horse races, betting, betting odds, or similar information used for gambling interests of this State information which they cannot now legally receive by wire and greatly hampering the efforts of this State to stop unauthorized and illegal gambling.
"2. The secretary of state, of Florida, is directed to send a duly certified copy of this memorial to the Federal Communications Commission and to the Members of the Congress of the United States from this State.
"Approved by the Governor, June 9, 1949 , "Filed in office, secretary of state, June 9, 1949."

PROHIBITION OF LIQUOR ADVERTISINGPETITION
Mr. MAGNUSON. Mr. President, I present for appropriate reference a petition forwarded to me by Mrs. Artie M. Reeves, of Everett, Wash., and signed by 97 citizens of Everett, relating to the provision of liquor advertising in interstate commerce, and I ask unanimous consent that it be appropriately referred and printed in the Record without the signatures.

There being no objection, the petition was referred to the Gommittee on Interstate and Foreign Commerce and ordered to be printed in the Record, without the signatures, as follows:
To Our Senators and Representatives in Congress:
Inasmuch as the alcoholic-beverage traffic is making a planned and concerted attempt
to infiltrate the American home through alcoholic-beverage advertising, particularly athonc-beverage advertising, particularly
with such advertisements as the Home Life in America series in publications particularly devoted to and circulating in the American home, with disastrous effects in neglect of children by drinking mothers and an alarming increase in juvenile delin quency. We respectfully urge upon you the responsibility of Congress to meet this dangerous challenge to the American way of life by legislation outlawing alcoholic beverage advertising over the air and through the channels of interstate commerce.
We bill \(r\) of the Bryson bill, H. R. 2428,
terpart of that measure.
FEDERAL CORRECTIONAL INSTITUTION AT SANDSTONE, MINN.-RESOLUTION OF PINE COUNTY (MINN.) BOARD OF COMMISSIONERS
Mr. HUMPHREY. Mr. President, I present for appropriate reference a resopresent for appropriate reference a reso-
lution adopted by the Board of Commissioners of Pine County, Minn., relating to sioners of Pine County, Minn., relating to
the Federal correctional institution at the Federal correctional institution at
Sandstone, Minn., and I ask unanimous Sandstone, Minn., and I ask unanimous consent that it be printed in the REcord. There being no objection, the resolution was referred to the Committee on the Judiciary and ordered to be printed in the Record, as follows:
Whereas the Federal correctional institution at Sandstone, Minn., was erected and completed in the year 1939 at a cost of approximately \(\$ 4,500,000\); and
Whereas from the year 1939 to October 1947 it was in operation as a Federal correctional Whation with a personnel of about 115; and to the status of a prison farm, with a personnel of about 35 ; and

Whereas it has now been closed, with the exception of about three caretakers or guards; and

Whereas it is inconceivable that this institution, with a value at present construction costs of perhaps \(\$ 9,000,000\), should be idle with resultant deterioration and depreciation wher the institutions of the State of Minnesota are crowded and inadequate; and

Whereas it is apparent from a recent inspection made that necessary adjustments could be made by the state to the buildings at moderate cost: Now, therefore, be it
Resolved, That we, the Pine County Board of Commissioners, duly assembled, do hereby request the Congress of the United States to place a lease valu or outriont purchase value on the aforesaid institution to the State of Mis urther Resolved, That copies of this resolution be
transmitted to Senator THYE and Senator

Mr. BORAF. Mr. President -
The VICE-PRESIDENT. Does the Senator from Oklahoma yield to the Senator from Idaho?
Mr. OWEN. Certainly.
Mr. BORAH. I was absent from the Chamber when Idaho was supposed to have been enlisted in this matter, and I desire to say that there is no doubt in my mind that Idaho is in favor of the principle of electing Senators by popular vote, and that our legislature was not insane when it so declared.
Mr. OWEN. I have not the slightest doubt of the correctness of the view of the junior Senator from Idaho, and am glad to have the junior Senator from Idaho answer the senior Senator from Idaho as to the views of the people of Idaho, and as to the sanity of the legislature of that State.

\section*{nevada.}

Senate concurrent resolution relating to the election of United States Senators by direct popular vote.
Whereas the people of this State, as shown by a vote taken thereon, favor an amendment to the Constitution of the United States providing for the election of United States Senators by a direct popular vote; and
Whereas it is evident that a large majority of the American people favor such an amendment, as shown by the tone of the public press and by the resolutions of the state legislatures of the various states
and the resolution passed by the National House of Representatives;
and Whereas Article \(V\) of the Constitution of the United States provides that Congress, on the application of the legislatures of two-thirds of the sever
thereto:
Resolved, therefore (if the assembly concur), That the legislature of the State of Nerada favors the adoption of an amendment to the Constitution which shall provide for the election of United States Senators fo popular vote, and respectfully requests purpose of proposing an amendment to the Constitution of the United States, as provided for in Article V of said Constitution, which
amendment shall provide for a change in the present method of electing amendment shall provide for a change in the present method of electing
United States Senators, so that they can be chosen in each State by a
United States Senators, so that they can be chosen in each state by a for the calling of a convention be sent to the President of the United States, the Speaker of the House of Representatives, and to each of
the Representatives of the State of Nevada in the Congress of the United States. Resolved, That our Representative in Congress be directed to urge upon
tions.

The people of Nevada directly nominate United States Senators. (Nevada primary laws, 1883, chap. 18. Mandatory rudimentary.)
New Hampshire primary laws, 1905, chapter 95; 1907, chapter 105. Partly mandatory; partly optional; rudimentary.

\section*{Joint resolution 5 .}

Whereas Article V of the Constitution of the United States provides
that "the Congress, whenever two-thirds of both Houses shall deem it necessary, sliall propose amendments to this Constitution, or on the appall a convention for proposing amendments, which, in either case, shall be valid to all intents and purposes as part of this Constitution,
when ratified by the legislatures of three-fourths of the several States, or by convention in three-fourths thereof," etc.; and
Whereas the House of Representatives of the Congress of the United Whereas the House of Representatives of the Congress of the United
States has on four separate occasions passed by a two-thirds vote a
resolution proposing an amendment to the Constitution providing for resolution proposing an amendment to the constitution providing for
the election of United States Senators by direct vote of the people, and
Whereas the United States Senate has each time retised to con or vote upon said resolution, thereby denying to the people of the
several States a chance to secure this much desired change in the method of electing Senators: Therefore be it
Resolved by the senate and generat assembly of the State of New United States application is hereby made to Congress to forthwith call a constitutional convention for the purpose of submitting to the States for ratification an amendment to the Federal Constitution providing for
the election of United States Senators by direct vote of the people; and the election or Whited stater senators stay dive, and is hereby, directed to forward a properly authenticated copy of these resolutions to the
President of the United States, to the President of the Senate of the President of the United States, to the President of the Senate of the
United States, and to the Speaker of the House of Representatives of United States, and to the
the United States.
Approved May 28, 1907.
State of Nem Jersey, Department of State:
I, S. D. Dickinson, secretary of state of the State of New Jersey, do hereby certify that the forecoing is a rive copy of joint resolut governor May 28, 1907, as the same is taken from and compared with the original now remaining on file in my office. In testimony whereof, I have hereunto set my hand and affixed my S. D. Dickinson Secretary of State.
The people of New Jersey directly nominate United States Senator's under the protection of the law of 1908. (New Jersey Senators under the protection 139 , and subsequent amendments primary laws, 1898, chap. 139, and subsequent amend
New York primary laws, act of 1898, chapter 179, as amended each succeeding year. Mandatory; partly state wide; partly local; direct features optional.

NORTH CAROLINA.
A joint resolution relative to amending the Constitution of the Tnited zote of the people of the respective States.
Whereas there is a widespread and rapidly growing belief that the Constitution of the United States should be so amended as to provide for the election of the United States Senators by the direct vote of the people of the respective States; and
Whereas other amendments to the United States Constitution are by many intelligent persons considered desirable and necessary ; and Whereas the Senate of the United States has so far neglected to take any action whatever upon the matter of changing the manner of electing
United States Senators, although favorable action upon such proposed change has several times been unanimously taken by the House of Representatives: Therefore
Be it resolved by the house of representatives of the State of North
Carolina (the senate concurring thercin), That the legislature of North Carolina, in accordance with the provisions of Article V of the Constitution of the United States, hereby apply to and request the Congress of the United States to call a convention for the purpose of proposing amendments to the Constitution of the United States; and
Resolved, That we hereby request our Representatives in Congress
and instruct our United States Senators to bring this matter to the and instruct our United States Senators to bring this matter to the
attention of the respective bodies and to try and induce favorable action thereon; and
Resolved
is Resolved further, That the secretary of the State of North Carolina is hereby directed to forthwith transmit a certified copy of these resoluof Representatives in Congress, Und to States, the Speaker of the United States Senators in Congress from North Carolina, and to the presentatives of each State in wh In the general assembly; read three times, and ratified this the 11th day of March, A. D. 1907.
State of Nortit Cobolina, omice of Secretary of State:
I, J. Bryan Grimes, secretary of state of the State of North Carolina, do hereby certify the ioregoing and attach copy from the records of this office. official seal.
Done in office at Raleigh this 4th day of April, in the year of our J. Bryan Grimes,

North Carolina primary laws, 1907 (numerous special acts). Mandatory and optional; local; rudimentary.

The people of North Dakota directly nominate United States Senators under the protection of the law of 1907. (North Dakota primary laws, 1907, chap. 109. Mandatory; state wide; direct.)

\section*{оніо.}

The people of Ohio directly advise as to United States Senators. Ohio permits under law of 1908 the direct nomination of Senators by primary. (Ohio primary laws, 1908. Mandatory state wide; delegate and direct; direct in cities and counties advisory vote on United States Senator.)
Senate joint resolution 9.-Relating to the calling of a convention of the States to propose amendments to the Constitution of the United States providing for the election of United States Senators by direct vote of the people, and for other purposes, and providing of the homa.
Whereas a large number of the state legislatures have at various times adopted memorials and resolutions in favor of the election of United States Senators by direct vote of the people the respectiv States; and \(\quad\) Whereas the National House of Representatives has on several different occasions in recent years adopted resolutions in favor of the proent canage in the method of electing United St
posed cere not adopted by the Senate: Therefore be it
we
were not adopted by the Senate: Therefore be it
Resotved by the senate and the house of representatives of the Resolved by the Senate and the house of representatives of the
State of Oklahoma, That the legislature of the State of Oklaboma, in State of ance with the provisions of Article \(V\) of th Constitution of the United States, desires to join with the other States of the Union to respectfully request that a convention of the several sutates of called
the purpose of proposing amendments to the Constitution of the Unite the purpose of proposing amendments to and request the Congress of the United States, to call such convention and to provide for submitting to the several States the amendments so proposed for ratification by the legisla-
tures thereof, or by conventions therein, as one or the other mode of tures thereof, or by conventons congress.
ratification mat at said convention the State of Oklahoma will propose,
SEC. 2. That
among other amendments, that section 3 of Article I of the Constitution among other amendments, that section 3 of Article I of the Constitution of the United States shonld be amended to read as follows: from each State, chosen ly the electors thereof, as the \(\frac{\text { governor } 15}{\text { gore }}\) shall be divided as equally as may be into three classes, so that onethird may be chosen every year; and if vacancles happen by resignation or otherwise the governor may make temporary appointments until the
next regular election in such state. No person shall be a Senator who shall not have attained the age of 30 years, and been nine years a citizen of the United States, and who shall not when elected be an elector of
the state for which he shall be chosen. The Vice-President of the United States shall be President of the Senate, but shall have no vote unless they be equally divided. The Senate, shall choose their own officers and also a President pro tempore in the absence of the Vice-
President or when he shall exercise the office of the President of the President or when he shall exercise the offce of the President of the
United States."
SEC. 3. A legislative commission is hereby created, to be composed of the governor and eight members, to be appointed by him, not more than
four of whom shall belong to the same political party, to be known as

The VICE-PRESIDENT presented a joint resolution of the exislature of the State of South Dakota in favor of the adoption of an amendment to sections 11 and 14 of the enabling act of that State permitting the leasing of school and State lands for a longer period than five years and in greater tracts than one section to any one person or company, which was referred to the Committee on Public Lands and ordered to be printed in the Record, as follows:

State of South Dakota, Deipartment of State.
Usited States of America,
Senretary's Omee.
I, D. D. Wipf, secretary of state of South Dakota, and keeper of the witing is a true and correct copy of house joint resolution No. 18, as passed by the tenth legislative assembly of the State of South Dakota, the In sesslon, and of the whole thereof, and has been compared with the original now on file in this oftice. In testimony whereof I have hereunto set my hand and affixed the
geat seal of the State of South Dakota, done at the city of Pierre this theat seal of the state of
[say of March, 1907.
D. D. WIPF, Ecoretary of State. fint resolution memorializing Congress to so amend sections 11 and
ti of the enabling act of the State of South Dakota, to permit the leasing of school and State lands for a lonser period than five years and in greater tracts than one section to any one person or company. Be it resolved by the house of representatives of the State of South Dakota (the senate concurriag), Whereas the act admitting into the
Tnion the States of North Dakota, South Dakota, Montana, and Washagton restricts the leasing of school and State lauds for a period of not to exceed five years and in ; and
To any one person or company; and fire years does not encourage the
Whereas the leasing for a period of five yeal Improvement and protection of the land as would a longer lease, such
as prevails in other Western States; as prevails in other Western States;
at South Dakota respectfully petition the Consress of the United States to so amend sections 11 and 14 of the enabling act of the State of South Dakota so that school and State lands may be leased for a maxiaum of the the amount Filch can be leased by any one person or company.
[Indorsed.]
A joint resolution memorializing Congress to so amend sections 11
sod 14 of the enabling act of the State of South Dakota to permit the and 14 of the enabling act of the State of South Dakota to permit the
lasing of school and State lands for a longer period than five years and in greater tracts than one section to any one person or company. Attent Speaker of the House.
Attest:
Howamd C. Shoner,
President of the Senate.
Attest: M. Simons, Secretary of the Scnate.
1 herchy certify that the within act originated in the house of repmsentatives and was known in the house des as house joint resolution
0. 18.

James W. Cone, Chief Clerk.
Srate of Soutil Dakota, office Secretary of State, ss:
Filed March 7, 1907, at \(4.100^{\text {'clock }}\) p. m.
The VICE-PRESIDENT presented a concurrent resolution of the legislature of the State of Nevada, in favor of the adoption of an smendment to the Constitution to provide for the election \(f\) Senatora by direct vete of the people, which was referred to the Committee on Privileges and Elections and ordered to be the Committee on Privileges and
printed in the Record, as follows:
Assembly joint and concurrent resolution.

Whereas there is a widespread and rapidly growing belief that the Constitution of the United States should be so amended as to provide
for the election of the United States Senators by the direct vote of the people of the respective States; and
Whereas other amendments to the United States Constitution are by many intellikent persons considered desirable and necessary; and
Wheress the Senate of the United States has so far neglected to take Whereas the Senate of the United States has so far neglected to take
any actlon whatever upon the matter of changing the manner of electany actlon whatever upon the matter of changing the manner of etect-
fin United States Senators, although favorable action upon such proposed change has several times been unanimously taken by the House of pepresentatives: Therefore be it
Resolved by the house of representatives of the State of Nevada, the senate concurring therein, That the egislature of Nevada in accordance
with the provisions of article 5 of the Constitution of the United States with the provisions and request the Congress of the United States to call a conrention for the purpose of proposing amendments to the Constitution of the United States; and Resoiccd, That we hereby request our Representatives in Congress
nd instruct our United States Senators to bring this matter to the and instruct our of their respective bodies and to try and induce favorable acton thereon; and
Resived further. That the secretary of the State of Nevada is hereby
Arected to forthwith transmit a certified copy of these resolutions to drected to forthwith transmit a certified copy of these resolutions to
the Vlec-President of the United States, the Speaker of the House of The Vece-President of the United to each of the Representatives and Representatives in Congress, and Songress from Nevada, and to the Speaker of the House of Representatives
now or soon to be in session.
D. S. Dickirson,
R. E. Skagas

Gpeaker of Assembly. Georae L. Sanford,
Secretary of Senate. Geo. A. CoLs, Chief Clerk of Assembly.
Approved March 20, 1907.
Jomn Spares, Governor.

State of Nevada, Department of State, ss:
I, W. G. Douglass, the duly elected, qualified, and acting secretary of
tate of the State of Nevada, do hereby certify that the foregoing is a state of the State of Nevada, do hereby certify that the foregoing is a true, full, and correct copy of the original assembly joint and concarrent office. \(\operatorname{In}\) witness whereof I have hereunto set my hand and affixed the great seal of State at my office in Carson City, Nev., this 23 d day of March, A. D. 1907
W. G. Douglass,

By J. Wecretary, of state.
The VICE-PRESIDENT' presented a concurrent resolution of the legislature of the Territory of Hawaii, praying that the number of justices of the supreme court of the Territory be increased from 3 to 5 , which was referred to the Comnittee on Pacific Islands and Porto Rico and ordered to be printed in the Record, as follows:

Concurrent resolution.
Whereas the supreme court of the Territory of Hawall is at present
- mposed of 3 justices ; and

Whereas many important and vital questions are constpntly being resented for the consideration of said supreme court; and
Whereas, owing to the distance of the Tervitory from Washington, Whereas, owing to the distance of the Tertitory from Washington, oe expense of travel and supe of appeal from said surt of the Territory of Hawaii to be Supreme Court of the United States are so great as, in most cases, to bar such appeal :
Now thercfore be it resolvod by the senato (the house of representa-
ives concurving). That the legislature of the Territory of Hawaif rec (ives conctrring), That the legislature of the Territory of Hawaii rec-
ommends that the supreme court of the Territory be increased to 5 nembers; and
Be it further rosolvod, That a copy hereof be forwarded to the Presi-
mern
Ber lent of the Cnited States, the Pre

The Senate of mhe Terretory of Hawair,
Honolulu, Havaif, April 5, 1907.
We hereby certify that the foregoing contcurrent resolution was
dopted in the senate of the Territory of Hawali on the 5th day of adopted in the senate of the Territory of Hawali on the 5th day of April, 1907.
E. F. Bishor,

William Sayidas,
Clert of the Senate, Clerk of the Senate.
The Hovse of Representatives,
Honolulu, Hawaii, April 6, 1907.
We hereby certify that the foregoing concurrent resolution was adopted in the house of representatives of the Territory of Hawall on
H. L. Holstein, Speaker.
John H. Wise, Clerk.

The VICE-PRESIDENT presented a petition of the legislaive assembly of the Territory of Arizona, praying that an appropriation of \(\$ 5,000\) be expended in the restoration, rehabiliation, and preservation of San Xavier Mission building, in San Xavier, Ariz., which was referred to the Committee on Cerritories and ordered to be printed in the Record, as follows:
\[
\begin{aligned}
& \text { Territory of Arizona, } \\
& \text { Ofeice of the Secretary. }
\end{aligned}
\]

Uited States of America, Territory of Arizona, ss:
I. W. F. Nichols, secretary of the Territory of Arizona, do hereby ertify that the annexed is a true and complete transcript of council nemorial No. 3 , which was filed in this office the 15 th day of March, D. D. 1907 , at 11.45 o'clock \(\mathrm{a} . \mathrm{m}\)., as provided by law.
In testimony whereof I have hereunto set my hand and affixed the In testimony whereof 1 have hereunto set my hand and affixed the
eal of the Territory of Arizona at the city of Phoenix, the capital, his 29th day of March, A. D. 1907 .
[SEAL.] Secretary of the Territory of Arizonal Councll memorial No. 3 .
To the Senate and House of Representatices of the United States in Congress assembled:
Your memorialists, the legislative assembly of the Territory of Arizona, do most respectfully and earnestiy represent that- Theritory
Whereas the San Xavier Mission, located in Pima County, Terrion Whereas the San Xavier Mission, located in Pima County, Territory
f Arizona, about 9 milles from the city of Tucson, is one of the most nteresting and architecturally perfect examples of the mission style of construction of the ancient padres in the United States, and a relic vorthy of preservation for the education and edifieation Whereas said
apidation: Therefore be it Resolved by the twenty-fourth iegislatice assembly of the Territory of Arizona, That we earnestly and respectfolly petition and request the
Senate and House of Representatives of the United States in Congress Senate and House of Representatives of the Cnited States in Congress
issembled to appropriate the sum of five thousand \((\$ 5,000)\) dollars, aid sum to be expended in the restoration, rehabilitation, and preservaion of the San Xavier Mission building, and be it further
Resolved, That the secretary of the Teritory be, and her
Resolved, That the secretary of the Territory be, and hereby is, di-
ected and requested to forward to the President of the United States ected and requested to forward to the President of the United States, the President of the Senate, the Speaker of the House of representa-
ives, the chairman of the Committee on Appropriations of the House of ives, the charman of the Hon. Marcus A. Smith, our Delegate in Congress, an engrossed copy of this memorial.
S. Deaker of the House.
Drcsiuent of the Council.

The VICE-PRESIDENT presented the petition of William 0 .
CoDowell, president of the League of Peace of the United States, praying for the adoption of a proposed amendment to States, praying for the adoption of a proposed amendment to
he Constitution, changing the date for the inauguration of the

Prestdent of the Senate on February 21, 2012; to the Committee on Commerce, Science, and Transportation.
160-5254. A communication from the Sonior Program Analyst, Federal Aviation Adminis-
tration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled "Establishment of Class I Atrapace: Iverness, FLi" (RIN2130-AA6B) (Docket No. FAA-2011-0540)) recelved during adjournment of the Senate in the Ormoe of 2012: to the Committee on Commerce, Scienco, and Trapsportation.
EC-5255. A communication from the Senior Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of
a rule entstled "Amendment of Clase E Aira rule entstled "Amendment of Class E Airspace: Rugby, ND" ((RNN220-AA6B) (Docket No. FAA-2011-043a)) roceived during adfournment of the Senate in the Ofruce of the Presithe Committee on Commerce, Salence, and Transportation.
EC-6266. A communtoation from the Sentor Program Analyat, Federal Aviation Adminia-
tration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitied "Amendment of Class E Airspace; Portsmouth, OH" ((RTN2120-AA6B) (Docket No. FAA-2011-(1850)) received during the Prusident of the Senate on F'pbruary 21 , 2012; to the Committee on Commeroe, Solence, and Transportation.

LC-5257. A communtcation from the Sentor Program Analyst, Federal Aviation Administration. Department of Transportation. cransmiting, parsuant to law, the report of a rule enticled "Amendment of Class F Airspaoe: Greonfield, IA" ((RIN2120-AAB6) (Dooket No. FAA-2011-0816)) received during the Preaident of the Senate on February 21 2012; to the Committee on Commerce. Sclence, and Transportatlon.

