

CHAP. 102.—An Act To authorize the construction of a bridge and approaches thereto across the Columbia River, between the towns of Pasco and Kennewick, in the State of Washington.

March 17, 1920.
[H. R. 12164.]
[Public, No. 161.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Charles G. Huber, his heirs, executors, administrators, or assigns, be, and he or they are hereby, authorized to construct, maintain, and operate a bridge and approaches thereto across the Columbia River, at a point suitable to the interests of navigation, such bridge to extend from the east bank of said river adjacent to the town of Pasco, Washington, at a point not more than two miles upstream from the Northern Pacific Railway bridge across said river, to a point on the west bank of said river adjacent to the town of Kennewick, Washington, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Columbia River.
Charles G. Huber may bridge, between Pasco and Kennewick, Wash.

Construction.
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 17, 1920.

CHAP. 103.—An Act Authorizing F. R. Beals to construct, maintain, and operate a bridge across the Nestucca River, in Tillamook County, Oregon.

March 17, 1920.
[H. R. 12213.]
[Public, No. 162.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That authority is hereby granted to F. R. Beals and his assigns, to construct, maintain, and operate a bridge and approaches thereto across the Nestucca River, in Tillamook County, Oregon, connecting the northerly part of lot one with the northerly part of lot ten, in section thirty, township four south, range ten west, Willamette meridian, in Oregon, and at a point suitable to the interests of navigation, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Nestucca River.
F. R. Beals may bridge, in Tillamook County, Wash.

Location.

Construction.
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 17, 1920.

CHAP. 104.—An Act To give effect to certain provisions of the convention for the protection of trade-marks and commercial names, made and signed in the city of Buenos Aires, in the Argentine Republic, August 20, 1910, and for other purposes.

March 19, 1920.
[H. R. 9023.]
[Public, No. 163.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Patents shall keep a register of (a) all marks communicated to him by the international bureaus provided for by the convention for the protection of trade-marks and commercial names, made and signed in the city of Buenos Aires, in the Argentine Republic, August 20, 1910, in connection with which the fee of \$50 gold for the international registration established by article 2 of that convention has been paid, which register shall show a facsimile of the mark; the name and residence of the registrant; the number, date, and place of the first registration of the mark, including the date on which application for such registration was filed and the term of such registration, a list of goods to which the mark is applied as shown by the registration in the country of origin, and such other data as may be useful concerning the mark.

Trade-marks and commercial names.
Register to be kept of, communicated by Pan American Bureaus.
Vol. 39, p. 1675.

Contents.

(b) All other marks not registerable under the Act of February 20, 1905, as amended, except those specified in paragraphs (a) and (b)

Other marks to be registered.
Vol. 37, p. 649.

Requirements.	of section 5 of that Act, but which have been in bona fide use for not less than one year in interstate or foreign commerce, or commerce with the Indian tribes by the proprietor thereof, upon or in connection with any goods of such proprietor upon which a fee of \$10 has been paid to the Commissioner of Patents and such formalities as required by the said commissioner have been complied with: <i>Provided</i> , That trade-marks which are identical with a known trade-mark owned and used in interstate and foreign commerce, or commerce with the Indian tribes by another and appropriated to merchandise of the same descriptive properties as to be likely to cause confusion or mistake in the mind of the public or to deceive purchasers, shall not be placed on this register.
<i>Proviso.</i> Refusal, if identical with known trade marks, etc.	
Cancellation of registration.	SEC. 2. That whenever any person shall deem himself injured by the inclusion of a trade-mark on this register, he may at any time apply to the Commissioner of Patents to cancel the registration thereof. The commissioner shall refer such application to the examiner in charge of interferences, who is empowered to hear and determine this question, and who shall give notice thereof to the registrant. If it appear after a hearing before the examiner that the registrant was not entitled to the exclusive use of the mark at or since the date of his application for registration thereof, or that the mark is not used by the registrants or has been abandoned, and the examiner shall so decide, the commissioner shall cancel the registration. Appeal may be taken to the commissioner in person from the decision of the examiner in charge of interferences.
Proceedings to secure.	
Appeals.	
Falsely indicating origin of marked goods in interstate commerce, unlawful.	SEC. 3. That any person who shall willfully and with intent to deceive, affix, apply, or annex, or use in connection with any article or articles of merchandise, or any container or containers of the same, a false designation of origin, including words or other symbols, tending to falsely identify the origin of the merchandise, and shall then cause such merchandise to enter into interstate or foreign commerce, and any person who shall knowingly cause or procure the same to be transported in interstate or foreign commerce or commerce with Indian tribes, or shall knowingly deliver the same to any carrier to be so transported, shall be liable to an action at law for damages and to an action in equity for an injunction, at the suit of any person, firm, or corporation doing business in the locality falsely indicated as that of origin, or in the region in which said locality is situated, or at the suit of any association of such persons, firms, or corporations.
Liability for damages, etc.	
Liability for using counterfeit, etc., marks in trade.	SEC. 4. That any person who shall without the consent of the owner thereof reproduce, counterfeit, copy, or colorably imitate any trade-mark on the register provided by this Act, and shall affix the same to merchandise of substantially the same descriptive properties as those set forth in the registration, or to labels, signs, prints, packages, wrappers, or receptacles intended to be used upon or in connection with the sale of merchandise of substantially the same descriptive properties as those set forth in such registration, and shall use, or shall have used, such reproduction, counterfeit, copy, or colorable imitation in commerce among the several States, or with a foreign nation, or with the Indian tribes, shall be liable to an action for damages therefor at the suit of the owner thereof; and whenever in any such action a verdict is rendered for the plaintiff the court may enter judgment therein for any sum above the amount found by the verdict as the actual damages, according to the circumstances of the case, not exceeding three times the amount of such verdict, together with the costs.
Punitive damages allowed.	
Registrants to comply with international regulations.	SEC. 5. That it shall be the duty of a registrant under this Act of a mark falling within class (a) of section 1, to comply with the law of the country in which his original registration took place, in respect to giving notice to the public that the trade-mark is registered, in connection with the use of such trade-mark in the United States of

America, and in any suit for infringement by a party failing to do this, no damages shall be recovered except on proof that the defendant was duly notified of the infringement and continued the same after such notice.

Infringement suits.

SEC. 6. That the provisions of sections 15, 17, 18, 19, 20, 21, 22, 23, 25, 26, 27, and 28 (as to class (b) marks only) of the Act approved February 20, 1905, entitled "An Act to authorize the registration of trade-marks used in commerce with foreign nations or among the several States, or with Indian tribes, and to protect the same," as amended to date, and the provisions of section 2 of the Act entitled "An Act to amend the laws of the United States relating to the registration of trade-marks," approved May 4, 1906, are hereby made applicable to marks placed on the register provided for by section 1 of this Act.

General provisions applicable to marks registered.
Vol. 33, pp. 728-730.

Vol. 34, p. 169.

SEC. 7. That written or printed copies of any records, books, papers, or drawings belonging to the Patent Office and relating to trade-marks placed on the register provided for by this Act, when authenticated by the seal of the Patent Office and certified by the commissioner thereof, shall be evidence in all cases wherein the originals could be evidence, and any person making application therefor and paying the fee required by law shall have certified copies thereof.

Certified copies of records, etc., in register acceptable as evidence.

SEC. 8. That the same fees shall be required for certified and uncertified copies of papers and for records, transfers, and other papers, under this Act, as are required by law for such copies of patents and for recording assignments and other papers relating to patents.

Fees.

On filing an appeal under this Act to the Commissioner of Patents from the decision of the examiner in charge of interferences, awarding ownership of a trade-mark, canceling or refusing to cancel the registration of a trade-mark, a fee of \$15 shall be payable.

Appeals to Commissioner.

SEC. 9. That section 5 of the Trade-Mark Act of February 20, 1905, being Thirty-third Statutes at Large, page 725, as amended by Thirty-fourth Statutes at Large, page 1251, Thirty-sixth Statutes at Large, page 918, Thirty-seventh Statutes at Large, page 649, is hereby amended by adding the following words thereto: "And if any person or corporation shall have so registered a mark upon the ground of said use for ten years preceding February 20, 1905, as to certain articles or classes of articles to which said mark shall have been applied for said period, and shall have thereafter and subsequently extended his business so as to include other articles not manufactured by said applicant for ten years next preceding February 20, 1905, nothing herein shall prevent the registration of said trade-mark in the additional classes to which said new additional articles manufactured by said person or corporation shall apply, after said trade-mark has been used on said article in interstate or foreign commerce or with the Indian tribes for at least one year provided another person or corporation has not adopted and used previously to its adoption and use by the proposed registrant, and for more than one year such trade-mark or one so similar as to be likely to deceive in such additional class or classes."

Marks registerable under general law.
Vol. 33, p. 725; Vol. 34, p. 1251; Vol. 36, p. 918.
Vol. 37, p. 650, amended.

Extension of registered marks to additional articles made and used by same person one year.

Restriction.

Approved, March 19, 1920.

CHAP. 105.—Joint Resolution Amending joint resolution extending the time for payment of purchase money on homestead entries in the former Colville Indian Reservation, Washington.

March 19, 1920.
[H. J. Res. 194.]
[Pub. Res., No. 33.]

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the joint resolution entitled "Joint resolution providing additional time for the payment of purchase money under homestead entries within the former Col-

Colville Indian Reservation, Wash.
Vol. 40, p. 449, amended.



CATALOGUE
OF THE
PUBLIC DOCUMENTS
OF THE
SIXTY-SIXTH CONGRESS
AND OF ALL DEPARTMENTS OF THE
GOVERNMENT OF THE UNITED STATES
FOR THE PERIOD FROM
JULY 1, 1919, TO JUNE 30, 1921

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CONFERENCE COMMITTEES—Continued.

Apr. 14, 1920. 6 p. (H. rp. 834, 66th Cong. 2d sess. In v. 2; 7653.) [For law see, in main alphabet, Post Office Department, Appropriations, Congress.]

— Post Office appropriation bill [fiscal year 1922], conference report to accompany H. R. 15441; submitted by Mr. Madden. Feb. 22, 1921. 3 p. (H. rp. 1350, 66th Cong. 3d sess. In v. 2; 7777.) [Corrected print. For law see, in main alphabet, Post Office Department, Appropriations, Congress.]

Postal service. Reclassification of postmasters and employees of postal service, conference report to accompany H. R. 14338; submitted by Mr. Steenerson. June 4, calendar day June 5, 1920. 3 p. (H. rp. 1106, 66th Cong. 2d sess. In v. 8; 7654.) [For law see, in main alphabet, Postal service, Congress.]

Prohibition. Enforcement of war-time and national prohibition, conference report on H. R. 6810, to prohibit intoxicating beverages, and to regulate manufacture, production, use, and sale of high-proof spirits for other than beverage purposes, and to insure ample supply of alcohol and promote its use in scientific research and in development of fuel, dye, and other lawful industries; submitted by Mr. Sterling. Oct. 6, 1919. 11 p. (S. doc. 118, 66th Cong. 1st sess. In v. 15; 7610.) [For law see, in main alphabet, Prohibition, Congress.]

— Enforcement of war-time and national prohibition, conference report to accompany H. R. 6810 [to prohibit intoxicating beverages, and to regulate manufacture, production, use, and sale of high-proof spirits for other than beverage purposes, and to insure ample supply of alcohol and promote its use in scientific research and in development of fuel, dye, and other lawful industries]; submitted by Mr. Volstead. Oct. 7, 1919. 17 p. (H. rp. 360, 66th Cong. 1st sess. In v. 2; 7593.) [For law see, in main alphabet, Prohibition, Congress.]

Railroads. Deficiency appropriation for Federal control of transportation, conference report to accompany H. R. 13677 [making appropriations to supply deficiency in appropriations for Federal control of transportation systems and to supply urgent deficiencies in certain appropriations, fiscal year 1920]; submitted by Mr. Good. May 3, 1920. 2 p. (H. rp. 921, 66th Cong. 2d sess. In v. 3; 7654.) [For law see, in main alphabet, Railroads, Congress.]

— Federal control of railroads, conference report to accompany H. R. 10453 [to provide for termination of Federal control of railroads and systems of transportation, to provide for settlement of disputes between carriers and their employees, to further amend act to regulate commerce, as amended, and for other purposes]; submitted by Mr. Esch. Feb. 18, 1920. 71 p. (H. rp. 650, 66th Cong. 2d sess. In v. 1; 7652.) [For law see, in main alphabet, Railroads, Congress.]

— Operation of transportation systems under Federal control, conference report to

CONFERENCE COMMITTEES—Continued.

accompany S. 641 [to amend sec. 10 of act for operation of transportation systems while under Federal control, for just compensation of their owners, and for other purposes, by restoring authority of Interstate Commerce Commission over rates, etc.]; submitted by Mr. Esch. Sept. 30, 1919. 1 p. (H. rp. 343, 66th Cong. 1st sess. In v. 2; 7598.)

— Operation of transportation systems under Federal control, conference report to accompany S. 641 [to amend sec. 10 of act for operation of transportation systems while under Federal control, for just compensation of their owners, and for other purposes, by restoring authority of Interstate Commerce Commission over rates, etc.]; submitted by Mr. Esch. Oct. 2, 1919. 2 p. (H. rp. 348, 66th Cong. 1st sess. In v. 2; 7593.)

