71st Congress 2d Session }

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SENATE

Document No. 177

HAWLEY-SMOOT TARIFF BILL OF 1930

YEA-AND-NAY VOTES

IN THE

UNITED STATES SENATE

SEVENTY-FIRST CONGRESS

ON THE BILL AND ALL AMENDMENTS THERETO

H. R. 2667

TO PROVIDE REVENUE, TO REGULATE COMMERCE WITH FOREIGN COUNTRIES, TO ENCOURAGE THE INDUSTRIES OF THE UNITED STATES, TO PROTECT AMERICAN LABOR AND FOR OTHER PURPOSES;

AND ON

SENATE RESOLUTION 52, BY MR. MCMASTER, SENATE RESOLUTION 91, BY MR. BORAH, SENATE RESOLUTION 108, BY MR. SIMMONS, AND SENATE RESOLUTION 270, BY MR. SMOOT

WITH INDEX ·

COMPILED BY C. A. LOEFFLER

UNITED STATES GOVERNMENT PRINTING OFFICE WASHINGTON: 1930

SENATE RESOLUTION 294

SUBMITTED BY MR. SMOOT

IN THE SENATE OF THE UNITED STATES, June 17, 1930.

Resolved, That the Committee on Finance be, and is hereby, authorized to expend not to exceed \$1,000, to be paid from the contingent fund of the Senate, for the preparation of the yea-and-nay votes in the Senate, with suitable index, on H. R. 2667, the tariff bill, and amendments thereto, and Senate Resolution 52, by Mr. McMASTER, Senate Resolution 91, by Mr. BORAH, Senate Resolution 108, by Mr. SIMMONS, and Senate Resolution 270, by Mr. SMOOT; and that said compilation be printed as a Senate document, and that 1,000 additional copies be printed for the use of the Senate document room.

Attest :

EDWIN P. THAYER, Secretary.

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YEA-AND-NAY VOTES ON TARIFF BILL

[Republicans are shown in roman type, Democrats in *italics*, and Farmer-Labor, in SMALL CAPITALS]

MARKING OF IMPORTED ARTICLES

COMMITTEE AMENDMENT, AS MODIFIED, TO SECTION 304, RE-QUIRING THAT MARKING, STAMPING, ETC., OF IMPORTED ARTICLES BE AS NEARLY INDELIBLE AND PERMANENT AS THE ARTICLE WILL PERMIT, AND THAT THE SECRETARY OF THE TREASURY MAY, BY REGULATION, REQUIRE CONTAINERS ONLY BE MARKED IF MARKING WOULD INJURE THE ARTICLES

[NOTE.-On this vote there was much misapprehension as to the question and it was reconsidered and another vote taken upon it.]

(Cong. Record, September 17, 1929; page, Daily 3826; Permanent 3685)

REVISION OF THE TARIFF

The Senate, as in Committee of the Whole, resumed the consideration of the bill (H. R. 2667) to provide revenue, to regulate commerce with foreign countries, to encourage the industries of the United States, to protect American labor, and for other purposes.

Mr. SMOOT. Mr. President, on page 285, line 1, after the word "if," I move to strike out the words "he is satisfied that."

The VICE PRESIDENT. The question is on the amendment offered by the Senator from Utah to the amendment of the committee. Mr. ROBINSON of Arkansas. Mr. President, if there is to be a vote I think

we ought to have a quorum.

Mr. SMOOT. I will say to the Senator from Arkansas that I have sub-mitted the two amendments I am now offering to this paragraph to the Senator

from Georgia [Mr. GEORGE], and he is in favor of the amendments. Mr. ROBINSON of Arkansas. What are the amendments? Mr. SMOOT. On page 285, line 1, after the word "if," strike out "he is satisfied that," so that it will read:

if such article is incapable of being marked.

And not leave it to the satisfaction of the Secretary,

Mr. ROBINSON of Arkansas. That improves the language.

Mr. SMOOT. Yes.

Mr. SIMMONS. As I understand, the Senator is merely offering amendments to perfect the committee amendment?

Mr. SMOOT. Yes; that is all.

On line 3, page 285, I move to strike out the word "that" and insert the word "if," so that it will read:

or if the marking, stamping, branding, or labeling-

And so forth.

The VICE PRESIDENT. The question is on agreeing to the amendment offered by the Senator from Utah to the amendment of the committee.

The amendment to the amendment was agreed to.

The VICE PRESIDENT. The question is on the amendment as amended. 11 * * 木

The VICE PRESIDENT. The question is on agreeing to the amendment as modified.

Mr. SMOOT. I ask for the yeas and nays.

The yeas and mays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. LA FOLLETTE (when Mr. BLAINE's name was called). My colleague [Mr. BLAINE] is unavoidably absent, as 1 have beretofore announced. If present, he would vote "nay."

Mr. HATFIELD (when his name was called). I have a pair with the junior

Senator from Wisconsin [Mr. BLAINE]. If he were present, he would vote "nay," and if I were permitted to vote I should vote "yea." Mr. SMOOT. Mr. President, I ask unanimous consent that the roll call be dispensed with. I make the request for the reason that if the clerk is right in what he has said to me as to the pending question, then Senators are voting under a misunderstanding. Now I ask the Chair-----

Mr. ROBINSON of Arkansas. Mr. President, a point of order. Mr. SMOOT. I have asked unanimous consent that the roll call may be dispensed with.

Mr. ROBINSON of Arkansas. The clerk has no business making speeches to the Senator from Utah while the roll is being called.

Mr. SMOOT. I asked the clerk to inform me as to what the question was.

Mr. ROBINSON of Arkansas. I have no objection to the Chair stating the question.

The VICE PRESIDENT. The question is on the Senate committee amendment as modified, two modifications having been made this morning.

Mr. BLACK, Mr. President-

The VICE PRESIDENT. The Secretary will continue the calling of the roll. The Chief Clerk resumed calling the roll.

Mr. JONES (when his name was called). The senior Senator from Virginia [Mr. SWANSON] is absent on account of illness. I promised to take care of him during his absence, and therefore withhold my vote. Mr. SIMMONS (when his name was called). I have a general pair with the

junior Senator from Ohio [Mr. BURTON]. I transfer that pair to the junior Senator from Arkansas [Mr. CARAWAY] and vote "nay."

Mr. TYDINGS (when his name was called). I have a general pair with the senior Senator from Rhode Island [Mr. METCALF], who has been called away from the city. I transfer that pair to the senior Senator from Louisiana [Mr. RANSDEL], and vote "nay."

Mr. WATSON (when his name was called). I have a general pair with the Senator from South Carolina [Mr. SMITH], which I transfer to the Senator from Illinois [Mr. DENEEN], and vote "yea."

The roll call was concluded.

Mr. CAPPER. I wish to announce that the junior Senator from Kansas [Mr. ALLEN] is necessarily absent. If he were present, he would vote "yea" on this amendment.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Kansas [Mr. ALLEN] with the Senator from Montana [Mr. WHEELER];

The Senator from Indiana [Mr. ROBINSON] with the Senator from Mississippi [Mr. Stephens];

The Senator from Rhode Island [Mr. HEBERT] with the Senator from New York [Mr. COPELAND]; and

The Senator from Iowa [Mr. BROOKMART] with the Senator from Wyoming [Mr. KENDRICK].

The result was announced-yeas 28, nays 38, as follows:

YEAS-28

| Bingham | Goldsborough | |
|---------|--------------|--|
| Capper | Greene | |
| Couzens | Hale | |
| Edge | Hastings | |
| Fess | Johnson | |
| Gillett | Kean | |
| Goff | Keyes | |

McNary Moses Patterson Phipps Sackett Shortridge Smoot

Steiwer Townsend Vandenberg Walcott Warren Waterman Watson

NA VS-38

| | | _ MAID=00 | |
|---|--|--|--|
| Asharst Barkley Black Blease Borah Bratton Brock Cosnally Cutting Dill | Fletcher George Glass Harrison Harrison Hawcs Hayden Hofdin Howell King | La Follette MoKellar McMaster Nyr Overman Pittman Reed Robinson, Ark. Sheppard | Simmons Steck Thomas, Okla. Trammell Tydings Wagner Walsh, Mass, Walsh, Mont. |
| | N | OT VOTING29 | |

| Allen Blaine Brookhart Broussard Burton Caraway Copeland Dale | Deneen Frazier Glenn Gould Ilatfield Ilebert Jones Kendrick | Metcalf Norbeck Oddie Pine Ransdoll Robinson, Ind. Schall ShiPSTEAD | Smith Stephens Swanson Thomas, Idaho Wheeler |
|--|--|--|--|
|--|--|--|--|

So the committee amendment, as modified, was rejected. Mr. REED. I move to reconsider the vote by which the last amendment was disagreed to.

Mr. REED. Mr. President, I doubt very much whether a majority of the Members of the Senate realized the question on which the vote was just taken. When I came into the Chamber at the beginning of the roll call I asked a number of my colleagues over here what the question was, and I was told that it was a vote upon the amendments to this section as a whole. I assumed that unanimous consent had been given that all of those amendments might be passed upon at once, and that that was what the vote was on. I know that that was the impression of many Senators who voted early on the roll call; in fact, I think it was the understanding of the Senator from Utah himself and that he had misunderstood a statement made by the clerk.

Mr. SMOOT. Mr. President, I did not misunderstand the statement made by the clerk. He advised me that the question was on the motion to insert the words "in a conspicuous place."

Mr. REED. I yield first to the Senator from Nebraska.

Mr. NORRIS. Mr. President, it seems to me we could clarify the situation by a statement from the Chair. If the Senator from Pennsylvania is right as to what we were really voting on, I would not have any contention with him whatever, but the Chair made a statement of the question on which we were voting, as I understand, that does not agree with the Senator's idea.

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Mr. REED. Then let us have it cleared up at once. The VICE PRESIDENT. The Chair stated that the question was on the Scenate committee amendment, as modified. This morning the Senator from Utah offered two modifying amendments to the amendment, beginning in line 19, and the Chair was of the opinion that that was the amendment that has been considered all morning, which was perfected by two amendments offered by the Senator from Utah, and the Chair was submitting that amendment to the Senate.

Mr. ROBINSON of Arkansas. I was just suggesting that perhaps the Senator's request for unanimous consent should be that the vote by which the amendment was agreed to be reconsidered.

The VICE PRESIDENT. Is there objection to the unanimous consent request submitted by the Senator from Nebraska? The Chair hears none, and it is so ordered.

MARKING OF IMPORTED ARTICLES

COMMITTEE AMENDMENT, AS MODIFIED, TO SECTION 304, RE-QUIRING THAT MARKING, STAMPING, ETC., OF IMPORTED AR-TICLES BE AS NEARLY INDELIBLE AND PERMANENT AS THE ARTICLE WILL PERMIT, AND THAT THE SECRETARY OF THE TREASURY MAY, BY REGULATION, REQUIRE CONTAINERS ONLY BE MARKED IF MARKING WOULD INJURE THE ARTICLE.

[Nore,--This vote was on the same question as the previous one concerning which there was much misunderstanding,]

(Cony. Record, September 17, 1929; pages, Daily, 3833 and 3834; Permanent, 3693)

The VICE PRESIDENT. The question is on agreeing to the committee

amendment as modified, which the Secretary will state. The CHIEF CLERK. The committee amendment as modified is as follows: Beginning on page 284, line 19, the committee proposes to strike out the words "prescribe and subject to such exceptions as 'may be made therein" and the period and to insert the words "prescribe. Such marking, stamping, branding, or labeling shall be as nearly indelible and permanent as the nature of the article will permit. The Secretary of the Treasury may, by regulations pre-scribed horeway of marking stampscribed hereunder, except any article from the requirement of marking, stamping, branding, or labeling if such article is incapable of being marked, stamped, branded, or labeled or can not be marked, stamped, branded, or labeled without injury, or at an expense economically prohibitive of the importation, or if the marking, stamping, branding, or labeling of the immediate container of such

article will reasonably indicate the country or origin of such article." Mr. HEFLIN. Mr. President, is this the amendment that was voted on a little while ago, where it was sought to adopt the House provision instead of the Senate committee amendment?

The VICE PRESIDENT. It is a Senate committee amendment to the House provision.

Mr. FLETCHER. Why not vote on the other one at the same time, voting on the whole Senate committee amendment? The committee propose to insert the words "in a conspicuous place."

Mr. SMOOT. That amendment was passed over.

The VICE PRESIDENT. The question is on agreeing to the amendment as modified.

Mr. HARRISON. I ask for the yeas and nays.

The yeas and mays were ordered, and the Chief Clerk proceeded to call the roll. Mr. HATFIELD (when his name was called). I have a general pair with the junior Senator from Wisconsin [Mr. BLAINE], who is absent, I am informed that if he were present he would vote "nay." If I were permitted to vote, I would vote "yea."

Mr. JONES (when his name was called). Making the same announcement as before with reference to the necessary absence of the senior Senator from Virginia [Mr. Swanson] and my pair with that Senator, I withhold my vote.

Mr. SIMMONS (when his name was called). Making the same announcement as to my pair with the junior Senator from Ohio [Mr. BURTON] and its transfer

to the junior Senator from Arkansas [Mr. CARAWAY], I vote "nay." Mr. WATSON (when his name was called). I have a general pair with the senior Senator from South Carolina [Mr. SMITH], which I transfer to the senior Senator from Illinois [Mr. DENEEN], and vote "yea."

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Kansas [Mr. ALLEN] with the Senator from Montana [Mr. WHEELER];

The Senator from Iowa [Mr. BROOKHART] with the Senator from Wyoming [Mr. KENDRICK];

The Senator from Rhode Island [Mr. HEBERT] with the Senator from New York [Mr. COPELAND]; and

The Senator from Indiana [Mr. Romnson] with the Senator from Mississippi [Mr. STEPHENS].

Mr. TYDINGS. On this vote I have a general pair with the senior Senator from Rhode Island [Mr. METCALF]. Not knowing how he would vote, in his absence I withhold my vote, being unable to obtain a transfer. If permitted to vote, I would vote "nay."

The result was announced—yeas 40, nays 32, as follows:

| | Y | EAS-40 | |
|---|---|---|--|
| Bingham Broussard Capper Couzens Edge Fess Fletcher Frazler Gillett Goff | Goldsborough Gould Greene Hale Hastings Howell Johnson Kean Keycs McNary | Moses Oddie Patterson Phipps Phic Pittman Ransdell Reed Sackett Shortridge | Smoot Steiwer Thomas, Idaho Townsend Trammell Vandenberg Walcott Warren Waterman Watson |
| ι. | N | AYS-32 | |
| Ashurst Barkley Black Blease Borah Bratlon Brock Connally | Cutting Dill George Glass Harris Harrison Hawes Hayden | Heflin King La Follette MoKellar McMaster Norris Nye Overman | Robinson, Ark. Sheppard Simmons Steok Thomas, Okla. Wagner Walsh, Mass. Walsh, Mont. |
| | NOT | VOTING23 | |
| Allen Blaine Brookhart Burton Garaway Copeland | Dale Dencen Glenn Hatfield Hebert Jones | <i>Ke</i> ndriok Metcalf Norbeck Robinson, Ind. Schall SHIPSTEAD | Smith Stephens Swanson Tydings Wheeler |
| | | | |

So the amendment of the committee as modified was agreed to.

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WHEAT—MILLED IN BOND

COMMITTEE AMENDMENT TO STRIKE OUT THE HOUSE TEXT IM-POSING ON IMPORTED WHEAT MILLED INTO FLOUR IN BONDED WAREHOUSES, THE PAYMENT OF A DUTY EQUAL TO ANY RE-DUCTION OF DUTY GRANTED BY THE COUNTRY TO WHICH IT IS EXPORTED

(Cong. Record, September 20, 1929; page, Daily 3975; Permanent 3826)

The VICE PRESIDENT. They are separate amendments but related. So the first vote will be on the pending amendment of the committee to strike out lines 23, 24, and 25 at the bottom of page 294 and lines 1, 2, 3, and 4 at the top of page 295, in the following words:

No flour, manufactured in a bonded manufacturing warehouse from wheat imported after 90 days after the date of the enactment of this act, shall be withdrawn from such warehouse for exportation without payment of a duty on such imported wheat equal to any reduction in duty which by treaty will apply in respect of such flour in the country to which it is to be exported.

The VICE PRESIDENT. The Secretary will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. BARKLDY (when his name was called). On this question I have a pair with my colleague [Mr. SACKEIT]. I am informed that if he were present he would vote against the committee amendment. If at liberty to vote, I should vote for it. In his absence I withhold my vote.

Mr. HARRISON (when his name was called). On this question I am paired with the senior Senator from Colorado [Mr. PHIPPS] and withhold my vote.

Mr. MoKELLAR (when his name was called). On this question I have a pair with the junior Senator from Delaware [Mr. TOWNSEND]. I transfer that pair to the junior Senator from Utah [Mr. KING] and will vote. I vote "nay." Mr. METCALF (when his name was called). I have a general pair with the senior Senator from Maryland [Mr. TYDINGS]. Not knowing how he would vote, I withhold my vote. If at liberty to vote, I should vote "yea."

Mr. WATSON (when the name of Mr. ROBINSON of Indiana was called). I desire to announce the unavoidable absence from the city of my colleague [Mr. ROBINSON]. He is paired with the junior Senator from Mississippi [Mr. STEPHENS].

Mr. SIMMONS (when his name was called). I have a general pair with the junior Senator from Ohio [Mr. BURTON]. I transfer that pair to the 'junior Senator from Arkansas [Mr. CARAWAY] and will vote. I vote "nay."

Mr. WATSON (when his name was called). I have a general pair with the senior Senator from South Carolina [Mr. SMITH], which I transfer to the junior Senator from Rhode Island [Mr. HEBERT], and will vote. I vote "yea." The roll call was concluded.

Mr. WALSH of Montana. My colleague [Mr. WHEELER] is unavoidably absent. If he were present, he would vote "nay." He is paired with the Senator from New Jersey [Mr. EDGE], who, if present, would vote "yea." Mr. McMASTER. I desire to announce that my colleague the senior Sena-

Mr. McMASTER. I desire to announce that my colleague the senior Senator from South Dakota [Mr. NORBECK] is unavoidably detained. On this question he has a pair with the senior Senator from New York [Mr. COPELAND]. If my colleague were present, he would vote "nay," and I understand that if the senior Senator from New York were present he would vote "yea."

Mr. BLEASE. I have a pair with the Senator from Connecticut [Mr. BING-HAM]. I transfer that pair to the Senator from Florida [Mr. TRAMMELL] and will vote. I vote "nay."

Mr. HARRISON. My colleague the junior Senator from Mississippi [Mr. STEPHENS] is absent on account of sickness in his family. He is paired with the junior Senator from Indiana [Mr. ROBINSON].

Mr. GEORGE. I desire to announce the unavoidable absence of the Senator from Utah [Mr. King] because of illness.

Mr. FESS. I desire to announce that the senior Senator from New Hampshire [Mr. Moses] is paired with the junior Senator from Louisiana [Mr. BROUSSARD].

Mr. FLETCHER. I desire to announce that my colleague [Mr. TRAMMELL] is detained from the Senate by illness.

The result was announced—yeas 18, nays 51, as follows :

YEAS-18

| Couzens Dale Doncen Dill Gillett | Greene Hale Hastlags Keycs McNary | Reed Short ridge Smoot Steiwer Wagner | Walsh, Mass. Warren Watson |
|--|---|---|---|
| | 1 | NAYS-51 | |
| Allen Ashurst Black Blaine Borah Bratton Brock Brookhart Capper Connally Cutting Fess | Fletcher Frazier George Glass Glenn Goff Goldsborough Harris Hatfield Hawes Heffin Howell Johnson | Jones Kenn Kendrick La Follette McKellar McKaster Norris Nye Oddle Overman Patterson Pine Pittman | Ransdell Robinson, Ark. Schall Sheppard Simmons Steek Swanson Thomas, Idaho Thomas, Okla. Vandenberg Walcott Walcott Walsh, Mont. |
| | NOT | VOTING-26 | |
| Barkley Bingham Broyasard Burton Garayoay | Gould Harrison Hayden Hebert King | Norbeck Phipps Robinson, Ind. Sackett SHIPSTEAD | Townsend Trammell Tydinys Waterman Wheele r |

Smith

Stephens

So the amendment of the committee was rejected.

Metcalf

Moses

Copcland Edge

SHIPOWNERS' LIABILITY

COMMITTEE AMENDMENT TO STRIKE OUT OF THE HOUSE TEXT "OR THE OWNER OF SUCH VESSEL OR VEHICLE," WHICH WOULD RELIEVE SHIPOWNERS FROM LIABILITY WHEN GOODS ARE FOUND THAT ARE NOT IN THE MANIFEST

[Nore].-This vote was reconsidered and the amendment adopted, as Senators generally were under the impression the vote was on a similar amendment on the next page with reference to smoking opium. The amendment having appli-cation to opium was defeated by a viva' voce vote. See pages 3865–66 Permanent Record.]

(Cong. Record, September 23, 1929; page, Daily 4023; Permanent 3865)

The VICE PRESIDENT. The Secretary will state the pending amendment. The CHIEF CLERK. The first amendment of the committee to section 584 is, on page 446, line 13, to strike out the words "or the owner of such vessel or vehicle."

The VICE PRESIDENT. The Secretary will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. BLAINE (when his name was called). I have a general pair with the junior Senator from West Virginia [Mr. HATFIELD]. I understand if he were present and voting he would vote "yea." Whether that be correct or not, I refer the question to the senior Senator from West Virginia [Mr. Goff]. If I were permitted to vote, I should vote "nay."

Mr. GOFF. Mr. President, I understand that if the junior Senator from West Virginia [Mr. HATFIELD] were present he would vote "nay"; and I make the statement in view of the inquiry made by the Senator from Wisconsin [Mr. BLAINE].

Mr. BLAINE. In view of the statement made by the senior Senator from West Virginia in respect to his colleague, that the junior Senator from West Virginia [Mr. HATFIELD], if present, would vote the same way that I intend to vote, I desire to be recorded. I vote "nay." Mr. SCHALL (when Mr. SHIPSTEAD'S name was called). My colleague the

senior Senator from Minnesota [Mr. SHIPSTEAD] is still unable to be here on account of illness. I ask that this announcement may stand for the day.

Mr. SIMMONS (when his name was called). I have a general pair with the junior Senator from Ohio [Mr. BURTON]. He is absent, I understand, on ac-count of illness. In his absence I withhold my vote. Mr. WATSON (when his name was called). I have a general pair with the

senior Senator from South Carolina [Mr. SMITH]. If he were present, I do not know how he would vote. I am unable to obtain a transfer, and therefore withhold my vote. If permitted to vote, I should vote "yea.' The roll call was concluded.

Mr. ROBINSON of Indiana. I have a general pair with the Senator from Mississippi [Mr. STEPHENS], and therefore withhold my vote.

Mr. GLASS. I have a general pair with the senior Senator from Connecticut [Mr. BINGHAM]. In his absence, and not knowing how he would vote if pres-ent, I withhold my vote. If at liberty to vote, I should vote "nay."

Mr. BROUSSARD. I have a general pair with the Senator from New Hampshire [Mr. Moses]. I am told if present he would vote the same way I intend to vote. I will therefore vote. I vote "yea."

Mr. WALSH of Massachusetts. I desire to state that the junior Senator from Utah [Mr. KING] is absent on account of illness. If he were present, he would vote "yea."

Mr. MoKELLAR (after having voted in the negative). I have a general pair with the junior Senator from Delaware [Mr. Townsend], who is absent. I transfer that pair to the senior Senator from Minnesota [Mr. SHIPSTEAD], who, as I am advised, if present, would vote as I have voted, and will let my vote stand.

Mr. FESS. 1 desire to announce that the Senator from Connecticut [Mr. WALCOTT] is paired with the Senator from South Dakota [Mr. NORBECK]. The result was announced—yeas 23, nays 54, as follows:

YEAS-23

| Broussard Dale Edge Ghlett Glenn Goldsborough | Gould Greene Hale Justings Hebert Kean | McNary Metcalf Phipps <i>Ransdell</i> Reed Shortridge | Smoot Stelwer Thomas, Idaho Walsh, Mass. Warren |
|---|--|---|---|
| | NAY | S-54 | |
| Allen Ashurst Barkley Blaok Blaine Blease Borah Bratton Brookhart Capper Caraway Connally Couzens | Dill Fess Flotcher Frazier George Goff Harris Harrison Harcs Hayden Heyeln Johnson Jones | Kendrick Keyes La Follette McKellar McMaster Norts Nye Oddie Overman Patterson Pine Piltman Robinson, Ark. Sackett | Schall Sheppard Steck Swanson Thomas, Okla. Trammell Tydings Vandenberg Wagner Walsh, Mont. Waterman Wheeler |
| | NOT VO | TING-18 | |
| Bingham Burton <i>Copeland</i> Cutting Dencen | <i>Alass</i> Hatfield <i>King</i> Moses Norbeck | Robinson, Ind. Shipstead Simmons Smith Stephens | Townsend Walcott Watson |

So the amendment was rejected.

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Mr. ROBINSON of Arkansas. Mr. President, the vote that was taken and the debate which has been had related, or should have related, to the amendments on page 447. In the paragraph on page 447 the subject of smoking opium, as stated by the Senator from Montana, is dealt with. On page 446 the amendments now under consideration relate to the question as to whether owners of vessels shall be held liable in case other property not manifested shall be found on their ships.

TRADE-MARKED IMPORTED MERCHANDISE

COMMITTEE AMENDMENT TO STRIKE OUT THE EXCEPTION WHICH WOULD PERMIT THE IMPORTATION OF MERCHANDISE BEAR-ING AMERICAN TRADE-MARKS IF WRITTEN CONSENT OF THE TRADE-MARK OWNER IS PRODUCED AT THE TIME OF MAKING ENTRY, THUS COMPELLING THE MANUFACTURE IN THE UNITED STATES OF ARTICLES THE TRADE-MARKS OF WHICH ARE REGISTERED UNDER OUR TRADE-MARK LAWS

The House text was as follows:

It shall be unlawful to import into the United States any merchandise of foreign manufacture if such merchandise, or the label, sign, print, package, wrapper, or receptacle, bears a trade-mark owned by a citizen of, or by a corporation or association created or organized within, the United States, and registered in the Patent Office by a person domiciled in the United States, under the provisions of the act entitled "An act to authorize the registration of trade-marks used in commerce with foreign nations or among the several States or with Indian tribes, and to protect the same," approved February 20, 1005, as amended, and if a copy of the certificate of registration of such trade-mark is filed with the Secretary of the Treasury, in the manner provided in section 27 of such act, unless written consent of the owner of such trade-mark is produced at the time of making entry."

The Senate committee amendment was to strike out the comma and the words "unless written consent of the owner of such trade- $m\pi rk$ is produced at the time of making entry."

(Cong. Record, September 24, 1929; Page, Daily 4087; Permanent 3906)

The VICE PRESIDENT. The question will be stated before the vote is taken so that there will be no mistake about it.

The CHIEF CLERK. The committee proposes, in section 526, page 428, in line 14, after the word "act," to strike out the words "unless written consent of the owner of such trade-mark is produced at the time of making entry."

The VICE PRESIDENT. The yeas and nays have been ordered, and the Secretary will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. SMITH (when his name was called). I have a general pair with the senior Senator from Indiana [Mr. WATSON]. In his absence I withhold my vote.

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs:

The senior Senator from Massachusetts [Mr. GILLETT] with the senior Senator from New York [Mr. COPELAND]; and

The senior Senator from New Hampshire [Mr. Moses] with the junior Senator from Louisiana [Mr. BROUSSARD].

Mr. SHEPPARD. I desire to announce that the senior Senator from Arkansas [Mr. ROBINSON] and the senior Senator from Nevada [Mr. PITTMAN] are necessarily detained from the Senate on official business.

Mr. ROBINSON of Indiana. I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, not knowing how he would vote on this question, I withhold by vote. Mr. SIMMONS. I have a general pair with the junior Senator from Ohio

Mr. SIMMONS. I have a general pair with the junior Senator from Ohio [Mr. BURTON]. That Senator is absent and I am unable to get a transfer. Therefore I withhold my vote. If I were at liberty to vote, I would vote "nay."

The result was announced-yeas 46, nays 31, as follows:

| | | YEAS-40 | |
|---|---|---|--|
| Allen Ashurst Barkley Black Blacs Bratton Capper Caravay Dale Dencen Dencen Dfll Edge | Glass Golf Goldsborough Gould Greenc Hale Harts Hastings Hatfield Hatfield Hayden Hebert | Heftin Jones Kean Keyes McKellar Metcalf Nye Patterson Philpps Reed Sackett | Sheppard Thomas, Okla. Townsend Trammeli Walper Walcott Walsh, Mass. Warren Waterman Waterman |
| | 2 | NAYS31 | |
| Blaine Borah Brook Brookhart Conzens Couzens Cutting Fess | Fletchor Frazler Gcoryc Glenn Harrison Johnson King La Follette | McMaster McNary Norbeek Overman Ransdell Schall Shortridge Smoot | Steck Steiwer Swanson Thomas, Idaho Tydings Vandenberg Walsh, Mont. |
| | NOT | VOTING-18 | |
| | | | |

| Bingham Broussard Burton Oopeland Gillett | Norris Oddie | Robinson, Ind. SHIPSTEAD | Smith Stephens Watson |
|---|-----------------|-----------------------------|-----------------------------|
| Gillett | Pine | Simmons | |

So the amendment of the committee was agreed to.

PRESIDENTIAL POWER

Equalization of Competitive Conditions (so-called flexible provisions)

MR. FLETCHER'S AMENDMENT (TO MR. SIMMONS'S SUBSTITUTE FOR MR. SMOOT'S SUBSTITUTE FOR SECTION 336, WITH REFER-ENCE TO THE FLEXIBLE PROVISIONS) TO MAKE EFFECTIVE BY PRESIDENTIAL PROCLAMATION, CHANGES IN RATES OF DUTY RECOMMENDED BY THE TARIFF COMMISSION SHOULD CONGRESS FAIL TO TAKE ACTION THEREON WITHIN THREE MONTHS

(Cong. Record, October 2, 1929; page, Duily, 4376; Permanent, 4149)

Mr. SIMMONS. Mr. President, the clerk has not read the first provision. which is a repeal of the present section of the tariff,

The VICE PRESIDENT. The Chair will announce that if the amendment is agreed to it repeals the provision referred to by the Senator from North Carolina.

Mr. SIMMONS. Very well. I want to have that understood.

The legislative clerk resumed and concluded reading Mr. SIMMONS'S amendment, which is entire as follows:

In lieu of the mutter proposed to be inserted by the amendment of Mr. SMOOT as a substitute for section 336 (p. 319, line 10, to and including line 12 on p. 326) insert the

In neu of the matter proposed to be inserted by the antihildment of AIF, SMOOT AS A substitute for section 336 (p. 319, line 10, to and including line 12 on p. 326) insert the following: SEC, 336, Recommendations for adjustment of duties: (a) Upon its own motion or upon application of any interested party showing good and sufficient reason therefor, the commission shall investigate and ascertain the differences in the cost of production of any domestic article and of any like or similar foreign article. If the commission finds it shown by the investigation that the duty imposed by haw upon the foreign article does not equalize the differences in the cost of production of the domestic article and of the foreign article when produced in the principal competing country or countries, then the commission shall report to the President and to the Congress such increases or decreases in the duty upon the foreign article from the dutable list of the foreign article by the commission finds to be necessary in order to qualize the dutable list, a change in the form of duty, or a change in classification. The report shall be accompanied by a statement of the commission, setting forth the findings of the commission with respect to the differences in costs of production, the claments of cost included in the cost of production of the commission. The fresident, upon receipt of any such report shall no trecommission. The respective article as a sacertained by the commission, and any other matter deemed pertinent by the commission. The fresident, upon receipt of any such report shall not include any like as the properties of the any field of the free list of the recommendations, if any, with respect to the increase or decrease in duty proposed by the commission, shall promptly transmit the report is and in the consideration of such bill, which or in part, of the recommendations made by the commission with respect thereto is reached after an investigation by the commission with respect article and include any like motion include a

adopt such reasonable rules of procedure as may be necessary to execute its functions under this section.
(c) In ascertaining the differences in costs of production under this section the commission shall take into consideration, in so far as if finds it practicable—

(1) The differences in conditions of production, including wages, costs of materials, and other items in cost of production of like or similar articles in the United States and in competing foreign countries;
(2) Costs of transportation;
(3) Other costs including the cost of containers and coverings of whatever nature, and other charges and expenses incident to placing the article in condition, packed ready for delivery, storage costs in the principal market or markets of the United States and of the principal country or countries, and costs of reconditioning or repacking wherever incurred;
(4) Differences between the domestic and foreign article in packing and containers, and in condition in which received in the principal markets of the United States;
(5) Differences in wholesale selling prices of domestic and foreign articles in the principal market or as such prices are indicative of costs of production, provided such costs can not be satisfactorily obtained;
(4) Advantages granted to a foreign producer by a foreign government or by a person, partnership, corporation, or association in a foreign country; and
(7) Any other advantages or disadvantages in competition which increase or decrease in a definitely determinable of a foreign market or markets of the United States.

The VICE PRESIDENT. The yeas and nays have been ordered.

Mr. FLETCHER. Mr. President, 1 desire to offer the following amendment to the amendment. At the conclusion of paragraph 2, page 2, strike out the period following the word "Commission" and insert a comma and the following language:

And if Congress fails or refuses to take any action thereon within three months and complete such action within four months thereafter, the President is authorized, by proclamation, to put into effect the changes in the rates of duty in accordance with his recommendation to Congress: *Provided*, Such changes in rates shall not exceed 50 per cent of the rates of duty provided in the law, either as to increases or decreases; but this proviso shall not apply to the free list.

Mr. SIMMONS. Mr. President, I am not able to accept the amendment offered by the Senator from Florida, because I think it violates the principle upon which Senators are favoring my amendment.

Mr. FLETCHER. Mr. President, I am not going to take time to discuss my amendment to the amendment. It is to meet a situation which I conceive will arise in two-thirds of the cases that may be submitted to Congress. The substitute provides that the Tariff Commission shall report to the President and that the President shall transmit that report to Congress with his recommendations respecting any increases or decreases in the rates of duty. Now, if that recommendation is satisfactory to the Congress, there is no need for any congressional action at all. The evidence that Congress finds it satisfactory will be established by the failure or declination of Congress to act within three months after the recommendation is made to it. I think that will meet probably two-thirds of the cases which will be presented. There is no need for congressional action in such cases. Congress will signify its acquiescence in the President's recommendation by simply declining to do anything for three months after the recommendation is laid before it.

The VICE PRESIDENT. The question is upon the amendment proposed by the Senator from Florida to the amendment of the Senator from North Carolina as modified.

Mr. MOSES. Let us have the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. FESS (when Mr. BURTON'S name was called). Upon this vote my colleague the junior Senator from Ohio [Mr. BURTON] is paired with the senior Senator from Minnesota [Mr. SHIPSTEAD]. If the Senator from Ohio were present and permitted to vote, he would vote "yea," and, I understand, that, if present and permitted to vote, the Senator from Minnesota would vote "nay." Mr. ODDIE (when his name was called). On this question I have a pair with the Senator from South Dakota [Mr. NORBECK]. If he were present, he would vote "nay," and if I were permitted to vote I should vote "yea."

The roll call was concluded.

Mr. FESS. On this question the Senator from Kentucky [Mr. SACKETT] is paired with the Senator from Missouri [Mr. HAWES]. I understand the Senator from Kentucky, if present and permitted to vote, would vote "yea" and the Senator from Missouri, if present and permitted to vote, would vote "nay."

The result was announced-yeas 42, nays 47, as follows:

YEAS--42

| Allen Bingham <i>Broussard</i> Capper Couzens Deneen Edge Fess <i>Fletcher</i> Gillett Glenn | Goff Goldsborough Gould Greene Unstings Unstings Unstings Unstings Unstings Kenn Kenn Keyes | McNnry Metcalf Moses Patterson Phipps Ransdell Reed Robinson, Ind. Shortridge Smoot Steck | Stelwer Thomas, Idaho Townsend <i>Trammell</i> Vandenberg Walcott Warren Warren Watson |
|--|--|---|--|
| | 1 | NAYS-47 | |
| Ashhurst Barkley Black Blaine Blease Rorah | Bration Brock Brookhart Curaway Connally Copeland | Cutting Dale Dill Frazier George Glass | Harris Harrison Hayden Heftin Howell Johnson |

Kendrick King La Follette McKellar McMaster Norris

• •

Nye Overman Pine Pittman Robinson, Ark. Schall Sheppard Simmons Smith Stephens Swanson Thomas, Okla. Tydings Wagner Walsh, Mass. Walsh, Mont. Wheeler

NOT VOTING-6

| Burton | Norbeck | Sackett |
|--------|---------|-------------|
| Hawes | Oddie | Shipstead |

So Mr. FLETCHER'S amendment to the amendment of Mr. SIMMONS, as modified, was rejected.

PRESIDENTIAL POWER

Equalization of Competitive Conditions (so-called flexible provisions)

MR. TRAMMELL'S AMENDMENT (TO MR. SIMMONS'S SUBSTITUTE FOR MR. SMOOT'S SUBSTITUTE FOR SECTION 336, WITH REF-ERENCE TO THE FLEXIBLE PROVISIONS) TO MAKE EFFECTIVE PRESIDENTIAL PROCLAMATION OF CHANGES IN RATES OF DUTY RECOMMENDED BY THE TARIFF COMMISSION SHOULD EITHER HOUSE OF CONGRESS, BY RESOLUTION, FAIL TO ACT WITHIN SIX MONTHS

(Cong. Record, October 2, 1929; page, Daily, 4377; Permanent, 4150)

Mr. TRAMMELL. Mr. President, I offer an amendment to the amendment. The VICE PRESIDENT. The Senator from Florida will send it to the desk, and the Secretary will state it.

The LEGISLATIVE CLERK. In the amendment of the Senator from North Carolina [Mr. SIMMONS], as modified, on page 4, after line 25, it is proposed to add the following:

(d) That if Congress within six months after the date of the receiving of such report and recommendation from the President fails to act thereon, either by an act of both Houses or a resolution by either House of Congress, the President may, by proclamation, declare and fix such increase or decrease in rates of duty as recommended by him to Congress: *Provided*, That the total increase or decrease of such rates of duty shall not exceed 50 per cent of the rates specified in title 1 of this act, or in any amendatory act: And provided further, That 30 days after the date of such proclamation by the President the rates of duty so fixed by his proclamation shall be the duty thereafter imposed and collected upon the articles covered by his proclamation.

The VICE PRESIDENT. The question is on agreeing to the amendment of the Senator from Florida [Mr. TRAMMELL] to the amendment of the Senator from North Carolina [Mr. SIMMONS], as modified.

Mr. TRAMMELL. Mr. President, the amendment proposed by me to the amendment of the Senator from North Carolina in policy resembles that which was offered by my_colleague [Mr. FLETCHER], but in its terms it is somewhat different. The amendment to the amendment provides that the President shall transmit his recommendation and the report of the Tariff Commission to Congress, and if the House or the Senate, acting alone, fails to adopt a resolution within the 6-month period, or if both Houses fail to pass an act upon his recommendation, that then the Persident may have the authority to issue his proclamation providing for the increase or decrease in the rate as recommended in his message to the Congress.

Mr. SIMMONS. Mr. President, I can not accept the amendment of the Senator from Florida to my amendment. It involves exactly the same principle as the amendment we have just voted down.

The VICE PRESIDENT. The question is on agreeing to the amendment offered by the Senator from Florida [Mr. TRAMMELL] to the amendment of the Senator from North Carolina [Mr. SIMMONS] as modified.

Mr. WATSON. Mr. President, on this question I demand the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. FESS (When Mr. BURTON'S name was called). On this question my colleague, the junior Senator from Ohio [Mr. Burton] is paired with the senior Senator from Minnesota [Mr. SHIPSTEAD]. Were the junior Senator from Ohio present he would vote "yea," and the senior Senator from Minnesota, if present, would vote "nay."

Mr. ODDIE (when his name was called). On this question I have a pair with the senior Senator from South Dakota [Mr. Norseck]. If he were pres-ent, he would vote "nay," and if I were permitted to vote I should vote "yea." Mr. FESS (when Mr. SACKETT'S name was called). On this question the

senior Senator from Kentucky [Mr. SACKETT] is paired with the senior Senator from Missouri [Mr. HAWES]. If the senior Senator from Kentucky were pres-ent, he would vote "yea," and the senior Senator from Missouri, if present, would vote "nay."

The roll call having been concluded, the result was announced—yeas 41, nays 48, as follows: YEAS-41

| Allen Bingham Broussard Capper Deneen Edge Fess Fletcher Gillett Glenn Goff | Goldsborough Gould Greene Hale Hastings Hatfield Hebert Jones Kean Keyes McNary | Metcalf Moses Patterson Phipps <i>Ransdoll</i> Reed Robinson, Ind. Shortridge Smoot <i>Steok</i> Stelwer | Thomas, Idaho Townsend Trammell Vandenberg Walcott Warren Warren Watson |
|---|---|--|--|
| | 1 | NAYS-48 | |
| Ashurst Barkley Black Bluine Bleasc Rorah | Couzens Cutting Dale Dill Frazler George | Johnson Kendrick King La Follette McKellar McKaster | Schall Sheppard Simmons Smith Stephens Swanson |

| noran | acorae | alcmaster | Swanson | |
|-----------|----------|----------------|---------------|--|
| Bratton | Glass | Norris | Thomas, Okla. | |
| Brock | Harris | Nye | Tydings | |
| Brookhart | Harrison | Overman | Wayner | |
| (Jarawaj) | Hayden | Pine | Walsh, Mass. | |
| Connally | Heftin | Pittman | Walsh, Mont. | |
| Copcland | Howell | Robinson, Ark. | Wheeler | |
| | N | OT VOTING-6 | | |
| Burton | Norbeck | Sackett | SHIPSTEAD | |
| Наюся | Oddie | | | |

Borah

So. Mr. TRAMMEL'S amendment to the amendment of Mr. SIMMONS, as modified, was rejected.

PRESIDENTIAL POWER

Equalization of Competitive Conditions (so-called flexible provisions)

MR. SIMMONS'S SUBSTITUTE (FOR MR. SMOOT'S SUBSTITUTE FOR SECTION 336, WITH REFERENCE TO THE FLEXIBLE PROVISIONS) PROVIDING THAT THE TARIFF COMMISSION SHALL REPORT TO THE PRESIDENT AND CONGRESS AS TO NECESSARY CHANGES IN RATES OF DUTY TO EQUALIZE THE COST OF PRODUCTION; TO ELIMINATE THE POWER OF THE PRESIDENT TO PROCLAIM THEM, AND CONFINING BILLS TO CARRY OUT SUCH RATES EXCLUSIVELY TO THE ITEMS INCLUDED IN THE COMMISSION'S REPORT, ETC.

(Cong. Record, October 2, 1929; page, Daily, 4377; Permanent, 4150)

Mr. SMOOT. With no change. It is a substitute for section 336, beginning on page 319 of the bill.

Swanson Thomas, Okla.

The VICE PRESIDENT. The clerk will read the substitute amendment proposed by the Senator from Utah.