ECC-6258. A communication from the Senior Program Analyet, Federal Aviation Administration. Department of Trameportation, transmittiog, pursuant to law, the report of a rule entitlod "Amondment of Class R Airspaoe: Galbratth Lake, AK" ((RIN2120-AA66) (Docket No. FAA-2011-0.066)) recelved during the Prosident of the Senate on February 21 2012. to the Committce on Commereo, Selence, and Traneportation.

16C-5259. A communication from the Senior Program Analyst, Federal Avtation Administration, Department of Transportation, transmitting, pursuant to law, the roport of a rule entitied "Amenament of Olass E Afrspaoo; Rockingham, NC" ((RIN2130-AA66) adjourament of the senate th the orgice of the Prosident of the Sonate on February 21 . 2012; to the Committee on Commerce. Solence, and Transportation.
rc-5260. A communleation from the Senior Program Analyst, Fedoral Aviation Administration, Department of Transportation, cramsmitting, parsuant to law, hio report of a rule entitiod "Amendment of Class K Airspace: Kwigillingok, AK" ((RIN2120-AA66) adiarnment of the Senate in the ofrice of the President of the Senate on February 21 , 2012; to the Commitite on Commerce, Solence, and Transportation.

PETTTIONS AND MEMORIALS
The following petitions and memorials were laid before the Senate and were referred or ardered to lie on the table as indicated:

POM- 68 . A ooncurrent resolution adopted
by the Senate of the State of North Dalceta by the sonate of the State of North Dakota
respeotfully applies for an amendments convention to the Conatitution of the United States to be oalled for the parpose of propoatug an amendment that provides that an inorease in the federal debt requires approval from a majority of the legislatures of the deparate states; to the Committee on the Ju-
dielary. delary
Smante Concurrent resolution No. 4007 A conourrent resolution providing for the application for an amendenente convention to the Constitution of the United States to be called for the parpose of pioposing an the federel that provides that an increase in majority of the legtalatures of the sepanat states.
WHERKAB, Artiole \(V\) of the Constitution of the United States provides authority for a convention to be called by the Congress of the United States for the purpose of proposing amendments to the Constitution of the United States upon application of two thirds of the legsiatares of the several atates-an amendmenta convention; and
Aasembly favors the proposal and ratifica Aasembly favors the proposal and ratifica-
tion of an amendment to the Constitution of the United States that provides that an in crease in the federal debt requires approval from a majority of the legislatures of the separate states; Now, therofore, be it
Resolved by the Senate of North Dakota, the House of Representatives Concurring Therein: That the sixty-geoond Legislative Assembly of the state of North Dakots respectrally applics for an amondmonts convention to the called for the parpose of proposing an amendment that provides that an incroane in the federal debt requires approval from a majority of the legislatares of the separate statea; and be it further
Resolved, that the amendments convention contemplated by chis application muse be fooused entirely upon and exclusively limited to the aubjeot matter of propoaing for natincation an amendmont to the Constitution of in the federal debt requires approval from a majority of the legislatures of the soparate states; and be it further

Resolved, that this
a continuing application in aocoviance with Article V of the Constitution of the United States until at least two-thirids of the leginLatures of the several states havo mado applioution for an equivalently limited
ments convention: and be it further
Resolved, that the Secretary of State fordent of the United States Senate, to the Spaaker of the United states House of Ropresentativen, to esach member of the North Dakota Congrersional Delegation, and to the presiding omicers of each house of the several state legislatures, requesting their cooperation in applying for the amendmenta convention limited to the gabject matter contemplated by thin applioation.
POM-G7. A rosolution adopted by the Legquesting that the United States Congreas pass bill H.R. 1094 and S. \(88 \%\)-Tho Fracturing Responslbility and Awareness of Chemicals (FRAC) Aet; to the Committee on Environment and Publio Works.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS
The following bills and joint resolu tions were introduced, read the first
and second times by unanimous con sent, and referred as indicated:

By Mr. CONRAD (for himeelf, Mr, WIOKER, Ms. Kloguobiar, Mr, ЈонN son of Bouth Dalsota, Mr. Cociran, Mr Inhofr, Ms. Landribu, Mr
Testen, Mr, CRapo, Mr, Risch, Mr TESTET, Mr, CRAPO, Mr, RISCB, Mr
MORAN, Mr, UDALL of New Mexioo and Mr. Baucus):
8. 2166. A bill to amend the Safe Drinking Water Act to reauchorize technical Rssist ance to small public water syatems, and for other purposes; to the Committee on Envi onment and Public Works.

By Mr. MiFRKLEX:
2167. A bill to indrease the employment of Americans by requiring State workforon afencles to cerulfy that employems are actively recruiting Americans and that Amerloans are not qualified or avallable to 1 ill the positions that the employer wants to fill With H-2B nonimmisrants; to the Committe on the Judiciary

By Mr. BLUMENTHAL (for himself Mr. Durain, and Mr. Harkiv): Rolations Act to modify the definition of supervisor; to the Committee on Health, Education, Labor, and Pensions.

By Mr. MoCONNRLL (for himself and \(\mathrm{Mr} . \mathrm{Paul})\) :
S. 2169. A bill to require the Director of the
Bureau of Prisons to be Buxeau of Prisons to be appointed hy and the Committee on the Judiolary

By Mr. AKAKA (for himself, Mr. Lis
BERXAN, Mr. Levin, and Mr, LBE); S. 2170. A bill to amend the provistons of title 6, United States Code, which are com monly referred to as the "Hatch Act" to aliminate the provision preventing certain State and local employees from seeking eleotive orfoe, clarify tbe application of cortain
provisions to the District of Columbia, and modify the penaltios which may be imposed for certain vlolations under subchapter III of ohapter 73 of that title; to the Committee on Homeland Security and Governmental Af faira.

By Mr. PRYOR (for himself and Mr. BLUNT):
S. 2171. A blif to enhance the promotion of exports of United States goods and services and for other purposes; to the Cammite

By Ms, SNOWE (for herself, Mrs
Byand, Ms. Landrmu Mr. Beneve
Mra. Shahmin, Ma, Merviski, and Ma. Mumeowski):
S. 2172 . A blit to remove the limit on the anticipeted award price for contracte awarded under the procurement program for for other purposes; to the Committee on Small Business and Entrepreneurehip.

By Mr. DnMINT (for himself. Mr
By Mr. Dhmiñ
PaUl, Mr. Tooney, Mr. VITIEk, and S. 2173. A bill to preserve and protect the ree choice or individual employees to form. foin, or assist labor organixations, or to re rain from such activities; read the firs Ame.

SUBMISSION OF CONCURRENT AND SGNATE RESOLUTIONS
The following conourrent resolutions and Senate resolutions wero read, and reforred (or acted upon), as indicated:

Hy Mr. Lautenberg (for himesif,
\(\mathrm{Mr}, \mathrm{MENENDRE}, \mathrm{Mr}\). CARDIN, Mr.
LEVIN, and Mr. COONS):
S. Res. 390. A resolution honoring lae hif Payne; conaldered and agreed to.

June 9, 1978
the standards for flame resistance and corrosiveness of certain insulation, and for other purposes.

HOUSE BILL AND CONCURRENT RESOLUTIONS REFERRED
The following bill was read twice by its title and referred as indicated:
H.R. 12426. An act to authorize the secretary of the Treasury to provide inancial as sistance for the city of New York; to the Committee on Banking, Housing, and Urban Affairs.
The following concurrent resolutions were read by their titles and referred as indicated:
H. Con. Res. 441. A concurrent resolution providing for the priting of the report New Perspectives in Health Care for Older Ameri cans"; to the Committee on Rules and Administration.
H. Con. Res. 561. A concurrent resolution authorizing the printing as a House docu ment the folder "The United States Capitol" o the Committee on Rules and Administra tion

\section*{COMMUNICATIONS}

The PRESIDING OFFICER laid before the Senate the following communications, together with reports, documents and papers, which were referred as indicated:
EC-3771. A communication from the Acting Comptroller General of the United States, commenting on the President's eighth special message for fiscal year 1979 that was trans mitted to the Congress pursuant to the Impoundment Control Act of 1974, proposing a escission of budget authority for \(\$ 30\) million our new deferrals totaling \(\$ 55.1\) million, and evisions to two previously transmitted errals; to the Committee on Appropriatit ee on Energy on the Batural Resources, the Committee on Agriculture, Nutrition, and Forestry, the committee on Armed Services, and the Committee on Commerce, Science, and Transportation, jointiy, pursuant to the order of January 30, 1975.
EC-3772. A communication from the secre tary of Agriculture, transmitting a draft of proposed legislation to amend the Packer and Stockyards Act, 1921, to authorize value based tarifis; to the Committee on Agricul ture, Nutrition, and Forestry.
EC-3773. A communication from the Sec retary of Housing and Urban Development ransmitting, pursuant to law, the Final Re port of the Task Force on Housing Costs; to the Committee on Banking, Housing, and Urban Affairs.
EC-3774. A communication from the General Counsel, Office of the Secretary of Trans portation, commenting on S. 2166, to revise and improve the laws relating to documenta tion of vessels, and for other purposes; . 165 , to revise and improve the laws relat ng to docim then on seamen, and 881 to simplify the tonnage measurement of cerin vessels, the Compltion on Commerce
cience, and Transportation
EC-3775. A communication from the Secretary of the Army, transmitting, pursuant dated 12 May 1978, entitled "Projects Rec mmended for Deauthorization-3d Annual Peport: to the Committee on Environmen Report; to the C nd Public Works
EC-3776. A communication from the \(\mathrm{Sec}-\) etary of Health, Education, and Welfare to amend title XIX of proposed Legislation Act; to the Committee on Finance.

EC-3777. A secret communication from the Comptroller General of the United States, transmitting, pursuant to law, a report on the Department of Defense's implementation Public Law 93-365, section 2 (known as the "Nunn Amendment"), which required a reduction of 18,000 authorized military sup port personnel spaces in Europe in fiscal year 1975 and 1976 and permitted the Secretary of Defense to increase authorized combat space equivalently; to the Committee on Govern mental Affairs.

EC-3778. A communication from the Acting Administrator, General Services Administration transmitting pursuant to law follow-up report on the recommendations of the Presidential advisory committee on the report of the Board of Visitors to the Air Force Academy; to the Committee on Governmental Affairs.

EC-3779. A communication from the Acting Administrator, General Services Administra tion, transinitting, pursuant to law, a fol low-up report, on the recommendations of the port of the National Advisory Council on tension and Continuing Education; to the Committee on Governmental Affairs
EC-3780. A communication from the Comptroller General of the United States, transmitting, pursuant to law, a report entitled "Examination of Financial Statements of the Overseas Private Investment Corporation for Fiscal Year Ended September 30, 1977, and Transition Quarter Ended September 30, 1976," June 7, 1978; to the Committee on Governmental Affairs.

EC-3781. A communication from the Comptroller General of the United States, transmitting, pursuant to law, a report entitled "Lower Cook Inlet-Another Example of More Data Needed for Appraising Outer Continental Shelf Oil and Gas Resources, June 8, 1978; to the Committee on Govern mental Affairs.

EC-3782. A communication from the Comp troller General of the United States, trans mitting, pursuant to law, a report entitled "Cargo Preference Programs for Government Financed Ocean Shipments Could Be Im proved," Juns 8, 1978; to the Committee on Governmental Affairs

EC-3783. A communication from the Chair man, Council of the District of Columbia transmitting, pursuant taw, an actadopted by the Council on May 2, 1978, which would eliminate the bar against the recovery of damages for pain and suffering by the lega representative, administrator or executor of a deceased victim in tort actions, to eliminat the bar against recovery of damages for pain and suffering from the legal representative administrator or executor of a deceased tort feasor in tort actions, and for other purpose (Act 2-199); to the Committee on Govern mental Afrais.
EC-3784. A communication from the Comptroller General of the United States transmitting, pursuant to law, a report entitled "Better Services at Reduced Costs Through an Improved 'Personal Care' Program. to overnmental affairs.
EC-3785. A communication from the Comptroller General of the United States transmitting, pursuant to law, a report en with Benefits and Problems Assoclated with Improving the Ratio O.S. Comba Troops to Military Support Personnel in Eu rope," Juns 7, 1978; to the Committee on Governmental Affairs
EC-3786. A communication from the Chairman, Council of the District of Colum bie, transmitting, pursuant to law, an ac adopted by the Council on May 2, 1978, which would authorize the Board of Education of the District of Columbia to adopt, alter and

Gove seal (Act 2-200)
Governmental Affairs
EC-3787. A letter from the Sacretary of Health, Education, and Welfare, transmitting, pursuant to law, a report on the Defi nition of Development Disabilities; to the Committee on Human Resources.

EC-3788. A letter from the Secretary of Labor, transmitting, pursuant to law, the first annual report of the Young Adult Con servation Corps; to the Committee on Human Resources.

EC-3789. A communication from the Director, Bureau of ESEA Title 1, Office of Funded Programs, Division of Community School District Affairs, Board of Education of the City of New York; transmitting pursuant to law, a document entitied A Compen dium of ESEA Title 1 Programs, 1976-77 1977-78"; April 1978; to the Committee on Human Resources.

EC-3790. A communication from the Chairman, Administrative Conference of the United States, tra to the Committee on the its report for 1977; to the Committee on th Judiciary.

\section*{PEMTIONS}

The PRESIDING OFFICER laid before the Senate the following petitions and memorials, which were referred as indicated:

POM-687. A concurrent resolution adopted by the Legislature of the State of Delaware to the Committee on the Judiciary:
"House Concurrent Resolution No. 9
Whereas, millions of abortions are al "Whereas, millions of abortions are alleged to have been performed in the thite States since the decision on abortions bary 22 1973; and
'"Whereas, the Congress of the United States has not proposed to date a 'human-life amendment' to the Constitution of the United States.
"Now therefore be it resolved that the House of Representatives of the 129th General Assembly of the State of Delaware, the Senate concurring herein, applies to the Congress of the United States to call a convention to propose an amendment to the Constitution that would protect the lives of al human beings including unborn chidaren at every stage of their biological development tion shall constitute a continuing application shall consursuant to Article \(V\) of the Constitution of the United States until such time as the Legislatures of two-thirds of the States shall have made like applications and such convention shall have been called by the Congress of the United States.

Be it further resolved that copies of this concurrent resolution be presented to the President of the Senate of the United states the Secretary of the Senate of the United States, the Speaker of the House of Repre sentatives of the United States, the Clerk of the House of Representatives of the United States, and to each member of the Congress from Delaware attesting the adoption of this concurrent resolution by the 129th General Assembly of the State of Delaware.'
POM-688. A memorial from the Young Crusaders, First United Methodist Church Lafayette, Louisiana, relating to the death of the late Senat
laid on the table. POM-689. A memorial from the Greek Orthodox Archdiocese, New York, New York, relating to the death of the late se table. James Allen of Alabama; laid the Government of Chile memorial to the death of the late Senator James Allen of Alabama; laid on the table.

President of the United States from March 4 to April 30, com mencing in the year 1909, which was referred of the Committee on the Judiciary.
He also presented a petition of the National Association of Clothiers, of New York City, N. Y., praying for the enaccment of legishation to improve the present financial system, which was referred to the Committee on Finance.
He also presented a memorial of the American Hardware Manufacturers' Association, of New York City, N. Y., remonstrating against any revision of the tariff except through the instrumentality of a nonpartisan commission, which was re-
instrumentality of a nonpartisan commission, which was reof the State of Illinois, in favor of the adoption of an amendment to the Constitution making Senators of the United States elective in the several States by a direct vote of the people, which was referred to the Committee on Privileges and Elections and ordered to be printed in the Record, as follows:
forty-wheti goneral assembly, regular session.
[House joint resolution No. 12. Introduced by Hon. John P. McGoorty.] Resolved by the house of representatives of the State of Illinois (the
senate concurring therein) senate concurring therein), That application is hereby made to the Congress under the provisions of Article 5 of the Constitution of the United States for the calling of a convention to propose an amendment
to the Constitution of the United States, making the Semators of the
United States elective in the several States by direct Fote of the people; and
Resolved, further, That the secretary of state is hereby directed to transmit copies of this application to the Senate and House of Repre-
sentatires of the Congress and copies to the Members of the sald Senate and Honse of Representatives from this State; also to transmit copies hereof to the presiding officers of each of the legislatures now in session in the sereral states requesting their cooperation.
Concurred in by the senate May 10, 1907
United States of Aarerica, Stote of Illinois, ss:
Obfice of the Sechetary of State.
I, James A. Rose, secretary of state of the State of Illinois, do hereby certify that the foregoing joint resolution of the forty-fifth general as-
sembly of the State of Illinols, passed and adopted at the recular sembly of the State of Illinols, passed and adopted at the regular
session thereof, is a true and correct copy of the original joint resolusession thereof, is a true and correct copy of the origi
tion now on file in the office of the secretary of state.
tion now on file in the office of the secretary of state.
In witness whereof I hereunto set my hand and affix the great seal of state at the city of Springfield this 23d day of May, A. D. 1907.
[SEAL.] JAMES A. Ross.

Mr. CULLOM presented a joint resolution of the legislature of the State of Illinois in favor of placing the proposed report on the employment of women and children under the direction of the Bureau of Labor, Department of Commerce and Labor, to the end that a scientific investigation may be made into the economic and social results of such employment, which was referred to the Committee on Education and Tabor and ordered to be printed in the Record, as follows:
forty-mifth general assembly, regular session
[House joint resolution No. 27. Introduced by Hon. Edward D.
Resolved by the house of representatives (the senate concurring
therein), That we ask the Congress of the United States to provide that the proposed report on the employment of women and ehildren be placed under the direction of the Bureau of Labor in the Department of Commerce and Labor, to the end that a scientific investigation may be made further
Resolved, That a copy of the foregoing be immediately transmitted by the secretary of state to the President of the United States, to the governors of each of the States and Territories, to the President and chief clerks of the legislature of each of the States and Territories, and to the Chief Statistician of the Bureau of Labor and Commerce. Adopted by the hcuse May 9. 1907.
Concured in by the senate May 9, 1907.
United States of America, State of Illinois, ss:
Offich of the Secretary of State
I, James A. Rose, secretary of state of the State of Illinois, do hereby certify that the foregoing, joint resolution of the forty-difth general sion thereof, is a true and correct copy of the original foint resolution now on file in the office of the secretary of state.
In witness whereof I hereunto set my hand and affix the great seal of In witness whereof I hereunto set my hand and affix the great seal
State, at the city of Springfield, this 16th day of May, A. D. 1907 . state, at el
[Sk.al.]

Mr. KEAN presented a joint resolution of the legislature of the State of New Jersey, in favor of the adoption of an amendment to the Constitution authorizing the election of United States Senators by direct vote of the people, which was referred to the Committee on Privileges and Elections and ordered to be printed in the Record, as follows:

Joint resolution No. 5 .
Whereas Article V of the Constitution of the United States provides
that " the Congress, whenever two-thirds of both Houses shall deem it that " the Congress, whenever two-thirds of both Houses shall deem it necessary, shall propose amendments to this Constitution, or on the
applleation of the legislatures of two-thirds of the several States shall call a convention for proposing amendments, which in either case shall be valid to all intents and purposes as part of this Constitution when ratified by the legislatures of three-fourths of the several States or by
convention in three-fourths thereof," etc.

Whereas the House of Repreentatives of the Congress of the United States has on fonr separate occasions
resolution proposing an by a two-thirds vote a
amendment to the election of United States Senators by direct vote of the people; and Whereas the United States Senate has each time refused to coisider
or vote upon said resolution, thereby denying to the people of the sevor vote upon said resolution, thereby denying to the people of the sev-
eral States a chance to secure this much desired change in the method of electing Senators: Therefore be It
Resolvel by the senete and general assembly of the Flate of New Jer. sey, Under the authority of Article \(V\) of the Constitution of the United States application is hereby made to Congress to forthwith call a constitutional convention for the purpose of submitting to the states for
ratification an amendment to the Federal Constitution providing for the election of United States Senators by direct vote of the people ; and Resolved, That the secretary of the state be, and is hereby, directed to forward a properly authenticated copy of these resolutions to the United States, and to the Speaker of the House of Representatives of the United States.
Approved, May 28, 1907.

State of New Jensiy, Department on State. I, S. D. Dickinson, secretary of state of the State of New Jersey, do hereby certify that the foregoing is a true copy of joint resolution No. 5 of the legislature of the State of New Jersey, approved by the governor May 28,1907 , as the same is taken fro
original now remaining on flle in my oflice.
original now remaining on file in my omice.
In testimony whereof in have hereunto set
official seal, at Trenton, this 25th day of November hand and affixed my [seal.]
S. D Dickivison

Mr. GALLINGER presented the memoriol of Josie Benton, of Cast Rochester, N. H., remonstrating against the adoption of certain amendments to the present copyright law relating to musical compositions, which was referred to the Committee on Patents.
He also presented a petition of the Columbia Heights Citizens Association, of Washington, D. C., praying for the enactment of egislation providing for lower-priced and better-illuminating ras in the District of Columbia, which was referred to the Comnittee on the District of Columbia.
Mr. PERKINS presented a petition of the Chamber of Comnerce of Stockton, Cal., praying that moze liberal appropriaions be made for the use of the Bureau of Soils, in the Departnent of Agriculture, which was referred to the Committee on Igriculture and Forestry.
He also presented a petition of the Chamber of Mines, of Los Angeles, Cal., praying for the enactment of legislation waiving furing 1907 and 1908 the provisions of the law requiring the erformance of assessment work upon mining claims, which was referred to the Committee on Mines and Mining.
He also presented a petition of the Chamber of Commerce of San Francisco, Cal., praying for the enactment of legislation o establish a central banking system, which was referred to he Committee on Finance.
He also presented a petition of the Chamber of Commerce of cerndale, Cal., praying that an appropriation of \(\$ 750\) be made or the survey of a canal from Eel River to Humboldt Bay, in hat State, which was referred to the Committee on Commerce. He also presented a memorial of the Associated Jobbers of Los Angeles, Cal., remonstrating against the passage of the soalled "parcels-post bill," whieh was referred to the Committee in Post-Offices and Post-Roads.
Mr. NELSON presented a concurrent resolution of the legislaure of the State of Minnesota, in favor of an appropriation to rovide a suitable General Government building at the Alaska-Zukon-Pacific Exposition, which was referred to the Select Comnittee on Industrial Expositions and ordered to be printed in he Record, as follows:
The following concurrent resolution was passed by the house of repreentatives of the State of Minnesota on the 6th day of Febraary, 1907,
nd was subsequently concurred in by the semate on 13 th day of Febnd was sub
uary, 1907.
Whereas there will be weld in the city of Seattle, State of Washing. nd character: and
Whereas said exposition will exploit and make known to the world he resources and potentialities of. Alaska and Yukon territories, the rient and all the countries bordering on the Pacific Ocean, with their
ombined population of over nine hundred million people. and Whereas said exposition, by reason of such exploitation, will tend to reatly enlarge and further develop the trade relations, fvith these ountries now enjoyed by the United States, and particularly of the estern and Northwestern States: Therefore ba it
Resolved by the house of representatices of the Resolved by the house of representatives of the State of Minnesota, e United States to pass a sufficient appropriation providing for a of be General Government building at the said Alaska-Yukon-Pacific Exosition, and that exhibits be placed therein showing the standing,
rogress, and advancement of the United States as a great commercial ation.
Resolved further, That the chief clerk of the house be instructed to Resolved further, That the chice clerk of the house bo instructed la
ansmit coples of this resolution to our Senators and Representatives Congress, and that copies of this resolution also be sent to the peaker of the House of Representatives and the President of the nited States.
Attest:
ADOLpH E. L. Johnson
Crief Cler\% House of Representatives.

