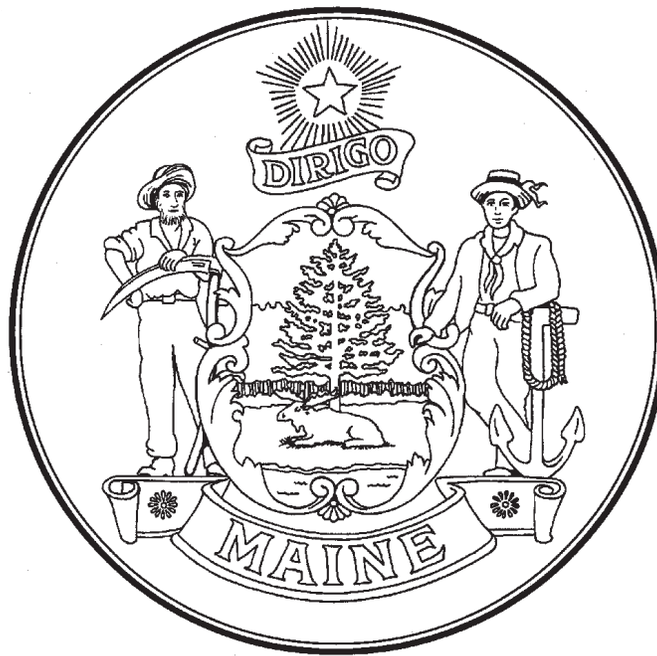


MAINE STATE LEGISLATURE

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JOURNAL

OF THE

HOUSE OF REPRESENTATIVES

OF THE

STATE OF MAINE

1907

SEVENTY-THIRD LEGISLATURE

AUGUSTA
KENNEBEC JOURNAL PRINT
1907

Report of same committee reporting same on resolve in favor of clerk and stenographer to the Joint Special Committee on Salaries and Fees.

Came from the Senate, report accepted, resolve read twice, under suspension of rules, and passed to be engrossed.

The report was accepted inconcurrence, and, on motion of Mr. McCLUTCHY of Portland, the resolve was read twice, under suspension of rules, and passed to be engrossed in concurrence.

Report of the Committee on Appropriations and Financial Affairs reporting "ought to pass" on resolve in favor of H. M. Sewall, Chairman of Committee on Gubernatorial Votes.

Came from the Senate, report accepted, resolve read twice, under suspension of rules, and passed to be engrossed.

The report was accepted in concurrence, and, on motion of Mr. STRICKLAND of Bangor, the resolve was read twice, under suspension of rules, and passed to be engrossed in concurrence.

Report of the Committee on Appropriations and Financial Affairs reporting "ought to pass in new draft under same title" on resolve in favor of State House employees.

Came from the Senate, report accepted, resolve read twice, under suspension of rules, and passed to be engrossed.

The report was accepted in concurrence, and, on motion of Mr. SMITH of Patten, the resolve was read twice, under suspension of rules, and passed to be engrossed in concurrence.

Report of the Committee on Appropriations and Financial Affairs reporting "ought to pass in new draft under same title" on resolve in favor of the stenographers to the presiding and recording officers of the Senate and House.

Came from the Senate, report accepted, resolve read twice, under suspension of rules and passed to be engrossed.

The report was accepted in concurrence, and, on motion of Mr. EMERY of Jay, the resolve was read twice, under suspension of rules, and passed to be engrossed in concurrence.

Bill "An Act prohibiting publications relating to patent or other medicines in language of immoral tendency or of ambiguous character and protecting the public against the dangers

from the indiscriminate distribution of samples of medicine,"
House Document No. 531,

Which was passed to be engrossed in the House, March 26,
as amended by House Amendment "A" and sent to the Senate,
Came from the Senate House Amendment "A" rejected,
amended by Senate Amendment "B" and passed to be engrossed
as amended.

On motion of Mr. DOW of Brooks, the House voted to insist
and called for a committee of conference.

The Speaker appointed the following committee on the part
of the House:

Messrs. Dow of Brooks,
Mullen of Bangor,
Skidmore of Liberty.

The papers were sent to the Senate.

Subsequently, the papers were returned from the Senate,
that branch insisting on its former action, with the following
committee appointed on the part of the Senate:

Messrs. Mills of Hancock,
Barrows of Penobscot,
Philoon of Androscoggin.

Report of the committee of conference on the disagreeing
action of the two branches of the Legislature on "An Act pro-
hibiting publication relating to patent or other medicines in
language of immoral tendency or of ambiguous character and
protecting the public against the dangers from the indiscrim-
inate distribution of samples of medicine," reporting that all
the amendments heretofore submitted be rejected, and that the
following amendment be adopted:

Amendment "B" to House Document No. 531. Section 2
of House Document No. 531 is hereby amended by striking
out the words "or who shall deliver to any child under the age
of fifteen years, when not accompanied by an adult," and the
words "as a sample or any quantity whatever for the purpose
of advertising or otherwise," so that said section as amended
shall read as follows:

Section 2. Any person, firm or corporation who, by himself,
his servant or agent, or as the servant or agent of any other
person or firm shall leave, throw or deposit or have in his pos-
session with intent to leave, throw or deposit upon the door-

step, hall, porch, doorway, vestibule or premises owned or occupied by another, any patent or proprietary medicine or any preparation, pill, tablet or drug that contain poison or other ingredient deleterious to health shall be deemed guilty of a misdemeanor and shall be punished by a fine of not less than twenty nor more than one thousand dollars or by imprisonment of not less than thirty days nor more than one year.

The report was accepted.

The vote whereby the bill was passed to be engrossed in the House was reconsidered.

The vote whereby the House adopted House Amendment "A" was reconsidered, and House Amendment "A" was rejected.

The bill was then passed to be engrossed as amended by the amendment reported by the conference committee, and the bill, as amended, and conference report were sent to the Senate.

Bill "An Act to abolish the office of Public Binder and to authorize contracts for State binding on the basis of competitive bids,"

Which was passed to be engrossed in the House, March 26, as amended by House Amendment "A" as amended by House Amendment "B" and sent to the Senate,

Came from the Senate, House Amendment "B" to House Amendment "A" rejected, House Amendment "A" adopted and passed to be engrossed as amended.

On motion of Mr. GLEASON of Mexico, the vote was reconsidered whereby the bill was passed to be engrossed.

Mr. GLEASON of Mexico then moved that House Amendment "B" to House Amendment "A" be rejected in concurrence with the Senate.

Mr. SKIDMORE of Liberty moved that the motion and accompanying bill be tabled. The motion was lost.

The question being upon rejecting House Amendment "B" to House Amendment "A," and a viva voce vote being doubted, a division of the House was had and the motion prevailed by a vote of 53 to 38.

On motion of Mr. GLEASON of Mexico, the bill was passed to be engrossed as amended by House Amendment "A" in concurrence with the Senate.