The CHIEF CLERK. Commencing on page 319, line 10, strike out down through page 326, line 12, and insert in lieu thereof the following :

proposed by the Senator from Utah.
 The Churge Chaza. Commencing on page 319, line 10, strike out down through page 326, line 12, and ingert in lieu thereof the following:
 Stc. 336, Equalization of costs of production: (a) In order to regulate the foreign commerce of the United States and to put link fore and effect the policy of the Congress by link act intended, whenever the President, upon investigation by the United States and to put link fore and effect the policy of the Congress by link act intended, whenever the President, upon investigation by the United States and the principal comparise shall find it thereby shown that the duties fixed in this act do not equalize the said differences in classifications of production are production or production or procedurations such inclusions classifications of inferences in and etermine and procedura the changes in classifications of differences in the classification or production procedurations such and the investigation of the states and the principal compary into the United States or into any foreign country into the United States or into any foreign country into the United States or into any of its possesions (except the Thilippine Islands, the Virgin Islands, American Stano, and the specified the origin country into the United States and to put of the congress by this act intonded, whenever the President of or production is well activates or in any aneatom investigation by the said differences in a differences in direct to regulate the origin specified in differences in the differences in the direct to regulate the origin specified in differences when you investigation by the third States and to put the processing the said differences in a direct of the United States and to put the processing the differences in the direct or product of the thirded States and to put the processing the differences in the direct or put the direct or specified in this act do not equalize stated ind the thereby shown that the thereby shown that

The commission is authorized to adopt such reasonable procedure, rules, and regulations as it may deem necessary. The President, proceeding as hereinbefore provided for in proclaiming rates of duty, shall, when he determines that it is shown that the differences in costs of production have changed or no longer exist which led to such proclamation, accordingly as so shown, modify or terminate the same. Nothing in this section shall be construed to authorize a transfer of an article from the dutiable list to the free list or from the free list to the dutiable list, nor a change in form of duty. Whenever it is provided in any paragraph of Title I of this act that the duty or duties shall not exceed a specified ad valorem rate upon the articles provided for in such paragraph, no rate determined under the provision of this section upon such articles shall exceed the maximum ad valorem rate so specified. (d) For the purposes of this section any coal-tar product for in paragraphs 27 or 28 of Title I of this act shall be considered similar to or competitive with any imported coal-tar product which accomplishes results substantially equal to those accomplished by the domestic product when used in substantially the same manner. (e) The President is authorized to make all needful rules and regulations for carry-ing out the provisions of this section. (f) The Secretary of the Treasury is authorized to make such rules and regulations as he may deem necessary for the entry and declaration of imported articles of the class or

kind of articles upon which the President has made a proclamation under the provisions of subdivision (b) of this section and for the form of invoice required at time of entry. (g) The term "transportation costs" means (1) in the case of an article wholly or in part the growth or product of competing foreign countries, the cost of transporting such article from the arcas of substantial production in the principal competing country to the principal port of importation of such article into the United States; and (2) in the case of an article wholly or in part the growth or product of the United States; the cost of transporting such article from the areas of substantial production that can reasonably be expected to ship the article to the principal port of importation in the United States of the like or similar article wholly or in part the growth or product of competing foreign countries. countries.

Mr. SIMMONS. Mr. President, the clerk has not read the first provision, which is a repeal of the present section of the tariff.

The VICE PRESIDENT. The Chair will announce that if the amendment is agreed to it repeals the provision referred to by the Senator from North Carolina.

Mr. SIMMONS. Very well. I want to have that understood.

The legislative clerk resumed and concluded reading Mr. SIMMONS's amendment, which is entire as follows:

The legislative clerk resumed and concluded reading Mr. SIMMONS's amend-ment, which is entire as follows: In lieu of the matter proposed to be inserted by the amendment of Mr. SMOOT as a substitute for section 336 (p. 319, line 10, to and including line 12 on p. 320) insert the following: Scc. 336. Recommendations for adjustment of duties: (a) Upon its own motion or upon application of any interested party showing good and sufficient reason therefor, the following: the investigate and ascertain the differences in the cost of production of any domestic article and of any like or similar foreign article. If the commission finds it shown by the investigation that the duty imposed by law upon the foreign article does not equalize the differences in the cost of production. Any such increases or decreases in the duty upon the foreign article as the commission finds to be necessary in order to equalize such differences in the cost of production. Any such increased or decreased duty may include the transfer of the article from the dutinable list to the free list or from the free list to the dutinable list, a change in the form of duy, or a change in classification. The report shall be accompanied by a statement of the com-mission setting forth the findings of the commission, and any other matter deemed perform they free list to forgers with his respect to the differences in the increase or decrease in duty proposed by the commission. Any bill having for it soliget the carrying out, in whole or in part, of the recom-mendations made by the commission under this section unless the deter-mination of the grantice of section and may such report shall not include any item is the question during the course of which the commission shall be considered which is at granmate to the lines frequence is no amendment thereto shall be considered which is at grantice in the first on the section with respect the recon-mendations made by the commission under this section unless the deter-mination of the commission in any such report

the principal competing country or countries, and costs of reconditioning or repacking wherever incurred; (4) Differences between the domestic and foreign article in packing and containers, and in condition in which received in the principal markets of the United States; (5) Differences in wholesale selling prices of domestic and foreign articles in the principal markets of the United States in so far as such prices are indicative of costs of production, provided such costs can not be satisfactorily obtained. (6) Advantages granted to a foreign producer by a foreign government or by a per-son, partnership, corporation, or association in a foreign country; and (7) Any other advantages or disadvantages in competition which increase or decrease in a definitely determinable amount the total cost at which domestic or foreign articles may be delivered in the principal market or markets of the United States.

The VICE PRESIDENT. The yeas and nays have been ordered.

The VICE PRESIDENT. The question now is upon the amendment, in the nature of a substitute, offered by the Senator from North Carolina [Mr. SIM-MONS], upon which the yeas and nays have already been ordered. The clerk will call the roll.

119206-S. Doc. 177. 71-2-2

The legislative clerk proceeded to call the roll.

Mr. FESS (when Mr. BURTON'S name was called). On this question my colleague [Mr. BURTON] is paired with the Senator from Minnesota [Mr. Ship-STEAD]. If my colleague were present and at liberty to vote, he would vote "nay," and vote "yea." " and if the Senator from Minnesota were present and voting he would

Mr. ODDIE (when his name was called). On this question I have a pair with the senior Senator from South Dakota [Mr. NorBECK]. If he were pres-

with the senior Schator from South Dakota [Mr. NORBECK]. If he were pres-ent, he would vote "yea," and if I were at liberty to vote I should vote "'nay." Mr. FESS (when Mr. SACKETT's name was called). Making the same announcement that I made a moment ago, the Senator from Kentucky [Mr. SACKETT] is paired with the Senator from Missouri [Mr. HAWES]. If they were present, the Senator from Kentucky would vote "nay," and the Senator from Missouri would vote "yea." Mr. SCHALL (when Mr. SUPETERN'S name was called). My colleague [Mr.

Mr. SCHALL (when Mr. SHIPSTEAD'S name was called). My colleague [Mr. SHIPSTEAD] is ill. If he were present and voting, he would vote "yea."

The roll call having been concluded, the result was announced-yeas 47, nays 42, as follows: YEAS-47

| Ashurst | |
|----------------------|--|
| Barkley | |
| Black | |
| Blaine Blease | |
| Borah | |
| Bratton | |
| Brock | |
| Brookhart Oaraway | |
| Connally | |
| <i>Oopeland</i> | |
| • | |

Allen Bingham

Dale Dencen

Edge

Fess Fletcher

Gillett

Broussard Capper Couzens

Cutting DIII Frazier Acorge Glass Harris Harrison Haydon Heffin Howell Johnson Kendrick

Glenn

Gould Greene

Hale Hastings

Hatfield

Hebert

Jones

Kean

Goff

King La Follette McKellar McMaster Norris Nye Overman Pine Plltman Robinson, Ark.

Schall Sheppard

Keyes McNary

Metcalf Moses

atterson

Shortridge Smoot

Robinson, Ind.

-6

Phipps Ransdell

Reed

NAYS-42

Simmons Smith Stephens Swanson Thomas, Okla. Trammell Tydings Wagner Walsh, Mass. Walsh, Mont. Wheeler

Steck Steiwer Thomas, Idaho Townsend Vandenberg Walcott Warren Waterman Watson

Norbeck Oddle Sackett Burton SHIPSTEAD Hawcs

Goldshorough

So Mr. SIMMONS'S amendment to Mr. SMOOT'S amendment was agreed to. The VICE PRESIDENT. The question is upon the amendment of the Senator from Utah [Mr. Smoor] as amended by the amendment of the Senator from North Carolina,

NOT VOTING-

The amendment, as amended, was agreed to.

VALUE OF IMPORTED MERCHANDISE, UNITED STATES VALUE

MR. KING'S SUBSTITUTE (FOR SUBDIVISION D OF SECTION 402, THE EXPORT VALUE) IN LIEU OF THE HOUSE TEXT, WHICH WAS MODIFIED BY THE COMMITTEE AMENDMENT SO AS TO PROVIDE FOR AN ESTIMATED VALUE BASED ON MERCHANDISE COMPARABLE IN CONSTRUCTION OR USE, SHOULD IT NOT BE POSSIBLE TO APPLY THE FOREIGN VALUE OR THE EXPORT VALUE

(Cong. Record, Ootober 7, 1929; page, Daily, 4501; Permanont, 4299)

The VICE PRESIDENT. The next committee amendment passed over is on page 342. The amendment will be stated.

The LEOISLATIVE CLERK. The next amendment of the Committee on Finance is, on page 342, line 18, after the word "value," to strike out "having regard for differences in quality and other differences, based on the price at which merchandise, whether domestic or imported, comparable in construction or use to the imported merchandise, is so offered for sale," and insert "based on the price at which merchandise, whether imported or domestic, comparable in construction or use with the imported merchandise, is so offered for sale, with such adjustments as may be necessary owing to differences in size, material, construction, texture, and other differences," so as to read :

(d) United States value: The United States value of imported merchandise shall be (1) the price at which such or similar imported merchandise is freely offered for sale, at the time of importation of the imported merchandise, packed ready for delivery, in the principal market of the United States to all purchasers, in the usual wholesale quantities and in the ordinary course of trade, or (2) if such or similar imported merchandise is not so offered for sale in the United States, then an estimated value, based on the price at which merchandise, whether imported or domestic, comparable in construction or use with the imported merchandise, is so offered for sale, with such adjustments as may be necessary owing to differences in size, material, construction, texture, and other differences. differences.

The PRESIDING OFFICER. The clerk will state the amendment for the information of the Senate.

The CHIEF CLERK. On page 342, beginning with line 10, strike out all of subdivision (d), relating to United States value, and insert in lieu thereof the following:

(d) United States value: The United States value of imported merchandise shall be the price at which such or similar imported merchandise is freely offered for sale, packed ready for delivery, in the principal market of the United States to all purchasers, at the time of exportation of the imported merchandise, in the usual wholesale quantities and in the ordinary course of trade, with allowance made for duty, cost of transportation and insurance, and other necessary expenses from the place of shipment to the place of delivery, a commission not exceeding 6 per cent, if any has been paid or contracted to be paid on goods secured otherwise than by purchase, or profits not to exceed 8 per cent and a reasonable allowance for general expenses, not to exceed 8 per cent on purchased goods. goods.

Mr. WALSH of Massachusetts. Mr. President, I desire to ask the Senator from Utah [Mr. King] a question in order that his answer may appear in the RECORD at this point following the reading of his amendment. As I understand his amendment it provides for the restoration of the language of the present law in place of the provision inserted in the bill by the House and the amendment offered by the Senate Finance Committee?

Mr. KING. The Senator states the situation correctly.

The VICE PRESIDENT. The question is on agreeing to the amendment of the junior Senator from Utah.

Mr. HARRISON. I demand the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk called the roll,

Mr. MoMASTER. I desire to announce that my colleague, the senior Senator from South Dakota [Mr. Norseok], is unavoidably absent on account of illness.

I understand, if present, he would vote "yea." Mr. SIMMONS, I have a general pair with the junior Senator from Ohio [Mr. BURTON], who is absent. I transfer that pair to the junior Senator from New York [Mr. WAGNER] and vote "yea."

Mr. BLEASE. I have a pair with the Senator from Maine [Mr. GOULD], who is absent. I presume, if present, he would vote "nay." If permitted to vote, I should vote "yea," but because of my pair with the Senator from Maine I shall withhold my vote.

Mr. KING. I am paired for the day with the Senator from Illinois [Mr. DENEEN], who is unavoidably absent, but on this question I find that I can transfer the pair to the Senator from Arizona [Mr. ASHURST], which I do, and vote "yen,'

Mr. CARAWAY. I have a pair with the junior Senator from California [Mr. SHORTRIDGE]. Being unable to obtain a transfer, I withhold my vote. If permitted to vote I should vote "yea."

Mr. MOSES (after having voted in the negative). I inquire if the junior Senator from Louisiana [Mr. BROUSSARD] is recorded as having voted? The VICE PRESIDENT. The Chair is informed he is not.

Mr. MOSES. I have a general pair with that Senator, but I transfer the pair to the Senator from Vermont [Mr. DALE] and will permit my vote to stand.

The result was announced-yeas 44, nays 37, as follows:

| | • | | |
|---|---|---|--|
| | | YEA8-44 | |
| Barkley Black Blaine Borah Bratton Brock Brookhart Convally Copeland Cutting Dill | Fletcher Frazler George Glass Harris Harrison Harrison Haves Hayden Heflin Howel] King | La Follette McKellar McMaster Nyce Overman Fittman Ransdell Robinson, Ark. Schall Sheppard | Simmons Smith Steck Stephens Sranson Thomas, Okla. Trammell Tydings Walsh, Mass., Walsh, Mass., Walsh, Mont. |
| | | NAYS | |
| Allen Bingham Capper Couzens Edge Fess Gillett Glenn Goff Goldsborough | Greene Hale Hastings Hatfield Helert Jones Kean Kendrick Keyes McNary | Metcalf Moses Oddle Patterson Phipps Reed Robinson, Ind. Sackett Smoot Steiwer | Thomas, Idaho Townsend Vandenberg Walcott Warren Warren Waterman Watson |
| | NU | OT VOTING-14 | |
| A shurst Bleasc Brougsard Burton | <i>Caraway</i> Dale Deneen Gould | Johnson Norbeck Pine Shtpstead | Shortridge Wayner |
| So Mr. King' | s amendment was | agreed to. | |

So Mr. KING'S amendment was agreed to.

APPRAISEMENT PROCEEDINGS

COMMITTEE AMENDMENT, AS MODIFIED, TO PERMIT THE INTER-VENTION AS PARTIES IN INTEREST IN APPRAISEMENT PRO-CEEDINGS OF AMERICAN MANUFACTURERS, PRODUCERS, WHOLESALERS, AND REPRESENTATIVES OF LABOR ORGANIZA-TIONS UNDER UNITED STATES CUSTOMS COURT RULES

(Cony. Record. October 8, 1929, page, Daily 4528; Permanent, 4821)

The Senate, as in Committee of the Whole, resumed the consideration of the bill (H. R. 2607) to provide revenue, to regulate commerce with foreign countries, to encourage the industries of the United States, to protect American labor, and for other purposes, the pending question being on the amendment of the Committee on Finance, in section 501, page 398, after line 9, to insert:

In all proceedings instituted under this section an American manufacturer or producer or wholesaler, or a representative of an American labor organization or labor association shall, with the permission of the court, granted in its discretion, have the right to appear, to offer evidence, to cross-examine witnesses and to be heard, as a party in interest, under such rules as the United States Customs Court may prescribe.

The PRESIDING OFFICER. The amendment will be restated.

The LEGISLATIVE CLERK. On page 398, line 11, after the word "producer," it is proposed to insert:

Engaged in the production or sale of like or similar articles to those which are the subject of the inquiry.

So that the amendment will read:

In all proceedings instituted under this section an American manufacturer or producev engaged in the production or sale of like or similar articles to those which are the subject of the inquiry.

Also in line 13–

Mr. REED. Oh, no, Mr. President; the Senator means, I think, that that language should be inserted after the word "wholesaler," in line 11.

Mr. BARKLEY. Yes; it should be inserted after "wholesaler." I thought "producer" was the last word.

The LEGISLATIVE CLERK. Also, in line 13, after the word "association," it is proposed to insert the following:

Whose members are employed in such production or sale.

Mr. REED. That amendment seems to me to be all right, Mr. President; 2. and I hope it will be adopted. *

The PRESIDING OFFICER. The question is on agreeing to the amendment of the Senator from Kentucky [Mr. BARKLEY] to the amendment of the commiffee.

The amendment to the amendment was agreed to.

Mr. BRATTON. Mr. President, I offer an amendment to the committee amendment. After the word "association," in line 13, I propose to insert the words "or agricultural or consumers' association."

The PRESIDING OFFICER. The clerk will report the amendment to the amendment.

The LEGISLATIVE CLERK. On page 398, line 13, after the word "association," insert the words "or agricultural or consumers' association."

The amendment to the amendment was agreed to.

The PRESIDING OFFICER. Eighty-eight Senators have answered to their names. There is a quorum present. The question is on agreeing to the committee amendment as amended, on which the yeas and nays have been ordered. The Chief Clerk proceeded to call the roll.

Mr. SIMMONS (when his name was called). I have a general pair with the junior Senator from Ohio [Mr. BURTON]. In his absence I transfer the pair to the junior Senator from Massachusetts [Mr. WALSH] and vote "nay." The roll call was concluded.

Mr. SHEPPARD. I desire to announce that the junior Senator from New York [Mr. WAGNER] is necessarily detained from the city.

Mr. CARAWAY. I have a pair with the junior Senator from California [Mr. SHORTRIDGE], which I transfer to the junior Senator from New York [Mr. WAGNER], and vote "nay."

Mr. BLEASE, I have a pair with the junior Senator from Maine [Mr. GOULD], and in his absence I withhold my vote. If the Senator from Maine were present, he would vote "yea," and if I were permitted to vote I would vote "nay."

YEAS-41

The result was announced—yeas 41, nays, 44, as follows:

| | | 10/0-11 | |
|--|---|---|--|
| Allen Bingham Broussard Capper Couzens Dale Dencen Edge Fess Gillett Glenn | Goff Goldsborough Areene Hale Hastings Hatfield <i>Heflin</i> Johnson Jones Kean Keyes | McNary Metcalf Moses Oddie Patterson Phipps Reed Robinson, Ind. Sackett Smoot Stelwer | Thomas, Idaho Townsend <i>Trammell</i> Vandenberg Walcott Warren Waterman Watson |
| | 1 | NAYS-44 | |
| A shurst Barkley Bluck Bluck Borah Broah Brock Brock Brockhart Caraway Connally Cutting | Dill Fletohor Frazler George Glass Harris Ilarris Ilarlson Havgen Hayden Howell Kendrick | King La Follette McKellar Norris Nye Overman Pine Pittman Ransdell Robinson, Ark. | Schall Sheppard Simmons Smith Steck Stephens Thomas, Okla. Tydings Walsh, Mont, Wheeler |
| | NOT | VOTING-10 | |
| Blease Burton Copcland | Gould Hebert Norbeck | SHIP STEAD Shortridge Wayner | Walsh, Mass. |

So the amendment of the committee as amended was rejected.

PHILIPPINE INDEPENDENCE AND TRADE POLICY

MR. BINGHAM'S MOTION TO TABLE THE AMENDMENT OF SEN-ATOR BROUSSARD AUTHORIZING THE PRESIDENT TO INVITE 'THE PACIFIC PACT POWERS TO A CONFERENCE TO AGREE ON GUARANTEEING PHILIPPINE INDEPENDENCE AND PENDING SUCH AGREEMENT TO LIMIT THE FREE-TRADE POLICY BE-TWEEN THE PHILIPPINES AND THE UNITED STATES

(Cong. Record, October 9, 1929; page, Daily 4599; Permanent, 4389)

The VICE PRESIDENT. The clerk will read the modified amendment submitted by the Senator from Louisiana.

The Chief Clerk read the amendment, as modified, as follows:

The Chief Clerk read the amendment, as modified, as follows:
The Chief Clerk read the amendment, as modified, as follows:
The Chief Clerk read the amendment, as modified, as follows:
The american status of the 25, hears of the 25, hears 25, hears 25, hears 16 3, "Second the american status of the Covernments of Great Britain, Japan, Iaiy, and France to send representatives to a conference, while shall be charged with the duty of entering for one to the provided, collected, and paid upon all articles coming into the United States is authorized that there shall be leveled, collected, and paid upon all articles coming into the United States is authorized for the Covernment of the Chief States from the Philippine islands. Such States is no the Philippine islands, the rate of the the second is states in the second provided for the Covernment of the Chief States from the Philippine shall be required to be leveled, collected, and paid upon all articles of duty which are required to be leveled, collected, and paid upon all articles of the Covernment and benefit of said islands: *Provided further*, that articles, the greenheat of the Chief States from the Philippine shands the rate over to the Chief states from the Philippine islands for the government and benefit of said islands; *Provided further*, the admitted for the government and benefit of said islands; *Provided further*, the islands, from the United States from the United States, upon the islands, from the United States, upon the islands from the United States, upon the distribution islands for more the philippine islands, islands is the islands is an interface of the government of the distribution is a states into the Philippine islands is an interface of the government of the United States is a state is a sta

The PRESIDING OFFICER. The Chair will rule on that question when it comes up.

The question now is on the motion of the Senator from Connecticut [Mr. BINGHAM] to lay on the table the amendment of the Senator from Louisiana [Mr. BROUSSARD].

Mr. HEFLIN. I call for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. HARRISON (when his name was called). On this vote I am paired with the junior Senator from Massachusetts [Mr. GILLERT], who is absent. Not knowing how he would vote if present, I withhold my vote.

Mr. SIMMONS (when his name was called). I have a general pair with the junior Senator from Ohio [Mr. BURTON], who is absent. I do not know how he would vote; and as I have been unable to get a pair, I withhold my vote. If permitted to vote, I would vote "nay."

Mr. TYDINGS (when his name was called). I have a general pair with the senior Senator from Rhode Island [Mr. METCALF], who is absent. If he were present, I understand he would vote "yea." If I were permitted to vote, I should vote "nay."

The roll call was concluded.

Mr. SCHALL. I desire to announce that my colleague [Mr. Shipstead] is detained from the Senate by illness.

The result was announced—yeas 34, nays 54, as follows :

YEAS-34

| Allen | Gould | Keyes | Shortridge |
|--------------|--------------|----------------|---------------|
| Bingham | Greene | McNary | Smoot |
| Copeland | Hale | Moses | Steiwer |
| Dale | Hastings | Oddie | Townsend |
| Dencen | Hatfleld | Patterson | Walcott |
| Edge | Hebert | Phipps | |
| | | | Warren |
| Fess | Howell | Reed | Watson |
| Goff | Kean | Robinson, Ind. | |
| Goldsborough | Kendrick | Sackett | ~ |
| | | NAYS-54 | |
| Ashurst | Cutting | La Follette | Steck |
| Barkley | Dill | McKellar | Stenhens |
| Black | Fletcher | McMaster | Swanson |
| Diation | | Norbeck | Thomas, Idaho |
| Blaine | Frazier | | |
| Blease | Gcorge | Norris | Thomas, Okla. |
| Borah | <i>Class</i> | Nye | Trammell |
| Bratton | Glenn | Overman | Vandenberg |
| Brock | Harris | Pine | Wagner |
| Brookhart | Hawes | Pittman | Walsh, Mass. |
| Broussard | Hayden | Ransdell | Walsh, Mont. |
| Capper | Heflin | Robinson, Ark. | Waterman |
| Capper | Tohngon | Saball | Wheeler |

Sheppard Smith Couzens Kina NOT VOTING-7 Burton Gillett Harrison SHIPSTEAD Tydings Metcalf Simmons

Johnson

Jones

Capper Oaraway

Connalli

So the Senate refused to lay Mr. BROUSSARD's amendment on the table.

PHILIPPINE INDEPENDENCE

Schall

Wheeler

R. KING'S SUBSTITUTE (PROVIDING FOR PHILIPPINE INDE-PENDENCE) FOR MR. BROUSSARD'S AMENDMENT PROVIDING MR. FOR A CONFERENCE TO AGREE TO RESPECT PHILIPPINE INDE-PENDENCE AND TERRITORIAL INTEGRITY AND PENDING SUCH AGREEMENT TO LIMIT THE FREE-TRADE POLICY BETWEEN THE PHILIPPINES AND THE UNITED STATES

(Cong. Record, October 9, 1929; page, Daily, 4608; Permanent, 4399)

The VICE PRESIDENT. The clerk will read the modified amendment submitted by the Senator from Louisiana.

The Chief Clerk read the amendment, as modified, as follows:

On page 280, lines 3 to 25, inclusive, page 281, page 282, and page 283, lines 1 to 3, inclusive, strike out all of section 301 and insert in lieu thereof the following:

"SEC. 801. Philippine Islands: That the President of the United States is authorized and requested to invite the Governments of Great Britain, Japan, Italy, and France to send representatives to a conference, which shall be charged with the duty of entering into an agreement to guarantee the independence of the Philippine Islands. Such agree-ment shall be reported to the respective governments for their approval: *Provided*, That

22 YEA-AND-NAY VOTES ON TARIFF BILL
A standard of the second standard of the standard standa

The PRESIDENT pro tempore. The amendment will be stated. The LEGISLATIVE CLERK. In lieu of the matter proposed to be inserted by the Senator from Louisiana [Mr. BROUSSARD], on page 283, after line 3, the Senator from Utah proposes to insert the following:

Senator from Utan proposes to insert the following: In conformity with the act entitled "An act to declare the purpose of the people of the United States as to the future political status of the people of the Philippine Islands and to provide a more autonomous government for those islands," approved August 29, 1016, the Philippine Legislature is hereby authorized to provide for a general election of delegates to a constitutional convention, which shall prepare and formulate a constitu-tion for an independent republican government for the Philippine Islands, and upon the ratification and promulgation of said constitution and the election of the officers therein provided for, and as soon as the government provided for under said constitution is organized and ready to function, the President of the United States shall recognize and prochain the independence of the Philippine government under said constitution and shall notify the governments with which the United States is in diplomatic correspondence thereof, and shall invite said governments to recognize the independence of the Philippine Islands, and the President is directed to withdraw the military forces of the United States from said islands within six months after said proclamation recognizing the independence of said Philippine government, its provinces and municipalities and instrumentalities, which shall be valid and subsisting at the time of the approval of the proposed constitution shall be assumed by the government established thereunder. * * * *

The PRESIDENT pro tempore. The yeas and mays having been ordered, the clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. CARAWAY (when his name was called). I have a pair with the junior Senator from California [Mr. SHORTRIDGE] on this question. I have been unable to get a transfer of my pair with that Senator, and therefore withhold my vote. If permitted to vote, I would vote "yea."

Mr. HARRISON (when his name was called). On this vote I have a pair with the junior Senator from Massachusetts [Mr. GILLETT], who is absent. If permitted to vote, I would vote "yea."

Mr. JONES (when his name was called). The senior Senator from Virginia [Mr. SWANSON] is necessarily absent for the rest of the afternoon. I promised to take care of him during his absence, and therefore withhold my vote on this question.

Mr. SIMMONS (when his name was called). I have a pair with the junior Senator from Ohio [Mr. BURTON]. I have not been able to get a transfer of my pair, and therefore withhold my vote. If I were at liberty to vote, I would vote "yea."

Mr. TYDINGS (when his name was called). I have a general pair with the senior Senator from Rhode Island [Mr. METCALF], who is absent. I do not know how he would vote if present, and therefore I withhold my vote. If permitted to vote, I would vote "yea."

The roll call having been concluded, the result was announced-yeas 36, nays 45, as follows: YEAS-36

| Ashurst Barkley Black Blaine Bleaso Bratton Brook Brookhart Connally | Dill Fletcher George Glass Harris Hawes Hayden Hejlin King | La Follette MoKellar McMaster Norris Nye Overman Pine Robinson, Ark. Sheppard | Smith Steck Stephens Thomas, Okla, Trammell Wagner Walsh, Mass, Walsh, Mont, Wheeler |
|---|--|--|--|
| | NAY | (S-45 | |
| Allen Bingham Borah Broussard Capper <i>Oopeland</i> Couzens Cutting Dale Dencen Edge Fess | Glenn Goff Goldsborough Gould Greene Hattield Hebert Howell Johnson Kean Kean Kean Keyes | McNary Moses Norbeck Oddle Patterson Phipps Pittman Ransdell Reed Robinson, Ind. Sackett Schall | Smoot Steiwer Thomas, Idaho Townsend Vandenberg Walcott Watren Watren Watson |
| | NOT VO | TING14 | |
| Burton Caratoay Frazier Gillett | Hale <i>Harrison</i> Hastings Jones | Metcalf SHIPSTEAD Shortridge Simmons | Swanson Tydings |

So Mr. King's amendment to the amendment was rejected.

PHILIPPINE INDEPENDENCE

MR. BROUSSARD'S MODIFIED AMENDMENT REQUESTING THE PRESIDENT TO INVITE GOVERNMENTS TO PARTICIPATE IN A CONFERENCE TO CONSIDER AN AGREEMENT TO RESPECT THE INDEPENDENCE AND TERRITORIAL INTEGRITY OF THE PHILIP-PINE ISLANDS, ETC.

(Cong. Record, October 10, 1929; page, Daily, 4634; Permanent, 4426)

The VICE PRESIDENT. Let the amendment as modified be again reported. The Chief Clerk read as follows:

Whereas the Government of the United States proposes to grant independence to the Philippine Islands in the immediate future, the President of the United States is requested to invite such governments as he may deem advisable to send representatives to a conference to consider an agreement to respect the independence and territorial integrity of the Philippine Islands. Such agreement shall be reported to the respective governments for their approval.

The VICE PRESIDENT. The question is on agreeing to the amendment of the Senator from Louisiana as modified.

.

Mr. BROUSSARD. I demand the yeas and nays. The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. BRATTON (when his name was called). I have a general pair with the Senator from Pennsylvania [Mr. REED], who is necessarily absent. If I were permitted to vote, I would vote "yea." Under the circumstances I withhold my vote.

Mr. KING (when his name was called). I have a general pair with the Senator from Connecticut [Mr. BINGHAM]. I withhold my vote.

Mr. SIMMONS (when his name was called). I have a general pair with the junior Senator from Ohio [Mr. BURTON]. In his absence I am not able to secure a transfer. Therefore I withhold my vote. If I were permitted to vote, I would vote "yea."

Mr. TYDINGS (when his name was called). I have a general pair with the senior Senator from Rhode Island [Mr. METCALF]. I understand that if he were here and voting he would vote "nay." If I were permitted to vote, I should vote "yea."

The roll call was concluded.

Mr. BROUSSARD (after having voted in the affirmative). I have a general pair with the senior Senator from New Hampshire [Mr. Moses], who, I am just now informed, is necessarily absent. If that Senator were present, he would vote "nay." If I were permitted to vote, I would vote "yea." Under the circumstances I am obliged to withdraw my vote.

Mr. SCHALL. My colleague [Mr. Shipstead] is absent on account of illness. The result was announced-yeas 19, nays 63, as follows:

| | | YEAS | |
|--|--|--|---|
| Ashurst Oaraway Connally Dill Fletcher | Frazier Harrison Hawes Hayden MeKellar | McMaster Ransdell Sheppard Smith Steek | Stephens Thomas, Okla. Walsh, Mass. Wheeler |
| | 1 | NAYS-63 | |
| Allen Barkley Black Blane Blease Borah Brookhart Capper Copeland Couzens Cutting Dale Deneen Edge Fess | <i>George</i> Gillett <i>Glass</i> Glenn Goff Goldsborough Goldsborough Gold Greene Hale <i>Harris</i> Hastlags Hatfield Hebert <i>Heftin</i> Howell Johnson | Jones Kean Kendrick Keyes La Pollette McNary Norbeck Ncrvis Nye Oddie Overman Patterson Phipps Pine – Robinson, Ark. Robinson, Ind. | Sackett Schall Shortridge Smoot Stelwer Swanson Thomas, Idaho Townsend Trammell Vandenberg Wagner Walcott Walcott Walsh, Mont. Warren Waterman |
| | NOT | VOTING13 | |
| | | •· • | |

| Bingham | Kiny | Reed | Watson |
|-----------|---------|-----------|--------|
| Bratton | Metcalf | ShipstEAD | |
| Broussard | Moses | Simmons | |
| Burton | Pittman | Tydings | |
| | | - 0, | |

So Mr. BROUSSARD's amendment as modified was rejected.

(October 11 1929)

Mr. FESS. The junior Senator from Ohio [Mr. BURTON] is still detained from the Senate on account of Illness. I will ask that this statement may be permitted to stand for the day. Had the junior Senator from Ohio been present on yesterday he would have voted against the Broussard amendment.

APPEAL OR PROTEST IN RE VALUATION

MR. HARRISON'S MOTION TO STRIKE OUT SECTION 516 WHICH GIVES AMERICAN MANUFACTURERS, PRODUCERS, WHOLE-SALERS, AND REPRESENTATIVES OF LABOR ORGANIZATIONS THE RIGHT OF APPEAL AND PROTEST FROM AND AGAINST THE VALUATION OR CLASSIFICATION OF IMPORTED MERCHANDISE OF A CLASS OR KIND WHICH THEY PRODUCE OR DEAL IN

(Cong. Record, October 10, 1929; page, Daily, 4640; Permanent 4432)

The VICE PRESIDENT. The clerk will report the amendment for the information of the Senate.

The CHIEF CLERK. The Senator from Mississippi [Mr. HARRISON] moves to strike out section 516, beginning on page 411, in the following words:

The finite out section (ii) together in the following words: Section (ii) together in the following of the provided words of the following words of the following words of the following words of the following of the provided with the following the file of provided in the following the file of the following the following the file of the following the file

The VICE PRESIDENT. The clerk will call the roll. The Chief Clerk proceeded to call the roll.

Mr. BRATTON (when his name was called). I have a general pair with the Senator from Pennsylvania [Mr. REED]. I have been unable to secure a transfer. I understand that the Senator from Pennsylvania, if present, would vote "nay." If I were permitted to vote, I should vote "yea." I withhold my vote.

Mr. TYDINGS (when his name was called). On this question I have a pair with the senior Senator from Rhode Island [Mr. METCALF]. If he were present, he would vote "nay," and if I were permitted to vote I should vote "yea."

The roll call was concluded.

Mr. SIMMONS. I have a general pair with the junior Senator from Ohio [Mr. BURTON]. I transfer that pair to the Senator from Missouri [Mr. HAWES] and vote "yea."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Connecticut-[Mr. BINGHAM] with the Senator from Virginia [Mr. GLASS]; and

The Senator from New Hampshire [Mr. Moses] with the Senator from Louisiana [Mr. Broussard].

Mr. SHEPPARD. I desire to announce that the Senator from Missouri [Mr. HAWES] is necessarily detained from the Senate on official business. He stands paired on this vote with the junior Senator from Ohio [Mr. BURTON].

Y10AS-37

The result was announced -yeas 37, nays 42, as follows:

| Ashurst Black Blaine Bleasc Borah Brock Brookhart Caraway Connally Cutting | Dill Fletcher Frazier George Harris Harrison Harrison Hayden Kiny La Follette | MoKellar McMaster Norbeck Nye Overman P4ttmab Ransdell Robinson, Ark. Sheppard | Simmons Smith Stephens Swanson Walsh, Mass. Walsh, Mont. Wheeler |
|---|--|--|--|
| | 1 | NAYS42 | |
| Allen Barkley Capper Copeland Couzens | Goldsborough Greene Hale Hastings Hatfield | McNary Oddle Patterson Phipps Robinson, Ind. | Thomas, Idaho Thomas, Okla. Townsend Trammell Yandenberg |

| Doncen Doncen Edge Fess Gillett Glenn Goff | Hehert Hehert Howell Jones Kenn Keyes | Sackott Schall Shortridge Smoot Steek Steiwer | Walcott Walcott Walcott Walson |
|--|--|--|--|
| | N | OT VOTING-16 | |
| Bingham Bratton Broussard Burton | Dale Glass Gould Hawcs | Johnson Metcalf Moses Pine | Reed SHIPSTEAD <i>T'ydings</i> Waterman |

So Mr. HARRISON'S amendment was rejected.

Mr. HARRISON. Mr. President, I give notice that I shall ask for a vote in the Senate on the amendment which has just been rejected as in Committee of the Whole,

The VICE PRESIDENT. Are there any amendments to section 302? To section 303? To section 304?

Mr. CUTTING. I offer an amendment to section 305 and ask to have it read. The VICE PRESIDENT. The amendment proposed by the Senator from New Mexico will be stated.

The CHIEF CLERK. On page 286, beginning in line 10, the Senator from New Mexico proposes to strike out section 305. as follows:

SEC. 305. Immoral articles—Importation prohibited: (a) Prohibition of importation: All persons are prohibited from importing into the United States from any foreign country any book, pamphlet, paper, writing, advertisement, circular, print, picture, or drawing containing any matter advocating or urging treason, insurrection, or forcible resistance to any law of the United States, or containing any threat to take the life of or inflict bodily harm upon any person in the (inited States, or any obscene book, pamphlet, paper,

writing, advertisement, circular, print, picture, drawing, or other representation, figure, or image on or of paper or other material, or any cast, instrument, or other article, of an immoral mature, or any drug or medicine or any article whatever for the prevention of conception or for causing unlawful abortion, or any lottery ticket, or any printed paper that may be used as a lottery ticket, or any advertisement of any lottery. No such articles, whether imported separately or contained in packages with other goods entitled to entry, shall be admitted to entry; and all such articles and, unless it appears to the satisfaction of the collector that the obscene articles contained in the package were inclosed therein without the knowledge or consent of the imported, owner, agent, or consignee, the entire contents of the package in which such articles are contained, shall be subject to seizure and forfeiture under the customs laws: *Provided*, That the drugs hereinbefore mentioned, when imported in bulk and not put up for any of the purposes hereinbefore specified, are excepted from the operation of this subdivision. (b) Penalty on Government offleers: Any offleer, agent, or employee of the Govern-ment of the United States who shall knowingly aid or abet any person engaged in any violation of any of the provisions of law prohibiting importing, advertising dealing in, ex-hibiting, or sending or receiving by mail obscene or indecent publications or representa-tions, or books, pamphlets, papers, writings, advertisements, circulars, prints, pictures, or drawings containing any matter advocating or urging treason, insurrection, or forelble resistance to any law of the United States, or containing any threat to take the life of or inflict bodily harm upon any person in the United States, or means for preventing con-ception or procuring abortion, or other articles of indecent or immoral use or tendency, shall be deemed guilty of a misdemeanor, and shall for every offense be punishable by a fine of not more than \$5,000

IMMORAL ARTICLES—IMPORTATION PROHIBITED

R. CUTTING'S SUBSTITUTE FOR SECTION 305, ELIMINATING FROM SUBDIVISIONS (A) AND (B) THE PROHIBITIONS AGAINST THE ADMISSION OF OBSCENE WORKS OF LITERATURE, AND ALSO PRINTED OR WRITTEN MATTER ADVOCATING TREASON, MR. INSURRECTION, OR FORCIBLE RESISTANCE TO ANY LAW OF THE UNITED STATES OR CONTAINING A THREAT TO TAKE THE LIFE OR INFLICT BODILY HARM UPON ANY PERSON IN THE UNITED STATES

(Cong. Record, October 11, 1929; page, Daily, 4672; Permanent, 4461)

The VICE PRESIDENT. The amendment proposed by the Senator from New Mexico [Mr. CUTTING] will be stated.

The CHIEF CLERK. On page 286, beginning in line 10, the Senator from New Mexico proposes to strike out section 305, as follows:

Mexico proposes to strike out section 305, as follows: Mexico proposes to strike out section 305, as follows: Sec. 305, Immoral articles—Importation prohibited : (a) Prohibition of importation : All persons are prohibited from importing into the United States from any foreign country any book, pamphlet, paper, writing, advertisement, circular, print, pleture, or drawing containing any matter advocating or urging treason, insurrection, or foreible resistance to any law of the United States, or containing any threat to take the life of or inflict bodily harm upon any person in the United States, or any obscene book, pamphlet, paper, writing, advertisement, circular, print, pleture, drawing, or other representation, figure, or image on or of paper or other material, or any cast, instrument, or other article, of an immoral nature, or any drug or medicine, or any article whatever for the pre-vention of conception or for causing unlawful abortion or any lottery ticket, or any printed paper that may be used as a lottery ticket, or any advertisement of any lottery. No such articles, whether imported separately or consent of the Importer, owner, agent, or consignee, the enthre contents of the package in which such articles are contained shall be subject to selzare and forfoliure under the customs laws: *Provided*, That the purposes hereinbefore mentioned, when imported in bulk and not put up for any of the purposes thereinbefore specified, are excepted from the operation of this subdivision. (b) Penalty on Government officers: Any officer, agent, or employee of the Govern wishing, or sending or receiving by mail obscene or indecent publications or representa-tions, or books, pamphlets, papers, writings, advertisements, circulars, prints, pletures, or drawings containing any matter advocating or urging treason, insurrection, or foreible or infliction of any of the provisions of law prohibiting any threat to take the He for sistance to any law of the United States, or containing any threat to take

and in lieu thereof to insert the following:

and in lieu thereof to insert the following: (a) Prohibition of importation: The importation of all indecent and obscene prints, paintings, lithographs, engravings, drawings, post cards, transparencies, photographs, photographic plates, advertisements, casts, instruments, and other articles of an immoral nature, and of all drugs or medicines, and all articles whatever, for the prevention of conception or for causing unlawful abortion, and all lottery tickets, and all printed papers that may be used as lottery tickets, and all advertisements of any lottery is hereby prohibited. No such articles, whether imported separately or contained in packages with other goods entitled to entry, shall be adulted to entry; and all such articles and unless it appears to the satisfaction of the collector that the obscene articles contained an the package were inclosed therein without the knowiedge or consent of the importer, owner, agent, or consignee, the entire contents of the package in which such articles are contained shall be subject to seizure and forfeiture under the customs laws: *Provided*, That the drugs hereinbefore mentioned, when imported in bulk and not put up for any of the purposes hereinbefore specified, are excepted from the operation of this sublivision. (b) Penalty on Government officers : Any officer, agent, or employee of the Government of the United States who shall knowingly ald or abet any person engaged in any viola-ition of any of the provisions of law prohibiting importing, advertising, dealing in, exhibit-ing, or sending or receiving by malf indecent or obscene prints, paintings, lithographs, cogravings, drawings, post cards, transparencles, photographs, photographic plates, advertisements, casts, instruments, and other articles of an immoral nature, or drugs or medicines, or any articles whatever, for the prevention of conception or for causing unlawful abortion, or lottery tickets or printed papers that may be used as lottery tickets, or advertisements of any lottery shal

The VICE PRESIDENT. The question is on agreeing to the amendment of the Senator from New Mexico [Mr. CUTTING] as modified, on which the yeas and nays have been ordered.

Mr. SIMMONS. Mr. President, may I inquire if the vote is to be taken upon the substitute amendment offered by the Senator from New Mexico?

The VICE PRESIDENT. The question before the Senate is the amendment upon the substitute proposed by the Senator from New Mexico to strike out section 305 and inserting in lieu thereof a substitute. The clerk will call the roll.

The Chief Clerk proceeded to call the roll.

*

Mr. FRAZIER (when Mr. NyE's name was called). My colleague [Mr. NyE] is absent for the day. On this question he is paired with the junior Senator from New Jersey [Mr. KEAN]. If my colleague were present, he would vote " yea,' and I understand the Senator from New Jersey if present would vote " nay."

Mr. SIMMONS (when his name was called). I have a general pair with the junior Senator from Ohio [Mr. Burton]. 1 transfer that pair to the Senator from Arizona [Mr. ASHURST] and vote "yea."

Mr. WALSH of Massachusetts (when his name was called). I am paired with the junior Senator from Rhode Island [Mr. HEBERT]. If I were free to yote, I should vote "yea." The roll call was concluded.

*

Mr. HARRISON. On this vote I am paired with the senior Senator from Delaware [Mr. TOWNSEND],

Mr. SCHALL, I wish to announce that my colleague [Mr, Shipstead] is detained from the Senate because of illness, I ask that this announcement may stand for the day.

Mr. FESS. I wish to announce that the Senator from New Jersey [Mr. EDGE] is paired with the Senator from Georgia [Mr. HARRIS].

Mr. SHEPPARD. I desire to announce that the Senator from Arizona [Mr. ASHURST] and the Senator from Virginia [Mr. SWANSON] are detained on official business.

The result was announced--yeas 33, nays 48, as follows:

YEAS-33

| Black | Din | 1 |
|-----------|----------|---|
| Blaine | Fletcher | Ī |
| Blease | Frazier | Л |
| Borah | George | Л |
| Bratton | Hawes | 1 |
| Brookhart | Hayden | 1 |
| Caraway | Howell | 1 |
| Copeland | Johnson | 1 |
| Cutting | Kendrick | 8 |

King La Follette McKellar McMaster Newbork Norheck Norris Pittman Robinson, Ark. Simmons

Sleek Thomas, Okla. Thomas, Okla Tydings Wagner Walsh, Mont, Wheeler

YEA-AND-NAY VOTES ON TARIFF BILL

| Allen Barkley Bingham Brotk Broussard Capper Connally Couzens Deneen Fess Gillett Glass | Glenn Goldsborough Gould Greene Hule Hatheld Hatheld Heflin Jones Keyes McNary | Metcalf Moses Oddle Overman Patterson Phipps Ransdell Reed Robinson, Ind. Sackett Schall Skeppard VOTING—14 | Shortridge Smith Smoot Steiwer Stephens Thomas, Idaho Trammell Vandenberg Walcott Warren Waterman Watson |
|--|--|---|---|
| | ų01 | 101110-14 | |
| <i>Ashurst</i> Burton Dale Edge | Harris Harrison Hebert Kenn | Nye Pine Shipstead Swanson | Townsend Walsh, Mass. |

NAYS-48

So Mr. Currino's amendment as modified was rejected.