CONGRESSIONAL RECORD - SENATE

\section*{Decem}

Congress now commands an influence through the federal tax system; and
"Whereas, the federallzation of the federal income tax will increase local government initiative and effectiveness by helping states, cities and counties to finance their own programs and set their own priorities with respect to solving unique and crucial local problems; now therefore be it
"Resolved, that the House of Representatives and the Senate of the State of New Hampshire in General Court convened, in accordance with Article \(V\) of the United States Constitution, hereby apply to Congress for the calling of a constitutional convention for the purpose of amending the Constitution to make adequate provision for federal-state revenue sharing; be it further
"Resolved, that signed copies of this reso-
ution be certified by the Secretary of State and sent to the President of the United States Senate and the Speaker of the United States House of Representatives.
"Arthur TuFts,
"President of the Senate.
"Marshall Cobleigh,
"Speaker of the House of Representatives.
"ConCord, N.H., July 15, 1969.
"I Robert L. Stark, Secretary of State of the State of New Hampshire, do hereby certify that the above Concurrent Resolution was passed by the General Court of the State of New Hampshire on June 27 th nineteen hundred and sixty-nine.
"Robert L. Stark,
"Secretary of State."
A resolution adopted by the ciub 100 , Honolulu, Hawail, praying for repeal of subtitle II of the Internal Security Act of 1950; to the Committee on the Judiciary.
A petition, signed by LeRoy Elvis, and sundry other citizens, of Conway S.C., protesting the prohibition of prayer and Bible reading in the public schools; to the Committee on the Judiciary.
A resolution adopted by the Board of Selectment, Ipswich, Mass., remonstrating against the issuance of a license to permit the dredging away of the sandbar at Sandy Point, Mass.; to the Committee on Public Works.

\section*{BILLS INTRODUCED}

Bills were introduced, read the first time and, by unanimous consent, the second time, and referred as follows:

By Mr. ERVIN:
S. 3188. A bill to provide for compliance with constitutional requirements in the trials of persons who are charged with having committed certain offenses while subject to trial by court-martial, who have not been tried for such offenses, and who are no longer subject to trial by court-martial; and
S. 3189. A bill to provide for compliance with constitutional requirements in the trials of persons who, while accompanying the Armed Forces outside the United States, commit certain offenses against the United States; to the Committee on the Judiciary.
(The remarks of Mr. Ervin when he introduced the bills appear later in the Record under the appropriate heading.)

By Mr, DOMINICK
S. 3190. A bill providing for the Secretary of Health, Education, and Welfare, after consultation with the Surgeon General, to report annually to the Congress concerning the health consequences of using marihuana; to the Committee on Labor and Public
Welfare. Welfare.
(The remarks of Mr. Dominick when he introduced the bill appear later in the RECORD under the appropriate heading.)

By Mr. CRANSTON (for himself and Mr. MURPHy) :
S. 3191. A bill to withdraw various lands in
the counties of Mono and Inyo, Calif., from appropriations under the public land law, release certain lands in the counties of Mono and Inyo from withdrawal, acquire various lands owned by the city of Los Angeles, Calif., grant to the city of Los Angeles various land and water rights, modify the act of March 4, 1931, Executive Order No. 5843 (dated April 28, 1932) and Executive Order No. 6206 (dated July 19, 1933) and repeal the act of June 23, 1936, and for other purposes; to the committee on Interior and Insular Affairs.
(The remarks of Mr. Cranston when he introduced the bill appear later in the RecORD under the appropriate heading.)

By Mr. MURPHY (for himself and Mr. Cranston) :
S. 3192. A bill to designate the navigation lock on the Sacramento deepwater ship channel in the State of California as the William G. Stone navigation lock; to the Committee on Public Works.
(The remarks of Mr. Murphy when he introduced the bill appear later in the Record under the appropriate heading.)

By Mr. BAYH:
S. 3193. A bill for the relief of Graeme Ronald Houghton; to the Committee on the Judiciary.
S. 3188 AND S. \(3189-\) INTRODUCTION OF BILLS RELATING TO THE TRIAL OF FORMER SERVICEMEN, U.S. EMPLOYEES STATIONED OVERSEAS, AND MILITARY DEPENDENTS
Mr. ERVIN. Mr. President. Recent disclosures of the alleged killing of Vietnamese civilians by American forces in the village of My Lai have brought to public attention once more a serious problem of jurisdiction which has existed since 1955. At present, there is no apparent jurisdiction in any American court, either State, Federal, or military, to try offenses committed by former U.S. servicemen while they were in military status.

This gap in jurisdiction stems from the Supreme Court case of Toth V. Quarles, 350 U.S. 11, decided in 1955. In that case, the Supreme Court ruled that section 3(a) of the Uniform Code of Military Justice was unconstitutional because it gave court-martial jurisdiction over persons who were not at the time of trial subject to military jurisdiction.

This problem has concerned the Constitutional Rights Subcommittee for over a decade. My distinguished predecessor as chairman of the Constitutional Rights Subcommittee, the late Senator Thomas Hennings of Missouri, introduced a bill in 1957 designed to give jurisdiction to Federal district courts over these cases. In the years since then, I have in turn introduced similar legislation, most recently in the 90th Congress.

In the past the proposals have been referred to the Judiciary Committee, and to the Constitutional Rights Subcommittee. The Subcommittee has wrestled with this exceedingly difficult constitutional problem all these years without success. Together with the Department of Defense, the Department of Justice, and the Department of State, we have tried to fashion a satisfactory legislative solution. The problem was considered by the subcommittee in its hearings on military justice in 1962 and again in 1966.

Because of the many \(u\) lems inherent in this iss there has not in past pressing circumstance \(u\) quire enactment of the 1 not reintroduce the pror in this Congress.

Now it is again app; issue is very critical. Th dent poses this problem is I have written the Deps fense, and will today wl partments of Justice anc tain their present thinkir In the meantime, I believ that the Congress have again one proposed solut in jurisdiction. For that \(r\) duce for appropriate reft bills which have been befc tutional Rights Subcomn years. These bills confer ; Federal district courts ov of persons-former servic of offenses committed bef released from service, and are dependents of servicem defense employees, statio: military overseas. This pri a suggestion made by Jus his opinion in the Toth \(\mathrm{c}:\) are identical to those wh: introduced in the 90 th C but one exception. I have limitation which made tr effective only as to offense after the enactment of the \(b\) the legislation, if enactec properly could be made re cover prior offenses is only many very difficult questions be resolved.

I hasten to state, as I has I introduced this legislation that I am not committed to in form or approach. This is ficult and controversial prol subcommittee long ago disc issue is made no easier by thi of the past few days.

For the guidance of the \(\mathrm{S}_{1}\) unanimous consent that the explanatory matter relatin६ excerpted from the subcommi ings in 1966, be printed in RECORD at this point.

The PRESIDING OFFICEI will be received and approp ferred; and, without objectio and excerpt will be prints RECORD.

The bills ( S .3188 ) to provid pliance with constitutional rec in the trials of persons who a: with having committed certai while subject to trial by cou who have not been tried for fenses, and who are no longi to trial by court-martial; and to provide for compliance with tional requirements in the tria sons who, while accompanying 1 forces outside the United State certain offenses against the States, introduced by Mr. Ervin ceived, read twice by their titles to the Committee on the Judic ordered to be printed in the \(R\) follows:
" public, we trust that a commendable zeal will be shown for obtaining those provi-
"sions, which, experience has taught us, are necessary to secure from danger the
" unalicnable \(t\) rghts of human nature.
"The anxety with which our countrymen press for the accomplishment of this im-
" portant end, will ill admit of delay. The slow forms of Conkressional discussion and
"recommendation, if, indeed, they should ever agree to any change, would, we fear,
" be less certain of success. Happily for the' \(\mathbf{r}\) wishes, the Constitution hath presented
" an alternative, by admitting the submission to a convention of the States, To this,
"therefore, we resort as the source from whence they are to derive relief from their
"present apprehensions.
"We do, therefore, in behalf of our ennstituents, in the most earnest and solemn " manner, make this application to Congress, that a convention be immedately called, " of deputics finm the several States, with full power to take into their consideration
"the defects of this Constitution that have been suggested by the State Conventions,
* and report such amendments thereto as they shall tind bext suited to promote our
"common interests, and secure to ourselves and our latest posterity, the great and
" unalienable rights of mankund."

\section*{JOHN JONES, Speaker Senate.}

Thomas MATHEWS, Speaker House Del.,
A message from the Senate, by Mr. Otis, their Secretary:
Mr. Speuker ; The Senate have passed the bill, entitled, "An act to regulate the time and manner of alimn ster ng certain oaths," with amendments, to which they desire the concurrence of your House. And then be withdrew.
The Ilonse resumed the consideration of the resolutions reported from the Committee of the Whole Honse on the state of the Union, the twenty-first ultimo, and made a farther progress therein.
And then the House adjourned until to-morrow morning eleven o'clock.

\section*{Wedsesday, May 6.}

Another member, to wit, Jobn Vining, from Delsware, appeared and took his seat.
A bill for laging a duty on goods, wares, and merchandises, imported into the United gtatex, was read the second time, and ordered to be committed to a Committee of the Whole House to-morrow.
A petition of Arthur Grecr, of the State of Pcensylvania, was presented to the House and read, setting forth thast he has invented a machine which he conceives has reduced to a certannty the discovery of the true longitude or departure from any given meridian North of the Equator, and praying that an exclusive patent, for his discovery, may be granted him for the space of twenty-one years.
Ordered, That the ssid petition do lie on the table.
The House proceeded to consider the amendments of the Senate to the bill, entitled "An act to regulate the time and namner of administering certain oaths," and the same being twice readat the Clerk's table, were amended, and agreed to by the House.
Ordered, That the Clerk of this House do acquant the Senate therewith, and desire their concurrence to the anendment to their amendments.
Mr. Lawrance, one of the Representatives fron New York, presented to the House an application, in the name and behalf of the Legislature of that State, addressed to the Congress of the United States; which was read : Whereupon,
Ordered, That the said application be entered on the Jonrial, and carefully preserved by the Clerk of this House, among the files in his office.
The said application is as followeth:
"State of Nixw Yorx,
In Assembly, February 5, 1789.

Fiesolied, If the honorabic the Senate concur therein, that an application be made to the Congress of the Untited States of America, in the naure and beialf of the Legislature of this State, in the words following, to wit:
The People of Lhe State of New York having ratified the Constitution agreed to on the seventecnth day of September, in the year of our Lord one thoussand seven hundred and eighty-seven, by the Convention then assembled at Philadelphis, in the State of Pennsylvama, as explained by the said ratification, in the fullest confidence of obr tanning a revision of the said Constitution by a Gencral Convention; and in confidence thatcertain powersin and by the said Constitution granted, would not be exercised, untili. 2 Convention should have been called and convened for proposing amendments to the said Constitution: In compliance, therefore, with the unaminuous sense of the Convention of this State, who all united in opinion that such a revision was necessary to re-

Mr. BORAF. Mr. President -
The VICE-PRESIDENT. Does the Senator from Oklahoma jield to the Senator from Idaho?
Mr. OWEN. Certainly.
Mr. BORAH. I was absent from the Chamber when Idaho was supposed to have been enlisted in this matter, and I desire to say that there is no doubt in my mind that Idaho is in favor of the principle of electing Senators by popular vote, and that our legislature was not insane when it so declared.
Mr. OWEN. I have not the slightest doubt of the correctness of the view of the junior Senator from Idaho, and am glad to have the junior Senator from Idaho answer the senior Senator from Idaho as to the views of the people of Idaho, and as to the sanity of the legislature of that State.

\section*{nevada.}

Senate concurrent resolution relating to the election of United States Senators by direct popular vote.
Whereas the people of this State, as shown by a vote taken thereon, favor an amendment to the Constitution of the United States providing for thereas it is evident that a large majority of the American people favor such an amendment, as shown by the tone of the public press and by the resolutions of the state legislatures of the various states
and the resolution passed by the National House of Representatives;
\({ }^{\text {and }}\) Whereas Article \(V\) of the Constitution of the United States provides that Congress, on the application of the legislatures of two-thirds of the sever
Resolved, therefore (if the assembly concur), That the legislature of the State of Nerada favors the adoption of an amendment to the Constitution which shall provide for the election of United States Senators for the purpose of proposing an amendment to the Constitution of the United States, as provided for in Article V of said Constitution, which amendment shall provide for a change in the present method of electing
United States Senators, so that they can be chosen in each State by a
United States Senators, so that they can be chosen in each state by a for the calling of a convention be sent to the President of the United States, the Speaker of the House of Representatives, and to each of
the Representatives of the State of Nevada in the Congress of the United States. Resolved, That our Representative in Congress be directed to urge upon
tions.

The people of Nevada directly nominate United States Senators. (Nevada primary laws, 1883, chap. 18. Mandatory rudimentary.)
New Hampshire primary laws, 1905, chapter 95; 1907, chapter 105. Partly mandatory; partly optional; rudimentary.

Joint resolution 5 .
Whereas Article V of the Constitution of the United States provides
that "the Congress, whenever two-thirds of both Houses shall deem it necessary, slall propose amendments to this Constitution, or on the ap call a convention for proposing amendments, which, in either case, when ratified by the legislatures of three-fourths of the several States or by convention in three-fourths thereof," etc.; and
Whereas the House of Representatives, of the Congress of the United
States has on four separate occasions passed by a two-thirds vote a States has on four separate occasions passed \(\frac{\text { amendment to the constitutwo-thirds }}{\text { providing a }}\) for
resourtion proposing an
the election of United States Senators by direct vote of the people; and or vote upon said resolution, thereby denying to the people of the
several States a chance to secure this much desired change in the method of electing Senators: Therefore be it
Resolved by the senate and generat assembly of the State of Ner
Jersey, Under the authority of Article V of the Constitution of the United states application is hereby made to Congress to forthwith call a constitutional convention for the purpose of submitting to the States for ratification an amendment to the Federal Constitution providing for
the election of United States Senators by direct vote of the people; and thesolved, That the secretary of state be, and is hereby, directed to forward a properly authenticated copy of these resolutions to the
President of the United States, to the President of the Senate of the President of the United States, to the President of the Senate of the
United States, and to the Speaker of the House of Representatives of United States, and to the
the United States.
Approved May 28, 1907.
State of New Jersey, Department of State:
I, S. D. Dickinson, secretary of state of the State of New Jersey, do hereby certify that the foreging is a true copy of joint resola the governor May 28, 1907, as the same is taken from and compared with the original now remaining on file in my office. In testimony whereof, I have hereunto set my hand and affixed my S. D. Dickinson Secretary of state.
The people of New Jersey directly nominate United States Senators under the protection of the law of 1908. (New Jersey
primary laws, 1898, chap. 139, and subsequent amendments. primary laws, 1898, chap. 139, and subsequent amend
New York primary laws, act of 1898, chapter 179, as amended each succeeding year. Mandatory; partly state wide; partly local; direct features optional.

NORTH CAROLINA.
A joint resolution relative to amending the Constitution of the United zote of the people of the respective States.
Whereas there is a widespread and rapidly growing belief that the Constitution of the United States should be so amended as to provide for the election of the United States Senators by the direct yote of the people of the respective States; and
Whereas other amendments to the United States Constitution are by many intelligent persons considered desirable and necessary ; and Whereas the Senate of the United States has so far neglected to take any action whatever upon the matter of changing the manner of electing
United States Senators, although favorable action upon such proposed change has several times been unanimously taken by the House of Representatives: Therefore
Be it resolved by the house of representatives of the State of North
Carolina (the senate concurring thercin), That the legislature of North Carolina, in accordance with the provisions of Article V of the Constitution of the United States, hereby apply to and request the Congress of the United States to call a convention for the purpose of proposing amendments to the Constitution of the United States; and
Resolved, That we hereby request our Representatives in Congress
and instruct our United States Senators to bring this matter to the and instruct our United States Senators to bring this matter to the
attention of the respective bodies and to try and induce favorable action thereon; and
Resolved
is Resolved further, That the secretary of the State of North Carolina is hereby directed to forthwith transmit a certified cony of these resoluof Representatives in Congress, Und to States, the Speaker of the United States Senators in Congress from North Carolina, and to the speaker of the house of representatives of each State in whit In the general assembly; read three times, and ratified this the 11th day of March, A. D. 1907.
State of North Cobolina, omice of Secretary of State:
I, J. Bryan Grimes, secretary of state of the State of North Carolina,
 copy from the records 1 itness whereof I have hereunto set my hand and affixed my official seal.
Done in office at Raleigh this 4th day of April, in the year of our
\[
\begin{aligned}
& \text { J. Bryan Grimes, } \\
& \text { Secretary of State. }
\end{aligned}
\]

North Carolina primary laws, 1907 (numerous special acts). Mandatory and optional; local; rudimentary.

The people of North Dakota directly nominate United States Senators under the protection of the law of 1907. (North Dakota primary laws, 1907, chap. 109. Mandatory; state wide; direct.)

\section*{оніо.}

The people of Ohio directly advise as to United States Senators. Ohio permits under law of 1908 the direct nomination of Senators by primary. (Ohio primary laws, 1908. Mandatory state wide; delegate and direct; direct in cities and counties advisory vote on United States Senator.)
Senate joint resolution 9.-Relating to the calling of a convention of the States to propose amendments to the Constitution of the United States providing for the election of purposes, and providing for the vote of the people, and for other purposes, and providing for the homa.
Whereas a large number of the state legislatures have at various times adopted memorials and resolutions in favor of the election of United States Senators by direct vote of the people the respectiv States; and the National House of Representatives has on several different occasions in recent years adopted resolutions in favor of the proent change in the method of electing United St
posed cere not adopted by the Senate: Therefore be it
were
were not adopted by the Senate: Therefore be it
Resolved by the senate and the house of representatives of the Resolved by the senate and the house of representatives of the
State of Oklahoma, That the legislature of the State of Oklahoma, in accordance with the provisions of Article \(V\) of th Constitution of the United States, desires to join with the other States of the Union to respectfully request that a convention of the several sutates of called
the purpose of proposing amendments to the Constitution of the Unite the purpose of proposimg amendments States, to call such convention and to provide for submitting to the several States the amendments so proposed for ratification by the legisla-
tures thereof, or by conventions therein, as one or the other mode of tures thereof, or by convento by Congress.
ratification That at said convention the State of Oklahoma will propose, among other amendments, that section 3 of Article I of the Constitution of the United States should be amended to read as follows: \(\frac{\text { from each State, chosen ly the electors thereof, as the } \frac{\text { tovernor }}{\text { gover }}}{\text { crosen, Ior six years ; and each Senator shall have one vote. They }}\) chosen, bor divided as equally as may be into three classes, so that onethird may be chosen every year; and if vacancles happen by resignation or oxt regular election in such State. No person shall be a Senator who shall not have attained the age of 30 years, and been nine years a citizen of the United States, and who shall not when elected be an elector of
the state for which he shall be chosen. The Vice-President of the United States shall be President of the Senate, but shall have no vote unless they be equally divided. The Senate, shall choose their own officers and also a President pro tempore in the absence of the Vice-
President or when he shall exercise the office of the President of the President or when he shall exercise the offce of the President of the
United States."
Sec. 3. A legislative commission is hereby created, to be composed of the governor and eight members, to be appointed by him, not more than
four of whom shall belong to the same political party, to be known as
mittae on Agriculture and Forestry and ordered to be printed in the Record, as follows:

\section*{United States of America,} Office of the Secreftary of State. I. F. W. Benson, secretary of state of the State of Oregon, and cus-
todian of the seal of said state, do hereby certify that I have carefolly compared the annexed sopy, of house joint memorial No. \(\overline{5}\) twentyfifth legislative assembly of the State of Oregon, adopted by the house January 22,1909 , and concurred in by the Senate January 26, 1909, together with the indorsements thereon; and that it is a full, true, and complete copy of the original, as filed in the office of the secretary of
state of the State of Oregon on the 28th day of January, 1909, and of the whole thereof.
In testimony whereof I have hereunto set my hand and affixed hereto the segl of the State of Oregon.
Done at the capitol at Salem, Oreg., this 29 th day of January, A. D.
1909.
F. W. Bexson,

Twexty-Fiftif Legislative Assembly
of the State of Oregon,
House of Representatives.
House joint memorial 5.
We, the legislative assembly of the State of Oregon, most respectfully memorialize Congress to reject any legislation looking to the repeal of he present tax on oleomargarine.
Adopted by the house January
C. N. McArthur,
speaker of the House.
Concurred in by the senate January 26, 1909.
Tay Bowerman
President of the Senate.
Indorsed: House joint memorial 5, W. F. Drager, chief clerk; filed January 28, 1909, F. W. Benson, secretary of state.
The PRESIDENT pro tempore presented a joint memorial of the legislature of Oregon, which was referred to the Committee on Agricalture and Forestry and ordered to be printed in the Record, as follows:

State of Oregon,
Twenty-bifte Legislative Assebibly,
Senate joint memorial 4. Whereas there is a general demand by the people of the United
States and of the State of Oregon for better and more permanent public roads: Therefore be it
Resolved by the sena
Resolved by the senate of the State of Oregon (the house concurring),
That it is the sense of the people of this Stnte that the National GovThat it is the sense of the people of this State that the National Govways, and that the Congress of the United States is bereby memorialized to extend some such aid by the appropriation of a percentage of the cost of such permanently improved main highways throughout the different States of the Union where and whenever a State and the
several counties thereof shall by statute extend a like aid in so perseveral counties thereof shall by statute extend a like aid in so per-
manently improving their main highways, or that the loan of public money by the Treasurer of the United States be authorized for such construction or the aiding thereof, or by both the appropriation and loan and in such sums and under such conditions as may be by said Congress determined upon and deemed advisable. Be it further
Resolved, That a copy of this memorial be forwarded to the Senate and House of Representatives of the United States in Congress assembled and to the legislatures of the several States of the Union by the
secretary of state.
Adopted by the senate January \(20,1909\).
Concured in by the house January 22, JAY Bowerman, President. C. N. McArthur, speaker. Indorsed: Senate joint memorial 4, Wm. H. Barry, chief clerk; filed Indorsed: Senate joint memorial 4, Wm, H. Barry,
January 26, 1909, F. W. Benson, secretary of state.

