Which were Read a Second Time and Passed to be Engrossed, as Amended. Sent down for concurrence.

Enactors

The Committee on Engrossed Bills reported as truly and strictly engrossed the following:

An Act to Amend the Laws Relating to Forcible Entry and Detainer. (S. P. 229) (L. D. 675)
An Act Increasing Salaries of Official Court Reporters. (S. P. 171) (L. D. 523)
(On motion by Mr. Sewall of Penobscot, placed on the Special Appropriations Table.)
An Act Relating to Payments for Sustenance during Rehabilitation under Workmen's Compensation Law. (S. P. 319) (L. D. 933)
An Act Restricting the Sale or Use of Detergents Containing Phosphate. (S. P. 564) (L. D. 1702)
An Act Increasing Compensation of Full-time Deputies in All Counties. (H. P. 328) (L. D. 437)
An Act Relating to Injury or Incapacity of Wardens of the Departments of Inland Fisheries and Game and Sea and Shore Fisheries. (H. P. 444) (L. D. 578)
An Act Relating to Testimony and Proceedings before the Industrial Accident Commission. (H. P. 464) (L. D. 592)
An Act Relating to Total Incapacity Resulting from Second Injuries under Workmen's Compensation Law. (H. P. 679) (L. D. 916)
An Act Amending Fees Charged by Registers of Deeds. (H. P. 762) (L. D. 1028)
An Act Relating to Raising Fees and Expenses of Jurors. (H. P. 1307) (L. D. 1713)
An Act Relating to Specific Periods of Total Incapacity for Certain Injuries under Workmen's Compensation Law. (H. P. 1308) (L. D. 1714)

Which, except for the tabled matter, were Passed to be Enacted and, having been signed by the President, were by the Secretary presented to the Governor for his approval.

Orders of the Day

The President laid before the Senate the first tabled and specially assigned matter:

Resolve, Providing Retirement Benefit for Clyde Walker of Hallowell. (H. P. 319) (L. D. 419)
Tabled — May 13, 1971 by Senator Carswell of Cumberland.
Pending — Final Passage.

On motion by Mr. Hoffses of Knox, retabled and Tomorrow Assigned, pending Final Passage.

The President laid before the Senate the second tabled and specially assigned matter:

HOUSE REPORTS — from the Committee on Health and Institutional Services on Bill, "An Act to Abolish Claim by State Against Estates of Deceased Recipients of Aid to the Aged, Blind or Disabled." (H. P. 455) (L. D. 610)
Majority Report, Ought to Pass; Minority Report, Ought Not to Pass.
Pending — Acceptance of Either Report.

Mr. Moore of Cumberland moved that the Senate Accept the Minority Ought Not to Pass Report of the Committee.
Mr. Hichens of York then requested a division.

Thereupon, on motion by Mr. Conley of Cumberland, tabled and specially assigned for May 19, 1971, pending the motion by Mr. Moore of Cumberland to Accept the Minority Ought Not to Pass Report of the Committee.

Mr. Johnson of Somerset moved that the Senate reconsider its previous action whereby Bill, "An Act Relating to Steel Guardrails on the Maine Turnpike," (H. P. 619) (L. D. 830), was Passed to be Engrossed.

The PRESIDENT: The Chair recognizes the same Senator.

Mr. JOHNSON: Mr. President and Members of the Senate: I will make my speech now rather than later so that the good Senator from Cumberland will know. The House put in an amendment to this particular bill which set a certain date limit for this project to be completed. The Senate put two amend-
ments on it, including one of Senator Kellam's amendments. The other Senate Amendment changed the date so that these two amendments are now conflicting amendments. So, I have to kill the House amendment so that we will be in line with the bill.

The PRESIDENT: The Senator from Somerset, Senator Johnson, moves that the Senate reconsider its action whereby Bill, "An Act Relating to Steel Guardrails on the Maine Turnpike," was Passed to be Engrossed. Is this the pleasure of the Senate?

The motion prevailed.

On further motion by the same Senator, and under suspension of the rules, the Senate voted to reconsider Adoption of House Amendment "A", and subsequently House Amendment "A" was Indefinitely Postponed.

Thereupon, the Bill was Passed to be Engrossed in non-concurrence.

Sent down for concurrence.

––––––

(Off Record Remarks)

On motion by Mr. Hoffses of Knox, Adjourned until 9:30 o'clock tomorrow morning.