IMMORAL ARTICLES, IMPORTATION PROHIBITED

MR. CUTTING'S SUBSTITUTE FOR SECTION 305, ELIMINATING FROM SUBDIVISIONS (A) AND (B) THE PROHIBITIONS AGAINST THE ADMISSION OF OBSCENE WORKS OF LITERATURE EXCEPT BOOKS AND PAMPHLETS URGING FORCIBLE RESISTANCE TO ANY LAW OF THE UNITED STATES OR CONTAINING A THREAT TO TAKE THE LIFE OR INFLICT BODILY HARM UPON ANY PER-SON IN THE UNITED STATES; AND ALSO ELIMINATING THE PROHIBITION AGAINST PRINTED OR WRITTEN MATTER ADVO-CATING TREASON OR INSURRECTION

(Cong. Record, October 11, 1929; page, Daily, 4682; Permanent 4472)

Mr. COUZENS. Mr. President, I would like to make an inquiry as to whether this amendment proposed by the Senator from New Mexico is offered as a substitute, or is an amendment which may be amended.

The PRESIDING OFFICER. The Chair is advised that it is open to amendment.

Mr. COUZENS. I would like to offer an amendment, to add after the words "forcible resistance to any law of the United States" the following language: "or containing any threat to take the life or inflict bodily harm upon any person in the United States."

Mr. CUTTING. Mr. President, * * * I am willing, in order to get a vote on the proposition as a whole and prevent unnecessary delay in its discussion, to accept the amendment offered by the Senator from Michigan,

Mr. HEFLIN. Then, Mr. President, the vote comes on the amendment of the Senator from New Mexico [Mr. Currino], as modified?

The VICE PRESIDENT. The yeas and nays having been ordered, the Chair thinks the amendment can be modified only by unanimous consent. Is there objection? The Chair hears none, and it is so ordered.

Mr. GEORGE. I ask to have the amendment read as modified.

The VIOE PRESIDENT. The amendment as modified will be read. The Chief Clerk read as follows:

(a) Prohibition of importation: The importation of all indecent and obscene prints, paintings, lithographs, engravings, drawings, post cards, transparencies, photographs, photographic plates, advertisements, casts, instruments, and other articles of an immoral nature, and of all drugs or medicines, and all articles whatever, for the prevention of conception or for causing unlawful abortion, and any book, pamphlet, paper, writing, advertisement, circular, print, picture, or drawing urging forcible resistance to any law of the United States, or containing any threat to take the life of or inflict bodily harm upon any person in the United States, and all indetery tickets, and all printed papers that may be used as lottery tickets, and all advertisements of any lottery is hereby prohibited. No such articles, whether imported separately or contained in packages with other goods entitled to entry, shall be admitted to entry; and all such articles contained in the package

were inclosed therein without the knowledge or consent of the importer, owner, agent, or consignee, the entire contents of the package in which such articles are contained shall be subject to selzure and forfeiture under the customs laws: *Provided*, That the drugs hereinbefore mentioned, when imported in bulk and not put up for any of the purposes hereinbefore specified, are excepted from the operation of this subdivision. (b) Penalty on Government officers: Any officer, agent, or employee of the Govern-ment of the United States who shall knowingly aid or abet any person engaged in any violation of any of the provisions of law prohibiting importing, advertising, dealing in, exhibiting, or sending or receiving by mail indecent or obscene prints, paintings, litho-graphs, engravings, drawings, post cards, transparencies, photographs, photographic plates, advertisements, casts, instruments, and other articles of an immoral nature, or drugs or medicines, or any articles whatever, for the prevention of conception or for causing unlawful abortion, or lottery tickets or printed papers that may be used as lottery tickets, or advertisements of any lottery shall be deemed guilty of a misdemeanor and shall for every offense be punishable by a fine of not more than \$5,000 or by imprison-ment at hard labor for not more than 10 years, or both.

A parliamentary inquiry. Mr. BARKLEY.

The VICE PRESIDENT. The Senator will state his inquiry.

Mr. BARKLEY. Is the amendment just read offered as a substitute for the entire language of section 305?

The VICE PRESIDENT. That is the understanding of the Chair.

* *

Mr. BRATTON called for the yeas and nays, and they were ordered. The VICE PRESIDENT. The clerk will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. WAGNER (when Mr. COPELAND'S name was called). My colleague [Mr. COPELAND] is necessarily detained from the Senate by illness in his family.

Mr. JONES (when his name was called). The senior Senator from Virginia [Mr. SWANSON] is compelled to be absent, and I promised to take care of him on this vote. I do not know how he would vote if present, and therefore I withhold my vote. If I were at liberty to vote, I would vote "nay."

Mr. FRAZIER (when Mr. NyE's name was called). My colleague [Mr. NyE] is paired on this question with the junior Senator from New Jersey [Mr. KEAN]. If my colleague were present and permitted to vote, he would vote "yea," and I understand that the Senator from New Jersey would vote "nay.

Mr. SIMMONS (when his name was called). I transfer my pair with the junior Senator from Ohio [Mr. BURTON] to the senior Senator from New York [Mr. COPELAND] and vote "yea."

Mr. HASTINGS (when Mr. TOWNSEND'S name was called). My colleague [Mr. TOWNSEND] is paired with the senior Senator from Mississippi [Mr. HARRISON].

Mr. WALSH of Massachusetts (when his name was called). On this question I have a pair with the junior Senator from Rhode Island [Mr. HEBERT]. I transfer that pair to the senior Senator from Arizona [Mr. ASHURST] and vote yea."

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs:

The Senator from New Jersey [Mr. Ebge] with the Senator from Georgia [Mr. HARRIS]; and

The Senator from Connecticut [Mr. BINGHAM] with the Senator from Virginia [Mr. GLASS].

Mr. SHEPPARD. I desire to anounce that the Senator from Virginia [Mr. GLASS], the Senator from Mississippi [Mr. STEPHENS], and the Senator from Wyoming [Mr. KENDRICK] are necessarily detained from the Senate on official business.

Mr. ROBINSON of Indiana (after having voted in the negative). Mr. President, I have had throughout the session a general pair with the junior Senator from Mississippi [Mr. STEPHENS], and I am not clear whether that pair continues or not. Assuming it does, I transfer the pair to the junior Senator from Maine [Mr. Gould] and allow my vote to stand.

The result was announced-yeas 38, nays 36, as follows:

YEAS-38

| Black | DIIL | |
|-----------|----------|--|
| Blaine | Fletcher | |
| Borah | Frazier | |
| Bratton | Acorge | |
| Brookhart | Gillett | |
| Broussard | Glenn | |
| Caraway | Hawes | |
| Connally | Hayden | |
| Couzens | Howell | |
| Cutting | Johnson | |

King La Follette McKellar McMaster Norris Pine Pittman Ransdell Robinson, Ark. Simmons

Sleek Thomas, Okla. Tydings Wagner Walcott Walsh, Mass. Walsh, Mont. Wheeler

*

NAYS-36

| Greene Hale Hastings Hatfield Heffin Keyes McNary Metcalf Moses | Oddie Overman Patterson Phipps Reed Robinson, Ind. Sackett Schall Sheppard | Ebortridge Smith Smoot Steiwer Thomas, Idabo Trammell Vandenberg Warten Watson |
|---|--|---|
| N | YE VOTING 91 | |
| | Hale Hastings Hatfield Heflin Keyes McNary Metcalf Moses | Hale Överman Hastings Patterson Hatfield Phipps Heftin Recd Keyes Robinson, Ind. McNary Sackett Mccalf Schall |

| Ashurst | Glass | Kean |
|----------|----------|-----------|
| Bingham | Gould | Kendriok |
| Burton | Harris | Norbeck |
| Copeland | Harrison | Nye |
| Dale | Hebert | Shipstead |
| Edge | Japes | Stenheus |
| Edge | Jones | Stephens |

So Mr. Curring's amendment was agreed to.

Mr. SMOOT. Mr. President, I reserve the right to have a vote upon this amendment when the bill reaches the Senate.

WHEAT MILLED IN BOND

MR. WALSH OF MONTANA AMENDMENT TO SECTION 311, TO MAKE IMPORTED WHEAT MILLED INTO FLOUR IN BONDED WARE-HOUSES SUBJECT TO THE IMPORT DUTY WHEN WITHDRAWN FOR EXPORTATION

(Cong. Record, October 14, 1929; page, Daily, 4724; Permanent, 4517)

The VICE PRESIDENT. The question is on agreeing to the amendment

offered by the Senator from Montana [Mr. WALSH], which will be stated. The CHIEF CLERK. On page 295, line 1, strike out the word "a" and substi-tute in lieu thereo fthe word "the"; and strike out, after the word "wheat" in line 2, the words "wheat equal to any reduction in duty which by treaty will apply in respect of such flour in the country to which it is to be exported," so as to make the paragraph read:

No flour, manufactured in a bonded manufacturing warehouse from wheat imported after 90 days after the date of the enactment of this act, shall be withdrawn from such warehouse for exportation without payment of the duty on such imported wheat.

Mr. WALSH of Montana. I ask for the yeas and pays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. BRATTON (when his name was called). I have a pair with the Senator from Pennsylvania [Mr. REED], who is necessarily absent from the Chamber. I transfer that pair to the senior Senator from Nevada [Mr. PITTMAN] and vote "yea." If the Senator from Pennsylvania were present, he would vote "nay."

Mr. HALE (when his name was called). On this matter I have a pair with the senior Senator from Virginia [Mr. Swanson]. Not knowing how he would vote, I withhold my vote.

Mr. KING (when his name was called). On this vote I am paired with the Senior Senator from Maryland [Mr. TYDINGS]. In his absence I withhold my vote.

Mr. McKELLAR (when his name was called). On this vote I am paired with the junior Senator from Delaware [Mr. TOWNSEND]. I transfer that pair to the senior Senator from Florida [Mr. FLETCHER] and vote "yea."

Mr. SIMMONS (when his name was called). I have a pair with the junior Senator from Ohio [Mr. BURTON]. In his absence I withhold my vote.

Mr. WALSH of Massachusetts (when his name was called). During the temporary absence from the Senate of the junior Senator from Rhode Island [Mr. HEBERT] I have a pair with him. I understand on this question he would vote as I desire to vote, and therefore I ask to be recorded as voting "may."

The roll call was concluded,

119206-S. Doc. 177, 71-2-3

Swanson Townsend Waterman Mr. ROBINSON of Indiana (after having voted in the negative). I transfer my general pair with the Senator from Mississippi [Mr. STEPHENS] to the Senator from Connecticut [Mr. WALCOTT] and allow my vote to stand.

Mr. FESS. I desire to announce the following general pairs:

The Senator from New Hampshire [Mr. Moses] with the Senator from Louisiana [Mr. BROUSSARD];

The Senator from Connecticut [Mr. BINGHAM] with the Senator from Virginia [Mr. GLASS];

The Senator from Oregon [Mr. McNARY] with the Senator from Mississippi [Mr. HARRISON]; and

The Senator from California [Mr. JOHNSON] with the Senator from Arkansas [Mr. ROBINSON].

Mr. BLEASE. I have a pair with the Senator from Kentucky [Mr. SACKETT]. I transfer that pair to the Senator from Arizona [Mr. ASHURST] and vote "yea."

Mr. SHEPPARD. I wish to announce that the Senator from Nevada [Mr. PITTMAN], the Senator from Georgia [Mr. HARRIS], and the Senator from Maryland [Mr. TYDINGS] are necessarily detained on official business.

The result was announced—yeas 25, nays 39, as follows:

YEAS-25

Thomas, Idaho Trammell Walsh, Mont. Wheeler

Smoot Steek Steiwer

Vandenberg Wagner Walsh, Mass. Warren

Waterman Watson

| Blaine | Frazier | Norbeck |
|-----------|-------------|----------|
| Blease | Hawes | Norris |
| Borah | Howell | Nye |
| Bratton | Kendrick | Overman |
| Brookhart | La Follette | Pine |
| Oaraway | MoKellar | Sheppard |
| Cutting | McMaster | Smith |

NAYS-39

| Allen Barkley | Edge Fess | Jones | |
|------------------|--------------|-----------------|---|
| Black | Gillett | Kean - | |
| Brock | Glenn | Keyes | |
| Capper | Goñ | Metcalf | |
| Connally | Goldsborough | Patterson | |
| Copeland | Gould | Phipps | |
| Couzens | Creene | <i>Ransdell</i> | , |
| Deneen | Hastings | Robinson, Ind. | |
| D4ll | Hatfield | Schall | |
| | NOT | VOTING-31 | |

| A shurst | Hale | Moses | Simmons |
|-----------|----------|----------------|---------------|
| Bingham | Harris | Oddie | Stephens |
| Broussard | Harrison | Pittman | Swanson |
| Burton | Hebert | Reed | Thomas, Okla. |
| Dale | Hetlin | Robinson, Ark. | Townsend |
| Fletcher | Johnson | Sackett | Tudings |
| George | King | Shipstead | Walcott |
| Glass | McNary | Shortridge | |

So the amendment of Mr. WALSH of Montana was rejected.

AVOCADO PEARS

MR. FLETCHER'S AMENDMENT TO SECTION 316, TO EXCEPT AVOCADO PEARS FROM THE OPERATION OF THE CUBAN RECI-PROCITY TREATY

(Cong. Record, October 15, 1929; page, Daily, 4764; Permanent, 4560)

Mr. SMOOT. The first part of the amendment is what the Senator from Florida desires to have acted upon at this time?

Mr. FLETCHER. Precisely. I should like to have the clerk state that portion of the amendment.

The VICE FRESIDENT. The clerk will state the amendment which is now offered by the Senator from Florida.

The CHIEF CLERK. In section 316, on page 305, line 23, it is proposed to strike out the period and to insert "except in so far as said act of Congress permits or authorizes the importation into the United States of avocados, known also as alligator pears, and mangoes free of duty and as to these commodities this act shall govern," so as to make the section read: SEC. 316. Cuban reciprocity treaty not affected: Nothing in this act shall be construed to abrogate or in any manner impair or affect the provisions of the treaty of commercial reciprocity concluded between the United States and the Republic of Cuba on December 11, 1902, or the provisions of the act of December 17, 1903, chapter 1, except in so far as said act of Congress permits or authorizes the importation into the United States of avocados, known also as alligator pears, and mangoes free of duty and as to these commodities this act shall govern.

Mr. FLETCHER. Mr. President, at the suggestion of Senators about me, I desire to modify the amendment proposed so as to eliminate mangoes and confine it entirely to avocado pears. As modified, the amendment will read:

On page 305, line 23, strike out the period and insert "Except in so far as said act of Congress permits or authorizes the importation into the United States of avocado pears, sometimes known also as alligator pears, free of duty, and as to that commodity this act shall govern."

The VICE PRESIDENT. The question is on agreeing to the amendment of the senior Senator from Florida [Mr. FLETCHER] as modified, on which the yeas and nays have been ordered. The clerk will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. SIMMONS (when his name was called). I have a general pair with the junior Senator from Ohio [Mr, BURTON]. In his absence I withhold my vote.

Mr. WALSH of Massachusetts (when his name was called). I have a pair with the junior Senator from Rhode Island [Mr. HEBERT] during his temporary absence. I understand, however, that if he were present he would vote as I intend to vote on the pending amendment. Therefore I vote. I vote "nay." The roll call was concluded.

Mr. BLEASE, I have a pair with the Senator from Kentucky [Mr. SACKETT]. Not knowing how he would vote on the pending amendment, I withhold my vote.

Mr. SHEPPARD. I desire to announce that the junior Senator from Louisiana [Mr. BROUSSARD] is necessarily detained on official business. He has a general pair with the Senator from New Hampshire [Mr. Moses].

I also desire to announce that the Senator from Arkansas [Mr. ROBINSON] has a general pair with the Senator from Kansas [Mr. ALLEN].

I wish also to announce that the Senator from Arizona [Mr. ASHURST], the Senator from Nevada [Mr. PITTMAN], the Senator from Missouri [Mr. HAWES]; and the Senator from Iowa [Mr. STECK] are necessarily detained on official business.

The result was announced-yeas 33, nays 43, as follows:

YEAS-33

| Bingham Black Brookhart Capper Dill Flotoher Frazier Gillett Goff | Goldsborough Gould Hale Hatfield <i>Heflin</i> Howell Johnson Jones McMaster | McNary Norbeck Nye Oddie Pine <i>Ransdoll</i> Robinson, Ind. Schall Shortridge | Thomas, Idaho Thomas, Okla. Townsend Trammell Vandenberg Walcott | |
|--|--|--|--|--|
| | NAY | (S43 | | |
| Barkley Blaine Bratton Brock Caraway Connally Copeland Couzens Cutting Deneen Edge Fess | George Glass Glenn Greene Harris Harrison Hastings Hastings Kendrick Keyes King La Follette | MoKellar Metcalt Norris Overman Patterson Phipps Reed Sheppard Smith Smoot Stephens Swansow | Tydings Wagner Walsh, Mass. Walsh, Mont. Warren Waterman Wheeler | |
| NOT VOTING-19 | | | | |
| Allen Ashurst Blease Borah Broussard | Burton Dale <i>Hawes</i> Hebert Kean | Moses Pitiman Robinson, Ark. Sackett Shipstead | Simmons Steck Stelwer Watson | |

So Mr. FLETCHER'S amendment was rejected.

TARIFF COMMISSION—INFORMATION

MR. McMASTER'S AMENDMENT TO ADD TO SECTION 332 (INVESTI-GATIONS) A PROVISO REQUIRING THE TARIFF COMMISSION TO FURNISH CERTAIN INFORMATION TO MEMBERS OF CONGRESS WHEN TARIFF BILLS ARE BEFORE THE CONGRESS

(Cong. Record, October 15, 1929; page, Daily, 4775; Permanent 4570)

Mr. McMASTER. Mr. President, if the Senator from Idaho will yield a moment, in order to perfect the amendment pending, I will include in it the words suggested by the Senator from Idaho.

Mr. BORAH. In line 5, after the word "information," insert the words "hereafter obtained."

The VICE PRESIDENT. The Secretary will state the amendment as it would read if so modified.

The CHIEF CLERK. The Senator from South Dakota modifies his amendment to read as follows: On page 314, line 4, after the word "year," insert:

Provided further, That when Congress shall have under consideration a tariff measure the Tariff Commission, upon request of any Member of Congress, shall furnish to such Member all information hereafter obtained at its command pertaining to the cost of production of any article under consideration manufactured in the United States.

The VICE PRESIDENT. The question is on agreeing to the amendment of the Senator from South Dakota [Mr. MCMASTER], as modified.

Mr. SMOOT. Let us have the yeas and nays.

The yeas and mays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. SIMMONS (when his name was called). I have a general pair with the junior Senator from Ohio [Mr. BURTON]. I transfer that pair to the junior Senator from Tennessee [Mr. BROCK] and vote "yea."

Mr. WALSH of Massachusetts (when his name was called). I am paired with the junior Senator from Rhode Island [Mr. HEBERT], and therefore am not free to vote. If I were at liberty to vote, I should vote "yea."

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Kansas [Mr. ALLEN] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from New Hampshire [Mr. Moses] with the Senator from Louisiana [Mr. BROUSSARD]; and

The Senator from Kentucky [Mr. SACKETT] with the Senator from South Carolina [Mr. BLEASE].

Mr. SHEPPARD. I desire to announce that the Senator from New York [Mr. WAONER], the Senator from Oklahoma [Mr. THOMAS], the Senator from Missouri [Mr. HAWES], and the Senator from Iowa [Mr. STECK] are necessarily absent on official business.

Mr. McKELLAR. I wish to announce that my colleague the junior Senator from Tennessee [Mr. Brook] is detained on official business.

The result was announced—yeas 47, nays 29, as follows:

YEAS-47

| Ashurst | DAU | Kendrick | Schall |
|----------------------|----------|-------------|---------------|
| Barkley | Fletcher | King | Sheppard |
| Black | Frazier | La Follette | Simmons |
| Blaine | George | McKellar | Smith |
| Borah | Alass | McMaster | Stephens |
| Bratton | Glenn | McNary | Swanson |
| Brookhart | Harris | Norbeck | Thomas, Idaho |
| Capper | Harrison | Norris | Trammell |
| Carawa + | Hayden | Nye | Tydings |
| Oonnali _v | Heflin | Overman | Walsh, Mont. |
| Couzens | Johnson | Pittman | Wheeler |
| Cutting | Jones | Ransdell | |

| Bingham Copeland Dale Deneen Edge Fess Gillett Goff | Goldsborough Greene Hale Hastings Hatfield Kean Keyes Metcalf | Oddie Patterson Phipps Reed Robinson, Ind. Smoot Steiwer Townsend | Vandenberg Walcott Warren Waterman Watson |
|--|--|--|---|
| | NOT | VOTING-19 | |

NAYS-29

Allen Gould Pine Steck Blease Thomas, Okla. Hawes Robinson, Ark. Sackett SHIPSTEAD Wagner Walsh, Mass. Brock Hebert Broussard Howell Burton Shortridge Moses

So Mr. McMASTER's amendment, as modified, was agreed to.

CONSUMERS' COUNSEL, TARIFF COMMISSION

MR. GEORGE'S AMENDMENT TO CREATE THE OFFICE OF CON-SUMERS' COUNSEL OF THE UNITED STATES TARIFF COMMISSION, AND PROVIDING FOR HIS ASSISTANTS, COMPENSATION, DUTIES, AND REPORTS TO CONGRESS

(Cong. Record, October 17, 1929; page, Daily, 4855; Permanont, 4637)

The VICE PRESIDENT. The question is on agreeing to the amendment offered by the Senator from Georgia [Mr. GEORGE], as amended.

Mr. GEORGE. I ask for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. HAWES (when his name was called). I have a pair with the junior Senator from Missouri [Mr. PATTERSON]. If permitted to vote, I would vote "yea." I understand that if the junior Senator from Missouri were present and permitted to vote he would vote "nay."

Mr. BLACK (when Mr. HEFLIN'S name was called). My colleague the senior Senator from Alabama [Mr. HEFLIN] is compelled to be out of the Chamber. If present, he would vote "yea."

Mr. KING (when his name was called). I have a general pair for the day and for part of to-morrow with the junior Senator from Connecticut [Mr. WALCOTT]. In his absence I withhold my vote. If permitted to vote, I would vote "yea."

Mr. McKELLAR (when his name was called). I have a pair with the junior Senator from Delaware [Mr. TOWNSEND], who is absent. I was authorized by the senior Senator from Alabama [Mr. HEFLIN] to transfer my pair to him, and I therefore do so. I vote "yea."

Mr. SIMMONS (when his name was called). I transfer my general pair with the junior Senator from Ohio [Mr. BURTON] to the senior Senator from Wisconsin [Mr. LA FOLLETTE] and vote "yea."

The roll call was concluded.

Mr. SCHALL. I desire to announce that my colleague [Mr. Shipstead] is ill and unable to be in attendance.

Mr. FESS. I desire to announce the general pair of the Senator from Connecticut [Mr. BINGHAM] with the Senator from Virginia [Mr. GLASS].

Mr. CARAWAY. I have a pair with the senior Senator from Illinois [Mr. DENEEN], which I transfer to the senior Senator from Iowa [Mr. STEOK], and vote "yea."

Mr. SMITH (after having voted in the affirmative). I have a general pair with the Senator from Indiana [Mr. WATSON], but I understand he would vote on this question as I have voted, and I therefore let my vote stand.

The result was announced-yeas 68, nays 11, as follows:

| | | 1 1//1808 | |
|-----------|----------|----------------|--|
| Ashurst | Fletcher | Keyes | |
| Barkley | Frazier | McKellar | |
| Black | George | McMaster | |
| Blaine | Gillett | McNary | |
| Blcase | Goff | Metcalf | |
| Borah | Gould | Norbeck | |
| Bratton | Greene | Norris | |
| Brock | Hale | Nye | |
| Brookhart | Harris | Oddie | |
| Broussard | Harrison | Overman | |
| Capper | Hatfield | Pine | |
| Caraway | Hayden | Pittman | |
| Connally | Howell | Ransdell | |
| Copcland | Johnson | Reed | |
| Couzens | Jones | Robinson, Ark. | |
| Cutting | Kean | Robinson, Ind. | |
| DAIL | Kendrick | Sackett | |

Fess Goldsborough

Hastings

VIAS-08

NAYS-11 ~

Hebert

Moses Phipps

Smith Steiwer Stephens Swanson Thomas, Idaho Thomas, Okla. Trammell Tydings Vandenberg. Wagner Walsh, Mass. Walsh, Mont. Waterman Wheeler

Schall Sheppard Simmons

Smoot Warren

NOT VOTING-16

| Bingham | Hawes | La Follette | <i>Steck</i> |
|--------------|--------|-------------|--------------|
| Burton | Hoftin | Patterson | Townsend |
| Dencen | Kiny | Shipstwad | Walcott |
| <i>Class</i> | Glenn | Shortridge | Watson |
| (71488 | Glenn | Shortridge | watson |

So Mr. George's amendment as amended was agreed to, as follows:

On page 337, after line 11, insert a new section to read as follows: "SEC, 341. Consumers' counsel: (a) There shall be an office in the legislative branch of the Government to be known as the office of the consumers' counsel of the United States Tariff Commission. The office shall be in charge of a counsel to be appointed by the President, by and with the advice and consent of the Senate. No person shall be eligible for appointment as counsel if such person has at any time acted in tariff matters before Congress or the United States Tariff Commission either on his own behalf or as attorney at law or in fact or as legislative agent. The counsel shall be appointed for a term of four years and shall receive a salary of \$10,000 a year. The counsel shall not actively engage in any other business, vocation, or employment than that of serving as counsel. counsel,

not actively engage in any other business, vocation, or employment than that of serving as counsel, "(b) It shall be the duty of the counsel to appear in the interest of the consuming public in any proceeding before the commission, and to conduct such independent in-vestigation of matters relative to the tariff haws of he United States as he may deem necessary to enable him properly to represent the consuming public in any proceeding before the commission. In any proceeding before the commission in which the counsel has entered an appearance, the counsel shall have the right to offer any relevant testi-mony and argument, oral or written, and to examine and cross-examine witnesses and partles to the proceeding, and shall have the right to have subpena or other process of the commission issue in his behalf. Whenever the counsel finds that it is in the interest of the consuming public to have the counsel shall so certify to the commission, specifying in the certificate the information or investigation desired. Thereupon the commission shall as soon as practicable furnish to the counsel the information or as soon as prac-ticable conduct the investigation and place the results thereof at the disposal of the counsel. "(c) The commission shall supply the counsel, within reasonable limits, with assist-ants and experts from its staff and shall provide such counsel with the necessary office arcommodations, office supplies, and clerical assistance, and all the salaries and expenses of the office of such consumers' counsel shall be public of the appropriation for such Tariff Commission in the same manner as its other expenditures are paid. "(d) The counsel appointed under this soften a report summarizing his activities during the year, together with a statement of the procedure adopted in carrying out the provisions of this section."

CUBAN RECIPROCITY TREATY

MR. WATERMAN'S SUBSTITUTE FOR SECTION 316, TO SUBJECT ALL IMPORTATIONS FROM CUBA TO EXISTING TARIFF RATES, THUS VOIDING THE PREFERENTIAL TREATMENT ACCORDED BY THE CUBAN RECIPROCITY TREATY

(Cong. Record, October 18, 1929; page, Daily, 4892; Permanent, 4675)

The LEGISLATIVE CLERK. Amendment by the Senator from Colorado [Mr. WATERMAN]: On page 305, strike out lines 17 to 23, inclusive, and insert in lieu thereof the following:

Allen

Dale

Edge

SEC. 316. Cuban reciprocity treaty: Notwithstanding the provisions of the treaty of commercial reciprocity concluded between the United States and the Republic of Cuba on December 11, 1902, and the provisions of the act of December 17, 1903 (33 Stat. L., Pt. I, p. 3), all articles of merchandise the product of the soil or industry of the Republic of Cuba imported into the United States shall be subject to the same rates of duty as are imposed by this act or any other tariff law upon like articles of merchandise imported from other foreign countries.

Mr. WATERMAN. - Mr. President, for the purpose of perfecting the proposal already made I send to the desk a modification, and ask attention to it as read at the desk.

The VICE PRESIDENT. The modification will be read. The LEGISLATIVE CLERK. Add to the amendment already read the following:

Notice of the provisions of this section shall forthwith, upon the passage of this act, be officially given the Republic of Cuba by the Secretary of State; and one year after the giving of said notice the provisions of this section shall be put into effect. .

The part to be stricken from the bill by Mr. WATERMAN'S amendment is as follows:

SEC. 316. CUBAN RECIPROCITY TREATY NOT AFFECTED.—Nothing in this act shall be con-strued to abrogate or in any manner impair or affect the provisions of the treaty of commercial reciprocity concluded between the United States and the Republic of Cuba on December 11, 1902, or the provisions of the act of December 17, 1903, chapter 1. * * *

The VICE PRESIDENT. The question is on agreeing to the amendment offered by the Senator from Colorado [Mr. WATERMAN].

Mr. WATERMAN. I ask for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. EDGE (when his name was called). I have a special pair for the bal-

ance of the day with the senior Senator from Maryland [Mr. TYDINGS]. I with-hold my vote. If permitted to vote, I would vote "nay." Mr. SIMMONS (when his name was called). I transfer my general pair with the junior Senator from Ohio [Mr. BURTON] to the senior Senator from New York [Mr. COPELAND] and vote "nay."

Mr. McNARY (when Mr. STEIWER'S name was called). My colleague [Mr. STEIWER] has a pair with the junior Senator from New York [Mr. WAGNER]. If my colleague were present and not paired, he would vote "yea," and the Senator from New York [Mr. WAGNER] would vote "nay."

Mr. WATSON (when his name was called). I have a pair with the senior Senator from South Carolina [Mr. SMITH], who is absent. I do not know how he would vote if present, and I withhold my vote.

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Maryland [Mr. Goldsborough] with the Senator from Iowa [Mr. STECK]; and

The Senator from Illinois [Mr. DENEEN] with the Senator from Arkansas [Mr. CARAWAY].

Mr. MOSES. I have a general pair with the junior Senator from Louisiana [Mr. BROUSSARD]. In his absence, not knowing how he would vote, I withhold my vote. If permitted to vote, I would vote "yea."

Mr. BLEASE. I have a pair with the senior Senator from West Virginia [Mr. GOFF]. Not knowing how he would vote, I withhold my vote. Mr. ROBINSON of Indiana (after having voted in the negative). I have

a general pair with the Senator from Mississippi [Mr. STEPHENS], which I tranfer to the Senator from Illinois [Mr. GLENN], and let my vote stand.

Mr. KING (after having voted in the negative). I have a pair with the junior Senator from Connecticut [Mr. WALCOTT], who is absent. I transfer my absentee pair to the absentee pair of the Senator from New Jersey [Mr. EDGE], allowing the Senator from New Jersey and myself to vote, and I allow my vote to stand.

Mr. EDGE. As the announcement just made by the Senator from Utah releases me from my pair with the senior Senator from Maryland [Mr. TYDINGS], and also permits me to vote, I vote "nay."

Mr. FESS. I wish to announce that my colleague the junior Senator from Ohio [Mr. BURTON], if present, would vote "nay."

YEAS-14

The result was announced-yeas 14, nays 60, as follows:

| | - | | | |
|---|---|--|--|--|
| Brookhart Frazier Hatfield Johnson | <i>Kendrick</i> McNary Norbeck Norris | Nye <i>Ransdell</i> Shortridge Thomas, Idaho | Warren Waterman | |
| | N | AYS-60 | | |
| Allen Ashurst Barkley Bingham Blaok Blaine Borah Bratton Brook Capper Connally Couzens Cutting Daile Dill | Edge Fess Flotoher George Gillett Glass Gould Greene Hale Harris Harris Harris Harstings Hawes Hawes Hawes Habert | Heflin Howell Jones Kean Keyes King La Follette MoKellar McMaster Metcalf Oddie Overman Patterson Phipps Pline | Reed Robinson, Ark. Robinson, Ind. Sackett Schall Sheppard Simmons Smoot Swanson Townsend Trammell Vandenberg Walsh, Mass. Walsh, Mont. | |
| NOT VOTING-21 | | | | |
| Blcase Broussard Burton Caraway Copeland Deneen | Glenn Golf Goldsborough Moses Pittman SHIPSTEAD | Smillı Steck Stelwer Stephens Thomas, Okla. Tydings | Wagner Walcott Watson | |

So Mr. WATERMAN'S amendment was rejected.

DEBENTURE, EXPORTS

MR. NORRIS'S AMENDMENT TO ADD AN AGRICULTURAL EXPORT DEBENTURE SECTION TO THE TARIFF BILL

(Cony. Record, October 19, 1929; page, Daily, 4914; Permanent, 4694)

Mr. NORRIS. Mr. President, the Chair has been reading the amendments as they appear on his desk. My understanding is that the debenture amendment is to follow. I now offer that amendment formally.

The PRESIDING OFFICER. The clerk will read the next amendment. The CHIEF CLERK. The next amendment is that offered by the Senator from Nebraska [Mr. Norris], which is, on page 307, after line 7, to insert:

Nebraska [Mr. NORRIS], which is, on page 307, after line 7, to insert: Export debentures: (a) Whenever the board provided for in the agricultural marketing act approved June 15, 1929, finds it advisable, in order to carry out the policy declared in section 1 of said agricultural marketing act, with respect to any agricultural com-modity, to issue export debentures with respect to such commodity, said board shall give notice of such finding to the Secretary of the Treasury. Upon the receipt of such notice it shall be the duty of the Secretary of the Treasury, commencing and terminating at such time as the board shall prescribe, to issue export debentures to any farmer, coop-erative association, stabilization corporation, or other person with respect to such quantity of the commodity or any manufactured food product thereof or any product manufactured from cotton or tobacco. If the cotton or tobacco out of which it is manufac-tured if exported in the raw material would have been entitled to receive a debenture therefor, as such person may from time to time export from the United States to any foreign country. The export debenture shall be in an amount to be computed under the direction of the Secretary of the Treasury, in accordance with such regulations as he may prescribe, at the debenture rate for the commodity or product that is in effect at the time of exportation.[.] Any such computation shall be final. (b) In order to procure the issuance of an export debenture, the farmer, cooperativo association, stabilization corporation, or other person shall, in accordance with such regulations as the Secretary of the Treasury may prescribe, make application for such debenture and submit satisfactory proofs either (1) that the commodity to be exported was produced in the United States and has not previously been exported thereform, or (2) that the commodity used in making the manufactured food product or any product manufactured from cotton or tobacco, if the cotton or tobacco out of which it is manu-

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Reductions in debenture rates under this section shall be made in accordance with the following percentages: (1) For an increase in production of less than 20 per cent, there shall be no reduction. (2) For an increase in production of 20 per cent but less than 40 per cent, there shall be a reduction of 20 per cent. (3) For an increase in production of 40 per cent but less than 60 per cent, there shall be a reduction of 50 per cent. (4) For an increase in production of 60 per cent but less than 90 per cent, there shall be a reduction of 75 per cent. (5) For an increase in production of 90 per cent or more, there shall be a reduction of 99 per cent.

The VICE PRESIDENT. The hour of 1 o'clock having arrived, under the unanimous-consent agreement the question is on agreeing to the amendment of the Senator from Nebraska [Mr. Norris].

Mr. NORRIS and Mr. HEFLIN demanded the yeas and nays, and they were ordered.

The Chief Clerk proceeded to call the roll,

Mr. BLAINE (when his name was called). I have a pair with the junior Senator from West Virginia [Mr. HATFIELD]. If I were permitted to vote, I would vote "yea." I am authorized to announce that if the junior Senator from West Virginia were present and voting he would vote "nay."

Mr. CARAWAY (when his name was called). I have a pair with the senior Senator from Illinois [Mr. DENFEN]. I transfer that pair to the senior Senator from Minnesota [Mr. Shipstead], who, if he were present, would vote as I shall vote. I vote "yea."

Mr. JONES (when the name of Mr. EDGE was called). The senior Senator from New Jersey [Mr. EDGE] is necessarily absent. He is paired with the senior Senator from Maryland [Mr. TYDINGS]. If the Senator from New Jersey were present, he would vote "nay." I understand that if the senior Senator from Maryland were present he would vote "yea."

Mr. KING (when his name was called). Upon this vote I am paired with the senior Senator from Louisiana [Mr. RANSDELL], and, therefore, I withhold my vote.

Mr. SCHALL (when Mr. SHIPSTEAD'S name was called.) The senior Senator from Minnesota [Mr. SHIPSTEAD], if present, would vote "yea." He has a pair on this vote with the senior Senator from Illinois [Mr. DENEEN].

Mr. SIMMONS (when his name was called). I transfer my pair with the junior Senator from Ohio [Mr. BURTON] to the senior Senator from New York [Mr. COPELAND]. If the senior Senator from New York were present, he would vote as I intend to vote. I vote "yea."

Mr. SWANSON (when his name was called). On this vote I have a pair with the senior Senator from Ohio [Mr. FESS]. I am unable to obtain a transfer. If the senior Senator from Ohio were present, he would vote "nay," and if I were permitted to vote I would vote "yea."

Mr. WATSON (when his name was called. I have a general pair with the senior Senator from South Carolina [Mr. SMITH], which I transfer to the junior Senator from Illinois [Mr. GLENN], and vote. I vote "nay."

The roll call was concluded.

Mr. BLEASE. I have a pair with the senior Senator from West Virginia [Mr. GOFF], who is absent. Not knowing how he would vote if he were present, I withhold my vote.

Mr. BINGHAM (after having voted in the negative). I have a general pair with the Senator from Virginia [Mr. GLASS]. In his absence I transfer my pair to the senior Senator from Vermont [Mr. DALE] and permit my vote to stand.

Mr. BROUSSARD. I desire to anounce that my colleague [Mr. RANSDELL] is necessarily absent on official business. If present, he would vote "nay." His pair has been announced.

Mr. SWANSON. I wish to announce that my colleague [Mr. GLASS] is necessarily absent. If present, he would vote "yea."

The result was anounced-yeas 42, nays 34, as follows:

YEAS-42

| Ashurst Barkley Black Borah Bratton Brock Brookhart Broussard Oaravoay Connally Cutting | Dill Fletcher Frazler George Harris Marrison Maves Hayden Hejlin Howell Johnson | La Follette McKellar McMaster Norbeck Norris Nye Overman Pine Pittman Robinson, Ark. Schall | Sheppard Simmons Steck Stephens Thomas, Idaho Thomas, Okla. Trammell Walsh, Mont. Wheeler |
|---|---|---|---|
| | NAY | 834 | |
| Allen Bingham Capper Couzens Gillett Goldsborough Gould Greene Hale | Hastings Hebert Jones Kean <i>Kcndrick</i> Keyes McNary Metcalf Mo%es | Oddie Patterson Phipps Reed Robinson, Ind. Sackett Shortridge Smoot Stelwer | Townsend Vandenberg Wagner Walcott Walsh, Mass. Warren Watson |
| | NOT VO | TING19 | |
| Blaine Blease Burtov Copeland Dale | Dencen Edge Fess Glass Glenn | Goff Hatfield King Ransdell Shipstead | Smith Swanson Tydings Waterman |

So Mr. Norris's amendment was agreed to.

SHIPOWNERS' LIABILITY, SMOKING OPIUM

MR. STEIWER'S AMENDMENT TO RELIEVE LIABILITY OF SHIP-OWNERS, OFFICERS, ETC., FOR SMOKING OPIUM NOT SHOWN IN THE MANIFEST IF THE COURT FINDS THEY DID NOT KNOW AND COULD NOT BY DILIGENT CARE KNOW SUCH OPIUM WAS ON BOARD

(Cong. Record, October 21, 1929; page, Daily, 4933; Permanent, 4716)

The PRESIDING OFFICER. Without objection, the change will be made. The question is on agreeing to the amendment offered by the Senator from Oregon [Mr. STEIWER], as modified, on which the yeas and nays have been ordered. The clerk will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. MoKULLAR (when his name was called). On this vote I am paired with the senior Senator from Delaware [Mr. HASTINGS]. I transfer that pair to the junior Senator from Montana [Mr. WHEELER] and vote "nay."

Mr. SIMMONS (when his name was called). I have a general pair with the junior Senator from Ohio [Mr. BUBTON]. In his absence I withhold my vote. Mr. WATSON (when his name was called). I transfer my pair with the senior Senator from South Carolina [Mr. SMITH] to the junior Senator from Maine [Mr. Gould] and vote "yea."

The roll call was concluded.

Mr. BINGHAM. I have a general pair with the junior Senator from Virginia [Mr. GLASS]. In his absence, being unable to obtain a transfer, I withhold my vote. If permitted to vote, I would vote "yea." Mr. BLAINE. I have a pair for to-day with the junior Senator from West

Virginia [Mr. HATFIELD]. In his absence I withhold my vote.

Mr. WAGNER. My colleague [Mr. COPELAND] is necessarily absent from the city. If he were present, he would vote "yea" on the pending amendment. Mr. CARAWAY. I have a pair with the senior Senator from Illinois [Mr.

DENEEN], and being unable to secure a transfer I withhold my vote.

Mr. SCHALL. I would like to have the RECORD show that my colleague [Mr. SHIPSTEAD] is detained from the Senate by illness,

The result was announced-yeas 43, nays 34, as follows:

YEAS-43

| Black Brookhart Broussard Cutting Dale Edge Fess Fletcher Gillett Glieun Goldsborough | Greene Hale Haves Haves Hebert Jones Kean Kendrick Keyes King McNary | Metcalf Moses Overman Patterson Phipps Roed Robinson, Ark. Robinson, Ind. Shortridge Steck Steiwer | Stephens Thomas, Idaho Townsend Tydings Vandenberg Walcott Walsh, Mass. Warren Waterman Waterman |
|---|--|--|---|
| | NAY | /S—34 | |
| Allen Ashurst Barkley Blease Borah Bratton Brock Capper Connally | Couzens Dill Frazler George Harris Hayden Heflin Howell Johnson | La Follette McKellar McMaster Norbeck Norris Nye Oddie Pine Sackett | Schall Shoppard Swanson Thomas, Okla. Trammell Wagner Walsh, Mont. |
| | NOT VO | TING-18 | |
| Bingham Blaine Burton Caraway Copeland | Deneen Glass Goff Gould Hastings | Hatfield Pittman Ransdell Shipstead Simons | Smith Smoot Wheeler |

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So Mr. STEIWER's amendment as modified was agreed to, as follows:

On page 447, line 12, before the period, insert a semicolon and the following: "Except that the master or owner of a vessel used by any person as a common carrier in the transaction of business as such common carrier shall not be liable to such penalty and the vessel shall not be held subject to the lien, if it appears to the satisfaction of the court that neither the master nor other executive or warrant officer of the vessel nor the owner knew, and could not, by the exercise of a high degree of care and diligence, have known, that such smoking oplum or oplum prepared for smoking was on board."

[NOTE.—The paragraph to which Mr. Stelwer's amendment applies is as follows: ["If any of such merchandise so found consists of smoking opium or opium prepared for smoking, the master of such vessel or the person in charge of such vehicle or the owner of such vessel or vehicle shall be liable to a penalty of \$25 for each ounce thereof so found. Such penalty shall, notwithstanding the proviso in section 594 of the act (relating to the immunity of vessels or vehicles used as common carriers), constitute a lien upon such vessel which may be enforced by a libel in rem."]

RECOMMIT TO FINANCE COMMITTEE

THE MOTION OF MR. THOMAS OF OKLAHOMA TO RECOMMIT THE BILL TO THE FINANCE COMMITTEE WITH INSTRUCTIONS TO ELIMINATE ALL SCHEDULES AND FREE LIST EXCEPT AGRI-CULTURAL AND TWO RELATED SCHEDULES

(Cong. Record, October 21, 1929; page, Daily, 4943; Permanent, 4726)

Mr. SMOOT. Mr. President, I think that is the last amendment to the administrative provisions of the bill. I understand that the Senator from Oklahoma [Mr. THOMAS] has a motion to submit at this time.

Mr. THOMAS of Oklahoma. Mr. President, I understand we have just completed the consideration of the amendments to the administrative provisions of the bill. At this time I desire to submit for the consideration of the Senate the motion which I send to the desk and which I ask to have read.

The PRESIDING OFFICER. The clerk will read the motion.

The CHIEF CLERK. The Senator from Oklahoma [Mr. THOMAS] offers the following motion:

I move that the bill (H. R. 2667) to provide revenue, to regulate commerce with foreign countries, to encourage the industries of the United States, to protect American labor, and for other purposes, be recommitted to the Committee on Finance with instructions to eliminate therefrom the following described text: Beginning with line 5, on page 2, and including line 4, on page 121, and beginning with line 0, on page 146, and including line 23, on page 270: *Provided*, That the elimination of such text shall be without prejudice to the submission in the Senate of specific amendments to existing law: And provided further, That, when the consideration of said bill is completed in the Senate and before final passage, said Finance Committee is hereby authorized and requested to amend section 648, relating to repeals, so as to make said section conform to the action of the Senate.