— Operation of transportation systems under Federal control, conference report to accompany S. 641 [to amend sec. 10 of act for operation of transportation systems while under Federal control, for just compensation of their owners, and for other purposes, by restoring authority of Interstate Commerce Commission over rates, etc.]; submitted by Mr. Esch. Oct. 27, 1919. 2 p. (H. rp. 419, 66th Cong. 1st sess. In v. 2; 7593.) [Corrected print.]

Rivers. River and harbor appropriation bill, conference report to accompany H. R. 11892; submitted by Mr. Kennedy of Iowa. May 27, 1920. 9 p. (H. rp. 1045, 66th Cong. 2d sess. In v. 3; 7654.) [For law see, in main alphabet, Rivers, Congress.]

Sierra National Forest. Sierra National Forest, Calif., conference report to accompany S. 2789 [for consolidation of forest lands in Sierra National Forest, Calif.]; submitted by Mr. Slinnott. June 2, 1920. 2 p. (H. rp. 1092, 66th Cong. 2d sess. In v. 3; 7654.) [For law see, in main alphabet, Sierra National Forest, Congress.]

Telegraph, etc. Wire-control bill, conference report to accompany S. 120 [to repeal joint resolution to authorize the President in time of war to supervise or take possession and assume control of any telegraph, telephone, marine cable, or radio system, or systems or any part thereof, and to operate same in such manner as may be needful or desirable for duration of the war, and to provide just compensation therefor]; submitted by Mr. Esch. June 25, 1919. 4 p. (H. rp. 71, 66th Cong. 1st sess. In v. 1; 7592.) [For law see, in main alphabet, Telegraph, Congress.]

Trade-marks. Protection of trade-marks, etc., Buenos Aires, conference report to accompany H. R. 9023 [to give effect to provisions of convention for protection of trade-marks and commercial names, made and signed in Buenos Aires, Argentine Republic, Aug. 20, 1910]; submitted by Mr. Nolan. Mar. 12, 1920. 3 p. (H. rp. 739, 66th Cong. 2d sess. In v. 2; 7653.) [For



CONFERENCE COMMITTEES—Continued.

law sec, in main alphabet, Trade-marks, Congress.]

War Department. Surplus motor-propelled vehicles, conference report to accompany S. 3037 [to authorize Secretary of War to transfer, free of charge, certain surplus motor-propelled vehicles and motor equipment to Department of Agriculture, Post Office Department, Navy Department, and Treasury Department for use of Public Health Service, and certain other surplus property to Department of Agriculture]; submitted by Mr. Kahn. Mar. 2, 1920. 2 p. (H. rp. 702, 66th Cong. 2d sess. In v. 2; 7653.) [For S. 3037 as it passed and became law see, in main alphabet, War Department, Property, Congress.]

War risk insurance. Amendment to war risk insurance act, conference report to accompany H. R. 8778; submitted by Mr. Sweet. Dec. 20, 1919. 3 p. (H. rp. 529, 66th Cong. 2d sess. In v. 1; 7652.) [For law see, in main alphabet, War risk insurance, Congress.]

Water-power. Water-power bill, conference report on H. R. 3184, to create Federal Power Commission and to define its powers and duties, to provide for improvement of navigation, for development of water power, for use of lands of United States in relation thereto, to repeal sec. 18 of act making appropriations for construction, repair, and preservation of certain public works on rivers and harbors, approved Aug. 8, 1917 [creating Waterways Commission], and for other purposes; submitted by Mr. Jones of Washington. Apr. 30, 1920. 6 p. (S. doc. 269, 66th Cong. 2d sess. In v. 15; 7671.) [For law see, in main alphabet, Water-power, Congress.]

—Water-power bill, conference report to accompany H. R. 3184 [to create Federal Power Commission and to define its powers and duties, to provide for improvement of navigation, for development of water power, for use of lands of United States in relation thereto, to repeal sec. 18 of act making appropriations for construction, repair, and preservation of certain public works on rivers and harbors, approved Aug. 8, 1917, creating Waterways Commission, and for other purposes]; submitted by Mr. Esch. Apr. 30, 1920. 14 p. (H. rp. 910, 66th Cong. 2d sess. In v. 3; 7654.) [For law see, in main alphabet, Water-power, Congress.]

Zion National Park, Utah, conference report to accompany S. 425 [to establish Zion National Park, heretofore known as Zion National Monument, in Utah]; submitted by Mr. Slinnott. Nov. 11, 1919. 2 p. (H. rp. 464, 66th Cong. 1st sess. In v. 2; 7593.) [For law see, in main alphabet, Zion National Park, Congress.]

CONFERENCE OF STATE AND PROVINCIAL BOARDS OF HEALTH OF NORTH AMERICA.

Standard railway sanitary code, approved by Conference of State and Provincial Off-

CONFERENCE OF STATE AND PROVINCIAL BOARDS OF HEALTH OF NORTH AMERICA—Continued.

cers of Health, and recommended to the several States for adoption May 25, 1920. 1920. 15 p. (Public Health Service. Reprint 604.)

NOTE.—This code was originally prepared by the Committee on Health and Medical Relief for the Railroad Administration. It was submitted to the Public Health Service and such changes were made as were necessary to bring it into accord with the interstate quarantine regulations. Some amendments were also made by the conference of State and provincial health authorities.

Same. (In Public health reports, July 23, 1920. 1920. v. 35, no. 30, p. 1749-61.)

CONFERENCE OF STATE AND PROVINCIAL OFFICERS OF HEALTH. See Conference of State and Provincial Boards of Health of North America.**CONFERENCE OF STATE AND TERRITORIAL HEALTH AUTHORITIES WITH UNITED STATES PUBLIC HEALTH SERVICE.**

Conference of health authorities, State and Territorial Health Authorities in annual conference with Public Health Service [Washington, D. C., May 26-27, 1920]. (In Public health reports, June 4, 1920. 1920. v. 35, no. 23, p. 1313-23.)

Transactions of 17th annual Conference of State and Territorial Health Officers with United States Public Health Service, Washington, D. C., June 4 and 5, 1919. Jan. 1920. 124 p. (Public Health Service. Public health bulletin 105.)

Transactions of 18th annual Conference of State and Territorial Health Officers with United States Public Health Service, Washington, D. C., May 28 and 27, 1920. Apr. 1921. 126 p. il. 2 pl. 2 p. of pl. (Public Health Service. Public health bulletin 111.)

CONFERENCE OF STATE HIGHWAY TESTING ENGINEERS AND CHEMISTS. Standard and tentative methods of sampling and testing highway materials, recommended by 2d Conference of State Highway Testing Engineers and Chemists, Washington, D. C., Feb. 23-27, 1920. Oct. 10, 1921. cover-title, 98 p. il. 1 pl. (Public Roads Bureau; Agriculture Dept., Bulletin 949.)**CONFERENCE ON BUSINESS TRAINING FOR ENGINEERS AND ENGINEERING TRAINING FOR STUDENTS OF BUSINESS.** Commercial engineering, report of Conference on Business Training for Engineers and Engineering Training for Students of Business, Washington, D. C., June 23-24, 1919; prepared by Glen Levin Swiggatt. 1920. 180 p. il. (Education Bureau. Bulletin 58, 1919.)**CONFERENCE ON CARE OF DEPENDENT CHILDREN.** HART, H. H. Conclusions of White House Conference [on Care of Dependent Children]—ten years after; [with discussion]. (In Children's Bureau. Conference series 1. 1919. p. 339-344.)

LASALLE COUNTY CARBON COAL COMPANY. See, for suits in which Lasalle County Carbon Coal Company is involved, *Passenger rates*.

LASETTE & MURPHY, Incorporated. JUSTICE DEPARTMENT. No. 34675, in Court of Claims, *Lasette & Murphy, Inc., v. United States*; demurrer, with defendant's brief thereon. 1920. cover-title, p. 29-39, large 8°

LASIACIS. HITCHCOCK, A. S. North American species of *Lasiacis*. (In National Museum. Contributions from national herbarium. 1920. v. 22, pt. 1, p. 13-31, 15 p. of pl.)

LASKER & BERNSTEIN. FEDERAL TRADE COMMISSION. Federal Trade Commission v. Lasker & Bernstein, complaint [report] findings, and order; docket 374, Feb. 4, 1921. 1921. [1] + 246-252 p. ([Decision] 176.) [Also in Federal Trade Commission decisions, v. 3.]

LASPEYRESIA POMONELLA. See *Codling-moths*.

LASSEN COUNTY TRADING COMPANY. See, for suits in which Lassen County Trading Company is involved, *Freight rates*.

LASSEN NATIONAL FOREST. PRESIDENT OF UNITED STATES. Executive order, Shasta-Lassen national forests, Calif. [merging into one national forest, to be known as Shasta National Forest, all lands which are now within Shasta National Forest and certain areas which heretofore formed part of Lassen National Forest]. Jan. 31, 1921. 1 p. f° (No. 3397.)

LASTS. QUARTERMASTER GENERAL OF ARMY. Notes on purchase, manufacture, and inspection of Army shoes and shoe lasts, for information and guidance of officers of Quartermaster Corps. 1921. 109 p. il.

LAS VACAS, Mexico.

COMMERCE COMMITTEE, Senate. Bridge across Rio Grande between Del Rio, Tex., and Las Vacas, Mexico, report to accompany H. R. 15769 [to authorize construction of bridge over Rio Grande between Del Rio, Tex., and Las Vacas, Mexico, by Del Rio and Las Vacas Bridge Company]; submitted by Mr. Sheppard. Feb. 24, 1921. 1 p. (S. rp. 814, 66th Cong. 3d sess. In v. 1; 7774.) [For law see, below, *Congress*.]

CONGRESS. H. R. 15769, act to authorize construction of bridge over Rio Grande between Del Rio, Tex., and Las Vacas, Mexico [by Del Rio and Las Vacas Bridge Company]. Approved Mar. 1, 1921. 1 p. (Public 352, 66th Congress.) [Also in Statutes at large, v. 41, pt. 1, p. 1202.]

INTERSTATE AND FOREIGN COMMERCE COMMITTEE, House. Bridge Rio Grande between Del Rio, Tex., and Las Vacas, Mexico, report to accompany H. R. 15769 [to authorize construction of bridge over Rio Grande between Del Rio, Tex., and Las Vacas, Mexico, by Del Rio and Las Vacas Bridge Company]; submitted by Mr. Rayburn. Feb. 2, 1921. 2 p. (H. rp. 1285, 66th Cong. 3d sess. In v. 2; 7777.) [For law see, above, *Congress*.]

LATANÉ, JOHN HOLLADAY. Foreign relations of United States [with list of references]. (In Education Bureau. Bulletin 27, 1921. 1922. p. 105-107.)

LATHING.

NATURALIZATION BUREAU. Federal citizenship textbook: Special vocabulary for English and citizenship classes in public schools, metal lathing; [prepared in] Division of Citizenship Training. [1920.] [2] p.

— Same, wood lathing; [prepared in] Division of Citizenship Training. [1920.] [2] p.

SMITH, F. H., and PIERSON, A. H. Production of lumber, lath, and shingles in 1918. Apr. 13, 1920. cover-title, 47 p. il. (Forest Service; Agriculture Dept., Bulletin 845.)

LATHROP, JULIA CLIFFORD. See, as chief, *Children's Bureau*.

LATHS. See *Lathing*.

LATIMER, WILLIAM J., and others.

— Soil survey of Kershaw County, S. C. 1922. 71 p. il. map.

— Same. (In Soils Bureau. Field operations, 1919. 1925. p. 763-829, il. map 17 in portfolio.)

— Soil survey of Norfolk, Bristol, and Barnstable counties, Mass. 1924. iv + 1033-1120 p. il. 2 pl. 2 p. of pl. 3 maps. [Prepared by Soils Bureau in cooperation with Massachusetts Department of Agriculture.]

— Same. (In Soils Bureau. Field operations, 1920. 1925. p. 1033-1120, il. 4 p. of pl. maps 31-33 in portfolio.)

with BURKE, R. T. A., and BRUCE, O. C. Soil survey of Frederick County, Md. 1922. iv + 82 p. il. map. [Prepared by Soils Bureau in cooperation with Maryland Geological Survey and Maryland Agricultural Experiment Station.]

— Same. (In Soils Bureau. Field operations, 1919. 1925. p. 641-722, il. map 15 in portfolio.)

LATIN AMERICA.

ALLEN, J. H. Public and private credit in Latin America. (In Pan American Union. Bulletin, Mar. 1921. [1921.] v. 52, no. 3, p. 254-263.)

CONFERENCE COMMITTEES. Protection of trade-marks, etc., Buenos Aires, conference report to accompany H. R. 9023 [to give effect to provisions of convention for protection of trade-marks and commercial names, made and signed in Buenos Aires, Argentine Republic, Aug. 20, 1910]; submitted by Mr. Nolan. Mar. 12, 1920. 3 p. (H. rp. 739, 66th Cong. 2d sess. In v. 2; 7653.) [For law see, below, *Congress*.]

CONGRESS. H. R. 9023, act to give effect to provisions of convention for protection of trade-marks and commercial names, made and signed in Buenos Aires, Argentine Republic, Aug. 20, 1910. [Approved Mar. 19, 1920.] 3 p. (Public 163, 66th Congress.) [Also in Statutes at large, v. 41, pt. 1, p. 533-535.]

