BILL STYLE MANUAL
OF THE
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GOVERNMENT PRINTING OFFICE
WITH EXHIBITS

COMPILED UNDER THE DIRECTION OF
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1933
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INTRODUCTION

Accuracy is of first importance in the printing of bills. While errors in first prints, or new bills, may be detected and corrected in committee or on the floor when action is taken, they may escape notice until the later stages of the bill are reached, thus making formal action by Congress necessary in order to rectify errors. The Government Printing Office must not commit errors that require congressional action for their correction. Every employee handling bills is especially cautioned to watch for and prevent errors in printing. To overlook an error in a bill, especially a reported, engrossed, or enrolled print, is a very serious offense.

The course of a bill from its introduction to its presentation to the President for his approval or disapproval should be a matter of common knowledge.

When a bill is introduced in either House there are numerous actions which that body may take, such as laying it on the table, or debating, amending, and passing it, but the usual order is to refer it to the appropriate committee. When printed, whatever action is taken by the House or the Senate must appear on both the face and indorsement of the bill, the information being conveyed to this office by notations on the copy.

Additional prints of a bill after it has been referred must be exactly like the original, except that the committee to which the bill is referred may have prints showing proposed changes, but the words "committee print" must be placed on the face and indorsement.

When the bill is reported to either House it is usually accompanied by a written report, and is then known as a reported bill. The committee may report the bill favorably, with or without amendment; adversely; or the committee may be discharged from further consideration; and then the body which is considering the bill may take such action as it sees fit.

Whatever action is taken must appear on the face and indorsement of the reported print.

If amendments are made in the text they are indicated by line type and italic, italic following line type when original matter is stricken out and new matter inserted in lieu thereof.

When the title is amended it must not be changed on the face or indorsement, but must appear at the end of the bill as a half-slugged paragraph, full bill measure, all roman, indented four ems, overs two ems, and no side figures.

The italic, or new matter, in a reported bill should be made to conform to bill style, but the original matter is to be followed literally.

At the reported stage the bill is usually placed on the calendar, but is subject to a variety of actions, as further consideration may be indefinitely postponed, the bill laid on the table, or considered by unanimous consent, debated, amended, and passed. It should be understood that this is not a complete enumeration of the actions which may be taken.
When the bill or joint resolution is finally passed by either House it is printed in engrossed form, all roman except the enacting or resolving clause and the provisos, and the words "A Bill" changed to "An Act." In an amendment to the title has been agreed to, the engrossed print should have the title, as amended, in its regular position on the face and indorsement. After being attested and signed by the Clerk of the House the bill is then messaged to the Senate, or, if a Senate bill, by the Secretary of the Senate, and then messaged to the House.

When received by the other body the bill is usually referred to the appropriate committee, but is again subject to various actions. It may be returned to the other House, laid on the table, laid before the body, considered, and so forth.

When a bill is reported in the Senate it may not be accompanied by a written report, but the copy will show by a notation that the committee reports it favorably or unfavorably, with or without amendment. The action indicated will be printed on the face and indorsement. It may be indefinitely postponed, laid on the table, or considered by unanimous consent, debated, amended, and passed.

Should the Senate amend a House bill it would then be returned to the House for concurrence, but usually the House votes to nonconcur and consents to or asks for a conference. The same is true of a Senate bill amended by the House.

Follow copy literally on engrossed and enrolled bills. The right to make changes belongs to Congress only.

When enrolled, the bill takes a new form. It is set in document measure, with 6-point slugs between the lines, and the type is all roman except the enacting or resolving clause and the provisos. It is signed by the Speaker of the House and the Presiding Officer of the Senate and is then ready for the approval or disapproval of the President. One copy is printed on special paper (No. 36) for preservation.

Joint resolutions are treated identically as bills, except that a resolving instead of an enacting clause is used, and the title of "joint resolution" is retained throughout its entire course.

A concurrent resolution follows the same line of action, except that it does not require the signature of the President.

A simple resolution is the lowest form of legislation by either House. The copy will show whatever action is taken.

On the following pages will be found set forms for actions and exhibits of the different stages and forms of bills; joint, concurrent, and simple resolutions; conference agreements; and amendments. New situations are constantly arising, and great care must be exercised not only in the text but in the form of actions.
GENERAL RULES

NEW BILLS AND RESOLUTIONS

The following rules are to be followed in printing new bills, resolutions, and so forth. The utmost care should be taken to print them correctly, as reprints on account of errors are a source of embarrassment to this office and cause great annoyance to Members of Congress.

TYPE

Bills and resolutions are set in 14-point type on a 26-point slug, which is equivalent to 12-points between the lines.

A new bill or resolution is always all roman, italic being used only for the enacting or resolving clause and the words "Provided," "Provided further," "Provided, however," and so forth.

CAPITALIZATION

Document style is to be followed in capitalization, except in the following cases:

Capitalize the word "Act" whenever it appears as a synonym for a "bill" or "law" of the Congress of the United States. The word "Act" should also be substituted for "bill" or "law" when used in the text. It should be in lower case when referring to an "act" of any other legislative body.

Capitalize the names of proposed departments, bureaus, commissions, courts, official titles, and so forth, which would be capitalized if actually existing.

USE OF FIGURES

Use figures for clock time, as 10 o'clock antemeridian; 11.15 o'clock postmeridian.

Use figures in expressing sums of money, the word "cents" being supplied when only a fractional part of a dollar is mentioned.

Use figures for dates, as "January 10, 1922," "the 10th of January," and so forth; also years standing alone, as "In 1922 and 1923."

Use figures with such correlated terms as volume, part, chapter, section (including land descriptions), title, article, page, paragraph, and line, unless roman numerals are indicated.

Use figures following the word "numbered," or when it is implied, as House Report Numbered 10, or House Report 10; Logan Post Numbered 49, or Logan Post 49; lot numbered 8, or lot 8; certificate numbered 01246, or certificate 01246, and so forth.

Follow copy as to ordinal numbers, as 1, 2, 3; (1), (2), (3); or first, second, third.

When copy reads "No. 10 column," "No. 27 Post," and so forth, use the following forms: "Number 10 column," "Number 27 Post," and so forth, not "numbered."

Use figures for percentages, as follows: 10 per centum, one half of 1 per centum.

Use figures for bill, resolution, law, and amendment numbers.

References in text to the Revised Statutes, the Statutes at Large, court reports, and so forth, are expressed thus: Revised Statutes, title 13, chapter 4, page 1742; Twelfth Statutes at Large, page 1116; Tenth Court of Claims, page 10.

New Bills and Resolutions

Reported Bills and Resolutions

Engrossed and Enrolled Bills and Resolutions

Action on New Bills and Resolutions

Proposed Senate Amendments

Reported Actions

Referred Actions

Numbered Amendments

Exhibits
The following forms must be used for citations: (36 Stat. 68), (44 Stat. L. 35), (U. S. C., title 21, sec. 18).

**SPELLED-OUT FORMS**

Spell out everything except: Sums of money; dates, including years standing alone; Mr. and Mrs.; the classification of vessels, as A 1; number and designation of bills and resolutions and law numbers; and figures following such related terms as volume, part, chapter, section (including land descriptions), title, article, page, paragraph, and line. Use Roman numerals for rules of the Senate and House, as Rule XIII, and in other cases when so indicated.

Spell all enumerations, other than decimal numbers, by thousands and hundreds, as 1,750 should read “one thousand seven hundred and fifty.”

Serial numbers spell by hundreds when less than 10000, as 2742 should read “twenty-seven hundred and forty-two.” When even thousands appear, use the word “thousand.”

When the expression “No.” appears, use the word “numbered,” as “township numbered 16”; such expressions as “No. 16 township” should read “Number 16 township.” Observe, in this connection, the capitalization for kindred expressions, as “House Document Numbered 126.”

The abbreviations here given should be spelled out as follows:

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. D.: anne Domini</td>
<td>AD 01</td>
</tr>
<tr>
<td>ad lib.</td>
<td>ad libitum</td>
</tr>
<tr>
<td>A. F. A. M. or A. F. &amp; A. M.: Ancient Free and Accepted Masons</td>
<td>AFAM</td>
</tr>
<tr>
<td>a.m.: antemeridian (time)</td>
<td>AM</td>
</tr>
<tr>
<td>b.m.: board measure (lumber); base meridian (land)</td>
<td>BM</td>
</tr>
<tr>
<td>B. P. O. E.: Benevolent and Protective Order of Elks</td>
<td>BPOE</td>
</tr>
<tr>
<td>C. A. G.: Coast Artillery Corps</td>
<td>CAG</td>
</tr>
<tr>
<td>C. Z.: Canal Zone</td>
<td>CZ</td>
</tr>
<tr>
<td>c. g. or ex. g.: for example</td>
<td>CEG</td>
</tr>
<tr>
<td>et al.: and others</td>
<td>EtAl</td>
</tr>
<tr>
<td>etc. &amp;c., or et cetera: and so forth</td>
<td>Etc</td>
</tr>
<tr>
<td>et seq.: and the following</td>
<td>EtSeq</td>
</tr>
<tr>
<td>F. A. M.: Free and Accepted Masons</td>
<td>FAM</td>
</tr>
<tr>
<td>f. o. b.: free on board</td>
<td>FOB</td>
</tr>
<tr>
<td>F. &amp; S.: Field and Staff</td>
<td>F&amp;S</td>
</tr>
<tr>
<td>G. A. R.: Grand Army of the Republic</td>
<td>GAR</td>
</tr>
<tr>
<td>I. e.: that is</td>
<td>IE</td>
</tr>
<tr>
<td>I. O. O. F.: Independent Order of Odd Fellows</td>
<td>IOOF</td>
</tr>
<tr>
<td>K. C. or K. of C.: Knights of Columbus</td>
<td>KC</td>
</tr>
<tr>
<td>K. P. or K. of P.: Knights of Pythias</td>
<td>KP</td>
</tr>
<tr>
<td>K. T.: Knights Templar</td>
<td>KT</td>
</tr>
<tr>
<td>m. or 12 o'clock m.: 12 o'clock meridian</td>
<td>M</td>
</tr>
<tr>
<td>M. E. M. (Missouri volunteers): Enrolled Missouri Militia</td>
<td>MEM</td>
</tr>
<tr>
<td>M. S. M. (Missouri volunteers): Missouri State Militia</td>
<td>MSMM</td>
</tr>
<tr>
<td>n. e. s.: not elsewhere specified</td>
<td>NES</td>
</tr>
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<td>NE. 4 NW. 4 S. 4 sec. 9. T. 2 N., R. 15 W.:</td>
<td>NE4NW4S4Sec9T2NR15W</td>
</tr>
<tr>
<td>northeast quarter northwest quarter south half section 9, township 2 north, range 15 west</td>
<td>NE4NW4S4Sec9T2NR15W</td>
</tr>
<tr>
<td>n. o. p. f.: not otherwise provided for</td>
<td>NOPF</td>
</tr>
<tr>
<td>n. s. p. f.: not specially provided for</td>
<td>NSPF</td>
</tr>
<tr>
<td>per cent.: per centum</td>
<td>PC</td>
</tr>
<tr>
<td>P. H. B. (Maryland volunteers): Potomac Home Brigade</td>
<td>PHB</td>
</tr>
<tr>
<td>p. m.: postmeridian (time); principal meridian (land)</td>
<td>PM</td>
</tr>
<tr>
<td>P. M. M. (Missouri volunteers): Provisional Missouri Militia</td>
<td>PMM</td>
</tr>
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<td>St.: Saint, Street</td>
<td>ST</td>
</tr>
<tr>
<td>S. 4 NE. 4 sec. 1, T. 2 N., R. 3 W.:</td>
<td>S4NE4Sec1T2NR3W</td>
</tr>
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<td>south half northeast quarter section 1, township 2 north, range 3 west</td>
<td>S4NE4Sec1T2NR3W</td>
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<td>U. S. S.: United States ship</td>
<td>USS</td>
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<td>U. S. S. S.: United States steamship</td>
<td>USSS</td>
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<tr>
<td>U. S. steamer: United States steamer</td>
<td>USSer</td>
</tr>
<tr>
<td>U. S. steamship: United States steamship</td>
<td>USSms</td>
</tr>
<tr>
<td>vs., or versus: against</td>
<td>Vs</td>
</tr>
<tr>
<td>viz (except when appearing in the caption of proposed amendments): namely.</td>
<td>Viz</td>
</tr>
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**THE WORD “THAT”**

Follow copy as to the word “That” after section numbers.