The PRESIDING OFFICER. The Chair understands the Senator from Oklahoma to make the motion?

Mr. THOMAS of Oklahoma. * * *

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The motion, if agreed to, will cause to be eliminated from the bill Schedules 1 to 4, inclusive, and Schedules 8 to 16, inclusive, covering chemicals, oils, and paints, earthenware and glassware, metals, wood, silks, rayon, paper, books, spirits and wines, and sundries, and will leave for our consideration all agricultural and related items and schedules, as well as the special and administrative provisions already considered and passed upon.

The VICE PRESIDENT. The question is on agreeing to the motion of the Senator from Oklahoma [Mr. THOMAS].

Mr. REED. I ask for the yeas and nays.

The yeas and mays were ordered, and the legislative clerk proceeded to call the roll.

Mr. BLAINE (when his name was called). I have a general pair with the junior Senator from West Virginia [Mr. HATFIELD]. Being unable to obtain a transfer, I withhold my vote.

Mr. BLEASE (when his name was called). I have a pair with the senior Senator from West Virginia [Mr. Gorr]. Not knowing how he would vote, I withhold my vote.

Mr. CARAWAY (when his name was called). I have a pair with the senior Senator from Illinois [Mr. DENEEN]. I can not get a transfer and withhold my vote.

Mr. MoKELLAR (when his name was called). I have a pair with the senior Senator from Delaware [Mr. HASTINGS], and I withhold my vote.

Mr. SIMMONS (when his name was called). I have a general pair with the junior Senator from Ohio [Mr. BURTON]. I am advised that if he were present he would vote as I intend to vote. Therefore I vote. I vote "nay." Mr. TYDINGS (when his name was called). I have a general pair with the

senior Senator from Rhode Island [Mr. METOALF]. I understand he would

vote as I shall vote, and I therefore am at liberty to vote. I vote "nay." Mr. WATSON (when his name was called). I transfer my pair with the senior Senator from South Carolina [Mr. SMITH] to the junior Senator from Maine [Mr. Gould] and vote "nay."

The roll call was concluded.

Mr. JONES. I desire to announce that the Senator from Idaho [Mr. THOMAS] is necessarily absent on official business. If present and permitted to vote, he would vote "nay." Mr. BINGHAM. I have a general pair with the Senator from Virginia [Mr.

GLASS]. Not knowing how he would vote, I transfer my pair to the Senator from Idaho [Mr. THOMAS] and vote "nay."

Mr. FESS. I des're to announce that the Senator from Delaware [Mr. Town-

SEND] has a general pair with the Senator from Montana [Mr. WHEELEB]. Mr. WALSH of Montana, I announce the unavoidable absence of my colleague [Mr. WHEELER] on official business.

Mr. BROUSSARD, I wish to announce that my colleague [Mr. RANSDELL] is necessarily detained from the Senate on official business, and that if he were present he would vote "nay."

Mr. WAGNER. I desire to announce that my colleague the senior Senator from New York [Mr. COPELAND] is necessarily absent from the city.

The result was announced—yeas 10, nays 64, as follows:

YEAS-10

| Frazier Ha rris Howell | McMaster Nye Pine | Schall Sheppard Thomas, Okla. | Waterman |
|--|---|--|---|
| | N. | AYS-04 | |
| Allen Ashurst Barkley Bingham Black Borah Bratton Brock Brookhart Broussard Cnpper Connally Couzens Cutting Dale Dill | Edge Fess Fletcher Gillett Glenn Goldsborough Greene Hale Harrison Hawes Hayden Hebert Hebert Heflin Johnson Jones Kean | Kendrick Keyes King La Follette McNary Mozes Norbeck Norris Oddie Overman Patterson Phipps Pittman Reed Robinson, Ark. Robinson, Ind. | Sackett Shortridge Simmons Smoot Steok Stephens Trammell Tydings Vandenberg Wagner Walcott Walcott Walsh, Mass. Walsh, Mont. Warson |
| | NOT | VOTING-21 | |
| Blaine Blcaso Burton Caraway Copeland Dencen | Gcorge Glass Goff Gould Hastings Lintfield | MoKellar Metcalf Ransdell Shipstead Smith Stelwer | Thomas, Idaho Townsend Wheeler |

So the motion of Mr. THOMAS of Oklahoma was rejected.

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TANNIC ACID

MR. BARKLEY'S AMENDMENT TO THE COMMITTEE AMENDMENT, TO REDUCE THE DUTY ON TANNIC ACID, TANNIN, AND EX-TRACT OF NUTGALLS, CONTAINING BY WEIGHT OF TANNIC ACID 50 PER CENT OR MORE AND MEDICINAL, FROM 20 CENTS PER POUND TO 18 CENTS. THE COMMITTEE AMENDMENT RE-DUCED THE RATE FROM 22 CENTS TO 20 CENTS PER POUND

(Cong. Record, October 22, 1929; page, Daily, 4982; Permanent, 4778)

The next amendment was, on page 2, line 24, to strike out "22 cents" and insert "20 cents," so as to read:

Fifty per cent or more and medicinal, 20 cents per pound.

Mr. BARKLEY. Mr. President, in line 24, in lieu of "20 cents," I move to insert "18 cents."

The VICE PRESIDENT. The question is on agreeing to the amendment proposed by the Senator from Kentucky [Mr. BARKLEY] to the amendment reported by the committee. On that question the yeas and mays have been ordered, and the clerk will call the roll.

The CHIEF CLERK proceeded to call the roll.

Mr. SIMMONS (when his name was called). I transfer my general pair with the junior Senator from Ohio [Mr. BURTON] to the junior Senator from Montana [Mr. WHEELER] and vote "yea."

The roll call was concluded.

Mr. OVERMAN (after having voted in the affirmative). I inquire if the senior Senator from Wyoming [Mr. WARREN] has voted?

The VICE PRESIDENT. The Chair is informed that he has not voted.

Mr. OVERMAN. I have a general pair with the senior Senator from Wyoming. I transfer that pair to the senior Senator from Minnesota [Mr. Ship-STEAD] and allow my vote to stand.

Mr. HAWES. I have a pair with the senior Senator from Kentucky [Mr. SACKETT]. If permitted to vote, I should vote "yea," and I understand the Senator from Kentucky, if present, would vote "nay."

Mr. TYDINGS. I have a pair with the senior Senator from Rhode Island [Mr. METOALF], who is detained from the Senate on account of illness. If he were present and I were permitted to vote, I should vote "yea," and if the Senator from Rhode Island were present he would vote "nay."

Mr. WALSH of Montana, 1 rise to announce that my colleague [Mr. WITEELER] is absent from the Senate on account of illness.

Mr. BINGHAM (after having voted in the negative). I have a general pair with the Senator from Virginia [Mr. GLASS]. I transfer that pair to the Senator from Louisiana [Mr. RANSDELL] and allow my vote to stand.

Mr SCHALL. I wish to announce that my colleague [Mr. SHIPSTEAD] is detained from the Senate on account of illness.

Mr. WATSON (after having voted in the negative). I transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Maine [Mr. GOULD] and allow my vote to stand.

Mr. FESS. I wish to announce that the Senator from Illinois [Mr. DENEEN] has a general pair with the Senator from Arkansas [Mr. CARAWAY].

The result was announced-yeas 45, nays 33, as follows:

YEAS-45

| Ashurst Barkloy Black Blaine Blcaso Borah Bratton Brookhart Connally Couzens Cutting | Dill Fletcher Frazier George Glenn Harris Harrison Hayden Heftin Howell Jones King | La Follette McKollar McMaster Norbeck Norris Nye Overman Pittman Robinson, Ark. Robinson, Ind. Schall Sheppard | Simmons Steck Stephens Swanson Thomas, Idaho Thomas, Okla, Trammell Walsh, Mass, Walsh, Mont. |
|--|---|---|---|
|--|---|---|---|

NAYS-33

| Allen Bingham Capper <i>Oopeland</i> Dale Edge Fess Gillett Goldsborough | Greene Hale Hastings Hatfield Hebert Johnson Keyes McNary Moses | Oddie Patterson Phipps Pine Reed Shortridge Smoot Stelwer Townsend | Vandenberg Wagner Walcott Waterman Watson |
|--|---|--|---|
| | NO | VI VODINA 10 | |

Broussard Gould Burton Hawes Caraway Kean-Kendrick Deneen Glass Metcalf

NOT VOTING-17 Ransdell Sackett SHIPSTEAD Smith

Tydings

Warren Wheeler

So Mr. BARKLEY's amendment to the amendment of the committee was agreed to.

CALCIUM CARBIDE

ON AGREEING TO THE COMMITTEE AMENDMENT TO REDUCE THE RATE OF DUTY ON CALCIUM CARBIDE FROM 1 CENT TO ONE-HALF OF 1 CENT PER POUND. THE COMMITTEE RECONSIDERED THEIR ACTION AND RECOMMENDED THAT THE REDUCTION BE DISAGREED TO, AND THE 1-CENT RATE RESTORED

(Cong. Record, October 23, 1929; page, Daily, 5026; Permanent 4821)

Mr. SMOOT. On page 7, paragraph 16, the amendment relative to calcium carbide was passed over. I ask that it be now considered by the Senate.

The VICE PRESIDENT. The amendment will be stated. The LEGISLATIVE CLERK. In paragraph 16 on page 7, line 1, after the word "carbide," it is proposed to insert "one-half of," so as to read:

Calcium carbide, one-half of 1 per cent per pound.

The VICE PRESIDENT. The question is on agreeing to the amendment. Mr. SMOOT. Mr. President, I have been instructed to ask that that amendment be rejected.

I understand that the Senator from West Virginia [Mr. Goff] desires to be heard upon the question. I will simply state that the present law provides a duty of 1 cent per pound on calcium carbide. In view of the amount of importations, it was originally agreed by the members of the committee that one-half cent per pound would be sufficient to protect the industry. That view was based upon the importations and the costs as submitted to the committee at that time. Since that time a development has been brought to the attention of the members of the committee, and a vote was taken, and I was asked as chairman of the committee to have the committee amendment rejected. If that action is taken the rate will be 1 cent per pound, as the existing law provides.

The question is on agreeing to the Senate committee amendment, on page 7, line 1, to insert the words "one-half of" before the figure "1," so as to make the paragraph read:

PAR, 16. Calcium carbide, one-half of 1 cent per pound; calcium exalate, 4 cents per pound.

Mr. SMOOT. I ask for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. BRATTON (when his name was called). I have a general pair with the Senator from Pennsylvania [Mr. REED], who is necessarily absent. If the Senator from Pennsylvania were present, I understand he would vote "nay." If I were permitted to vote, I should vote "yea." In these circumstances I withhold my vote.

Mr. CARAWAY (when his name was called). I have a pair with the senior Senator from Illinois [Mr. DENEXN], which I transfer to the senior Senator from Minnesota [Mr. SHIPSTEAD], and vote "yea."

Mr. SIMMONS (when his name was called). I transfer my general pair with the junior Senator from Ohio [Mr. BURTON] to the junior Senator from Montana [Mr. WHEELER] and vote "yea."

Mr. TYDINGS (when his name was called). On this vote I have a pair with the senior Senator from Rhode Island [Mr. METOALF]. If he were present and I were permitted to vote, I would vote "yea" and he would vote "nay."

Mr. WATSON (when his name was called). I have a pair with the senior Senator from South Carolina [Mr. SMITH], which I transfer to the senior Senator from Kentucky [Mr. SAOKETT], and vote "nay." The roll call was concluded.

Mr. ROBINSON of Indiana. I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence I withhold my vote.

Mr. WALSH of Montana. I desire to announce that my colleague [Mr. WHEELER] is absent on account of illness.

Mr. FESS. The junior Senator from New Jersey [Mr. KEAN] is paired with the senior Senator from Arkansas [Mr. ROBINSON]. These Senators are necessarily absent from the Chamber.

The result was announced-yeas 37, nays 42, as follows:

YEAS-37

| - | | |
|--|--|--|
| Fletcher Frazier Glass Harris Harrison Harrison Havell Johnson Jones | Kiny La Follette McKellar McMaster McNary Norbeck Notris Nye Overman Pine | Sheppard Simmons Swanson Thomas, Okla. Walsh, Mass. Walsh, Mont. Waterman |
| 1 | AYS-42 | |
| Glenn Goff Goldsborough Gould Greene Hale Hates Hates Hebert Hebert Heftin | Kendrick Moses Oddle Patterson Phipps Pittman Ransdell Schall Shortridge Smoot Steck | Steiwer Thomas, Idaho Townsend <i>Trammell</i> Vandenberg <i>Wagner</i> Walcott Warren Watson |
| NOT | VOTING-16 | |
| Kean Keyes Metcalf Reed | Robinson, Ark. Robinson, Ind. Sackett SHIPSTEAD | Smith Stephens Tydings Wheeler |
| | Fleicher Frasjer Geass Harris Harris Harrison Hawell Johnson Jones I Glenn Goldsborough Goldsborough Gould Greene Hale Hastings Hatfield Hastes Hebert Hebert Heffin NOT Kenn Keyes Metcalf Reed | FicicherKiny FrazierLa Follette McKellarGlassMcKallarGlassMcMasterHarrisonNorbeckHarrisonNorbeckHarrisonNorbeckHarrisonNorbeckHowellNyeJohnsonOvermanJonesPineNAYS-42GlennKendrickGoffMosesGoldsboroughOddleGouldPattersonGreenePhippsHakingsRansdellHatfieldSchallHavesShortridgeHebertSmootHeftinSteckNOT VOTING-16KeanRobinson, Ark.MetcalfSackettReedSHIPSTEAD |

So the amendment of the committee was rejected.

Mr. KING. Mr. President, I give notice that when the bill is reported to the Senate I shall ask for a vote on the amendment relating to calcium carbide.

CASEIN

MR. BLAINE'S MODIFIED AMENDMENT TO MR. SHORTRIDGE'S AMENDMENT TO THE COMMITTEE AMENDMENT IN PARAGRAPH 19, FIXING THE RATE OF DUTY ON CASEIN OR LACTARENE AND MIXTURES THEREOF NOT SPECIALLY PROVIDED FOR OTHER-WISE. THE HOUSE RATE WAS 2½ CENTS PER POUND. THE COMMITTEE FIXED THE RATE AT 3½ CENTS PER POUND. MR. SHORTRIDGE PROPOSED 8 CENTS AND MR. BLAINE'S MODIFIED AMENDMENT PROPOSED 51/2 CENTS PER POUND

(Cong. Record, October 24, 1929; page, Daily, 5071; Permanent, 4867)

The Secretary will state the amendment indicated by the senior Senator from Utah [Mr. SMOOT].

The OHIEF CLERK. In paragraph 19, on page 7, line 12, the committee proposes to strike out "2½ cents" and insert in lieu thereof "3½ cents," so as to read:

Caseln or lactarene and mixtures of which caseln or lactarene is the component material of chief value, not specially provided for, 3½ cents per pound.

Mr. SHORTRIDGE. Mr. President, on page 7, line 12, I move to amend the proposed amendment by striking out the figures " $3\frac{1}{2}$ " and inserting in lieu thereof "8," so that the paragraph would read:

Casein or lactarene and mixtures of which casein or lactarene is the component material of chief value, not specially provided for, 8 cents per pound.

The PRESIDING OFFICER. The Senator from Wisconsin modifies his amendment and now proposes a rate of 5½ cents per pound. The yeas and nays have been ordered, and the clerk will call the roll.

Mr. SMOOT. Mr. President, I understand this is an amendment substituting 5½ cents for the 8 cents proposed in the amendment of the Senator from California, and after we have voted on this amendment to the amendment, then, of course, we shall have to vote on the amendment of the Senator from Wisconsin, if it shall be adopted, substituting $5\frac{1}{2}$ cents for the $3\frac{1}{2}$ cents reported by the committee.

by the committee. The PRESIDING OFFICER. The Senator is correct. The Clerk will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. BLEASE (when his name was called). I have a pair with the junior Senator from Rhode Island [Mr. HEBERT]. Not knowing how he would vote on this matter, I withhold my vote.

Mr. BRATTON (when his name was called). I have a general pair with the Senator from Pennsylvania [Mr. RED]. I am told, if present, he would vote as I intend to vote. I am therefore at liberty to vote, and I vote "yea." Mr. CARAWAY (when his name was called). I have a pair with the senior

Mr. CARAWAY (when his name was called). I have a pair with the senior Senator from Illinois [Mr. DENEEN]. I transfer that pair to the senior Senator from Florida [Mr. FLETCHER] and vote "yea."

Mr. KING (when his name was called). I have a pair with the junior Senator from Illinois [Mr. GLENN]. Not being able to secure a transfer, I withhold my vote.

Mr. McKELLAR (when his name was called). I have a pair with the senior Senator from Delaware [Mr. HASTINGS]. I transfer that pair to the senior Senator from Arizona [Mr. ASHUEST] and vote "yea."

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. On this question, however, I understand his position would be the same as mine. Therefore I feel free to vote. I vote "yea."

Mr. SIMMONS (when his name was called). I transfer my pair with the junior Senator from Ohio [Mr. BURTON] to the Senior Senator from New York [Mr. COPELAND] and vote "yea."

Mr. SMITH (when his name was called). I have a general pair with the senior Senator from Indiana [Mr. WATSON]. In his absence I withhold my vote.

Mr. SWANSON (when his name was called). I have a pair for the day with the senior Senator from Maine [Mr. HALE]. I transfer that pair to the junior Senator from Mississippi [Mr. STEPHENS] and vote "yea." Mr. TYDINGS (when his name was called). I have a pair on this vote with

Mr. TYDINGS (when his name was called). I have a pair on this vote with the senior Senator from Rhode Island [Mr. METCALF], who is ill. I understand, however, that if the Senator from Rhode Island were present he would vote as I desire to vote. I therefore ask that my vote may be recorded. I vote "yea." The roll call was concluded.

Mr. HAWES. I have a pair with the senior Senator from Kentucky [Mr. SACKENT]. I have not been advised as to how he would vote if present. If permitted to vote, I should vote "yea."

permitted to vote, I should vote "yea." Mr. JONES. I desire to announce that the Senator from Maine [Mr. HALE] and the Senator from New Hampshire [Mr. Moses] are necessarily absent, but would vote "yea" if present.

119206-S. Doc. 177, 71-2-4

Mr. SHEPPARD. I wish to announce the general pair of the Senator from Mississippi [Mr. HARRISON] with the Senator from Ohio [Mr. FESS]. Both Senators are necessarily absent.

I also desire to announce that the Senator from New York [Mr. COPELAND] is necessarily detained from the Senate by important business in his State. If present, he would vote "yea,"

I wish further to state that the Senator from Florida [Mr. FLETCHER], the Senator from Arizona [Mr. ASHURST], and the Senator from Mississippi [Mr. HARRISON] are necessarily detained on business. If present, they would each vote "yea."

I also desire to state that the Senator from Nevada [Mr. PITTMAN] is necessarily detained on official business.

I wish further to state that the Senator from Mississippi [Mr. STEPHENS] is unavoidably detained by business in his State.

The result was announced-yeas 52, nays 19, as follows:

YEAS--52

| Dale Dill Edge George Glass Goldsborough Greene Harfis Hatfield Hayden Heffin Jones Kenn | Kendrick La Folletto MoKellar Norbeck Norris Oddie Overman Patterson Phipps Ransdell Robinson, Ark. Robinson, Ind. Sheppard | Simmons Smoot Steck Swanson Thomas, Idaho Thomas, Okla. Townsend Trammell Tydings Walcott Walsh, Mont. Warren Wheeler |
|--|---|---|
| 1 | NAYS-19 | |
| Howell Johnson Keyes McMaster McNary | Nye Pine Schall Shortridge Steiwer | Vandenberg Wagner Walsh, Mass. Waterman |
| | Dill Edge Georgo Glass Goldsborough Greene Harris Hatfield Hayden Heffin Jones Kenn I Howell Johnson Keyes McMaster McNary | Dill La Follètte Edge McKellar George Norbeck Glass Norris Goldsborough Oddle Greene Overman Harris Patterson Hattleld Phipps Hayden Ransdell Heffin Robinson, Ark. Jones Robinson, Ind. Kean Sheppard NAYS-19 Howell Nye Johnson Plue Keyes Schall McMaster Shortridge |

NOT VOTING-24

| Ashurst | Fletcher | Hawes | Reed |
|----------|----------|---------|-----------|
| Blease | Glenn | llebert | Sackett |
| Burton | Gould | King | SHIPSTEAD |
| Copeland | Hale | Metcalf | Smith |
| Deneen | Harrison | Moses | Stephens |
| Fess | Hastings | Pittman | Watson |

So the amendment of Mr. BLAINE, as modified, to the amendment of Mr. SHORTRIDGE was agreed to.

The PRESIDING OFFICER (Mr. MONARY in the chair). The question now recurs on the amendment offered by the Senator from California [Mr. SHORT-RIDOE] as amended.

Mr. SMOOT. Mr. President, so far as I am able to do so, I should like to

accept the amendment which has just been agreed to. I hope the Senate will agree to the amendment proposing to lay a duty of 5½ cents on casein. The PRESIDING OFFICER. The question is on the amendment of the Senator from California [Mr. SHORTBIDGE], as amended, to the committee amendment.

The amendment to the amendment was agreed to.

The PRESIDING OFFICER. The question now is upon the committee amendment as amended.

The committee amendment as amended was agreed to.

CELLULOSE SHEETS, TRANSPARENT

COMMITTEE AMENDMENT TO PARAGRAPH 31, TO INCREASE THE DUTY ON TRANSPARENT SHEETS OF CELLULOSE OF CERTAIN THICKNESS FROM 45 TO 50 CENTS PER POUND

NOTE.-Used in nonbreakable glass.

(Cong. Record, October 25, 1929; page, Daily, 5105; Permanent 4893)

The VICE PRESIDENT. The pending amendment will be stated.

The CHIEF CLERK. On page 18, in paragraph 31, line 16, after the words "rate of," it is proposed to strike out "45 cents" and insert "50 cents," so as to rend:

(1) In block, sheets, rods, tubes, powder, flakes, briquets, or other forms, whether or not colloided, not made into finished or partly finished articles, 40 cents per pound, except that transparent sheets more than three one-thousandths of 1 inch and not more than thirty-two one-thousandths of 1 inch in thickness shall be subject to duty at the rate of 50 cents per pound.

The VICE PRESIDENT. The question is on agreeing to the committee amendment on page 18, line 16.

Mr. HARRISON and Mr. SMOOT called for the yeas and nays, and they were ordered.

The legislative clerk proceeded to call the roll.

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence I withhold my vote.

Mr. SWANSON (when his name was called). I have a general pair with the senior Senator from Maine [Mr. HALE], but I transfer that pair to the senior Senator from Nevada [Mr. PITTMAN] and vote "nay."

Mr. TYDINGS (when his name was called). On this vote I have a pair with the senior Senator from Rhode Island [Mr. MFTCALF]. Not knowing how he would vote if present, I withhold my vote. If permitted to vote, I should vote "nay."

The roll call was concluded.

Mr. OVERMAN (after having voted in the negative). I notice that my general pair, the Senator from Wyoming [Mr. WARREN], is not in his seat. In view of my pair with that Senator, I withdraw my vote.

view of my pair with that Senator, I withdraw my vote. Mr. SIMMONS. I transfer my pair with the junior Senator from Ohio [Mr. BURTON] to the Senator from Minnesota [Mr. SHIPSTEAD] and vote "nay."

Mr. SCHALL. My colleague the senior Senator from Minnesota [Mr. SHIPSTEAD] is absent on account of illness. I ask that this announcement may stand for the day.

Mr. KING (after having voted in the negative). Upon this question I am paired with the Senator from New Hampshire [Mr. KEYES]. I transfer that pair to the Senator from Iowa [Mr. STEOK] and will allow my vote to stand.

Mr. MoKELLAR (after having voted in the negative). Mr. President, there seems to be some doubt about whether I am paired with the Senator from Delaware [Mr. HASTINGS]. I find, however, that I can transfer my pair to the Senator from Georgia [Mr. GEORGE], which I shall do, and I will allow my vote to stand.

Mr. SHEPPARD. I wish to announce that the Senator from South Carolina [Mr. BLEASE] is paired with the Senator from Rhode Island [Mr. HEBERT].

Mr. FESS. I desire to announce that the Senator from Maine [Mr. HALE], the Senator from New Hampshire [Mr. KEYES], and the Senator from Rhode Island Mr. [HEBERT] are necessarily absent, and that if present they would cach vote "yea" on the amendment. Mr. TOWNSEND. My colleague [Mr. HASTINGS] is detained on official business. If present, he would vote "yea."

The result was announced-yeas 30, nays 48, as follows:

YEAS-30

| Allen Bingham Broussard Dale Deneen Edge Fess Gillett | Goff Goldsborough Gould Greene Hatfield Jones Kenn Kenn | Moses Oddie Patterson Phipps <i>Ransdell</i> Rced Sackett Shortridge | Smoot Townsend Walcott Walsh, Mass. Waterman Watson |
|--|---|---|---|
| | NAY | 'S -48 | |
| Ashurst Barkley Black Blaine Borah Bratton Brock Brookhart Capper Caraway Connally Copeland | Couzens Cutting Dill Fletcher Frazler Glass Glenn Harris Harrison Harrison Hatoes Hayden Il eftin | Howell King La Follette McKallar McMaster McNary Norbeck Norris Nye Pine Robinson, Ark. Schall | Sheppard Simmons Smith Stelwer Swanson Thomas, Idaho Thomas, Okla. Trammell Vandenberg Wagner Walsh, Mont. Wheeler |
| | NOT VO | TING-17 | |
| Blease Burton George Hale Instings | Hebert Johnson Keyes Metcalf Overman | Pittman Robingon, Ind. SHIPSTEAD Steck Stechens | <i>Tydingə</i> Warren |

So the committee amendment was rejected.

AGAR-AGAR

COMMITTEE AMENDMENT TO ADD A SPECIFIC DUTY OF 15 CENTS PER POUND TO THE 25 PER CENT AD VALOREM DUTY CON-TAINED IN THE HOUSE BILL UPON AGAR-AGAR

(Cong. Record, October 25, 1929; page, Daily, 5122; Permanent, 4910)

The VICE PRESIDENT. The question is upon agreeing to the committee amendment, which will be stated.

The CHIEF CLERK. In paragraph 42, page 22, line 11, after the word "pound," it is proposed to strike out "casein glue, agar-agar" and insert "agar-agar, 15 cents per pound and 25 per cent ad valorem: casein glue."

cents per pound and 25 per cent ad valorem; casein glue." Mr. LA FOLLETTE and Mr. SIMMONS asked for the yeas and nays, and they were ordered.

The legislative clerk proceeded to call the roll,

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, and not knowing how he would vote if present. I withhold my vote.

And not knowing how he would vote if present, I withhold my vote. Mr. SIMMONS (when his name was called). I transfer my general pair with the junior Senator from Ohio [Mr. BURTON] to the Senator from Minnesota [Mr. SHIPSTEAD] and vote "nay."

Mr. SWANSON (when his name was called). I have a pair for the day with the senior Senator from Maine [Mr. HALE]. I transfer that pair to the senior Senator from Nevada [Mr. PITTMAN] and will vote. I vote "nay."

The roll call was concluded.

Mr. BRATTON. I inquire if the Senator from Pennsylvania [Mr. REED] has voted?

The VICE PRESIDENT. He has not voted.

Mr. BRATTON. I have a general pair with that Senator. In his absence I withhold my vote. If permitted to vote, I should vote "nay."

Mr. KING. I have a pair with the Senator from New Hampshire [Mr. KEYES]. I transfer that pair to the senior Senator from Arkansas [Mr. ROBINson] and will vote. I vote "nay.'

Mr. JONES. I desire to announce the following pairs:

The Senator from Rhode Island [Mr. HEBERT] with the Senator from South Carolina [Mr. BLEASE]

The Senator from Maryland [Mr. Goldsborough] with the Senator from Arkansas [Mr. CABAWAY];

The Senator from Rhode Island [Mr. METCALF] with the Senator from Maryland [Mr. TYDINGS];

The Senator from New Jersey [Mr. EDGE] with the Senator from Tennessee [Mr. BROOK]; and

The Senator from Vermont [Mr. DALE] with the Senator from Arizona [Mr. ASHURST1.

The result was announced-yeas 25, nays 44, as follows:

YEAS-25

| Bingham Dencen Gillett Glenn Goff Gould Greene | Hastings Hatfield Johnson Kean Kendrick Moses Oddie | Patterson Phipps Shortridge Smoot Steiwer Thomas, Idaho Townsend | Walcott Warren Waterman Watson |
|---|---|---|---|
| | NA | YS44 | |
| Allen Barkley Black Blaine Borah Brookhart Broussard Capper Connally Copcland Couzens | Cutting Dill Flotcher Goorge Glass Harris Harrison Hawes Hawes Hayden Hefin | Jones King La Follette McKallar McNaster McNary Norbeck Norris Nye Overman Ransdell | Schall Sheppard Simmons Smith Stoanson Trammell Vandenberg Wagner Walsh, Mass. Walsh, Mont. Wheeler |
| | NOT V | OTING-26 | |
| Ashurst Blease Bratton Brock Burton Caraway Dale | Edge Foss Goldsborough Hale Hebert Howell Keyes | Metcalf Pine Pittman Reed Robinson, Ark. Robinson, Ind. Sackett | SHIPSTEAD Steok Stephens Thomas, Okla, Tydings |

So the amendment of the committee was rejected,

PAINTS FOR SCHOOL CHILDREN

MR. GILLETT'S SUBSTITUTE FOR SUBDIVISIONS 1 TO 4 AND COM-MITTEE AMENDMENT THERETO, OF PARAGRAPH 66, STRIKING IT ALL OUT AND IMPOSING IN LIEU THEREOF A DUTY OF 1 CENT ON EACH CAKE AND THEN, WHEN ASSEMBLED, A DUTY OF 20 PER CENT AD VALOREM. THE COMMITTEE FIXED THE RATE AT 40 PER CENT AD VALOREM

(Cong. Record, October 26, 1929; page, Daily, 5151; Permanent, 4931)

The next amendment was, on page 28, after line 7, to strike out:

(1) Not assembled in paint sets, kits, or color outfits, in tubes, jars, cakes, pans, or other forms not exceeding 1½ pounds net weight, valued at less than 20 cents per dozen pieces, 40 per cent ad valorem;
(2) Not assembled in paint sets, kits, or color outfits, valued at 20 cents or more per dozen pieces, in tubes or jars, 2 cents each and 40 per cent ad valorem; in cakes, pans, or other forms not exceeding 1½ pounds net weight, 1¼ cents each and 40 per cent ad valorem;
(3) In hult or one form the set of the set of

(3) In bulk or any form exceeding 1½ pounds net weight, 40 per cent ad valorem.

And in lieu thereof to insert:

(1) Whether in bulk or in tubes, cakes, jar, pans, or other forms, not assembled in paint sets, kits, or color outfits, 40 per cent ad valorem. [RECORD, October 25.]

The PRESIDENT pro tempore. The question is on the amendment proposed by the Senator from Mussachusetts [Mr. GILLETT].

SEVERAL SENATORS. Let it be stated.

The PRESIDENT pro tempore. The amendment will be stated.

The LEAISLATIVE CLERK. On page 28, strike out all after line 7 down to and including line 2, page 29, and insert:

(1) When in tubes, jars, cakes, pans, or other forms, not exceeding $1\frac{1}{2}$ pounds net weight each, and valued at less than 20 cents per dozen pieces, $1\frac{1}{2}$ cents each per jar or tube; 1 cent each per cake, pan, or other forms; when assembled in paint sets, kits, or color outfits, with or without brushes, water pans, outline drawings, stencils, or other articles, in addition to the rates provided above, 20 per cent ad valorem on the value

articles, in addition to the rates provided above, 20 per cent an valuer on the value as assembled. (2) When in tubes, jars, cakes, pans, or other forms, valued at 20 cents or more per dozen pieces, and not exceeding 1½ pounds net weight each, 2 cents each per tube or jar and 40 per cent ad valorem; in cakes, pans, or other forms, 1½ cents each and 40 per cent ad valorem; when assembled in paint sets, kits, or color outfits with or without brushes, water pans, outline drawings, stencils, or other articles, 70 per cent ad valorem on the value as assembled: *Provided*, That the words "assembled" or "assembly" when used in this paragraph shall mean the identical form, container, and assortment of merchandise customarily and generally sold to the ultimate consumer or user. When im-ported in any other form, container, or assembly, the container and the contents shall pay duty as if imported separately. (3) In bulk, or any form exceeding 1½ pounds net weight each, 12 cents per ounce.

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Mr. GILLETT. I ask for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

The PRESIDENT pro tempore (when Mr. HALE's name was called). The Chair wishes to announce the absence of the senior Senator from Maine [Mr. HALE] on account of illness and will ask that this announcement may stand for the day.

Mr. KING (when his name was called). I have a general pair with the junior Senator from New Hampshire [Mr. KEYES]. I transfer that pair to the senior Senator from Nevada [Mr, PITTMAN] and vote "nay."

Mr. MCKELLAR (when his name was called). I have a pair with the junior Senator from Delaware [Mr. TOWNSEND], which I transfer to the senior Sen-ator from Minnesota [Mr. SHIPSTEAD] and vote "nay." Mr. ROBINSON of Inciana (when his name was called). I have a general

pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence I withhold my vote,

Mr. SIMMONS (when his name was called). I transfer my pair with the Junior Senator from Ohio [Mr. BURTON] to the senior Senator from Arkansas [Mr. Robinson] and vote "nay."

Mr. SWANSON (when his name was called). I have a pair with the senior Senator from Maine [Mr. HALE], which I transfer to my colleague [Mr. GLASS] and vote "nay."

Mr. TYDINGS (when his name was called). I have a general pair with the senior Senator from Rhode Island [Mr. METCALF], who is ill. If he were pres-ent and I were permitted to vote, I should vote "nay," and he would vote " yea,"

The roll call was concluded,

Mr. BINGHAM (after having voted in the affirmative). I have a general pair with the junior Senator from Virginia [Mr. GLASS], but in view of the statement made by the senior Senator from Virginia [Mr, SWANSON] I transfer my pair to the senior Senator from Maine [Mr. HALE] and allow my vote to stand,

I would like to have the RECORD show that my colleague [Mr. Mr. SCHALL, SHIPSTEAD] is ill.

Mr. BRATTON. I have a general pair with the Senator from Pennsylvania [Mr. REED], which I transfer to the junior Senator from Arkansas [Mr. CARA-WAY], and vote "nay." Mr. FESS. I desire to announce that the junior Senator from Rhode Island

[Mr. HEBERT] is paired with the junior Senator from South Carolina [Mr. BLEASE].

The result was announced-yeas 19, nays 53, as follows:

| ŝ | YE/ | \S —19 | |
|---|---|--|---|
| Allen Bingham Couzens Dale Edge | Fess Gillett Goldsborough Greene Hatfield | McNary Moses Patterson Phipps Sackett | Shortridge Walcott <i>Walsh, Mass.</i> Warren |
| | NAY | (S53 | |
| Ashurst Barkley Black Blaine Borah Brook Brook Brookhart Broussard Capper Gonnally Gopeland Cutting Deneen | Dill Fletcher Frazler George Glenn Goft Harris Harrison Haves Hayden Hefin Howell Jones Kendrick | King La Follette McMaster Norbeck Noris Nye Oddle Overman Ransdell Schall Sheppard Simmons Smith | Smoot Steok Steiwer Swanson Thomas, Idaho Thomas, Okla. Trammell Wagner Walsh, Mont. Walerman Wheeler |
| | NOT VO | DTING23 | |
| Blease Burton <i>Caraway</i> Glass Gould Hale | Hastings Ifebert Johnson Kean Keyes Metcalf | Pine Pittman Reed Robinson, Ark. Robinson, Ind. SUIPSTEAD | Stephens Townsend Tydings Vandenberg Watson |
| So Mr. Gilleit's | amendment was re | ejected. | |

OLIVE OIL IN CONTAINERS LESS THAN 40 POUNDS IN WEIGHT

MR. WAGNER'S AMENDMENT TO MR. GOLDSBOROUGH'S AMEND-MENT TO THE COMMITTEE AMENDMENT. THE COMMITTEE RE-DUCED THE HOUSE RATE FROM 8½ TO 7½ CENTS PER POUND ON OLIVE OIL IN CONTAINERS WEIGHING LESS THAN 40 POUNDS. MR. GOLDSBOROUGH MOVED TO INCREASE THE COM-MITTEE RATE FROM 7½ TO 9½ CENTS AND MR. WAGNER'S AMENDMENT PROPOSED TO REDUCE MR. GOLDSBOROUGH'S AMENDMENT FROM 9½ TO 6 CENTS PER POUND

(Cong. Record, October 28, 1929; page, Daily 5198; Permanent 4977)

The next amendment was on page 24, line 14, where the committee proposed to strike out " $8\frac{1}{2}$ cents" and to insert in lieu thereof " $7\frac{1}{2}$ cents," so as to read:

Olive, weighing with the immediate container less than 40 pounds, 7½ cents per pound. on contents and containers.

The VICE PRESIDENT. The amendment as modified will be reported.

The CHLEF CLERK. On page 24, line 14, the Senator from Maryland proposes to strike out "7¹/₂ cents" and insert in lieu thereof "9¹/₂ cents," so as to read:

Olive, weighing with the immediate container less than 40 pounds, 9½ cents per pound; on contents and containers.

* * * * * *

Mr. WAGNER. I have not the amendment to the amendment written out, but I can state it. I move to reduce the duty from $9\frac{1}{2}$ cents to 6 cents, so as to make the duty 6 cents per pound.

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The VICE PRESIDENT. The question is on agreeing to the amendment of the Senator from New York to the amendment of the Senator from Maryland.

The VICE PRESIDENT. The question now is on the amendment proposed by the Senator from New York [Mr. WAGNER] to the amendment proposed by the Senator from Maryland [Mr. GOLDSBOROUGH].

Mr. HEFLIN. And the rate proposed by the Senator from Maryland is 9½ cents?

The VICE PRESIDENT. Nine and a half cents; and the rate proposed by the Senator from New York is 6 cents.

Mr. WAGNER. I ask for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. McKELLAR (when his name was called). On this question I am paired with the junior Senator from Delaware [Mr. TOWNSEND]. I transfer that pair to my colleague [Mr. BROCK], and will vote. I vote "nay."

Mr. ROBINSON of Indiana (when his name was called). I have a pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, not knowing how he would vote, I withhold my vote.

Mr. SIMMONS (when his name was called). I have a general pair with the junior Senator from Ohio [Mr. BURTON]. I transfer that pair to the senior Senator from Arkansas [Mr. ROBINSON] and vote "nay."

Mr. TYDINGS (when his name was called). On this vote I have a pair with the senior Senator from Rhode Island [Mr. METCALF], who is ill. If he were present, I understand he would vote as I shall vote. I therefore vote. I vote "nay."

The roll call concluded.

Mr. SMITH. I have a general pair with the senior Senator from Indiana [Mr. WATSON]. In his absence I withhold my vote.

Mr. BINGHAM. I have a general pair with the junior Senator from Virginia [Mr. GLASS]. I transfer that pair to the senior Senator from Rhode Island [Mr. METCALF] and vote "nay."

Mr. SCHALL. I desire to announce that my colleague [Mr. SHIPSTEAD] is ill.

Mr. KING (after having voted in the affirmative). I am paired with the junior Senator from New Hampshire [Mr. Kwyrs]. I am unable to secure a transfer and am compelled to withdraw my vote.

Mr. COPELAND. 'The senior Senator from New Mexico [Mr. BRATTON] is necessarily absent from the Senate. He is paired with the Senator from Pennsilvania [Mr. REED].

Mr. FESS. I desire to announce the absence of the Senator from Pennsylvania [Mr. Reed] on official business.

Mr. SHEPPARD. I desire to announce that the Senator from Arizona [Mr. Ashurst], the Senator from Arkansas [Mr. Robinson], and the Senator from Montana [Mr. WHEELER] are necessarily detained on official business.

The result was announced—yeas 8, nays 67, as follows:

YEAS---8

| Blaino Blcaso | Copeland Alenn | Pittman Wagner | Walsh, Mass. Walsh, Mont. |
|--|--|---|---|
| | 1 | NAYS-07 | |
| Allen Barkley Bingham Blaok Borah Brookhart Broussard Capper Garaway Connally Couzens Cutting Dale Dencen Dill Edge Fess | Flotohor Frazler George Gillett Goff Goldsborough Greene Hale Harris Harrison Hastings Hatfield Hebert Hawes Hoftin Howell Johnson | Jones Kean Kendrick La Follette McMaster McMaster Moses Norbeck Nye Oddle Overman Patterson Phipps Pine Ransdell Sackett | Schall Sheppard Shortridge Simmons Smoot Steok Stelwer Stoanson Thomas, Idaho Thomas, Idaho Thomas, Okla. Trammell Tydings Vandenberg Walcott Warren Waterman |

ŧ,

NOT VOTING-20

| AshurstGouldBrattonHaydenBrookKeyesBurtonKingGlassMetcalf | Norris Reed Robinson, Ark. Robinson, Ind. SHIPSTEAD | Smith Stephens Townsend Watson Wheeler |
|---|---|--|
|---|---|--|

So Mr. WAGNER's amendment to the amendment was rejected.

OLIVE OIL IN CONTAINERS LESS THAN 40 POUNDS IN WEIGHT

MR. GOLDSBOROUGH'S AMENDMENT TO THE COMMITTEE AMEND-MENT TO INCREASE THE DUTY ON OLIVE OIL IN CONTAINERS, WEIGHING LESS THAN 40 POUNDS, FROM 71/2 TO 91/2 CENTS PER POUND

(Cong. Record, October 28, 1929; page, Daily, 5198; Permanent 4978)

Mr. SMOOT. Mr. President, on further examination into the amendment to strike out the duty of 8½ cents provided by the House and to insert 7½ cents, as recommended by the Senate Finance Committee, I am convinced that the spread between 6½ and 7½ cents is not sufficient. The bulk olive oil carries a rate of 6½ cents a pound. When the oil is put into containers, into bottles, and small cans, the differential given by the Senate Finance Committee is only 1 cent a pound. I think the House was correct in making it 2 cents, and providing a rate of 81/2 cents, and as far as I am personally concerned I think the rate should be made 81/2 cents, and that the Senate committee amendment, therefore, should be rejected.

The VICE PRESIDENT. The amendment offered by the Senator from Maryland [Mr. Goldsborough], as modified, would make the rate 9½ cents. Mr. WALSH of Montana. I ask for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll

Mr. McKELLAR (when his name was called). On this vote I am paired with the junior Senator from Delaware [Mr. TOWNSEND]. I transfer that pair to my colleague [Mr. BROOK] and vote "yea."

Mr. ROBINSON of Indiana (when his name was called). I have a pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, not knowing how he would vote, I withhold my vote.

Mr. SIMMONS (when his name was called). I transfer my pair with the junior Senator from Ohio [Mr. BURTON] to the senior Senator from Arkansas [Mr. Robinson] and vote "nay." Mr. SMITH (when his name was called). Announcing my pair as before, I

withhold my vote.

Mr. TYDINGS (when his name was called). On this vote I have a pair with the senior Senator from Rhode Island [Mr. MFTCALF], who is ill. 1 transfer that pair to the junior Senator from Montana [Mr. WHEELER] and vote. I vote "nay."

The roll call was concluded.

Mr. SHEPPARD. I wish to announce that the Senator from Arkansas [Mr. ROBINSON], the Senator from Arizona [Mr. ASHURST], and the Senator from Montana [Mr. WHEELER] are necessarily detained on official business. Mr. KING (after having voted in the negative). I have a pair with the junior Senator from New Hampshire [Mr. KEVES]. I transfer that pair

the senior Senator from Arizona [Mr. ASHURST] and permit my vote to stand.

Mr. BINGHAM. I have a general pair with the junior Senator from Virginia [Mr. GLASS]. Not knowing how he would vote, and being unable to obtain a transfer, I withhold my vote. Were I permitted to vote, I should vote "nay." Mr. COPELAND. I desire to announce that the senior Senator from New

Mexico [Mr. BRATTON] is unavoidably detained from the Senate. He is paired with the Senator from Pennsylvania [Mr. REED].