FILSINGER, E. B. Commercial travelers' guide to Latin America [with trade statistics

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LATIN AMERICA—Continued.

1920. [xxiv] + 700 p. il. 1 por. 5 pl. [Monthly. A title-page and index for v. 50, 1 + xx pages, was also issued.]
- Same. (H. doc. 400, pts. 7-12, 66th Cong. 2d sess. In v. 86; 7757.)
- Same [v. 51, 6 nos.], July-Dec. 1920. [Washington, Government Printing Office, 1920.] [xxvi] + 672 p. il. 1 por. 2 pl. [Monthly. A title-page and index for v. 51, 1 + xx pages, was also issued.]
- Same. (H. doc. 825, pts. 1-6, 66th Cong. 3d sess. In v. 96; 7890.)
- Same [v. 52, 6 nos.], Jan.-June, 1921. [Washington, Government Printing Office, 1921.] [xxiv] + 648 p. il. [Monthly. A title-page and index for v. 52, 1 + xix pages, was also issued.]
- Same. (H. doc. 825, pts. 7-12, 66th Cong. 3d sess. In v. 97; 7891.)
- Commerce of United States with Latin America [for 1919, with comparisons for 1918 and 1913]. (In Pan American Union. Bulletin, May, 1920. [1920.] v. 50, no. 5, p. 544.)
- Latin American foreign trade in 1918, general survey. 1920. 12 p.
- Same. (In Pan American Union. Bulletin, Nov. 1919. [1919.] v. 49, no. 5, p. 544-554.)
- Latin American foreign trade in 1919, general survey. 1921. 12 p.
- Same. (In Pan American Union. Bulletin, Jan. 1921. [1921.] v. 52, no. 1, p. 50-70.)
- Summer school of Pan American commerce. (In Pan American Union. Bulletin, Sept. 1920. [1920.] v. 51, no. 3, p. 284-286.)
- United States trade with Latin America, calendar year 1920 [and comparison with 1913]. (In Pan American Union. Bulletin, Mar. 1921. [1921.] v. 52, no. 3, p. 266-267.)
- United States trade with Latin America, fiscal year 1919-20 [with comparisons for fiscal year 1914]. (In Pan American Union. Bulletin, Oct. 1920. [1920.] v. 51, no. 4, p. 410-411.)

PATENTS COMMITTEE, House. Convention for protection of trade-marks, report to accompany H. R. 9023 [to give effect to provisions of convention for protection of trade-marks and commercial names, made and signed in Buenos Aires, Argentine Republic, Aug. 20, 1910]; submitted by Mr. Nolan. Oct. 24, 1919. 2 p. (H. rp. 411, 66th Cong. 1st sess. In v. 2; 7593.) [For law see, above, Congress.]

— Protection of trade-marks, hearings on H. R. 9023, to give effect to certain provisions of convention for protection of trade-marks and commercial names, made and signed in Buenos Aires, Argentine Republic, Aug. 20, 1910; Oct. 15, 1919 [and Feb. 25, 1920]. 1919-20. 2 pts. [2] + 36 p.

LATIN AMERICA—Continued.

PATENTS COMMITTEE, Senate. Trade-mark convention at Buenos Aires, report to accompany H. R. 9023 [to give effect to provisions of convention for protection of trade-marks and commercial names, made and signed in Buenos Aires, Argentine Republic, Aug. 20, 1910]; submitted by Mr. Brandegee. Feb. 21, 1920. 2 p. (S. rp. 432, 66th Cong. 2d sess. In v. 1; 7649.) [For law see, above, Congress.]

ROCKEFELLER FOUNDATION. Rockefeller Foundation's work in Pan America [in 1919]. (In Pan American Union. Bulletin, Oct. 1920. [1920.] v. 51, no. 4, p. 339-403, il.) [Excerpts from recently published review of Rockefeller Foundation's work in 1919, by George E. Vincent, president of Rockefeller Foundation.]

SHEPHERD, W. R. History of Latin-American republics. (In Education Bureau. Bulletin 27, 1921. 1922. p. 88-90.)

STATE DEPARTMENT. Invitation to American republics to send students to military and naval academies, letter recommending enactment of bill authorizing the President to invite each of American republics to send, after June 1, 1920, not more than 2 of its citizens at one time to receive instruction in Naval Academy at Annapolis, and Military Academy at West Point, under customary conditions. June 9, 1919. 3 p. (H. doc. 86, 66th Cong. 1st sess. In v. 33; 7644.)

WELLS, W. C. Economic productivity, essential of export trade [with comparison of figures for 1913 in schedules A, B, C, and D, with figures for 1916 at peak of the war]. (In Pan American Union. Bulletin, Oct. 1920. [1920.] v. 51, no. 4, p. 362-376.)

— Economic value of imports from Latin America. (In Pan American Union. Bulletin, Aug. 1920. [1920.] v. 51, no. 2, p. 151-161.)

— Germany's past economic position in Latin America [including survey of where she stood in 1914]. [In Pan American Union. Bulletin, July, 1920. [1920.] v. 51, no. 1, p. 23-36.)

— Latin American tariffs. 1919. 16 p.

— Same, 2 pts. (In Pan American Union. Bulletin, July-Aug. 1919. [1919.] v. 49, no. 1, p. 37-45; no. 2, p. 154-158.)

— Weights and measures of Latin American countries. (In Standards Bureau. Miscellaneous publications 41. 1920. p. 125-133.)

See also Commercial policy—Cotton—Dairying—Education—Money—Monroe doctrine—Motion pictures—also American republics—Central America—South America—also headings beginning Pan American and the subject Pan Americanism.

LATIN AMERICAN DIVISION. See Foreign and Domestic Commerce Bureau.

LATIN-AMERICAN LITERATURE.

ALBIR, F. J. Writers of Honduras. (In Pan American Union. Bulletin, Aug. 1919. [1919.] v. 49, no. 2, p. 187-190.) [English

PATENTS—Continued.**RULES COMMITTEE, House—Continued.**

—Consideration of House resolution 611, report to accompany H. Res. 611 [discharging Committee of the Whole House on the State of the Union from consideration of H. R. 11984, to increase force and salaries in Patent Office, and for other purposes, and agreeing to conference requested by Senate thereon]; submitted by Mr. Fess. Dec. 14, 1920. 1 p. (H. rp. 1121, 66th Cong. 3d sess. In v. A; 7778.)

STATE DEPARTMENT. Convention between United States and other Powers for protection of inventions, patents, designs, and industrial models; signed Buenos Aires, Aug. 20, 1910 [by delegates of Governments represented at 4th International American Conference, Buenos Aires], proclaimed July 29, 1914. [Reprint] 1920. 20 p. (Treaty series 595.) [Spanish, English, Portuguese, and French.]

See also **Design, Decorative—Patent Office—also Land patents.**

PATENTS COMMITTEE, House.

NOTE.—Hearings published by the Patents Committee are entered here as well as under their subjects. Other publications, such as reports of the committee, appear only under their subjects, to which reference is made from the committee; see references below.

Administration of certain inventions and patents by Federal Trade Commission, joint hearings before Committees on Patents of Senate and House on S. 3223 [and] H. R. 9932, authorizing Federal Trade Commission to accept and administer, for benefit of the public and encouragement of industry, inventions, patents, and patent rights, Nov. 5, 1919. 1919. 41 p.

Amendment of trade-mark act, hearings on H. R. 7157, to amend sec. 5 of trade-mark act of Feb. 20, 1905; Jan. 21 and 22, 1920. 1920. 31 p.

Extending time for filing applications for patents, hearings on H. R. 13681 and 15662, to extend temporarily time for filing applications for letters patent, for taking actions in Patent Office with respect thereto, for reviving and reinstatement of applications for letters patent, and for other purposes, Jan. 11, 1921. 1921. 43 p.

Protection of trade-marks, hearings on H. R. 9023, to give effect to certain provisions of convention for protection of trade-marks and commercial names, made and signed in Buenos Aires, Argentine Republic, Aug. 20, 1910; Oct. 15, 1919 [and Feb. 25, 1920]. 1919-20. 2 pts. [2] + 36 p.

United States Daughters of 1812, hearings on H. R. 10104, to renew patent 25909 [relating to badge of National Society United States Daughters of 1812], Feb. 25, 1920. 1920. 8 p.

United States Patent Office, hearings on H. R. 5011, 5012, and 7010, to establish Patent Office as independent bureau, to establish Court of Patent Appeals, and to increase force and salaries in Patent Office, July 9-30, 1919, 1919. 320 p. 11.

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See also, for reports of committee, **Copyright—National Society United States Daughters of 1812—Patent Office, Employees—Patents—Trade-marks.**

PATENTS COMMITTEE, Senate.

NOTE.—Hearings published by the Patents Committee are entered here as well as under their subjects. Other publications, such as reports of the committee, appear only under their subjects, to which reference is made from the committee; see references below.

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Federal Trade Commission to accept patents, hearing on S. 3223 and H. R. 9932, authorizing Federal Trade Commission to accept and administer, for benefit of the public and encouragement of industry, inventions, patents, and patent rights. 1920. 15 p.

Personnel of Patent Office, hearing on H. R. 11984, to increase force and salaries in Patent Office, and for other purposes. 1920. 51 p.

See also, for reports of committee, **Copyright—Patent Office, Employees—Patents—Trade-marks.**

PATERNITY. See **Fathers.**

PATHOGENIC BACTERIA. See **Bacteria and bacteriology.**

PATHOLOGICAL DIVISION. See **Animal Industry Bureau.**

PATHOLOGY. HINSDALE, GUY. Note on 2 early papers [by I. M. Cline] on pathological aspects of climate. (In *Monthly weather review*, Sept. 1920. [Dec. 8] 1920. v. 48, no. 9, p. 507-508.)

—Same. (In *Weather Bureau. Papers on physiological aspects of meteorology.* 1920. p. 507-508.)

See also **Diseases.**

PATHOLOGY, VEGETABLE. See **Diseases of plants.**

PATNAUDE, Mrs. DOMATIL E. LAFOURNAISE. CONGRESS. H. R. 9615, act authorizing Secretary of Interior to correct error in Indian allotment [cases of Henry E. Thomas and E. L. Hugelen, owners of property originally belonging to Domatil E. Lafournaise, now Patnaude, and Jenoir Brien, respectively]. Approved May 10, 1920. 1 p. (Private 57, 66th Congress.) [Also in *Statutes at large*, v. 41, pt. 2, p. 1469.]

INDIAN AFFAIRS COMMITTEE, House. Correction of error in Indian allotment, report to accompany H. R. 9615 [authorizing Secretary of Interior to correct error in Indian allotment, cases of Henry E. Thomas and E. L. Hugelen, owners of property originally belonging to Domatil E. Lafournaise, now Patnaude, and Jenoir Brien, respectively]; submitted by Mr. Rhodes. Oct. 31.

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rp. 796, 66th Cong. 2d sess. In v. 2; 7653.)

MILITARY AFFAIRS COMMITTEE, Senate. Transfer of certain surplus material, etc., for road building purposes, report to accompany H. R. 13329 [to authorize Secretary of War to transfer certain surplus material, machinery, and equipment to Department of Agriculture]; submitted by Mr. Wadsworth. May 24, calendar day May 28, 1920. 1 p. (S. rp. 638, 66th Cong. 2d sess. In v. 1; 7649.)

ORDNANCE DEPARTMENT. Handbook of artillery tractor, 5-ton, model 1917, with instructions for its care, operation, and maintenance. July 15, 1918, revised Nov. 15, 1918. n. p. [1918]. 358 p. il. ([Form] no. 1996.) [Text on p. 3 of cover.]

— Present status of ordnance motor equipment, Oct. 1920. 1921. 74 p. il. (War Dept. doc. 1042.) [Confidential.]

— Service handbook for anti-aircraft machine gun trailer, model 1918, comprising 1½-ton trailer chassis, model 1917, and anti-aircraft machine gun trailer body, model 1918, June 1, 1920. 1920. 57 p. il. ([Form] no. 1980.)

— Service handbook of self-propelled caterpillar, mark 2, for 155-mm. gun, model of 1918 M1 (Filloux), Mar. 1920. 1920. 178 p. il. (War Dept. doc. 1006.)

REYNOLDS, L. A. Influence of tractor on use of horses [corn belt, 191 farms]. [May, 1920.] 26 + [1] p. il. (Farm Management Office; Agriculture Dept., Farmers' bulletin 1093.)

YERKES, A. P., and CHURCH, L. M. Farm tractor in the Dakotas. [Mar. 1919, reprint June, 1921.] 32 p. il. (Farm Management and Farm Economics Office; Agriculture Dept., Farmers' bulletin 1035.)

See also **Motor-vehicles—Tanks** (military science).

TRACY, SAMUEL MILLS. Forage for cotton belt. [Oct. 1912, revised May, 1920.] [1920.] 64 p. il. (Plant Industry Bureau; Agriculture Dept., Farmers' bulletin 1125.) [Issued in Oct. 1912, as Farmers' bulletin 500.]

Same. [Oct. 1912, revised May, 1920, reprint June, 1921.]

TRACY, WILLIAM WOODBRIDGE. Sugar-beet seed growing in Rocky Mountain States. [Oct. 1920.] 21 + [1] p. il. (Plant Industry Bureau; Agriculture Dept., Farmers' bulletin 1152.)

