

MAINE STATE LEGISLATURE

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Legislative Record

OF THE

Eighty-Sixth Legislature

OF THE

STATE OF MAINE

Special Session, December 4, 1933

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exact amount, but twenty-five per cent to the state and ten per cent to the towns or schools. I oppose the motion of the Senator from Franklin County (Senator Holman).

Mr. LITTLEFIELD: Mr. President, I would like to ask the Senator when the thirty-five per cent is determined.

The PRESIDENT: The Senator from York, Senator Littlefield, asks a question through the Chair of the Senator from Somerset, Senator Page, who may reply if he wishes.

Mr. PAGE: As I understand it, Mr. President, it is at the time the stumpage is cut, thirty-five per cent of the sale price of the stumpage.

The PRESIDENT: The question is on the motion of the Senator from Franklin, Senator Holman, that the bill be indefinitely postponed. Is this the pleasure of the Senate?

A viva voce vote being doubted

A division of the Senate was had.

Thirteen having voted in the affirmative and fourteen opposed, the motion to indefinitely postpone did not prevail.

The PRESIDENT: The question is now on the motion of the Senator from Cumberland, Senator Schnurle, that this bill as amended by House Amendment B and as further amended by House Amendment A as amended by Senate Amendments A and B, be passed to be engrossed in non-concurrence.

The motion prevailed.

Sent down for concurrence.

On motion by Mr. Kitchen of Aroostook the Senate voted take from the table Final Report of the Committee on Ways and Bridges, tabled by that Senator yesterday pending acceptance; and on further motion by the same Senator the report was accepted.

Sent down for concurrence.

On motion by Mr. Weeks of Somerset.

Recessed until five o'clock this afternoon.

After Recess

The Senate was called to order by the President.

The President laid before the Senate. Resolve proposing the repeal of the twenty-sixth amendment to the Constitution relating

to the manufacture and sale of intoxicating liquors (H. P. 137, L. D. 138), tabled by Mr. Weeks of Somerset earlier in today's session pending final passage and assigned for later in today's session; and the Chair recognized that Senator.

Mr. WEEKS of Somerset: Mr. President, I want to state my position and then make a motion, if that is agreeable to the Senate. The amendment which I proposed this morning has failed to be admitted into the House for consideration. I feel that nothing whatsoever except outright repeal can now be accomplished and I feel as if the voters demand resubmission of outright repeal and I shall vote for resubmission. I move that the resolve be finally passed and when the vote is taken I would like the yeas and nays.

The PRESIDENT: The Senator from Somerset, Senator Weeks, asks that when the vote is taken on this resolve it be taken by the yeas and nays. As many as are in favor of the yeas and nays will stand until counted. A sufficient number having risen, the yeas and nays are ordered.

Mr. WEATHERBEE of Penobscot: Mr. President, this is the resubmission bill providing for the repeal of the 26th Amendment?

The PRESIDENT: The Chair so understands. The yeas and nays have been ordered. The Assistant Secretary will call the roll.

The Assistant Secretary called the roll:

YEA — Angell, Bartlett, Bissett, Elaisdell, Cooper, Farnsworth, Fernandez, Harmon, Hathaway, Holman, N. Gratz Jackson, McDonald, McLoon, Page, Pillsbury, Robie, Schnurle, Seavey, Story, Towle, Viles, Weatherbee, Weeks, Weymouth, Winn—25.

NAY—Abbott, Gay, Andrew Jackson, Kitchen, Littlefield, Murchie—6.

Twenty-five having voted in the affirmative and six opposed, the resolve was finally passed.

On motion by Mr. Weeks of Somerset,

Recessed until five-thirty o'clock this afternoon.

After Recess

The Senate was called to order by the president.