**TITLES**

Titles of all bills and joint resolutions must be taken from the face of the copy.
Titles of Senate and House concurrent and simple resolutions are printed on the indorsement, but not on the face. If title is not shown on copy, one must be supplied by the office.

**PREAMBLES**

Preambles should be full bill measure, half slugged, the first line of each "Whereas" of the bill or resolution proper set flush, and the run-overs indented 2 ems. Use a full slug above flush lines and above and below center lines. When preambles appear within preambles, treat them as paragraphs; that is, the first line of each "Whereas" should be indented 4 ems and the run-overs 2 ems. When an agreement or treaty is part of a preamble, follow copy literally, indenting paragraphs 4 ems and run-overs 2 ems.

**HEADS AND INDORESMENTS**

The form printed on the back of a bill or resolution for convenience of reference when folded is called the "indorsement."

The head and indorsement must always agree in every particular. It is therefore necessary that operators, compositors, and readers compare the head and indorsement of each bill and joint resolution to be sure that they coincide throughout.

The rules in regard to capitalization, figures, and so forth, apply to both the face and indorsement.

**ACTIONS**

The date on which a bill or joint resolution is introduced, with the name of the introducer and the reference, is called the "action," which is carried through each printing until the bill or joint resolution passes one House. As a bill or joint resolution progresses new actions appear, which should be set in the style provided for reported and referred bills and joint resolutions.

The action on a new bill or joint resolution should read "introduced." On a new bill or joint resolution reported from a committee the action should read "reported." Likewise a new simple or concurrent resolution should read "submitted" or "reported."

Actions are generally placed on the indorsement, or back, of the copy. The notes, in pencil or by stamp, of the legislative and bill clerks should always be followed, and any typewritten or other notes that may appear should be ignored.

**DATES**

Use the date on copy; but if none be given, use the current date.

When two or more actions take place on the same day, repeat the date on both face and indorsement.

If the legislative and calendar dates are different, put the legislative date first and follow with the calendar date in parentheses, as follows:

December 5 (calendar day, December 10), 1932

**DUPLICATE NAMES AND TITLES OF COMMITTEES**

Do not use a comma preceding the word "of" in duplicate names.

Particular attention must be given to the List of Duplicate Names and to the Titles of Senate and House Committees.

In many instances the titles of Senate and House committees are similar, but there are a few variations, as, for example, the Committee on Post Offices and Post Roads in the Senate and the Committee on the Post Office and Post Roads in the House, the Committee on Public Lands and Surveys in the Senate and the Committee on the Public Lands in the House.
NUMBER AND DESIGNATION

The number of a new bill or resolution is stamped or written on the copy.

Bills and resolutions are designated as follows: Senate bills, "S. 25"; Senate joint resolutions, "S. J. Res. 16"; Senate resolutions, "S. Res. 74"; Senate concurrent resolutions, "S. Con. Res. 2"; House bills, "H. R. 123"; House joint resolutions, "H. J. Res. 54"; House resolutions, "H. Res. 40"; House concurrent resolutions, "H. Con. Res. 20." When referred to, with number, in title or text, the abbreviations will be followed, using parentheses whenever possible, as "the bill of the Senate (S. 400) for the relief of"; "the bill (S. 400) for the relief of"; "the resolution of the House (H. Res. 40) directing", and so forth.

PUBLIC AND PRIVATE BILLS AND RESOLUTIONS—COPIES PRINTED

The number of copies of bills and resolutions is dependent upon their character and form. A bill which is of general scope or for a public interest is called a "public" bill. One which is for the benefit of an individual or private interest is called a "private" bill. The number of copies of each form varies from time to time, but maintains about the same ratio. At present the congressional and departmental requirements are 1,077 copies of public bills, joint resolutions, and amendments, with the exception of appropriation bills which require only 1,052 copies, and only 200 copies of private bills when introduced. The order for all omnibus bills is 914 copies, although they are private in their nature, being made up of individual bills for pensions, claims, etc. The number of copies of private bills changes after the first print, while public bills require the same number on all prints, except the engrossed and enrolled forms. Exceptions are often made from the rule, as at present bills for the survey of rivers and harbors are printed as private bills, although public in character. This is done because the interest in this class of legislation is limited, and a large saving in cost is accomplished. It is therefore important that bills be rightly classified, and to this end proofs should be stamped "Public" or "Private" before being read. The responsibility for the change in the number of copies of private bills rests with the bill and press rooms. There is no difference in number between a public and a private bill in the engrossed form, 21 being the number for bills and resolutions and 31 for engrossed amendments; 8 copies are printed on all enrolled bills. The numbers here given are subject to change at any time.

COMMITTEE BILLS

There are various forms of committee bills, but probably those from the House Committee on Appropriations are more distinctive than any other class. The following instructions apply to these appropriation bills:

Do not use side figures, but set on a short bill slug.

Follow style for new bills as to capitalization, spelling out, etc.

Both reprint and new copy should be all roman, except that underscored matter should be in italic, as well as the enacting clause and provisos.

Heavy brackets to be used where brackets are indicated in copy.

In notes and matter which is not part of the bill follow document style unless otherwise prepared or instructions given to the contrary.
BILL REVISING

Compare the face of a bill with the indorsement.
Session logotypes must agree with the date of the latest action.
Public and private bills should not be imposed in the same form.
Stamp stone proof "Public" or "Private", as this is a guide as to the number of copies to be printed.
A "public" bill requires the "public" number of copies in all its stages in both Houses, except when engrossed and enrolled.
On reprints a black star (★) and date should be placed at the foot of the first page. If a second reprint is necessary, use two stars and date.
For information regarding jacket numbers and numbers of copies, see Dated Publications.
When not to exceed seven lines of text runs over on an even page the indorsement must be placed on the same page. This rule does not apply to engrossed bills, the indorsement always being by itself on an even page.

INDEXES

Indexes are printed to appropriation bills emanating from the House Committee on Appropriations in all prints up to enrollment, except on the engrossed print.

MAKING UP

The first page of a long bill should not have more than 15 lines of 14-point, including the title. In other words, place the line "A Bill" slightly above the center of page, though not over 2 or 3 slugs above.
PRIVATE BILLS

PENSION BILLS

In titles of bills "Granting a pension" and "Granting an increase of pension" omit all military and other titles and the abbreviation "Mrs." except when the abbreviation "Mrs." is followed by initials or the Christian name of the applicant's husband. Also omit all matter following the name of the applicant, except the words "senior", "junior", or "alias." The abbreviation "Mrs." must also be omitted in the body of the bill, unless covered by the exception noted.

BILLS FOR RELIEF

Follow style of pension bills for the abbreviation "Mrs." In titles omit the addresses of individuals, omitting the matter corresponding to the words in brackets, as "For the relief of Mary C. Dale, administratrix of the estate of Antoine Janis, senior, deceased [, of Pine Ridge, South Dakota] "; follow copy in the case of organizations, as "For the relief of the deacons of the Missionary Ridge Baptist Church, of Franklin, Tennessee"; and follow copy in the use of military or other titles, as "For the relief of Captain W. W. Wright, United States Army, retired ", but omit company or regimental data and addresses.

BILLS GRANTING HONORABLE DISCHARGE, CORRECTING MILITARY RECORD, AND REMOVING CHARGE OF DESERTION

In titles follow copy in the use of military or other titles, but omit company or regimental data and addresses.

PRIVATE BILLS IN GENERAL

Such terms as "late private of ", "late corporal of ", or "late sergeant of ", should read "late of "; but in the case of commissioned officers follow titles, using the forms "late lieutenant colonel Sixteenth Regiment ", "captain Company A ", "first lieutenant Company B ", and so forth. In naval pension bills all grades below that of midshipman should read "late of the ", and so forth; including the grade of midshipman and above, follow style for commissioned officers of the Army.

"Infantry Volunteers" should read "Volunteer Infantry"; "Cavalry Volunteers" should read "Volunteer Cavalry", and so forth. The word "Volunteer" is usually expressed as "Volunteer Infantry."

Supply the words "Regiment" and "Volunteer" whenever practicable, as "Seventh New York Infantry" should read "Seventh Regiment New York Volunteer Infantry." Follow copy, however, in regard to the word "Volunteer" in the case of United States organizations, as "First Regiment United States Infantry " or "First Regiment United States Volunteer Infantry."

Observe the following forms of capitalization and punctuation in connection with the names of churches and other organizations: First Baptist Church of Suffolk; Saint George's Episcopal Church, of Fredericksburg; Fairfax Lodge, Numbered 43, Ancient Free and Accepted Masons, of Culpeper, and so forth.

PROPOSED SENATE AMENDMENTS

Proposed Senate amendments are printed in bill form, all roman.

Use quads for the bill number until the bill is given a number, after which the number should be inserted in both the head and indorsement, whether in copy or not.
REPORTED BILLS AND RESOLUTIONS

CALENDAR NUMBER AND DEFINITIONS

See exhibits of Senate and House reported bills and resolutions, pages 56 to 70. All reported bills and resolutions do not have calendar numbers.

The Senate calendars are entitled "Calendar" and "Table Calendar."

The House calendars are entitled "Union Calendar", "House Calendar", and "Private Calendar." When, on a reported bill or resolution, the calendar line is not stamped on the copy, the letters "U C" on the indorsement, or back, of the copy will indicate that the "Union Calendar" action is to be used, "H C" the "House Calendar" action, and "P C" the "Private Calendar" action. For actions, see pages 27 and 28.

Union Calendar.—Bills raising revenue, general appropriation bills, and bills of a public character, directly or indirectly appropriating money or property, are referred to this calendar. If a bill is reported without amendment, the action reads: "Committed to the Committee of the Whole House on the state of the Union and ordered to be printed."

House Calendar.—Bills of a public character, not raising revenue nor directly or indirectly appropriating money or property, are referred to this calendar. If a bill is reported without amendment, the action reads: "Referred to the House Calendar and ordered to be printed."

Private Calendar.—Bills of a private character are referred to this calendar. If a bill is reported without amendment, the action reads: "Committed to the Committee of the Whole House and ordered to be printed."

REPORT NUMBER

See exhibits of Senate and House reported bills and resolutions, pages 24 to 28. All reported bills and resolutions do not have report numbers.

AMENDMENTS

Line type and italic are used to show amendments, except in "Amending the title." (See p. 11.) When it is proposed to strike out certain portions of a bill or resolution that is amended, such portions will be set in line type, and matter proposed to be inserted will be set in italic.

When it is proposed to strike out and insert, the italic always follows the line type.

When an entire bill or resolution is struck through and new matter inserted, set the first line of the new portion flush, the same as if it immediately followed the enacting or resolving clause.

DO NOT COMPLICATE AMENDMENTS

When one amendment can be made to cover the case, as in the complete changing of a number, do not divide into two or more short amendments. For instance, if copy appears—

\[
\begin{align*}
\text{two} & \quad \text{nine} & \quad \text{seven} & \quad \text{two} \\
\text{three} & \quad \text{million} & \quad \text{five} & \quad \text{hundred} & \quad \text{and} & \quad \text{forty} & \quad \text{thousand} & \quad \text{six} & \quad \text{hundred} & \quad \text{and} & \quad \text{fifty-five}
\end{align*}
\]
the reported print should be—

three million five hundred and forty thousand six hundred
and fifty-five two million nine hundred and forty-seven thou-
sand two hundred and fifty

Do not put part of a word in line type or italic. At times the copy will indicate only a letter added to or taken from a word, or a number like “twenty-five” will be changed to “twenty” by striking out the “five.” In such cases use line type for the whole word (a compound word being always treated as one word), and put the proposed word in italic.

When sums of money are amended, use line type for the original dollar mark and entire amount and italic for the proposed dollar mark and entire amount, even if only one figure is changed. The following shows the appearance of an amendment in copy and the method of using line type and italic for the complete amendment in print:

\[
\frac{0}{\$1,234,567.89 \quad $1,234,567.89 \quad \$1,234,567.80}
\]

Capitalized word lower-cased and vice versa:

Commission commission commissioner Commissioner

Singular number changed to plural number and vice versa:

provision provisions provisions provision

Compound word changed to word not a compound and vice versa:

twenty-five twenty twenty twenty-five

Changing possessive case and vice versa:

Harper’s Harpers Harpers Harper’s miners’ miners

helpers helpers’

Changing section number:

Sec. 40 11. That when the two Houses of Congress

Other styles for amendments:

same: Provided, That no part of the moneys so appro-
priated shall be paid for commutation of fuel or for quarters
to officers or enlisted men.

same: Provided, That none of the judgments herein pro-

Twenty-four For pay of twenty-four cooks,

John H W. Jones James H John W. Jones
AMENDING THE TITLE

Do not use line type or italic to show amendments in the title of a bill or joint resolution, but allow the original title to stand in its place and put the proposed title with the introductory words "Amend the title so as to read:" at the end of the text in a half-slugged paragraph, the first line indented 4 ems and the run-overs 2 ems, all roman, and no side figures. Example:

☐ ☐ ☐ ☐ Amend the title so as to read: "A bill for the relief of ☐ ☐ Oliver C. Rice.".