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CONFERENCE COMMITTEES. Protection of trade-marks, etc., Buenos Aires, conference report to accompany H. R. 9023 [to give effect to provisions of convention for protection of trade-marks and commercial names, made and signed in Buenos Aires, Argentine Republic, Aug. 20, 1910]; submitted by Mr. Nolan. Mar. 12, 1920. 3 p. (H. rp. 739, 66th Cong. 2d sess. In v. 2; 7653.) [For law see, below, Congress.]

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PATENT OFFICE. Official gazette, July 1, 1919-June 28, 1921; v. 264, no. 1-v. 287, no. 4. 1919-21. cover-titles, various paging, il. large 8° [Weekly, the volumes appearing monthly. Contain lists and descriptions of patents, trade-marks, designs, labels, and prints; decisions of commissioner of patents and of United States courts in matters of patents and trade-marks and indexes to and digests of the decisions; also notices of changes in rules of practice, patent laws, etc. Some of this material is also issued separately, but is not entered in this catalogue in this form. Monthly indexes to patentees, etc., are issued with title Alphabetical list of patentees to whom patents were issued. A title-page, errata, index to decisions, etc., is also issued for each volume.]

— United States statutes concerning registration of trade-marks with rules of Patent Office relating thereto. Revised July 26, 1920 [6th revised edition]. 1920. 46 p. il.

PATENTS COMMITTEE, House. Amendment of trade-mark act, hearings on H. R. 7157, to amend sec. 5 of trade-mark act of Feb. 20, 1905; Jan. 21 and 22, 1920. 1920. 31 p.

— Convention for protection of trade-marks, report to accompany H. R. 9023 [to give effect to provisions of convention for protection of trade-marks and commercial names, made and signed in Buenos Aires, Argentine Republic, Aug. 20, 1910]; submitted by Mr. Nolan. Oct. 24, 1919. 2 p. (H. rp. 411, 66th Cong. 1st sess. In v. 2; 7593.) [For law see, above, Congress.]

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—To amend sec. 5 of trade-mark act of Feb. 20, 1905, report to accompany H. R. 7157; submitted by Mr. Nolan. Feb. 6, 1920. 1 p. (H. rp. 601, 66th Cong. 2d sess. In v. 1; 7652.)

PATENTS COMMITTEE, Senate. Trade-mark convention at Buenos Aires, report to accompany H. R. 9023 [to give effect to provisions of convention for protection of trade-marks and commercial names, made and signed in Buenos Aires, Argentine Republic, Aug. 20, 1910]; submitted by Mr. Brandegee. Feb. 21, 1920. 2 p. (S. rp. 432, 66th Cong. 2d sess. In v. 1; 7649.) [For law see, above, Congress.]

STATE DEPARTMENT. Convention between United States and other Powers for protection of trade marks; signed Buenos Aires, Aug. 20, 1910 [by delegates of Governments represented at 4th International American Conference, Buenos Aires], proclaimed Sept. 16, 1916. (In State Dept. Foreign relations, 1916. 1925. p. 980-988.) [Previously issued in separate form as Treaty series 626, in Document catalogue of 64th Congress.]

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TRADE-SCHOOLS. See Technical education.

TRADE-UNIONS. See Labor-unions.

TRADER, ELLSWORTH J. JUSTICE DEPARTMENT. No. —, in Supreme Court, Oct. term, 1919, Ellsworth J. Trader v. United States, petition for writ of certiorari to circuit court of appeals for 3d circuit; brief in opposition. 1919. cover-title, 2 p.

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TRADING WITH THE ENEMY.

ALIEN PROPERTY CUSTODIAN. List of numbers of certificates of stock, voting trust certificates, registered and bearer bonds of companies incorporated in United States and its possessions, in which right, title, and interest have been seized by Alien Property Custodian by demand, under authority of trading with the enemy act and amendments thereto, certificates or bonds not being in his possession; corrected to June 1, 1920. 1920. 46 p.

—Trading with the enemy act and amendments thereto, with proclamations, Executive orders, and orders issued by Frank L. Polk, acting Secretary of State, under authority of Executive order of Dec. 3, 1918, issued thereunder to Nov. 25, 1919. 1920. 139 p.

CONGRESS. H. R. 14208, act to amend sec. 9 of act to define, regulate, and punish trading with the enemy, as amended [so as to facilitate return by Alien Property Custodian of money or other property conveyed or paid to him or seized by him under provisions of said act]. [Approved June 5, 1920.] 4 p. (Public 252, 66th Congress.) [Also in Statutes at large, v. 41, pt. 1, p. 977-980.]

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—S. 4897, act to amend sec. 9 of act to define, regulate, and punish trading with the enemy, as amended [so as to facilitate return by Alien Property Custodian of money or other property conveyed or paid to him or seized by him under provisions of said act by fixing status of American women married to citizens of enemy country]. Approved Feb. 27, 1921. 1 p. (Public 332, 66th Congress.) [Also in Statutes at large, v. 41, pt. 1, p. 1147.]

HOUSE OF REPRESENTATIVES. Trading with the enemy act [of Oct. 6, 1917] as amended [Mar. 28 and Sept. 24, 1918, June 5, 1920, Feb. 27 and Mar. 3, 1921]. [1921.] 28 p.

INTERSTATE AND FOREIGN COMMERCE COMMITTEE, House. Proposed amendments to trading with the enemy act, hearing on H. R. 15081, H. R. 15155, and H. R. 15634, Jan. 11, 1921. 1921. 26 p.

—To amend trading with the enemy act, report to accompany H. R. 14208 [to amend sec. 9 of act to define, regulate, and punish trading with the enemy, as amended, so as to facilitate return by Alien Property Custodian of money or other property conveyed or paid to him or seized by him under provisions of said act]; submitted by Mr. Esch. June 2, 1920. 7 p. (H. rp. 1089, 66th Cong. 2d sess. In v. 3; 7654.) [For law see, above, Congress.]

—Trading with the enemy act, hearing on H. R. 14208 [to amend sec. 9 of act to define, regulate, and punish trading with the enemy, as amended, so as to facilitate return by Alien Property Custodian of money or other property conveyed or paid to him or seized by him under provisions of said act], May 25, 1920. 1920. 54 p.

—Trading with the enemy, report to accompany S. 4897 [to amend sec. 9 of act to define, regulate, and punish trading with the enemy, as amended, so as to facilitate return by Alien Property Custodian of money or other property conveyed or paid to him or seized by him under provisions of said act by fixing status of American women married to citizens of enemy country]; submitted by Mr. Merritt. Feb. 15, 1921. 3 p. (H. rp. 1329, 66th Cong. 3d sess. In v. 2; 7777.) [For law see, above, Congress.]

PRESIDENT OF UNITED STATES. Executive order, re-vesting in designated officers certain powers under trading with the enemy act [viz., Secretary of Treasury and Federal Trade Commission]. Nov. 25, 1919. 1 p. f° (No. 3180.)

—Executive order [vesting in Attorney General all powers and authority conferred upon the President by sec. 9 of trading with the enemy act, approved Oct. 6, 1917, as amended by act approved July 11, 1919]. July 15, 1919. 1 p. f° (No. 3113.)

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AND
HISTORY OF LEGISLATION
OF THE
HOUSE OF REPRESENTATIVES
SIXTY-SIXTH CONGRESS

FINAL EDITION

All proposed legislation died on the day of final adjournment, March 4, 1921

Call of Committees Under Paragraph 4, Rule 24
Calendar Wednesday Call, Under Paragraph 7, Rule 24
Last Call, Dec. 15, 1920
Call Rests with Committee on Military Affairs (second)

First Session began May 19, 1919; adjourned November 19, 1919
Second Session began December 1, 1919; adjourned June 5, 1920
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Calendars shall be printed daily—Rule XIII, Par. 5

Hereafter the index to the Calendars will be printed on Monday of each week

Prepared by ED. M. MARTIN, Tally Clerk (Phone 280), under direction of the Clerk of the House



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Federal Trade Commission to investigate decline in prices of. H. Res. 533; Mr. Fields. Reported from Interstate and Foreign Commerce June 1, 1920, Report No. 1077. House Calendar. Adopted June 3, 1920.

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H. R. 2856; Mr. Garrett. Reported from Ways and Means Mar. 27, 1920, Report No. 774. Union Calendar..... Union 242

H. R. 13432; Mr. Green of Iowa. Reported from Ways and Means Apr. 7, 1920, Report No. 807. Union Calendar. Passed House Apr. 17, 1920. In Senate referred to Finance.

Tobin, Anna M., relief. S. 1533. Passed Senate Mar. 22, 1920. Referred to Claims. Reported Jan. 26, 1921, Report No. 1240. Private Calendar..... Private 280

Tolls, to be paid at Panama Canal. H. R. 7015; Mr. Esch. Reported from Interstate and Foreign Commerce July 12, 1919, Report No. 113. House Calendar. Transferred to Union Calendar Oct. 1, 1919. Passed House Oct. 1, 1919. In Senate referred to Inter-oceanic Canals.

Tombigbee River, to bridge near Iron Wood Bluff. H. R. 11025; Mr. Candler. Reported from Interstate and Foreign Commerce Dec. 19, 1919, Report No. 517. House Calendar. Passed House Jan. 5, 1920. In Senate referred to Commerce. Passed Senate Jan. 8, 1920. Approved Jan. 15, 1920. Public law No. 117.

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Providing for the sale of, by the Government to educational institutions. H. R. 3143; Mr. Caldwell. Reported from Military Affairs June 24, 1919, Report No. 64. Union Calendar. Passed House Sept. 4, 1919. Passed Senate, amended, Oct. 22, 1919. Sent to conference Oct. 24, 1919. Report filed Nov. 8, 1919. Senate agreed to report Nov. 8, 1919. House agreed Nov. 10, 1919. Approved Nov. 19, 1919. Public law No. 91.

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China, to authorize companies to promote trade in. H. R. 16043; Mr. Dyer. Reported from Judiciary Feb. 9, 1921, Report No. 1312. Union Calendar. Passed House Feb. 21, 1921. In Senate referred to Judiciary.

Coastwise, to protect. H. R. 7500; Mr. Scott. Reported from the Merchant Marine and Fisheries July 19, 1919, Report No. 135. House Calendar. Passed House Aug. 1, 1919. In Senate referred to Commerce.

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Amending act supplementing existing laws against—

H. R. 13135; Mr. Platt. Reported from Banking and Currency Mar. 26, 1920, Report No. 772. House Calendar. Passed House Apr. 21, 1920. In Senate referred to Judiciary. Reference changed in Senate to Banking and Currency Apr. 26, 1920. Reported in Senate (S. Rept. 565) Apr. 29, 1920. Passed Senate May 17, 1920. Approved May 26, 1920. Public law No. 225.

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Trade-marks:

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H. R. 14674; Mr. Esch. Reported from Interstate and Foreign Commerce Dec. 15, 1920, Report No. 1123. House Calendar. Laid on table Dec. 18, 1920.

H. R. 15836; Mr. Winslow. Reported from Interstate and Foreign Commerce Jan. 26, 1921. Report No. 1243. Union Calendar. Passed House Feb. 8, 1921. In Senate referred to Interstate Commerce. Reported in Senate Feb. 16, 1921. Passed Senate Feb. 22, 1921. Approved Feb. 26, 1921. Public law No. 328.

For the consideration of H. R. 15836. H. Res. 663; Mr. Esch. Reported from Rules Feb. 8, 1921, Report No. 1306. Adopted Feb. 8, 1921.

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S. 4526. Passed Senate Dec. 16, 1920. Taken from Speaker's table and passed House Dec. 18, 1920. Vetoed Dec. 30, 1920. Message and bill left on table in Senate Dec. 30, 1920.

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Indebtedness to United States at termination of Federal control of railroads, President to ascertain. S. 4373. Passed Senate May 28, 1920. Referred to Interstate and Foreign Commerce.

