

Also the passage by the Senate of the following Senate Files, herewith transmitted:

S. F. No. 556, A bill for an act legalizing taxes for general school purposes heretofore voted by special school districts containing not less than 9,000 inhabitants and not more than 12,000 inhabitants.

S. F. No. 787, A bill for an act providing for the vacating of public grounds, streets, alleys, highways, or any part thereof, in cities of the fourth class, organized under Chapter 8, Laws 1895, whenever such public ground, streets, alley, highway, or any part thereof, has not been used by the public for a period of twenty-five years or more.

S. F. No. 789, A bill for an act to legalize, validate, ratify and confirm all sales heretofore made by any county to any other county of undivided interests in any county tuberculosis sanatorium owned by the county so selling and the purchase by any county or counties of such interest therein, and all acts, appropriations, payments and proceedings of county boards in connection therewith.

Transmitted March 14th, 1921.

GEO. W. PEACHEY,
Secretary of the Senate.

FIRST READING OF SENATE BILLS.

S. F. No. 789, A bill for an act to legalize, validate, ratify and confirm all sales heretofore made by any county to any other county of undivided interests in any county tuberculosis sanatorium owned by the county so selling and the purchase by any county or counties of such interest therein, and all acts, appropriations, payments and proceedings of county boards in connection therewith.

Was read for the first time and referred to the Committee on Judiciary.

S. F. No. 787, A bill for an act providing for the vacating of public grounds, streets, alleys, highways, or any part thereof, in cities of the fourth class, organized under Chapter 8, Laws 1895, whenever such public ground, streets, alley, highway, or any part thereof, has not been used by the public for a period of twenty-five years or more.

Was read for the first time.

S. F. No. 556, A bill for an act legalizing taxes for general school purposes heretofore voted by special school districts containing not less than 9,000 inhabitants and not more than 12,000 inhabitants.

Was read for the first time and referred to the Committee on Taxes and Tax Laws.

SUSPENSION OF RULES.

Mr. Darby moved that the rules be so far suspended as to give

S. F. No. 787, A bill for an act providing for the vacating of public grounds, streets, alleys, highways, or any part thereof, in cities of the fourth class, organized under Chapter 8, Laws 1895, whenever such public ground, streets, alley, highway, or any part thereof, has not been used by the public for a period of twenty-five years or more.

Its second and third readings and place it upon its final passage.

Which motion prevailed.

S. F. No. 787 was read the second time.

S. F. No. 787, A bill for an act providing for the vacating of public grounds, streets, alleys, highways, or any part thereof, in cities of the fourth class, organized under Chapter 8, Laws 1895, whenever such public ground, streets, alley, highway, or any part thereof, has not been used by the public for a period of twenty-five years or more.

Was read the third time and placed upon its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 79 and nays none, as follows:

Those who voted in the affirmative were:

Arens,	Gartner,	Jacobson,	Nordgren,	Shonyo,
Baxter,	Gerlich,	Keller,	Nordlin,	Stein,
Bendixen,	Girling,	Kelly,	Norton,	Swanstrom,
Bensen,	Gislason, J. B.,	Kleffman,	O'Keefe,	Sweitzer,
Bernard,	Goodwin,	Lagersen,	Olson, L. E.,	Swenson, C. J.,
Briggs,	Grant,	Lauderdale,	Olson, Lars,	Swenson, O. A.,
Carlson,	Green, F. A.,	Lee,	Pattison,	Taylor,
Christensen, A.,	Grove,	Lockhart,	Perry, J. T.,	Teigen,
Christianson, T.,	Haugland,	Long,	Putnam,	Thompson,
Cummings,	Hemstad,	McGivern,	Rako,	Thorkelson,
Curtis,	Herried,	Melbye,	Robinson,	Trowbridge,
Darby,	Hinds,	Miller,	Rodenberg,	West,
DeLury,	Hitchcock,	Murphy,	Ross,	Wilkinson,
Dilley,	Holmquist,	Nelson,	Samec,	
Flahaven,	Hompe,	Neuman,	Scribner,	
Flaherty,	Hulbert,	Norby,	Selvig,	

So the bill passed and its title was agreed to.

MOTIONS AND RESOLUTIONS—CONTINUED.

Mr. Norton moved that the House visit the University of Minnesota on Thursday next at 11 o'clock A. M.

Which motion prevailed.

RESOLUTION OF CONDOLENCE.

Messrs. Arens and Nordlin offered the following resolution:

Whereas, We have learned that death has removed from earthly association Andy Donovan, a member of this body during the session of 1917, a Representative of the Twenty-first District, and one of the best known and best loved members of the Legislature during the time of his membership; and

Whereas, In his death the State lost a faithful servant, and those who knew him a sincere and earnest friend, his whole life being marked by genial friendships, kindly human relations, whole-hearted regard for the principles in which he believed, and an unswerving devotion to the best interests of the State as he saw them; and

Whereas, He will be greatly missed in this House, where his counsels were honored and appreciated, where his personal charm and kindness of manner contributed greatly to the spirit of harmony and good feeling which prevailed, and where his fairness and conscientiousness so impressed his fellow members that they respected him even in disagreement; therefore

Be It Resolved, That the House of Representatives hereby officially declares its sense of loss in his untimely death; expresses its deep appreciation of his many sturdy and virtuous qualities; and that it ex-

tends to his bereaved family its sympathy; and that this resolution, as adopted, be sent to his family in token of our action, and as a mark of our esteem and affection for our departed friend and brother; and

Be It Further Resolved, That the Chief Clerk be and is hereby authorized to have an engrossed copy of this resolution and the same be sent to the family of the deceased.