In case it is an Act or joint resolution that is being amended, use the words "An Act" or "Joint resolution" instead of the words "A bill."

BRACKETED LINES USED IN AMENDED BILLS

The following bracketed lines are inserted by this office. This should be done by the copy preparer, but operators, compositors, and readers are expected to be on the alert to see that the lines are properly used.

[Amend the title]_

Note.—The above line is used only when nothing but the title is amended.

[Insert the part printed in italic]

[Omit the part struck through]

[Strike out all after the enacting clause and insert the part printed in italic]

[Strike out all after the resolving clause and insert the part printed in italic]

[Strike out the preamble and all after the enacting (or resolving) clause and insert the part printed in italic]

[Amendments agreed to are shown in brackets and line type and new matter agreed to in bold-face type]

[Matter printed in roman is retained from bill as originally introduced; committee amendments are indicated in italic; matter in stricken through type was omitted by committee; new language proposed by minority is in bold-face type; matter which the minority propose to omit is inclosed in heavy brackets]

WHAT CONSTITUTES ONE AMENDMENT

An amended title is one amendment.

Matter struck through and followed immediately by italic to take the place of the matter struck through is one amendment.

An entire bill or resolution struck through and new matter inserted in italic is one amendment.
ENGROSSED BILLS AND RESOLUTIONS

BILLS AND JOINT AND CONCURRENT RESOLUTIONS
(See Exhibits Nos. 41–51, pp. 71–81)

Errors in engrossed and enrolled bills are inexcusable.

A bill or resolution is engrossed when it has passed one House. “A bill” then becomes “An Act.” The terms “joint resolution” and “concurrent resolution” are not changed in the course of legislation.

Engrossed bills and resolutions are always all roman, except the enacting or resolving clause and provisos, which are italic.

The copy must be followed literally. This applies to the title on the indorsement as well as to the text.

The title, if amended, should appear on the engrossed print in its regular position, as amended.

SIMPLE RESOLUTIONS
(See Exhibit No. 42, p. 72)

Engrossed simple resolutions should be full bill measure and full slugged. The text is all roman, with the resolving clause and provisos in italic.

AMENDMENTS
(See Exhibits Nos. 44–46, pp. 74–76)

In engrossed amendments the matter in quotation marks, in heavy brackets, and in italic must be followed literally. Observe especially the punctuation.

Do not use side figures, but indent 1 em on each side.

Style for amending the title:

☐ ☐ ☐ Amend the title so as to read: “An Act to modify the ☐ ☐ ☐ ☐ ☐ twenty-fourth articles of war and to repeal”, and so forth.

Style for requesting a conference:

☐ ☐ ☐ Resolved, That the Senate request a conference with the House of Representatives on the said bill and amendments.

Ordered, That Mr. Vandenberg, Mr. Reed, and Mr. King be the conferees on the part of the Senate.

CONFERENCE AGREEMENTS
(See Exhibit No. 61, p. 81)

Engrossed conference agreements are printed in a style somewhat similar to engrossed amendments, but are to be full bill measure.

REFERRED BILLS AND RESOLUTIONS
(See Exhibits Nos. 52–55, pp. 82–85)

A referred bill or resolution is a bill or resolution which has passed one House, been printed in engrossed form, sent to the other House, and referred to a committee.

Referred bills and resolutions must be followed literally, which includes line for line and page for page. The copy must be kept clean.
ENROLLED BILLS AND RESOLUTIONS

BILLS AND JOINT RESOLUTIONS
(See Exhibits Nos. 64, 65, pp. 95, 96)

A bill or resolution is enrolled when it has passed both Houses of Congress. Set in document measure, paragraphs indented 1 em, with 6-point slugs between the lines. When center heads appear use 12-point slug above and below.

Preambles to be flush and hang, as in new bills and resolutions.
Set entirely in roman type, except the enacting or resolving clause and provisos, which should be in italic. The copy is to be followed literally.
Avoid division of words whenever possible and space evenly.
Place the bill or resolution number (using the form “S. 146”, “H. R. 4864”, “S. J. Res. 1”, or “H. J. Res. 10”), in case 223, at upper left-hand corner.

CONCURRENT RESOLUTIONS
(See Exhibit No. 65, p. 96)

Enrolled concurrent resolutions should be document measure with 6-point slugs between the lines.
The text is all roman, with the resolving clause and provisos in italic.
ACTIONS ON NEW BILLS AND RESOLUTIONS

(See Exhibits Nos. 1-24, pp. 31-54)

It is impossible to give illustrations of every form of heading and indorsement of bills and resolutions in all their stages. Samples or information can be obtained upon inquiry at the desk. Operators, compositors, and readers must familiarize themselves with the forms called for by the clerks' notes on the copy.

SENATE BILLS AND JOINT RESOLUTIONS

(See Exhibits Nos. 1-3, pp. 31-33)

Note.—Bills and joint resolutions have the same style of action, the only difference being the words "bill" and "joint resolution."

Mr. SMOOT introduced the following bill; which was read twice and referred to the Committee on Pensions

By Mr. SMOOT

[3-point slug]

DECEMBER 5, 1932

Read twice and referred to the Committee on Pensions

Mr. KEAN introduced the following bill; which was read once and ordered to lie over

By Mr. KEAN

DECEMBER 5, 1932

Read once and ordered to lie over

In bills and resolutions introduced by one Senator or Member for another the names will be printed as follows:

Mr. FESS (for Mr. HASTINGS) introduced the following bill; which was read twice and referred to the Committee on Agriculture and Forestry

By Mr. HASTINGS

DECEMBER 5, 1932

Read twice and referred to the Committee on Agriculture and Forestry

Mr. MOSES (for Mr. DALE) (by request) introduced the following bill; which was read twice and referred to the Committee on Commerce

By Mr. DALE

DECEMBER 5, 1932

Read twice and referred to the Committee on Commerce

Note.—The words "by request" are often indicated by the initials "B. R." Should the copy be reprint and the words "(by request)" appear in the action on the face, they must be followed.
Mr. Harbison (by request) introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

By Mr. Harbison

DECEMBER 5, 1932
Read twice and referred to the Committee on Foreign Relations

Mr. Watson of Indiana introduced the following joint resolution; which was read twice, ordered to lie over, and to be printed

By Mr. Watson of Indiana

DECEMBER 5, 1932
Read twice, ordered to lie over, and to be printed

Mr. Coolidge introduced the following joint resolution; which was read twice and ordered to lie on the table, subject to call

By Mr. Coolidge

DECEMBER 5, 1932
Read twice and ordered to lie on the table, subject to call

Mr. Keyes (for Mr. White) introduced the following joint resolution; which was ordered to lie on the table and to be printed

By Mr. White

DECEMBER 5, 1932
Ordered to lie on the table and to be printed

NEW BILL OR JOINT RESOLUTION REPORTED FROM A COMMITTEE

Mr. Smoot, from the Committee on Public Lands and Surveys, reported the following bill; which was read twice and placed on the calendar

By Mr. Smoot

DECEMBER 5, 1932
Read twice and placed on the calendar

SUBSTITUTE BILL OR JOINT RESOLUTION REPORTED FROM A COMMITTEE

Note.—Use the words "in lieu of" in preference to the words "as a substitute for."

Mr. Barbour, from the Committee on Post Offices and Post Roads, reported, in lieu of S. 35, 36, and 37, the following bill; which was read twice and placed on the calendar

By Mr. Barbour

DECEMBER 5, 1932
Read twice and placed on the calendar
BILL OR JOINT RESOLUTION WHICH HAS BEEN ENGROSSED BEFORE BEING PRINTED AS NEW

Mr. Hastings, from the Committee on Privileges and Elections, reported the following joint resolution; which was read the first and second times and, by unanimous consent, considered, read the third time, and passed

By Mr. Hastings

December 5, 1932
Read twice, considered, read the third time, and passed

Note.—Bills and joint resolutions are sometimes printed the first time in engrossed form. They are afterwards printed as new, and the above style of action is used. The copy is usually heavy white paper. Follow the date on the copy.

SENATE SIMPLE AND CONCURRENT RESOLUTIONS

Note.—Simple and concurrent resolutions have the same style of action, the only difference being the words "resolution" and "concurrent resolution."
The word "Engrossed" stamped on a Senate simple or concurrent resolution is not significant. The action generally is "Considered and agreed to."
Do not add the words "and ordered to be printed" to the action of a Senate simple or concurrent resolution.

SIMPLE RESOLUTIONS
(See Exhibit No. 4, p. 34)

Mr. Patterson submitted the following resolution; which was referred to the Committee on Military Affairs

By Mr. Patterson

December 5, 1932
Referred to the Committee on Military Affairs

Mr. Metcalf submitted the following resolution; which was referred to the Committee on Post Offices and Post Roads

By Mr. Metcalf

December 5, 1932
Referred to the Committee on Post Offices and Post Roads

Mr. Swanson submitted the following resolution; which was considered and agreed to

By Mr. Swanson

December 5, 1932
Considered and agreed to

Mr. Bingham submitted the following resolution; which was ordered to lie on the table

By Mr. Bingham

December 5, 1932
Ordered to lie on the table
Mr. Oddie submitted the following resolution; which was ordered to lie over

By Mr. Oddie

December 5, 1932
Ordered to lie over

Mr. King submitted the following resolution; which was ordered to lie over under the rule

By Mr. King

December 5, 1932
Ordered to lie over under the rule

CONCURRENT RESOLUTIONS
(See Exhibit No. 5, p. 35)

Mr. Moses submitted the following concurrent resolution; which was referred to the Committee on Printing

By Mr. Moses

December 5, 1932
Referred to the Committee on Printing

Mr. Hebert submitted the following concurrent resolution; which was ordered to lie over

By Mr. Hebert

December 5, 1932
Ordered to lie over

Mr. Neely submitted the following concurrent resolution; which was ordered to lie on the table, subject to call

By Mr. Neely

December 5, 1932
Ordered to lie on the table, subject to call

Mrs. Caraway (for Mr. Long) submitted the following concurrent resolution; which was considered and agreed to

By Mr. Long

December 5, 1932
Considered and agreed to
PROPOSED SENATE AMENDMENTS
(See Exhibits Nos. 6-12, pp. 36-42)
Referred to the Committee on Appropriations and ordered to be printed

December 5, 1932
Referred to the Committee on Appropriations and ordered to be printed

Ordered to be printed

December 5, 1932
Ordered to be printed

Ordered to lie on the table and to be printed

December 5, 1932
Ordered to lie on the table and to be printed

HOUSE BILLS AND JOINT RESOLUTIONS
(See Exhibits Nos. 13-16, pp. 43-46)
Note.—Bills and joint resolutions have the same style of action, the only difference being the words "bill" and "joint resolution."

Mr. Ludlow introduced the following bill; which was referred to the Committee on Invalid Pensions and ordered to be printed

By Mr. Ludlow

December 5, 1932
Referred to the Committee on Invalid Pensions and ordered to be printed

Note.—The word "Committee" must not be divided on the second syllable in an action in the head of a bill.

Mr. Cooper of Ohio introduced the following bill; which was referred to the Committee on Military Affairs and ordered to be printed

By Mr. Cooper of Ohio

December 5, 1932
Referred to the Committee on Military Affairs and ordered to be printed

Mr. Mapes (for Mr. Hooper) introduced the following bill; which was referred to the Committee on Pensions and ordered to be printed

By Mr. Hooper

December 5, 1932
Referred to the Committee on Pensions and ordered to be printed
Mr. Ramseyer (by request) introduced the following bill; which was referred to the Committee on War Claims and ordered to be printed

By Mr. Ramseyer

December 5, 1932
Referred to the Committee on War Claims and ordered to be printed

Note.—The words "by request" are often indicated by the initials "B. R." Should the copy be reprint and the words "(by request)" appear in the action on the face, they must be followed.