Congressional Record

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OF THE

FIRST SESSION OF THE
SIXTY-SIXTH CONGRESS

OF

THE UNITED STATES
OF AMERICA

VOLUME LVIII—PART 9

NOVEMBER 14 TO NOVEMBER 19, 1919

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WITH

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OF THE
PROCEEDINGS AND DEBATES
OF THE
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- S. Res. 365—Expressing the profound regret of the Senate at the death of the Hon. Levi P. Morton, former Vice President of the United States and President of the Senate.
Mr. Lodge; considered and unanimously agreed to, 7165.
- S. Res. 366—Authorizing the President of the Senate to appoint a select committee of five to investigate the relation between high prices for necessities and the concentration of wealth.
Mr. Walsh of Massachusetts; ordered to lie on the table and to be printed, 7197.—Considered and referred to the Committee to Audit and Control the Contingent Expenses of the Senate, 7514.
- S. Res. 367—Referring to the Court of Claims the bill (S. 4384) for the relief of William Casey.
Mr. Spencer, from Committee on Claims, 7189.—Agreed to, 7794.
- S. Res. 368—Referring to the Court of Claims the bill (S. 4375) for the relief of the Pawnee Tribe of Indians of Oklahoma.
Mr. Spencer, from Committee on Claims, 7190.—Agreed to, 7794.
- S. Res. 369—Directing the Secretary of the Treasury to furnish the Senate information relative to profiteering which would enable Congress to deal with the matter through proposed revenue legislation or otherwise.
Mr. Owen; Committee on Finance, 7328.
- S. Res. 370—Expressing the hope that the people of Mexico will institute a new government which will bring internal peace and amicable relations with the United States.
Mr. King; Committee on Foreign Relations, 7328.
- S. Res. 371—Directing the Committee on Naval Affairs to investigate and report on the value, extent, cost, and improvements of the Naval Training Station, Great Lakes, Ill.
Mr. McCormick; Committee on Naval Affairs, 7397.
- S. Res. 372—Felicitating Italy on the liberation of her subject peoples, the reintegration of her ancient territories, and the complete unity of the Italian people.
Mr. King; considered and agreed to, 7511.
- S. Res. 373—Amending Rule XXV of the Standing Rules of the Senate.
Mr. Knox; Committee on Rules, 7715.—Reported, considered, and agreed to, 7715.
- S. Res. 374—Authorizing and directing the Interstate Commerce Commission to investigate the bituminous coal situation.
Mr. Walsh of Massachusetts; ordered to lie over under the rule, 7780.—Reported back and agreed to, 8491.
- S. Res. 375—Of sympathy for the Albanian people.
Mr. Lenroot; Committee on Foreign Relations, 7770.
- S. Res. 376—Directing the Interstate Commerce Commission to inform the Senate upon what authority its order of Apr. 15, 1920, as to assigned and unassigned cars was made.
Mr. Harding; considered and agreed to, 7892.
- S. Res. 377—Referring to the Court of Claims the bill (S. 2665) for the relief of Prof. William H. H. Hart, principal of the Hart Farm School and Junior Republic for Dependent Children.
Mr. Spencer, from Committee on Claims, 7960.
- S. Res. 378—Authorizing the Committee on Expenditures in the Department of Justice to hold hearings and to employ a stenographer to report the same.
Mr. France; Committee to Audit and Control the Contingent Expenses of the Senate, 8075.
- S. Res. 379—Expressing the sorrow of the Senate on account of the death of Hon. Albert Estopinal, late a Member of the House of Representatives from the State of Louisiana.
Mr. Ransdell; considered and agreed to, 8078-8084.
- S. Res. 380—Referring to the Court of Claims the bill (S. 2673) for the relief of James L. Val.
Mr. Spencer; ordered to be placed on the calendar, 8161.
- S. Res. 381—Directing the Secretary of the Senate to pay Walter B. Henretty for clerical services rendered the subcommittee of the Committee on Naval Affairs investigating awards in the Navy.
Mr. Lodge; June 2, 1920, referred to the Committee to Audit and Control the Contingent Expenses of the Senate; June 2, 1920; reported without amendment; considered and agreed to, 8162.
- S. Res. 382—Directing the Committee on the District of Columbia to investigate the conditions of the Washington Terminal in the District of Columbia.
Mr. Jones of Washington; Committee on the District of Columbia, 8304.
- S. Res. 383—Extending the powers conferred upon the Committee on Privileges and Elections under S. Res. 357, May 6, 1920, to investigate after adjournment of the Democratic national convention and before the November election, 1920, receipts and expenditures of political committees, and of campaigns conducted in the election of President, Vice President, and United States Senators.
Mr. Pomerene; ordered to lie over under the rule, 8315.—Referred to the Committee to Audit and Control the Contingent Expenses of the Senate, 8490.—Reported back adversely, 8637.—Minority report submitted (S. Rept. 663), 8637.—Debated, 8637-8641.—Agreed to, 8643.
- S. Res. 384—Notifying the President of the United States that the two Houses of Congress are ready to adjourn.
Mr. Lodge; considered and agreed to, 8465.
- S. Res. 385—Directing the Committee on Civil Service and Retrenchment to investigate the system of ratings in examinations for postmasters of the first, second, and third class and preferences, if any, in such examinations or certifications, etc.
Mr. Harris; ordered to lie over under the rule, 8491.
- S. Res. 386—Denouncing all indignities toward the official representatives or the flag of any foreign Government with which the United States is at peace and calling upon the proper authorities to lawfully prevent their recurrence.
Mr. Thomas; ordered to lie over under the rule, 8493.
- S. Res. 387—Amending Rule XXV of the Standing Rules of the Senate by providing for the appointment of a committee on the revision of the laws.
Mr. Knox; Committee on Rules, 8640.—Considered and agreed to, 8640.

- H. R. 2—To pension soldiers of the War with Spain, the Philippine Insurrection, and the China relief expedition.
Mr. Sells; debated, 3709-3722, 8846, 8847, 8881, 8902, 8938.—Amended and passed House, 3722.—Referred to Senate Committee on Pensions, 3733.—Reported back (S. Rept. 527), 5713.—Debated, 6495-6500, 6566, 7784, 7788, 7861-7873.—Amended and passed Senate, 7873.—House agrees to Senate amendments, 8424.—Examined and signed, 8486, 8585.—Presented to the President, 8584.
- H. R. 178—Authorizing an exchange of lands by A. A. Bruce, of La Veta, Colo.
Mr. Taylor of Colorado; reported with amendment (H. Rept. 832), 5683.
- H. R. 202—To authorize the Secretary of the Interior to issue patent in fee simple to the county of Huron, in the State of Michigan, for a certain-described tract of land for public-park purposes.
Mr. Cramton; debated, 927, 928.—Passed House, 928.—Referred to Senate Committee on Public Lands, 970.—Reported back, 2935.—Passed Senate, 5176.—Examined and signed, 5307, 5316.—Presented to the President, 5527.—Approved [Public, No. 176], 5761.
- H. R. 263—To further protect interstate and foreign commerce against bribery and other corrupt trade practices.
Mr. Sims; Committee on Interstate and Foreign Commerce discharged and referred to Committee on the Judiciary, 5253.
- H. R. 274—In the promotion of the general welfare to provide capital for the development by land colonization of the agricultural resources of the Nation, providing certain privileges to soldier settlers, and creating a national colonization board.
Mr. Knutson; reference changed to Committee on Ways and Means, 3783.
- H. R. 288—For the purpose of conferring citizenship upon Indians, segregation of Indian tribal property, and for other purposes.
Mr. Carter; debated, 1540-1559.—Passed House, 1559.—Referred to Senate Committee on Indian Affairs, 1563.
- H. R. 348—To add certain lands to the Ochoco National Forest, Oreg.
Mr. Sinnott; debated, 17.—Passed House, 17.—Referred to Senate Committee on Public Lands, 46.—Reported back, 1208.—Passed Senate, 2344.—Examined and signed, 2482, 2484.—Presented to the President, 2558.—Approved [Public, No. 135], 2875.
- H. R. 393—Granting to all members of the military or naval service in the present war six months' pay, subject to deduction for bonuses heretofore received.
Mr. Ferris; reference changed to Committee on Ways and Means, 3837.
- H. R. 396—To authorize the payment of certain amounts for damages sustained by prairie fire on the Rosebud Indian Reservation, in South Dakota.
Mr. Gandy; reported back (S. Rept. 347), 1017.—Passed Senate, 2635.—Examined and signed, 2789, 2820, 2880.—Approved [Private, No. 27], 3086.
- H. R. 397—To authorize a lieu selection by the State of South Dakota for 160 acres on Pine Ridge Indian Reservation, and for other purposes.
Mr. Gandy; reported back (H. Rept. 918), 6483.
- H. R. 400—Authorizing the Sioux Tribe of Indians to submit claims to the Court of Claims.
Mr. Gandy; reported with amendment (S. Rept. 345), 1017.—Debated, amended, and passed Senate, 2343, 2344.—Referred to House Committee on Indian Affairs, 2421.—Committee on Indian Affairs discharged, 5710.—House disagrees to Senate amendments, ask for conference, 5710.—Conferees appointed, 5710, 5713.—Senate insists upon its amendments, agrees to conference, 5713.—Conference report submitted in Senate and agreed to, 7271.—Conference report submitted in House, 7495.—Agreed to, 7846-7848.—Examined and signed, 7860, 7942.—Presented to the President, 8048.—Approved [Public, No. 237], 8553.
- H. R. 406—Amending an act entitled "An act authorizing and directing the Secretary of the Interior to sell to the city of Los Angeles, Calif., certain public lands in California; and granting rights in, over, and through the Sierra Forest Reserve, the Santa Barbara Forest Reserve, and the San Gabriel Timberland Reserve, Calif., to the city of Los Angeles, Calif.," approved June 30, 1906.
Mr. Osborne; reported with amendments (H. Rept. 602), 2618.—Debated, 2966-2968, 3723-3724.—Amended and passed House, 3724.—Referred to Senate Committee on Public Lands, 3733.—Reported with amendments (S. Rept. 597), 7189.—Amended and passed Senate, 7791, 7792.—House agrees to Senate amendments with an amendment, in which it asks the concurrence of the Senate, 8231.—Senate concurs to the amendment of the House to the amendment of the Senate, 8162.—Examined and signed, 8334, 8398.—Presented to the President, 8563.