Mr. JONES. I desire to announce that the Senator from Pennsylvania [Mr. REED] is necessarily detained on official business,

YEAS-43

The result was announced—yeas 43 and nays 34, as follows:

| Allen Borah Brookhart Brooksard Capper Dale Dencen Edge Fletchcr Frazler Hillett | Goff Goldsborough Greeno Harris Hastings Hattield Hebert Heftin Howell Johnson Jones | Kenn Kendrick McKellar McNary Moses Norbeck Nye Oddie Patterson Phipps | Pine Schall Shortridge Steiwer Thomas, Idaho Thomas, Okla. Walcott Warren Waterman |
|--|--|---|--|
| | 1 | NAYS34 | |
| Barkley Black Blaine Bleaso Caraway Connally Copeland Couzens Cutting | Dill Fess Georgo (Henn Hale Harrison Haves Hayden King | La Follette Norris Overman Pittman Ransdell Sackett Simmons Smoot Steck | Swanson Trammell Tydings Vandenberg Wagner Walsh, Mass. Walsh, Mont. |
| | NOT | VOTING-18 | |
| Ashur st Bingham Bratton Brock Burton | Glass Gould Keyes Metcalf Reed | Robinson, Ark. Robinson, Ind. Shipstead Smith Stephens | Townsend Watson Wheele r |

So Mr. Goldsborough's amendment to the amendment was agreed to.

LITHIUM, BERYLLIUM, CAESIUM

ON AGREEING TO THE COMMITTEE AMENDMENT TO PARAGRAPH 80 PLACING THE NEW ELEMENTS OF LITHIUM, BERYLLIUM, AND CAESIUM UNDER THE SAME DUTY OF 25 PER CENT AD VALOREM AS SODIUM AND POTASSIUM

(Cong. Record, October 31, 1929; page, Daily, 5243; Permanent, 5017)

The PRESIDING OFFICER (Mr. VANDENBERG in the chair). The clerk will report the pending amendment,

The CHIEF CLERK. On page 31, paragraph 80, line 22, the committee proposes to strike out "Sodium and potassium," and to insert in lieu thereof "Sodium, potassium, lithium, beryllium, and caesium."

Mr. SMOOT. The request was that we should vote upon this matter without any further debate.

The PRESIDING OFFICER. That is the Chair's understanding of the unanimous-consent agreement.

The question is on the committee amendment. On that question the yeas and nays have been ordered. The clerk will call the roll.

The legislative clerk proceeded to call the roll. Mr. HAWES (when his name was called). I have a pair with the senior Senator from Kentucky [Mr. SACKETT]. Not knowing how he would vote on this question, I withhold my vote. Mr. ROBINSON of Indiana (when his name was called). I have a general with the during function from Ministerial IMP formation.

pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, and not knowing how he would vote, I withhold my vote.

Mr. SCHALL (when Mr. SHIPSTEAD'S name was called). I desire to announce that my colleague [Mr. SHIPSTEAD] is still ill.

Mr. TYDINGS (when his name was called). On this question I have a general pair with the senior Senator from Rhode Island [Mr. METCALF], who is

ill. I transfer that pair to the junior Senator from Montana [Mr. WHEELER] and will vote. I vote "nay." The roll call was concluded,

Mr. REED (after having voted in the affirmative). I have a general pair with the Senator from New Mexico [Mr. BRATTON]. I transfer that pair to the Senator from New Jersey [Mr. KEAN] and will allow my vote to stand.

Mr. BLAINE (after having voted in the negative). I have a general pair with the junior Senator from West Virginia [Mr. HATFIELD]. I transfer that pair to my colleague the senior Senator from Wisconsin [Mr. LA FOLLETTE] and will allow my vote to stand. Mr. GOFF. I desire to state that my colleague [Mr. HATFIELD] is detained

from the Senate on official business. He is paired, I am told, with the junior Senator from Wisconsin [Mr. BLAINE].

Mr. JONES. I desire to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from Washington [Mr. DILL]

The Senator from Ohio [Mr. FESS] with the Senator from Texas [Mr. CONNALLY]

The Senator from Kansas [Mr. CAPPER] with the Senator from Florida [Mr. TRAMMELL];

The Senator from Indiana [Mr. WATSON] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maryland [Mr. GOLDSBOROUGH] with the Senator from South Carolina [Mr. SMITH]; and The Senator from Massachusetts [Mr. GILLETT] with the Senator from Okla-

homa [Mr. THOMAS].

X also desire to announce that the Senator from Illinois [Mr. DENEEN], the Senator from Ohio [Mr. FESS], the Senator from Kansas [Mr. CAPPER], and the Senator from New Hampshire [Mr. Moses] are absent on the business of the Senate.

Mr. WALSH of Montana. I desire to announce that the Senator from Oklahoma [Mr. THOMAS], the Senator from South Carolina [Mr. SMITH], and my colleague the junior Senator from Montana [Mr. WHEELER], are necessarily detained on official business,

Mr. SHEPPARD. I desire to announce the necessary absence on business of the Senate of the Senator from Arkansas [Mr. ROBINSON], the Senator from Florida [Mr. TRAMMELL], the Senator from Texas [Mr. CONNALLY], the Senator from New Mexico [Mr. BRATTON], and the Senator from Washington [Mr. DILL].

37334.01

The result was announced-yeas 30, nays 34; as follows:

| ۲ ۲ | (EAS | |
|---|--|--|
| Gould Greene Hale Hastings Hebert <i>Kendrick</i> Keyes Oddie | Patterson Phipps Pittman Ransdell Reed Shortridge Smoot Stelwer | Townsend Vandenberg Wagner Walcott Warren Waterman |
| r | 1AYS | |
| Cutting Fletcher Frazier Glass Harris Harris Harrison Hayden Hojtin | Howell Jones King MoKellar Notris Nye Overman Schall Sheppard | Simmons Steck Swanson Thomas, Idaho Tydings Walsh, Mass. Walsh, Mont. |
| NOT | VOTING | |
| Goldsborough Hatfield Hawes Johnson Kean La Folletto McMaster McMasty | Metcalf Moses Norbeck Pine Robinson, Ark. Robinson, Ind. Sackett SHIPSTEAD | Smith Stephens Thomas, Okla. Trammell Watson Wheeler |
| | Gould Greene Hale Hastings Hebert Kendrick Keyes Oddle N Cutting Fictohor Frazler George Glass Harris Harrison Hayden Harris NOT Goldsborough Hatfield | Gould Patterson Greene Phipps Hale Pittman Hastings Ransdell Hebert Reed Kendrick Shortridge Keyes Smoot Oddle Stelwer NAYS34 Cutting Howell Fletcher Jones Frazler King George Mokellar Glass Norris Harris Nye Harris Nye Harris Nye Harris Schull Hofin Schull Hofin Schull Hofin Schull Hatfield Moses Hawes Norbeck Johnson Pine Kenn Robinson, Ark. La Folletto Robinson, Ind. MeMaster Schull |

So the amendment of the committee was rejected.

CHINA CLAY OR KAOLIN

ON AGREEING TO THE COMMITTEE AMENDMENT TO REDUCE THE DUTY ON CHINA CLAY OR KAOLIN FROM \$2.50 TO \$1.50 PER TON

(Cong. Record, November 5, 1929; page, Daily, 5404; Permanent, 5165)

The PRESIDENT pro tempore. The question is on the amendment of the committee to strike out "\$2.50" and insert "\$1.50," so as to read:

China clay or kaolin, \$1.50 per ton.

Mr. SMOOT. Let us have the yeas and nays.

The yeas and mays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. OVERMAN (when his name was called). The senior Senator from Wyoming [Mr. WARREN] is unavoidably detained. I have a general pair with that Senator. I transfer the pair to the junior Senator from Utah [Mr. KING] and vote "nay."

Mr. PATTERSON (when his name was called). I have a general pair with the junior Senator from New York [Mr. WAGNER]. I transfer the pair to the senior Senator from Illinois [Mr. DENEEN] and vote "yea."

Mr. STEPHENS (when his name was called). I have a general pair with the junior Senator from Indiana [Mr. ROBINSON]. Therefore I withhold my vote.

Mr. PHIPPS (when Mr. WATERMAN'S name was called). My colleague the junior Senator from Colorado [Mr. WATERMAN] is necessarily absent. I will allow this announcement to stand for the day.

The roll call was concluded.

Mr. BLEASE. I have a pair with the junior Senator from New Jersey [Mr. KEAN]. I understand that if he were present he would vote "yea." If at liberty to vote, I would vote "nay."

Mr. JONES (after having voted in the affirmative). The Senator from Virginia [Mr. SWANSON] is necessarily absent from the Senate this morning. I am paired with him. I find that I can transfer the pair to the junior Senator from Colorado [Mr. WATERMAN], which I do, and allow my vote to stand.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Kentucky [Mr. SACKETT] with the Senator from Missouri [Mr. HAWES];

The Senator from Indiana [Mr. WATSON] with the Senator from Arkansas [Mr. ROBINSON]; and

The Senator from Connecticut [Mr. BINGHAM] with the Senator from Virginia [Mr. GLASS].

Mr. SHEPPARD. The junior Senator from Utah [KING] is necessarily absent owing to illness.

The result was announced--yeas 35, nays 40, as follows:

YEAS-35

| Allen Blaine Capper Copcland Couzens Cutting Edge Fess Frazier | Gillett Glenn Gould Greene Hale Hartson Hastings Hebert Jones | <i>Kendrick</i> Keyes La Follette McNary Metcalf Moses Norris Nye Patterson | l'hipps Reed Smoot Tydings Vandenberg Walcott Walsh, Mass. Walsh, Mont. |
|--|---|---|--|
| | | NAYS40 | |

Ashurst Barkley Dut Johnson Fletcher George Goff MoKeMar Norbeck Black Borah Oddle Overman Pine Pittman Ransdell Bratton Goldsborough Brook Brookhart Harris Hatfield Broussard Hayden Caraway Connally Heflin Howell Schall Sheppard Shortridge Simmons Smith Steck Steiwer Thomas, Idaho Thomas, Okla. Townsend Trammell Wheeler

58

NOT VOTING-19

Bingham Blease Dale Deneen Glass

Robinson, Ind. Sackett SHIPSTEAD Stephens Swanson

Wagner Warren Waterman Watson

Kenn King McMaster Robinson, Ark. So the amendment of the committee was rejected.

Нажев

Kean

SILICA, SILICA SANDS

MR. PITTMAN'S AMENDMENT TO THE COMMITTEE AMENDMENT TO RESTORE THE HOUSE RATE OF \$4 PER TON ON SILICA CRUDE AND \$7.50 PER TON ON SILICA SUITABLE AS A PIGMENT; AND TO ADD UNDER THE \$4 PROTECTION ANY MATERIAL CONSISTING OF MORE THAN 90 PER CENT SILICA AND SILICA SANDS IM-PORTED FOR GLASS MANUFACTURE

(Cong. Record, November 5, 1929; page, Daily, 5415; Permanent, 5176)

The PRESIDENT pro tempore. The clerk will state the next amendment passed over.

The CHIEF CLERK. The next amendment passed over, at the request of the senior Senator from Nevada [Mr. PITTMAN], is on page 38, line 16, where the committee proposes to strike out "silica, crude, not specially provided for \$4 per ton; silica, suitable for use as a pigment, not specially provided for, \$7.50 per ton."

The PRESIDENT pro tempore. The question is on agreeing to the amend-

ment proposed by the committee. Mr. PITTMAN. Mr. President, this amendment was adopted on last Friday I believe, and by unanimous consent the vote by which it was adopted was reconsidered. I now offer an amendment as a substitute for the committee amendment.

The FRESIDENT pro tempore. The amendment in the nature of a substitute proposed by the Senator from Nevada will be stated for the information of the Senate.

The CHIEF CLERK. In lieu of the words proposed to be stricken out by the committee, the Senator from Nevada offers the following:

Silica, crude, or any material consisting of more than 90 per cent silica, silica cands-imported for glass manufacture, not specially provided for, \$4 per ton; silica, suitable for use as a pigment, not specially provided for, \$7.50 a ton.

The VICE PRESIDENT. The question is on the amendment, in the nature of a substitute, of the Senator from Nevada [Mr. PITTMAN] to the amendment of the committee.

Mr. SMOOT. I call for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. JONES (when his name was called). The senior Senator from Virginia [Mr. SWANBON] is necessarily absent, and I have promised to take care of him. I find that I can transfer my pair with him to the junior Senator from Colorado [Mr. WATERMAN], and I do so, and will vote. I vote "yea."

Mr. OVERMAN (when his name was called). The senior Senator from Wy-oming [Mr. WARREN] is unavoidably detained. I have a general pair with that Senator, and therefore I withhold my vote.

Mr. PATTERSON (when his name was called). I have a general pair with the junior Senator from New York [Mr. WAGNER]. I transfer the pair to the senior Senator from Illinois [Mr. DENEEN] and vote "yea."

The roll call was concluded,

Mr. BLEASE. I have'a pair with the junior Senator from New Jersey [Mr. KEAN.] I understand that if he were present he would vote "yea" and if permitted to vote I would vote "nay." Until the Senator from New Jersey returns I would like to have it understood that I have a pair with that Senator without having it announced every time there is a vote.

Mr. COPELAND, My colleague [Mr. WAGNER] is unavoidably detained. I think he will be here later in the day.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Connecticut [Mr. BINGHAM] with the Senator from Virginin [Mr. GLASS];

The Senator from Indiana [Mr. ROBINSON] with the Senator from Mississippi [Mr. STEPHENS];

The Senator from Indiana [Mr. WATSON] with the Senator from Arkansas [Mr. ROBINSON]; and

The Senator from Kentucky [Mr. SACKETT] with the Senator from Missouri [Mr. HAWES].

Mr. SHEPPARD. I desire to aunounce that the junior Senator from Utah [Mr. KINO] is necessarily detained by illness. If present, he would vote "nay."

I also desire to announce that the junior Senator from Arkansas [Mr. CARA-WAY] and the junior Senator from Mississippi [Mr. STEPHENS] are necessarily detained on official business.

I announce the temporary general pair of the junior Senator from Arkansas [Mr. CARAWAY] with the junior Senator from Maine [Mr. Gould].

The result was announced-yeas 27, nays 44, as follows:

Frazier Gillett

Glenn

Hale Harris Harrison Hastings

Heffin

Greene

VIAL 07

| | | 1 EAD | |
|---|---|--|---|
| Ashurst Bratton Broussard Dule Dill Pess Fletoher | (Jeorye Goff Goldsborough Hatfield Jlayden Hebert Jones | Kendrick McNary Norbeck Oddle Patterson Pittman Ransdell | Shortridge Steck Steiwer Thomas, Idaho Townsend Trammell |
| | | NAYS-44 | |
| Allen Barkley | Cutting Edge | Howell Keyes | Sheppard Simmons |

Allen Barkley Black Blaine Borah Brock Brookhart Capper Connally Concland Couzens

NOT VOTING-23

Keyes La Follette MoKellar

Metcalf

Moses Norris

Nye Phipps

Schall

Smith Smoot

Thomas, Okla.

Tydings Vandenberg

Walsh, Mass. Walsh, Mont. Wheeler

Walcott

| Bingham Bleaso Caraway Dencen Ala×s Gould | Hawes Johnson Kenn King McMaster Overman | Pine Robinson, Ark. Robinson, Ind. Sackett ShirpstEAD Stephens | <i>Swanson</i> Wagner Warren Waterman Watson |
|--|---|---|--|
|--|---|---|--|

So Mr. PITTMAN'S amendment to the amendment of the committee was rejected.

EARTHENWARE AND CROCKERY WARE (NOT DECO-RATED)

ON AGREEING TO THE COMMITTEE AMENDMENT STRIKING FROM THE HOUSE TEXT THE DUTY OF 10 CENTS PER DOZEN PIECES ON UNDECORATED EARTHENWARE AND CROCKERY WARE, WARE, LEAVING ONLY THE AD VALOREM DUTY OF 45 PER CENTUM

(Cong. Record, November 5, 1929; page, Daily, 5433; Permanent, 5194)

The PRESIDING OFFICER. Is there objection to the request of the Senator from Ohio? The Chair hears none, and the roll call is vacated. The clerk will state the amendment.

The CHIEF CLERK. On page 40, in paragraph 211, earthenware and pottery ware, the Committee on Finance proposes, in line 15, to strike out the words "10 cents per dozen pieces and," so that it will read :.

PAR, 211. Earthenware and crockery ware composed of a nonvitrified absorbent body, including white granite and semiporcelain earthenware, and cream-colored ware, terra cotta, and stoneware, including clock cases with or without movements, pill tiles, plaques, ornaments, charms, vases, statues, statuettes, mugs, cups, steins, lamps, and all other articles composed wholly or in chief value of such ware; plain white, plain yellow, plain brown, plain red, or plain black, not painted, colored, thited, stained, enameled, gilded, printed, ornamented, or decorated in any manner, and manufactures in chief value of such ware, not specifically provided for, 45 per cent ad valorem.

The PRESIDING OFFICER. Those who favor striking out those words will vote "aye," and those who are opposed will vote "no." The Secretary will call the roll.

The Chief Clerk proceeded to call the roll.

The PRESIDING OFFICER (when the name of Mr. JONES was called). The present occupant of the chair transfers his pair for the day with the senior Senator from Virginia [Mr. SWANSON] to the Senator from Illinois [Mr. DENEEN] and votes "yea."

Mr. PHIPPS (when his name was called). On this question I have a pair with the Senator from Georgia [Mr. GEORGE], which I transfer to my colleague [Mr. WATERMAN], and will vote, I vote "nay." Mr. SMITH (when his name was called). I have a pair with the Senator

from New Jersey [Mr. EDDE] on this question. I transfer that pair to the Senator from Oklahoma [Mr. THOMAS] and will vote. I vote "yea."

Mr. STEPHENS (when his name was called). I have a pair with the Senator from Indiana [Mr. ROBINSON], and therefore withhold my vote.

The roll call was concluded.

Allen

Black

Blaine

Borah Bratton Brock Brookhart

Capper

Barkley

Mr. COPELAND. I wish to announce that my colleague [Mr. WAGNER] is necessarily detained from the Senate Chamber,

Mr. FESS. I wish to announce the following general pairs:

The Senator from Kentucky [Mr. SACKETT] with the Senator from Missouri [Mr. HAWES];

The Senator from Indiana [Mr. WATSON] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Connecticut [Mr. BINGHAM] with the Senator from Virginia [Mr. GLASS];

The Senator from Massachusetts [Mr. GILLETT] with the Senator from Arkansas [Mr. CARAWAY]

The Senator from Indiana [Mr. ROBINSON] with the Senator from Mississippi [Mr. STEPHENS];

The Senator from New Jersey [Mr. KEAN] with the Senator from South Carolina [Mr, BLEASE];

The Senator from Wyoming [Mr. WARREN] with the Senator from North Carolina [Mr. Overman];

The Senator from Missouri [Mr. PATTERSON] with the Senator from New

York [Mr. WAGNER]; The Senator from Connecticut [Mr. WALCOTT] with the Senator from Iowa [Mr. STECK]; and

The Senator from Maryland [Mr. GOLDSBOROUGH] with the Senator from Nevada [Mr. PITTMAN].

Mr. SHEPPARD. I wish to announce that the Senator from Arizona [Mr. ASHURST] is paired with the Senator from Florida [Mr. FLETOHER]. On this question the Senator from Arizona [Mr. Asnursr], if present, would vote "yea"

and the Senator from Florida [Mr. FLETCHER], if present, would vote "nay." The result was announced-yeas 33, nays 21, as follows:

Connally Dill Frazier

Harrison Harrison Hayden Heflin

Howell

Jones

YEAS-33

Kendrick La Follette MoKellar Moses Norbeck Norris Nye Pine Schall

Sheppard Simmons Smith Tydings Walsh, Mont. Wheeler NAY8-21

| | - | | |
|---|--|--|---|
| Copeland Couzens Fess Goff Greene Hale | Hastings Hatfield Hebert Keyes McNary Oddle | Phipps Reed Shortridge Smoot Stelwer Thomas, Idaho | Townsend Trammell Vandenberg |
| | · NOT | VOTING-40 | |
| Ashurst Bingham Blease Broussard Caraway Cutting Dale Deneen Edge Fletcher | Georgo Gillett Glass Glenn Goldsborough Gould Hawos Johnson Kean Kíng | McMaster Metcalf Overman Patterson Pittman Ransdell Robinson, Ark. Robinson, Ind. Sackett SHIPSTEAD | Steok Stephens Swanson Thomas, Okla. Wagner Walcott Walcott Walsh, Mass. Warren Waterman Watson |

So the amendment of the committee was agreed to.

GLASS (CYLINDER, CROWN, AND SHEET)

MR. BARKLEY'S AMENDMENT TO THE COMMITTEE AMENDMEN'I TO PARAGRAPH 221 TO STRIKE OUT THE PROVISION THAT WOULD GIVE TO CYLINDER, CROWN, AND SHEET GLASS WHEN GROUND IN WHOLE OR IN PART THE HIGHER PROTECTION ACCORDED TO PLATE GLASS UNDER PARAGRAPH 222

(Cong. Record, November 6, 1929; page, Daily, 5459; Permanent, 5222)

[NOTE.—The committee substitute for paragraph 221 was as follows: ["Rolled glass (not sheet glass) fluted, figured, ribbed, or rough, or the same con-taining a wire netting within itself, 1½ cents per pound: *Provided*, That all the above glass, and cylinder, crown, and sheet glass, when ground wholly or in part (whether or not polished) otherwise than for the purpose of ornamentation, and rolled, cylinder, crown, and sheet glass, not less than one-eighth of 1 inch in thickness, when obscured in any manner, shall be subject to the same rate of duty as plate glass." [Senator BARKLEY moved to strike out the words "and cylinder, crown, and sheet glass."

glass. [The adoption of Mr. BARKLEY'S amendment carries these glasses back to rates rang-ing from 1% to 3% cents per pound, whereas the committee amendment would have increased the duty to 12% and 22 cents per square foot.]

The PRESIDENT pro tempore. The pending amendment is the amendment proposed by the Senator from Kentucky [Mr. BARKLEY], namely, to strike out, beginning on line 20 after the word "glass," the words "and cylinder, crown, and sheet glass."

Mr, HARRISON. I call for the yeas and nays on the amendment to the .amendment.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. WAGNER (when his name was called). May I inquire whether the junior Senator from Missouri [Mr. PATTERSON] has voted?

The PRESIDENT pro tempore. That Senator has not voted.

Mr. WAGNER. I am paired with the junior Senator from Missouri, and not knowing how he would vote if present, I withhold my vote.

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Wyoming [Mr. WARREN] with the Senator from North ·Carolina [Mr. OVERMAN];

The Senator from Indiana [Mr. WATSON] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Massachusetts [Mr. GILLETT] with the Senator from Maryland [Mr. TYDINGS]; and

The Senator from Kansas [Mr. CAPPER] with the Senator from Arkansas [Mr. ·CARAWAY].

Mr. SAOKETT (after having voted in the negative). I note that my general pair, the Senator from Missouri [Mr. HAWES], has not voted. I transfer that pair to the Senator from Vermont [Mr. DALE] and all my vote to stand. Mr. BINGHAM (after having voted in the negative). Has the junior Senator

from Virginia [Mr. GLASS] voted?

The PRESIDENT pro tempore. That Senator has not voted.

Mr. BINGHAM. I transfer my pair with the junior Senator from Virginia to the junior Senator from Maine [Mr. GOULD] and allow my vote to stand. Mr. STEPHENS. I am paired with the junior Senator from Indiana [Mr.

ROBINSON]. I transfer that pair to the junior Senator from Washington [Mr.

DILL] and vote "yea." Mr. SCHALL. I would like to have the RECORD show that my colleague [Mr. SHIPSTEAD] is absent because of illness.

Mr. SHEPPARD. The junior Senator from Utah [Mr. KING] is detained from the Senate by reason of illness. If he were present, he would vote "yea." The result was announced-yeas 36, nays 33, as follows:

YEAS-36 Ashurst Barkley Blaok Blaine Simmons Smith Connally Rowell Johnson Couzens Steck Stephens Swanson Fletoher Kendrick La Follette McKellar Frazler George Harris Harrison Bleaso Borah Thomas, Okla. Walsh, Mass. Walsh, Mont. Norris Nye Schall Bratton Hayden Brock

NAYS-38

| Moses |
|------------|
| Oddie |
| Phipps |
| Ransdell |
| Reed |
| Sackett |
| Shortridge |
| |
| Smoot |
| Steiwer |

Sheppard

Wheeler

Thomas, Idaho Townsend

Trammell Vandenberg

Walcott Waterman

NOT VOTING-25

| , Broussard Capper Oaraway Copeland Cutting Dale Dill | Gillett Glass Gould Hawcs King McMaster Norbeck | Overman Patterson Plue Pittman Robinson, Ark, Robinson, Ind. SHIPSTEAD | Tydings Wagner Warren Watson |
|---|---|--|---------------------------------------|
|---|---|--|---------------------------------------|

Heflin

Hale Hastings Hatfield

Hebert

Keyes McNary

Metcalf

Jones Kean

So Mr. BARKLEY'S amendment to the amendment of the committee was agreed to.

IRON IN PIGS

MR. BARKLEY'S AMENDMENT TO THE COMMITTEE AMENDMENT TO REDUCE THE DUTY ON IRON IN PIGS AND IRON KENTLEDGE FROM \$1.50 TO 75 CENTS PER TON. THE COMMITTEE AMEND-MENT PROPOSED TO INCREASE THE RATE FROM \$1.12% TO \$1.50 PER TON

(Con. Record, November 6, 1929; page, Daily, 5475; Permanent, 5298)

The PRESIDENT pro tempore. Is there objection? The Chair hears none, and it is so ordered.

The clerk will report the first amendment in Schedule 3.

The LEGISLATIVE OLEBK. In paragraph 801, page 56, Schedule 3, "Metals and manufactures of" the committee proposes in line 3 to strike out "\$1,121/4" and insert in lieu thereof "\$1.50," so as to read:

Iron in pigs and iron kentledge, \$1.50 per ton.

119206-S. Doc. 177, 71-2-5

Brookhart

Allen Bingham Dencen

Goldsborough

Edge

Fess Glenn

Greene

Goft

Mr. BARKLEY. Mr. President, I desire to offer an amendment to the com-mittee amendment. In lieu of "\$1.50" I move to insert "75 cents."

The VICE PRESIDENT. The amendment will be reported.

The CHIEF CLERK. On page 56, line 3, in the committee amendment strike out "\$1.50" and insert "75 cents," so as to read:

Iron in pigs and iron kentledge, 75 cents per ton.

The VICE PRESIDENT. The question is on agreeing to the amendment of the Senator from Kentucky [Mr. BARKLEY] to the amendment of the committee. Mr. REED. I call for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. JONES (when his name was called). The senior Senator from Virginia [Mr. SWANSON] had to leave the Chamber for the afternoon, and I promised to take care of him. Not knowing how he would vote on this question, I withhold my vote.

Mr. OVERMAN (when his name was called). The senior Senator from Wyoming [Mr. WARREN] is unavoidably detained. I have a general pair with that Senator, which I transfer to the junior Senator from Utah [Mr. KING], and will vote. I vote "yea."

Mr. STEPHENS (when his name was called). I transfer my pair with the junior Senator from Indiana [Mr. ROBINSON] to the senior Senator from Minnesota [Mr. SHIPSTEAD] and will vote. I vote "yea." Mr. WAGNER (when his name was called). I have a pair with the junior

Senator from Missouri [Mr. PATTERSON]. I transfer that pair to the junior Senator from South Dakota [Mr. MCMASTER] and will vote. I vote "yea."

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs: The Senator from Indiana [Mr. WATSON] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Massachusetts [Mr. GILLETT] with the Senator from Washington [Mr. DILL];

The Senator from Connecticut [Mr. BINGHAM] with the Senator from Virginia [Mr. GLASS]; and

The Senator from Kansas [Mr. ALLEN] with the Senator from Nevada [Mr. PITTMAN].

The result was announced--yeas 48, nays 30, as follows:

YEAS-48

| Ashurst Barkley Black Blaino Blaso Borah | Copeland Cutting Flotohor Frazier Acorgo Harris | <i>MoKellar</i> MeNary Norbeck Norris Nye <i>Ovorman</i> Pine | Steok Stelwer Stephens Thomas, Idaho Thomas, Okla. Trammell Tydings |
|---|--|---|---|
| Bratton Brock | Harrison Hawes | Sackett | Wagner |
| Brookh art Cappe r | Hayde n Howell | Schall Sheppar d | Walsh, Mass. Walsh, Mont. |
| Caraway | Johnson | Simmons | Waterman |
| Connally | La Follette | Smith | Wheeler |
| | . N | AYS30 | |
| Broussard Couzens Date Dencen Edge Foss Glenn Goff | Goldsborough Gould Greene Hale Hastings Hatfield Hebert Hefin | Kenn Kendrick Keyes Metcalf Moses Oddie Phipps Ransdell | Reed Shortridge Smoot Townsend Vandenberg Walcott |
| | NO | T VOTING—16 | |
| Allen Bingham Dill Gillett | Olass Jones King McMaster | Patterson Pittman Robinson, Ark. Robinson, Ind. | SHIPSTEAD Swanson Warren Watson |
| So Mr | BADETEN'S amondment t | a the emondment | of the committee a |

So Mr. BARKLEY's amendment to the amendment of the committee was agreed to.

MANGANESE (METALLIC CONTENT OF ORE)

MR. ODDIE'S AMENDMENT, TO THE HOUSE TEXT OF SUBDIVISION (a) OF PARAGRAPH 302 WHICH WAS STRICKEN OUT BY THE SENATE COMMITTEE (THE COMMITTEE HAVING PLACED MAN-GANESE ORE OR CONCENTRATES ON THE FREE LIST), TO RE-DUCE THE PERCENTAGE OF THE METALLIC MANGANESE WHICH THE ORE OR CONCENTRATES MUST HAVE IN ORDER TO GET THE PROTECTION OF 1 CENT PER POUND, FROM 30 TO 10 PER CENT

(Cong. Record, November 7, 1929; page, Daily, 5545; Permanent, 5304)

[NOTE.—The committee proposed to strike from the bill the following House provision; ["PAR, 302. (a) Manganese ore or concentrates containing in excess of 30 per centum of metallic manganese, 1 cent per pound on the metallic manganese contained therein."]

Nore.—Following the adoption of Mr. Oddie's amendment the Senate (by viva voce vote) disagreed to the committee amendment.

The VICE PRESIDENT. The question is on agreeing to the amendment of the Senator from Nevada, which the clerk will report.

The CHIEF CLERK. On page 56 the committee proposes to strike out paragraph 302, subdivision (a), lines 22, 23, and 24. The Senator from Nevada proposes to strike out, in line 23, the numeral "30" and insert in lieu thereof the numeral "10," so as to make the paragraph read:

PAR. 302. (a) Manganese ore or concentrates containing in excess of 10 per cent of metallic manganese, 1 cent per pound on the metallic manganese contained therein.

Mr. COUZENS. I ask for the yeas and nays,

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. OVERMAN (when his name was called). I have a general pair with the Senator from Wyoming [Mr. WARREN], but I find that I can transfer that pair to the Senator from New York [Mr. COPELAND]. I will make that transfer and will vote. I vote "yea."

Mr. TYDINGS (when his name was called). On this vote I have a pair with the senior Senator from Rhode Island [Mr. METCALF]. As the Senator from Rhode Island, if present, would vote as I intend to vote, I am at liberty to vote. I vote "yea."

The roll call was concluded,

Mr. STEPHENS. I am paired on this vote with the junior Senator from Indiana [Mr. ROBINSON] and therefore withhold my vote.

Mr. FESS. I desire to announce that the Senator from Illinois [Mr. GLENN] is necessarily detained from the Chamber.

I also desire to announce the following general pairs:

The Senator from Indiana [Mr. WATSON] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Connecticut [Mr. WALCOTT] with the Senator from Utah [Mr. KING]; and

The Senator from New Jersey [Mr. EDGE] with the Senator from South Carolina [Mr. SMITH].

Mr. WAGNER. I desire to state that my colleague the senior Senator from New York [Mr. COPELAND] has been unavoidably called out of the city. If present, he would vote "yea."

ent, he would vote "yea." Mr. SHEPPARD. I desire to announce that the Senator from Utah [Mr. KING] is necessarily detained by illness.

I also desire to announce that the Senator from Oklahoma [Mr. THOMAS] is necessarily detained on official business.

The result was announced-yeas 60, nays 18, as follows:

YEAS-60

| Allen Ashurst Blaok Blaok Blasse Borah Bratton Brook | Brookhart Broussard Capper Oaravay Connally Couzens Cutting | Fletoher Frazler George Glass Gould Harris Harrison | Hawes Hayden Heflin Howell Johnson Jones Kendrick |
|---|---|---|---|
| Brook | | Hatfield | Keyes |

| La Follette <i>McKellar</i> McNary Norbeck Norris Nye Oddio | Ov erman Patterson Phipps Phie Płtima n Ransdell Sheppard | Shortridge Simmon s Smoot Steck Stelwer Swanson Thomas, Idaho | Trammell Tydings Vandenberg Wagner Walsh, Mont. Waterman Wheele r |
|---|---|--|--|
| | N | AY8-18 | |
| Barkley Bingham Dale Dencen Fess | Gillett Goff Goldsborough Greene Hale | Hastings Hebert Kean Moses Reed | Sackett Townsend Walsh, Mass. |
| | NOT | VOTING-16 | |
| Cop cland Edge Glenn King | McMa ster Metcal f <i>Robinson, Ark.</i> Robinson, Ind. | Schall Shifst ea d Smith Stephens | Thomas, Okla. Walcott Warren Watson |

So Mr. Oddie's amendment was agreed to.

IRON OR STEEL (BEAMS, GIRDERS, ETC.)

ON AGREEING TO THE COMMITTEE AMENDMENT TO PARAGRAPH 312 TO INCREASE THE DUTY ON IRON OR STEEL GIRDERS, BEAMS, COLUMNS, STRUCTURAL SHAPES, ETC., FROM ONE-FIFTH TO THREE-TENTHS OF ONE CENT PER POUND

(Cong. Record, November 7, 1929; page, Daily, 5550; Permanent, 5309)

The VICE PRESIDENT. The question is on agreeing to the first amendment, = in line 12.

The amendment was agreed to,

The next amendment of the committee was, on page 66, line 15, to strike out "one-fifth" and insert in lieu thereof "three-tenths," so as to read;

PAR. 312. Beams, girders, joists, angles, channels, car-truck channels, tees, columns and posts, or parts or sections of columns and posts, and deck and bulb beams, together with all other structural shapes of iron or steel, not assembled, manufactured or advanced beyond hammering, rolling, or casting, three-tenths of 1 cent per pound.

The VICE PRESIDENT. The question is on agreeing to the amendment.

Mr. BARKLEY and Mr. HARRISON asked for the yeas and nays,

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. SHEPPARD (when Mr. CONNALLY'S name was called). My colleague the junior Senator from Texas [Mr. CONNALLY] is unavoidably detained on official business. If he were present, he would vote "nay."

Mr. STEPHENS (when his name was called). I have a general pair with the junior Senator from Indiana [Mr. ROBINSON], which I transfer to the junior Senator from Tennessee [Mr. BROCK], and vote "nay." Mr. TYDINGS (when his name was called). On this vote I have a pair with

Mr. TYDINGS (when his name was called). On this vote I have a pair with the senior Senator from Rhode Island [Mr. METCALF]. If he were present, I understand he would vote "yea." If I were at liberty to vote, I would vote "nay."

Mr. WAGNER (when his name was called). On this vote I have a pair with the junior Senator from Missouri [Mr. PATTERSON]. I transfer that pair to the junior Senator from Texas [Mr. CONNALLY] and vote "nay,"

The roll call was concluded,

. ...

Mr. SHEPPARD. The junior Senator from North Carolina [Mr. OVERMAN] is unavoidably absent. He has a general pair with the Senator from Wyoming [Mr. WARREN]. If present, the junior Senator from North Carolina would vote "nay."

I desire to announce that the Senator from Nevada [Mr. PITTMAN] and the Senator from Iowa [Mr. STECK] are detained on official business,

66

Mr. TYDINGS. I transfer my pair with the Senator from Rhode Islana [Mr. METCALF] to the Senator from Iowa [Mr. STEOK] and vote "nay."

Mr. McKELLAR. I wish to announce that the junior Senator from Tennessee [Mr. BROOK] is necessarily detained at the Treasury Department on official business.

Mr. FESS. I desire to announce the following general pairs: The senior Senator from Indiana [Mr. WATSON] with the senior Senator from Arkansas [Mr. Robinson];

The junior Senator from Illinois [Mr. GLENN] with the senior Senator from New York [Mr. COPELAND];

The junior Senator from Connecticut [Mr. WALCCAT] with the junior Senator from Utah [Mr. KING]; and The senior Senator from New Jersey [Mr. Edite] with the senior Senator

from South Carolina [Mr. SMITH].

The result was announced-yeas 19, nays 51, as follows:

YEAS---19 Goff Goldsborough Gould Bingham Hastings Hatfield Phipps Dalē Reed Dencen Hebert Smoot Fess Gillett Townsend Greene Kean Hale Moses NAYS-51 Steiwer Stephens Swanson Thomas, Idaho Trammell Tydings Vandonberg Allen Ashurst Dill Keyes La Follette MoKellar McNary Fletoher Frazier Barkley Black Blaine Gcorge Glass Harris Norbeck Norris Bleaso Vandenberg Wagner Walsh, Mass. Walsh, Mont. Waterman Borah Harrison Nye Oddie Pine Bratton Hawes Hayden Brookhart Ransdell Sackett Capper Caraway II eftin Howell Sheppard Wheeler Couzens Johnson Cutting Jones Simmons NOT VOTING-24 Kendrick Smith Brock Pittman King McMaster Metcalf Steok Thomas, Okla. Walcott Broussard Robinson, Ark. Robinson, Ind. Schall Connally Copeland Edge Overman SHIPSTEAD Warren Watson Glěnn Patterson Shortridge

So the amendment of the committee was rejected.

SCREWS (OF IRON OR STEEL)

ON AGREEING TO THE COMMITTEE AMENDMENT TO STRIKE OUT PARAGRAPH 338, PROVIDING A DUTY OF 25 PER CENT AD VA-LOREM ON SCREWS, COMMONLY CALLED WOOD SCREWS, MADE OR IRON OR STEEL

[Norn,—The effect of the committee amendment would be to place screws of iron or steel in the "basket clause" which carried a duty of 45 per cent.]

(Cong. Record, November 8, 1929; page, Daily, 5590; Permanent, 5845)

The VICE PRESIDENT, Without objection the vote will be taken over. The clerk will state the amendment.

The CHIEF CLERK. On page 78, after line 4, it is proposed to strike out :

PAR. 338. Screws, commonly called wood screws, of iron or steel, 25 per cent ad valorem,

The VICE PRESIDENT. The question is on agreeing to the amendment. [Putting the question,]

Mr. COUZENS. I ask for a division. Mr. HARRISON. I ask for the yeas and nays.

The yeas and mays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. OVERMAN (when his name was called). I have a general pair with the senior Senator from Wyoming [Mr. WARREN]. I transfer that pair to the junior Senator from Arkansas [Mr. CABAWAY] and will vote. I vote "nay."

Mr. STEPHENS (when his name was called). I am paired with the Senator from Iudiana [Mr. ROBINSON]. I transfer that pair to the Senator from Mon-tana [Mr. WALSH] and will vote. I vote "nay."

The roll call was concluded.

Mr. MOSES (after having voted in the affirmative). On this question I have a pair with the junior Senator from South Carolina [Mr. BLEASE]. I transfer that pair to the junior Senator from Maryland [Mr. GOLDSBOROUGH] and will permit my vote to stand.

Mr. SCHALL, I should like the RECORD to show the absence because of illness of my colleague the senior Senator from Minnesota [Mr. Shipstead].

Mr. TYDINGS (after having voted in the negative). I have a general pair with the Senator from Rhode Island [Mr. METGALF]. I understand that he did not vote. I transfer that pair to the Senator from Arizona [Mr, Ashurst] and will let my vote stand.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Indiana [Mr. WATSON] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Illinois [Mr. GLENN] with the Senator from New York [Mr. COPELAND];

The Senator from Connecticut [Mr. WALCOTT] with the Senator from Utah [Mr. KING]; and

The Senator from New Jersey [Mr. EDGE] with the Senator from South Carolina [Mr. SMITH].

I also desire to announce that the Senator from Wisconsin [Mr. BLAINE] is detained on official business.

Mr. SHEPPARD. I desire to announce that the Senator from Arkansas [Mr. CARAWAY] and the Senator from Montana [Mr. WALSH] are necessarily detained on official business.

Mr. HAYDEN. I wish to announce that my colleague [Mr. ASHURST] is detained on departmental business,

The result was announced-yeas 29, nays 43, as follows:

YEAS-29

| Allen Bingham Couzens Dalo Deneen Fess Gillett Goff | (freene Hale Hastings Hatheld Hebert Kean Keyes McNary | Moses Oddie Patterson Phipps Reed Shortridge Smoot Stelwer | Thomas, Idaho Townsend Vandenberg Walsh, Mass. Waterman |
|---|--|--|---|
| | i | NAYS-43 | |
| Barkloy Black Borah Bratton Brook Brookhart Capper Connally Cutting Dill Flotoher | Frazier George Glass Harris Harrison Hawas Hayden Hayden Hayden Jones Kendriok | La Follette McKellar Norbeck Norris Nye Overman Pine Pittman Ransdell Suckett Schall | Sheppa rd Simmons Steok Stephens Stoanson Thomas, Okla. Trammell Tydings Wayner Wheeler |
| | NOT | VOTING22 | |
| Ashurst Blaine Bleaso Broussard Caraway Gopeland | Edge Glenn Goldsborough Gould Johnson King | McMastor Metcalf Robinson, Ark. Robinson, Ind. Shipstead Smith | Walcott Walsh, Mont. Warren Watson |

So the amendment of the committe was rejected.

TUNGSTEN ORE

ON AGREEING TO THE COMMITTEE AMENDMENT IN PARAGRAPH 303 TO REDUCE THE DUTY ON TUNGSTEN ORE OR CONCENTRATES FROM 50 CENTS TO 45 CENTS PER POUND ON THE METALLIC TUNGSTEN CONTAINED THEREIN

[NOTE.—This amendment was agreed to by a viva vocé vote, reconsidered on Mr. Simmons's request, and vote taken by yeas and nays.]

(Cong. Record, November 11, 1929; page, Daily, 5654; Permanent, 5414)

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The PRESIDING OFFICER. The question is on agreeing to the committee

amendment on page 57, line 4. Mr. SIMMONS and others asked for the yeas and nays, and they were ordered. The legislative clerk proceeded to call the roll.

Mr. BLEASE (when his name was called). I have a pair with the Senator from New Hampshire [Mr, Moses]. Not knowing how he would vote if present. I withhold my vote,

Mr. COPELAND (when his name was called). I have a pair with the junior Senator from Illinois [Mr. GLENN]. Not knowing how he would vote, I withhold my vote.

Mr. McKELLAR (when his name was called). On this question I am paired with the senior Senator from Ohio [Mr. FESS] and withhold my vote.

Mr. OVERMAN (when his name was called). I have a general pair with the senior Senator from Wyoming [Mr. WARREN]. I transfer that pair to the junior Senator from Arizona [Mr. HAYDEN] and will vote. I vote "yea."

Mr. SACKETT (when his name was called). I have a general pair with the Senator from Missouri [Mr. HAWES] and withhold my vote. If at liberty to

with the senior Senator from West Virginia [Mr. Gorr], and therefore withhold my vote. If I were at liberty to vote, I should vote "yea" and therefore withhold my vote. If I were at liberty to vote, I should vote "yea" and the Senator from West Virginia would vote "nay."

The roll call was concluded,

Couzens

Cutting Deneen

letcher

Goldsborough

Mr. ASHURST. I wish to announce that my collengue [Mr. HAYDEN] is necessarily absent from the Chamber. He has been called to the Interior Department on a very important matter.

Mr. JONES. I have been requested to announce the following general pairs: The Senator from New Jersey [Mr. EDDB] with the Senator from South Carolina [Mr. SMITH];

The Senator from Delaware [Mr. HASTINGS] with the Senator from Massa-chusetts [Mr. WALSH];

The Senator from Massachusetts [Mr. GILLETT] with the Senator from Utah [Mr. KING]; and

The Senator from Indiana [Mr. WATSON] with the Senator from Arkansas [Mr. ROBINSON].