Which was unanimously adopted by a rising vote of the House.

SUSPENSION OF RULES.

Mr. O'Keefe moved that the rules be so far suspended as to give

S. F. No. 557, A bill for an act authorizing the grantees of gas franchises in cities of this state now or hereafter having a population of more than fifty thousand inhabitants to use and occupy the streets, lanes, alleys, bridges, parks and public grounds of said city for the purpose of extending and maintaining mains, conduits and tunnels to supply gas to any other immediately adjoining city and the inhabitants thereof, and exempting the earnings of the grantee in the latter city from gross earnings tax in and by the former.

Its third reading and place it upon its final passage.

Which motion prevailed.

S. F. No. 557, A bill for an act authorizing the grantees of gas franchises in cities of this state now or hereafter having a population of more than fifty thousand inhabitants to use and occupy the streets, lanes, alleys, bridges, parks and public grounds of said city for the purpose of extending and maintaining mains, conduits and tunnels to supply gas to any other immediately adjoining city and the inhabitants thereof, and exempting the earnings of the grantee in the latter city from gross earnings tax in and by the former.

Was read the third time and placed upon its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 70 and nays 1, as follows:

Those who voted in the affirmative were:

Anderson,	Flahaven,	Holmquist,	Nelson,	Ross,
Bendixen,	Flaherty,	Hompe,	Neuman,	Samec,
Bensen,	Gartner,	Hulbert,	Norby,	Scribner,
Bernard,	Geilich,	Jacobson,	Nordlin,	Spelbrink,
Briggs,	Girling,	Kelly,	Norton,	Stein,
Brown,	Gislason, J. B.,	Kleffman,	O'Keefe,	Strand,
Cameron,	Goodspeed,	Lagersen,	Olson, L. E.,	Swanstrom,
Carlson,	Goodwin,	Lauderdale,	Olson, Lars,	Sweitzer,
Child,	Gran,	Lee,	Pattison,	Swenson, O. A.,
Christianson, T.,	Grant,	Lockhart,	Pedersen,	Taylor,
Conley,	Green, F. A.,	Long,	Perry, J. T.,	Thorkelson,
Cummings,	Grove,	McGivern,	Praxel,	Trowbridge,
DeLury,	Hemstad,	McPartlin,	Putnam,	Welch,
Dilley,	Herried,	Miller,	Rako,	Mr Speaker.

Mr. Rodenberg voted in the negative.

So the bill passed and its title was agreed to.

SUSPENSION OF RULES.

Mr. Christianson, T., moved that the rules be so far suspended as to give

S. F. No. 333, A bill for an act authorizing the erection of

corporate limits of any city of the fourth class, village or borough in the state, and providing for the issuance of bonds to meet the expense thereof.

Its third reading and place it upon its final passage.

Which motion prevailed.

S. F. No. 333, A bill for an act authorizing the erection of poles and wires for the transmission of electrical current within and without the corporate limits of any city of the fourth class, village or borough in the state, and providing for the issuance of bonds to meet the expense thereof.

Was read the third time and placed upon its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 71 and nays none, as follows:

Those who voted in the affirmative were:

Anderson,	Flaherty,	Hulbert,	Neuman,	Scribner,
Arens,	Gerlich,	Jacobson,	Norby,	Stein,
Baxter,	Girling,	Kelly,	Nordlin,	Strand,
Bendixen,	Gislason, J. B.,	Kleffman,	O'Keefe,	Swanstrom,
Bernard,	Goodwin,	Lagersen,	Olson, L. E.,	Sweitzer,
Brown,	Gran,	Lauderdale,	Olson, Lars,	Swenson, O. A.,
Cameron,	Grant,	Lightner,	Parker,	Thomas,
Carlson,	Green, F. A.,	Lockhart,	Pattison,	Thorkelson,
Christensen, A.,	Grove,	Long,	Pedersen,	Trowbridge,
Christianson, T.,	Haugland,	McGivern,	Perry, J. T.,	Welch,
Cummings,	Hemstad,	McPartlin,	Putnam,	Mr. Speaker.
Curtis,	Herried,	Melbye,	Rako,	
DeLury,	Hinds,	Miller,	Rodenberg,	
Dilley,	Holmquist,	Murphy,	Ross,	
Hitchcock,	Hompe,	Nelson,	Samec,	

So the bill passed and its title was agreed to.

SUSPENSION OF RULES.

Mr. Briggs moved that the rules be so far suspended as to give

S. F. No. 363, A bill for an act amending Section 6347 of General Statutes 1913, providing for the number, qualifications and election of vice presidents of financial institutions.

Its third reading and place it upon its final passage.

Which motion prevailed.

S. F. No. 363, A bill for an act amending Section 6347 of General Statutes 1913, providing for the number, qualifications and election of vice presidents of financial institutions.

Was read the third time and placed upon its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 68 and nays none, as follows:

Those who voted in the affirmative were:

Arens,	Carlson,	DeLury,	Girling,	Hemstad,
Baxter,	Child,	Dilley,	Gislason, J. B.,	Herried,
Bendixen,	Christensen, A.,	Emmons,	Goodwin,	Hinds,
Bensen,	Christianson, T.,	Flahaven,	Gran,	Hitchcock,
Bernard,	Cummings,	Flaherty,	Grant,	Hompe,