Mr. McLeod (by request of the Commissioners of the District of Columbia) introduced the following bill; which was referred to the Committee on the District of Columbia and ordered to be printed

By Mr. McLeod

December 5, 1932
Referred to the Committee on the District of Columbia and ordered to be printed

Mr. Wood of Indiana introduced the following joint resolution; which was referred to the Committee on Claims and ordered to be printed

By Mr. Wood of Indiana

December 5, 1932
Referred to the Committee on Claims and ordered to be printed

NEW BILL OR JOINT RESOLUTION REPORTED FROM A COMMITTEE
(See Exhibits Nos. 17, 18, pp. 47, 48)

Mr. Byrns, from the Committee on Appropriations, reported the following bill; which was committed to the Committee of the Whole House on the state of the Union and ordered to be printed

By Mr. Byrns

December 5, 1932
Committed to the Committee of the Whole House on the state of the Union and ordered to be printed

Mr. Fuller, from the Committee on the Public Lands, reported the following bill; which was referred to the House Calendar and ordered to be printed

By Mr. Fuller

December 5, 1932
Referred to the House Calendar and ordered to be printed

Mr. Lozier, from the Committee on Invalid Pensions, reported the following bill; which was committed to the Committee of the Whole House and ordered to be printed

By Mr. Lozier

December 5, 1932
Committed to the Committee of the Whole House and ordered to be printed
Mr. Mansfield, from the Committee on Rivers and Harbors, reported the following joint resolution; which was committed to the Committee of the Whole House on the state of the Union and ordered to be printed

By Mr. Mansfield

December 5, 1932
Committed to the Committee of the Whole House on the state of the Union and ordered to be printed

Substitute Bill or Joint Resolution reported from a Committee

Note.—Use the words "in lieu of" in preference to the words "as a substitute for."

Mr. Allgood, from the Committee on War Claims, reported, in lieu of H. R. 3392, 3393, and 3394, the following bill; which was committed to the Committee of the Whole House and ordered to be printed

By Mr. Allgood

December 5, 1932
Committed to the Committee of the Whole House and ordered to be printed

Mr. Steagall, from the Committee on Banking and Currency, reported, in lieu of H. J. Res. 3, the following joint resolution; which was committed to the Committee of the Whole House on the state of the Union and ordered to be printed

By Mr. Steagall

December 5, 1932
Committed to the Committee of the Whole House on the state of the Union and ordered to be printed

Mr. Pou, from the Committee on Rules, reported, in lieu of H. Res. 142 and H. J. Res. 102, the following joint resolution; which was referred to the House Calendar and ordered to be printed

By Mr. Pou

December 5, 1932
Referred to the House Calendar and ordered to be printed

House Resolutions

Note.—Simple and concurrent resolutions have the same style of action, the only difference being the words "resolution" and "concurrent resolution."

When the word "Engrossed" and the date are the only marks stamped or written on a House simple or concurrent resolution, the action should be "Agreed to." If any other action is to be used, the clerk's marks will indicate it.

Simple Resolutions

(See Exhibits Nos. 21, 22, pp. 51, 52)

Mr. Treadway submitted the following resolution; which was referred to the Committee on Ways and Means and ordered to be printed

By Mr. Treadway

December 5, 1932
Referred to the Committee on Ways and Means and ordered to be printed
Mr. Clancy submitted the following resolution; which was ordered to be printed

By Mr. Clancy

December 5, 1932
Ordered to be printed

Mr. Goss submitted the following resolution; which was agreed to

By Mr. Goss

December 5, 1932
Agreed to

Mr. Gifford (after the presence of a quorum had been announced by the Speaker and Members were sworn in) submitted the following resolution; which was ordered to be printed

By Mr. Gifford

December 5, 1932
Ordered to be printed

Mr. Snell (after the Speaker had announced the appointment of the committee to wait on the President) submitted the following resolution; which was ordered to be printed

By Mr. Snell

December 5, 1932
Ordered to be printed

Mr. Beck (after the adoption of the resolution instructing the Clerk to inform the Senate of the appearance of a quorum) submitted the following resolution; which was ordered to be printed

By Mr. Beck

December 5, 1932
Ordered to be printed

Mr. Shott, from the Committee on Printing, reported the following resolution; which was referred to the House Calendar and ordered to be printed

By Mr. Shott

December 5, 1932
Referred to the House Calendar and ordered to be printed
Mr. Warren, from the Committee on Accounts, reported the following resolution; which was ordered to be printed

By Mr. Warren

December 5, 1932
Ordered to be printed

Mr. Cross, from the Committee on Elections No. 2, reported, in lieu of H. Res. 21 and 146, the following resolution; which was ordered to be printed

By Mr. Cross

December 5, 1932
Ordered to be printed

WAR CLAIMS RESOLUTION

(See Exhibit No. 23, p. 53)

Note.—The following action is for a resolution from the Committee on War Claims (or Claims) referring a bill for relief to the Court of Claims. Notice the word "referred" instead of the word "committed."

Mr. Bacon, from the Committee on War Claims, reported, in lieu of H. R. 14878, the following resolution; which was referred to the Committee of the Whole House and ordered to be printed

By Mr. Bacon

December 5, 1932
Referred to the Committee of the Whole House and ordered to be printed

CONCURRENT RESOLUTIONS

(See Exhibit No. 24, p. 54)

Mr. Andrew of Massachusetts submitted the following concurrent resolution; which was referred to the Committee on Education and ordered to be printed

By Mr. Andrew of Massachusetts

December 5, 1932
Referred to the Committee on Education and ordered to be printed

Mr. Bacharach submitted the following concurrent resolution; which was ordered to be printed

By Mr. Bacharach

December 5, 1932
Ordered to be printed
REPORTED ACTIONS
(See Exhibits Nos. 25–40, pp. 55–70)
It is impossible to give illustrations of every form of heading and indorsement of bills and resolutions. Information can be obtained upon inquiry at the desk.

SENATE BILLS, JOINT RESOLUTIONS, AND ACTS
(See Exhibits Nos. 25–31, pp. 55–61)
Reported by Mr. Capper, without amendment

DECEMBER 5, 1932
Reported without amendment
Reported by Mr. Schall (for Mr. Borah), with an amendment

DECEMBER 5, 1932
Reported with an amendment
Reported by Mr. Keyes, with amendments

DECEMBER 5, 1932
Reported with amendments
Considered as in Committee of the Whole and referred to the Committee on Commerce

DECEMBER 5, 1932
Considered as in Committee of the Whole and referred to the Committee on Commerce
Considered as in Committee of the Whole, amended, and ordered to be printed

DECEMBER 5, 1932
Considered as in Committee of the Whole, amended, and ordered to be printed
Ordered reprinted with amendments made as in Committee of the Whole and agreed to in the Senate

DECEMBER 5, 1932
Ordered reprinted with amendments made as in Committee of the Whole and agreed to in the Senate
Reported by Mr. Steiwer, with amendments
DECEMBER 15, 1932
Considered and amended
[Omit the part struck through and insert the part printed in italic]
[Amendments agreed to are in brackets]

DECEMBER 15, 1932
Considered and amended
REFERENCE CHANGED
The Committee on Pensions discharged, and referred to the Committee on Claims

DECEMBER 5, 1932
The Committee on Pensions discharged, and referred to the Committee on Claims
REPORTED ACTIONS

REPORTED ADVERSELY
Reported adversely by Mr. Hebert and indefinitely postponed

DECEMBER 5, 1932
Reported adversely and indefinitely postponed

Reported adversely by Mr. Reed and placed on the calendar

DECEMBER 5, 1932
Reported adversely and placed on the calendar

SENATE SIMPLE AND CONCURRENT RESOLUTIONS
(See Exhibit No. 29, p. 59)
Reported by Mr. Couzens, considered, and agreed to

DECEMBER 5, 1932
Considered and agreed to
Reported by Mr. Bingham, considered, amended, and agreed to

DECEMBER 5, 1932
Considered, amended, and agreed to
Reported by Mr. Norbeck, considered, and ordered to lie over

DECEMBER 5, 1932
Considered and ordered to lie over
Reported by Mr. Pittman, considered, modified, and ordered to be reprinted

DECEMBER 5, 1932
Considered, modified, and ordered to be reprinted
Reported by Mr. Fletcher, modified, and agreed to

DECEMBER 5, 1932
Modified and agreed to
Reported by Mr. Connally, modified, and ordered to be reprinted

DECEMBER 5, 1932
Modified and ordered to be reprinted
Reported by Mr. Dickinson, without amendment, and agreed to

DECEMBER 5, 1932
Reported without amendment and agreed to
Reported by Mr. Cutting, with an amendment, and agreed to

DECEMBER 5, 1932
Reported with an amendment and agreed to
Reported by Mr. Hayden, with amendments, and agreed to

DECEMBER 5, 1932
Reported with amendments and agreed to
Reported by Mr. Stephens, with an amendment; considered, amended, and agreed to

December 5, 1932
Reported with an amendment; considered, amended, and agreed to

Modified and ordered to be reprinted, pending amendment by Mr. Norbeck

December 5, 1932
Modified and ordered to be reprinted, pending amendment by Mr. Norbeck

Considered, modified, and referred to the Committee on Post Offices and Post Roads

December 5, 1932
Considered, modified, and referred to the Committee on Post Offices and Post Roads

Motion to refer to Committee on Immigration pending

December 5, 1932
Motion to refer to Committee on Immigration pending

REPORTED ACTIONS ON PROPOSED SENATE AMENDMENTS
(See Exhibit No. 31, p. 61)

Reported favorably by Mr. Howell and ordered to be printed

December 5, 1932
Reported favorably and ordered to be printed

Reported favorably by Mr. Schall, referred to the Committee on Appropriations, and ordered to be printed

December 5, 1932
Reported favorably, referred to the Committee on Appropriations, and ordered to be printed

Reported by Mr. Coolidge, with an amendment, referred to the Committee on Appropriations, and ordered to be printed

December 5, 1932
Reported with an amendment, referred to the Committee on Appropriations, and ordered to be printed

Reported by Mr. Jones, with amendments, referred to the Committee on Appropriations, and ordered to be printed

December 5, 1932
Reported with amendments, referred to the Committee on Appropriations, and ordered to be printed
HOUSE BILLS, JOINT RESOLUTIONS, AND ACTS
(See Exhibits Nos. 32–37, pp. 62–67)

Note.—Do not use the clause “Reported without amendment” in a House reported action on a bill or resolution which has not been amended.

PRIVATE CALENDAR ACTIONS
(See p. 9 for description of calendars)
Committed to the Committee of the Whole House and ordered to be printed

DECEMBER 5, 1932
Committed to the Committee of the Whole House and ordered to be printed

Reported with an amendment, committed to the Committee of the Whole House, and ordered to be printed

DECEMBER 5, 1932
Reported with an amendment, committed to the Committee of the Whole House, and ordered to be printed

Reported with amendments, committed to the Committee of the Whole House, and ordered to be printed

DECEMBER 5, 1932
Reported with amendments, committed to the Committee of the Whole House, and ordered to be printed

HOUSE CALENDAR ACTIONS
(See p. 9 for description of calendars)
Referred to the House Calendar and ordered to be printed

DECEMBER 5, 1932
Referred to the House Calendar and ordered to be printed

Reported with an amendment, referred to the House Calendar, and ordered to be printed

DECEMBER 5, 1932
Reported with an amendment, referred to the House Calendar, and ordered to be printed

Reported with amendments, referred to the House Calendar, and ordered to be printed

DECEMBER 5, 1932
Reported with amendments, referred to the House Calendar, and ordered to be printed
UNION CALENDAR ACTIONS
(See p. 9 for description of calendars)
Committed to the Committee of the Whole House on the state of the Union and ordered to be printed

December 5, 1932
Committed to the Committee of the Whole House on the state of the Union and ordered to be printed

Reported with an amendment, committed to the Committee of the Whole House on the state of the Union, and ordered to be printed

December 5, 1932
Reported with an amendment, committed to the Committee of the Whole House on the state of the Union, and ordered to be printed

Reported with amendments, committed to the Committee of the Whole House on the state of the Union, and ordered to be printed

December 5, 1932
Reported with amendments, committed to the Committee of the Whole House on the state of the Union, and ordered to be printed

REFERENCE CHANGED
(See Exhibits Nos. 28, 36, 37, pp. 58, 66, 67)
The Committee on Invalid Pensions discharged, and referred to the Committee on Military Affairs