The result was announced-yeas 31, nays 31, as follows:

Heffin

Johnson

Jones Kendriok

McNary

YEAS-31

| Barkley Blaok Blaino Borah Brook Brookhart Capper Uaraway | Connally Dill Frazier Glass Harris Harrison Harrison Harrison Jar Follette | McMaster Norbeck Norris Nye Overman Pine Robinson, Ind. Sheppard | Simmons Stephens Swanson Thomas, Okla, Tydings Wagner Walsh, Mont. |
|--|--|---|--|
| | | NAYS | |
| Ashurst Bingham Bratton | Halo Hatfield Hebort | Oddio Patterson Phipps | Thomas, Idaho Townsend Trammell |

Phipps Pittman Ransdoll Reed Shortridge Stelwer

D Trammell andenberg Walcott Waterman Wheeler

NOT VOTING--32

| Allen | Gillett | Kean | Schall |
|-----------|----------|----------------|-------------------|
| Bleaso | Glenn | Keyes | SHIPST BAD |
| Broussard | Goff | King | Smith |
| Oopcland | Gould | MoKellar | Smoot |
| Dale | Greene | Motcalf | Steok |
| Edge | Hastings | Moses | Walsh, Mass. |
| Fess | Hawcs | Robinson, Ark. | Warren |
| Georgo | Hayden | Sackett | Watson |

So the amendment of the committee was rejected.

SHINGLES OF WOOD

ON AGREEING TO THE COMMITTEE AMENDMENT STRIKING OUT PARAGRAPH 403, WHICH AS CHANGED BY MR. JONES'S AMEND-MENT PROVIDED A DUTY ON SHINGLES OF WOOD OF 10 PER CENT AD VALOREM

[Norn.--The House text placed a duty of 25 per cent ad valorem on them, which was reduced to 10 per cent by Mr. Jones' amendment, and the committee amendment would strike out all protection and leave them on the free list.]

(Cong. Record, November 13, 1929; page, Duily, 5759; Permanent, 5509)

The VICE PRESIDENT. Is there objection? The Chair hears none, and it is so ordered. The clerk will report the first amendment.

The LEGISLATIVE CLERK. On page 118, line 9, the committee proposes to strike out paragraph 403, as follows:

PAR. 403. Shingles of wood, 25 per cent ad valorem.

The VICE PRESIDENT. The question is on the amendment of the Senator from Washington to the amendment of the committee. [Putting the question.] The noes seem to have it.

*

Mr. JONES. I ask for a division.

On a division, the amendment to the amendment was agreed to.

The VICE PRESIDENT. Dighty-one senators have answered to their names. A quorum is present. The question is on agreeing to the committee amendment, on page 118, line 9, to strike out paragraph 403, relating to a tariff on shingles.

Mr. JONES. Mr. President, I am going to propose an amendment to the text of the bill if I may do so. I desire to strike out "25" and insert "10," if it is the proper way to perfect the text of the paragraph first.

The VICE PRESIDENT. The amendment is in order.

Mr. JONES. Then I move to strike out "25" and insert "10." I shall not take time to discuss my amendment.

The VICE PRESIDENT. That is corerct. The question is to strike out the whole of paragraph 403 as amended.

Mr. GLASS. It is to strike out, and those who vote "yea" vote to keep shingles on the free list?

The VICH PRESIDENT. That is correct,

Mr. DILL. Mr. President, will the Chair state in language we can undorstand, because of the parliamentary mix-up, that a vote "yea" strikes out all of the tariff and leaves shingles on the free list, while a vote "nay" grants a 10 per cent ad valorem rate?

The VION PRESIDENT. The Senator is correct. The clerk will call the roll.

The Chief Clerk proceeded to call the roll,

Mr. EDGE (when his name was called). I have a general pair with the senior Senator from South Carolina [Mr. SMITH]. I transfer that pair to the senior Senator from Delaware [Mr. HASTINGS] and vote "nay."

Mr. OVERMAN (when his name was called). I have a general pair with the senior Senator from Wyoming [Mr. WARREN]. He not being present, I withhold my vote.

The roll call was concluded.

Mr. FESS. I desire to annonuce the following general pairs:

The Senator from Kansas [Mr. ALLEN] with the Senator from Utah [Mr. KING];

The Senator from Indiana [Mr. WATSON] with the Senator from Arkansas [Mr. Robinson];

The Senator from Nevada [Mr. ODDIE] with the Senator from Virginia [Mr. SWANSON]; and

The Senator from Maine [Mr. GOULD] with the Senator from Arkansas [Mr. CARAWAY].

I wish also to state that my colleague the junior Senator from Ohio [Mr. McCullooh] is necessarily detained from the Senate.

Mr. SHEPPARD. I desire to announce that the Senator from Arkansas [Mr. CARAWAY], the Senator from Mississippi [Mr. STEPHENS], the Senator from ,Virginia [Mr. SWANSON], and the Senator from Georgia [Mr. GEORGE], are absent because of official business.

I also desire to state that the Senator from Utah [Mr. KING] is absent or account of illness.

The result was announced-yeas 49, nays 29, as follows:

YEAS-49

| Barkley Bingham Blaok Blaine Borah Brook Brookhart Capper Connally Copcland Couzens Cutting Dale | Deneen Fess Frazier Glass Glenn Goldsborough Greene Harrison Harrison Hauces Hajden Hoftin Howell | Keyes La Follette MoKellar McMaster Norbeck Norris Nye Patterson Robinson, Ind. Sackett Schall Sheppard Simmons | Steok Thomas, Okla. Townsend Tydings Vandenberg Wagner Walcott Walcott Walsh, Mass. Walsh, Mont. Wheeler |
|--|---|---|--|
| | NAJ | (S—29 | |
| Ashurst Blaase Bratton Broussard Dill Edge Fletcher Gillett | Goff Hale Hatfield Hebert Johuson Jones Kean Kean | McNa ry Metcalf Moses Phipps <i>Pittman</i> <i>Ransdell</i> Reed Shortridge_ | Smoot Stelwer Thomas, Idaho Trammell Waterman |
| | NOT VO | TING-17 | |
| Allen Caraway George Gould Hastings | King McCulloch Oddie Overman Pine O awoudwout as au | Robinson, Ark, Shipstbad Smith Stephens Swanson | Wa r ren Watson |

So the committee amendment as amended was agreed to.

WATCH MOVEMENTS

MR. BARKLEY'S SUBSTITUTE FOR PARAGRAPH 367, RESTORING THE RATES AND CLASSIFICATIONS AS TO WATCH MOVEMENTS CONTAINED IN THE ACT OF 1922. THE HOUSE PROVISIONS AS AMENDED BY THE SENATE COMMITTEE INCREASED THE EXIST-ING RATES IN SEVERAL INSTANCES AS TO PARTS OF MOVE-MENTS

Mr. BARKLEY's substitute was as follows:

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Watch movements, whether imported in cases or otherwise, assembled or knocked down, if having less than seven jewels, 75 cents each; having seven and not more than eleven jewels, \$1.25 each; having more than eleven and not more than fifteen jewels, \$2 each; having more than fifteen and not more than seventeen jewels, unadjusted, \$2.75 each; having seventeen jewels and adjusted to temperature, \$3.50 each; having seventeen jewels and adjusted to three positions, \$4.75 each; having seventeen jewels and adjusted to five positions, \$6.50 each; having more than seventeen jewels adjusted or unad-justed, \$10.75 each; watchcases and parts of watches, chronometers, box or ship, and parts thereof, 45 per cent ad valorem; all jewels for use in the manufacture of watches, clocks, meters, or compasses 10 per cent ad valorem; enameled dials for watches or other instruments 3 cents per dial and 45 per cent ad valorem; *Provided*, That all watch and clock dials, whether attached to movements or not, when imported shall have indelibly painted or printed thereon the name of the country of origin, and that all watch move-ments and plates, assembled or knocked down, and cases shall have the name of the conspicuously and indelibly on the plate of the movement and the inside of the case, respectively, and the movement and plates shall also have marked thereon by one of the methods indicated the number of jewels and adjustments, said numbers to be expressed both in words and in Arabic numerals, and if the movement is not adjusted, the word "unadjusted" shall be marked thereon by one of the methods indicated, and none of the aforesaid articles shall be delivered to the importer unless marked in exact conformity to this direction: *Provided further*, That only the number of the jewels which serve a mechanical purpose as frictional bearings shall be marked as herein provided.

(Cong. Record, November 13, 1929; page, Daily, 5773; Permanent, 5524)

Mr. BARKLEY, I desire at this time to offer the amendment to paragraph 367, which I had printed a day or two ago.

Mr. SMOOT. I want to ask the Senator from Kentucky a question in order that Senators may know precisely what the Senator's amendment is. As I understand, the Senator from Kentucky now offers an amendment as a substitute for paragraph 367, which is precisely the existing law.

Mr. BARKLEY. The amendment which I offer is a substitute for the Senate committee provision, in the nature of a reenactment of paragraph 367 of the present law.

The VICH PRESIDENT. Seventy-six Senators having answered to their names, a quorum is present. The yeas and nays have been ordered on the amendment offered by the Senator from Kentucky. The clerk will call the roll.

Mr. DENEEN. Mr. President, may the question be again stated? A number of Senators do not understand the question,

The VICE PRESIDENT. The question is on the amendment offered by the Senator from Kentucky [Mr. BARKLEY].

The Chief Clerk proceeded to call the roll,

Mr. EDGE (when his name was called). On this question I have a pair with the senior Senator from South Carolina [Mr. SMITH]. I transfer that pair to the senior Senator from Delaware [Mr. HASTINGS] and vote "nay."

Mr. OVERMAN (when his name was called). I have a general pair with the senior Senator from Wyoming [Mr. WARREN]. I transfer that pair to the junior Senator from South Carolina [Mr. BLEASE] and vote "yea."

Mr. PHIPPS (when his name was called). On this vote I have a pair with the Senator from Georgia [Mr. GEORGE], which I transfer to the junior Senator from Nevada [Mr. ODDIE], and vote "nay."

The roll call was concluded.

Mr. BINGHAM (after having voted in the negative). Mr. President, has the Junior Senator from Virginia [Mr. GLASS] voted? The VICE PRESIDENT. He has not,

Mr. BINGHAM. I have a general pair with the junior Senator from Virginia. I transfer that pair to the junior Senator from Maine [Mr. Gould] and will allow my vote to stand.

Mr. HAYDEN. I desire to announce that the senior Senator from Arizona [Mr. Asirussr] is detained on public business. If present, he would vote "yea." Mr. FESS. I desire to announce the following general pairs:

The Senator from Kansas [Mr. ALLEN] with the Senator from Utah [Mr. KING];

The Senator from Indiana [Mr. WATSON] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Vermont [Mr. DALE] with the Senator from Washington [Mr. DILL];

The Senator from Ohio [Mr. McCulloon] with the Senator from Nevada [Mr. PITTMAN]; and

The Senator from Colorado [Mr. WATERMAN] with the Senator from Arizona [Mr. Ashurst].

The result was announced—yeas 51, nays (24, as follows:

| | YEA | S-51 | |
|--|---|---|--|
| Barkley Black Blaine Borah Bratton Brooka Brookhart Capper Oaraway Connally Copeland Couzens Cutting | Fletcher Frazier Harrison Harves Hayden Hebert Hefin Howell Johnson Jones Kendrich La Follette | MoKellar McMaster McNary Metcalf Norbeck Norris Nye Overman Kansdell Robinson, Ind. Sackett Schall Schall | Simmons Steok Steiwer Stephens Swanson Thomas, Idaho Thomas, Okla. Trammell Tydings Wagner Walsh, Mont. Wheeler |
| | NAY | S24 | |
| Bingham Broussard Dencen Edge Fess Gillett | Glenn Goff Goldsborough Green o Hale Hatfield | Kean Keyes Moses Patterson Phipps Reed | Shortridge Smoot Townsend Vandenberg Walcott Walsh, Mass. |
| • | NOT VO | TING-20 | |
| Allen Ashurst Blease Dale Dill | George Glass Gould Hastings King | McCulloch Oddie Pine Pittman Robinson, Ark. | SHIPSTEAD Smith Warren Waterman Watson |

So Mr. BARKLEY's amendment was agreed to.

FLOORING OF MAPLE, ETC.

MR. WALSH'S (OF MASSACHUSETTS) MOTION TO STRIKE OUT PARA-GRAPH 402 AS AMENDED, WHICH PROVIDED A DUTY OF 15 PER CENT AD VALOREM ON MAPLE (EXCEPT JAPANESE MAPLE), BIRCH, AND BEECH FLOORING. THE EFFECT OF THE MOTION CARRIED THIS FLOORING TO THE FREE LIST. THE HOUSE PRO-VISION AFFORDED THE SAME PROTECTION TO LUMBER OF BIRCH, BEECH, AND MAPLE, AND THE SENATE COMMITTEE AMENDMENT LIMITED THE PROTECTION TO FLOORING ALONE

(Cong. Record, November 14, 1929; page, Dally, 5800; Permanent, 5543)

The PRESIDING OFFICER. The clerk will state the pending amendment. The LEGISLATIVE CLERK. On page 118, line 4, the Committee on Finance pro-poses to strike out "402. Maple (except Japanese maple) and birch: Boards, planks, deals, laths, celling, flooring, and other lumber and timber (except logs)" and insert "401. Maple (except Japanese maple), birch, and beech: Flooring," so as to read:

PAR, 401. Maple (except Japanese maple), birch, and beech: Flooring, 15 per cent ad valorem.

The VICE PRESIDENT. The question is on agreeing to the committee amendment,

The amendment was agreed to. Mr. WALSH of Massachusetts. I now move to strike out all of paragraph 402 as amended.

Mr. HALE. On that I ask for a division.

Mr. NORRIS and Mr. McKELLAR called for the yeas and nays, and they were ordered.

The VICE PRESIDENT. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. HALE (when Mr. Gould's name was called). My colleague the junior Senator from Maine [Mr, GOULD] has been called home on account of illness in his family. If he were present, on this question he would vote "nay."

Mr. SCHALL (when Mr. SHIPSTEAD'S name was called). The senior Senator from Minnesota [Mr. SHIPSTEAD] is ill.

The roll call was concluded.

Mr. BINGHAM (after having voted in the negative). I have a pair with the junior Senator from Virginia [Mr. GLASS]. I transfer that pair to the junior Senator from Maine [Mr. GOULD] and allow my vote to stand.

Mr. FESS. I desire to announce the following general pairs: The Senator from Indiana [Mr. WATSON] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Rhode Island [Mr. METCALF] with the Senator from Mississippi [Mr. HARRISON];

The Senator from Maryland [Mr. GOLDSBOROUGH] with the Senator from Arkansas [Mr. CARAWAY]; The Senator from Ohio [Mr. MCCULLOCH] with the Senator from Nevada

[Mr. PITTMAN];

The Senator from Vermont [Mr. DALE] with the Senator from Montana [Mr. WALSH]; and

The Senator from Wyoming [Mr. WARREN] with the Senator from North Carolina [Mr. OVERMAN].

Mr. SHEPPARD. I desire to announce that the Senator from Arkansas [Mr. CARAWAY], the Senator from Montana [Mr. WALSH], the Senator from Arizona [Mr. ASHURST], the Senator from Virginia [Mr. GLASS], the Senator from Nevada [Mr. PITTMAN], and the Senator from Mississippi [Mr. HARRISON] are necessarily detained from the Senate on official business,

Mr. SIMMONS. I desire to announce that my colleague [Mr. OVERMAN] is detained on official business.

The result was announced-yeas 38, nays 35, as follows :

| | | YEAS-38 | |
|---|--|--|---|
| Allen Barkley Black Borah Bratton Brock Brockhart Capper Connally Copeland | Cutting Fletoher Frazler George Harris Hawes Hayden Heylin Howell La Follette | <i>McKellar</i> McMnster Norbeck Nye Schall Sheppard Stmmons Smith Stcok | Stephens Swanson Thomas, Okla. Tranvmell Tydings Wagner Walsh, Mass. Wheeler |
| | | NAYS-35 | |
| Bingham Blease Broussard Couzens Dencen Dencen Dill Edge Fess Gillett | Glenn Greene Hale Hastings Hastings Hastings Hastings Johnson Johnson Jones | Kean Kendrick Keyes McNary Moses Oddle Patterson Phipps Reed | Shortridge Smoot Steiwer Thomas, Idaho Townsend Yandenberg Walcott Walcott Waterman |
| | NO | T VOTING-22 | |
| Ashurst Bluine Caraway Dule Glass Goldsborough | Gould Harrison King McCulloch Mctealf Overman | Pine Pittman Ransdoll Robinson, Ark. Sackett Shipstead | Robinson, Ind. Walsh, Mont. Watson Warren |
| So the amend | lment of Mr. WALS | III of Massachuseits w | as agreed to. |

74

CLOTHESPINS, SPRING

MR. THOMAS'S (OF OKLAHOMA) AMENDMENT TO THE COMMITTEE AMENDMENT TO REDUCE THE COMMITTEE'S RATE OF DUTY ON SPRING CLOTHESPINS FROM 20 CENTS PER GROSS TO 10 CENTS PER GROSS. THE COMMITTEE HAD INCREASED THE HOUSE RATE FROM 15 CENTS TO 20 CENTS PER GROSS

(Cong. Record, November 14, 1929; page, Daily, 5801; Permanent, 5544)

The VICE PRESIDENT. The Secretary will state the next amendment. The next amendment was, on page 120, line 18, after the word "clothespins," to strike out "15 cents" and insert "20 cents," so as to read:

Spring clothespins, 20 cents per gross.

Mr. WALSH of Massachusetts. Is not the question before the Senate now the committee amendment to strike out "15 cents" and to insert "20 cents"? The VICE PRESIDENT. That is the amendment now pending.

Mr. WALSH of Massachusetts. It relates alone to the item of spring clothespins. I believe the Senator from Oklahoma has an amendment to it which he

would like to offer.

Mr. THOMAS of Oklahoma. Mr. President, I offer an amendment to the committee amendment, on page 120, line 18, to strike out "20 cents" and insert "10 cents" in lieu thereof, which would reduce the tariff on spring clothespins from 20 cents per gross to 10 cents per gross.

The VICE PRESIDENT. The question is on agreeing to the amendment proposed by the Senator from Oklahoma [Mr, THOMAS] to the committee amendment. [Putting the question.] The noes seem to have it.

Mr. SIMMONS. I ask for the yeas and nays.

The yeas and nays were ordered and taken.

Mr. OVERMAN. I have a general pair with the senior Senator from Wyoming [Mr. WARREN]. I transfer that pair to the senior Senator from Arizona [Mr. ASHURST] and vote yea.

Mr. SHEPPARD. The junior Senator from Utah [Mr. KING] is detained from the Senate by illness.

The Senator from Arizona [Mr. ASHURST], the Senator from Arkansas [Mr. CARAWAY], the Senator from Montana [Mr. WALSH], and the Senator from Nevada [Mr. PITTMAN] are detained on official business.

Mr. FESS. I wish to announce the following general pairs:

The Senator from Indiana [Mr. WATSON] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. GOULD] with the Senator from Mississippi [Mr. HARRISON];

The Senator from Ohio [Mr. McCulloon] with the Senator from Nevada [Mr. PITTMAN];

The Senator from Maryland [Mr. GOLDSBOROUGH] with the Senator from Arkansas [Mr. CARAWAY]; and

The Senator from Vermont [Mr. DALD] with the Senator from Montana [Mr. WALSH].

The result was announced-yeas 39, nays 37, as follows:

YEAS-39

| Barkley | Cutting | Jones | Sm |
|-----------|----------|-------------|-----------|
| Black | Fletoher | La Follette | Ste |
| Blease | Frazier | MoKellar | Ste |
| Borah | George | McMaster | Swa |
| Bratton ' | Glass | Norbeck | The |
| Brock | Harris | Norris | Tyd Wa |
| Brookhart | Hawos | Nye | Wa |
| Capper | Haydon | Overman | Wa |
| Connally | Heflin | Sheppard | Wh |
| Copeland | Howell | Simmona | |

mith teok tephens wanson "homas, Okla, 'ydings Vagner Vagner Vagner Vheeler

| | 1 | NAYS-37 | |
|--|--|---|--|
| Allen Bingham Brouzens Deneen Edge Fess Gillett Glenn Goff | Greene Hale Hatings Hatfield Hebert Kean Kendrick Keyes McNary Metcalf | Moses Oddie Patterson Phipps Ransdell Reed Sackett Schall Shortridge Smoot | Stelwer Thomas, Idaho Townsend <i>Trammell</i> Vandenberg Walcott Waterman |
| | NOT | VOTING-19 | |
| Ashurst Blaine Caraway Dale Dill | Goldsborough Gould Harrisou Johnson King | McCulloch Plne Pitiman Robinson, Ark. Robinson, Ind. | SHIPSTEAD Walsh, Mont. Warren Watson |

So the amendment of Mr. THOMAS of Oklahoma to the amendment of the committee was agreed to.

POSTPONEMENT OF BILL

MR. BLEASE'S MOTION TO POSTFONE FURTHER CONSIDERATION OF H. R. 2667 (THE TARIFF ACT) UNTIL DECEMBER 9, 1929

(Cong. Record, November 14, 1929, page, Daily, 5808; Permanent, 5551)

Mr. BLEASE. Mr. President, adding just a word to what I said on yesterday, I think we now have still further evidence of why we should go home and take a rest. I, therefore, move that the further consideration of the pending bill be postponed until Monday, December 9, 1929.

The PRESIDING OFFICER. The motion of the Senator from South Carolina, the Chair holds, is a preferential motion. On that motion the yeas and nays have been ordered. The clerk will call the roll.

The Chief Clerk proceeded to call the roll. Mr. FRAZIER (when Mr. NYE's name was called). My colleague [Mr. NYE] is unavoidably absent. If he were present, he would vote "nay." Mr. OVERMAN (when his name was called). I have again to announce that

I am paired with the senior Senator from Wyoming [Mr. WARREN]. As he is absent, I withhold my vote.

The roll call was concluded. Mr. FESS. I desire to announce the general pair of the Senator from Indiana [Mr. WATSON] with the Senator from Arkansas [Mr. Robinson]. I am not advised how either of these Senators would vote on this question. The result was announced--yeas 7, nays 74, as follows:

YEAS-7

| Bingham Blcaso | <i>Copeland</i> Dale | Greene Phipps | Reed |
|--|--|--|--|
| | 1 | NAYS-74 | |
| Allen Barkley Blalne Blalne Borah Brook Brookhart Brookhart Broussard Capper Caravay Connally Couzens Cutting Dencen Dill Bdge Fess Flotcher | Frazler Georgo Gillett Glass Glenn Goldsborough Hale Harris Harris Harrison Hastings Hatfield Hawen Hebert Holdr Howell Johnson Jones | Kean Kendrlok Keyes La Follette MoKellar McMaster McNary Metcall Moses Norbeck Norris Oddle Patterson Ransdell Rohinson, Ind. Sackett Schall Sheppard Shortridge | Simmons Smith Smoot Steek Steiwer Stephens Swanson Thomas, Idaho Thomas, Okla, Townsend Trammell Vandenberg Walcott Walsh, Mass, Walsh, Mont. Waterman Wheeler |

NOT VOTING-14

Ashurst Gould King McCulloch

Nye Overman Pine Piltman

Robinson, Ark. SHIPSTEAD Tµdings Wagner

<u>Warren</u> Watson

So Mr. BLEASE's motion was rejected.

ADJOURNMENT OF THE SESSION

MR. SIMMONS'S RESOLUTION PROVIDING FOR THE FINAL AD-JOURNMENT OF THE CONGRESS ON NOVEMBER 23, 1929

(Cong. Record, November 14, 1929; page, Daily, 5808; Permanent, 5551)

Mr. SIMMONS. Mr. President, I send to the desk for immediate action a concurrent resolution.

The VICE PRESIDENT. The concurrent resolution will be read.

The Chief Clerk read the concurrent resolution (S. Con. Res. 17), as follows:

Resolved by the Senate (the House of Representatives concurring), That the President of the Senate and the Speaker of the House of Representatives be authorized to close the first session of the Seventy-first Congress by adjourning their respective Houses on the 23d day of Novmber, 1920, at 2 o'clock p. m. Mr. LA FOLLETTE and Mr. HARRISON called for the yeas and nays, and

they were ordered,

The VICE PRESIDENT. The clerk will call the roll.

The Chief Clerk proceeded to call the roll. Mr. OVERMAN (when his name was called). Again announcing my pair with the senior Senator from Wyoming [Mr. WARREN], I withhold my vote.

The roll call was concluded.

Mr. FESS. I desire to announce that the senior Senator from Indiana [Mr. WATSON] has a general pair with the senior Senator from Arkansas [Mr. ROBINSON]. I am not advised as to how either of those Senators would vote on this question.

Mr. FRAZIER. My colleague [Mr. NYE] is unavoidably absent from the Chamber. If he were present, he would vote "nay."

The result was announced-yeas 34, nays 51, as follows:

YEAS-34

| Barkley Bingham Blaok Bratton Broussard Connally Dale Edge | Fletcher George Greeno Halo Harris Harrison Hawes Hayden Hofin | Jones Kondrick Keyes McNary Moses Phipps Pittman Ransdell Rced | Simmons Smith Stephens Tydings Wagner Walsh, Mass. Walsh, Mont. |
|--|--|--|--|
| | 1 | NAY851 | |
| Allen Blaine Blease Borah Brookhart Capper Oopeland Couzens Cutting Deneen Dul Fess | Frazier Gillett Glass Glenn Goff Hastings Hatfield Hebert Howell Johnson Kcan La Follette | McCulloch MoKellar McMaster Metcalf Norbeck Norris Oddie Patterson Robinson, Ind. Sackett Schall Sheppard Shortridge | Smoot Steck Stelwer Swanss, Idaho Thomas, Idaho Thomas, Okla, 'Townsend Trammell Vandenberg Walcott Walcott Waterman Wheeler |
| | NOT | VOTING-10 | |
| Ashurst Gould King | Nye Overman Pine | Robinson, Ark. Shipstrad Warren | Watcon |

So Mr. SIMMONS'S resolution was rejected.

AGRICULTURAL SCHEDULE

MR. HARRISON'S MOTION THAT THE SENATE PROCEED TO THE CONSIDERATION OF THE AGRICULTURAL SCHEDULE (NO. 7) AND THEN RETURN TO SCHEDULE NO. 5

(Cong. Record, November 14, 1929; pago, Daily, 5808 and 5809; Permanent, 5551)

The VICE PRESIDENT. The question is on agreeing to the motion of the Senator from Mississippi that the Senate proceed to the consideration of Schedule 7, and then return to Schedule 5.

Mr. HARRISON. I ask for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. FRAZIER (when Mr. NYE's name was called). My colleague [Mr. NYE] is unavoidably absent. If present, he would vote "yea." Mr. OVERMAN (when his name was called). I transfer my general pair

Mr. OVERMAN (when his name was called). I transfer my general pair with the senior Senator from Wyoming [Mr. WARREN] to the junior Senator from Utah [Mr. KING] and vote "yea." Mr. FESS (when Mr. WATSON'S name was called). The senior Senator from

Mr. FESS (when Mr. WATSON'S name was called). The senior Senator from Indiana [Mr. WATSON] has a general pair with the senior Senator from Arkansas [Mr. Robinson].

Mr. SHEPPARD. I desire to announce that the Senator from Utah [Mr. KING] is necessarily detained from the Senate by illness.

The roll call was concluded.

The result was announced-yeas 61, nays 25, as follows:

YEAS-61

| Allen Barkloy Blaok Blaine, Borah Broton Brook Brookhart Broussard Capper Oaraway Connally Cutting Fletcher Frazler Gorgo | Glass Glenn Goldsborough Harrison Hatfield Hauden Hebert Heflin Howell Jones Kean Kean Kean Keyes La Follette | MoKellar McMaster Metcalf Norbeck Norris Oddie Overman Patterson Phipps Pittman Ranedell Robinson, Ind. Schall Sheppard Shortridge Simmons | Smith Smoot Steok Stolwer Stephens Swanson Thomas, Idaho Thomas, Okla, Townsend Trammell Vandenberg Walcott Waterman |
|--|---|---|--|
| | | AYS-25 | |
| • | - | IN15-20 | |
| Bingham Blease Uopeland Couzens Dale Deneen Dill | Edge Fess Gillett Goff Greene Hale Hale | Johnson McCulloch McNary Moses Reed Sackett Tydings | Waone r Walsh, Mass. Walsh, Mont. Wheeler |
| | NOT | VOTING9 | |
| Ashurst Gould - King | Nyo Pine Robinson, Ark. | Shipstead Warren Watson | |

So, Mr. HARRISON'S motion to proceed to the consideration of the agricultural - schedule was agreed to.

RECESS ORDER

MR. WALSH'S (OF MONTANA) MOTION THAT WHEN THE SENATE CONCLUDES ITS BUSINESS THIS AFTERNOON (SATURDAY) IT SHALL TAKE A RECESS UNTIL 10 O'CLOCK MONDAY MORNING. THIS VACATED, AS TO SATURDAY ONLY, THE STANDING ORDER FOR DAILY NIGHT SESSIONS ON THE TARIFF BILL, WHICH WAS UNDER CONSIDERATION

(Cong. Record, November 16, 1929; page, Daily, 5973; Permanent, 5680)

Mr. WALSH of Montana. My motion is that when the Senate concludes its business this afternoon it shall take a recess until 10 o'clock Monday morning.

The PRESIDING OFFICER. On this motion the Senator from Massachusetts [Mr. WALSH] demands the yeas and nays.

Mr. SHORTRIDGE. Mr. President, will not the Senator from Montana modify his motion so as to provide for the taking of a recess right now?

Mr. WALSH of Montana. No; I do not believe that advisable. The PRESIDING OFFICER. Is the request for the yeas and nays seconded? The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. BRATTON (when his name was called). I have a general pair with the Senator from Pennsylvania [Mr. REED]. Owing to his absence, I withhold my vote. If permitted to vote, I should vote "nay."

Mr. OVERMAN (when his name was called). I transfer the pair which I have with the Senator from Wyoming [Mr. WARREN] to the junior Senator from Utah [Mr. KING] and vote "yea."

Mr. SMITH (when his name was called). Has the Senator from New Jersey [Mr. EDGE] voted?

The PRESIDING OFFICER. He has not. Mr. SMITH. I have a pair with that Senator, which I transfer to the Senator from Nevada [Mr. PITTMAN] and vote "yea."

Mr. SOHALL (when Mr. SHIPSTEAD's name was called). I should like the RECORD to show that my colleague [Mr. SHIPSTEAD] is absent from the Senate because of illness,

The roll call was concluded. Mr. SHEPPARD, I wish to announce that the Senator from Louisiana [Mr. RANSDELL] and the Senator from Arizona [Mr. ASHURST] are absent on official business.

Mr. JONES. I wish to announce the following general pairs: The Senator from Indiana [Mr. WATSON] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. GOULD] with the Senator from South Carolina [Mr. BLEASE]:

The Senator from Rhode Island [Mr. HEBERT] with the Senator from New York [Mr. WAGNER]; and The Senator from Connecticut [Mr. WALCOTT] with the Senator from New

York [Mr. COPELAND].

The result was announced---yeas 68, nays 7, as follows:

VI0A S---68

| Allen Bingham Blaine Borah Brook Brookhart Broussard Capper Garatoay Couzens Cutting Deneen Fess Frazler George | Glass Glenn Goff Goldsborough Greene Harris Harris Harris Hatheld Hatves Hayden Howell Johnson Jones Kenn Kenn | La Follette McCulloch MoKellar McMaster McMaster Morary Motealf Mosos Norbeck Norris Nye Oddie Ovorman Patterson Phipps Robinson, Ind. Sackett |
|---|---|--|
| George Gillett | Kondriok Keyes | Sackett Schall |
| | • | |

Sheppard Shortridge Simmons Smith Smoot Steok Steiwer Stephens Swanson Thomas, Idaho Thomas, Okla. Townsend Tydinge Vandenberg Walsh, Mass, Walsh, Mont. Wheeler

| | , | NAY7 | |
|----------|----------|----------------|------------------|
| Barkley | Dill | Heffin | Waterman |
| Oonnally | Fletohør | Trammell | |
| | N | o'r voting20 | |
| Ashurst | Edgo | Pine | SHIPSTEAD |
| Blease | Gould | Pittman | W <i>alp</i> eer |
| Bratton | Hale | Ransddil | Walcott |
| Copeland | Hebert | Reed | Warren |
| Dale | King | Robinson, Ark. | Watson |

So the motion of Mr. WALSH of Montana was agreed to.

TOBACCO (WRAPPER, LEAF, ETC.)

MR. SACKETT'S AMENDMENT TO THE COMMITTEE AMENDMENT TO REDUCE THE HOUSE TEXT RATES IN PARAGRAPH 601 ON WRAPPER AND LEAF TOBACCO FROM \$2.50 PER POUND TO \$2.10 PER POUND ON UNSTEMMED AND FROM \$3.15 TO \$2.75 ON STEMMED. THE SENATE COMMITTEE HAD STRICKEN OUT PARA-GRAPH 601 AND INSERTED A SUBSTITUTE. FOLLOWING THE ADOPTION OF MR. SACKETT'S AMENDMENT, WHICH RESTORED THE RATES OF EXISTING LAW, THE SENATE DISAGREED TO THE COMMITTEE SUBSTITUTE

(Cong. Record, November 18, 1929; pages, Daily, 6007 and 6008; Permanent, 5715)

The VICE PRESIDENT. The first amendment is to the title. Without objection, the amendment to the title will be agreed to. The clerk will state the next amendment.

The CHIEF CLERK. On page 1, line 3, after line 2, the committee proposes to strike out:

PAR. 601. Wrapper tobacco, and filler tobacco when mixed or packed with more than 35 per cent of wrapper tobacco, and all leaf tobacco the product of two or more countries or dependencies when mixed or packed together, if unstemmed, \$2.50 per pound; if stemmed, \$3.15 per pound; filler tobacco not specially provided for, if unstemmed, 35 cents per pound; if stemmed, 50 cents per pound.

And to insert:

PAR, 001, (a) Leaf tobacco consisting of wrapper tobacco not mixed or packed with filler tobacco or of filler tobacco mixed or packed with more than 35 per cent of wrapper tobacco, and all leaf tobacco the product of two or more countries when mixed or packed together, if unstemmed, \$2.10 per pound; if stemmed, \$2.75 per pound.

The VICE PRESIDENT. The clerk will report the amendment proposed by the Senator from Kentucky,

The CHIEF CLERK. On page 123, paragraph 601, line 7, the Senator from Kentucky proposes to strike out " \$2,50" and insert " \$2,10," and in the same line to strike out " \$3,15" and insert " \$2,75."

The VICE PRESIDENT. The question is on the amendment offered by the Senator from Kentucky [Mr. SACKETT] to the portion of the House text proposed to be stricken out. [Putting the question.] By the sound the "ayes" seem to have it.

Mr. GEORGE, I ask for the yeas and nays,

The yeas and nays were ordered.

Mr. SIMMONS. Mr. President, there seems to be some mistake about the form of the question upon which we are voting. As I understand, a vote "yea" is to retain the rate of the present law?

The VICE PRESIDENT. That is correct. The clerk will call the roll.

The Ohief Clerk proceeded to call the roll.

Mr. BLEASE (when his name was called). I have a pair with the Senator

from Maine [Mr. Gould]. Not knowing how he would vote, I withhold my vote, Mr. OVERMAN (when his name was called). Transferring the general pair which I have with the senior Senator from Wyoming [Mr. WARNEN] to the junior Senator from Utah [Mr. KING], I vote "yea."

The roll call was concluded.

Mr. BRATTON. I have a general pair with the Senator from Pennsylvania [Mr. REED], which I transfer to the Senator from Kentucky [Mr. BARKLEY], and vote "yea."

Mr. BINGHAM (after having voted in the negative). I inquire if the junior Senator from Virginia [Mr. GLASS] has voted.

The VICE PRESIDENT. That Senator has not voted.

Mr. BINGHAM. I have a general pair with the junior Senator from Virginia. Being unable to obtain a transfer, I withdraw my vote.

Mr. SCHALL, I should like the RECORD to show that my colleague [Mr. SHIPSTEAD] is absent from the Senate on account of Illness.

Mr. FESS. Mr. President, I wish to announce the following general pairs:

The Senator from Indiana [Mr. WATSON] with the Senator from Arkansas [Mr. ROBINSON];

The junior Senator from Rhode Island [Mr. HEBERT] with the Senator from New York [Mr. WAGNER]; and

The senior Senator from Rhode Island [Mr. METCALF] with the Senator from Maryland [Mr. TYDINGS].

Mr. SWANSON. I desire to announce that my colleague [Mr. GLASS] is necessarily detained from the Senate on official business.

Mr. SHEPPARD. I desire to announce that the senior Senator from Arizona [Mr. ASHURST], the junior Senator from Arkansas [Mr. OARAWAY], the junior Senator from Washington [Mr. DILL], and the junior Senator from Kentucky [Mr. BARKLEY] are necessarily detained from the Senate on official business, and that the Senator from Utah [Mr. KING] is necessarily detained by reason of illness.

The result was announced—yeas 49, nays 26, as follows:

YEAS-49

| Allen Blaine Bratton Brook Capper Oopeland Couzens Dale Dale Deneen Edge Fess Goff Greene | Hale Harrison Hatfield Havden Hayden Howell Johnson Jones Keyes La Follette McCulloch McCulloch McCulloch | McNary Moses Norbeck Norig Oddie Overman Patterson Phipps Pittman Robinson, Ind. Sackett Schall Shortridge | Simmons Smith Smoot Steok Stephens Steanson Thomas, Okla. Vandenberg Walsh, Mass. Walsh, Mont. |
|--|---|--|---|
| | | NAYS20 | |
| | | | |

| Black Broussard Connally Cutting Fletcher Frater | (leorgo (illett (lenn Goldsborough Hastings Hastings Hoflin | Kenn Kendriok Nye Ransdell Sheppard Stelwer Thomas, Idaho | Townsend Trammell Walcott Waterman Wheeler |
|---|---|---|--|
| | | | |

NOT VOTING-20

| A shurst | Caraway | King | SHIPSTRAD |
|----------|---------|----------------|-----------|
| Barkley | Dill | Metcalf | Tydings |
| Bingham | Glasø | Pine | Wayner |
| Bleaso | Gould | Reed | Warren |
| Borah | Hebert | Robinson, Ark, | Warson |

So Mr. SACKETT's amendment to the House text was agreed to.

· COTTON CLOTH

ON AGREEING TO THE COMMITTEE AMENDMENT AS AMENDED INSERTING A NEW SUBDIVISION IN PARAGRAPH 904 PROVID-ING FOR FURTHER ADDITIONAL DUTIES ON COTTON CLOTH FIN-INCLEON FORTHER ADDITIONAL DOTTES ON COTTON CLOTH FIN-ISHED WITH A PERMANENT CRISPNESS, ETC., SUCH AS ORGAN-DIE OF 5 PER CENT AD VALOREM, ON COTTON CLOTH WOVEN WITH PRINTED OR STAMPED WARP YARN OR THREADS OF 25 PER CENT AD VALOREM, AND ON COTTON CLOTH PRINTED BY THE SURFACE OR RELIEF METHOD OF 10 PER CENT AD VALOREM

(Cong. Record, November 19, 1929; page, Daily, 6072; Permanent, 5782)

The PRESIDING OFFICER. The clerk will state the amendment.

The CHIEF CLERK. The committee amendment, beginning on page 153, at line 22, reads:

In further addition to the foregoing duty or duties provided in this paragraph for cotton cloth there shall be paid the following duties, namely: On cotton cloth finished: with a permanent crispness, resiliency, and translucency, such as and including cloth commercially known as permanent finished organdle—

The committee amendment read "10 per cent." That is now changed to-

5 per cent ad valorem; on cotton cloth woven with printed or stamped warp yarn or threads, 25 per cent ad valorem; on cotton cloth printed by the surface or relief method, as distinguished from the engraved or intaglio method, 10 per cent ad valorem. (f) In no case shall the foregoing duty or duties imposed upon cotton cloth in this paragraph be less than 5 cents per pound. (g) Tire fabric or fabric for use in pneumatic tires, including cord fabric, 25 per cent ad valorem.

Mr. GEORGE. I understood the question to be on the adoption of subparagraph (e) only,

The PRESIDING OFFICER. That is correct, as amended.

The PRESIDING OFFICER. The question is on the committee amendment as amended. The clerk will call the roll,

The Chief Clerk proceeded to call the roll.

Mr. GEORGE (when his name was called). I have a pair with the sonior Senator from Colorado [Mr. PHIPPS], which I transfer to the junior Senator from Arkansas [Mr. CARAWAX], and vote "nay."

Mr. OVERMAN (when his name was called). I transfer the pair which I have with the senior Senator from Wyoming [Mr. WARREN] to the junior Senator from Utah [Mr. KING] and vote "nay."

Mr. SACKETT (when his name was called). I have a pair with the senior Senator from Missouri [Mr. HAWES]. Not knowing how he would vote, I withhold my vote,

Mr. TOWNSEND (when his name was called). On this vote I have a pair with the senior Senator from Tennessee [Mr. McKELLAB]. Not knowing how

that Senator would vote, I refrain from voting. Mr. TYDINGS (when his name was called). I have a general pair with the senior Senator from Rhode Island [Mr. METOALE]. I transfer that pair to the senior Senator from Minnesota [Mr. SHIPSTEAD] and vote "nay."

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs:

The Senator from New Jersey [Mr. Enge] with the Senator from South-Carolina [Mr. SMITH]; and

The Senator from Indiana [Mr. WATSON] with the Senator from Arkansas [Mr. ROBINBON],

Mr. BLEASE, I have a pair with the Senator from Maine [Mr. GOULD]. his absence I withhold my vote. If permitted to vote, I would vote "nay." In

Mr. BRATTON. I have a general pair with the Senator from Pennsylvania. [Mr. REED], which I transfer to the senior Senator from Arizona [Mr. ASHURST],. and vote "nay."

The result was announced—yeas 20, nays 51, as follows :

| | YЮA | S20 | |
|---|--|---|--|
| Broussard Bingham Dale Dencen Fess Gillett Glenn | Goff Goldsborough Greene Hale Hastings Hebert Kean | Kendrick Keyes McCulloch Moses Oddle Patterson Shortridge | Smoot Thomas, Idaho Townsend Walcott Waterman |
| | ΝΛΥ | S—51 | |
| Allen Barkloy Black Blaine Borah Broah Brook Brookhart Capper Connally Copeland Couzens Cutting | Dill Fletcher Frazier George Glass Harrison Hartheld Hayden Heftin Howell Jones La Follette | MoKellar McMaster McNary Norbeck Norris Nye Overman Pittman Ransdell Robinson, Ind. Schall Sheppard Sheppard Simmons | Steck Steiwer Stephens Swanson Thomas, Okla. Trammoll Tydings Vandenberg Wagner Walsh, Mass. Walsh, Mont. Wheeler |
| | NOT VO | TING18 | |
| Ashurst Blcaso Garaway Edgo Gould | Hawes Johnson King Metcalf Phipps | Pine Reed <i>Robinson, Ark.</i> Sackett SHIPSTEAD | <i>Smith</i> Warren Watson |

So the amendment of the committee as amended was rejected.

RAGS, COTTON, ETC.

ON AGREEING TO THE COMMITTEE AMENDMENT INSERTING A NEW PARAGRAPH (922) PROVIDING A DUTY OF 3 CENTS PER POUND ON RAGS WHOLLY OR IN CHIEF VALUE OF COTTON

(Cong. Record, November 19, 1929; page, Dally, 6091; Permanent, 5801)

The next amendment was, on page 160, after line 7, to insert:

PAR. 022. Rags wholly or in chief value of cotton, except those chiefly used in paper making, 3 cents per pound. ł

The PRESIDENT pro tempore. The question recurs upon agreeing to the amendment proposed by the committee. (Putting the question :) By the sound the "ayes" appear to have it.

Mr. MCKELLAR. A division, Mr. President.

Mr. NORRIS. I ask for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. BLEASE (when his name was called). I have a pair with the Senator from Maine [Mr. Gould]. In his absence, I withhold my vote.

Mr. BRATTON (when his name was called). I have a general pair with the Senator from Pennsylvania [Mr. REED]. I transfer that pair to the Senator from Nevada [Mr. PITTMAN] and vote "yea."

Mr. GEORGE (when his name was called). I have a pair with the senior Senator from Colorado [Mr. PHIPPS]. I transfer that pair to the senior Senator from Florida [Mr. FLETCHER] and vote "yea."

Mr. SACKETT (when his name was called). I have a general pair with the senior Senator from Missouri [Mr. HAWES]. Not knowing how he would vote, I withhold my vote. Mr. SMITH (when his name was called). I have a general pair with the

Senator from New Jersey [Mr. EDge] and therefore withhold my vote.

Mr. COPELAND (when Mr. WAONER's name was called). My colleague [Mr. WAONER] is detained from the Senate. If he were present and permitted to vote, he would vote "nay."

The roll call was concluded.