United States of America, Offich of the Secretary of State.
I. F. W. Benson, secretary of state of the State of Oregon, and custodian of the seal of said State, do hereby certify :
Nomorial No. 4 , twenty-fifth legislative assembly copy of senate joint gon, adopted by the senate January 20, 1909, and concurred in by the house January 22, 1909 , together with the indorsements thereon, and that it is a full, true, and complete copy of the original as filed in the office of the secret
of Jaauary, 1909 .
In testimony whereof I have hereunto set my hand and affixed hereto the seal of the State of Oregon.
Done at the capitol at Salem, Oreg., this 29th day of January
A. D. 1909.
F. W. Benson, Seoretary of State.

The PRESIDENT pro tempore presented a joint memorial of the legislature of Oregon, which was referred to the Committee on Privileges and Elections and ordered to be printed in the Reconv, as follows:

State of Oregon,
Twenty-fifth Legishative Assembly,
Senate resolution 4.
Senate Cha mber.
Be it resolved byt the senate of the State of Oregon (the house of represestatives concurving), That the following application to the Congress of the United States of America, applying to Congress to provide for the calling of a convention to propose an amendment to section 3
of Article I of the Constitution of the United States, so that the United

States Senators from each State shall be elected by the direct vote of the qualned electors in each State, be, and To the honorable Congress of the United States of America, represented Nenate and Jonse of of the Uniter star
The legislature of the State of Oregon hereby applies to your honoramendment to section 3 of Article I of the Constitution of the United States of America, so as to provide therein that the United States Senators from each State shall be elected by the direct vote of the quallfied electors in each State, and to further provide for the ratification
of said proposed amendment by the several States as made and proof said proposed amendment by the several States as made and pro-
vided for in Article \(V\) of the Constitution of the United States. That the aforesaid application shall be signed by the president senate and the speaker of the house of representatives, and attested by the chief clerk of each house, and a certified copy thereof, duly authenticated, shall be sent by the secretary of state to the President of the tives of the United States, to each Mamber of the delegation in Congress from this State, and to the legislature of each State in the United States.

Adopted by the senate January 19, 1909.
Adopted by the Jouse January 29,1900
Jay Bowerman, President.
C. N. McArthur, Speaker. Indorsed: Senate joint resolution 4, Wm. H. Barry, chief clerk; filed January 26, 1909, F. W. Benson, secretary of state.

> CNited States of America, State of ORE:

Office of the Shcretary of St
I, F. W. Benson, secretary of state of the State of Oregon, and cus todian of the seal of said State, do hereby certify: of Oregon, and cus That I have carefully compared the annexed copy of senate joint
resolution No. 4, twenty-fifth legislative assembly of the state of Oreresolution No. 4, twenty-fifth legislative assembly of the State of Orehou, adopted January 22 , 1909 , together with the indorsements thereon, and that it is a full, true, and complete copy of the original as filed in the office of the secretary of state of the State of Oregon on the 26th day of January, 1909, and of the whole thereof.
In testimony whereof, I have hereunto set my hand and affixed hereto the seal of the State of Oregon.
Done at the capitol at Salem,
1909.
[SEAL.]

The PRESIDENT pro tempore presented a joint memorial of the legislature of Oregon, which was referred to the Committee on Privileges and Elections and ordered to be printed in the Record, as follows :

\section*{Twenty-mieti Stata of Orbaon,}

Twenty-fietil Legislative Asseímiy, House joint memorial 3.
Be it resolved by the house of representatives of the state of Oregon (the senate concurring), That the following application to the Congress alling of a convention to propose an amendment to section 3 of Article of the Constitution of the United States, so that the United States Senators from each State shall be elected by the direct vote of
qualified electors in each State, be and the same is hereby, adopted: To the honorable Congress of the United States of America, represented
in Senate and House of Kepresentatives: The
The legislature of the State of Oregon hereby applies to your honorable body to provide 10 the calling of a convention to propose an
amendment to section 3 of Article I of the Constitution of the United States of America, so as to provide therein that the United States Senators from each State shall be elected by the direct vote of the qualified electors in each State, and to further provide for the ratification of said proposed amendment by the several States as made and
provided for in Article \(V\) of the Constitution of the United States; and be it further
Resolved, That the aforesaid application shall be signed by the president of the senate and the speaker of the house of representatives, and attested by the chlef clerk of each house, and a certified copy
thereof, duly authenticated, shall be sent by the secretary of state to thereor, Presldent of the Senate of the United States, the Spenker of the
the House of Representatives of the United States, to each member of the delegation in Congress from this State, and to the legislature of each Aate in the United States.
Adopted by the house, January 22, 1909.
Concurred in by the senate, January 26, 1909
\[
\begin{aligned}
& \text { C. N. McAbthur, } \\
& \text { Speaker } \\
& \text { Jay Bowerman, }
\end{aligned}
\] \(\stackrel{\mathrm{N}_{3}}{\text { President. }}\)
Indorsed: House joint memorial 3, W. F. Drager, chief clerk; fled January 27, 1909, F. W. Benson, secretary of state.

United States of America,
Office of the Secretary of Statis.
I, F. W. Benson, secretary of state, of the State of Oregon, and custodian of the seal of said State, do hereby certify: That I have carefully compared the annexed copy of house joint
memorial No. 3, twenty-fifth legislative assembly of the state of Oregon, adopted by the house January 22,1909 , and concurred in by and that it is a full, true, and complete copy of the origina! as filed in the office of the secretary of state of the state of Oregon on the 27 th day of January, 1909, and of the whole thereof.
In testimony whereof, I have hereunto set my hand and aflixed Done at the capitol at Salem, Oreg., this 29 th day of January, A. D. 1909 .
F. W. Benson,

Mr. PLATT presented a memorial of General Shieds-Cor-
coran Post, No. 69, Department of New York, Grand Army of the Republic, of New York City, N. Y., remonstrating against
provide for the addition of certain land in the State of Arizona to the Montezuma Castle National Monument, which was, on page 2 , line 14 , after the word "necessary", to insert "but not to exceed \$25,000."
Mr . HAYDEN. I move that the Senate concur in the amendment of the House of Representatives.

The motion was agreed to.
EXECUTIVE COMMUNICATIONS, ETC.
The VICE PRESIDENT laid before the Senate the following letters, which were referred as indicated:
Personnel Requirements of Departments and Agencies
Letters from the Secretary of State, the Under Secretary of Agriculture, the Secretary of Commerce, the Chairman of the Federal Trade Commission, the Chairman of the Federal Deposit Insurance Corporation, the Comptroller General of the United States, the Administrative Officer of the President's Committee on Fair Employment Practice of the Office for Emergency Management, and the Secretary of the Smithsonian Institution, submitting, pursuant to law, estimates of personnel requirements for their respective departments and offices for the quarter ended December 31, 1943, and for the Department of Agriculture for the quarter ended September 30, 1943 (with accompanying papers); to the Committee on Civil Service.
Remission of Claims on Account of Overpayments to Certain Charwomen
A letter from the Secretary of the Treasury, transmitting a draft of proposed legislation to remit claims of the United States on account of overpayments to part-time charWomen in the Bureau of Engraving and Printing, and for other purposes (with an accompanying paper); to the Committee on
Claims.
Report on Personnel of the Land Forces
A letter from the Secretary of War, submitting, pursuant to law, a confidential remitting, pursuant to law, a conndential reforces on August 31, 1943; to the Committee on Military Affairs.

Suspension of Deportation of Certain Aliens
A letter from the Attorney General, submitting, pursuant to law, a report stating all the facts and pertinent provisions of law in the cases of 131 individuals whose deportation has been suspended for more than 6 months under the authority vested in him together with a statement of the reason for such suspension (with an accompanying report); to the Committee on Immigration.
abstracting, Titling, Etc., of Federal Lands
A letter from the Comptroller General of the United States, reporting, in accordance with law, as to suggested legislation the
purpose of which is to establish and centralize in the General Land Office, Departfor the acquisition, abstracting, titling, recording, and disposition of Federally owned cording, and disposition of Federally owned
and controlled lands (with an accompanyand controlled lands (with an accompanyLands and Surveys.
Fees of Kickbacks, Gifts, or Gratuities to Employees Under Cost-Plus-a-Fiked-Fee Contracts
A letter from the Comptroller General of the United States, transmitting, in accordance with law, a draft of proposed legislation having for its purpose the elimination of the practice by subcontractors under cost-plus-a-fixed-fee prime contracts of paying fees or
kickbacks, or of granting gifts or gratuities to employees of cost-plus-a-fixed-fee prime contractors, or of other subcontractors, for the purpose of securing the award of orders or subcontracts thereunder (with an accompanying paper); to the Committee on Expenditures in the Executive Departments. Registrants Deferred Because of Employment Under the Government
A letter from the Director of the Selective Services System, transmitting, pursuant to law, the fifth monthly list of registrants who have been deferred because of their em-
ployment in or under the Federal Government as of September 15, 1943 (with accompanying papers); to the Committee on Military Affairs.

PETITION AND MEMORIAL
The VICE PRESIDENT laid before the Senate the following resolutions of the Legislature of Pennsylvania, which were referred to the Committee on the Judiciary:
Joint resolution making application to the Congress of the United States to call a convention for proposing an amendment to hibiting the imposition of conditions upon hronts of monevs and rebates of taves in certain cases eys and taxes in certain cases
The General Assembly of the Commonwealth of Pennsylvania hereby resolves as follows:

Section 1. The General Assembly of the Commonwealth of Pennsylvania hereby makes application to the Congress of the United States, in accordance with the provisions of article \(V\) of the Constitution of the United States, to call a convention for proposing the following amendment to the Constitution of the United States:
Resolved by the Convention for proposing amendments to the Constitution of the United States, called by the Congress of the United States, pursuant to application of the legislatures of two-thirds of the several States, That the following article is hereby proposed as an amendment to the Constitution of the United States, which shall be valid to all intents and purposes as a part of the Constitution when ratified by the legislatures of three-fourths of the several States:
"Article -
"SECTION 1. All grants of public moneys to the several States or political subdivisions thereof shall be outright and without condition, except as to the public purpose for which they shall be used. Congress shall not make any law providing to any State or to the people thereof any rebate, refund, or payment by way of taxes or otherwise, except in the exercise of powers delogated to the United States by the Constitution. Any State through its proper officers may enforce the provisions of this article by injunctive process.
"SEC. 2. The Secretary of the Commonwealth shall transmit certified copies of this resolution to the President of the Senate of the United States and to the Speaker of the House of Representatives of the United States and to the president of the senate and the speaker of the house of representatives of the legislatures of each of the other 47 States of the United States.
"SEC. 3. The provisions of this resolution shall become effective immediately upon its final enactment."

John C. Bell,
dent of the Senate. Ira T. Fiss,
Speaker of the House of Representatives. Approved the 27th day of May A. D. 1943. Edward Martin, Governor.

Concurrent resolution memorializing the Congress of the United States to amend the gress of the United States to amend the Constitution of the United States relative to taxes on incomes, gifts, and inheritances; and providing limitations on taxes so ment to the Constitution of the United ment to the Constitution of the United States
Whereas there is now pending in the current session of the Congress of the United States proposed legislation to repeal the slxteenth amendment to the Constitution of the United States and to amend the Constitu. tion of the United States relative to taxes on incomes, gifts, and inheritances; and providing for a limitation of taxes thereon; and Whereas the people of the State of Penlsylvania are greatly interested in the passige of such legislation: Now therefore, be it Resolved by the House of Representatives of the State of Pennsylvania (the Senate concurring), That the Congress of the United States be memorialized as follows: That application be, and it is hereby, made to the Congress of the United States to call a convention for the purpose of proposing the following article as an amendment to the Constitution of the United States.

\section*{"Article -}
"Section 1. The sixteenth amendment to the Constitution of the United States is hereby repealed
"Sec. 2. The Congress shall have power to lay and collect taxes on incomes from whatever source derived without apportionment among the several states and without regard to any census or enumeration: Provided, That in no case shall the maximum rate of tax exceed 25 percent.
"SEC. 3. The maximum rate of any tas, duty, or excise, which Congress may lay and collect with respect to the devolution of transfer of property or any interest therein, upon or in contemplation of death, or intended to take effect in possession or enjojment at or after death, or by way of gifts, shall in no case exceed 25 percent.
"Sec. 4. Sections 1 and 2 shall take effec at midnight on the 31st day of December following the ratification of this article. Nothing contained in this article shall affect the power of the United States after eald date to collect any tax on incomes for any period ending on or prior to said 31st day of De. cember, laid in accordance with the terms of any law then in effect.
"Sec. 5. Seation 3 shall take effect at midnight on the last day of the sixth month following the ratification of this article the power of the United States to collect ans tax on any devolution or transfer occurring prior to the taking effect of section 3, lald in prior to the taking effect of section 3, laid in accordance with the terms of any law then in effect." Be it further
Resolved, That the Congress of the United States be and it hereby is requested to provide as the mode of ratification, that said amendment shall be valid to all intents and purposes as part of the Constitution of the United States, when ratified by the legisiatures of three-fourths of the several States: be it further
Resolved, That the secretary of state be and he hereby is directed to send a duly certified copy of this resolution to the Senate of the United States and one to the House of Representatives in the Congress of the United States and to each Pennsylvania Member thereof.

\footnotetext{
Spen IRA T. FISS,
ouse of Representatives. W. J. RIDGE, Chief Clerk of the Senate. W. E. Habbyshaw

Chief Clerk of the House of Representalives.
}

"Whereas, under Article V of the United States Constitution, amendments to the Constitution may be proposed by the Congress whenever two-thirds of both Houses deem it necessary, or, on the application of the legislatures of two-thirds of the several states, the Congress shall call a Constituposing amendmen for the purposes of pro "Resolved, by the House of Represent tives of the State of South Dakota, the Senate concurring therein, that the Legislature does hereby make application to the Congress of the United States that procedures be instituted in the Congress to States, and that the Legislature of the State of South Dakota hereby requests the Congress to prepare and submit to the several States amendments to the Constitution of the United States, which would provide for four-year terms for the House of Representatives and which would limit service in the Senate to two terms and to limit service in the House of Representatives to three fouryear terms; and be it further
"Resolved, That alternatively, this Legislature hereby makes application under said Article \(V\) of the Constitution of the United if this Resolution consisted of this portion alone and requests that the Congress of the United States call a Constitutional Convention for the specific and exclusive purpose of proposing amendments to the Constitution of the United States, which would provide for four-year terms for the House of Representatives and which would limit service in the Senate to two terms and to limit service in the House of Representatives to three four-year terms; and be it further
"Resolved, That this application by this Legislature constitutes a continuing application in accordance with Article V of the Constitution of the United States until at eral States have made applications for simi lar relief pursuant to Article \(V\), but, if Con gress proposes amendments to the Constitution identical in subject matter to that contained in this Joint Resolution then this petition for a Constitutional Convention shall no longer be of any force or effect; and be it further
Resolved, That this Legislature also proposes that the legislatures of each of the several States comprising the United States apply to the Congress requesting the enactFederal Constitution or requiring the co gress to call a Constitutional Convention for proposing such amendments to the Federal Constitution; and be it further
"Resolved, That copies of th
ution be sent by the Secretary Joint Resoeach member of the South Dakota Congressional Delegation: and be it futher
"Resolved, That the Secretary of State is directed to send copies of this Joint Resolution to the presiding officers of both Houses of the Legislature of each of the other States in the Union, the Clerk of the United States House of Representatives, Washington, D.C., and the Secretary of the United
States Senate, Washington, D.C." States Senate, Washington, D.C.'

POM-43. A joint resolution adopted by the Legislature of the State of Nevada. by the Committee on the Judiciary:
"Whereas, the unlawful sale and use of illegal drugs in our country is an increasing problem; and
effect on the youth drugs have a damaging
"Whereas, illegal drugs are responsible for a growing percentage of the violent crime in this country; and
illeghereas, the amount of money spent for illegal drugs is a drain on the economies of the state and nation; now, therefore, be it the Nevale of Nevada, jointly, That the Nevada Legislature hereby urges the Congress of the United States to adopt legislafor the interdiction of illegal drugs and to appropriate additional money to the United States Coast Guard to assist in this effort and be it further
Resolved, That a copy of this resolution be transmitted by the Chief Clerk of the As States as presiding officer of the Senate, the Speaker of the House of Representatives and each member of the Nevada Congres sional Delegation; and be it further "Resolved, That this resolution becomes effective upon passage and approval."
POM-44. A joint resolution adopted by the Legislature of the State of Maine; to the Committee on Veterans' Affairs:
"State of Maine Joint Resolution
evidhereas, there is continually increasing evidence that many medical conditions "Whereas, many veterans have elevated dioxin levels in their bodies; and
"Whereas, the failure of the United States Veterans Administration to consider these conditions as service-related, until further studies are conducted, will cause additional suffering and therefore, be it
now, therefore, be
respectfully That We, your Memorialists, respectfully recommend and urge the ConUnited States Veterans Administration to make available to any Vietnam-era veteran who was potentially exposed to dioxin-contaminated herbicides while in military service, a test which measures the level of dioxin (2, 3, 7, 8-TCDD) in the veteran's body; and be it further
"Resolved, That suitable copies of this Memorial, duly authenticated by the Secretary of State, be transmitted to the Honorable George Bush, President of the United Speaker of the House of Representatives of the Congress of the United States, each member of the Maine Congressional Delegation and each governor of the 50 states and the United States territories."

POM-45. A joint resolution adopted by the Legislature of the state of Maine; to the Committee on Veterans' Affairs:
"State of Maine Joint Resolution
"Whereas, many Vietnam veterans have developed conditions which are more prevalent among this group than among the gencutanea tard non-Hodgkin's lymphoma and lung cancer; and
sive mereas, these conditions require extensive medical care and may make the veteran partially or totally disabled; and

Whereas, the failure of the United States Ceterans Administration to consider these ditional suffering and distress to these vet erans; now therefore be it "Resolved That We it
respectfully recommend and urge the Con gress of the United States to grant presumptive compensation to Vietnam veterans with
these conditions and to allow such compen sation for additional conditions as the evi dence accumulates; and be it further
"Resolved, That suitable copies of this Memorial, duly authenticated by the Secretary of State, be transmitted to the Honora ble George Bush, President of the United States; the President of the Senate; and the Speaker of the House of Representatives of the Congress of the United States and to each member of the Maine Congressional Delegation and each governor of the 50 states and United States territories."

POM-46. A resolution adopted by the Senate of the State of Washington; ordered to lie on the table:
"State of Washington Senate Resolution
"Whereas, the Federal Salary Commission recommended that the salaries of member of Congress, federal judges and high admin strative officials be raised from \(\$ 89,500\) to \(\$ 135,000\) a year; and
"Whereas, this increase is in the budget submitted to Congress; and
"Whereas, each house of the Congress must recommend by a vote of disapprova that this pay raise not take place; and
"Whereas, House Speaker Jim Wright ha refused to allow a vote until the pay raise becomes effective; and
"Whereas, in the face of continuing national budget deficits in the billions, this is such an increase to take place by default by failing to vote in each house on this issue and
"Whereas, a salary increase for Congress in an amount equal to federal employee pay raises would be appropriate; now therefore be it
"Resolved, by the Senate of the State of Washington, That each member of the United States House of Representatives and the United States Senate be given the opportunity to cast their vote for or against the pay raise to \(\$ 135,000\) prior to the effec Resolved Thet increase; and be it further orwarded to the President of the United States Senate, the Speaker of the United States House of Representatives and to each member of the Washington State delegation in the Congress."

POM-47. A joint resolution adopted by the Legislature of the State of Colorado; or dered to lie on the table:
"Senate Joint Memorial No. 2
"Whereas, the salaries of members of Congress, federal judges, and top officials in the executive branch of the federal govern current salary levels unless both houses of Congress reject such salary increases of Congress reject such salary increases by night, February 7, 1989; and
"Whereas, the implementation of such salary increases will result in the members of Congress receiving \(\$ 135,000\) instead of the \(\$ 89,500\) currently received; and
"Whereas, allowing such salary increases is inappropriate in light of current economic conditions throughout the United States and in light of the fact that many citizens years due to such depressed economic condi years due
"Whereas, the cost of implementing such salary increases is extravagant in light of deficit; and

Whereas the governor of this State in his inaugural address called attention to the importance of the proposed canal across this State to link up the Delaware River with New York Bay; and
Whereas the State has spent thousands of dollars in a survey begun in 1911 and in monumenting the course of the canal; has appropriated \(\$ 150,000\) toward the cost of acquiring the right of way; and has practically pledged proceeds from the sale of the Morris Canal for the acquisition of such right of way; and
Whereas the Federal Government has practically completed its traffic survey and study of the proposed canal : Now, therefore, be it
Resolved by the senate (the house of assembly concurring), That we urge upon the Congress of the United States and the various departments connected with the inception and completion of this project to speed in every possible way the building of this important link in our great national system of waterways.

Thomas A. Mathis,
President of the Senate.
Attest:
Robert M. Johnston,
Secretary of the Senate.
The VICE PRESIDENT also laid before the Senate the following joint resolution of the Legislature of the State of Illinois, lowing joint resolution of the Legislature of the State of minois,
which was referred to the Committee on Interstate Commerce: Certificate No, 2398

State of Illinois,
Office of the Sectetary of State,
To all to whom these presents shall come, greeting:
I, William J. Stratton, secretary of state of the State of Illinois, do hereby certify that the following and hereto attached is a true photostatic copy of Senate Joint Resolution No. 27, the original of which is now on file and a matter of record in this office.
In testimony whereof I bereto set my hand and cause to be affixed the great seal of the State of Illinois.

Done at the city of Springfield this 20th day of June, A. D. 1929. [Smal.] William J. Stratton, Secretary of state. State of Illinois,
Fifty-sixth General Assbmbly.