December 5, 1932
The Committee on Invalid Pensions discharged, and referred to the Committee on Military Affairs

REPORTED ADVERSELY
Reported adversely and ordered to be printed

December 5, 1932
Reported adversely and ordered to be printed

HOUSE SIMPLE AND CONCURRENT RESOLUTIONS
(See Exhibit No. 38, p. 68)
Ordered to be printed

December 5, 1932
Ordered to be printed

Reported with an amendment and ordered to be printed

December 5, 1932
Reported with an amendment and ordered to be printed

Reported with amendments and ordered to be printed

December 5, 1932
Reported with amendments and ordered to be printed
REFERRED ACTIONS

IN THE SENATE
(See Exhibit No. 52, p. 82)
Read twice and referred to the Committee on Pensions

December 5, 1932
Read twice and referred to the Committee on Pensions

HOUSE BILL IN THE SENATE
Read twice and ordered to be placed on the calendar

December 5, 1932
Read twice and ordered to be placed on the calendar

IN THE HOUSE
(See Exhibit No. 53, p. 83)
Referred to the Committee on Invalid Pensions

December 5, 1932
Referred to the Committee on Invalid Pensions

143028—32—3
NUMBERED AMENDMENTS

ACTIONS IN THE SENATE
(See Exhibit No. 57, p. 87)
Ordered to be printed with the amendments of the House of Representatives numbered

IN THE SENATE OF THE UNITED STATES
DECEMBER 5, 1932
Ordered to be printed with the amendments of the House of Representatives numbered

Ordered to be printed with the amendment of the House of Representatives

IN THE SENATE OF THE UNITED STATES
DECEMBER 5, 1932
Ordered to be printed with the amendment of the House of Representatives

ACTIONS IN THE HOUSE
(See Exhibit No. 58, p. 88)
Ordered to be printed with the amendments of the Senate numbered

IN THE HOUSE OF REPRESENTATIVES
DECEMBER 5, 1932
Ordered to be printed with the amendments of the Senate numbered

Ordered to be printed with the amendment of the Senate

IN THE HOUSE OF REPRESENTATIVES
DECEMBER 5, 1932
Ordered to be printed with the amendment of the Senate

Referred to the Committee on Appropriations and ordered to be printed with the amendments of the Senate numbered

IN THE HOUSE OF REPRESENTATIVES
DECEMBER 5, 1932
Referred to the Committee on Appropriations and ordered to be printed with the amendments of the Senate numbered
IN THE SENATE OF THE UNITED STATES

DECEMBER 5, 1932

Mr. REED introduced the following bill; which was read twice and referred to the Committee on Indian Affairs

A BILL

To authorize the Choctaw and Chickasaw Nations to bring suit in the Court of Claims, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

That the Choctaw and Chickasaw Nations are hereby authorized to file suit in the Court of Claims against the

S. 1000

By Mr. REED

December 5, 1932

Read twice and referred to the Committee on Indian Affairs

Exhibit No. 1

New Senate bill. Shows leads and slugs in heading and indorsement; indentation of overrun of 10-point in the indorsement being 1⁄2 ems. The head of the bill is double slugged at points to allow for further actions. See pages 15 to 17 for other actions.
IN THE SENATE OF THE UNITED STATES

DECEMBER 5 (calendar day, December 10), 1932

Mr. Robinson of Indiana, from the Committee on Pensions, reported the following bill: which was read twice and placed on the calendar

A BILL

Granting pensions and increase of pensions to certain soldiers and sailors of the Civil War and certain widows and dependent relatives of such soldiers and sailors.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

Calendar No. 48

72D CONGRESS
2D SESSION

S. 5236

[Report No. 51]

By Mr. Robinson of Indiana

December 5 (calendar day, December 10), 1932
Read twice and placed on the calendar

Exhibit No. 2

New Senate bill reported from a committee. Shows spacing in head and indorsement, calendar and report numbers, and form for legislative and calendar day line. A new bill from a committee is "reported", not "introduced." See page 10.
IN THE SENATE OF THE UNITED STATES

December 5, 1932

Mr. Reed introduced the following joint resolution; which was read twice and referred to the Committee on Public Buildings and Grounds

JOINT RESOLUTION

Granting to the Army and Navy Athletic Associations the use of the polo field in Potomac Park.

1 Resolved by the Senate and House of Representatives

2 of the United States of America in Congress assembled,

3 That authority be, and it is hereby, given to the Chief of

4 Engineers, United States Army, to grant permission, under

5 such conditions and restrictions as he may deem necessary,

JOINT RESOLUTION

Granting to the Army and Navy Athletic Associations the use of the polo field in Potomac Park.

By Mr. Reed

December 5, 1932

Read twice and referred to the Committee on Public Buildings and Grounds
IN THE SENATE OF THE UNITED STATES

December 15, 1932

Mr. Walsh of Massachusetts submitted the following resolution; which was considered and agreed to

RESOLUTION

Whereas the European war has seriously interfered with the market of two of our greatest national export products, lint cotton and cottonseed oil; and

Whereas shippers who desire to export cotton and cottonseed oil are finding it difficult to do so: Therefore be it

1  *Resolved*, That a committee of five Senators be named by the Chair, to confer with the departments with reference thereto, and to report to the Senate as early as possible the result of their investigations.

72d CONGRESS} 2d Session} S. RES. 91

RESOLUTION

To appoint a committee of five Senators to confer with the departments with reference to the shipment of cotton and cottonseed oil to belligerent countries.

By Mr. Walsh of Massachusetts

December 15, 1932

Considered and agreed to
IN THE SENATE OF THE UNITED STATES

December 5, 1932

Mr. Hale submitted the following concurrent resolution; which was ordered to lie over under the rule

CONCURRENT RESOLUTION

Resolved by the Senate (the House of Representatives concurring), That the Secretary of the Navy and the Secretary of Commerce jointly be, and are hereby, authorized and empowered to purchase such craft, in this and foreign countries, as in their judgment may be suitable, adaptable, and necessary for the transportation of passengers and freight to

CONCURRENT RESOLUTION

Authorizing the Secretary of the Navy and the Secretary of Commerce to purchase suitable craft for the transportation of passengers and freight to and from the various ports of the world.

By Mr. Hale

December 5, 1932

Ordered to lie over under the rule
AMENDMENT

Intended to be proposed by Mr. Watson of Indiana to the bill (H. R.) making appropriations to supply deficiencies in the appropriations for the fiscal year ending June 30, 1934, and for prior years, and for other purposes, viz: Insert the following:

1 General expenses: For all other authorized expenditures necessary in the execution of laws to regulate commerce, including the same objects specified in the Commerce and Labor Appropriation Act for the fiscal year 1933, $100,000.

AMENDMENT

Intended to be proposed by Mr. Watson of Indiana to the bill (H. R.) making appropriations to supply deficiencies in the appropriations for the fiscal year ending June 30, 1934, and for prior years, and for other purposes.
Proposed by Mr. BORAH (and pending) to the bill (S. 5876) to establish postal savings depositories for depositing savings at interest, with the security of the Government for the repayment thereof, and for other purposes, viz:

1. At the end of line 12, page 16, insert the following:

2. Provided, That deposits may be made in any postal savings depository established under this Act by any person of the age of ten years or over, in his or her own name, and by a...
IN THE SENATE OF THE UNITED STATES

DECEMBER 5, 1932

Referred to the Committee on Appropriations and ordered to be printed

AMENDMENT

Intended to be proposed by Mr. King to the second deficiency appropriation bill (H. R. ), viz: At the proper place in the bill insert the following:

Proposed Senate amendment. Shows form to be used before bill number and full title are given.

DECEMBER 5, 1932
Referred to the Committee on Appropriations and ordered to be printed
IN THE SENATE OF THE UNITED STATES

DECEMBER 5, 1932

Ordered to lie on the table and to be printed

AMENDMENT
(IN THE NATURE OF A SUBSTITUTE)

Intended to be proposed by Mr. BANKHEAD to the resolution (S. Res. 172) amending Rules XXXVII and XXXVIII of the Standing Rules of the Senate, viz: On page 1, line 1, strike out all after the word "Resolved" and insert the following:

1 That the last sentence of the second paragraph of Rule XXXVII of the Standing Rules of the Senate be amended so as to read as follows:

2

3
IN THE SENATE OF THE UNITED STATES

DECEMBER 5, 1932

Ordered to lie on the table and to be printed

Mr. WALSH of Montana submitted the following

AMENDMENT

Intended to be proposed by Mr. NEELY to the bill (H. R. 2373)
to authorize association of producers of agricultural products,

viz:

1. On page 4, line 11, after the word "may" insert the
2. following: "and where any such agricultural product or
3. products must be submitted to a manufacturing process, in
4. order to convert it or them into a finished commodity, and

72d CONGRESS
2d SESSION

H. R. 2373

AMENDMENT

Intended to be proposed by Mr. NEELY to the
bill (H. R. 2373) to authorize association of
producers of agricultural products.

DECEMBER 5, 1932

Ordered to lie on the table and to be printed
IN THE SENATE OF THE UNITED STATES
DECEMBER 5, 1932
Referred to the Committee on Appropriations and ordered to be printed

AMENDMENTS
Reported by Mr. Reed, from the Committee on Finance, to the bill (H. R. 2669) making appropriations for the legislative expenses of the Government for the fiscal year ending June 30, 1933, and for other purposes, viz:

1. On page 4, line 12, after the word "will" insert the words "audit and."
2. On page 5, line 26, after the word "and" strike out the words "any person" and insert the words "all persons."

AMENDMENTS
Reported by Mr. Reed, from the Committee on Finance, to the bill (H. R. 2669) making appropriations for the legislative expenses of the Government for the fiscal year ending June 30, 1933, and for other purposes.

DECEMBER 5, 1932
Referred to the Committee on Appropriations and ordered to be printed
ADDITIONAL COMMITTEE AMENDMENTS REPORTED

Calendar No. 1484

H. R. 16461

[Report No. 1468]

IN THE SENATE OF THE UNITED STATES

February 24, 1933

Ordered to lie on the table and to be printed

ADDITIONAL AMENDMENTS

Reported by Mr. Norbeck, from the Committee on Claims, to the bill (H. R. 16461) 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, reported on February 12, 1933, viz:

1  On page 262 strike out lines 21 to 24, inclusive.
2  On page 326, after line 20, insert the following:

Exhibit No. 12
Reported proposed additional committee amendments.

February 24, 1933
Ordered to lie on the table and to be printed
Mr. French introduced the following bill; which was referred to the Committee on Ways and Means and ordered to be printed

A BILL

To amend an Act entitled "An Act to prevent the importation of impure and unwholesome tea", approved March 2, 1897.

1. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

2. That section 127 of the Act entitled "An Act to prevent the importation of impure and unwholesome tea", approved March 2, 1897.

Exhibit No. 13
New House bill. Shows spacing of heading and indorsement; also indentation of action on indorsement. Indent over-runs of indorsement title 1½ ems. See pages 19 to 21 for other actions.
IN THE HOUSE OF REPRESENTATIVES

December 5, 1932

Mr. Larsen introduced the following bill; which was referred to the Committee on the Judiciary and ordered to be printed

A BILL
To remove the political disabilities of Simon Porter.

1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled
2 (two thirds of each House concurring therein), That all legal and political disabilities imposed by the fourteenth amendment to the Constitution of the United States by reason of participation in the late rebellion be, and they are hereby, removed from Simon Porter, of Atlanta, Georgia.

72d CONGRESS
2d Session

H. R. 1144

Exhibit No. 14

Bill removing political disability. May be either a new Senate or House bill. Printed to show variation in enacting clause. See pages 19 to 21 for other actions.

A BILL
To remove the political disabilities of Simon Porter.

By Mr. Larsen

December 5, 1932
Referred to the Committee on the Judiciary and ordered to be printed
IN THE HOUSE OF REPRESENTATIVES

DECEMBER 5, 1932

Mr. PURNELL introduced the following joint resolution; which was referred to the Committee on Interstate and Foreign Commerce and ordered to be printed:

JOINT RESOLUTION

Relating to railway rates.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That in the exercise of the legislative powers granted it in the matter of the regulation of freight rates, the conditions prevailing in the railway industry are such as to necessitate the most expeditious consideration and decision by the Interstate Commerce Commission of the changes in freight rates.
Proposed Amendment to the Constitution

72d Congress
2d Session

H. J. RES. 131

IN THE HOUSE OF REPRESENTATIVES

December 5, 1932

Mr. Hooper introduced the following joint resolution; which was referred to the Committee on the Judiciary and ordered to be printed

JOINT RESOLUTION

Proposing an amendment to the Constitution of the United States:

1. Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two thirds of each House concurring therein), That Article V of the Constitution shall be amended so as to read:

   "ARTICLE V

   "The Congress, whenever two-thirds of both Houses shall deem it necessary, shall propose amendments to this

72d Congress]
2d Session]

H. J. RES. 131

JOINT RESOLUTION

Proposing an amendment to the Constitution of the United States.