- H. R. 8067.—To establish standard weights and measures for the District of Columbia, to define the duties of the superintendent of weights, measures, and markets of the District of Columbia, and for other purposes.
Mr. Mapes; debated, 293-310, 7539-7545.—Amended and passed House, 7548.—Referred to Senate Committee on the District of Columbia, 7559.—Reported with amendments (S. Rept. 647), 8074.
- H. R. 8078.—To regulate the importation of coal-tar products, to promote the establishment of the manufacture thereof in the United States, and, as incident thereto, to amend the act of Sept. 8, 1916, entitled "An act to increase the revenue, and for other purposes."
Mr. Longworth; reported with amendments (S. Rept. 425), 2899.—Debated, 3440-3457, 6397-6404, 6456-6458, 6502, 6503, 6568, 6626, 6671-6705, 6742-6765, 6805, 6857, 9225-9233.
- H. R. 8084.—Granting to certain claimants the preferential right to purchase certain alleged public lands in the State of Arkansas, and for other purposes.
Mr. Caraway; debated and passed House, 929, 930.—Referred to Senate Committee on Public Lands, 970.—Reported back, 1210.—Passed Senate, 1210.—Examined and signed, 1309, 1311.—Presented to the President, 1467.—Approved [Private, No. 21], 2447.
- H. R. 8142.—For the relief of Anna Blumenthal.
Mr. Nichols of Michigan; reported with amendment (H. Rept. 936), 6669.
- H. R. 8308.—Providing for an exchange of lands between the Swan Land & Cattle Co. and the United States.
Mr. Sinnott; passed House, 921.—Referred to Senate Committee on Public Lands, 970.
- H. R. 8314.—To provide for the training of officers of the Army in aeronautic engineering and the issue of equipment and materials therefor.
Mr. Kahn; reported with amendments (S. Rept. 409), 2339.—Debated, amended, and passed Senate, 5173.—House concurs in Senate amendment, 6504, 6505.—Examined and signed, 6615, 6617.—Presented to the President, 6737.—Approved [Public, No. 198], 6884.
- H. R. 8440.—To restore to the public domain certain lands heretofore reserved for a bird reservation in Siskiyou and Modoc Counties, Calif., and Klamath County, Oreg., and for other purposes.
Mr. Raker; debated, 373-386.—Amended and passed House, 386.—Referred to Senate Committee on Public Lands, 394.—Reported back, 7084.—Passed Senate, 7162.—Examined and signed, 7384, 7386.—Presented to the President, 7423.—Approved [Public, No. 226], 7812.
- H. R. 8450.—Granting a pension to Annie J. Page.
Mr. Clark of Missouri; reference changed to Committee on Invalid Pensions, 3811.
- H. R. 8484.—Granting to certain members of the Military or Naval Service in the war with the central European powers additional pay.
Mr. Pou; reference changed to Committee on Ways and Means, 3837.
- H. R. 8535.—To provide for the redistribution of general taxes and special assessments due and payable on real estate in the District of Columbia, in cases of subdivision or sales of land therein.
Mr. Johnson of Kentucky; reported with amendments (H. Rept. 944), 6792.—Debated, 7546.—Amended and passed House, 7548.—Referred to Senate Committee on the District of Columbia, 7559.
- H. R. 8536.—Granting pensions and increase of pensions to certain soldiers and sailors of the Civil War and certain widows and dependent children of soldiers and sailors of said war.
Mr. Fuller of Illinois; reported with amendments (S. Rept. 490), 4992.—Indefinitely postponed (see H. R. 12530), 8196.
- H. R. 8545.—To provide for the disposition of abandoned lighthouse and life-saving stations.
Mr. Sears; reported with amendments (H. Rept. 912), 6440.
- H. R. 8560.—For the relief of Lena, Schmieder.
Mr. Newton of Missouri; reported with amendments (H. Rept. 703), 3836.
- H. R. 8598.—Restoring to Amy E. Hall her homestead rights and providing that, on any homestead entry made by her, she shall be given credit for all compliance with the law on her original homestead entry and for all payments made on same.
Mr. Hawley; passed House, 930.—Referred to Senate Committee on Public Lands, 970.—Reported back, 1208.—Passed Senate, 2345.—Examined and signed, 2484.—Presented to the President, 2558.—Approved [Private, No. 25], 2875.
- H. R. 8645.—For the relief of Lawrence Bendich and Anthony Vezich.
Mr. O'Connor; passed House, 927.—Referred to Senate Committee on Claims, 970.—Reported back (S. Rept. 479), 4375.—Passed Senate, 5233.—Examined and signed, 5383, 5385.—Presented to the President, 5561.—Approved [Private, No. 51], 5762.
- H. R. 8647.—For the relief of the owners of the American schooner William H. Sumner.
Mr. Rowe; debated and passed House, 4826, 4827.—Referred to Senate Committee on Claims, 4845.
- H. R. 8661.—To authorize the Kingsdale Lumber Corporation to construct a bridge across Lumber River, near the town of Lumberton, N. C.
Mr. Godwin of North Carolina; passed House, 1070.—Referred to Senate Committee on Commerce, 1084.—Reported back (S. Rept. 349), 1208.—Passed Senate, 1208.—Examined and signed, 1309, 1311.—Presented to the President, 1467.—Approved [Public, No. 112], 1636.
- H. R. 8686.—For the relief of William C. Chandler.
Mr. Taylor of Tennessee; reference changed to Committee on Military Affairs, 1759.
- H. R. 8690.—For the relief of certain homestead entrymen.
Mr. Taylor of Colorado; reported with amendment (H. Rept. 838), 5711.—Debated, amended, and passed House, 5869-5872.—Referred to Senate Committee on Public Lands, 5882.
- H. R. 8692.—Authorizing the exchange of lands within the Montezuma National Forest in Colorado.
Mr. Taylor of Colorado; reported with amendment (H. Rept. 947), 6792.
- H. R. 8719.—Providing for the payment to legal heirs of deceased honorably discharged soldiers, sailors, and marines the \$60 bonus due at date of death of the soldiers, sailors, or marines.
Mr. Mead; reference changed to Committee on Ways and Means, 3837.
- H. R. 8778.—To amend and modify the War Risk Insurance act.
Mr. Sweet; reported with amendments (S. Rept. 339), 819.—Debated, 819, 820, 870, 877, 8727.—Amended and passed Senate, 877.—House disagrees to Senate amendments, asks for conference, 977.—Conferees appointed, 978.—Senate insists upon its amendments and agrees to conference, conferees appointed, 970.—Conference report submitted in Senate, 952.—Agreed to, 952.—Conference report submitted in House (H. Rept. 529), 1006.—And agreed to, 1007.—Examined and signed, 974, 1010.—Presented to the President, 1054.—Approved [Public, No. 104], 1055.
- H. R. 8819.—To amend an act entitled "An act making appropriations for the support of the Army for the fiscal year ending June 30, 1920, and for other purposes," approved July 11, 1919.
Mr. Kahn; reported with amendments (H. Rept. 484), 352.—Debated, 415-434, 470-497, 548-550, 8775.—Amended and passed House, 551.—Referred to Senate Committee on Military Affairs, 562.—Reported with amendments (S. Rept. 379), 1928.—Debated, amended, and passed Senate, 2430-2442.—House disagrees to Senate amendments and asks for conference, 2653.—Conferees appointed, 2653, 2960.—Senate insists upon its amendments and agrees to conference, 2959-2960.—Conference report submitted in Senate and agreed to, 3164, 3165.—Conference report submitted in House (H. Rept. 668), 3317.—Debated and agreed to, 3410.—Examined and signed, 3484, 3486.—Presented to the President, 3601.—Approved [Public, No. 151], 3709.
- H. R. 8820.—To provide members of the military and naval forces with capital for farm settlements.
Mr. McFadden; reference changed to Committee on Ways and Means, 3784.
- H. R. 8864.—To encourage the reclamation of certain arid lands in the State of California, and for other purposes.
Mr. Raker; reported with amendments (H. Rept. 511), 859.—Debated, 1735, 2361.
- H. R. 8881.—Authorizing the Secretary of the Treasury to reimburse the First National Bank of New Carlisle, Ind., for the loss of war-savings stamps and thrift stamps.
Mr. Hickey; reported back (H. Rept. 694), 3650.—Debated and passed House, 5128.—Referred to Senate Committee on Claims, 5159.
- H. R. 8921.—For the relief of Lena R. McCauley.
Mr. Mann; reported back adversely (H. Rept. 624) and laid on table, 2818.
- H. R. 8943.—To grant a Victory bond bonus to the members of the military and naval forces of the United States who brought about the victory.
Mr. Mason; reference changed to Committee on Ways and Means, 3837.
- H. R. 8953.—To authorize the incorporated town of Ketchikan, Alaska, to issue bonds for the construction and equipment of schools therein, and for other purposes.
Mr. Grigsby; reported back (S. Rept. 360), 1247.—Passed Senate, 2241.—Examined and signed, 2383, 2385.—Presented to the President, 2420.—Approved [Public, No. 132], 2668.
- H. R. 8992.—For the construction of a bridge across the Susquehanna River at Laceyville, Wyoming County, Pa.
Mr. McFadden; passed House, 17.—Referred to Senate Committee on Commerce, 46.—Reported back (S. Rept. 340), 913.—Passed Senate, 913.—Examined and signed, 974, 1010.—Presented to the President, 1054.—Approved [Public, No. 108], 1055.
- H. R. 9023.—To give effect to certain provisions of the convention for the protection of trade-marks and commercial names, made and signed in the city of Buenos Aires, in the Argentine Republic, Aug. 20, 1910, and for other purposes.
Mr. Nolan; debated, amended, and passed House, 1835-1843.—Referred to Senate Committee on Patents, 1865.—Reported with amendments (S. Rept. 432), 3225.—Debated, amended, and passed Senate, 3225-3227.—House disagrees to Senate amendments and asks for conference, 3521.—Conferees appointed, 3500, 3521.—Senate insists upon its amendments and agrees to conference, 3500.—Conference report submitted in Senate and agreed to, 4160.—Conference report submitted in House, 4255, 4286.—Conference report agreed to in House, 4286, 4287.—Examined and signed, 4372, 4374.—Presented to the President, 4467.—Approved [Public, No. 163], 4701.
- H. R. 9027.—To create the commission on rural and urban home settlement.
Mr. Riddick; reference changed to Committee on Ways and Means, 3784.
- H. R. 9028.—To authorize the addition of certain lands to the Nezperce National Forest, Idaho.
Mr. French; reported with amendment (H. Rept. 833), 5683.—Debated, amended, and passed House, 6466, 6467.—Referred to Senate Committee on Public Lands, 6494.
- H. R. 9036.—To repeal and annul certain parts of the charter and lease granted and made to the Washington Market Co. by act of Congress entitled "An act to incorporate the Washington Market Co.," approved May 20, 1870.
Mr. Johnson of Kentucky; debated, 7546.—Amended and passed House, 7548.—Referred to Senate Committee on Corporations Organized in the District of Columbia, 7559.

Congressional Record

PROCEEDINGS AND DEBATES

OF THE

FIRST SESSION OF THE
SIXTY-SIXTH CONGRESS

OF

THE UNITED STATES
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VOLUME LVIII—PART 5

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HOUSE OF REPRESENTATIVES.

THURSDAY, September 4, 1919.

The House met at 12 o'clock noon.

Rev. William Couden, late chaplain of the Second Division, American forces in Germany, offered the following prayer:

Almighty Spirit of power and grace, oftentimes in the thick of horrid conflict we prayed for our men who were carrying on both by land and sea. Yet we were never unmindful of those who were engaged in the pursuits that were brought over from peace times into war times, since those labors are always necessary. Now that the Great War has ended, we express in words our prayer that all who labor in life's necessary tasks may have Thy blessing. Grant Thy favor to farmer, mechanic, artisan; to those who toil in such industries as mining or transportation, and to all women who work or wait or weep. In the restlessness of these times may we find and follow worthy leadership. In the many conflicting claims may we heed no voice that demands less than full justice for all. And in our daily round may we often catch glimpses of Him who walks amongst us with the wounds of love upon His body. May we hear His call and answer the appeal of His eyes, that out of ignoble striving we may together follow in His steps along the pilgrim road; rough, perhaps, to the feet of the selfish, but leading at length to the city of God, the life of patience, brotherhood, and cooperation on earth. In His Name. Amen.

The Journal of the proceedings of yesterday was read and approved.

CONTESTED-ELECTION CASE OF TAGUE AGAINST FITZGERALD.

Mr. GOODALL. Mr. Speaker, I offer a resolution from the Committee on Elections No. 2, and ask unanimous consent for its immediate consideration.

The SPEAKER. The gentleman from Maine asks unanimous consent for the immediate consideration of a resolution from the Committee on Elections No. 2, which the Clerk will report.

The Clerk read as follows:

The Committee on Elections No. 2, to which was referred the contested-election case of Peter F. Tague, contestant, against John F. Fitzgerald, contestee, from the tenth congressional district of Massachusetts, respectfully reports to the House the following resolution approved by said committee, for approval and adoption by the House, with the recommendation that it do pass:

Resolved, That M. W. Burlen, Edward P. Murphy, Frederick J. Flinnegan, and Jacob Wasserman, the members of the board of election commissioners of the city of Boston, or any successor of them in said office, be, and they are hereby, ordered to be and appear before Elections Committee No. 2 of the House of Representatives forthwith, then and there to testify before said committee or such commission as shall be appointed touching such matters then to be inquired of by said committee in the contested-election case of Peter F. Tague against John F. Fitzgerald, now before said committee for investigation and report; and that the members of the board of election commissioners of the city of Boston bring with them all such ballots and packages of ballots cast in every precinct in the said tenth congressional district of Massachusetts at the general election held in said district on the 5th day of November, 1918, as were described as challenged, disputed, or contested ballots, either at the recount of the ballots cast at said general election conducted by said board of election commissioners of the city of Boston, or at the taking of depositions before notaries public in this case; that said ballots be examined and counted by or under the authority of such Committee on Elections in said case; and to that end, that proper subpoenas be issued to the Sergeant at Arms of this House, commanding him to summons said members of the board of election commissioners of the city of Boston, or any successor in office of either of them, to appear with such ballots as witnesses in said case; that service of said subpoenas shall be deemed sufficient, if made by registered letter, and such service shall be so made unless otherwise directed by said Committee on Elections No. 2; and that the expenses of said witnesses and all other expenses under this resolution be paid out of the contingent fund of the House; and that said committee be, and hereby is, empowered to send for all other persons and papers as it may find necessary for the proper determination of said controversy; and also be, and it is, empowered to select a subcommittee to take the evidence and count said ballots or votes, and report same to the Committee on Elections No. 2 under such regulations as shall be prescribed for that purpose; and that the aforesaid expenses be paid on the requisition of the chairman of said committee after the auditing and allowance thereof by said Elections Committee No. 2.

The SPEAKER. Is there objection?

Mr. CLARK of Missouri. Reserving the right to object, Mr. Speaker, I would like to ask the gentleman from Maine a few questions. Did both parties to this contest agree to this arrangement?

Mr. GOODALL. Oh, yes; both parties to the contest have agreed to have the ballots come here.

Mr. CLARK of Missouri. Now, another question. This is a very peculiar resolution. The House itself orders these people peremptorily to come here. Is there any precedent for that kind of a thing?

Mr. GOODALL. I have a little statement here which I will read, which will clear up the whole matter.

Mr. GARNER. Let us have it loud enough to hear it.

Mr. GOODALL. I read:

The form of resolution offered in this case is the same as was used in the case of Kahn v. Livernash, fourth California district, in the Fifty-eighth Congress. The purpose of bringing the ballots before the committee is as follows: One of the issues in the case is whether ballots marked in a certain way should be counted or not. The description and number of such ballots is not fully disclosed in the record, hence their inspection is necessary to determine this question. The committee is unanimous in deeming the inspection of the ballots necessary, and both parties to the contest have expressed their willingness to have them produced. The passage of this resolution is merely a formal proceeding necessitated by the practice in such cases.

Mr. CLARK of Missouri. Now, is it not unusual to have such a proposition in a resolution, for the House itself to order witnesses to come before a committee? What is the reason why you could not summon these Boston "bigwigs" just as well by subpoena as in any other case?

Mr. GOODALL. All I know about it is that I have been informed this is the proper way to do it. As I am not a lawyer, I have to take their advice.

Mr. LEHLBACH. If the gentleman from Maine will yield—

Mr. GOODALL. Yes; I yield.

Mr. LEHLBACH. It was decided that the Committees on Elections are without authority to summon witnesses or to take testimony, their jurisdiction being limited to a determination on the record. That is provided for by statute in contested-election cases. If it becomes necessary to take testimony or examine evidence that is not contained in the record produced, the authority of the House is necessary.

Mr. CLARK of Missouri. I know that; but what I am asking about is this peculiar feature of this resolution, that the House itself commands the members of the common council of Boston—if that is what they call it up there—to come before the committee.

Mr. LEHLBACH. The House directs that a subpoena be issued for the purpose. The Speaker has no authority on his own motion to issue a subpoena, nor has the Committee on Elections the right to order the subpoena issued, but the House in this resolution authorizes the issue of a subpoena.

Mr. CLARK of Missouri. I understand that; but the first part of this resolution is that these members of the common council of Boston are commanded by the House of Representatives to appear before this committee.

Mr. LEHLBACH. This is a resolution for a subpoena duces tecum. The real purpose is to get the ballots here. In order to get them here the form of process is to summon the custodians of the ballots to appear as witnesses, and then the subpoena continues that they are also ordered to bring with them these ballots. There is no intention to examine these gentlemen as witnesses other than to ask them, "Are these the ballots referred to? Have they been in your custody?" That is really the form under a subpoena duces tecum.