\section*{Senate Joint Resolution 27}

Whereas, in the absence of control, there has grown up a class of interstate motor bus operation which is entirely unregulated and altogether irresponsible and subject to the regulation of no State or Federal authority whatever; and
Whereas the traveling public is being constantly victimized by such operators crossing State lines between Illinois and neighboring States, and who resort to all sorts of illegitimate and unscrupulous activities at the expense of travelers who are unable to obtain redress; and
Whereas the bus lines operating under the regulation of the Illinois Commerce Commission are a source of large revenue to the State, and now constitute one of the State's major public utilities; and
Whereas the activities of the unregulated interstate "wildcat" operators subject both the legitimate stage lines and other forms of transportation to unfair, injurious, and unscrupulous competition; and
Whereas the present condition is highly detrimental to the interests of the State of Illinois, to the legitimate transportation interests, to the traveling public, and to the public generally; and
Whereas such conditions present an urgent need for adequate Federal regulation, at least as to proper certification and control: Now, therefore, be it
Resolved by the Senate of the Fifty-siwith Gcneral Assembly of the State of Illinois (the House of Representatives concurring herein), That the President of the United States, the Senate and House of Representatives of the present Congress, and the Interstate Commerce Commission be memorialized to take all possible and necessary action to provide proper legislation to control and regulate the activities of interstate motor-bus lines; and be it further
Resolved, That a copy of this resolution be forwarded to the President of the United States, the President of the Senate, and the Speaker of the Honse of Representatives of the present Congress, and to each Senator and Representative therein from the State of Illinois, and to each member of the Interstate Commerce Commission. Adopted by the senate June 4, 1929.

Fred E. Sterling,
President of the Senate.
James H. Paddock,
Secretary of the Senate
Concurred in by the house of representatives, June 8, 1929.
David E. Shanahan,
Speaker of the House of Representatives.
Georgn C. Blaeuer,
Clerk of the House of Representatives.
Filed \(10^{-}\)a. m., June \(20,1929\).
William J. Stratton,
Secretary of State.

The VICE PRESIDENT also laid before the Senate the following joint resolutions of the Legislature of the state of Wisconsin, which were referred to the Committee on the Judiciary:

\section*{State of Wisconsin.}

Senate Joint Resolution 83
Joint resolution memorializing the Congress of the United States to discharge the mandatory duties imposed upon it by Article \(V\) of the Constitution of the Enited States to call a convention to propose amendments to the Constitution
Whereas the legisiatures of the following 35 States have filed a formal application with Congress to call a convention for the purpose of proposing amendments to the Constitution of the United States: Alabama, Arkansas, California, Colorado, Delaware, Georgia, Idaho, Illinois, Indiana, Iowa, Kansas, Kentueky, Louisiana, Maine, Michigan, Minnesota, Missouri, Montana, Nebraska, Nevada, New Jersey, New York, North Carolina, Ohio, Oklahoma, Oregon, Pennsylvania, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, and Wisconsin ; and
Whereas Article V of the Constitution of the United States reads as follows: "The Congress, whenever two-thirds of both Houses shall deem it necessary, shall propose amendments to this Constitution, or, on the application of the legislatures of two-thirds of the several States, shall call a convention for proposing amendments, which, in either case, shall be valid to all intents and purposes, as part of this Constitution, when ratified by the legislatures of three-fourths of the scveral states, or by conventions in three-fourths thereof, as the one or the other mode of ratification may be proposed by the Congress: Provided, That no amendment which may be made prior to the year 1808 shall in any manner affect the first and fourth clauses in the ninth section of the first article; and that no State, without its consent, shall be deprived of its equal suffrage in the Senate "; and
Whereas this article makes it mandatory upon the Congress of the United States to call a convention for the purnose of proposing amendments to the Constitution whenever two-thirds of the states shall have made application therefor: Now, therefore, be it
made application thereror. Now, therefore, be it
Resolved by the senate (the assembly concurring), That the Legislature of the State of Wisconsin respectfully requests that the Congress of the United States perform the mandatory duty imposed upon it by the above-quoted Article V and forthwith call a convention to propose
amendments to the Constitution of the United States; be it further amendments to the Constitution of the United States; be it further
Resolved, That properly attested copies of this resolution be transmitted to the presiding officers of both Houses of the Congress of the United States and to each Wisconsin Member thereof.

Henry A. Huber,
President of the Senate.
O. G. Munson,

Chief Clerk of the Senate.
Chas. B. Ferry,
Speaker of the Assembly.
C. E. Shaffer,

Chief Clerte of the Assembly.
State of Wisconsin.
Joint resolution memorializing Congress to enact legislation requiring that all motor vehicles operated across State lines into States having compulsory automobile liability insurance be covered by liability insurance for damages to persons
Whereas it is a recognized fact that in a large number of cases persons injured by motor vehicles are unable to recover damages for the reason that the guilty party owns no property or carries no liability insurance: Now, therefore, be it
Resolved by the senate (the assembly concurring), That the Legislature of the State of Wisconsin does hereby urge Congress to pass legislation requiring that all motor vehicles operated across State lines into States having compulsory automobile liablity insurance be covered by liability insurance for damages to persons; be it further
Resolved, That a copy of this resolution, properly attested, be sent to the President of the United States and to the presiding officers of both Houses and to each Wisconsin Member thereof.

Henry A. Huber,
President of the Senate.
O. G. Munson,

Chief Olerk of the Senate.
Chas. B. Ferry,
Speaker of the Assembly.
C. E. SHAFFER,
C. E. Shaffer,

Chief Clerk of the Assembly.
The VICE PRESIDENT laid before the Senate the following joint resolution of the Legislature of the State of Wisconsin, which was referred to the Committee on Finance:
"Whereas, Soil conditions, climate, types of crops, and farm management vary from farm to farm and in all parts of the country; and
"Whereas, In many cases, federally funded water projects increase productivity of the land, thus providing additional tax revenue to the federal government which more than offsets the subsidy for building the projects; and

Whereas, The owners of such lands are subject to differing rules and regulations, including residency requirements, family relationships, sale of excess lands, and other administrative rules and regulations, depending upon the attitude of the United States Department of the Interior; and
"Whereas, The agricultural industry should be provided the latitude to efficiently produce abundant supplies of food for this country and to make sufficient amounts of food available to the hungry people of the world; now, therefore,

Be It Resolved by the House of Repre sentatives of the Fifty-first General Assembly of the State of Colorado, the Senate concurring herein:
"That the General Assembly supports a congressional legislative moratorium on the limitation as provided in the 'Reclamation Act of 1902' and supports the subsequent repeal of the one-hundred-sixty-acre limitarepea
tion.
"Be It Further Resolved,' That copies of this Resolution be transmitted to the President and Vice President of the United States, the Secretary of the United States Department of the Interior, and each member of Congress from the State of Colorado.'

POM-608. A resolution adopted by the Board of County Commissioners of St. Louis County, Minnesota, relating to state or Fed eral acquisition of privately owned land within St. Louis County; to the Committee on Energy and Natural Resources.
POM-609. A joint resolution adopted by the Legislature of the State of Virginia; to the Committee on Energy and Natural Re
"House Joint Resolution No. 134
"Whereas, the Commonwealth of Virginia has long recognized the great blessings with which it is endowed by nature, and has reg ularly sought to protect those natural re sources for the continuing benefit of the people; and
"Whereas, an opportunity has been called to the attention of the General Assembly of Virginia to permanently assure to the people the continuing benefits now available on publicly-owned wild land which possesses scenery, sparkling clear streams way of scenery, sparkling clear streams, native tain bogs and forested mountains moun-high-quality outdoor recreation. and offering high-quality and
the St. Mary's River War approximately 10,695 acres is consisting of approximately 10,695 acres, is located entional Forest in Augusta County, Virginia and involves no privately owned lands; "Whereas, this tract of land contains the St. Mary's River which has been studied and recommended to the Virginia General Assembly for inclusion in the State's Scenic River System, due to its outstanding scenic, nat ural and recreation values; and
Whereas, by placing this area in the National Wilderness Preservation System unpart of the Nerness Act (while remaining a ministere National Forest System and adcan assure the U.S. Forest Service), we values of the the outstanding natural paired for present and future generations which at the same time permitting their free use by citizens in ways which neither
consume these values, nor inter normal processes of nature; and Whereas, encroachment on this area by the construction of roads, buildings, dams prohibited under the Wilderness Act, could severely damage its existing high-quality natural values and so deprive the public of their increasingly scarce, natural benefits; and

Whereas, the protection of the Winderness Act will enhance the valuable scientific study of nature's process in this area, by prevent ing intrusions upon, or interruptions of such plant, and will assure a genetic elsewher are being altered species which

Whereas, wilderness, being the unique heritage of the American nation, the character of its people having been forged in the wilderness, it is fitting that appropriate portions of our remaining wilderness be preserved as a reminder of that heritage, just as we commonly preserve other historic shrines for the benefit and enjoyment of the people; now, therefore, be it
"Resolved by the House of Delegates, the Senate concurring. That the Virginia General Assembly hereby endorses the placement in the National Wilderness PreservaSt Mary's River Watershed lerness Act, the the George Wash watershed, located within Augusta County Blue Ridge Mountains about tope of the Blue \(\ldots\) id mately 10,695 approxi"Resolved further The the
House of Derk of the send copies of this bers of the Virginia Congressional and all other members of the 95 th Congress to actively support and vote for appropriate legislation to this end."

POM-610. A resolution adopted by the Legslature of the State of New York; to the Committee on Foreign Relations
\[
\text { "Resolution No. } 217
\]
"Whereas, This Legislative Body is shocked and horrified by the abduction of former Prime Minister Aldo Moro of Italy and the the terrorists kiow five of his bodyguards by urban guerrilla group, and urban guerrilla group; and
Whereas, This kind of moral malaise inaffects the whole fabric of our world society and breeds a sense of mental and moral illbeing that ought to be eradicated at all costs whatsoever, otherwise we will witness the decline and fall of our Twentieth Century world; and
"Whereas, It is the sense of this Legislative Body that it should express its sense of outrage and serve notice on all democratic legislative and parliamentary bodies of the frea nations of the world at all levels of government, ranging from lozal to national, that there should be a concerted effort to eliminate terrorism and its attendant despair, instilling a new sense of survival, by enacting meaningful laws to discourage this dreadful violence; now, therefore, be it.
"Resolved, That this Legislative Body pauses in its deliberations and deplores and denounces the kidnapping of former Prime Minister Aldo Moro of Italy and the wanton slaying of five of his bodyguards by the terrorists known as the Red Brigades, an urban guerrilla group; and be it further

Resolved, That copies of this resolution suitably engrossed, be transmitted to the President of the United States, to the Italian Ambassador to the United States, to the Secretary General of the United Nations, to the Speaker of the House of Representatives of the United States, to the President Pro Tem pore of the Senate of the United States and
to each member of the Congress of the United States from the State of New York."

POM-611. A resolution adopted by the city commission of the city of Margate, Fla., States; to the Committee on Foreign Rela-

POM-612. A joint resolution adopted by the Legislature of the State of Tennessee: to the Committee on the Judiciary
'House Joint Resolution No. 21
"Be it resolved by the House of Representatives of the Ninetieth General Assembly of the State of Tennessee, the Senate concurring, That pursuant to Article V of the Constitution of the United States, application is hereby made to the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to make the federal judiciary more accountable to the citizenry by requiring (1) that judges of all United States term such as six yoars or eight years a fixed end shich their orme erght years, at the would be subject to the results of ballot ing by the voters of the geographical juris diction served by such judges, with the diction served by such judges, with the 'Shall (name of justice or fudge) be reShall (name of justice or judge) be re(name of court)?' and (2) that judges of all United States courts be required to retire at age seventy (70) and no person who has attained that age would be eligible for appointment as a justice or judge.
"Be it further resolved, That this application shall constitute a continuing application for such convention under Article \(V\) of the Constitution of the United States until the legislatures of two-thirds \((2 / 3)\) of the several states shall have made like applications and such convention shall have been called and held in conformity therewith, unless the Congress itself propose a similar amendment within the time and the manner herein provided
"Be it further resolved, That proposal of a similar amendment by the Congress and its submission for ratification to the legislatures of the several states in the form of the article hereinabove specifically set forth, at any time prior to the sixty (60) days after the legislatures of the two-thirds \((2 / 3)\) of the several states shall have made application for such convention, shall render such convention unnecessary and the same shall not be held; otherwise such convention shall be called and held in conformity with such applications

Be it further resolved, That as this application under Article \(V\) of the Constitution of the United States is the exercise of a fundamental power of che sovereign states under the Constitution of the United States, it is requested that receipt of this application by of the Congress of the United States be offcially noted and duly entered upon their recially noted and duly entered upon their respective records, and ehis the full context of publication of both the Senate and the House of Representatives of the Congress
"Be it further resolved, That certified forthwith to the Senate and the House of forthwith to the Senate and the House of States to each Senator and Pepresentative in the Congress from this state, and to each house of the legislature and the Secretary of State of each of the several states, attesting the adoption of this resolution by the legislature of this state."

POM-613. A joint resolution adopted by the legislature of the State of Tennessee; to the Committee on the Judiciary:

The resolution is as follows:
Concurrent resolution, S. C. R. No. 4.
DEPARTMENT of State.
Departmant of State.
Whereas the Constitution of the United States of Amorica provided that
Congress, on the application of the legislatures of two-thirds of the sevoral
States, shall call aconvention forproposingamendmonts to said Constitution: States, shall call aconvention for proposingamendmonts to said Constitution:
Therefore, we, the senate of tho State of Texas, the house of representatives of the State of Texas concurring, do hereby petition and request the Congress of the United States of America to call a convention for proposing amendments to said Constitution as soon as the legiglatures of two thirds of the several States of the United States of America shall concur in this resoIntion by applying to Congress to call said convention.
Be it further resolved, That the Secretary of State be, and is hereby, directed to sond a copy of this resolution to the Congressmen from Texas, and to the
governor of each State at once, and to the legislatures of the several States as they conveno, with a request of them to concur with us in this resolution. Approved June 5, 1899.
D. H. HARDY, Secretary of State.

COMMERCLAL ATTACHES TO EMBASSIES AND LEGATIONS.
TheSPEAKER laid before the Honse the following message from the President of the United States; which was ordered to be printed, and referred to the Committee on Foreign Affairs:
To the Senate and House of Representatives:
Itransmit herowith, for the consideration of Congress, a communication from the secretary of the Chamber of Commerce of the State of New York, inclosing resolutions unanimonsly adoptod by that chamber on June 1, 1809, to tho principal embassies and legations of the United States. McKINLEX.

Executive Mansion,
Washington, December 11, 1809.
NORWEGIAN STEAMSHIP NICARAGUA.
The SPEAKER also laid before the House the following message from the President of the United States; which was ordered to be printed, and referred to the Committee on Claims:
To the Congress of the United States:
I transmit herewith, as a case not acted upon by the Fifty-fifth Congress, a report from the Secretary of State, and accompanying papers, relating to the appeal for indemnity addressed to the equitable consideration of the Government of the United States by the owners and late master of the Norwegian steamsind Micaraya.
Executive Mansion,

WILLIAM MCKINLEY.
Washinglon, December 11, 1899.
BUREAU OF AMERICAN REPUBLICS,
The SPEAKER also laid before the House the following message from the President of the United States; which was ordered to be printed, and referred to the Committee on Printing:
To the Senate and House of Representatives:
I transmit a communication from the Secretary of State, inclosing the annual report of the Director of the Bureau of the American Republies, with accompanying documents. that 2,500 copies of the report be printed for the

\section*{Executive Mansion,}

Washington, December 11, 1599.
NORWEGIAN STEAMSHIP ALBERT,
The SPEAKER also laid before the Honse the following message from the President of the United States; which was ordered to be printed, and referred to the Committee on Claims:
To the Congress of the United States:
I transmit herowith, as a caso not acted upon by the Fifty-flifth Congress, a report from the Secretary of State, and accompanying papers, relating to the Government of the United States for \$ \(\$ 985.90\), being the expenses incurred by him in consequence of a violation of article is of the treaty of commerce and navigation of \(182 \%\) between the United States and Sweden and Norway.

Execumtye Maxsron,
Washington, December 21, 2893.

\section*{LEAVE OF ABSENCE,}

Leave of absence was granted to Mr. Boutelle of Maine, indefinitely, on account of important business.

DEATH OF REPRESENTATIVE ERMENTROUT.
Mr. GREEN of Pennsylvania. Mr. Speaker, I have been delegated by the Congressional delegation from my State to announce the death of Hon. Daniel. ErMExtroum, a Representative from the Ninth Congressional district of Pennsylvania, which took place on the 17 th of September. He was a member of the Forty-seventh, Forty-eighth, Forty-ninth, Fiftieth, and Fifty-fifth Congresses.
I move the adoption of the resolutions I send to the desk.
The SPEAKER. The resolations will be read.
The Clerk read as follows:
Resolved, That the House has heard with profound sorrow of the death of tho Hon. Diniel Emmentrout, late a Ropresentativo from the State of Pennsylvania.
Resolve
Rea

Resolved, That the Clerk communicate these resolutions to the Senate. journ.

The motion was agreed to unanimously; and accordingly (at 5 o'clock p. m.) the House adjourned.

\section*{Answer to the President.}
[Max 5, 1789.

States and other Powers who are not in treaty with her, and therefore did not call upon us for retaliation; if we are treated in the same manner as those nations we have no right to complain. He was not opposed to particular regulations to obtain the object which the friends of the measure had in view; but he did not like this mode of doing it, because he feared it would injure the interest of the United States.

Before the House adjourned, Mr. Madison gave notice, that he intended to bring on the subject of amendments to the constitution, on the 4th Monday of this month.

\section*{Tuesday, May 5.}

Mr. Benson, from the committee appointed to consider of, and report what style or titles it will be proper to annex to the office of President and Vice President of the United States, if any other than those given in the Constitution, and to confer with a committee of the Senate appointed for the same purpose, reported as followeth:
"That it is not proper to annex any style or title to the respective styles or titles of office expressed in the Constitution."

And the said report being twice read at the Clerk's table, was, on the question put thereupon, agreed to by the House.

Ordered, That the Clerk of this House do acquaint the Senate therewith.
Mi. Madison, from the committee appointed to prepare an address on the part of this House to the President of the United States, in answer to his speech to both Houses of Congress, reported as followeth:
The Address of the House of Representatives io George
Washington, President of the United States.
Sir: The Representatives of the People of the United States present their congratulations on the event by which your fellow-citizens have attested the pre-eminence of your merit. You have long held the first place in their esteem. You have often received tokens of their affection. You now possess the only proof that remained of their gratitude for your services, of their reverence for your wisdom, and of their confidence in your virtues. Youl enjoy the highest, because the truest honor, of being the First Magistrate, by the unanimous choice of the freest people on the face of the earth.

We well know the anxieties with which you must have obeyed a summons from the repose reserved for your declining years, into public seenes, of which you had taken your leave for ever. But the obedience was due to the occasion. It is already applauded by the universal joy which welcomes you to your station. And we cannot doubt that it will be rewardstation. And we call the satisfaction with which an ardlent love for your fellow citizens must review successful efforts to promote their happiness.

This anticipation is not justified merely by the past experience of your signal services. It is particularly suggested by the pious impressions under which you mean to commence your administration, and the enlightened maxims by which you mean to conduct it. We feel with you the strongest obligations to adore the invisible hand which has led the American peo-
ple through so many difficulties, to cherish a conscious responsibility for the destiny of sepublican liberty; and to seek the only sure means of preserving and recommending the precious deposite in a system of legislation founded on the principles of an honest policy, and directed by the spiyit of a diffusive patriotism.

The question arising out of the fifth article of the Constitution will receive all the attention demanded by its importance; and will, we trust, be decided, under the influence of all the considerations to which you allude.

In forming the pecuniary provisions for the Executive Department, we shall not lose sight of a wish resulting from motives which give it a peculiar claim to our regard. Your resolution, in a moment critica to the liberties of your country, to renounce all personal emolument, was among the many presages of your patriotic services, which have been amply fulfilled; and your scrupulous adherence now to the law then imposed on yourself, cannot fail to demonstrate the purity, whilst it increases the lustre of a character which has so many titles to admiration.

Such are the sentiments which we have thought fie to address to you. They flow from our own hearts, and we verily believe that, among the millions we represent, there is not a virtuous citizen whose heart will disown them.
All that remains is, that we join in your fervent supplications for the blessings of heaven on our country; and that we add our own for the choicest of these blessings on the most beloved of our citizens.

Said address was committed to a Committee of the whole; and the House immediately resolved itself into a committee, Mr. Pace in the chair. The committee proposing no amendment thereto, rose and reported the address, and the House agreed to it, and resolved that the Speaker, attended by the members of this House, do present the said address to the President.

Ordered, That Messrs. Sinnickson, Coles, and Smath, (of South Carolina, be a committee to wait on the President, to know when it will be convenient for him to receive the same

Mr. Clymer, from the committee appointeds for the purpese, reported a bill for laying a duty on goods, wares, and merchandise, imported into the United States, which passed its first reading.

Mr. Bland presented to the House the following application from the Legislature of Virginia, to wit:
Virginia, to wit.
In Generaf Assembly, Nov. 44, 1788.
Resolved, That an application be made in the name and on behalf of the Legislature of this Commonwealth to the Congress of the United States, in the words following, to wit:
"The good People of this Commonwealth, in Convention assembled, having ratified the Constitution submitted to their consideration, this Eegistature has, in conformity to that act, and the resolutions of the United States in Congress assembled, to them twansmitted, thought proper to make the arrangements that were necessary for carrying it into effect. Having thus shown themselves obedient to the voice of their constituents, all America will find that, so far as
ply for that purpose. He hoped the gentleman would withdraw his motion for commitment.
Mr. Bland. - The application now before the committee contains a number of reasons why it is necessary to call a convention. By the fifth article of the Constitution, Congress are oblig. ed to order this convention when two-thirds of the Legislatures apply tor it; buthow can these reasons be properly weighed, unless it be done in committee? Therefore, I hope the House will agree to refer it.

Mr. Huntington thought it proper to let the application reman on the table, it can be called un with others when enough are presented to make two-thirds of the whole States. There would be an evident impropriety in committing, because it would argue a right in the House to dehberate, and, consequently, a power to procrastinate the measure applied lor.
Mr. IUCKER thought it not right to disregard the anplication of any State, and inferred, that the House had a right to consider every appiication that was made; if two-thirds had not applied, the subject might be taken into consideratton. but it two-thirds had applied, it precluded deliberation on the part of the House. He hoped the present application would be properly noticed.