By Mr. Hooper

December 5, 1932
Referred to the Committee on the Judiciary and ordered to be printed
Mr. Underwood, from the Committee on Invalid Pensions, reported the following bill; which was committed to the Committee of the Whole House and ordered to be printed

A BILL

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.

1. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

2. By Mr. Underwood

Committed to the Committee of the Whole House and ordered to be printed

Exhibit No. 17
New House bill reported from a committee. Shows spacing, calendar and report lines, and Private Calendar action. This is an omnibus invalid pension bill, which refers to the Civil War only.
IN THE HOUSE OF REPRESENTATIVES

DECEMBER 5, 1932

Mr. Byrns, from the Committee on Appropriations, reported the following bill; which was committed to the Committee of the Whole House on the state of the Union and ordered to be printed

A BILL

Making appropriations to supply urgent deficiencies in appropriations for the fiscal year 1932, and for other purposes.

1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

2 By Mr. Byrns

December 5, 1932
Committed to the Committee of the Whole House on the state of the Union and ordered to be printed
A BILL

To ratify and confirm an agreement with the Yuma Indians in California, for the cession of their surplus lands, and for other purposes.

Whereas Washington J. Houston, John A. Gorman, and Peter R. Brady, duly appointed commissioners on the part of the United States, did on the 4th day of December, 1893, conclude an agreement with the principal men and other male adults of the Yuma Indians in the State of California, which said agreement is as follows:

Articles of agreement made and entered into this 4th day of December, A. D. 1893, at Fort Yuma, on what is known as the Yuma Indian Reservation, in the county of San Diego, State of California, by Washington J. Houston, John A. Gorman, and Peter R. Brady, commissioners on the part of the United States appointed for the purpose, and the Yuma Indians

ARTICLE I

The said Yuma Indians, upon the conditions hereinafter expressed, do hereby surrender and relinquish to the United States certain lands: Therefore

1 Be it enacted by the Senate
2 tives of the United States of Amer
3 That the agreement made and ei
4 December, anno Domini 1893, a
5 known as the Yuma Indian Res
6 of San Diego, State of California,
A BILL

Granting an increase of pension to John Walsh, junior.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

That the Administrator of Veterans' Affairs be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of John Walsh, junior, late of Companies B and H, Fourth Regiment Kentucky Volunteer Mounted Infantry, and pay him a pension at the rate of $50 per month in lieu of that he is now receiving.

A BILL

Granting a pension to Catharine A. Smith.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

That the Administrator of Veterans' Affairs be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, A. Smith, widow of John A. Smith, M, Second Regiment Massachusetts with Spain, and pay her a pension month.
IN THE HOUSE OF REPRESENTATIVES

December 5, 1932

Mr. Ramseyer submitted the following resolution; which was referred to the Committee on Rules and ordered to be printed

RESOLUTION

Resolved, That section 6 of Rule XXIV of the House of Representatives be, and the same is hereby, amended by adding at the end of said section the following:

"After bills having preference as herein provided have been considered it shall be in order to consider other bills on the Private Calendar; but no other business shall be in order, except as provided by paragraph 4 of this rule, unless the House by majority vote to dispense therewith

To amend section 6 of Rule XXIV of the House of Representatives.

By Mr. Ramseyer

December 5, 1932

Referred to the Committee on Rules and ordered to be printed
IN THE HOUSE OF REPRESENTATIVES

December 5, 1932

Mr. White submitted the following resolution; which was agreed to

RESOLUTION

1 Resolved, That Sunday, February 19, 1933, be set apart for services upon the life, character, and public services of
2 Honorable John Doe, late a Representative from the State of New York, and of Honorable Richard Roe, late a Representative from the State of New York.

By Mr. White

December 5, 1932
Agreed to
RESOLUTION

1 Resolved, That the bill (H. R. 10259) for the relief of
2 the estate of John Holleman, deceased, with all the accom-
3 panying papers, be, and the same is hereby, referred to the
4 Court of Claims for a finding of facts under the terms of the
5 Act of March 3, 1887, and generally known as the Tucker

By Mr. Allgood

December 5, 1932

Committed to the Committee of the Whole House
and ordered to be printed
CONCURRENT RESOLUTION

Resolved by the House of Representatives (the Senate concurring), That when the two Houses of Congress adjourn on Wednesday, December 21, 1932, they stand adjourned until 12 o'clock meridian on Tuesday, January 3, 1933.

Exhibit No. 24
New House concurrent resolution. Shows resolving clause and general form. Title on indorsement only. See page 23 for other actions.

CONCURRENT RESOLUTION
Relative to adjournment from Wednesday, December 21, 1932, to 12 o'clock meridian on Tuesday, January 3, 1933.

By Mr. Rainey

December 5, 1932
Ordered to lie on the table and to be printed

December 10, 1932
Considered and agreed to
IN THE SENATE OF THE UNITED STATES

DECEMBER 5, 1932

Mr. Moses introduced the following bill; which was read twice and referred to the Committee on Claims

DECEMBER 5 (calendar day, DECEMBER 10), 1932

Reported by Mr. Capper, without amendment

A BILL

For the relief of Frances L. Snell.

1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

2 That jurisdiction is hereby given to the Court of Claims to

3 hear, adjudicate, and determine the claim of Frances L.

Calendar No. 718

A BILL

For the relief of Frances L. Snell.

By Mr. Moses

Read twice and referred to the Committee on Claims

DECEMBER 5 (calendar day, DECEMBER 10), 1932

Reported without amendment
S. 5125

[Report No. 250]

IN THE SENATE OF THE UNITED STATES

DECEMBER 5, 1932

Mr. McNary introduced the following bill; which was read twice and referred to the Committee on Public Lands and Surveys

DECEMBER 10, 1932

Reported by Mr. Nye, with an amendment

[Omit the part struck through]

A BILL

Authorizing the creation of an additional land district in the State of Oregon, to be known as the Vale land district.

1 Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,

Calendar No. 71

A BILL

Authorizing the creation of an additional land district in the State of Oregon, to be known as the Vale land district.

By Mr. McNary

DECEMBER 5, 1932

Read twice and referred to the Committee on Public Lands and Surveys

DECEMBER 10, 1932

Reported with an amendment
IN THE SENATE OF THE UNITED STATES

December 5, 1932

Mr. Dickinson introduced the following bill; which was read twice and referred to the Committee on Military Affairs

December 10, 1932

Reported by Mr. Patterson, with an amendment

[Amend the title].

A BILL

For the relief of Emanuel Thomson, senior.

1 Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,

Amend the title so as to read: "A bill for the relief of
Emanuel Thomson."

Calendar No. 128

S. 4002

[Report No. 245]

A BILL

For the relief of Emanuel Thomson, senior.

By Mr. Dickinson

December 5, 1932
Read twice and referred to the Committee on Military Affairs

December 10, 1932
Reported with an amendment

Exhibit No. 27

Shows Senate bill reported with title amended. Shows form for paragraph, which should be placed at end of bill. The title on face and endorsement does not change. Note bracketed line "Amend the title", which is used only when amending the title and no other amendment is made. See pages 24 and 25 for other actions and page 11 in regard to amending the title.
A BILL

Granting an increase of pension to John Doe.

1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,
IN THE SENATE OF THE UNITED STATES

DECEMBER 5, 1932

Mr. Fess submitted the following resolution; which was referred to the Committee to Audit and Control the Contingent Expenses of the Senate

DECEMBER 10 (calendar day, December 15), 1932

Reported by Mr. Keyes, with an amendment; considered, amended, and agreed to

RESOLUTION

1. Resolved, That the Secretary of the Senate be, and he is hereby, authorized and directed to pay to Mary H. Smith, widow of John A. Smith, late a clerk in the office of the Secretary of the United States Senate, a sum equal to six months' salary at the rate he was receiving by law at the

RESOLUTION

Directing the Secretary of the Senate to pay Mary H. Smith a sum equal to six months' salary of the late John A. Smith.

By Mr. Fess

DECEMBER 5, 1932

Referred to the Committee to Audit and Control the Contingent Expenses of the Senate

DECEMBER 10 (calendar day, December 15), 1932

Reported with an amendment; considered, amended, and agreed to

Exhibit No. 29

Reported Senate simple resolution. Shows form for calendar and legislative date and one form of reported action. When action denotes that a bill or resolution is agreed to, the text is all roman except the enacting or resolving clause and the proviso. For other actions, see pages 25 and 26.
IN THE SENATE OF THE UNITED STATES
December 10, 1932

Mr. Couzens, from the Committee on Interstate Commerce, to which was referred S. Res. 124, reported it favorably with an amendment in the nature of a substitute; which was ordered to be printed

AMENDMENT
(IN THE NATURE OF A SUBSTITUTE)
Intended to be proposed by Mr. Couzens to the resolution (S. Res. 124) directing the Interstate Commerce Commission to secure information relative to amount of money expended for the purpose of creating public interest favorable to railroad sentiment, viz:

1. Resolved, That the Interstate Commerce Commission
2. be, and is hereby, directed to conduct an investigation along

AMENDMENT
(IN THE NATURE OF A SUBSTITUTE)
Intended to be proposed by Mr. Couzens to the resolution (S. Res. 124) directing the Interstate Commerce Commission to secure information relative to amount of money expended for the purpose of creating public interest favorable to railroad sentiment.

By Mr. Couzens

December 10, 1932
Reported with an amendment in the nature of a substitute and ordered to be printed
H. R. 28

IN THE SENATE OF THE UNITED STATES

DECEMBER 5, 1932

Referred to the Committee on Pensions and ordered to be printed

DECEMBER 10, 1932

Reported favorably by Mr. Dale, referred to the Committee on Appropriations, and ordered to be printed

AMENDMENT

Intended to be proposed by Mr. Bratton to the bill (H. R. 28) making appropriations for the payment of invalid and other pensions of the United States for the fiscal year ending June 30, 1933, and for other purposes, viz: Strike out lines 1 and 2 on page 3 and insert the following:

1 For paying any deficiency which may arise during the fiscal year 1933, $5,000,000.
IN THE HOUSE OF REPRESENTATIVES

DECEMBER 5, 1932

Mr. LEHLBACH introduced the following bill; which was referred to the Committee on Claims and ordered to be printed

DECEMBER 10, 1932

Committed to the Committee of the Whole House and ordered to be printed

A BILL

For the relief of Doctor L. W. Meridith.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

House bill reported without amendment. Shows spacing and calendar and report lines. Private Calendar action, and use of titles in relief bills. See page 27 for other Private Calendar actions.
IN THE HOUSE OF REPRESENTATIVES

DECEMBER 5, 1932

Mr. Selvig introduced the following bill; which was referred to the Committee on Interstate and Foreign Commerce and ordered to be printed

DECEMBER 10, 1932

Reported with an amendment, referred to the House Calendar, and ordered to be printed

[Strike out all after the enacting clause and insert the part printed in italic]

A BILL

To construct a bridge near Hill City, Minnesota.

1 Be it enacted by the Senate and House of Representa-

tives of the United States of America in Congress assembled,

3 That the bridge constructed across the Mississippi River at

House Calendar No. 65

A BILL

To construct a bridge near Hill City, Minnesota.

By Mr. Selvig

DECEMBER 5, 1932

Referred to the Committee on Interstate and Foreign Commerce and ordered to be printed

DECEMBER 10, 1932

Reported with an amendment, referred to the House Calendar, and ordered to be printed

Exhibit No. 33

House bill reported with an amendment. Shows bracketed line to be used when entire bill is stricken out and new matter substituted. See page 27 for other House Calendar actions and page 11 for other bracketed lines.
IN THE HOUSE OF REPRESENTATIVES

DECEMBER 5, 1932

Mr. Arentz introduced the following joint resolution; which was referred to the Committee on Mines and Mining and ordered to be printed

DECEMBER 10, 1932

Committed to the Committee of the Whole House on the state of the Union and ordered to be printed

DECEMBER 15, 1932

Recommitted to the Committee on Mines and Mining and ordered to be printed

JOINT RESOLUTION

To suspend the requirements of annual assessment work on certain mining claims for a period of three years.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,

72d CONGRESS 2d Session H. J. RES. 142

JOINT RESOLUTION

To suspend the requirements of annual assessment work on certain mining claims for a period of three years.