Mr. CLARK of Missouri. Did the gentleman ever hear of the House itself peremptorily commanding Tom, Dick, or Harry to appear before a committee of the House?

Mr. LEHLBACH. Yes. At the request of the chairman of the committee I examined the precedents, and the only precedent absolutely in point was in the Fifty-eighth Congress. That was in the case of Julius Kahn against Livernash, in the fourth congressional district of the State of California.

Mr. GOLDFOGLE. Did the gentleman examine the resolution that passed the House in the case of Higgins, of Connecticut?

Mr. LEHLBACH. I did, but in view of the fact that in the Kahn against Livernash case the purpose was to examine the ballots to ascertain the character of the marks that they contained, and as that is exactly the point in this case, I followed word for word the resolution adopted at that time by the House in the case of Kahn against Livernash. In that case the report was made by Mr. JAMES R. MANN, and presumably the resolution had his sanction, as apparently he had charge of the case.

Mr. GOLDFOGLE. Will the gentleman yield to me for a moment?

Mr. LEHLBACH. Yes.

Mr. GOLDFOGLE. A later case than the one the gentleman refers to is the Higgins case; that arose, I think, in the fifth district of Connecticut. In that case it was desirable, not only because the parties had practically consented to the arrangement but because the committee thought they would like to look at the ballots, to send for the ballots themselves. Thereupon the committee reported a resolution which passed the House that merely provided power to send for those ballots, to have them brought safely to the House of Representatives to be transmitted to the Committee on Elections, and the expenses to be paid out of the contingent fund of the House, certified by the chairman of the committee. That was all, and that served the purpose, because after all the only thing required was the au-

The message also announced that the Vice President had appointed Mr. WALSH of Montana and Mr. FRANCE members of the joint select committee on the part of the Senate as provided for in the act of February 16, 1889, as amended by the act of March 2, 1895, entitled "An act to authorize and provide for the disposition of useless papers in the executive departments," for the disposition of useless papers in the Labor Department.

LEAVES OF ABSENCE.

By unanimous consent, leave of absence was granted—

To Mr. JOHNSON of Washington, for two days, on account of illness.

To Mr. BANKHEAD, indefinitely, on account of sickness in family.

To Mr. MACGREGOR, indefinitely, on account of sickness.

To Mr. CONNALLY, for September 4, 5, and 6, on account of public business (committee work).

ADJOURNMENT.

Mr. MONDELL. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 5 o'clock and 20 minutes p. m.) the House adjourned until Friday, September 5, 1919, at 12 o'clock noon.

EXECUTIVE COMMUNICATIONS, 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 copy of communication from the Secretary of State submitting supplemental estimate of appropriation required by that department for additional salaries and expenses for the current fiscal year (H. Doc. No. 238); to the Committee on Appropriations and ordered to be printed.

2. A letter from the Secretary of the Treasury transmitting supplemental estimate of appropriation required by the Columbia Institution for the Deaf for repairing the building damaged by the fire of August 26, being for the fiscal year 1920 (H. Doc. No. 239); to the Committee on Appropriations and ordered to be printed.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS.

Under 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. EVANS of Nevada, from the Committee on Irrigation of Arid Lands, to which was referred the bill (S. 9) to encourage the reclamation of certain arid lands in the State of Nevada, and for other purposes, reported the same without amendment, accompanied by a report (No. 286), which said bill and report were referred to the Committee of the Whole House on the state of the Union.

Mr. THOMPSON of Ohio, from the Committee on Public Buildings and Grounds, to which was referred the bill (S. 681) to amend an act approved March 4, 1913, entitled "An act to increase the limit of cost of certain public buildings, to authorize the enlargement, extension, remodeling, or improvement of certain public buildings, to authorize the erection and completion of public buildings, to authorize the purchase of sites for public buildings, and for other purposes," reported the same without amendment, accompanied by a report (No. 287), which said bill and report were referred to the Committee of the Whole House on the state of the Union.

PUBLIC BILLS, RESOLUTIONS, AND MEMORIALS.

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

By Mr. BYRNES of South Carolina: A bill (H. R. 9021) authorizing the Secretary of War to donate to the town of Langley, S. C., one German cannon or fieldpiece; to the Committee on Military Affairs.

By Mr. HICKS: A bill (H. R. 9022) to amend the war-risk insurance act; to the Committee on Interstate and Foreign Commerce.

By Mr. NOLAN: A bill (H. R. 9023) to give effect to certain provisions of the convention for the protection of trade-marks and commercial names, made and signed in the city of Buenos Aires in the Argentine Republic, August 20, 1910, and for other purposes; to the Committee on Patents.

By Mr. KELLY of Pennsylvania: A bill (H. R. 9024) authorizing the Secretary of War to donate to the borough of East McKeesport, Pa., one German cannon or fieldpiece; to the Committee on Military Affairs.

By Mr. MOON: A bill (H. R. 9025) to amend an act entitled "An act granting pensions to certain enlisted men, soldiers, and officers who served in the Civil War and the War with Mexico," approved May 11, 1912; to the Committee on Invalid Pensions.

Also, a bill (H. R. 9026) to revive and reenact the act entitled "An act to authorize the Cincinnati, New Orleans & Texas Pacific Railway Co. to rebuild, reconstruct, maintain, and operate a bridge across the Tennessee River near Chattanooga, in Hamilton County, in the State of Tennessee," approved April 5, 1916; to the Committee on Interstate and Foreign Commerce.

By Mr. RIDDICK: A bill (H. R. 9027) to create the commission on rural and urban home settlement; to the Committee on Appropriations.

By Mr. FRENCH: A bill (H. R. 9028) to authorize the addition of certain lands to the Nezperce National Forest, Idaho; to the Committee on the Public Lands.

By Mr. VOLSTEAD: A bill (H. R. 9029) to amend section 24 of the act entitled "An act to codify, revise, and amend the laws relating to the judiciary," approved March 3, 1911; to the Committee on the Judiciary.

Also, a bill (H. R. 9030) to regulate demurrers in the Canal Zone; to the Committee on the Judiciary.

Also, a bill (H. R. 9031) to regulate divorces in the Canal Zone; to the Committee on the Judiciary.

By Mr. HICKS: A bill (H. R. 9032) to amend and modify the war-risk insurance act; to the Committee on Interstate and Foreign Commerce.

By Mr. BYRNES of South Carolina: A bill (H. R. 9033) to recognize and reward officers and enlisted men of the American Expeditionary Forces who especially distinguished themselves in operations against the enemy; to the Committee on Military Affairs.

By Mr. COADY: A bill (H. R. 9034) to release and remove the lien in favor of the United States, and of any officer or official thereof, on any distillery, still, vessel, fixture, and tool contained in any distillery, and the lot or tract of land on which any distillery may be situate, and any building thereon; to the Committee on Ways and Means.

By Mr. MAJOR: A bill (H. R. 9035) to increase the limit of cost of the public building to be erected at Fayette, Howard County, Mo.; to the Committee on Public Buildings and Grounds.

By Mr. JOHNSON of Kentucky: A bill (H. R. 9036) to repeal and annul certain parts of the charter and lease granted and made to the Washington Market Co. by act of Congress entitled "An act to incorporate the Washington Market Co.," approved May 20, 1870; to the Committee on the District of Columbia.

By Mr. VOIGT: A bill (H. R. 9037) to amend the seventh subdivision of section 4 of the act of June 29, 1906, as amended, relating to naturalization; to the Committee on Immigration and Naturalization.

By Mr. JEFFERIS: A bill (H. R. 9038) to repeal sections 628 and 629; sections 700 to 704, inclusive; sections 800 to 802, inclusive; sections 900 to 907, inclusive; and section 1002 of the revenue act of 1918, and substituting a tax in lieu thereof; to the Committee on Ways and Means.

By Mr. PLATT: A bill (H. R. 9039) to amend sections 3, 8, 10, 12, 20, and 21 of the act approved July 17, 1916, known as the Federal farm-loan act; to the Committee on Banking and Currency.

By Mr. JUUL: Joint resolution (H. J. Res. 191) requesting the Secretary of State to furnish to Congress certain information regarding the tariff on printing material shipped to France from the United States; to the Committee on Foreign Affairs.

By Mr. MASON: Joint resolution (H. J. Res. 192) providing for a commission to gather facts and information for the purpose of outlining a remedy designed to promote the well being of the diverse races in the United States, and for other purposes; to the Committee on the Judiciary.

By Mr. SMITH of Michigan: Joint resolution (H. J. Res. 193) indorsing the action of the President in calling a conference of labor, capital, and agriculture; to the Committee on Labor.

By Mr. WEBSTER: Joint resolution (H. J. Res. 194) amending the joint resolution extending the time for the payment of purchase money under homestead entries within the former Colville Indian Reservation, Wash.; to the Committee on the Public Lands.

By Mr. SWEET: Resolution (H. Res. 281) providing for the consideration of House bill 8778; to the Committee on Rules.

Congressional Record

PROCEEDINGS AND DEBATES

OF THE

FIRST SESSION OF THE
SIXTY-SIXTH CONGRESS

OF

THE UNITED STATES
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VOLUME LVIII—PART 7

OCTOBER 6 TO OCTOBER 24, 1919

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jection but thinks that the bill ought to pass. It is a very urgent matter, and I hope it may be passed. I think there will be no objection to it.

There being no objection, the bill was considered as in Committee of the Whole, and was read, as follows:

Be it enacted, etc., That the United States, and any corporation in which the United States owns not less than a majority of the capital stock, may be sued in personam in the district courts of the United States, in admiralty, for any cause of action of which said courts ordinarily have cognizance in their admiralty and maritime jurisdictions, arising, since April 6, 1917, out of, or in connection with, the possession, operation, or ownership by the United States, or such corporation, of any merchant vessel, or the possession, carriage, or ownership by the United States, or such corporation, of any cargo, in those cases where, if the United States were suable as a private party a suit in personam could be maintained, or where, if the vessel or cargo were privately owned or possessed, a suit in rem could be maintained and the vessel or cargo could be arrested or attached at the time of the commencement of suit. Any such suit shall be brought in the district court of the United States for the district in which the parties so suing, or any of them, reside or have their principal place of business in the United States, or in which the vessel or cargo charged with liability is found, or in the district in or nearest which the cause of action arises, or in any district in which the Attorney General, or other duly authorized law officer, may agree to appear. In case the United States, or such corporation, shall file a libel in rem, or in personam, in any district, a cross libel in personam may be filed, or a set-off claimed against the United States, or such corporation, with the same force and effect as if the libel had been filed by a private party. Such district court is hereby authorized to hear and determine any such suit upon the principles of liability, and in accordance with the practice, obtaining in like cases between private parties in suits in admiralty, and, in a proper case, to enter a decree for or against the United States, or such corporation, with costs, and if for a money judgment, together with interest at the rate of 4 per cent per annum until paid, unless the suit involves a contract stipulating a higher rate of interest, in which event interest shall be allowed in accordance with the contract, and all interest shall run as ordered by the court. Appeal from the decree of the district court in any case brought under this act shall lie to the Circuit Court of Appeals and to the Supreme Court, and the decision of the Circuit Court of Appeals shall be reviewable by the Supreme Court, as now provided in other cases of admiralty and maritime jurisdiction.

Sec. 2. That no suit in rem shall be brought against, nor any warrant of arrest or attachment levied upon, any vessel owned or operated by, or demise to, or in the possession of, the United States, or such aforesaid corporation, nor against nor upon any cargo owned and in the possession of the United States, or of such corporation, but any suit brought hereunder shall, if the libellant so elects in his libel, proceed in accordance with the principles of suits in rem in all cases wherein maritime liens exist and where, if the vessel or cargo with respect to which the action arises were privately owned and possessed a suit in rem could be maintained and the vessel or cargo arrested or attached at the time of the commencement of suit; but election to proceed as aforesaid as in rem shall not preclude the libellant in a proper case from also seeking relief in personam in the same suit.

Sec. 3. That the United States, and such aforesaid corporation, shall be entitled to the benefits of all exemptions from, and all limitations of, liability accorded by the statutes of the United States, and of the several States and Territories, and by the maritime law, to the owners, charterers, operators, and agents of vessels.

Sec. 4. That neither the United States, nor such aforesaid corporation, shall be required to give any bond or admiralty stipulation in any suit brought hereunder, either in the court of original jurisdiction or in any appellate court.

Sec. 5. That in the event of any privately owned vessel, out of the possession of the United States, being arrested in any suit in rem, or attached in any suit in personam, such vessel shall be immediately released without bond or stipulation being required therefor upon the United States, through the Attorney General, or any other officer duly authorized by him intervening and assuming responsibility for all liability arising in such suit, and upon such intervention said cause shall proceed against the United States in accordance with the provisions of section 2.

Sec. 6. That jurisdiction be, and hereby is, conferred upon the several courts of the United States for the purposes herein specified.

Sec. 7. That in any suit brought hereunder, the libellant shall file his libel, duly verified, with the clerk of the district court having jurisdiction of the cause, and shall forthwith serve a copy thereof on the United States attorney for such district, and mail a copy thereof, by registered mail, to the Attorney General of the United States, and shall file with the clerk of said district court an affidavit of such service and mailing. Such service and mailing shall constitute a valid service on the United States.