Mr. SHEPPARD. I desire to announce that the Senator from Utah [Mr. KING] is necessarily detained from the Senate by illness.

Mr. FESS. Mr. President, I wish to announce the following general pairs:

The Senator from Wyoming [Mr. WARREN] with the junior Senator from North Carolina [Mr. OVERMAN];

The Senator from Indiana [Mr. WATSON] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Rhode Island [Mr. METCALF] with the Senator from Maryland [Mr. TYDINGS];

The junior Senator from Vermont [Mr. DALE] with the Senator from Virginia [Mr. Swanson];

The senior Senator from Vermont [Mr. GREENE] with the senior Senator from North Carolina [Mr. SIMMONS]; and The Senator from Missouri [Mr. PATTERSON] with the Senator from Montana

[Mr. WALSH].

The result was announced-yeas 35, nays 27, as follows :

| Bingham | (Henn | Kendriok | Smoot |
|----------------|--------------|----------------|---------------|
| Bratton | Goldsborough | Keyes | Steiwer |
| Broussard | Harts | McCulloch | Thomas, Idaho |
| Oaraway | Hartson | McNary | Townsend |
| Oonnally | Hartson | Moses | Trammell |
| Dencen | Hastings | Oddle | Vandenberg |
| Fess | Hebert | Robinson, Ind. | Walcott |
| George | Hefin | Shoptard | Walcott |
| Gillett | Kean | Shortridge | Waterman |
| | | NAYS—27 | |
| Allen | Copcland | Hapden | Norbeck |
| <i>Ashurst</i> | Cuiting | Howell | Norris |
| Barkley | Dill | Johnson | Nye |
| Bhine | Frazler | Jones | Sicck |
| Borah | Hass | La Pollette | Walsh, Mass, |
| Brookhart | Goff | MoKellar | Wheeler |

NOT VOTING-33

| 111- 1 | 11 |
|----------|-----------|
| Black | Hawes |
| Rlease | King |
| Brock | Metcalf |
| Couzens | Overman |
| Dale | Patterson |
| Edge | Phipps |
| Fletcher | Pine |
| Gould | Pittman |
| Greene | Ransdell |

Capper

Rood Robinson, Ark. Sackett Schall Shipstead Simmon8 Smith Stephens Swanson

McMaster

Thomas, Okla. Thomas, Okla Tydings Wagner Walsh, Mont, Warren Watson

So the amendment of the committee was agreed to.

Hatfield

ADJOURNMENT, FINAL

[71st Cong., 1st sess.]

VOTE ON THE PASSAGE OF SENATE CONCURRENT RESOLUTION 19, BY MR. WALSH OF MONTANA, PROPOSING FINAL ADJOURN-MENT OF THE PRESENT SESSION OF CONGRESS ON NOVEMBER 22, 1929

(Cony. Record, November 20, 1929; pages, Daily, 6115 and 6116; Permanent, 5882)

The VICE PRESIDENT. The clerk will read.

The Chief Clerk read the concurrent resolution (S. Con. Res. No. 19), as follows:

Resolved by the Senate (the House of Representatives concurring), That the President of the Senate and the Speaker of the House of Representatives be authorized to close the

present session of the Congress by adjourning their respective Houses on Friday, November 22, 1920, at the following hours, namely: The Senate at the hour of 10 o'clock p. m., and the House at such hour as it may by order provide.

The Senate proceeded to consider the concurrent resolution.

The VICE PRESIDENT. The question is on agreeing to the concurrent resolution.

Mr. ALLEN. I demand the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll. Mr. BRATTON (when his name was called). I have a general pair with the Senator from Pennsylvania [Mr. REED], but I am informed that if he were present he would vote as I intend to vote. I therefore am at liberty to cast my vote. I vote "yea."

Mr. OVERMAN (when his name was called). I transfer the general pair which I have with the senior Senator from Wyoming [Mr. WARREN] to the junior Senator from Utah [Mr. KING] and vote "yea."

Mr. SMITH. I have a pair on this question with the senior Senator from New Jersey [Mr. EDGE]. I transfer the pair to the Senator from Pennsylvania [Mr. REED] and vote "yea."

Mr. TYDINGS. I have a general pair with the senior Senator from Rhode Island [Mr. METOALF]. I transfer the pair to the junior Senator from Maine [Mr. GOULD] and vote "yea."

The roll call was concluded.

Mr. SCHALL, My colleague [Mr. SHIPSTEAD] is still ill. Mr. SHEPPARD. I wish to announce that the junior Senator from Utah [Mr. KING] is unavoidably detained by illness.

I also desire to announce that the Senator from Montana [Mr. WHEELER] is necessarily detained from the Senate on official business.

Mr. FESS. I wish to announce that the senior Senator from Indiana [Mr. WATSON] has a general pair with the senior Senator from Arkansas [Mr. ROBINSON].

I also wish to announce that the senior Senator from Illinois [Mr. DENEEN] and the junior Senator from Illinois [Mr. GLENN] are absent in attendance at

the funeral of the late Secretary of War. I wish further to announce that on this question the junior Senator from Illinois [Mr. GLENN] is paired with the junior Senator from Montana [Mr. WILEELER]. If present and voting, the junior Senator from Illinois would vote "nay," and the junior Senator from Montana would vote "yea."

The result was announced-yeas 49, nays 33, as follows:

| YEAS | -40 |
|------|-----|
|------|-----|

| Ashurst Barkley Blagham Blalne Blalne Bratton Brook Brookhart Broussard Caraway Connally Oopeland | Dalo Fletcher George Glass Greeno Hale Harris Harrison Harrison Hawes Hayden Hayden Hefth Jones Kendriok | Koyes MoKellar MeNavy Moses Norbeek Overman Philpps Pitlman Ransdell Schall Schall Sheppard Simmons Simth | Steok Stelwer Stophens Stoanson Thomas, Okla. Tramn.oll Tydings Wagacr Walsh, Mass. Walsh, Mass. |
|--|--|--|---|
| | NAY | /S -83 | |
| Allen Borah Capper Couzens Cutting Dill Fess Frazler Gillett | Goff Goldsborough Hastings Hatfield Hebert Howell Johnson Kenn La Follette | McMcCulloch McMaster Nyro Oudle Patterson Robinson, Ind. Sackett Shortridge | Smoot Thomas, Idaho Townsend Yandenberg Walcott Waterman |
| | NOT VOT | FING | |
| Dencen Idge Glenn Gould | King Melcalf Pine Reed | <i>Robinson, Ark.</i> Shipstead Warron Watson | Wheeler |

So the resolution of Mr. WALSH of Montana was agreed to.

WOOLS (IN THE GREASE OR WASHED)

ON AGREEING TO THE COMMITTEE AMENDMENT TO PARAGRAPH 1102 REDUCING THE DUTY FROM 34 CENTS TO 31 CENTS PER POUND OF CLEAN CONTENT OF WOOLS IN THE GREASE OR WASHED

(Cong. Record, November 21, 1929; page, Daily, 6204; Permanent, 5904)

The next amendment was, on page 171, line 19, before the word "Wools," to strike out "(b)" and insert "Par. 1102," and in line 21, after the word "washed," to strike out "34 cents" and insert "31 cents," so as to read :

PAR, 1102. Wools, not specially provided for, and hair of the Angora goat, Cashmere goat, alpaca, and other like animals, in the grease or washed, 31 cents per pound of clean content.

Mr. STEIWER. Am I correct in my understanding that a vote "yea" means 31 cents, and a vote "nay" means 34 cents? The VICH PRESIDENT. The Senator is correct. The clerk will call the roll.

The Chief Clerk proceeded to call the roll,

Mr. BRATTON (when his name was called). I have a general pair with the Senator from Pennsylvania [Mr. REED], who is necessarily absent from the Chamber. I understand that if he were present he would vote as I intend to vote. I will therefore vote, I vote "nay." Mr. FRAZIER (when Mr. BROOKHART'S name was called). The junior Sen-

ator from Iowa [Mr. BROOKHART] is unavoidably absent. If he were present, he would vote "nay."

Mr. OVERMAN (when his name was called). I transfer the pair which I have with the senior Senator from Wyoming [Mr. WARREN] to the junior Senator from Utah [Mr. KING] and will vote. I vote "yea."

Mr. SMITH (when his name was called). I have a pair with the senior Senator from New Jersey [Mr. Exam]. In his absence, not being able to secure a transfer, I withhold my vote. If I were at liberty to vote, I should vote " yea."

Mr. TOWNSEND (when his name was called). I have a general pair with the senior Senator from Tennessee [Mr. McKELLAR]. I am informed that if he were present he would vote as I intend to vote. Therefore I am at liberty to vote. I vote "nay."

Mr. TYDINGS (when his name was called). On this question I have a general pair with the senior Senator from Rhode Island [Mr. METCALE]. As he would vote, if present, so I shall vote. I ask that my vote be recorded. I vote "yea."

The roll call was concluded.

Mr. SMITH. Mr. President, I want to inquire if the confirmation of Mr. EDOD this morning resulted in his seat being vacated?

The VICH PRESIDENT. It did not,

Mr. SMITH, Some one suggested that the confirmation obviated the necessity of his taking the oath here, and therefore that his seat was automatically vacated. I want to keep faith with the Senator, but do not want to do the vain thing of pairing with one who is no longer a Member of the Senate.

Mr. SHEPPARD, Mr. President, the senior Senator from Iowa [Mr. STECK] is necessarily detained from the Senate by his attendance in the committee of the Senate appointed to attend the funeral of the late Secretary of War, the Hon. James W. Good. The Senator from Jowa has a general pair with the Senator from Maine [Mr. GOULD]. I am not informed how either of the Senators would vote on this amendment,

Mr. WALSH of Montana, Mr. President, I inquire whether the Senator from South Carolina, after the statement made, has recorded his vote?

The VICE PRESIDENT. Did the Senator from South Carolina vote? Mr. SMITH. I did not. The Chair ruled that the Senator from New Jersey is still a Member of the Senate,

Mr. WALSH of Montana. I inquire if the Vice President has made any inquiry into that matter?

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The VICE PRESIDENT. The Vice President asked whether the Senator from New Jersey had either taken the oath of office as ambassador or had resigned from the Senate, and was advised that neither had been done. The Vice President is of the opinion that until the Senator takes the oath of office he remains a Member of the Senate, unless he resigns in the meantime.

Mr. WALSH of Montana. This is a very important matter. The Constitution expressly provides that—

No person holding any office under the United States shall be a Member of either House during his continuance in office.

I take it that these offices are regarded by the Constitution as inconsistent offices, and the acceptance of one necessarily operates to vacate the other. The VICE PRESIDENT. The Chair has in mind the action of Senator

Kenyon, of Iowa, when he was appointed a judge. He served in the Senate for some little time before he accepted the position as judge.

Mr. NORRIS. Unless the Senator from New Jersey has been sworn into his new office, there is no conflict.

The VICE PRESIDENT. That is the understanding of the Chair,

Mr. NORRIS. All that has gone on so far may have gone on without the knowledge or consent of the Senator from New Jersey.

Mr. BINGHAM. Mr. President, I am informed by the secretary of the Senator from New Jersey that it will be impossible to communicate with the Senator until 6 o'clock to-day. Therefore he has not learned what took place in the Senate this morning.

Mr. FESS. I desire to announce that the senior Senator from Indiana [Mr. WATSON] has a general pair with the senior Senator from Arkansas [Mr. ROBINSON]. I do not know how either Senator would vote if present and free to vote.

I also desire to announce that the Senator from Vermont [Mr. GREENE] and the Senator from Pennsylvania [Mr, REED] are necessarily absent. I am ad-

wised that if present these Senators would vote "nay." Mr. SHDPPARD, I desire to announce that the junior Senator from Ala-bama [Mr. BLACK] has a pair with the senior Senator from West Virginia [Mr. Gorr] on this question. If present, the junior Senator from Alabama would vote "yea," and the Senior Senator from West Virginia would vote "nay."

Mr. BRATTON. I desire to announce that the Senator from Tennessee [AIr. MCKELLAR] and the Senator from Nevada [Mr. PITTMAN] are detained on offi-cial business. If present, they would vote "nay." Mr. GEORGE (after having voted in the affirmative). 'I have voted, but upon this matter I have a pair with the senior Senator from Colorado [Mr.

Puippal. I have been unable to obtain a transfer, and I therefore withdraw my vote.

Mr. SHEPPARD. I desire to announce that the junior Senator from Utah [Mr. KINO] is detained from the Senate on account of illness.

Mr. WALSH of Montana. On this question I am paired with the Senator from Nevada [Mr. PITTMAN]. If at liberty to vote, I would vote "nay," and the Senator from Nevada [Mr. PITTMAN] would vote "yea," The result was announced—yeas 26, nays 44, as follows:

YEAS---25

| Barkley Binghum Bleaso Brock Caratvay Copeland Couzens | Flotcher Glass Hale Harris Harrison Hawes Heflin | Keyes Norris Overman Simmons Stephens Swanson Thomas, Okla. | Trammell Tydings Wayner Walsh, Mass. |
|--|--|---|---|
|--|--|---|---|

NAYS-44

Allen Ashurst Blaine Frazier Gillett Glenn Goldsborough Hastings Hatfield Borah Bratton Broussard. Capper Connally Hayden Hebert Cutting Dill Howell Johnson Fess Jones

Kean Kendrick Kendrick La Follette McCulloch McNary Moses Norbeck Nye Oddie Robinson, Ind. Snekett

Schall Sheppard Shipstead Shortridgo Stelwer Thomas, Idaho Townsend Vandenberg Walcott Waterman Wheeler

NOT VOTING-26

| Black Brookhart Dalo Dencen Edge Georyo Goff | Gould Greeno King MeKellar MeMaster Metealf Patterson | Phipps Pine Pittman Ransdell Roed Robinson, Ark. Smith | Smoot Steck Walsh, Mont. Warren Watson |
|--|---|--|--|
|--|---|--|--|

So the amendment of the committee was rejected.

WOOL NOILS, CARBONIZED

MR. BLAINE'S AMENDMENT TO THE COMMITTEE AMENDMENT TO REDUCE THE RATE OF DUTY ON NOILS, CARBONIZED, FROM 30 TO 22 CENTS PER POUND

(Cong. Record, December 10, 1929; pages, Daily, 365 and 366; Permanent, 376)

The amendment of the committee was, on page 172, line 23, to strike out "noils, 21 cents" and insert "noils, carbonized, 30 cents per pound."

The amendment to the amendment was, before the word "cents," to strike out "30" and insert "22."

The PRESIDENT pro tempore. The pending question is on agreeing to the amendment submitted by the Senator from Wisconsin [Mr. BLAINE] to the amendment of the committee, on page 172, line 23, to strike out "30" and insert "22." On that question the Senator from Massachusetts is recognized.

The VICE PRESIDENT. The question is on agreeing to the amendment offered by the Senator from Wisconsin [Mr. BLAINE], as modified, to the amendment of the committee.

Mr, SMOOT, I ask for the yeas and nays,

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. BRATTON (when his name was called). I have a general pair with the Senator from Pennsylvania [Mr. REED]. I understand that if present he would vote as I intend to vote, and I, therefore, vote. I vote "nay." Mr. GEORGE (when his name was called). I have a pair with the senior Senator from Colorado [Mr. PHIPPS], which I transfer to the junior Senator from Oklahoma [Mr. Understal and you are a "

from Oklahoma [Mr. THOMAS] and vote "yea."

Mr. HATFIELD (when Mr. Gorr's name was called). My colleague the senior Senator from West Virginia [Mr. Gorr] is confined to his home on account of illness. If he were present, he would vote "nay." He is paired on this question with the Senator from North Carolina [Mr. OVERMAN].

The roll call was concluded,

Mr. ROBINSON of Indiana. I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, not knowing how he would

vote, I withhold my vote. Mr. WALSH of Montana. The senior Senator from Wyoming [Mr. KEN-DRICK] is unavoidably absent. If he were present, he would vote "nay."

Mr. SHEPPARD. I wish to announce that the junior Senator from Arkansas [Mr. CARAWAY] is necessarily detained on official business,

Mr. FESS. I desire to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from Utah [Mr. KING];

The Senator from Wyoming [Mr. KENDRICK] with the Senator from Minnesota [Mr. Shipstead]; and

The Senator from New Jersey [Mr. BAIRD] with the Senator from Maryland [Mr. Typings].

Mr. SHEPPARD. I desire to announce that the junior Senator from Utah [Mr, KINO] is detained from the Senate by illness. I am not informed as to how he would vote on this question.

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I desire also to announce that the Senator from Virginia [Mr. SWANSON], the Senator from Louisiana [Mr. RANSDELL], the Senator from Oklahoma [Mr. THOMAS], and the Senator from Maryland [Mr. TYDINGS] are necessarily detained on official business,

The result was announced-yeas 22, nays 53, as follows:

YEAS-22

| Barkley Black Blainc Bleaso Brock Copcland | Fletcher Georgo Glass Harris Harrison Harvison Harves | Hcflin La Folletto MoKellar Norris Robinson, Ark. Simmons | Smith Trammoll Wagner Walsh, Mass. |
|--|--|--|---|
| | Ν | NAYS-53 | |
| Allen Ashurst Bingham Borah Bratton Brookhart Capper Connally Couzens Cutting Dill Fess Frazler Gillett | Glenn Goldsborough Greene Halo Hastings Hatfield <i>Hayden</i> I Lebert Howell Johnson Jones Kean Keyes McCulloch | McMaster MeNary Moses Norbeck Nye Oddie Patterson Pine Pittman Sackett Schall Sheppard Shortridge Smoot | Slook Stelwer Sullivan Thomas, Idaho Townsend Vandenberg Walcott Walsh, Mont. Waterman Watson Wheelcr |
| | NOT | VOTING20 | |
| Baird Broussard Caraway Dolo | Goff Gould Kendrick | Overman Phipps Ransdell Poed | SHIPSTEAD Stephens Swanson Whomas Okla |

| Baird | Goff | Overman | SHIPSTEAD |
|-----------|----------|----------------|---------------|
| Broussard | Gould | Phipps | Stephens |
| Caraway | Kendrick | Ransdoll | Swanson |
| Dale | King | Reed | Thomas, Okla. |
| Deneen | Metcalf | Robinson, Ind. | Tydlags |

So Mr. BLAINE'S amendment to the amendment of the committee was rejected.

WOOL (THREAD OR YARN WASTE)

MR. SMOOT'S AMENDMENT TO THE COMMITTEE AMENDMENT TO INCREASE THE RATE OF DUTY ON THREAD OR YARN WASTE FROM 23 TO 25 CENTS PER POUND

(Cong. Record, December 10, 1929; page, Daily, 366; Permanent, 377)

The VICE PRESIDENT. Does the Senator from Utah propose the amendment?

Mr. SMOOT, Yes. I propose to strike out "23" and insert "25." It is simply carrying out the plan of providing a differential between 31 cents and 34 cents on the scoured content. The VICH PRESIDENT. The amendment will be stated.

The CHIEF CLERK. On page 172, line 25, the original amendment is to strike out the word " and " and insert " 23 cents per pound." The Senator from Utah proposes to strike out "23" and insert "25," so it will read :

Thread or yarn waste, 25 cents per pound.

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The VICE PRESIDENT. The question is on the amendment of the Senator from Utah to the amendment of the committee. The yeas and nays have been demanded. Is the demand sufficiently seconded?

The years and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. BRATTON (when his name was called). Making the same announcement as on the previous vote, I vote "yea."

Mr. GEORGE (when his name was called). Making the same announcement with reference to my pair and its transfer, I vote "nay."

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence and not knowing how he would vote, I withhold my vote.

The roll call was concluded,

Mr. WALSH of Montana. I announce that the Senator from Wyoming [Mr. KENDRICK], if present, would vote "yea." Mr. SACKETT (after having voted in the affirmative). On this vote I have

Mr. SACKETT (after having voted in the affirmative). On this vote I have a pair with the Senator from Missouri [Mr. HAWES], who has not voted. Therefore I withdraw my vote.

fore I withdraw my vote, Mr. SHEPPARD. I desire to announce that the junior Senator from Arkansas [Mr. CARAWAY] is necessarily detained on official business,

.Mr. FESS. I wish to announce the following general pairs:

The Senator from Wyoming [Mr. KENDRICK] with the Senator from Minnesota [Mr. SHIPSTEAD];

The Senator from West Virginia [Mr. Goff] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Illinois [Mr. DENEEN] with the Senator from Utah [Mr. KING];

The Senator from New Jersey [Mr. BAIRD] with the Senator from Maryland [Mr. TYDINOS]; and

The Senator from Illinois [Mr. GLENN] with the Senator from Washington [Mr. DILL].

1714 4 61

The result was announced-yeas 47, nays 24, as follows:

| | Y EA | 847 | |
|---|---|---|---|
| Allen Ashurst Bingham Brookhart Capper Connally Cutting Fess Frazier Gillett Goldsborough | Greene Hale Hastings Hebert Howell Johnson Jones Kean Keyes McC'ulloch McMaster | McNary Metcalt Moses Norbeck Nye Oddie Patterson Pine Pittman Schall Sheppard Shortridge | Smoot Stelwer Sullivan Thomas, Idaho Townsend <i>Trammell</i> Vandenberg Waleott <i>Walsh</i> , Mont. Waterman Watson |
| | NAY | 824 | |
| Barkley Black Blaine Bleaso Borah Brock | Copeland Fletcher Georgo Glass Harris Harrison | Heflin La Follette McKellar Novris Robinson, Ark. Simmons | Smith Steck Swanson Wagncr Walsh, Mass. Wheeler |
| | NOT VC | TING-24 | |
| Baird Broussard Garaway Couzens Dale Deneen | DHU Glenn Goff Gould Hatfield Hatfield | K endrick King Overman Phipps Ransdell Reed | Robinson, Ind. Snekett ShirsTEAD Stephens Thomas, Okla. Tydings |

So Mr. Smoor's amendment to the amendment was agreed to.

WOOL (CARD AND BURR WASTE)

MR. BLAINE'S AMENDMENT TO THE COMMITTEE AMENDMENT TO REDUCE THE RATE ON CARD AND BURR WASTE, CARBONIZED, FROM 23 TO 16 CENTS PER POUND, TO REDUCE THE RATE ON THAT WHICH IS NOT CARBONIZED FROM 16 TO 10 CENTS PER POUND, AND TO REDUCE THE DUTY ON ALL OTHER WOOL WASTES NOT SPECIALLY PROVIDED FOR, FROM 24 TO 20 CENTS PER POUND

(Cong. Record, December 10, 1929; pages, Daily, 367 and 368; Permanent, 378)

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Mr. SMOOT. On page 172, line 25, after the semicolon following the word "pound," insert the following:

Card and burr waste, carbonized, 23 cents per pound; not carbonized, 10 cents per pound.

Then follows, on line 25 of the same page, "all other wool wastes not spe-cially provided for, 24 cents per pound." That is one amendment. Then I shall offer the other amendment striking out the words that were inserted in the wrong place.

Mr. BLAINE. Mr. President, I desire to move to amend the amendment of the committee. I presume the committee amendment is subject to amendment. I move to strike out the numerals "23" and to insert "16"; to strike out the numerals "16" and to insert "10"; and to strike out the numerals "24" and to insert "20."

The VICE PRESIDENT. The question is on agreeing to the amendment of the Senator from Wisconsin [Mr. BLAINE] to the amendment proposed by the Senator from Utah [Mr. Smoor] on behalf of the committee.

Mr. BLAINE. I ask for the yeas and nays, Mr. President.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. BRATTON (when his name was called). Making the same announcement with reference to my pair with the Senator from Pennsylvania [Mr. REED] as on the former vote, I vote "nay."

Mr. HATFIELD (when Mr. GoFF's name was called). My colleague the senior Senator from West Virginia [Mr. GoFF] has a general pair with the junior Senator from North Carolina [Mr. OVERMAN]. If the senior Senator from West Virginia were present, he would vote "nay."

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. Not knowing how he would vote, I withhold my vote. The roll call was concluded.

Mr. GEORGE (after having voted in the affirmative). I transfer my pair with the senior Senator from Colorado [Mr. PHIPPS] to the junior Senator from Kentucky [Mr. BARKLEY] and allow my vote to stand.

Mr. FESS. Mr. President, I wish to announce the following general pairs:

The Senator from Wyoming [Mr. KENDRICK] with the Senator from Minnesota [Mr. SHIPSTEAD]:

The Senator from Illinois [Mr. DENEEN] with the Senator from Utah [Mr. KING]; and

The Senator from New Jersey [Mr. BAIRD] with the Senator from Maryland [Mr. TYDINGS].

Mr. SHEPPARD. I wish to announce that the junior Senator from Arkansas [Mr, CARAWAY] is necessarily detained on official business.

YEAS-25

The result was announced-yeas 25, nays 49, as follows:

| Blaok Blaine Blcaso Brock Copeland Dill Fletcher | (leorge (llass Harris Harrison Heftin La Pollette MoKellar | Motealf Norris Robinson, Ark. Simmons Smith Stock Stock Stocanson | · Thomas, Okla. Trammell Wagner Walsh, Mass. |
|---|--|---|---|
| • | | NAYS-49 | |
| Allen Ashurat Bingham Borah <i>Bratton</i> Brookhart Capper <i>Connally</i> Cutting Fess Frazler Gillett Goldsboroug h | Greene Hale Hastings Hatfield <i>Havoos</i> Hovon Hebort Hobert Johnson Jones Kean Keyes McCulloch | McMaster McNary Moses Nye Oddle Patterson Pittonan Sackett. Schall Sheppard Shortridge Smoot | Steiwer Sullivan Thomas, Idaho Townsend Vandenberg Walcott Walsh, Mont. Waterman Watson Watson |
| - | NO | r voting21 | |
| Baird Barkley Broussard Oaraway Couzens Dale | Dencen Glenn Goff Gould Kendriok Kiny | Norbeck Overman Phipps Ransdell Reed Robinson, Ind. | Shipstnad Stophens Tydings |

So Mr. BLAINE's amendment to the committee amendment was rejected.

The VICE PRESIDENT. The question is on the amendment of the Senator from Utah, which will be stated.

The CHIEF CLERK. The pending amendment, offered by the Senator from Utah, is, on line 25, page 172, after the word "pound" and the semicolon, to insert "card and burr waste, carbonized, 23 cents per pound; not carbonized, 16 cents per pound."

The VICH PRESIDENT. The question is on agreeing to the amendment. The amendment was agreed to.

WOOL RAGS

MR. BLAINE'S AMENDMENT TO SENATOR WATSON'S AMENDMENT TO REDUCE THE RATE OF DUTY ON WOOL RAGS FROM 18 TO 9 CENTS PER POUND

[NOTE,---Mr. Watson's amendment proposed to reduce the Committee amendment from. 24 to 18 cents per pound. The committee increased the House rate from 8 to 24 cents per pound.]

(Cong. Record, December 10, 1929; page, Daily, 369; Permanent, 380)

The PRESIDING OFFICER. The Chair hears no objection. The amendment will be stated.

"he CHIEF CLERK. On page 173, line 4, it is proposed to strike out "wool rags and " and to insert " wool rags, 24 cents per pound."

Mr. WATSON. Then I move to strike out "24 cents per pound" and insert "18 cents per pound."

The PRESIDING OFFICER. The amendment to the amendment will be stated.

The CHIEF CLERK. On page 173, line 4, in the committee amendment, the Senator from Indiana proposes to strike out "24" and insert "18," so that it will read:

Wool rags, 18 cents per pound.

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Mr. BLAINE. Mr. President, I desire to offer an amendment to the amendment of the Senator from Indiana, to strike out the numeral "18" and toinsert "9,"

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*

Mr. SMITH, I ask for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. BRATTON (when his name was called). Repeating my announcement . as on the previous vote with reference to my pair with the Senator from Pennsylvania [Mr. REED], I vote "nay."

Mr. GEORGE (when his name was called). I transfer my pair with the senior Senator from Colorado [Mr. PHIPPS] to the junior Senator from Kentucky [Mr. BARKLEY] and vote "yea." Mr. HATFIELD (when Mr. GOFF'S name was called). The Senator from

Mr. HATFIELD (when Mr. GOFF's name was called). The Senator from West Virginia [Mr. GOFF] has a general pair with the junior Senator from North Carolina [Mr. OVERMAN]. If my colleague were present, he would vote "nay."

Mr. ROBINSON of Indiana. Announcing as before my general pair with the junior Senator from Mississippi [Mr. STEPHENS], I withhold my vote.

The roll call was concluded.

Mr. JONES. I desire to announce the following general pairs:

The Senator from Wyoming [Mr. KENDRICK] with the Senator from Minnesota [Mr. SHIPSTEAD], and

The Senator from New Jersey [Mr. BAIRD] with the Senator from Maryland [Mr. Typings].

Mr. SHEPPARD. I desire to announce that the junior Senator from Utah [Mr. KING] is necessarily detained from the Senate by illness. The Senator has a general pair for the day with the senior Senator from Illinois [Mr. DENEEN], but I do not know how either Senator would vote on this amendment if present.

I desire also to announce that the Senator from Arkansas [Mr. CARAWAY], the Senator from Louisiana [Mr. RANSDELL], and the Senator from Maryland [Mr. TYDINOS] are detained from the Senate on official business. Mr. MOSES (after having voted in the afilrmative). I have a general pair

Mr. MOSES (after having voted in the affirmative). I have a general pair with the junior Senator from Louisiana [Mr. BROUSSARD], which I transfer to the junior Senator from Maine [Mr. GOULD] and allow my vote to stand.

Mr. WALSH of Montana. I am authorized to state that if the Senator from Wyoming [Mr. KENDRICK] were present he would vote "nay."

The result was announced-yeas 31, nays 48, as follows:

YEAS-31 Bingham Black Blaine *George* Gillett Heffin Simmone Keyes La Follette McKellar Metcalf Smith Glass Greene Steek Blease Swanson Brook Hale Thomas, Ukla. Copeland Dill Harris Harrison Moses Wagner Norris Walsh, Mass. Fletoher Hawes Robinson, Ark. NAYS-43 Allen Ashurst Sullivan Thomas, Idaho Glenn Goldsborough McNary Nye Oddle Pine Pittman Sackett Borah Townsend Trammell Hatfield Bratton Brookhart Hayden Hebert Howell Vandenberg Walcott Walsh, Mont. Capper Connally Schall Sheppard Shortridge Johnson Couzens Jones Waterman Cutting Kean McCulloch Watson **Fess** Smoot Wheeler Frazier McMaster Stelwer NOT VOTING-21 . Goff Gould Baird SHIPSTEAD Overman Patterson Phipps Barkloy Stephons Broussard Hastings Tydings Ransdoll Reed Kendrick King Norbeck Jaraway Dale Dencen Robinson, Ind.

So Mr. BLAINE'S amendment to Mr. WATSON'S amendment was rejected.

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WOOL RAGS

MR. METCALF'S SUBSTITUTE FOR MR. WATSON'S AMENDMENT TO THE COMMITTEE AMENDMENT. MR. WATSON PROPOSED A RATE OF 18 CENTS PER POUND ON WOOL RAGS IN LIEU OF THE COM-MITTEE RATE OF 24 CENTS PER POUND. THE PROPOSAL OF MR. METCALF PROVIDED FOR 3 CLASSIFICATIONS BASED ON VALUE WITH A RANGE IN DUTY FROM 8 TO 16 CENTS PER POUND

(Cong. Record, December 11, 1929; page, Daily, 461; Permanont, 459)

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The VICE PRESIDENT. Eighty-two Senators have answered to their names. There is a quorum present. The question is on agreeing to the amendment. which the Secretary will report. The CHIEF CLERK. The Senator from Rhode Island [Mr. METOALF] moves, on

The CHIEF CLERK. The Senator from Rhode Island [Mr. METOALF] moves, on page 178, line 4, after the first semicolon, to strike out the remainder of line 4 and to insert in lieu thereof the following:

Wool rags, valued at not more than 80 cents per pound, 8 cents per pound; valued at more than 30 cents per pound but not more than 50 cents per pound, 12 cents per pound; valued at more than 50 cents per pound, 16 cents per pound.

Mr. WALSH of Massachusetts. Mr. President, I would like to address a suggestion to the Senator from Rhode Island. During the course of the debate it has been pointed out that the great volume of wool rags are worth less than 30 cents per pound; therefore that the large percentage of the imported wool rags would fall within the lower bracket, and carry a rate of 8 cents per pound.

I suggest to the Senator that he perfect his amendment by striking out the figures "30" on lines 3 and 4 and inserting "25." That would assure the great bulk of the imported rags based upon present values coming in under the 12-cent rate, and that is about the ad valorem rate which the Senator from North Carolina [Mr. SIMMONS] pointed out in his able address earlier in the day.

Mr. METCALF, I agree to that suggestion. The VICE PRESIDENT. Does the Senator modify his amendment?

Mr. METCALF. I modify the amendment as suggested. The VICE PRESIDENT. The question is on agreeing to the amendment as modified.

Mr. SIMMONS. I ask for the yeas and nays.

The years and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. HEFLIN (when Mr. BLACK's name was called). My colleague [Mr. BLACK] is absent on account of illness in his family. If he were present, he would vote "yea." He is paired with the Senator from Pennsylvania [Mr. REED], who would vote "nay" if present and at liberty to vote.

Mr. HATFIFLD (when Mr. Goff's name was called). My colleague [Mr. Goff] has a general pair with the junior Senator from North Carolina [Mr.

OVERMAN]. If my colleague were present, he would vote "nay." Mr. TOWNSEND (when Mr. HASTINGS'S name was called). My colleague [Mr. HASTINGS] is paired on this vote with the senior Senator from Arkansas [Mr. ROBINSON]. If my colleague were present, he would vote "nay," and, I understand, the Senator from Arkansas, if present, would vote "yea,"

Mr. WALSH of Montana (when Mr. KENDRICK's name was called). The senior Senator from Wyoming [Mr. KENDRICK] is unavoidably absent. If he were present, he would vote "nay."

Mr.-ROBINSON of Indiana (when his name was called). I have a pair with the junior Senator from Mississippi [Mr. STEPHENS]. I do not know how he would vote if present, and in his absence I withhold my vote.

The roll call was concluded.

Mr. SHEPPARD. I desire to announce that the senior Senator from Arkansas [Mr. ROBINSON] is necessarily detained on official business. His pair has been announced.

I also desire to announce that the senior Senator from Louislana [Mr. RANS-DELL] is necessarily absent on official business, and that the junior Senator from Utah [Mr. KING] is detained from the Senate by reason of illness.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Wyoming [Mr. KENDRICK] with the Senator from Minnesota [Mr. Shipstead]; and

The Senator from Illinois [Mr. DENEEN] with the Senator from Utah [Mr. KING].

Mr. SCHALL. I would like to announce the unavoidable absence of my colleague [Mr. Shipstead]. He has gone South for his health by order of his physician. He is paired on this question with the Senator from Wyoming [Mr. KENDRICK].

The result was announced—yeas 35, nays 46, as follows:

YEAS-35

| Barkley Binghum Binhe Bicaso Brock Caraway Copeland Couzens Dale | Flotoher Goorge Gillett Glase Gould Hale Harris Harrison Harrison | Hebert Hefin Keyes La Follette Mokellar Moses Norris Simmons | Smith Steck Swanson Thomas, Okla. Tydings Wagner Wagner Walcott Walsh, Mass. |
|--|---|---|--|
| | NA | ¥846 | |
| Allen Ashurst Balrd Borah Braiton Brookhart | Broussard Capper Oonnally Cutting Dill Fess | Frazier Glenn Goldsbo rough Greene Ilatfield <i>Jlayden</i> | Howell Johnson Jones Kean McCulloch McMaster |

McNary, Norbeck Nye Oddie Phipps Pine Pittman Sackett Schall Sheppard Shortridge Smoot

Steiwer Sullivan Thomas, Idaho Townsend Trammell Vandenberg Walsh, Mont. Waterman watson Wheeler

NOT VOTING--14

| Blaok Dencen Goff Hastings | Kend rick King Overman Patterson | Ransdell Reed Robinson, Ark. Robinson, Ind. | SHIPSTBAD Stephens | •••• | • |
|-------------------------------------|--|--|-----------------------|------|---|
| | | • • • • • | | | |

So Mr. METCALF's substitute for Mr. Warson's amendment was rejected.

WOOL RAGS

MR. BINGHAM'S AMENDMENT TO MR. WATSON'S AMENDMENT' TO THE COMMITTEE AMENDMENT. MR. WATSON PROPOSED TO LOWER THE COMMITTEE RATE FROM 24 TO 18 CENTS PER POUND AND MR. BINGHAM PROPOSED A RATE OF 40 PER CENT AD VA-LOREM ON WOOL RAGS IN LIEU OF THE 18 CENTS PER POUND RATE PROPOSED BY MR. WATSON

(Cong. Record, December 11, 1929; page, Daily, 462; Permanent, 460)

Mr. BINGHAM. Mr. President, I desire to offer an amendment to the amendment proposed by the Senator from Indiana [Mr. WATSON]. I send to the desk my amendment to the amendment and ask to have it reported.

The VICE PRESIDENT. The clerk will read the amendment.

The CHIEF CLERK. On page 173, in line 4, the Senator from Connecticut proposes to strike out "18 cents per pound" and insert "40 per cent ad valorem," so as to read:

Wool rags, 40 per cent ad valorem.

The VICE PRESIDENT. The question is on the amendment proposed by the Senator from Connecticut to the amendment of the Senator from Indiana. Mr. BRATTON. Let us have the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. HATFIELD (when Mr. Gorr's name was called). As previously stated, my colleague the senior Senator from West Virginia [Mr. Gorr] has a general pair with the junior Senator from Noith Carolina [Mr. OVERMAN]. If present, the senior Senator from West Virginia would vote "nny."

Mr. TOWNSEND (when Mr. HASTINGS'S name was called). My colleague [Mr. HASTINGS] has a pair on this vote with the senior Senator from Arkansas [Mr. Robinson]. If present, my colleague would vote "nay," and the senior Senator from Arkansas would vote "yea."

Mr. WALSH of Montana (when Mr. KENDRICK's name was called). If the Senator from Wyoming [Mr. KENDRICK] were present he would vote "nay."

Mr. ROBINSON of Indiana (when his name was called). Again announcing my general pair with the junior Senator from Mississippi [Mr. STEPHENS], I withhold my vote.

Mr. WAGNER (when his name was called). Upon this vote I am paired with the junior Senator from Missouri [Mr. PATTERSON], Not knowing how he would vote upon this question, I withhold my vote.

The roll call was concluded.

Mr. HEFLIN. I desire to announce that my colleague the junior Senator from Alabama [Mr. BLACK] is necessarily detained from the Senate by illness in his family. On this question he is paired with the Senator from Pennsylvania [Mr. REED]. If present, my colleague would vote "yea." Mr. FESS. Mr. President, I desire to announce the following general pairs:

Mr. FESS: Mr. President, I desire to announce the following general pairs: The Senator from Wyoming [Mr. KENDRICK] with the Senator from Minnesota [Mr. SHIPSTEAD], and

119206-S. Doc. 177, 71-2-7

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The Senator from Illinois [Mr. DENEEN] with the Senator from Utah [Mr. KINQ].

The result was announced-yeas 34, nays 47, as follows:

YEAS-34

| Barkley Bingham Blaine Blease Brook Curaway Copeland Dale Fletcher | George Gillett Glass Gould Hale Harris Harrison Hawes Hebert | Hoftin Keyes La Follette Mokellar Moses Norris Simmons Smith | Steok Swanson Thomas, Okla. Trammell Tydings Walcott Walsh, Mass. |
|---|--|--|--|
| | NΛ | YS-47 | |
| Allen Ashurst Baird Borah Bratton Brookhart Broussard Capper Connally Couzens Cutting Dill Fess | l'razier Glenn Goldsborough Greene Hattleld <i>Hayden</i> Howell Johnson Jones Kean McCulloch McCulloch McMuster McNary | Norbec k Nye Oddle Phipps Pine <i>Fittman</i> <i>Ransdell</i> Sackett Schall <i>Sheppard</i> Shortridge Smoot Steiwer | Sulliyan Thomas, Idaho Townsend Vandenberg Walsh, Mont. Waterman Watson Wheelcr |
| | NOT VO | OTING-14 | |
| Black Deneen Goff Hastings | Kendrick ' King Overman Patterson | Reed <i>Robinson, Ark.</i> Robinson, Ind, SHIPSTEAD | Stephens Wayne r |
| So Mr, | BINGHAM'S amendment to M | fr. Watson's am | endment was rejected. |

WOOL RAGS

ON AGREEING TO THE COMMITTEE AMENDMENT AS AMENDED -BY MR. WATSON'S AMENDMENT TO INCREASE THE DUTY ON WOOL RAGS FROM 8 TO 18 CENTS PER POUND

(Cong. Record, December 11, 1929; page, Daily, 468; Permanent, 461)

The VICE PRESIDENT. The question now is on agreeing to the amendment proposed by the Senator from Indiana [Mr. WATSON] to the committee amendment.

The amendment to the amendment was agreed to.

The VICE PRESIDENT. The question now is upon agreeing to the committee amendment as amended.

Mr. BLAINE. Mr. President, I understand that the amendment proposed by the Senator from Indiana [Mr. WATSON] to the committee amendment cutting the rate from 24 cents to 18 cents has been agreed to?

The VICE PRESIDENT. The Senator from Wisconsin is correct.

Mr. WALSH of Massachusetts. Mr. President, I understand that by a viva voce vote the Senate has approved the amendment offered by the Senator from Indiana [Mr. WATSON] to the committee amendment.

Mr. SMOOT. Yes.

Mr. WALSH of Massachusetts. That means that the committee rate of 18 cents has been substituted for the committee rate of 24 cents. In order that those of us who are opposed to the 18-cent rate contained in the amendment of the Senator from Indiana to the committee amendment may go on record, I ask for the yeas and nays upon the committee amendment as amended.

The VIOR PRESIDENT. The question is on agreeing to the committee amendment as amended, on which the yeas and nays have been asked for.

The yeas and hays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. HATFIELD (when Mr. Goff's name was called). My colleague the senior Senator from West Virginia [Mr. GoFF] has a general pair with the junior Senator from North Carolina [Mr. GOFF] has a general pair with the present, he would vote "yea." Mr. TOWNSEND (when Mr. HASTINGS'S name was called). My colleague the senior Senator from Delaware [Mr. HASTINGS] is paired with the senior Senator from Arkanas

Senator from Arkansas [Mr. ROBINSON]. If my colleague were present, he would vote "yea," and the Senator from Arkansas, if present, would vote " nay.'

Mr. WALSH of Montana (when Mr. KENDRICK's name was called). The senior Senator from Wyoming [Mr. KENDRICK], if present, would vote "yea" on this question.

Mr. ROBINSON of Indiana (when his name was called). I again announce my general pair with the junior Senator from Mississippi [Mr. STEPHENS] and withhold my vote.

The roll call was concluded.

Mr. HEFLIN. My colleague [Mr. BLACK] is absent on account of illness in his family. He is paired with the Senator from Pennsylvania [Mr. REED]. If my colleague were present, he would vote "nay," and the Senator from Pennsylvania would vote "yea."

Mr. SACKETT (after having voted in the affirmative). I have a general pair with the Senator from Missouri [Mr. HAWES] and have just been in-

formed that he has not voted. Therefore I withdraw my vote. Mr. FESS. Mr. President, I desire to announce the following general pairs: The Senator from Illinois [Mr. DENEEN] with the Senator from Utah [Mr. KING], and

The Senator from Wyoming [Mr. KENDRICK] with the Senator from Minnesota [Mr. SHIPSTEAD].

Mr. SHEPPARD, I wish to announce that the senior Senator from Arkansas [Mr. ROBINSON] is necessarily detained on official business.

Mr. WAGNER (after having voted in the negative). I have a general pair with the Senator from Missouri [Mr. PATTERSON]. I do not know how he would vote on this question. I transfer that pair to the Senator from Arizona [Mr. ASHURST] and let my vote stand.