Mr. Gerrx. - The gentleman from Virginia (Mr. Madison) told us yesterday, that he meant to move the consideration of amendments on the fourth Monday of this month; he did not make such motion then, and may be prevented by accident, or some other canse, from carrying his intention into execution when the time he mentioned shall arrive. I think the subject however is introduced to the House, and, perhaps, it may consist with order to let the present application lie on the table until the business is taken up generally.
NIr. Page thought it the best wav to enter the application at large upon the Journals, and do the same by all that came in, until sufficient were mate to obtain their object, and let the orgloal be deposited in the archives of Congress. He deamed this the proper mode of disposing of it, and what is in itself proper can never be construed into disrespect.

Mr. Bland acquiescedin this disposal of the application. Whereupon, it was ordered to be entered at length on the Journals, and the origimat obe maced on the intes of Congress.

\section*{DUTIES ON TONNAGE.}

The House then resumed the consideration of the Report of the Committee of the whole on the state of the Union, in relation to the duty on tonnage.

Mr. Jackson (from Georgia) moved to lower the tonnage duty from thirty cents, as it stood in the report of the committee on ships of nations in alliance, and to insert twenty cents, with a view of reducing the fonnage on the vessels of Powers not in alliance. In laying a higher duty on foreign tonnage than on our own, I presume, said he, the Legislature have
three things in contemplation : first, The encouragement of American shipping; 2ndly, Raising a Revenue; and, 3dly, The support of light-houses and beacons for the purposes of navigation. Now, for the first object, namely, the encouragement of American shipping, I judge twenty cents will be sufficient, the duty on our own being only six cents; but if twenty cents are laid in this case, I conclude that a higher rate will be imposed upon the vessels of nations not in alliance. As these form the principal part of the foreign navigation, the duty will be adequate to the end proposed. I take it, the idea of revenue from this source is not much relied upon by the House; and surely twenty cents is enough to answer all the purposes of erecting and supporting the necessary lighthouses. On a calculation of what will be paid in Georgia, I find a sufficiency for these purposes; and I make no doubt but enough will be collected in every State from this duty. The tonnage employed in Georgia is about twenty thousand tons, fourteen thousand tons are foreign; the duty on this quantity will amount to £466 13s. 4d. Georgia currency. I do not take in the six cents upon American vessels, yet this sum appears to be as much as can possibly be wanted for the purpose of improving our navigation.

When we begin a new system, we ought to act with moderation; the necessity and propriety of every measure ought to appear evident to our constituents, to prevent clamor and complaint. I need not insist upon the truth of this observation by offering arguments in its support. Gentlemen see we are scarcely warm in our seats, before applications are made for amendments to the Constitution; the people are afraid that Congress will exercise their power to oppress them. If we shackle the commerce of America by heavy imposition, we shall rivet them in their distrust. The question before the committee appears to me to be, whether we shall draw in, by tender means, the States that are now out of the Union, or deter them from joining us, by holding out the iron hand of tyranny and oppression. I am for the former, as the most likely way of perpetuating the federal Government. North Carolina will be materially affected by a high tonnage; her vessels in the lumber trade will be considerably injured by the regulation; she will discover this, and examine the advantages and disadvantages of entering into the Union. If the disarlvantages preponderate, it may be the cause of her throwing herself into the arms of Britain; her peculiar situation will enable her to injure the trade of both South Carolina and Georgia. The disadvantages of a high tonnage duty on foreign vessels are not so sensibly feltby theNorthern States; they have nearly vessels enough of their own to carry onall their trade, consequently the loss sustained by them will be but small; but the Southern States employ mostly foreign shipping, and unless their produce is carried by them to market it will perish. At this mo-
it depended on them, that plan of Government will be carried into immediate operation.
"But the sense of the People of Virginia would be but in part complied with, and but little regarded, if we went no farther. In the very moment of adoption, and coeval with the ratification of the new plan of Government, the general voice of the Convention of this State pointed to objects no less interesting to the People we represent; and equally entitled to our attention. At the same time that, from motives of affection to our sister States, the Convention yielded their assent to the ratification, they gave the most unequivocal proofs that they dreaded its operation under the present form.
"In acceding to the Government under this impression, painful must have been the prospect, had they not derived consolation from a full expectation of its imperfections being speedily amended. In this resource, therefore, they placed their confidence, a confidence that will continue to support them, whilst they have reason to believe that they have not calculated upon it in vain.
"In making known to you the objections of the People of this Commonwealth to the new plan of Government, we deem it unnecessary to enter into a particular detail of its defects, which they consider as involving all the great and unalienable rights of freemen. For their sense on this subject, we beg leave to refer you to the proceedings of their late Convention, and the sense of the House of Delegates, as expressed in their resolutions of the thirtieth day of October, one thousand seven hundred and eighty-eight.
"We think proper, however, to declare, that, in our opinion, as those objections were not founded in speculative theory, but deduced from principles which have been established by the melancholy example of other nations in different ages, so they will never be removed, until the cause itself shall cease to exist. The sooner, therefore, the public apprehensions are quieted, and the Government is possessed of the confidence of the People, the more salutary will be its operations, and the longer its duration.
"The cause of amendments we consider as a common cause; and, since concessions have been made from political motives, which, we conceive, may endanger the Republic, we trust that a commendable zeal will be shown for obtaining those provisions, which experience has taught us are necessary to secure from danger the unalienable rights of human nature.
"The anxicty with which our countrymen press for the accomplishment of this important end, will ill admit of delay. The slow forms of Congressional discussion and recommendation, if, indeed, they should ever agree to any change, would, we fear, be less certain of success. Happily for their wishes, the Constitution hath presented an alternative, by admitting the submission to a convention of the States. To this, therefore, we resort as the source from whence they are to derive relief from their present apprehensions.
"We do, therefore, in behalf of our constituents, in the most earnest and solemn manner, make this application to Congress, that a convention be immediately called, of deputies from the several States, with full power to take into their consideration the defects of this constitution that have been suggested by the State Conventions, and report such amendments thereto as they shall find best suited to pro-
mote our common interests, and secure to ourselves and our latest posterity the great and unalienable rights of mankind.
"THOMAS MATHEWS, Speaker Ho. Del."

\section*{After the reading of this application,}

Mr. Bland moved to refer it to the Committee of the whole on the state of the Union.

Mr. Boudinot.-According to the terms of the Constitution, the business cannot be taken up until a certain number of States have concurred in similar applications; certainly the House is disposed to pay a proper attention to the application of so respectable a State as Virginia, but if it is a business which we cannotinterfere with in a constitutional manner, we had better let it remain on the files of the House until the proper number of applications come forward.
Mr. Bland thought there could be no impropriety in referring any subject to a committee, but surely this deserved the serious and solemn consideration of Congress. He hoped no gentleman would oppose the compliment of referring it to a Committee of the whole; beside, it would be a guide to the deliberations of the committee on the subject of amendments, which would shortly come before the House.

Mr. Madison said, he had no doubt but the House was inclined to treat the present application with respect, but he doubted the propriety of committing it. because it would seem to imoly that the House had a right to deliberate upon the subject. This he belleved was not the case until two-thirds of the State Legislatures concurred in such application, and then it is out of the power of Congress to decline complying, the words of the Constitution being express and positive relative to the agency Congress mav have in case of applications of this nature. "The Congress, wherever two-thirds of both Houses shall deem it necessary, shall propose amendments to this Constitution; or, on the application of the legislatures of two thirds of the seyeral States, shall call a convention for proposing amendments." From hence it must appear, that Congress have no demberative power ont this occasion. The most respectiul and constitutional mode of performing our duty will be, to let it be entered on the minutes, and remain upon the files of the House until similar applications come to hand from two-thirls of the States.
Mr. Boudinot hoped the gentleinan who desired the commitment of the application would not suppose him wanting in respect to the State of Virginia. He entertained the most profound respect for her-but it was on a principle of respect to order and propriety that he opposed the commitment; enongh had been said to convince gentlemen that it was improper to commit-for what purpose can it be done? what can the committee report? The application is to call a new convention. Now, in this case. there is nothnge left for us to do, but to call one when two-thirds of the State liegtslatures ap-

United States Senate; the Speaker of the United States House of Representatives: and each member of Congress from the and each member of

POM-223. A concurrent resolution adopted by the Legislature of the State of New Hampshire; to the Committee on the Judiciary:
"Concurrent Resolution
"Whereas, with each passing year this Nation becomes more deeply in debt as its expenditures grossly and repeatedly exceed available revenues, so that the public debt now exceeds hundreds of billions of dollars; and
"Whereas, the annual Federal budget continually demonstrates an unwillingness or nability of both the legislative and executive branches of the Federal government to curtail spending to conform to available revenues; and
"Whereas, unified budgets do not reflect actual spending because of the exclusion of special outlays which are not included in the budget nor subject to the legal public debt limit; and
Wrudenceas, and plaindgeable planning, fiscal prudence, and plain good sense require that the budget reflect
be in balance; and
"Whereas, the State of New Hampshire has long been known for its sensible, prudent approach to governmental spending; and "Whereas, the New Hampshire example of fiscal responsibility is a model for all to follow; and
"Whereas, we belleve that fiscal irresponsibility at the Federal level, with the inflation which results from this policy, is the greatest threat which faces our Nation, we firmly believe that constitutional restraint is necessary to bring the fiscal discipline needed to restore financial responsibility; and "Whereas, under Article \(V\) of the Constitution of the United States, amendments to the Federal Constitution may be proposed by the Congress whenever two-thirds of both Houses deem it necessary, or on the application of the legislatures of two-thirds of the several states the Congress shall call a con-
stitutional convention proposing amendments which purpose of proposing amts intend purposes when ratifidid three-fourths of the several when ratified by lieve such action vital. now, therefore be to "Resolved by the legislature of the stat it New Hampshire, that this body proposes to the Congress of the United States that procedures be instituted in the Congress to propose and submit to the several states an amendment to the Constitution of the United States requiring that the federal budget be balanced in the absence of a national emergency; and be it further
"Resolved, that, alternatively, this body respectfully petitions the Congress of the United States to call a convention for the specific and exclusive purpose of proposing an amendment to the Constitution of the United States to require a balanced federal budget and to make certain exceptions with respect thereto; and be it further
"Resolved, that this application by this body constitutes a continuing application in accordance with Article V of the Constitution of the United States until at least two-thirds of the legislatures of the several states have made similar application pursuant to Article V, but if Congress proposes an amendment to the Constitution identical in subject matter to that contained in this House Concurrent, then this petition for a Constitutional Convention shall no longer be of any force or effect; and be it further
"Resolved, that this application and request be deemed null and void, rescinded, and of no effect in the event that such convention not be limited to such specific and exclusive purpose; and be it further
"Resolved, that this Body also proposes that the legislatures of each of the several states comprising the United States apply to the Congress requesting the enactment of an appropriate amendment to the Federal Con constitutional convention for proposing such an amendment to the Federal Constitution an amendment to the Federal Constitution and be it further

Resolved, that copies of this resolution be sent to the secretary of State and presiding officers of both houses of the legislatures of each of the several states in the Union, the Speaker and the Clerk of the United States the Secretary of the United States Senate, and to each member of the New Hampshire named Congressional delegation."

POM-224. A resolution adopted by the Legislature of the State of New York; to the Committee on Governmental Affairs:
"Legislative Resolution 375
"Whereas, The old testament has many references to the value of pigeons which were given symbolic significance by their sacrifice in religious ceremonies; and
"Whereas, The homing instinct has been valued since ancient times when this pigeon was first used as a carrier of messages; and "Whereas, Egyptian writings dating from about 3000 B.C. are the earliest records of the domestication of pigeons; and
"Whereas, The carrier pigeon is known to have been used by the Roman Army during the conquest of Gaul, and in the same intrep d tradition has served the United States and our allied forces through two world Wars, saving thousands of lives with thei swift and valorous flights bearing urgent strategic information; and
Whereas, There are at least three mem bers of this species in the Hall of Fame, including Jungle Joe, who carried vital information for the United States over steep mountains in Asia, Pathfinder, a World War I Night Flyer, and Sneaky, a hen pigeon who carried an urgent tactical message and so aided the St. Lo breakthrough in Belgium; and
"Whereas, The sport of pigeon racing, which is both a national and international activity, has helped to promote international elations between the United States, England, Spain, Germany, France, Belgium, Japan and many other countries throughout the World; and
"Whereas, It is the sense of this Legislative Body that the Homing Pigeon has contributed greatly to the service of this country, particularly as an adjunct to military communications, saving the lives of those serving with our armed forces and aiding in tactical victories during war, and should be duly recognized by way of a commemorative postage stamp; now, therefore, be it
"Resolved, That this Legislative Body does hereby memorialize the Congress of the United States and Mr. William Bolger, United States Postmaster General to enact such necessary measures as would provide for the printing of a fifteen cent stamp commemorating the Homing Pigeon; and be it further
"Resolved, That copies of this resolution, suitably engrossed, be transmitted to the Congress of the United States and to Mr. William Bolger, United States Postmaster General."

POM-225. A resolution adopted by the Legislature of the State of mittee on Environment and Public Works: "Senate Resolution 17
Whereas, the federal Clean Air Act of 1970 established mandatory automobile emission standards and time schedules for their implementation by automobile manufacturers; and
"Whereas, in response to the stringent emission control requirements of the Clean Air Act, automobile manufacturers have installed catalytic converters to reduce harmful pollutants on most cars built after 1974; ful po
and
"Whereas, catalytic converters are mufflertype devices intended to chemically alter harmful carbon monoxide, hydrocarbons, and nitrous oxides in automobile exhausts into harmless emissions; and
"Whereas, while the catalytic converters have enabled automobile manufacturers to comply with the mandates of the Clean Air Act, a serious question has arisen as to whether these devices are in the best interests of the nation's drivers and the genera public as well; and
"Whereas, for example, the installation of catalytic converters on new vehicles report edly increases the initial selling price of vehicles so equipped by an estimated average cost of up to \(\$ 400\) per vehicle; and

Whereas, in addition, it is an established fact that minimal amounts of lead, a common ingredient in regular and premium gas olines, will seriously impair, if not totally negate the intended cleaning function of the catalytic converter; and
"Whereas, as a result, vehicles fitted with catalytic converters must, out of practical necessity, use only unleaded gasoline to assure the effective functioning of the emis sion control systems and to contain the emis sion of harmful pollutants within acceptable limits; and
"Whereas, unleaded gasoline is more expensive than conventional gasolines becaus of the extra costs associated with the pro duction of unleaded gasoline; and
o assure adequate supplies of governmen to assure adequate supplies of unleaded due in large part to circumstances of an international nature beyond the the federal government with the resuitan shortage of unleaded fuel in several region of the United States; and "Wheress, experien, and
that frequent repairs and engine servistrated are required for vehicles equipped with cata yytic converters to assure maximum fue efficiency and effective functioning of the emission control system with the resultant obvious additional costs which must be borne by owners of such vehicles; and
Whereas, informed sources point to the additional cost of manufacturing unleaded gasoline coupled with the expected increas in price when and if gasoline is deregulated and
Whereas, the cost of replacing a defective catalytic converter with a new one is upwards of \(\$ 300\) per installation; and
"Whereas, effective alternative technologies have been developed to reduce the emission of harmful pollutants; and
Whereas, the questionable effectiveness fuel efficiency, high repair and maintenanc catalytic other problems associated with th ictic converter give rise to the firm cion that the elimination of the catalyti technologind its replacement with alternat purposes of may better serve the intended ter of compelling national interest; now therefore,
"Be it resolved by the Senate of the Tenth Legislature of the State of Hawail, Regular Session of 1979, that the President of the United States, the United States Congress, the Department of Energy, the Department of Transportation, the Environmental Protection Agency, and all other State Legislatures are respectfully urged to join in a concerted national effort to do away with verters in view of the concerns expressed in verters in view of the concerns expressed in
this Resolution; and of this Resolution be transmitted to the
nature, and estimated cost of 13 facilities projects proposed to be undertaken for the
Army National Guard in 12 States (with accompanying papers); to the Committee on Report on Exemplary Rehabilitation Certificates
A letter from the Secretary of Labor, reporting, pursuant to law, on Exemplary Rehabilitation Certificates; to the Committee on Armed Services.
Rrport on Procurement From Small and Other Business Firms
A letter from the Acting Assistant Secretary of Defense (Installations and Logistics), transmitting, pursuant to law, a report of Department of Defense procurement from
small and other business firms for Julysmail and other business firms for July-
October 1970 (with an accompanying report); to the Committee on Banking, Hous-
Ing and Urban Affairs. ing and Urban Affairs.
brpori Concerning the Implementation and administration of the Fair Packaging and Labeling Act
A letter from the Chairman, Federal Trade Commission, transmitting, pursuant to law, s report concerning the implementation and sadministration of the Fair Packaging and Labeling Act (with an accompanying report);
to the Committee on Commerce to the Committee on Commerce.
Ripobr of the Surgeon General on the
Health Consequences of Smoking
A letter from the Secretary of Health, Edto law, a report from the Surgeon General of the Public Health Service on the health consequences of smoking (with an accompanying report); to the Committee on Commerce.
Report of the Renegotiation Board
A letter from the Chairman, the Renegotiatlon Board, transmitting, pursuant to law, the 15 th Annual Report of the Renegotiation Board (with an accompanying report); to the Committee on Finance.
Rrport of Grants Approved by the Dephriment of Health, Education, and
Welpare Welpare
A letter from the Secretary of Health, Eduation, and Welfare, transmitting, pursuant Department of Health, Education, and Wellire (with an accompanying report); to the Committee on Finance.
Phoposed Legislation for the Relief of Robert F. Franklin
A letter from the General Counsel and Congressional Liaison, U.S. Information Agency, submitting a draft of proposed legislation for the relief of Robert F. Franklin, formerly an employee of the U.S. Informaton Agency, who suffered personal losses orerseas on two separate occasions incident
to the performance of his official duties (with scompanying papers) ; to the Committee on the Judiclary.
hoposed Legislation To Authorize the U.S. Postal Service To Receive the Fee OP \(\$ 2\) FOR EXECUTION OF AN Application for
\(\triangle\) PASSPORT A letter from
A letter from the Assistant Secretary for Congressional Relations, Department of State, submitting a draft of proposed legislation to amend section 214 of title 22 , United States Code, to permit the Secretary of State to pay to the U.S. Postal Service the erecution fee of \(\$ 2\) for each passport application executed before postal officials (with scompanying papers) ; to the Committee on Foreign Relations.
Phoposed Legislation To Authorize Appointment of Additional Judges in Five pointment of Additi
U.S. District Courts
A letter from the Director, Administrative
Ollice of the United States Court, submitting a draft of proposed legislation to authorize the appointment of additional judges in
five United States district courts (with accompanying papers); to the Committee on the Judiciary.
Proposed Legislation To Provide for the Granting of Writs of Habeas Corpus in Certain Additional Instances
A letter from the Director, Administra tive Office of the United States Courts, submitting a draft of proposed legislation to amend chapter 153 of title 28, United States Code, to provide for the granting of writs of habeas corpus in certain additional instances (with accompanying papers); to the Committee on the Judiciary.
Proposed Legislation To Provide for Appeal From Certain Orders by a Defendant peal From Certain Orders by a Defendant
Who Has Pleaded Guilty, and for Other Who Has
A letter from the Director, Administrative Office of the United States Courts, sub mitting a draft of proposed legislation to amend title 18 of the United States Code to provide for an appeal from certain orders by a defendant who has pleaded guilty, and for other purposes (with accompanying papers) ; to the Committee on the Judiciary.
Profosed Legislation To Eliminate the Re-
quirement of a Three-Judge District
Court in Cases Seeking to Restrain the
Enforcement of State or Federal StatUtes for Repugnance to the Constitution
A letter from the Director, Administrative Office of the United States Courts, submitting a draft of proposed legislation to eliminate the requirement of a three-judge cistrict court in cases seeking to restrain the enforcement of state or federal statutes for repugnance to the Constitution (with accompanying papers) ; to the Committee on the Judiciary.
Proposed Legislation To Amend the Longshoremen's and Harbor Workers' Compensation Act
A letter from the Secretary of Labor, submitting a draft of proposed legislation to amend the Longshoremen's and Harbor Workers' Compensation Act to improve its benefits (with accompany papers); to the Committee on Labor and Public Welfare. Report on Positions in Grades GS-17 and GS-16 of the Civil Service Commission
A letter from the Chairman, U.S. Civil Service Commission, transmitting, pursuant to law, a report on positions in grades GS17 and GS-16 of the Civil Service Commission (with accompanying papers) ; to the Committee on Post Office and Civil Service.