Sec. 8. That suits herein authorized may be brought within one year after the approval of this act, with respect to any of the aforesaid causes of action arising prior to such approval; and all other suits hereunder shall be brought within two years after the cause of action arises.

Sec. 9. That if any vessel or cargo within the purview of sections 1 and 5 of this act is arrested, attached, or otherwise seized by process of any court in any country other than the United States, or if any suit is brought therein against the master of any such vessel, for any cause of action arising out of, or in connection with, the possession, operation, or ownership of any such vessel, or the possession, carriage, or ownership of any such cargo, the Secretary of State of the United States, in his discretion, upon the request of the Attorney General of the United States, or any other officer duly authorized by him, may, in the event of such arrest, attachment, or seizure of any such vessel, direct the United States consul residing at or nearest the place at which such action is commenced to claim such vessel or cargo and to execute an agreement, undertaking, bond, or stipulation for and on behalf of the United States, or the United States Shipping Board, or such aforesaid corporation, for the release of such vessel or cargo from such arrest, attachment, or seizure, as by said court required, and, if an appeal shall thereafter intervene, to execute such agreement, undertaking, bond, or stipulation as shall be required for the prosecution of said appeal, or may, in the event of such suit against the master of any such vessel, direct the United States consul residing at or nearest the place of such action to commence to enter the appearance of the United States, or of the United States Shipping Board, or of such aforesaid corporation, in such action, and to pledge the credit thereof to the payment of any judgment and costs that may be entered in such suit. The Attorney General is hereby vested with power and authority

to arrange with any bank, surety company, person, firm, or corporation in the United States, its territories and possessions, or in any foreign country, to execute any such aforesaid bond or stipulation as surety or stipulator thereon, and to pledge the credit of the United States to the indemnification of such surety or stipulator as may be required to secure the execution of such bond or stipulation. The presentation of a copy of the judgment roll in any such suit, certified by the clerk of the court and authenticated by the certificate and seal of the United States consul claiming such vessel or cargo, or his successor, and by the certificate of the Secretary of State as to the official capacity of such consul, shall be sufficient evidence to the proper accounting officers of the United States for the allowance and payment of such judgment: *Provided, however,* That where the status of any vessel within the purview of this section so warrants, nothing in this act shall be held to prejudice or preclude a claim of the immunity of such vessel from foreign jurisdiction, or prevent a settlement of the case through diplomatic negotiations.

Sec. 10. That any final judgment rendered in any suit herein authorized, and any final judgment within the purview of sections 5 and 9 of this act, and any arbitration award or settlement had and agreed to under the provisions of section 11 of this act, shall, upon the presentation of a duly authenticated copy thereof, be paid by the proper accounting officers of the United States out of any appropriation or insurance fund or other fund especially available therefor; otherwise there is hereby appropriated, out of any money in the Treasury of the United States not otherwise appropriated, a sum sufficient to pay any such judgment, or award, or settlement.

Sec. 11. That the Secretary of any department of the Government of the United States, or the United States Shipping Board, or the board of trustees of such aforesaid corporation, having control of the possession or operation of any merchant vessel, arc, and each hereby is, authorized to arbitrate, compromise, or settle any claim in which suit will lie under the provisions of sections 1, 5, 9, and 12 of this act.

Sec. 12. That the United States, and the crew of any merchant vessel owned or operated by the United States, shall have the right to collect and sue for salvage services rendered by such vessel and crew, and any moneys recovered therefrom by the United States for its own benefit, and not for the benefit of the crew, shall be covered into the United States Treasury to the credit of the department of the Government of the United States, or of the United States Shipping Board, or of such aforesaid corporation, having control of the possession or operation of such vessel.

Sec. 13. That all moneys recovered in any suit brought by the United States on any cause of action arising out of, or in connection with, the possession, operation, or ownership of any merchant vessel, or the possession, carriage, or ownership of any cargo, shall be covered into the United States Treasury to the credit of the department of the Government of the United States, or of the United States Shipping Board, or of such aforesaid corporation, having control of the vessel or cargo with respect to which such cause of action arises, for reimbursement of the appropriation, or insurance fund, or other funds, from which the loss, damage, or compensation for which said judgment was recovered has been or will be paid.

Sec. 14. That the Attorney General shall report to the Congress at each session thereof the suits under this act in which final judgments shall have been rendered against the United States and such aforesaid corporation, and the Secretary of any department of the Government of the United States, and the United States Shipping Board, and the board of trustees of any such aforesaid corporation, shall likewise report the arbitration awards or settlements of claims which shall have been agreed to since the previous session, and in which the time to appeal shall have expired or have been waived.

Sec. 15. That the provisions of all other acts inconsistent herewith are hereby repealed.

The bill was reported to the Senate without amendment, ordered to be engrossed for a third reading, read the third time, and passed.

TREATY OF PEACE WITH GERMANY.

The Senate, as in Committee of the Whole and in open executive session, resumed the consideration of the treaty of peace with Germany.

RECESS.

Mr. WATSON. I move that the Senate take a recess until 11 o'clock to-morrow.

The motion was agreed to; and (at 4 o'clock and 50 minutes p. m.) the Senate took a recess until to-morrow, Saturday, October 25, 1919, at 11 o'clock a. m.

CONFIRMATION.

Executive nomination confirmed by the Senate October 24 (legislative day of October 22), 1919.

CHIEF OF NAVAL OPERATIONS.

Rear Admiral Robert E. Coontz to be Chief of Naval Operations in the Department of the Navy with the rank of admiral.

HOUSE OF REPRESENTATIVES.

FRIDAY, October 24, 1919.

The House met at 12 o'clock noon.

The Chaplain, Rev. Henry N. Couden, D. D., offered the following prayer:

Eternal Father, author of life and all that makes it dear to our hearts, we draw near to Thee for inspiration. Illumine our minds, purify our hearts, quicken within every noble impulse, that our service may be acceptable unto Thee and bring peace, joy, and happiness to our souls. This in the name of Jesus Christ our Lord. Amen.

The Journal of the proceedings of yesterday was read and approved.

The SPEAKER. The question is on the engrossment and third reading of the bill.

The bill was ordered to be engrossed and read a third time, and was read the third time.

The SPEAKER. The question is on the passage of the bill. The question was taken, and Mr. BLANTON demanded a division. The House proceeded to divide.

Mr. BLANTON. Mr. Speaker, I make the point of order that there is no quorum present.

The SPEAKER. The gentleman from Texas makes the point of order that there is no quorum present. The Chair will count.

Mr. BLANTON (interrupting the count). Mr. Speaker, at the request of our leader, I withdraw the point.

The SPEAKER. The gentleman from Texas withdraws the point of order that there is no quorum present. The question is on the passage of the bill.

The question was taken, and the bill was passed.

Mr. EDMONDS. Mr. Speaker, I ask consideration of the bill H. R. 946.

The SPEAKER. The Clerk will report the bill by title.

The Clerk read as follows:

A bill (H. R. 946) for the relief of James A. Showen.

Mr. EDMONDS. Mr. Speaker, I move the previous question on the bill and amendment to final passage.

The previous question was ordered.

The amendment was agreed to.

The bill as amended was ordered to be engrossed and read a third time, was read the third time, and passed.

Mr. EDMONDS. Mr. Speaker, I ask consideration of the bill H. R. 644.

The SPEAKER. The Clerk will report the bill by title.

The Clerk read as follows:

A bill (H. R. 644) for the relief of Oscar Smith.

The amendment was agreed to.

The bill as amended was ordered to be engrossed and read a third time, was read the third time, and passed.

Mr. EDMONDS. Mr. Speaker, I ask the immediate consideration of the bill H. R. 909.

The SPEAKER. The Clerk will report the bill by title.

The Clerk read as follows:

A bill (H. R. 909) for the relief of Ellen Agnes Monogue.

The bill was ordered to be engrossed and read the third time, was read the third time.

The SPEAKER. The question is on the passage of the bill. The question was taken; and the Speaker announced the ayes seemed to have it.

On a division (demanded by Mr. BLANTON) there were—ayes 51, noes 5.

So the bill was passed.

On motion of Mr. EDMONDS, a motion to reconsider the votes by which the several bills were passed was laid on the table.

Mr. BLANTON. Mr. Speaker, I make the point of order that there is no quorum present.

Mr. JOHNSON of Washington. Will the gentleman withhold what for a moment?

Mr. BLANTON. I withhold it.

Mr. JOHNSON of Washington. Mr. Speaker, I ask unanimous consent that the title of the bill H. R. 6289, acted upon favorably a short time ago by the House, be changed so as to conform to the text, the text having been amended in the committee and adopted in the House.

The SPEAKER. The gentleman from Washington asks unanimous consent that the title of the bill referred to be amended to conform to the text. Is there objection? [After a pause.] The Chair hears none.

Mr. RUBEY. Mr. Speaker, I ask unanimous consent to extend my remarks on the conference report on the Post Office increase bill.

The SPEAKER. Is there objection? [After a pause.] The Chair hears none.

Mr. CRISP. Mr. Speaker, I ask unanimous consent to revise and extend my remarks made on the bill just passed, granting the franking privilege to Mrs. Roosevelt.

The SPEAKER. Is there objection to the request of the gentleman from Georgia? [After a pause.] The Chair hears none.

Mr. GREEN of Iowa. Mr. Speaker, I make a similar request.

The SPEAKER. Is there objection? [After a pause.] The Chair hears none.

CASE OF VICTOR L. BERGER, OF WISCONSIN.

Mr. DALLINGER, by direction of the special committee appointed under the authority of House resolution 6, concerning the right of Victor L. Berger, Representative elect from the State of Wisconsin, to be sworn in as a Member of the Sixty-sixth Congress, submitted a privileged report, which was referred to the House Calendar and ordered to be printed.

CONTESTED-ELECTION CASE OF CARNEY AGAINST BERGER.

Mr. DALLINGER, by direction of the Committee on Elections No. 1, submitted a privileged report in the contested-election case of Joseph P. Carney v. Victor L. Berger, from the fifth congressional district of the State of Wisconsin, which was referred to the House Calendar and ordered to be printed.

ADJOURNMENT.

Mr. EDMONDS. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 5 o'clock and 24 minutes p. m.) the House adjourned until Saturday, October 25, 1919, at 12 o'clock noon.

EXECUTIVE COMMUNICATIONS, 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 War, transmitting preliminary examination of Bayou Texar, Fla. (H. Doc. No. 271); to the Committee on Rivers and Harbors and ordered to be printed.

2. A letter from the Secretary of the Navy, transmitting a tentative draft of a bill to promote the efficiency of the United States Navy (H. Doc. No. 272); to the Committee on Naval Affairs and ordered to be printed.

3. A letter from the Secretary of the Navy, transmitting estimate of appropriation required for the drainage of Margarita Island Swamp (H. Doc. No. 273); to the Committee on Naval Affairs and ordered to be printed.

4. A letter from the Secretary of the Navy, transmitting tentative draft of a bill regarding the Naval Reserve Force of the United States Navy (H. Doc. No. 274); to the Committee on Naval Affairs and ordered to be printed.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS.

Under 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. CAMPBELL of Kansas, from the Committee on Rules, to which was referred the resolution (H. Res. 358) for the immediate consideration of the House committee substitute for S. 2775, reported the same without amendment, accompanied by a report (No. 409), which said resolution and report were referred to the House Calendar.

Mr. GOULD, from the Committee on the District of Columbia, to which was referred the bill (H. R. 10137) to amend an act entitled "An act to classify the officers and members of the fire department of the District of Columbia, and for other purposes," approved June 20, 1906, and for other purposes, reported the same without amendment, accompanied by a report (No. 410), which said bill and report were referred to the Committee of the Whole House on the state of the Union.

Mr. NOLAN, from the Committee on Patents, to which was referred the bill (H. R. 9023) to give effect to certain provisions of the convention for the protection of trade-marks and commercial names, made and signed in the city of Buenos Aires, in the Argentine Republic, August 20, 1910, and for other purposes, reported the same without amendment, accompanied by a report (No. 411), which said bill and report were referred to the Committee of the Whole House on the state of the Union.

Mr. MORIN, from the Committee on Military Affairs, to which was referred the bill (S. 2494) to transfer the tract of land known as the Lighthouse Reservation at North Point, Md., from the jurisdiction of the Department of Commerce to the jurisdiction of the War Department, reported the same without amendment, accompanied by a report (No. 412), which said bill and report were referred to the House Calendar.

Mr. DALLINGER, from the Committee on Elections No. 1, to which was referred the contested-election case of Carney against Berger, submitted a report (No. 413) thereon, which said report was referred to the House Calendar.

He also, from the select committee on the right of seat of Victor L. Berger, submitted a report (No. 414) thereon, which said report was referred to the House Calendar.

CHANGE OF REFERENCE.

Under clause 2 of Rule XXII, committees were discharged from the consideration of the following bills, which were referred as follows:

A bill (H. R. 9903) granting an increase of pension to Charles W. Bryant; Committee on Invalid Pensions discharged, and referred to the Committee on Pensions.

A bill (H. R. 5886) granting an increase of pension to Jacob W. Cline; Committee on Pensions discharged, and referred to the Committee on Invalid Pensions.

Congressional Record

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