By Mr. Arentz

DECEMBER 5, 1932

Referred to the Committee on Mines and Mining and ordered to be printed

DECEMBER 10, 1932

Committed to the Committee of the Whole House on the state of the Union and ordered to be printed

DECEMBER 15, 1932

Recommitted to the Committee on Mines and Mining and ordered to be printed
IN THE HOUSE OF REPRESENTATIVES

DECEMBER 5, 1932

Mr. Johnson of Washington introduced the following bill: which was referred to the Committee on Printing and ordered to be printed

DECEMBER 10, 1932

Reported with an amendment, committed to the Committee of the Whole House on the state of the Union, and ordered to be printed

[Amend the title]

A BILL

Granting thirty days' sick leave to Government employees.

1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

2 Amend the title so as to read: "A bill granting thirty days' leave to Government employees."

A BILL

Granting thirty days' sick leave to Government employees.

By Mr. Johnson of Washington

DECEMBER 5, 1932

Referred to the Committee on Printing and ordered to be printed

DECEMBER 10, 1932

Reported with an amendment, committed to the Committee of the Whole House on the state of the Union, and ordered to be printed

Reported House bill with title amended. Shows Union Calendar action and report line; also shows bracketed line "Amend the title", which is used when title only is amended; also form for paragraph for amending title. See page 28 for other Union Calendar actions and page 11 for other bracketed lines.
IN THE HOUSE OF REPRESENTATIVES

December 5, 1932

Mr. Kopp introduced the following bill; which was referred to the Committee on Pensions and ordered to be printed

December 10, 1932

The Committee on Pensions discharged, and referred to the Committee on Invalid Pensions

December 15, 1932

Reported with amendments, committed to the Committee of the Whole House, and ordered to be printed

[Insert the part printed in italic]

A BILL

Granting a pension to Edwin M. Raymond.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

A BILL

Granting a pension to Edwin M. Raymond.

By Mr. Kopp

December 5, 1932
Referred to the Committee on Pensions and ordered to be printed

December 10, 1932
The Committee on Pensions discharged, and referred to the Committee on Invalid Pensions

December 15, 1932
Reported with amendments, committed to the Committee of the Whole House, and ordered to be printed
IN THE HOUSE OF REPRESENTATIVES

December 5, 1932

Mr. Hope introduced the following bill; which was referred to the Committee on Military Affairs and ordered to be printed

December 10, 1932

Committed to the Committee of the Whole House and ordered to be printed

December 15, 1932

The Committee of the Whole House discharged, and referred to the Committee of the Whole House on the state of the Union and ordered to be printed

A BILL

To authorize the Secretary of War to lease a certain tract of land to the city of Leavenworth, in the State of Kansas.

1 Be it enacted by the Senate and House of Representa-

A BILL

To authorize the Secretary of War to lease a certain tract of land to the city of Leavenworth, in the State of Kansas.

By Mr. Hope

December 5, 1932

Referred to the Committee on Military Affairs and ordered to be printed

December 10, 1932

Committed to the Committee of the Whole House and ordered to be printed

December 15, 1932

The Committee of the Whole House discharged, and referred to the Committee of the Whole House on the state of the Union and ordered to be printed

Exhibit No. 37

Reported House bill, reference changed. Shows a bill which was reported and placed on Private Calendar and afterwards changed to the Committee of the Whole House on the state of the Union, which necessitated a change to the Union Calendar. If the change had been from the House Calendar to the Union Calendar, the action would read, "The House Calendar discharged, and referred ", etc.
IN THE HOUSE OF REPRESENTATIVES

December 5, 1932

Mr. —— submitted the following resolution; which was referred to the Committee on Accounts and ordered to be printed

December 10, 1932

Amended and agreed to

RESOLUTION

Whereas —— was the clerk of Honorable ——, late a Member of the United States House of Representatives from the —— district of the State of ——, and is not entitled to compensation under the law as such clerk after the death of the said Honorable ——: Therefore be it

1 Resolved, That the Clerk of the House is hereby authorized and directed to pay to ——, out of the con-

2

Authorizing the Clerk of the House to pay to ——, clerk of the late Honorable ——, the sum of $125, being an amount equal to one month's salary.

By Mr. ———

December 5, 1932

Referred to the Committee on Accounts and ordered to be printed

December 10, 1932

Amended and agreed to
JOINT RESOLUTION

Authorizing the President to appoint delegates to the Sixteenth International Congress of the World’s Purity Federation.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, Passed the House of Representatives December 8, 1932.

Attest: SOUTH TRIMBLE,
Clerk.
CONCURRENT RESOLUTION

Resolved by the Senate (the House of Representatives concurring), That the statue of William Lloyd Garrison, presented by the State of Massachusetts to be placed in

Passed the Senate December 8, 1932.

Attest: EDWIN P. THAYER,

Secretary.

CONCURRENT RESOLUTION

Accepting the statue of William Lloyd Garrison, presented by the State of Massachusetts, and tendering thanks of Congress therefor.

DECEMBER 10, 1932
Referred to the Committee on the Library
DECEMBER 15, 1932
Referred to the House Calendar and ordered to be printed
S. 5508

[Three 12-point slugs]

[Three 12-point slugs]

AN ACT

Providing for an increase of salary of the United States attorney for the district of Connecticut.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

That from and after the passage of this Act the salary of the United States attorney for the district of Connecticut shall be

Passed the Senate January 11 (calendar day, January 30), 1933.

Attest:

Secretary.

By

Assistant Secretary.

Exhibit No. 41

Engrossed Senate bill. Shows slugs at the top where actions have been removed and space left for actions in House on the referred print. Note use of legislative and calendar days in lines following text. Blank space for the signatures of the Secretary and Assistant Secretary are shown, but both are not used unless the assistant signs for the Secretary. Always a straight roman print and followed literally. In this form the words "A bill" are changed to "An Act."
S. Res. 316

In the Senate of the United States,
January 26 (calendar day, January 27), 1925.

Whereas the Secretary of the Commonwealth of Massachusetts states that all ballots cast at the election in that Commonwealth for United States Senator on November 7, 1922, are retained by election officials of all cities and towns by reason of notice of a contest having been filed in the United States Senate against the validity of the election of Henry Cabot Lodge as a Senator from that Commonwealth for the term beginning March 4, 1923: Therefore be it

Resolved, That the said contest be dismissed and that the Secretary of the Commonwealth of Massachusetts be notified accordingly.

Attest:

Secretary.
Resolved by the Senate (the House of Representatives concurring), That there be printed for the use of Congress eighty thousand copies of the Federal Reserve Act, in pamphlet form, to be apportioned as follows: Thirty-five thousand copies for the use of the House of Representatives, twenty thousand copies for the use of the Senate, five thousand copies for the use of the Committee on Banking and Currency of the Senate, five thousand copies for the use of the Committee on Banking and Currency of the House, five thousand copies for the use of the document

Passed the Senate January 30, 1933.

Attest:

Secretary.
In the Senate of the United States,

January 11 (calendar day, January 30), 1933.

Resolved, That the bill from the House of Representatives (H. R. 14826) entitled “An Act to amend the homestead laws as to certain unappropriated and unreserved lands in Nebraska” do pass with the following

AMENDMENTS:

(1) Page 2, lines 18 and 19, strike out [by means of water conducted from natural streams by gravity] and insert: under the national irrigation law or by private enterprise

(2) Page 2, line 23, strike out all after “aforesaid” down to

Amend the title so as to read: “An Act to amend the homestead laws as to certain unappropriated and unreserved lands in Arkansas.”

Attest:

Secretary.

Exhibit No. 44

Note that the introduction is full measure and that matter after the amendment line is indented 1 em on each side. Amendment numbers in black parentheses. Paragraphs indented 2 ems in addition to the 1 em bear off. Observe spacing. Matter stricken out to be in black brackets and new matter in italic. Follow copy literally on everything in quotation marks, in black brackets, and in italic.
In the Senate of the United States,
January 30, 1933.

Resolved, That the bill from the House of Representatives (H. R. 1377) entitled "An Act reserving from entry, location, or sale lots 1 and 2 in section 33, township 13 south, range 4 west, New Mexico principal meridian, in Sierra County, New Mexico, and for other purposes", do pass with the following

AMENDMENT TO THE TITLE:

Amend the title so as to read: "An Act granting to the State of New Mexico lots 1 and 2 in section 33, township 13 south, range 4 west, New Mexico principal meridian, in Sierra County, New Mexico, and for other purposes."

Attest:

Secretary.

By

Assistant Secretary.
(1) Page 15, line 23, strike out [four] and insert: six.

(2) Page 16, strike out lines 4 to 8, inclusive.

(3) Page 16, line 12, after "$1,800" insert: chief clerk, who shall also perform the duties of cashier, $1,200; in all, $3,000.

(10) Page 16, line 20, strike out [$1,440] where it occurs the first time and insert: $1,800.

(11) Page 17, line 9, after "operator;" insert: driver, $840; hostler, $720.

(12) Page 18, line 11, after "$2,000" insert: who may, with the approval of the commissioners, designate a clerk to act as such disbursing officer in his absence.

(101) Page 19, line 4, after "affairs" insert: Provided further, That hereafter no illustrations shall be used in the annual report of any department of the government of the District of Columbia without express authority of the Joint

(102) Page 19, after line 20, insert:

For the purpose of defraying and putting in operation some device at a stated hour may communicate to parts of the city of Washington, at
AN ACT

Incorporating the American Academy of Arts and Letters.

1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,
2 That William Dean Howells, of New York; Henry James, of Massachusetts; Henry Adams, of the District of Columbia; Thomas Raynesford Lounsbury, of Connecticut; Theodore Roosevelt, of New York; John Singer Sargent, of
3 Passed the House of Representatives December 8, 1932.

Attest:

Clerk.

By

Chief Clerk.
AN ACT

To remove the political disabilities of Simon Porter.

1. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled (two thirds of each House concurring therein), That all legal and political disabilities imposed by the fourteenth amendment to the Constitution of the United States by reason of participation in the late rebellion be, and they are hereby, removed from Simon Porter, of Atlanta, Georgia.

Passed the House of Representatives (two thirds voting therefor) January 30, 1933.

Attest:

Clerk.
Joint Resolution

Proposing an amendment to the Constitution of the United States.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two thirds of each House concurring therein), That section 1 of Article III of the Constitution of the United States of America be so amended as to hereafter read as follows:

"Section 1. The judicial power of the United States shall be vested in one Supreme Court and in such inferior courts as Congress may from time to time ordain and establish."

Passed the House of Representatives (two thirds voting therefor) January 30, 1933.

Attest:

Clerk.
In the House of Representatives, U. S.,

January 30, 1933.

Resolved, That the bill from the Senate (S. 2424) entitled "An Act to amend section 71 of an Act entitled 'An Act to codify, revise, and amend the laws relating to the judiciary', approved March 4, 1911", do pass with the following

AMENDMENT:

Strike out all after the enacting clause and insert:

That the counties of Desha and Chicot, in the State of Arkansas, be, and the same are hereby, detached from the western division of the eastern district of Arkansas and are hereby annexed to, included in, and made a part of the eastern division of the said eastern district of the State of Arkansas.

Sec. 2. That the county of Yell, in the State of Arkansas, be, and the same is hereby, detached from the Fort Smith division of the western district of Arkansas and is annexed to, included in, and made a part of the western division of the

Attest:

Clerk.
In the House of Representatives, U. S.,
January 30, 1933.

Resolved, That the House recedes from its disagreement to the amendments of the Senate numbered 16 and 20 to the bill (H. R. 10909) entitled "An Act making appropriations for the Departments of State and Justice for the fiscal year ending June 30, 1934, and for other purposes", and agrees to the same.

That the House recedes from its disagreement to the amendment of the Senate numbered 35 to said bill, and agrees to the same with amendments as follows:

In line 4, strike out [$160,000] and insert: $50,000

In lines 5 and 6, strike out [ , to be expended at the discretion of the President and accounted for on his certificate solely]

That the House further insists upon its disagreement to the amendments of the Senate numbered 1, 2, 18, 21, 41, and 65, and agrees to the further conference requested by the Senate.

Ordered, That Mr. Wason, Mr. Wood of Indiana, and Mr. Byrns be the managers of the conference on the part of the House.