\section*{PETITIONS}

Petitions were laid before the Senate and referred as indicated:

By the VICE PRESIDENT:
A joint resolution of the Legislature of the State of New York; to the Committee on Finance:
"Joint Resolution No. 2
"Joint resolution of the Legislature of the State of New York calling upon the Congress of the United States and the federal gress of the United States and the federal
government to take prompt action to imgovernment to take prompt action to imfederal tax-sharing payments to states
"Whereas, In recent years the challenges of modern-day America have required state and local governments to increase their expenditures at a rate greater than federal spending for domestic purposes; and
"Whereas, The growth in state and local taxation per capita has out paced the growth in federal taxation per capita in recent years; and
"Whereas, State and local governments are better equipped to determine how their needs can best be met and what formulas should be used in the distribution of available funds; and
"Whereas. The federal government is currently taking such a large share of the productive wealth of this nation through federal taxation that state and local governments are increasingly unable to find equitable and non-confiscatory revenue measures to produce the funds necessary to finance programs under their own control; and
"Whereas, The burden for innovation in domestic programs, under our federal system, rests with the states rather than with the federal government; now, therefore, be it
"Resolved, That the Legislature of the state of New York calls upon the Congress of the United States and the federal government to take prompt action to implement proposals for a system of direct federal taxsharing payments to the states, so that the state governments will be able to provide vital domestic programs which are now beyond their financial means and so that the states may assist local governments to exercise their proper responsibilities partiou larly in the fields of education, transportation, environmental protection and social services; and be it further
"Resolved, That any such shared revenues that are provided to the states and local governments not be earmarked for specific purposes and functions; and be it further "Resolved, That copies of this resolution States the President of the United States, the Majority Leader, Minority Leader and Secretary of the Senate and the Speaker, Minority Leader and Clerk of the House of Representatives of the Congress of the United States, and to each member of
A concurrent resolution of the Legislature of the state of West Virginia; to the Com mittee on the Judiciary:
"House Concurrent Resolution 9
'Concurrent resolution memorializing the Congress of the United States to call a convention for the sole purpose of amending the United States Constitution to provide for intergovernmental sharing of federal income tax revenues
"Whereas, A resolution of our Nation's myriad and diverse problems is contingent upon a viable partnership between the Federal Government and strengthened state governments; and
"Whereas, The Federal Government, by its extensive reliance on the graduated income tax as a revenue source, has virtually preempted the use of this course from state and local governments, thereby creating a disabling fiscal imbalance between the Federal Government and state and local governments; and
"Whereas, Increasing demands upon state and local governments for essential public services have compelled the states to rely heavily on highly regressive and inelastic consumer taxes and property taxes; and
"Whereas, Federal revenues based predominantly on income taxes increase sig nificantly faster than economic growth, while state and local revenues based heavily on sales and property taxes do not keep pace with economic growth; and
"Whereas, The fiscal crisis of state and local governments is the overriding problem of intergovernment relations and of continuing viable federal system, and the only soluion to this problem is a meaningful sharing of federal income tax resources; and
"Whereas, The Congress of the United States, despite the immediate and imperative need therefor, has failed to enact acceptable revenue sharing legislation; and
"Whereas, In the event of such Congressional inaction, Article \(V\) of the Constitution of the United States grants to the states the right to initiate change by applications from the legislatures of two thirds of the several states to Congress, calling for a constitutional convention; and
"Whereas, The Congress of the United States is required by the Constitution to call such a convention upon receipt of applications from the legislatures of two thirds of the several states; therefore, be it
"Resolved by the Legislature of West Virginia: That pursuant to Article V of the Constitution of the United States, the Legislature of the State of West Virginia does hereby make application to the Congress of the United States to call a convention for the sole purpose of proposing to the several states a constitutional amendment which shall provide that a portion of the taxes on income levied by Congress pursuant to the sixteenth amendment of the Constitution of the United States shall be made available each year to state governments and political subdivisions thereof, by means of direct allocation, tax credits, or both, without limiting directly or indirectly the use of such moneys for any purpose not inconsistent with any other provision of the Constitution of the United States; and, be it
"Further Resolved, That this application shall constitute a continuing application until the legislatures of two thirds of the states shall have made like applications and such convention shall have been called by the Congress of the United States unless previously rescinded by this Legislature; and be it
"Further Resolved, That certified copies of this resolution be presented forthwith to the President of the Senate and Speaker of the House of Representatives of the United States and to the legislature of each of the several states attesting the adoption of this resolution by the Legislature of the State of West Virginia."
The petition of Everyn Barnes, of Dirdge, Idaho, praying for a congressional investigation relating to the Headstart program; to the Committee on Appropriations.
A resolution adopted by the United Center of Retailers of Puerto Rico, Inc., praying for the enactment of legislation relating to curbing inflation; to the Commit
Banking, Housing and Urban Affairs.
The petition of Robert Hayworth Beel, of Mount Clemens, Mich., praying for a redress of grievances; to the Conking, Housing and Urban Affairs.
Banking, Housing and Urban Affairs.
A resolution adopted by the City of Buffalo, N.Y., praying for the enactment of legislation relating to air pollution; to the committee on Commerce

A resolution adopted by the Board of Supervisors, County of Goochland, Va., praying for the enactment of legislation relating to revenue sharing; to the Committee on
A resolution adopted by the City Council of New York City, praying for the enactment of legislation relating to revenue sharing; to the Committee on Finance.
Resolutions adopted at the Grand Camp, Alaska Native Brotherhood, Inc., relating to social security payments to persons to the Committee on Finance.
Alaska; to the tion adopted by the Colorado Con-
ference of Social Welfare, Denver, Colo., praying for the enactment of legislation relating to welfare reform; to the Committee on tc welfar
Resolutions adopted at the North Atlantic Assembly, held in The Hague, relating to certain recommendations concerning international relations; to the Committee on Foreign Relations.
A resolution adopted by the Evangelical Covenant Church of America, Chicago, Ill praying for conformation to rules of war as delineated in the Geneva Convention, relating to prisoners of war; to the Committee on Foreign Relations.
An opinion of the U.S. District Court, Southern District of Indiana, Indianapolis Division, relating to the case oI Vance Hartke Plaintiff against Richard L Roudebush Samuel J. Walker, John R. Hanimond, Duge

Butier, Defendants; to the Committee on Rules and Administration.
The petition of New Yorkers for a New York Senator, Hamilton, N.Y., objecting to the seating of James L. Buckley, as Senator, from the State of New York; to the Committee on Rules and Administration.
The petition of Paul B. Knuese, of Lake Geneva, Wis., praying for a redress of grievances; to the Committee on Banking, Housing and Urban Affairs.
A resolution adopted by the Councll of the city of New York, praying for the enactment of legislation approving income tax deductions for all people who cannot work at a gainful job without having to make private arrangements for child care; to the Committee on Finance.
A petition, signed by sundry citizens of the State of Florida, praying for the immediate cessation of aid in any form to Communist enemies; to the Committee on Foreign Relations.
A resolution adopted by the council of the city of New York, praying for the enactment of legislation to create an independent Federal agency to coordinate a hational drive to conquer cancer; to the Committee on Labor and Public Welfare.
A proclamation of the Governor, Commonwealth of Puerto Rico, relating to the recently approved amendment to the con stitution of the Commonwealth of Puerto Rico, granting the right to vote to all persons over 18 years of ago; to the
tee on Interior and Insular Affairs.

\section*{EXECUTIVE REPORT OF A COMMITTEE}

As in executive session, the following favorable report of a nomination was submitted:

By Mr. HANSEN (for Mr. JACKson), from the Committee on Interior and Insular Af fairs:
Rogers C. B. Morton, of Maryland, to be Secretary of the Interior.

\section*{BILLS AND JOINT RESOLUTIONS INTRODUCED}

Bills and joint resolutions were introduced, read the first time, and, by unanimous consent, the second time, and referred as follows:

By Mr. RIBICOFF:
S. 185. A bill for the relief of Carmen Soto Velesquez;
S. 186. A bill for the relief of Miss Ilva John and
S. 187. A bill for the relief of Miss Marie Arcache and Miss Verdun Arcache; to the Committee on the Judiciary

By Mr. SCOTT:
S. 188. A bill for the relief of Tibor Egetoe S. 189. A bill for the relief of Carmela Mar ullo; and
S. 190. A bill for the relief of Vittorio Liotti, to the Committee on the Judiciary.

By Mr. BOGGS (for himself, Mr. Tower and Mr. Beall) :
S. 191. A bill to amend the Social Security Act to establish a national catastrophic illness insurance program under which the Federal Government, acting in cooperation with state insurance authorities and the private insurance industry, will reinsure and otherwise encourage the issuance of private health insurance policies which make adequate health protection available to all Americans at a reasonable cost; to the Committee on Finance.
(The remarks of Mr. Boggs when he introduced the bill appear earlier in the Record under the appropriate heading.)

By Mr. NELSON:
S. 192. A bill to amend the Federal Water Pollution Control Act, as amended; to the Committee on Public Works, by unanimow consent and then to the Committee on Commerce for its consideration of any matters in its jurisdiction, by unanimous consen. S. 193. A bill to amend the Federal Aviation Act of 1958 to prohibit the operation within the territorial jurisdiction of the United States of any civil supersonic aircrati until and unless the sonic boom and stratospheric pollution created by such operation have been reduced to zero or the effectual equivalent of zero, and for other purposes; to the Committee on Commerce.
S. 194. A bill to permit a State to eleot the use funds from the highway trust fund for purposes or urban mass transportation; to the Committee on Finance.
(The remarks of Mr. Necson when he submitted the bills appear earlier in the Recom under the appropriate heading.)

By Mr. JAVITS (for himself and Mr,
S. 195. A bill to assist school districts to meet special problems incident to desegregation, and to the elimination, reduction, or prevention or minority group isolation, in elementary and secondary schos, and ior other purposes, to the Committee on Labo and Publle Welfar
(The remarks of Mr. Javirs when he introduced the bill appear earlier in the Recosd under the appropriate heading.)

By Mr. MOSS:
S. 196. A bill for the relief of Eva Semnani; S. 197. A bill for the relief of Mrs. Kwi Dong Park;
S. 198. A bill for the relief of Osvalda R. Borelo, Angela Borelo, Diana Laora Borelo Viviana Christina Borelo, Estevan Daniel Borelo, and Mirian Borelo;
S. 199. A bill for the relief of Miss Maike Hannemann;
Hannemann;
S. 200. A bill for the relief of Olga QuintasFreijo and Susanna Alvarez;
S. 201. A bill for the relief of Dr. Ralph R.

Stevenson;
S. 202. A bill for the rellef of Ann Maria Y Uy;
S. 203. A bill for the relief of Eou Bee Han;
S.204. A bill for the relief of Sing Ho Chan; to the Committee on the Judiciary. Chan; to the Committe
S. 205. A bill for the relief of Kimura Koshun; to the Committee on the Judiclary.

By Mr. BENNETT:
S. 206. A bill for the relief of William Arthur Herbertson; and
S. 207. A bill for the relief of Grace Home Herbertson; to the Committee on the Judiciary.

Mr. Curtis)
S. 208. A bill for the relief of Filadelfo Fracica; to the Committee on the Judiciary
By Mr. WEICKER:
S. 209. A bill to require the Secretary of Transportation to prescribe regulations governing the humane treatment of comtransported in air

By Mr. FONG:
S. 210. A bill to amend section 8340 of title 5, United States Code, to provide a 5 percent increase in certain annuities,
S. 211. A bill to amend the Civil Service Retirement Act so as to permit retiremen of employees with thirty years of service on full annuities without regard to age;
S. 212. A bill to provide certain retirement benefits under title 5, United States Code, for air traffic controllers;
S. 213. A bill to provide for employment within the Environmental Protection Agency of commissioned officers of the Public Health Service, and for other purposes; and
S. 214. A bill to correct certain inequities relating to civil service retirement benefits
resolntion proposing an amendment to the Constitution providing for
the election of United States Senators by direct vote of the people for
 Whereas the United States Senate has each time refused to conside
or vote upon said resolution, thereby denying to the people of the
several States a chance to secure this much-desired change in the several States a chance to secure this much-desired change in the Resolved by the senate and assembly of the State of Wisconsin, That under the authority of Article \(V\) of the Constitution of the United States, application is hereby made to Congress to forthwith call a
constitutional convention for the purpose of submitting to the States constitutional convention for the purpose of submitting to the States
for ratification an amendment to the Federal Constitution providing for the election of United States Senators by direct vote of the people; and
and Resolved, That the secretary of state be, and is hereby, directed to forward a proper authenticated copy of these resolutions to the Presi
dent of the United States, to the President of the Senate of the United States. and to the Speaker of the House of Representatives of the United sitates.

\section*{J. O. Davidson, \\ I. L. Levroot of the Scnate.}

Speaker of the Assembly,
Chief Clerk of the
Chiet Clerk of the Senate.
Chief Olerk of the Assembly.
The people of Wisconsin directly nominate Senators under the protection of the law of 1903 . (Wisconsin primary laws, 1903 chap. 451 ; 1907, pp. 2. Mandatory; state wide ; direct; includes United States Senator.)

Enrolled memorial 2, house of representatives.
Be it resolved by the third legislature of the State of Wyoming, Tha ica be memorialized as follows: The third legislature of the State of Wyoming respectfully represents to the honorable the Senate and the honorable the House of Representatives of the United States of America in Congress assembled that they urge the submission of the consti-
tutional amendments now pending in Congress requiring United States tutional amendments now pending in Congress requiring United State They believe that the exciting and disturbing contest for seats in the legislature in many of the States has been owing in a great measure to impending contests for United States Senators.
ed time, and much of this time has been wasted and fruitless, efort to elect Senators.
The temptation to corruption and the inducements to influence legislators by questionable means would be entirely removed if the election of Senators were transferred to the people. It is believed the business
of the legislature should be confined to matters of legislation, and that the excltement attendant upon the selection of United States Senators by the legislature interferes to a great degree with that business
The growth of a public sentiment in this direction we believe to be grounded upon good reasons, calling for an amendment of the Constitu tion in this respect.
Resolved, That the governor be, and he is hereby, respectfully re quested, upon his approval of this memorial, to forward a duly authenti
cated copy thereof, under the great seal of the State, to the Senators and Representatives in Congress from this State, in order that the sam may be brought to the attention of the Congress of the United States.
GEO. W. HoyT, President of the Senate Speaker of the House.
Approved February 16, A. D. 1895. Wm. A. Richands, Governor.
Wyoming primary laws, 1890, chapter \(80 ; 1907\), chapter 100. Rudimentary; optional.
In spite of 37 States demanding or adopting the indirect method of selecting Senators by vote of the people, in spite of all the evidence submitted to show universality of opinion, the will of the American people is refused the courtesy of a hearing, Mr. President, I ask you, I ask the Senate, I ask the people of the United States, Do the people really rule?
The refusal of the Senate of the United States to perform its obvious duty in this matter of the submission of a constitutional amendment for the election of Senators by direct vote, while very important as the GATEWAY TO OTHER NEEDED REFORMS, is, however, merely characteristic of the Senate under the control of a party management that is ruled by a machine method unduly influenced by commercial allies and the so-called big interests. I shall presently show that the people can get none of the reforms they want while this unfortunate condition remains.
Mr. President, the unwearied and unconquerable Democracy in the opening declarations of its last national platform laid down the great issue that must next be settled in this country and said:
We rejoice at the increasing signs of an awakening throughout the
The various investigations have traced graft and political country. The various investigations have traced graft and political corruption to the representatives of predatory wealth, and laid bare the preyed upon a defenseless public through the subservient officials whom they havs raised to place and power.
The conscience of the Nation is now aroused to free the Government from the grip of those who have made it a business asset of the favor-seeking corporations; it must become again a people's government, and be administered in all its departments according to the Jeffersonian maxim, "Equal rights to all and special privileges to none."

Shall the people rule? is the overshadowing issue WHICH MANIFESTS ITSELF IN ALL THE QUESTIONS NOW UNDER DISCUSSION.

\section*{the greatest of all issues}

Mr. President, the greatest of all issues, not only in the United States but throughout the civilized world, is the issue of popular government, or the government of the people against delegated government, or government by convention, or goverument by machine politics.
The vital question is, Shall the people rule? Shall they control the mechanism of party government? Shall they have the direct power to nominate, to instruct, to recall their public servants; to legislate directly and to enact laws they want and to veto laws they do not want, free from corruption, intimidation, or force, as well as elect Senators who claim to represent them on this floor?
The most valuable speech on good government that was ever delivered in the Congress of the United States was, in my opinion, delivered by Hon. Jonathan Bourne, Jr., of Oregon, on Thursday, May 5, 1910, in which he sets forth this doctrine, and presents to the American people the triumph-the permaand presents to the American people the triumph-the permat corrupting methods of machine politics in Oregon, and in which corrupting methods of machine politics in Oreg
he sets forth the substance of the Oregon law.
he sets forth the substance of the Oregon law.
These laws establish in fact and not in theory "the people's rule." They are as follows:
The Australian ballot law, which obviates the grosser forms of intimidation and bribery.
The registration law, applying to general or primary elections, by which a voter's right to cast one ballot and have it honestly counted is preserved, and by which dead men, fraudulent names, repeaters, and nonresidents can not be voted in Oregon.
The initiative and referendum, by which the people can initiate and enact into law any statute they want and veto any statute they do not want. The possible sins of omission and the possible sins of commission of the representatives of the people in the Oregon legislature are thus safeguarded
The law of publicity pamphlets, published at state expense and sent to each voter fifty-five days before a general election, giving in brief authoritative arguments for and against any giving in brie measure, authoritative arguments for and against any public measure,
The direct primary law, by which party members may nomi nate their own candidates and under which the whole people may choose between candidates so named by each party
Statement No. 1, by which a candidate for the legislature pledges himself to the people of Oregon to elect the people's choice for Senator without regard to his individual preference statement no. 1 is of vital importance.
The corrupt practices act, by which all improper acts are prohibited, such as promises of appointments, solicitation or acceptance of campaign contributions, distribution of anonymous letters, sale of editorial support, intimidation or coercion of voters, betting on elections, attempting to vote in the name or any other person, living, dead, or fictitious, and finally provid ing for complete publicity of campaion expenditures and strictly limiting the use of money by candidates or by their friends and allies or in their interest
The right of recall, by which any public officer may be recalled from office by his electors on petition and a special election.

The Senator from Oregon well says:
"Mr. President, I reiterate that Oregon has evolved the best system of popular government that exists in the world to-day
"The Australian ballot assures the honesty of elections.
"The registration law guards the integrity of the privilege of American citizenship-participation in government.
"The direct primary absolutely insures popular selection of all candidates and establishes the responsibility of the public servant to the electorate and not to any political boss or special interest.
- The initiative and referendum is the keystone of the arch of popular government, for by means of this the people may accomplish such other reforms as they desire. The initiative develops the electorate because it encourages study of principles and policies of government and affords the originator of new ideas in government an opportunity to secure popular judgment upon his measures if 8 per cent of the voters of his State deem the same worthy of submission to popular fote The referendum prevents misuse of the power temporarily gentralized in the legislature
"The corrupt-practices act is necessary as a complement to the initiative and referendum and the direct primary, for without the corrupt-practices act these other features of popular government could be abused. As I have fully explained, the,
recent loss of one of the most prominent figures in the great history of America's maritime industry. C.C. Wei, founder of the Falcon Shipping Group, revolutionized American shipping in the late 1960's by developing a new generation of automated, dieselpropelled tankers.
He was a brilliant innovator and a staunch supporter of the American maritime industry. While others found it necessary to take advantage of lower construction and operating costs associated with flying a foreign flag, Mr. Wei chose to stick with the U.S. flag. Even under the severe disadvantage of competing with low foreign labor costs and foreign government subsidies, and having to fight against unfair trading practices favoring foreign carriers often to the exclusion of U.S. shippers, Mr. Wei was able to build a shipping empire that made him a rival of such magnates as Daniel Ludwig, Aristotle Onassis, and Y.K. Pao. Even today, in a time when some predict that 8 of every 10 shipping companies will soon go bankrupt, Falcon Shipping is still one of America's largest.
Although Chinese by birth, C.C. Wei displayed the kind of American entrepreneurial spirit and patriotism that made this Nation great, but that has now become all too rare. I feel lucky to have known him as I know all of his many admirers do as well.

\section*{AFGHANISTAN: LETTERS FROM}

THE STATE OF KENTUCKY
Mr. HUMPHREY. Mr. President, last December the brutal Soviet occupation of Afghanistan entered its eighth year. The horrible condition of human rights in Afghanistan was recently described in a United Nations report as:" "A situation approaching genocide."
As chairman of the Congressional Task Force on Afghanistan, I have received thousands of letters from Americans across the Nation who are outraged at the senseless atrocities being committed today in Afghanistan. Many of these letters are from Americans who are shocked at this Nation's relative silence about the genocide taking place in Afghanistan.
In the weeks and months ahead, I plan to share some of these letters with my colleagues. I will insert into the Record two letters each day from various States in the Nation. Today, I submit two letters from the State of Kentucky and ask that they be printed in the RECORD.
The letters follow:
Dear Sir: I just read a story in a recent Reader's Digest magazine about Soviet butchery in Afghanistan. It's hard to believe that nightmares like that really happen in this world. I think that the U.S. should do something to try to stop it, it is the only right thing to do.

Sherley Applegate,
Louisville, KY.

Dear Senator humphrey: Although I am dubious as to whether this letter will prod our government out of it's relative inaction, I do wish to voice my concern over the horrible situation in Afghanistan. Part of this is a alert you to the fact that not all of the american public are unaware of the desperthing about it. I not only care, I am willing to support action against this outright disre gard of human rights. This is not a matter of choice, this is our responsibility as mem bers of society and civilization, otherwise we are chipping away at the very foundations we, as human beings have built, in order to do more than exist, and to be more than animals. We cannot negotiate human lives or barter a country, let us cry foul against or barter a country, let us cry foul against truly be what she represents herself to be I will support you in your endeavors, erwise, I cannot hold my head up as an American or a human being.

Sincerely,
Mona L. Mikkelsen,
Radcliff, KY.

\section*{A CALL FOR FEEDERAL TAXATION REFORM}
- Mr. HATCH. Mr. President. I thought my colleagues would be interested in a resolution passed during the recent general session of the Utah State Legislature.
I submit the resolution for the RECORD.