Attest:

Exhibit No. 51

Enclosed conference agreement. Full measure, two slugs between groups, stricken-out matter in black brackets, and amendments in italics. May be for either the Senate or House. No indorsement.

Clerk.
AN ACT
To regulate the payment of postal money orders.

1 Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,
3 That, under such rules and regulations as the Postmaster
4 General shall prescribe, postal money orders may be issued

Passed the House of Representatives January 20, 1933.

Attest: SOUTH TRIMBLE,
Clerk.

By Chief Clerk.

AN ACT
To regulate the payment of postal money
orders.

JANUARY 30, 1933
Read twice and referred to the Committee on
Post Offices and Post Roads
IN THE HOUSE OF REPRESENTATIVES
JANUARY 30, 1933

Referred to the Committee on Merchant Marine, Radio, and Fisheries

AN ACT
To establish a fish-cultural station in the State of Washington.

1 Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,
3 That the Secretary of Commerce be, and he is hereby,
4 authorized and directed to establish a fish-cultural station in

Passed the Senate January 20, 1933.

Attest; EDWIN P. THAYER,
Secretary.

By Assistant Secretary.

AN ACT
To establish a fish-cultural station in the State of Washington.

JANUARY 30, 1933
Referred to the Committee on Merchant Marine, Radio, and Fisheries
AN ACT

To regulate the judicial procedure of the courts of the United States.

Be it enacted by the Senate and House of Representa-

tives of the United States of America in Congress assembled,

Passed the Senate December 15, 1932.

Attest: EDWIN P. THAYER,

Secretary.

Union Calendar No. 38

72d CONGRESS

S. 4040

[Report No. 130]

IN THE HOUSE OF REPRESENTATIVES

January 11, 1933

Referred to the Committee on the Judiciary

January 30, 1933

Committed to the Committee of the Whole House on the state of the Union

and ordered to be printed
AN ACT

To create an Interstate Trade Commission, to define its powers and duties, and for other purposes.

1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

2 Passed the House of Representatives January 5, 1933.

Attest: SOUTH TRIMBLE,

Clerk.

AN ACT

To create an Interstate Trade Commission, to define its powers and duties, and for other purposes.

1 January 9 (calendar day, January 16), 1933

Read twice and referred to the Committee on Interstate Commerce

January 30, 1933

Reported with amendments
AN ACT

To amend the Judicial Code, and to further define the jurisdiction of the circuit courts of appeals and of the Supreme Court, and for other purposes.

1 Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,
3 That sections 128, 129, 237, 238, 239, and 240 of the
4 Judicial Code as now existing be, and they are severally,
5 amended and reenacted to read as follows:
6 "Sec. 128. (a) The circuit courts of appeals shall have

Exhibit No. 56
A House bill in Senate on which action is taken on the floor without referring it to a committee. Note the action line. All roman print.

AN ACT

To amend the Judicial Code, and to further define the jurisdiction of the circuit courts of appeals and of the Supreme Court, and for other purposes.

February 3, 1933
Read twice, considered, amended, read the third time, and passed
AN ACT
To create a Department of Aeronautics.

Be it enacted by the Senate and House of Representa-
tives of the United States of America in Congress assembled,
Passed the Senate January 2, 1933.
Attest: EDWIN P. THAYER,
Secretary.

Passed the House of Representatives with amendments
January 5, 1933.
Attest: SOUTH TRIMBLE,
Clerk.
AN ACT

Making appropriations for the military and nonmilitary activities of the War Department for the fiscal year ending June 30, 1934, and for other purposes.

1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

Passed the House of Representatives January 5, 1933.

Attest: SOUTH TRIMBLE,

Clerk.

Passed the Senate with amendments January 9 (calendar day, January 14), 1933.

Attest: EDWIN P. THAYER,

Secretary.

AN ACT

Making appropriations for the military and nonmilitary activities of the War Department for the fiscal year ending June 30, 1934, and for other purposes.
1 and (1) for issue at the arsenals (2), posts, and depots
2 (3), $75,000; (4) for purchase and manufacture of
3 ordnance stores to fill requisitions of troops (5), $600,000; 
4 (6) for and for Infantry, Cavalry, and Artillery equip-
5 ments, including horse equipments for Cavalry and Artillery,
6 (7) $900,000 $1,625,000.
7 (8) For overhauling, cleaning, and preserving new ordnance
8 and ordnance stores on hand at the arsenals, posts, and
9 depots, $50,000.
10 (9) One laborer, at $480 per annum.
11 (10) Two messengers One messenger, at $840 (11) each per
12 annum.
13 (99) Library: Clerks, one of class two; one of class one;
14 assistant messenger; laborer; in all, $3,980.
15 (100) Sixty-eight Seventy-one general-service messengers, at
16 $720 each per annum.
17 (101) Two chiefs of division, office of the Chief of Staff, at
18 $2,000 each per annum.
19 One chief clerk (102) at the office of the Chief of Staff,
20 $2,000 (103) per annum.
21 (104) Under the Chief of Coast Artillery
22 For pay of officers for length of service, to be paid with
23 their current monthly pay, (105
24 For interest on soldiers' depo
25 so much as may be necessary to
JOINT RESOLUTION

Proposing an amendment to the Constitution of the United States relative to the adoption of amendments thereto.

1 Resolved by the Senate and House of Representatives
2 of the United States of America in Congress assembled
3 (two thirds of each House concurring therein), That the

Calendar No. 214

72d CONGRESS
2d Session

S. J. RES. 4

[Report No. 202]

IN THE SENATE OF THE UNITED STATES

DECEMBER 5, 1932

Mr. Shipstead introduced the following joint resolution; which was read

twice and referred to the Committee on the Judiciary

DECEMBER 10, 1932

Reported by Mr. Walsh of Montana, with an amendment

DECEMBER 15, 1932

Ordered to be printed showing words stricken out in brackets and words

inserted in small caps and agreed to

[Omit the part struck through and insert the part printed in italic]

JOINT RESOLUTION

Proposing an amendment to the Constitution of the United States relative to the adoption of amendments thereto.

1 Resolved by the Senate and House of Representatives
2 of the United States of America in Congress assembled
3 (two thirds of each House concurring therein), That the

Calendar No. 214

72d CONGRESS
2d Session

S. J. RES. 4

[Report No. 202]

JOINT RESOLUTION

Proposing an amendment to the Constitution of the United States relative to the adoption of amendments thereto.

By Mr. Shipstead

DECEMBER 5, 1932

Read twice and referred to the Committee on the Judiciary

DECEMBER 10, 1932

Reported with an amendment

DECEMBER 15, 1932

Ordered to be printed showing words stricken out in brackets and words inserted in small caps and agreed to
ADHESION TO WORLD COURT

IN THE SENATE OF THE UNITED STATES

January 16 (calendar day, January 25), 1933

RESERVATION

Mr. Shipstead offered the following as a reservation to the resolution of adhesion on the part of the United States to the protocol of signature of the statute for the Permanent Court of International Justice:

1. The adherence of the United States to the protocol of
2. the World Court is conditioned upon the understanding and
3. agreement that the judgments, decrees, or opinions of the
4. court shall not be enforced by war under any name or in
5. any form.

O

Exhibit No. 61

This is a form which may be used in open executive session. No indorsement is required. Use an all-mark.
UNANIMOUS CONSENT AGREEMENT

Proposed by Mr. Smoot in connection with H. R. 10236, the Revenue Act of 1932, viz:

1  It is agreed by unanimous consent, That not later than
2  10 o'clock antemeridian on Thursday, May 26, 1932,
3  the Senate shall proceed to vote, without further debate
4  and to the exclusion of all other business, upon any amend-
5  ment that may be pending, any amendment that may be
6  offered, any amendment that may be made relative thereto,
7  and immediately thereafter upon the bill H. R. 10236,
(Hearings, p. —.)

[Toward the construction of] For completing a permanent road around the entire river and harbor front of Potomac Park east of the railroad embankment, $818,570.

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<th>Appropriations</th>
<th>Estimates</th>
</tr>
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<tr>
<td>1922</td>
<td>$681,570.00</td>
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<tr>
<td>Deficiency</td>
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<td>1923</td>
<td>802,024.00</td>
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<td>Transferred items</td>
<td>81,690.00</td>
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<td>Deficiency</td>
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<td>Supplemental</td>
<td>271,000.00</td>
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<td>Deficiency</td>
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<td>1924</td>
<td>946,749.00</td>
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<tr>
<td>Deficiency</td>
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<td>1925</td>
<td></td>
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<td>963,550.00</td>
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</table>

(Hearings, pp. —, —.)

[For extension of metal storehouse, $13,500:]

For one tin shop, $72,000;

Extension of lumber shed;

In all, $5,560

<table>
<thead>
<tr>
<th>Appropriations</th>
<th>Estimates</th>
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</thead>
<tbody>
<tr>
<td>1922</td>
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</tbody>
</table>

Clerk's note.—The foregoing legislation was requested in Senate Document No. 675 in connection with the first deficiency bill.

(H. R. 21033 and file No. 2.)

ASSESSMENT AND PERMIT WORK: For assessment and permit work, $13,580

<table>
<thead>
<tr>
<th>Appropriations</th>
<th>Estimates</th>
</tr>
</thead>
<tbody>
<tr>
<td>1924</td>
<td>$13,580</td>
</tr>
<tr>
<td>1924</td>
<td>$17,470</td>
</tr>
<tr>
<td>1925</td>
<td></td>
</tr>
</tbody>
</table>

DEPARTMENT OF COMMERCE

LIGHTHOUSE SERVICE

(H. Doc. 1582; file No 36; hearings, p. 168.)

Exhibit No. 63
Mr. McKellar submitted the following

MOTION

Intended to be proposed by him in connection with the bill (H. R. 8937) making appropriations for the Department of the Interior for the fiscal year ending June 30, 1933, and for other purposes:

I move that the pending bill be recommitted to the Committee on Appropriations with instructions to report the same back to the Senate with amendments providing an aggregate reduction of 10 per centum in the amount of the appropriations contained in the bill as received from the House of Representatives.
S. 2263

Seventy-second Congress of the United States of America;
At the Second Session,

Begun and held at the City of Washington on Monday, the fifth day of December, one thousand nine hundred and thirty-two.

AN ACT

In relation to the location of a navigable channel of the Calumet River.

Whereas by deed dated May 4, 1887, the owners of the north quarter of fractional section 7, township 37 north, gave and granted unto the United States right of way in and through the above-described ground; and
Whereas a navigable channel has been cut through said north quarter of said fractional section 7: Therefore

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the portion of the old channel of the Calumet River in the north quarter of fractional section 7, township 37 north, in Cook County, Illinois, which lies outside of the new channel lines, as established by the United States, is hereby abandoned as navigable water.

[Allow 48 points here]

Speaker of the House of Representatives.

[Allow 48 points here]

Vice President of the United States and President of the Senate.

Exhibit No. 65

Enrolled bill. Set document measure, 10-point type, 6-point slug between lines. All roman except enacting or resolving clause and provisos. Number of bill in upper left-hand corner in Case 223. Note spacing.

Preambles should be flush and hang 1 em. May be either Senate or House bill or joint resolution, all of which are sent to the President for signature before becoming a law. If not signed by President and returned to Capitol within 10 days, it is necessary to obtain a two-thirds vote to pass it. Copy must be followed literally.
S. Con. Res. 11  Passed January 30, 1933

Seventy-second Congress of the United States of America:

At the Second Session,

Began and held at the City of Washington on Monday, the fifth day of December, one thousand nine hundred and thirty-two.

CONCURRENT RESOLUTION

Resolved by the Senate (the House of Representatives concurring),
That there be printed and bound of the proceedings in Congress, together with the proceedings at the unveiling in Statuary Hall, upon the acceptance of the statue of William Lloyd Garrison, presented by the State of Massachusetts, sixteen thousand five hundred copies, of which five thousand shall be for the use of the Senate and ten thousand for the use of the House of Representatives, and the remaining one thousand five hundred copies shall be for the use and distribution of the Senators and Representatives in Congress from the State of Massachusetts.

Attest:

Secretary of the Senate.

Attest:

Clerk of the House of Representatives.

Exhibit No. 66

Enrolled concurrent resolution. Document measure. Shows general form. May be either Senate or House. A concurrent resolution is not signed by the President, as it has to do only with matters pertaining to the two Houses of Congress. Follow copy literally.

Number of resolution flush on left and date flush on right. To be set in Case 223.