The resolution follows:
Resolution
Be it resolved by the Legislature of the state of Utah.
Whereas, the Sixteenth Amendment to the Constitution of the United States, as evidenced by the history of its adoption, was not intended by its framers, proponents, or the ratifying States to permit taxation by the Federal government of interest income on the obligations of the States or their political subdivisions; and
Whereas, the Congress of the United States has of late enacted and proposed legislation which operates to tax or restrict such obligations and the income thereon and proceeds thereof; has enacted and proposed retroactive tax legislation: and has enacted or proposed legislation which limits the deductibility for Federal income tax purposes of taxes paid under State laws and interest on amounts borrowed by financial institutions to purchase or carry such obligations, all to the manifest detriment of the States and their economies.
Now, therefore be it resolved that application is hereby made to the Congress of the United States, pursuant to Article V of the Constitution of the United States, to call a convention for proposing an amendment to the Sixteenth Amendment to the Constitution of the United States, however, said call for a convention by the state of Utah is limited to the express purpose herein enunciated and for no other purpose, and the state of Utah is not to be counted in a convention call for any other purpose except as limited herein. Such proposal to amend the Sixteenth Amendment shall provide as follows: The Congress shall have power to lay and collect taxes on income, from whatever source derived, without apportionment among the several States, and without regard to any census or enumeration, but not legislation enacted in the exercise of this power shall have retroactive effect. So
that the right of the States to finance the public purposes established by them or their electors shall not be infringed or Congress shall lay no direct infringed, the Congress shall lay no direct or indirect tax upon the income derived from general or special obligations issued by or on behalf of the States, their political subdivisions, or authorized authorities, nor upon the pro ceeds thereof or income on such proceeds, nor from their governmental activities, nor shall it otherwise tax or restrict such obligations or exclude, as deductions from income, taxes paid pursuant to the laws of any State or interest on amounts borrowed by any financial institution to purchase or carry such obligations.
Be it further resolved, that if the Congress of the United States shall propose such amendment for ratification by the leg islatures of three-fourths of the severa States, this application shall no longer be of any force or effect.
Be it further resolved, that this application constitutes a continuing application in accordance with Article V of the Constitution of the United States until at least two thirds of the several States shall have made similar applications to the Congress of the United States.
Be it further resolved, that the Lieutenant Governor is hereby directed to transmit copies of this application, upon its due adoption, to the President and Secretary of the Senate and the Speaker and Clerk of the House of Representatives of the Congress of the United States.
- Mr. STEVENS. Mr. President, James Lyons, commander in chief of the U.S. Pacific Fleet, recently stated that Adak, a small island in Alaska's Aleutian Chain, has become extremely important to Pacific strategy. Lyons cites several reasons for this shift in emphasis. Adak lies only 600 miles from Petropavlovsk, the primary submarine base for the Soviet Union. The United States takes more oil out of the Alaskan port of Valdex that we import from the Persian Gulf, and Adak already has established naval and air bases.
In response to this increased strategic importance, the U.S. Navy will begin to send aircraft carrier battle groups to the Aleutians, and for the first time in modern warfare, ships and submarines from the Pacific Fleet will conduct maneuvers near the coastline. Recently there has been a largescale buildup of men and equipment in Adak, which is now home to 2,000 sailors and 100 marines continually stationed there in 1-year tours of duty.
Mr. President, I ask that Mr. Burgess's article be printed in the RECORD. The article follows:
[From the San Diego Union, Feb. 8, 1987]
Icy Island of Adak Seen as Navy's Key
North Pacific Outpost
(By Tom Burgess]
In the elusive shadow game played between the U.S. and Soviet navies, the center of attention across Pacific battlefields has shifted from the western Pacific to a tiny island that is home to otters, bald eagles, frozen tundra, 2,000 sailors-and a new Navy strategy for dealing with the USSR. The island is called Adak, a tiny Aleutian Island located 600 miles from the Soviet
"Section 3. Copies of this Resolution shall be sent to the legislatures of all the States, the clerk of the United States House of Senate in Washington, D.C., requesting the several States to also pass an identical application to the United States Congress so as to meet the constitutional requirements for application for such a convention by two-
POM-190. A resolution adopted by the General Assembly of the State of Rhode Isof the United States for the calling of a convention for the sole and exclusive purpose of proposing an amendment to the Constitution of United States with respect to the right to life; to the Committee on the Judiclary:
'Resolution
"Resolution
"Resolved, That the general assembly of the state of Rhode Isiand and Providence Plantations pursuant to Article V of the Constitution of the United States hereby makes application to the Congress of the United sole and exclusive purpose of proposing an amendment to the Constitution of the United States which shall provide:
"(a) With respect to the right to life guaranteed in the United States Constitution, that every human being subject to the jurisdiction of the United States or any state shall be deemed from the moment of fertilization to be a person and entitled to the " (b) That
hall have concurrent powers to several states n have concurrent powers to enforce such and be it further and be it further
Resolved, That this application shall cononvention continuing application for such egislatures of two-thirds of the states shall have made like applications and such convention shall have been called by the Conrescinded by this general assembly; and be rescinded it
"Resolved, That certified copies of this reslution be presented forthwith to the president of the Senate and the Speaker of the House of Representatives of the United States and to the legislatures of each of the several states attesting the adoption of this resolution by the general assembly of the state of Rhode Island.
the Legislature of then No. 11 adopted by the Legislature of the Territory of Guam relative to congratulating and commending the
Honorable Hiram Leong Fong, United States Senator for his distinguished service in the Senate and his efforts on behalf of the people of Guam; ordered to lie on the table: Resolution No. 11
"Be it resolved b Whereas, Honorable Hiram L. Fong, U.S. cided to rettre after 18 years of dedicated service in the U.S. Senate; and
"Whereas, during the period of his tenure, Senator Fong has often represented Guam's supporting favorable programs for the peosupporting favorable programs for the peointerest in their welfare; and
"Whereas, the University of Guam on behalf of itself and the people of Guam evidenced the people s appreciation of Senator Fong's efforts on their behalf by presenting him an Honorary Doctorate Degree; and was the key factor in of senator Fong Presiciential appointments of Governor Carlos G. Camacho, the last appolnted Governor of Guam, Kurt S. Moylan, Secretary of Guam, Cristobal C. Duenas, United States

Federal District Judge, U.S. Marshals, Joh T. San Agustin and Juan C. San Agustin, and and Lorenzo C. Aflague; and
"Whereas, the support of Senator Fong was a significant factor in deferring at tempts by the Navy to reduce SRF Guam to caretaker status; and

Whereas, the Honorable Hiram Fong will be sorely missed as a dedicated public servan by the people of Hawail, his colleagues in the Senate and the people of Guam; now therefore, be 1

Rislaived, that the Fourteenth Guam Legislature does hereby on behalf of the peoHonorable Hiram L. Fong for his long and distinguished service in the Senate and his efforts on behalf of the people of Guam; and be it further
"Resolved, that the Speaker certify to and the Legislative Secretary attest the adoption hereof and that coples of the same be there Leong Fong: the President of the \(S\). Sen ate; the Governor of the State of Hawail: the Legislature of the State of Hawail; the Speaker, U.S. House of Representatives; the Honorable Antonio B. Won Pat; Chairman of the Board of Regents. University of Guam and to the Governor of Guam."
POM-192. Senate Joint Resolution No. 12 adopted by the Legislature of the State of of Defense to discontinu states Department Nevada as a site for project Seafarer or successor project; to the Committee on Armed Services:
"Senate Joint Resolution No. 12
"Whereas, The Defense Appropriations Bill the Congress of the United States intends to have the Seafarer antenna system of the United States Navy installed in a state only upon the concurrence of that state and its affected local governments; and
mental impact statements related environSeafarer make it clear that related to projec such an antenna system in the State Nevada would have potentially severe economic, environmental and health impacts on this state; and
Whereas, The governor of Nevada has on two occasions informed the United States Department of Defense that Nevada does no tem within the stans for location of such a sys "Whereas, The United
the Navy has United States Department for emplacement of the Seafarer antenna system in Nevada in spite of repeated objections by the people of this state; now, therefore, be it
"Resolved by the Senate and Assembly of the State of Nevada, jointly, That the legisneither the Seafarer of Nevada urges that successor antenna system be emplaced on any land within the State of Nevada and that the Department of Defense discontinue consideration of Nevada as a site for project; and be it further
Resolved, That a copy of this resolution be prepared and transmitted by the legislaState counsel to the President of the United President as presiding offcer of the Sepate the Speaker of the House of Representatives, and all members of the Nevada congressional delegation; and be it further
Resolved, That this resolution shall beome effective upon passage and approval.
POM-193. Senate Joint Resolution No. 18 adopted by the Legislature of the State of Nevada memorializing the President of the adviser to the White House Staff. aff the Committee on Energy and Natural Resources:
"Senate Joint Resolution No. 18 "Whereas, One-half of the earth's natural resources are minerals; and
"Whereas, This nation's high standard of living, based almost entirely upon a sophisticated industrial and technological foundation, is dependent upon mineral resources; and
nomic security and well-being defense and ecodepend upon an adequate and assured sup ply of minerals; and

Whereas, Problems surrounding mineral resources and supplies are distinct from those which relate to other aspects of this nation's economy; and

Whereas, This country needs a national and comprehensive mineral resources policy; and
States should The President of the United able mineral affairs adviser; now, therefore be it
"Resolved by the Senate and Assembly of the State of Nevada, jointly, That the legislature hereby respectfully memorializes the President of the United States to recognize resources and crical importance of minera adviser to the White House stefi and be it further

Resolved, That copies of this resolution be prepared and transmitted forthwith by the legislative counsel to the President of the United States, the Vice President of the United States as the presiding officer of the Senate, the Speaker of the House of Representatives, the chairmen of the Interior Committees of Congress and to all members of it further
"Resolved, That this resolution shall become effective upon passage and approval. POM-194. Senate Joint Resolution No. 26 adopted by the Legislature of the State of Nevada memorializing the Congress of the United States to direct certain federal agen istration of certain federal Committee on Energy and Natural Resources:
"Senate Joint Resolution No. 26
"Whereas, The Federal Government pos sesses over 60 million acres or 87 percent of
the land in the State of Nevada, the seventh largest state in the Union, and only 11 per cent of this land is dedicated to and used for national purposes; and
Whereas, The United States Department of the Interior manages over 48 million acres or 69 percent of the land in the State of Nevada through the Bureau of Land Management, and none of this land is dedicated or used for national purposes; and
Agriculture manages over 5 million acres or 7.2 percent of the land in the State of Nevada through the U.S. Forest Service, and this activity is only tenuously related to any national purpose; and

Whereas, The sound political theory of the founding fathers of this Union was tha the Federal Government should manage national affairs and the several States should was to be effectuated through the Constitu tion of the United States; and
"Whereas, James Madison explained these intentions of the founding fathers in The Federalist No. 45, in which he wrote, "The powers reserved to the several States will extend to all the objects, which, in the or dinary course of affairs, concern the lives, liberties and properties of the people; and the internal order, improvement and pros "whity of the state"; and
Whereas, The massive presence of the Service in the State of Nina is the Fores

Additionally:
See links below. The reason for its importance. It is, as far as we can determine, the only official action ever taken by Congress on a convention and as it continues to this day the terms and conditions specified therefore are still in effect. Note possible comments of Madison underlined in green. Secondary proof. See annotated Constitution, U.S. Senate website and read description of Article V and the convention.

General Annals of Congress 1 (J. Gales Ed.) Pg 00257 Yr 1789
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\section*{H. of R.]}

Answer to the President.
[Max 5, 1789.

States and other Powers who are not in treaty with her, and therefore did not call upon us for retaliation; if we are treated in the same manner as those nations we have no right to complain. He was not opposed to particular regulations to obtain the object which the friends of the measure had in view; but he did not like this mode of doing it, because he feared it would injure the interest of the United States.
Before the House adjourned, Mr. Mapison gave notice, that he intended to bring on the subject of amendments to the constitution, on the 4th Monday of this month.

\section*{Tuesday, May 5.}

Mr. Benson, from the committee appointed to consider of, and report what style or titles it will be proper to annex to the office of President and Vice President of the United States, if any other than those given in the Constitution, and to confer with a committee of the Senate appointed for the same purpose, reported as followeth:
"Th
That it is not proper to arnex any style or title to the respective styles or titles of office expressed in the Constitution."
And the said report being twice read at the Clerk's table, was, on the question put thereupon, agreed to by the House.
Ordered, That the Clerk of this House do acquaint the Senate therewith.
Mi. Madison, from the committee appointed to prepare an address on the part of this House to the President of the United States, in answer to his speecls to both Houses of Congress, reported as followeth:
The Address of the House of Representatives to George
Washington, President of the United States.
SIR: The Representatives of the People of the United States present their congratulations on the event by which your fellow-citizens have attested the pre-eminence of your merit. You have long held the first place in their esteem. You have often received tokens of their affection. You now possess the only proof that remained of their gratitude for your services, of their reverence for your wisdom, and of vices, of their reverence for your wisdom, and of herest because the truest honor of being the First highest, because the turst hons, of boice the freest people on the face of the earth
We welk know the anxieties with which you must have obeyed a summons from the repose reserved for have obeyed a summons from the repose reserved for your declining years, into public seenes, of which you had taken your leave for ever. But the obedience was due to the occasion. It is already applauded by the universal joy which welcomes you to your station. And we cannot doubt that it will be rewarded with all the satisfaction with which an ardent love for your fellow citizens must review successful efforts to promote their happiness.
This anticipation is not justified merely by the past experience of your signal services. It is particularly surggested by the pious impressions under which you mean to commence your administration, and the enlightened maxims by which you mean to conduct it. We feel with you the strongest obligations to adore the invisible hand which has led the American peo-
ple through so many difficulties, to cherish a conscious responsibility for the destiny of republican liberty, and to seek the only sure means of preserving and recommending the precious deposite in a system of legislation founded on the principles of an honest policy, and directed by the spisit of a diffusive patriotism.
The question axising out of the fifth article of the Constitution will receive all the attention demanded by its importance; and will, we trust, be decided, under the influence of all the considerations to which you allude.

In forming the pecuniary provisions for the Executive Department, we shall not lose sight of a wish resulting from motives which give it a peculiar claim to our regard. Your resolution, in a moment critican to the liberties of your country, to renounce all personal emolument, was among the many presage ful-filled- and your scrupulous adherence nov to the law then imposed on yourself, cannot fail to demonstrate the purity whilst it increases the lustre of a character which bas so many titles to admiration.
Such are the sentiments which we have thought fiè to address to you. They flow from our own hearts, and we verily believe that, among the millions we re and we verily believe that, among the milions we re-
present, there is not a virtuous citizen whose heart present, thepe is
will disown them.
All that remains is, that we join in your fervent supplications for the blessings of heaven on our country and that we add our own for the choicest of these blessings on the most beloved of our citizens.
Said address was commitied to a Committee of the whole; and the House immediately resolved itself into a committee, Mr。Pace in the chair. The committee proposing no amendment thereto, rose and reported the address, and the House agreed to it, and resolved that the Speaker, attended by the members of this Mouse, do present the said address to the: President.

Ordered, That Messrs. Sinnicison, Coles, and Smyth, (of South Carolina, be a committee to wait on the President, to know when it will be convenient for him to receive the same. Mr. Clymer, from the committee appointed for the purpose, repoited a bill for faying a du ty on goods, wares, and merchandise, imported into the United States, which passed its first reading.
Mr. Bland presented to the House the following application from the Legislature of Virginia, to wit:
Verginia, to wit.
In Gemerail Assembly, Nov. 14, 1788.
Resolved, That an application be made in the name and on behalf of the Legislature of this Cormmonwealth to the Congress of the United States, in the words following, to wit:
"The good People of this Commonwealth, in Convention assembled, hawing ratified the Constitution submitted to their consideration, this Legislature has, in conformity to that act, and the resolutions of the United States in Congress assembled, to them transmitted, thought proper to make the arrangements that were necessary for carrying it into effect. Having thus shown themselves obedient to the voice of their constituents, all America will find that, so far \(2 s\) s

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May 5, 1789.] Application of Virginia. [H. of R.
it depended on them, that plan of Government will be carried into immediate operation.
"But the sense of the People of Virginia would be but in part complied with, and but little regarded, if we went no farther. In the very moment of adoption, and coeval with the ratification of the new plan of Government, the general voice of the Convention of this State pointed to objects no less interesting to the People we represent; and equally entitled to our attention. At the same time that, from motives of affection to our sister States, the Convention yielded their assent to the ratification, they gave the most unequirocal proofs that they dreaded its operation under the present form.
"In acceding to the Government under this impression, painful must have been the prospect, had they not derived consolation from a full expectation of its imperfections being speedily amended. In this resource, therefore, they placed their confidence, a confidence that will continue to support them, whilst they have reason to believe that they have not calculated upon it in vain.
"In making known to you the objections of the People of this Commonwealth to the new plan of Government, we deem it unnecessary to enter into a particular detail of its defects, which they consider as involving all the great and unalienable rights of frecmen. For their sense on this subject, we beg leave to refer you to the proceedings of their late Convention, and the sense of the House of Delegates, as expressed in their resolutions of the thirtieth day of October, one thousand seven hundred and eighty-eight.
"We think proper, however, to declare, that, in our opinion, as those objections were not founded in speculative theory, but deduced from principles which have been established by the melancholy example of other nations in different ages, so they will never be removed, until the cause itself shall cease to exist. The sooner, therefore, the public apprehensions are quieted, and the Government is possessed of the confidence of the People, the more salutary will be its operations, and the longer its duration.
"The cause of amendments we consider as a common cause; and, since concessions have been made from political motives, which, we conceive, may endanger the Republic, we trust that a commendable zeal will be shown for obtaining those provisions, which experience has taught us are necessary to secure from danger the unalienable rights of human nature.
"The anxiety with which our countrymen press for the accomplishment of this important end, will ill admit of delay. The slow forms of Congressional discussion and recommendation, if, indeed, they should ever agree to any change, would, we fear, be less certain of success. Happily for their wishes, the Constitution hath presented an alternative, by admitting the submission to a convention of the States. To this, therefore, we resort as the source from whence they are to derive relief from their present apprehensions.
- We do, therefore, in behalf of our constituents, in the most earnest and solemn manner, make this application to Congress, that a convention be immediately called, of deputies from the several States, with full power to take into their consideration the defects of this constitution that have been suggested by the State Conventions, and report such amendments thereto as they shall find best suited to pro-
mote our common interests, and secure to ourselves and our latest posterity the great and unalienable rights of mankind.
"'JOHN JONES, Speaker Senate.
"THOMAS MATHEWS, Speaker Ho. Del."
After the reading of this application,
Mr. Bland moved to refer it to the Committee of the whole on the state of the Union.
Mr. Boudinot.-According to the terms of the Constitution, the business cannot be taken up until a certain number of States have concurred in similar applications; certainly the House is disposed to pay a proper attention to the application of so respectable a State as Virginia, but if it is a business which we cannot interfere with in a constitutional manner, we had better let it remain on the files of the House until the proper number of applications come forward.
Mr. Bland thought there could be no impropriety in referring any subject to a committee, but surely this deserved the serious and solemn consideration of Congress. He hoped no gentleman would oppose the compliment of referring it to a Committee of the whole; beside, it would be a guide to the deliberations of the committee on the subject of amendments, which would shortly come before the House.
Mr. Madison said, he had no doubt but the House was inclined to treat the present application with respect, but he doubted the proprieIV of committing it, because it would seem to imoly that the House had a right to deliberate upon the subject. This he believed was not the case until two-thirds of the State Legislatures concurred in such application, and then it is out of the power of Congress to decline complying, the words of the Constitution being express and positive relative to the agency Congress mav have in case of applications of this nature. "The Congress, wherever two-thirds of both Houses shall deem it necessary, shall propose amendments to this Constitution; or, on the applicaHon of the Leegislatures of two-thards of the seyeral States, shall call a convention for propesing amendments." From hence it must appear, that Congress have no deliberative power on this occasion. The most respectiul and constitutional mode of performing our duty will be, to let it be entered on the minutes, and remain upon the files of the House until similar applications come to hand from two-thirds of the States.
Mr. Boudinot hoped the gentleman who desired the commitment of the application would not suppose him wanting in respect to the State of Virginia. He entertained the most profound respect for her-but it was on a principle of respect to order and propriety that he opposed the commitment; enough had been said to convince gentlemen that it was improper to commit-for what purpose can it be done? what can the committee report? The application is to call a new convention. Now, in this case, there is notinng left for us to do, but to callone when two-thirds of the State Legislatures ap-

\section*{H. of R.]}

Duties on Tonnage.
[MAy 5, 1789.
ply for that purpose. He hoped the gentleman would withdraw his motion for commitment.

Mr. Bland.- The application now before the committee contains a number of reasons why it is necessary to call a convention. By the tifth article of the Constitution, Congress are oblig. ed to order this convention when two-thirds of the Legislatures apply for it; buthow can these reasons be properly weighed, unless it be done in committee? Therefore, I hope the House will agree to refer it.

Mr. Huntington thought it proper to let the application remain on the table, it can be called un with others when enough are presented to make two-thirds of the whole States. There would be an evident impropriety in committing, because it would argue a right in the House to dehberate, and, conseguently, a power to procrastinate the measure applied lor.
Mr. TuOKER thought it not right to disregard the apolication of any State, and inferred, that the House had a right to consider every appilcation that was made; if two-thirds had not applied, the subject might be taken into considerition. but it two thirds had applied, it precluded deliberation on the part of the House. He hoped the present application would be properly noticed.
Mr. Gerrx. - The gentleman from Virginia (Mr. Madison) told us yesterday, that he meant to move the consideration of amendments on the fourth Monday of this month; he did not make such motion then, and may be prevented by accident, or some other cause, from carrying his intention into execution when the time he mentioned shall arrive. I think the subject however is introduced to the House, and, perhaps, it may consist with order to let the present application lie on the table until the business is taken up generally.
MII: Page thought it the best way to enter the application at large upon the Journals, and do the same by all that came in, until sufficient were made to obtain their object, and let the origioa! be deposited in the archives of Congress. He deamed this the proper mode of disposing of it, and what is in itself proper can never be construed mito disrespect.
Mr. Beand acquiesced in this disposal of the application. Whereupon, it was ordered to be entered at length on the dournals, and the origigat tobe placed on the files of Congress.

\section*{DUTMES ON TONNAGE.}

The House then resumed the consideration of the Report of the Committee of the whole on the state of the Union, in relation to the duty on tonnage.

Mr. Jackson (from Georgia) moved to lower the tonnage duty from thirty cents, as it stood in the report of the committee on ships of nations in alliance, and to insert twenty cents, with a view of reducing the tonnage on the vessels of Powers not in alliance. In laying a higher duty on foreign tonnage than on our own, I presume, said he, the Legistature have
three things in contemplation : first, The encouragement of American shipping; 2ndly, Raising a Revenue; and, 3dly, The support of light-houses and beacons for the purposes of navigation. Now, for the first object, namely, the encouragement of American shipping, i judge twenty cents will be sufficient, the duty on our own being only six cents; but if twenty cents are laid in this case, I conclude that a higher rate will be imposed upon the vessels of nationsnot in alliance. As these form the proncipal part of the foreign navigation, the duty will be adequate to the end proposed. I take it, the idea of revenue from this source is not much relied upon by the House; and surely twenty cents is enough to answer all the purposes of erecting and supporting the necessary lighthouses. On a calculation of what will be paid in Georgia, I find a sufficiency for these purposes; and I make no doubt but enough will be collected in every State from this duty. The tonnage employed in Georgia is about twenty thousand tons, fourteen thousand tons are foreign; the duty on this quantity will amount to £466 13s. 4d. Georgia currency. I do not take in the six cents upon American vessels, yet this sum appears to be as much as can possibly be wanted for the purpose of improving our navigation.

When we begin a new system, we ought to act with moderation; the necessity and propriety of every measure ought to appear evident to our constituents, to prevent clamor and complaint. I need not insist upon the truth of this observation by offering arguments in its support. Gentlemen see we are scarcely warm in our seats, before applications are made for amendments to the Constitution; the people are afraid that Congress will exercise their power to oppress them. If we shackle the commerce of America by heavy imposition, we shall rivet them in their distrust. The question before the committee appears to me to be, whether we shall draw in, by tender means, the States that are now out of the Union, or deter them from joining us, by holding out the iron hand of tyranny and oppression. I am for the Cormer, as the most likely way of perpetuating the federal Government. North Carolina will be materially affected by a high tonnage; her vessels in the lumber trade will be considerably injured by the regulation; she will discover this, and examine the advantages and disadvantages of entering into the Union. If the disadvantages preponderate, it may be the cause of her throwing herself into the arms of Britain; her peculiar situation will enable her to injure the trade of both South Carolina and Georgia. The disadvantages of a high tonnage duty on foreign vessels are not so sensibly felt by theNorthern States; they have nearly vessels enough of their own to carry on all their trade, consequently the loss sustained by them will be but small; but the Southern States employ mostly foreign shipping, and unless their produce is carmed by them to market it will perish. At this mo-```