The result was announced-yeas 46, nays 32, as follows:

YEAS-46

| Allen Baird Bingham Borah Bratton Brookhart Broussard Capper Connally Cutting Dill Frazler | Glenn Goldsborough Greene Hatfield Hayden Hebert Howell Johnson Jones Kean McCulloch | McMaster McNary Norbeck Nye Oddie Phipps Pine Pittman Ransdell Scholl Scholl Scholl Schortridge | Smoot Steiwer Sullivan Thomas, Idaho Townsend Walcott Walcott Walcott Walcott Walcotn Watson Watson Wheeler |
|---|--|---|---|
| | 1 | NAY8-32 | |
| Barkley Blaine Blcase Brook Caraway Copeland Couzens Dale | Flotoher Geor _{//} e Gillett Glass Hale Harris Harrison Herlin | Keyeş La: Follette McKellar Metcalt Moses Norris Simmons Smith | Steok Swanson Thoinas, Okla. Trammell Tydings Vandenberg Wagner Walsh, Mass. |
| 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - | NO'F | VOTING-17 | • |
| Ashurst Blaok Deneen Fess Goff | Hastings Hawcs Kendrick King Overman | Patlerson Reed Robinson, Ark. Robinson, Ind. Sackett | SHIPSTEAD Stephens |

So the amendment of the committee, as amended, was agreed to

WOOL AND HAIR (ADVANCED BEYOND WASHING)

MR. HAYDEN'S AMENDMENT TO THE COMMITTEE AMENDMENT IN PARAGRAPH 1106 TO REDUCE THE SPECIFIC PART OF THE RATE OF DUTY ON WOOL AND HAIR THAT HAS BEEN CARBON-IZED OR ADVANCED BEYOND WASHING, INCLUDING TOPS, BUT NOT FURTHER ADVANCED THAN ROVING, FROM 34 TO 33 CENTS PER POUND. THE COMMITTEE RATE OF 34 CENTS WAS BELOW THE HOUSE RATE OF 37 CENTS

[Norre.—Following this vote, the Senate disagreed to the Committee amendment leaving the rate at 37 cents per pound and 20 per cent ad valorem.]

(Cong. Record, December 12, 1929; pages, Daily, 539 and 540; Permanent, 523).

The next amendment was, on page 173, line 17, before the words "per pound," to strike out "37 cents" and insert "34 cents," so as to make the paragraph read;

PAR. 1106. Wool, and hair of the kinds provided for in this schedule, if carbonized, or advanced in any manner or by any process of manufacture beyond the washed or scoured condition, including tops, but not further advanced than roving, 34 cents per pound and 20 per cent ad valorem.

Mr. BINGHAM. Mr. President, I ask the chairman of the committee whether he does not want to have the amendment disagreed to.

Mr. SMOOT. I ask that the amendment on line 17 be rejected. Mr. HAYDEN. Mr. President, I offer an amendment to the amendment.

The PRESIDING OFFICER. The Senator from Arizona offers an amendment, which the clerk will report.

The LEGISLATIVE CLERK. On page 173, line 17, to strike out the numerals "34" and insert in lieu thereof the numerals "271/2."

Mr. HAYDEN. It would seem to me, Mr. President, that 33 cents ought to ullow sufficient leeway, so that there could be no possibility of making a mistake. Therefore, in order to be perfectly safe and to be perfectly fair, I ask leave to modify my amendment by making the rate 33 cents, instead of 271/2 cents, as originally submitted.

M., HAYDEN. That is desirable. I ask for the yeas and nays. The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. HATFIELD (when Mr. Goff's name was called). My colleague the senior Senator from West Virginia [Mr. Goff] has a general pair with the junior Senator from North Carolina [Mr. OVERMAN]. If my colleague were present, he would vote "nay."

Mr. SCHALL (when Mr. Shipstead's name was called). My colleague the senior Senator from Minnesota [Mr. SHIPSTEAD] is unavoidably detained.

The roll call was concluded.

Mr. BINGHAM (after having voted in the negative). Has the Senator from Virginia [Mr. GLASS] voted?

The PRESIDENT pro tempore. That Senator has not voted.

Mr. BINGHAM. I have a general pair with that Senator. I transfer the pair to the senior Senator from Vermont [Mr. DALE] and permit my vote to stand.

Mr. TYDINGS. On this vote I have a general pair with the senior Senator from Rhode Island [Mr. METCALF]. If he were present and I were permitted to vote, I should vote "yea," and he would vote "nay."

Mr. FESS. I desire to announce the following general pairs: The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Wyoming [Mr. KENDRICK]; and

The Senator from Illinois [Mr. DENEEN] with the Senator from Utah [Mr. KINO].

Mr. SMITH (after having voted in the affirmative). I have a general pair with the Senator from Indiana [Mr. WATSON]. I transfer that pair to the Senator from Nevada [Mr. PITTMAN] and let my vote stand.

Mr. STEIWER. The junior Senator from Idaho [Mr. THOMAS] was called out of the Chamber on account of illness in his family. I understand that if he were present he would vote "nay."

The result was announced-yeas 34, nays 45, as follows :

| YEAS-34 | |
|---------|--|
|---------|--|

| Ashurst Barkley Blaok Blaok Blass Bleass Brook Caraway Connally Copeland | Couzens Dill Fletoher George Harris Harrison Hawes Hayden Heftin | La Follette McKellar NcMaster Nortis Robinson, Ark. Sheppard Simmons Smith Steek | Stephens Sicanson Thomas, Okla. Trammell Wagner Walsh, Mont. Wheeler |
|--|--|--|--|
| | | NAYS-45 | |
| Allen Bingham Borah Bratton Brookhart Broussard Cutting Fess Frazier Gillett Glenn Goldsborough | Gould Greene Hale Hastings Hatfield Hebert Howell Johnson Jones Keyes McCulloch McCulloch | Moses Norbeck Nye Oddie Patterson Phipps Pine Ransdell Reed Robinson, Ind. Sackett Schall | Shortridge Smoot Stelwer. Sullivan Townsend Vandenberg Walcott Walsh, Mass. Waterman |
| | NO | T VOTING-16 | |
| Baird | Glass | Kina | STIDSWALD |

| Baird | Glass | King | SHIPSTEAD |
|--------|-------------------|---------|----------------|
| Capper | Goff | Metcalf | Thomas, Idaho |
| Dale | Kean | Overman | <i>Tydings</i> |
| Deneen | Kendrick | Pittman | Watson |
| | · · · · · · · · · | | |

So Mr. HAYDEN's amendment to the amendment was rejected.

The PRESIDENT pro tempore. The question is on agreeing to the amendment proposed by the committee.

Mr. SMOOT. Mr. President, I ask that the amendment be disagreed to. The amendment was rejected.

WOOL YARN (YARN OF OR CHIEF VALUE OF WOOL)

ON AGREEING TO THE COMMITTEE AMENDMENT TO PARAGRAPH 1107 TO INCREASE THE AD VALOREM PORTION OF THE RATE OF DUTY ON YARN, WHOLLY OR IN CHIEF VALUE OF WOOL, VALUED AT MORE THAN \$1 BUT NOT MORE THAN \$1.50 PER POUND, FROM 40 PER CENT TO 45 PER CENT

(Cong. Record, January 6, 1930; pages, Daily, 1154 and 1155; Permanent, 1121)

The Senate, as in Committee of the Whole, resumed the consideration of the bill (H. R. 2067) to provide revenue, to regulate commerce with foreign countries, to encourage the industries of the United States, to protect American labor, and for other purposes, the pending amendment being on page 173, line 25, where the committee proposes to strike out "40 per cent" and insert "45 per cent," so as to read:

Yarn, wholly or in chief value of wool, * * * valued at more than \$1 but not more than \$1.50 per pound, 40 cents per pound and 45 per cent ad valorem.

The VICE PRESIDENT. The question is on agreeing to the committee amendment in paragraph 1107, page 173, line 25. Mr. BLAINE. I ask for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. GRUNDY (when his name was called). Mr. President, I am interested in the industry which is sheltered under this paragraph. Therefore I would like to withhold my vote on this amendment.

Mr. JOHNSON (when his name was called). Until to-morrow I am paired with the junior Senator from Texas [Mr. CONNALLY]. Not knowing how he would vote upon this particular matter, I am compelled to withhold my vote.

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence,

not knowing how he would vote, I withhold my vote. Mr. TOWNSEND (when his name was called). On this vote I have a general pair with the senior Senator from Tennessee [Mr. MOKELLAR]. I transfer that pair to the junior Senator from Maryland [Mr. Goldsborougii] and vote "yea,"

Mr. PHIPPS (when Mr. WATERMAN'S name was called). My colleague [Mr. WATERMAN] is necessarily absent. On this vote he is paired with the Senator from Montana [Mr. WHEELER]. If my colleague were present and permitted to vote, he would vote "yea."

Mr. WATSON (when his name was called). I have a pair with the senior Senator from South Carolina [Mr. SMITH], which I transfer to the senior Sena-tor from Vermont [Mr. GREENE], and vote "yea."

The roll call was concluded.

Mr. FESS. I desire to announce that the junior Senator from Ohio [Mr. McCulloon] is paired with the junior Senator from Kentucky [Mr. BARKLEY]. If present and voting, the junior Senator from Ohio would vote "yea."

Mr. SHEPPARD. I desire to announce that the Senator from Arkansas [Mr. ROBINSON] and the Senator from Montana [Mr. WHEELER] are necessarily detained on account of official business. The Senator from Arkansas [Mr. ROBINSON] has a general pair with the junior Senator from Kansas [Mr. ALLENL

Mr. BINGHAM. I have a general pair with the junior Senator from Virginia [Mr. GLASS]. In his absence, not knowing how he would vote, I withhold my vote. If permitted to vote, I should vote "yea."

Mr. DENEEN. I have a general pair with the junior Senator from Utah [Mr. KING]. In his absence, not knowing how he would vote, I withhold my vote. Were I permitted to vote, I should vote "yea." Mr. TYDINGS (after having voted in the negative). On this vote I have a general pair with the senior Senator from Rhode Island [Mr. METOALF]. I

transfer that pair to the junior Senator from Tennessee [Mr. BROCK] and let my vote stand.

Mr. REED. I find that I can transfer my pair with the Senator from New Mexico [Mr. BRATTON] to the junior Senator from New Jersey [Mr. BAIRD]. I make that transfer and vote "yea."

Mr. HAWES (after having voted in the negative). I have a general pair with the Senator from Kentucky [Mr. SAOKETT], which I transfer to the Senator from South Carolina [Mr. BLEASE], and let my vote stand. The result was announced—yeas 35, nays 29, as follows:

George

Harris

Наюся Hayden

llarrison

Borah

Brookhart

Caraway Copcland

Couzens

| YI | 67 | 1S | |
|----|----|----|--|
|----|----|----|--|

Norbeck

Overman

Sheppard Simmons

Steek

| Broussard Capper Dale Fess Gillett Glenn Goff Gould Hale | lfastings Hatfield Hebert Howell Jones Kean Kondrick Keyes McNary | Moses Nye Oddie Patterson Phipps <i>Ransdell</i> Reed Shortridge Smoot | Steiwer Sullivan Thomas, Idaho Townsend Vandenberg Walcott Walcot, Mass. Watson |
|--|---|--|--|
| | | NAYS-29 | |
| A shurst Black Blaine | Dill Fletohe r Frazier | <i>llcflin</i> La Follette McMaster | Swanson Thomas, Okla. Tydings Waanos |

Wayner Walsh, Mont.

100

| Allen | Cutting | McCulloch | Sackett |
|----------|--------------|----------------|------------|
| Baird | Deneen | MoKellar | Schall |
| Barkley | (Alass | Notcalf | Shiffstbad |
| Bingham | Goldsborough | Norris | Smith |
| Blcase | Greene | Pine | Stephens |
| Bratton | Grundy | Pitiman | Trammell |
| Brook | Johnson | Robinson, Ark. | Waterman |
| Connally | King | Robinson, Ind. | Wheeler |

NOT VOTING-32

So the amendment of the committee was agreed to.

SILK, WOVEN FABRICS

ON AGREEING TO THE COMMITTEE AMENDMENT TO PARAGRAPH 1205 TO INCREASE THE DUTY ON WOVEN FABRICS, WHOLLY OR IN CHIEF VALUE OF SILK, NOT SPECIALLY PROVIDED FOR, FROM 55 TO 60 PER CENT AD VALOREM

(Cong. Record, January 7, 1930; page, Daily, 1226; Permanent, 1174)

The VICE PRESIDENT. The clerk will report the next amendment. The CHIEF CLERK. On page 181, line 13, the committee proposes to strike out "55 per cent" and to insert "60 per cent," so as to make the paragraph read:

PAR. 1205. Woven fabrics in the piece or in chief value of silk, not specially provided for, 60 per cent ad valorem; if Jacquard-figured, 65 per cent ad valorem. , *

The PRESIDING OFFICER. Seventy-four Senators having answered to their names, a quorum is present. The question is on agreeing to the committee amendment,

Mr. BLAINE. I ask for the yeas and nays. Mr. SMOOT. Yes; let us have the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call. the roll.

Mr. JOHNSON (when his name was called). On this vote I am paired with the Senator from Texas [Mr. CONNAILX]. Not knowing how he would vote, I am compelled to withhold my vote. Mr. ROBINSON of Indiana (when his name was called). I have a general

pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence and not knowing how he would vote, I withhold my vote. Mr. TOWNSEND (when his name was called). I have a general pair with

the senior Senator from Tennessee [Mr. MoKELLAR]. I transfer that pair to the junior Senator from Maryland [Mr. GoldsBorough] and will vote. I vote " yea,"

Mr. TYDINGS (when his name was called). I have a general pair with the senior Senator from Rhode Island [Mr. METCALF]. I transfer that pair to the senior Senator from Florida [Mr. FLETCHER] and vote "nay." Mr. WATSON (when his name was called). I have a general pair with the senior Senator from South Carolina [Mr. SMITH], which I transfer to the

senior Senator from New Jersey [Mr. KEAN], and vote "yea,"

The roll call was concluded.

Mr. HEFLIN. My colleague the junior Senator from Alabama [Mr. BLAOK] is unavoidably absent from the Senate. If he were present, he would vote "nay."

Mr. HAYDEN. My colleague [Mr. ASHURST] is unavoidably detained. If present, he would vote "nay." Mr. JONES. I desire to announce the following general pairs: The Senator from New Jersey [Mr. BAIRD] with the Senator from Kentucky

[Mr. BARKLEY]:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON]; and

an the Alternative States and the States of the

The Senator from Colorado [Mr. WATERMAN] with the Senator from New Mexico [Mr. BRATTON].

The result was announced-yeas 32, nays 40, as follows:

| | | YEAS-32 | |
|---|---|---|--|
| Allen Bingham Broussard Dale Dencen Fess Gillett Glenn | Goff Gould Greene Grundy Hale Hatings Hatfield Hebert | Keyes McCulloch McNary Moses Oddie Patterson Phipps Sackett | Shortridge Smoot Sulivan Thomas, Idaho Townsend Walcott Watson |
| | i | NAYS-40 | |
| Blaine Blaase Borah Brook Brookhart Capper Caraway Copeland Couzens Dill | Frazier George Glass Harris Harrison Hawes Hayden Hefllin Howell Jones | Kendrick Kiny La Follette McMaster Norbeck Nye Overman Pittman Schall Shoppard | Simmons Steck Swanson Thomas, Okla. Tydings Vandenberg Wagner Walsh, Mass. Walsh, Mont. Wheeler |
| | NOT | VOTING-24 | |
| Ashurst Baird Barkley Blaok Bratton Connally | Cutting Fletcher Goldsborough Johnson Kean MoKellar | Metcalf Norris Pine Ransdell Reed Robinson, Ark. | Robinson, Ind. SHIPSTEAD Smith Stephens Trammell Waterman |
| So the amen | dment of the commit | tee was rejected | |

the amendment of the committee was rejected.

SUGARS, SIRUPS, ETC.

SENATOR HARRISON'S AMENDMENT TO THE COMMITTEE AMEND-MENT (PAR. 501) TO REDUCE THE DUTY ON SUGARS, CANE SIRUPS, AND CONCENTRATED MOLASSES TESTING ABOVE FIFTY SUGAR DECREES AND NOT ADOUT SUCATION SUGAR DEGREES AND NOT ABOVE SEVENTY-FIVE SUGAR DE-GREES FROM 1.5425 CENTS JER POUND TO 1.24 CENTS PER POUND, WHICH WOULD RESTORF THE RATE OF EXISTING LAW. THE COMMITTEE AMENDMENT REDUCED THE HOUSE RATE FROM 1.5625 TO 1.5425 CENTS PER POUND

(Cong. Record, January 16, 1980; pages, Daily, 1748 and 1744; Permanent, 1690)

The VICE PRESIDENT, Eighty-nine Senators have answered to their names. A quorum is present. The question is upon agreeing to the amendment proposed by the Senator from Mississippi [Mr. HARRISON] to the committee amendment.

Mr. COUZENS, Let it be read.

The VICE PRESIDENT. The amendment to the amendment will be read.

The CHIEF CLERK. On page 121, line 12, in the committee amendment, strike out "1.5425 cents" and insert in lieu thereof "1.24 cents," so as to make the first clause of paragraph 501 read:

Sugars, tank bottoms, sirups of cane juice, melada, concentrated melada, concrete and concentrated molasses, testing by the polariscipe not above 75 sugar degrees, and all mixtures containing sugar and water, testing by the polariscope above 50 sugar degrees and not above 75 sugar degrees, 1.24 cents per pound.

Mr. HARRISON. Let us have the yeas and nays.

The yeas and mays were ordered, and the Chief Olerk proceeded to call the roll.

Mr. FESS (when his name was called). On this question I have a pair

Mr. FESS (when his name was called). On this question I have a pair with the Senator from New York [Mr. COFFLAND]. If he were present, he would vote "yea." Were I permitted to vote, I would vote "nay." Mr. FLETOHER (when his name was called). On this vote I have a pair with the Senator from New Mexico [Mr. CUTTING]. If he were present, he would vote "yea." If I were permitted to vote, I would vote "nay."

Mr. GLENN (when his name was called). On this question I have a pair with the senior Senator from Montana [Mr. WALSH], who is necessarily absent.

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS], who is neces-sarily absent. I understand that if he were present he would vote as I would vote; therefore I feel free to vote. I vote "yea."

The roll call was concluded.

Mr. SHEPPARD. I desire to announce that the senior Senator from Arkansas [Mr. ROBINSON] and the senior Senator from Pennsylvania [Mr. REED] are absent in attendance on the naval conference in London. They have a general pair on all questions.

I also wish to announce that the Senator from Nevada [Mr. PITTMAN] is

necessarily detained on official business. Mr. HARRISON. I wish to announce that my colleague the junior Senator from Mississippi [Mr. STEPHENS] is necessarily detained from the Senate by illness. If present, he would vote "yea."

The result was announced-yeas 48, nays 38, as follows:

YEAS-48 Keyes La Follette MoKellar McMaster Sheppard SHIPSTEAD Connally Dill Allen Ashurst Barkley Gcorge Simmons Black Blaine Gillett Smith Steck Glass Goff Metcalf Swanson Thomas, Okla. Trammell Blease Norbeck Harris Harrison Hawes Norris Borah Overman Pine Bratton Tydings Wagnor 1. alsh, Mass. Brock Robinson, Ind. Robsion, Ky. Brookhart. Hayden Hefin Capper Schall. Wheeler Oaraway Jones NAY8-88 McCulloch McNary Steiwer Sullivan Baird Grundy Hale Hastings Bingham Thomas, Idaho Moses Broussard Nye Oddie Patterson Phipps Ronsdell Townsend Vandenberg Walcott Waterman Couzens Hatfield Hebert Howell Johnson Dale Deneen Frazier Kean Kendrick King Goldsborough Watson Shortridge Gould Smoot Greene NOT VOTING---10 Reed Rovinson, Ark. Stephens Fletoher Glenn Walsh, Mont. Copeland Cutting Fess Pittman

So Mr. HARRISON'S amendment to the amendment of the committee was agreed to.

SUGAR BOUNTY

MR. HOWELL'S SUBSTITUTE, TO PROVIDE A BOUNTY PAYABLE IN CUSTOMS WARRANTS EQUIVALENT TO THE FINANCE COM-MITTEE'S DEFEATED INCREASE IN THE SUGAE TARIFF RATES, OF FORTY-FOUR ONE-HUNDREDTHS OF 1 CENT PER FOUND ON SUGAE PRODUCED IN CONTINENTAL UNITED STATES ONLY; TO BE SOLD BY THE SECRETARY OF THE TREASURY, AND 90 PER CENT OF THE NET PROCEEDS THEREFROM TO GO TO THE CENT OF THE NET PROCEEDS THEREFROM TO GO TO THE GROWERS OF BEETS AND CANE, AND 10 PER CENT TO PROCESS-ORS PRODUCING THE SUGAR

[NOTE.----A later vote was had on March 5, 1930, on a modified form of this amendment.]

(Cong. Record, January 17, 1930; page, Daily, 1864; Permanent, 1789)

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The PRESIDING OFFICER. The Clerk will state the next committee amendment.

The LEGISLATIVE CLERK. On page 121, line 17, after the word "proportion," strike out the semicolon and the words "testing by the polariscope 94 sugar

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degrees, 2.75 cents per pound, and for each additional sugar degree shown by the polariscopic test, one hundred and twenty-five one-thousandths of 1 cent per pound additional, and fractions of a degree in proportion."

Mr. HOWELL. Mr. President, in connection with the committee amendment which has just been stated I offer the amendment which I send to the desk.

The PRESIDING OFFICER. The clerk will state the amendment.

The LEGISLATIVE CLERK. In lieu of the language proposed to be stricken out, beginning in line 17, on page 121, and extending to and including line 21, on page 121, it is proposed to insert:

(January 15, 1930)

The question is on agreeing to the amendment submitted by the junior Senator from Nebraska [Mr. HowELL] to the amendment of the committee, on which the Senator from Utah [Mr. Smoor] demands the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. FESS (when his name was called). I have a pair with the Sonator from New York [Mr. COPELAND]. I am informed that if he were present, he would vote as I intend to vote; therefore I am at liberty to vote. I vote "nay."

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence I withhold my vote. The roll call was concluded. Mr. FESS. I desire to announce that the senior Senator from Pennsylvania

[Mr. REED] and the senior Senator from Arkansas [Mr. ROBINSON] are necessarily absent attending the naval conference in London. They have a general pair on all questions.

Mr. KING. I have a general pair with the Senator from Maryland [Mr. GOLDSBOROUGH]. In his absence I withhold my vote.

Mr. METCALF. I have a general pair with the senior Senator from Maryland [Mr. Typings]. Understanding that he would vote the same as I shall vote, I cast my vote. I vote "nay." Mr. VANDENBERG. I wish to announce that the junior Senator from

Maryland [Mr. Goldsborough] is unavoidably detained from the Chamber. If present, he would vote "nay."

Mr. SHEPPARD. I wish to announce that the following Senators are neces-sarily detained on official business: The Senator from Nevada [Mr. PITTMAN], the Senator from New York [Mr. WAGNER], the Senator from Arkansas [Mr. CARAWAY], the Senator from Oklahoma [Mr. THOMAS], and the Senator from Maryland [Mr. TYDINGS]. If the Senator from New York [Mr. WAGNER] were present, I am requested to state that he would vote "nay." Mr. HEFLIN. I wish to announce that my colleague the junior Senator from Alabama [Mr. BLACK] is necessarily absent. If present, he would vote "nay."

Mr. HARRISON, My colleague the junior Senator from Mississippi [Mr. STEPHENS] is detained from the Senate by illness.

Mr. KEAN. I wish to announce the necessary absence of my colleague the junior Senator from New Jersey [Mr. BAIRD] on official business. If present, he would vote "nay,"

Mr. TOWNSEND. I wish to announce that my colleague [Mr. HASTINGS] is detained on official business. If present, he would vote "nay." The result was announced-yeas 22, nays 54, as follows:

YEA8-22 Allen *Dill* Frazier *Kendrick* La Follette McMaster Ransdell Schall Blaine SHIPSTRAD Borah Hatfield Howell Johnson Norbeck Norris Brookhart Whceler ł Broussard Capper Jones Nye ۰. NAYS-54 *MoKellar* MeNary Metcalf Steok Sulliyan Stoanson Ashurst Barkley Bingham Glenn Goff Greene stoanson Thomas, Idaho Townsend Trammell Vandenberg Walcott Walsh, Mass. Walsh, Mont. Walsh, Mont. Grundy Hale Moses Oddie Blcase Bratton Brock Harris Overman Patterson Phipps Robsion, Ky. Connally Harrison Couzens Наюся Hayden Hebert Deneen Sheppard Shortridge Simmons Fess Flotcher Waterman Heflin Watson Kean George Gillett Smith Smoot leyes Glass McCulloch NOT VOTING-20 Dale Goldsborough Plne Steiwer Baird' Pittman Stephens Black Reed Robinson, Ark. Robinson, Ind. Thomas, Okla. Tydings Caraway Gould Copcland Hastings Cutting Wayner King So Mr. HowELL's amendment to the amendment of the committee was rejected.

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YEA-AND-NAY VOTES ON TARIFF BILL

MOLASSES, BLACKSTRAP

MR. STECK'S AMENDMENT PROVIDING THAT BLACKSTRAP MO-LASSES IMPORTED TO BE COMMERCIALLY USED FOR DISTILLING PURPOSES SHALL BE SUBJECT TO A DUTY OF 1.44 CENTS PER POUND OF TOTAL SUGARS, WHICH WOULD AMOUNT TO A SPECIAL DUTY OF 8 CENTS PER GALLON

(Cong. Record, January 17, 1930; page, Daily, 1876; Permanent, 1801)

Mr. STECK. Mr. President, I offer the amendment which I have heretofore sent to the desk.

The VICE PRESIDENT. The clerk will state the amendment proposed by the Senator from Iowa.

The LEGISLATIVE CLERK. On page 122, after the period at the end of line 5, it is proposed to insert:

Molasses imported to be commercially used for distilling purposes, 1.44 cents per pound of total sugars.

The PRESIDING OFFICER. The clerk will report.

The LEGISLATIVE CLERK. The Senator from Nebraska offers the following substitute: On page 122, line 4, after the word "consumption," insert "or for distilling purposes," and on page 122, line 5, after the word "sugars," insert "molasses imported to be commercially used for distilling purposes, 1.44 cents per pound of total sugars."

Mr. STEOK. The amendment that is offered as a substitute by the Senator from Nebraska is exactly the same as mine, except for the suggestion that after the word "consumption" on page 4 we insert the words "or for distilling purposes." I am perfectly willing to accept that as an amendment to the amendment I offered, if it is satisfactory.

The VICE PRESIDENT. The-question is on agreeing to the amendment of the Senator from Iowa [Mr. STEOK] as modified.

Mr. STECK, I ask for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll. Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the Senator from Mississippi [Mr. STEPHENS]. In-this-absence, not knowing how he would vote, I withhold my vote.

The roll call was concluded.

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Mr. KING. Upon this question I have a general pair with the senior Senator from Delaware [Mr. HASTINGS]. Not knowing how he would vote, I withhold my vote.

Mr. TYDINGS. On this question I have a general pair with the senior Senator from Rhode Island [Mr. METCALF]. I transfer that pair to the junior Senator from North Carolina [Mr. OVERMAN], and will vote. I vote "nay."

Mr. FESS. I am paired with the senior Senator from New York [Mr. COFE-LAND]. I transfer that pair to the junior Senator from New Jersey [Mr. BAIRD], and will vote. I vote "nuy."

I have been requested to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansus [Mr. ROBINSON];

The Senator from Vernront [Mr. DALE] with the Senator from Alabama [Mr. BLACK]; and

The Senator from Maine [Mr. GOULD] with the Senator from New York [Mr. WAGNER].

Mr. SMITH (after having voted in the negative). I have a pair with the Senator from Indiana [Mr. WATSON]. I transfer that pair to the Senator from Arkansas [Mr. CARAWAY] and will let my vote stand.

Arkansas [Mr. CARAWAY] and will let my vote stand, Mr. SHEPPARD. I desire to announce that the Senator from North Carolina [Mr. OVERMAN], the Senator from Nevada [Mr. PITTMAN], the Senator from Arkansas [Mr. CARAWAY], and the Senator from Arizona [Mr. ASHURST] are detained on official business.

The result was announced-yeas 22, nays 50, as follows:

YEAS-22

| Allen Blaine Borah Brookhart Capper Deneen | Frazier Glenn Howell Johnson Kendrick McMaster | Norbeck Norris Nye Schall Sheppard Shipstead | Shortridge Steck Thomas, Idaho Trammell |
|---|--|--|---|
| | 1 | NAY8-50 | |
| Barkley Binghum Blease Bratton Brock Broussard Connally Couzens Dill Fess Fleicher Glass | Goff Goldsborough Greene Hale Harris Harrison Itatfield Haves Hebert Heflin Jones Kean Keyes | La Follette McCulloch MoKellar Moses Oddie Patterson Phipps Ransdell Robsion, Ky. Simmons Smith Steiwer | Sullivan Stoanson Thomas, Okla. Townsend Tydinys Vandenberg Waler tt Walsh, Mass. Walsh, Mont. Walsh, Mont. Waterman Wheeler |
| | NOT | VOTING-24 | |
| A shuret Baird Blaok Oaraway Vopeland Cutting | Dale Gillett Gould Grundy Hastings Hayden | King Metcalf Overnan Pine Pittman Reed | Robinson, Ark. Robinson, Ind. Smoot Stephens Wagner Watson |
| 0 36 0 1 | | | |

So Mr. STECK's amendment, as modified, was rejected.

PAPER, BASIC AND SENSITIZED

ON AGREEING TO THE COMMITTEE AMENDMENT TO PARAGRAPH 1405 RESTORING THE HIGHER RATES OF EXISTING LAW (WHICH HAD BEEN LOWERED BY THE HOUSE TEXT) ON PLAIN BASIC PAPER FOR ALBUMENIZING, SENSITIZING, ETC., FOR PHOTOGRAPHIC PROCESSES, ETC.; AND ALSO ON ALBUMENIZED OR SENSITIZED PAPER AND PAPER OTHERWISE SURFACE COATED FOR PHOTOGRAPHIC PURPOSES

(Cong. Record, January 20, 1930; page, Daily, 2037; Permanent, 1955)

The VICE PRESIDENT. Eighty-two Senators have answered to their names. A quorum is present. The next amendment will be stated.

The LEGISLATIVE CLERK. In paragraph 1405, on page 192, the committee proposes to strike out:

Plain basic paper ordinarily used in the manufacture of paper commonly or commercially known either as blue print or brown print, and plain basic paper ordinarily used for similar purposes, 20 per cent ad valorem; sensitized paper commonly or commercially known either as blue print or brown print, and similar sensitized paper, 25 per cent ad valorem; unsensitized basic paper, and baryta coated paper, to be sensitized for use in photography, 5 per cent ad valorem; sensitized paper, to be used in photography, 80 per cent ad valorem.

And to insert in lieu thereof:

Plain basic paper for albumenizing, sensitizing, baryta coating, or for photographic processes by using solar or artificial light, 3 cents per pound and 15 per cent ad valorem; albumenized or sensitized paper or paper otherwise surface coated for photographic purposes, 3 cents per pound and 20 per cent ad valorem.

The PRESIDING OFFICER. The question is on the adoption of the committee amendment to paragraph 1405, on page 192, commencing with line 24. The clerk will call the roll.

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The legislative clerk proceeded to call the roll.

Mr. ODDIE (when his name was called). On this question I have a pair with my colleague the senior Senator from Nevada [Mr. PITTMAN]. I trans-

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fer that pair to the junior Senator from Maryland [Mr. GOLDSBOROUGH], and will vote. I vote "yea." Mr. WALCOTT (when his name was called). I have a pair with the Senator

Mr. WALCOTT (when his name was called). I have a pair with the Senator from South Carolina [Mr. BLEASE], who is absent. I transfer that pair to the Senator from New Jersey [Mr. BAIRD], and will vote. I vote "yea."

The roll call was concluded.

Mr. WALSH of Montana. The Senator from Arizona [Mr. HAYDEN] and the Senator from Nevada [Mr. PITTMAN] are both absent from the Senate in the West on official business connected with Boulder Dam. If they were present, they would both vote "nay."

Mr. GEORGE. Upon this question I have a pair with the senior Senator from Colorado [Mr. PHIPPS], and therefore withhold my vote.

Mr. GLASS. I have a general pair with the senior Senator from Connecticut [Mr. BINGHAM]. In his absence I withhold my vote.

Mr. COPELAND. On this matter I have a pair with the Senator from Oregon [Mr. MCNARY], and therefore withhold my vote.

Mr. (ILENN. I have a general pair with the junior Senator from Arizona [Mr. HAYDEN]. Not knowing how he would vote on this question, I transfer that pair to the Senator from Kansas [Mr. ALLEN], and will vote. I vote "yea."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Indiana [Mr. ROBINSON] with the Senator from Mississippi [Mr. STEPHENS];

The Senator from New Jersey [Mr. KEAN] with the Senator from Alabama [Mr. BLACK];

The Senator from West Virginia [Mr. HATFIELD] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Delaware [Mr. HASTINGS] with the Senator from North Carolina [Mr. SIMMONS]; and

The Senator from Rhode Island [Mr. METCALF] with the Senator from Maryland [Mr. Typinos].

Mr. SHEPPARD. I desire to announce that the Senators from North Carolina [Mr. SIMMONS and Mr. OVERMAN], the Senator from Florida [Mr. TRAM-MELL], and the Senator from Louisiana [Mr. BROUSSARD] are absent on official business.

I also desire to announce that my colleague [Mr. CONNALLY] is necessarily detained from the Senate by attendance upon a matter before the Supreme Court.

The result was announced—yeas 30, nays 34, as follows:

YEAS-30

| Brock Dale Fess Glenn Goff Gould Greene Grundy | Hale Hebert Heflin Keyes McCulloch McKellar Moses Oddie | Patterson Robsion, Ky. <i>Sheppard</i> Shortridge Smoot <i>Steck</i> Steiwer Sullivan | Sicanson Thomas, Idaho Townsend Wagner Walcott Walson |
|---|--|--|--|
| | N | NAYS34 | |
| Barkley Blaine Borah Broakhart Capper Caraway Couzens Deneen | Dill Fletcher Frazler Harrison Harves Howell Johnson Jones | Kendrick King La Follette McMaster Norbeck Norris Nye Pine Schall | SHIPSTEAD Smith Thomas, Okla. Vandenberg Walsh, Mass. Walsh, Mont. Wheeler |
| | NOT | VOTING-32 | |
| Allen Ashurst Baird Blugham Blaok Broussard Connally | Copeland Cuiting George Gillelt Glase Goldsborough Hastings Hintileld | Hayden Kean McNary Metcalf Overman Phipps Pittman Ransdell | Reed Robinson, Ark. Robinson, Ind. Simmons Stephens Tramnell Tydings Waterman |

So the amendment of the committee was rejected.

MAPS AND CHARTS

ON AGREEING TO THE COMMITTEE AMENDMENT TAKING MAPS AND CHARTS FROM UNDER THE 25 PER CENT AD VALOREM RATE AND GIVING THEM A SPECIAL INCREASED RATE OF 40 PER CENT AD VALOREM

(Cong. Record, January 20, 1930; page, Daily, 2042; Permanent, 1959)

The PRESIDING OFFICER. The amendment will be stated.

The LEOISLATIVE CLERK. The first amendment is, in line 16, page 198, to strike out "etchings, maps, and charts," and insert "etchings." The second amendment is, in line 18, after the word "valorem" and the semicolon, to insert

maps and charts, 40 per cent ad valorem." The PRESIDING OFFICER. The question is on agreeing to the amendments. The yeas and nays have been ordered. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. BLEASE (when his name was called). I have a pair with the Senator from Connecticut [Mr. WALCOTT]. As he is not present, I withhold my vote. Mr. GLENN (when his name was called). I have a general pair with the junior Senator from Arizona [Mr. HAYDEN]. Not knowing how he would vote

on this matter, I withhold my vote. Mr. ODDIE (when his name was called). On this question I have a pair with

my colleague [Mr. PITTMAN]. I transfer that pair to the junior Senator from New Jersey [Mr. BAIRD] and vote "yea."

Mr. OVERMAN (when his name was called). On this vote I am paired with the junior Senator from West Virginia [Mr. HATFIELD]. Not knowing how he would vote, I withhold my vote.

The roll call was concluded.

Mr. JONES. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Indiana [Mr. ROBINSON] with the Senator from Mississippi [Mr. STEPHENS];

The Senator from New Jersey [Mr, KEAN] with the Senator from Alabama [Mr. BLAOK];

The Senator from Delaware [Mr. HASTINGS] with the Senator from North Carolina [Mr. SIMMONS]; The Senator from Rhode Island [Mr. METCALF] with the Senator from Mary-

land [Mr. Typings];

The Senator from New Hampshire [Mr. KEYES] with the Senator from Virginia [Mr. Swanson];

The Senator from Connecticut [Mr. WALCOTT] with the Senator from South Carolina [Mr. BLEASE]; and

The Senator from Kansas [Mr. ALLEN] with the Senator from Florida [Mr. FLETOHER].

Mr. WALSH of Montana. I desire to announce that the senior Senator from Wyoming [Mr. KENDRICK] is necessarily detained on official business.

Mr. SHEPPARD. I wish to announce that the senior Senator from North Carolina [Mr. SIMMONS], the senior Senator from Virginia [Mr. SWANSON], the senior Senator from Florida [Mr. FLETCHER], and the senior Senator from Iowa [Mr. STECK] are detained on official business.

Mr. BINGHAM (after having voted in the negative). Has the junior Sena-tor from Virginia [Mr. GLASS] voted? The PRESIDING OFFICER. He has not voted.

Mr. BINGHAM. I have a general pair with the Senator from Virginia [Mr. GLASS], and not knowing how he would vote I withdraw my vote. Mr. WALSH of Montana. The junior Senator from Virginia [Mr. GLASS] is

unavoidably absent from the Chamber. If he were present, he would vote " nay,"

Mr. GEORGE. On this question I have a pair with the senior Senator from Colorado [Mr. PHIRTS]. If I were privileged to vote, I would vote "nny."

Mr. WALSH of Montana. As I have heretofore announced, the junior Senator from Arizona [Mr. HAYDEN] and the senior Senator from Nevada [Mr.

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PITTMAN] are both absent in the West in attendance upon a conference regard-ing the Boulder Dam. If present, they would vote "nay." The result was announced-yeas 22, nays 39, as follows:

VEAS-22

| | | 1.EAD-44 | |
|--|---|--|--|
| Deneen Fess <u>Alllett</u> Goff Goldsborough Greene | Grundy Hale Hebert Moses Oddie Patterson | Robsion, Ky, Shortridge Smoot Steiwer Sullyan Thomas, Idaho | Townsend Vandenberg Waterman Watson |
| | | NAYS-30 | |
| Ashurst Barkley Blaine Borah Brotton Brookhart Capper Caraway Connally | Oopeland Couzens Dill Frazier Harris Harrison Hawes Hefin Howell Jones | King La Follette McCulloch McMaster Norbeck Norris Nye Ransdell Schall | Sheppard SHIPSTEAD Smith Thomas, Okla. Trammell Wagner Walsh, Mass. Walsh, Mont. Wheeler |
| | NO | T VOTING-35 | |
| Allen Baird Blagham Blaok Rlease Broussard Cutting Dale Fletcher | George Glass Glenn Gould Hastings Hatfield Hayden Johnson Kean | Kendrick Keyes McNary Metenif Overman Phipps Pine Pittman Reed | Robinson, Ark. Robinson, Ind. Simmons Steck Stephens Swanson Tydings Walcott |

So the amendments of the committee were rejected.

CORK INSULATION

X.

IR. WALSH OF MASSACHUSETTS AMENDMENT TO THE COM-MITTEE AMENDMENT IN PARAGRAPH 1511 TO REDUCE THE DUTY ON CORK INSULATION IN BLOCKS, BOARDS, ETC., FROM 214 TO 114 CENTS PER BOARD FOOT. THE HOUSE RATE WAS MR. 234 CENTS

(Cong. Record, January 21, 1930; page, Daily, 2114; Permanent, 2034)

The PRESIDING OFFICER. The Senator from Massachusetts offers an. amendment to the committee amendment on page 208, in line 9, which the clerk will state.

The LEOISLATIVE CLERK. On page 208, line 9, it is proposed to amend the com-mittee amendment by striking out "21/4 cents" and inserting "11/2 cents," so as to read:

Cork insulation, wholly or in chief value of cork, cork waste, or granulated or ground cork, in blocks, slabs, bc...ds, or planks, 1½ cents per board foot.

The PRESIDING OFFICER. The question is on agreeing to the amendment to the amendment, on which the Senator from Massachusetts asks for the yeas and nays.

The yeas and mays were ordered, and the legislative clerk proceeded to call the roll.

Mr. HASTINGS (when his name was called). On this question I have a pair with the junior Senator from Alabama [Mr. BLACK]. I transfer that pair to my colleague the junior Senator from Delaware [Mr. TOWNSEND] and vote "nay,"

The roll call was concluded. Mr. BLEASE. I have a general pair with the Senator from Maine [Mr. GOULD]. In his absence I withhold my vote. I ask that this announcement of my pair may stand until the Senator from Maine shall return to the Senate.

Mr. WALSH of Montana. I wish to announce that the Senator from Nevada [Mr, PITTMAN] and the Senator from Arizona [Mr, HAYDEN] are absent in

the West on official business. If present, they would both vote "yea." I also wish to announce that my colleague the junior Senator from Montana [Mr. WHEELER] is necessarily detained on official business. If present, he would vote "yea."

Mr. ODDIE (after having voted in the negative). On this question I have a pair with my colleague [Mr. PITTMAN]. I transfer that pair to the junior Senator from California [Mr. SHOBTRIDGE] and allow my vote to stand.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Indiana [Mr. ROBINSON] with the Senator from Mississippi [Mr. STEPHENS]; and

The Senator from Illinois [Mr. GLENN] with the Senator from Arizona [Mr. HAYDEN].

Mr. METCALF (after having voted in the negative). I transfer my pair with the Senator from Maryland [Mr. TYDINGS] to the Senator from Colorado [Mr. WATERMAN] and let my vote stand,

[Mr. WATERMAN] and let my vote stand, Mr. SHEPPARD. I desire to announce that the senior Senator from Arizona [Mr. ASHURST] is necessarily detained on official business.

The result was announced-yeas 40, nays 33, as follows:

YEAS-40

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|--|--|--|--|
| Barkley Blaine Borah Broton Brook Brookhart Capper Caraway Copeland Couzens | Dill Fletcher George Glass Harris Harrison Hawes Heftin Howell King | La Follette MoKellar McMaster Norbeck Norris Nye Overman Ransdøll Schall Schall | SHIPSTDAD Simmons Smith Steok Swanson Thomas, Okla. Trammell Wagmer Walsh, Mass. Walsh, Mont. |
| | 1 | NAYS-38 | |
| Allen Balrd Bingham Broussard Dencen Fess Gillett Goff Greene | Grundy Hale Hastings Hutfield Hebert Jones Kean Kean Kondriok Keyes | McCulloch McNary Metcalf Moses Oddle Paterson Phipps Pine Smoot | Stelwer Sulliyan Thomas, Idaho Vandenberg Walcott Walcott Watson |
| | NOT | VOTING-23 | |
| Ashurot Black Blease Connally | Frazier Glenn Goldsborough Gould | Pittman Reed Robinson, Ark. Robinson, Ind. | Stephens Townsend Tydinys Waterman |

Blease Goldsborough Robinson, Ark. Tydinys Connally Gould Robinson, Ind. Waterman Cutting Hayden Robsion, Ky. Wheeler Dale Johnson Shortridge So the amendment of Mr. WALSH of Massachusetts to the amendment of the

so the amendment of Mr. WALSH of Massachusetts to the amendment of the committee was agreed to.

HIDES, GREEN AND DRIED

MR. ODDIE'S FIRST AMENDMENT, AS MODIFIED, TO PARAGRAPH 1530 TO CREATE TWO CLASSIFICATIONS OF HIDES AND CHANGE THE RATES TO SPECIFIC DUTIES OF 5 CENTS PER POUND ON GREEN, SALTED, OR WET, AND 9 CENTS PER POUND ON DRIED. THE HOUSE BILL PROVIDED A 10 PER CENT AD VALOREM RATE ON BOTH WET AND DRIED. THE EQUIVALENT AD VALOREM OF MR. ODDIE'S PROPOSAL WOULD APPROXIMATE 40 PER CENT

(Cong. Record, January 24, 1930; page, Daily, 2370; Permanent, 2278)

The VICE PRESIDENT. The question is on the amendment proposed by the Senator from Nevada.

Mr. COPELAND. May the clerk state the amendment?

119206-S. Doc. 177, 71-2-8

The VICE PRESIDENT. The Secretary will state the amendment. The LEOISLATIVE CLERK. It is proposed to strike out all of paragraph 1530 (a) and to insert in lieu thereof the following:

PAR. 1530. (a) Hides and skins of cattle of the bovine species (except hides and skins of the India water buffalo imported to be used in the manufacture of rawhide articles), green, salted, or wet salted, 6 cents per pound; dried, 10 cents per pound.

Mr. ODDIE. Mr. President, before the amendment offered by the Senator from Iowa is acted on, I would like to modify my amendment so that it will read "green, salted, or wet salted, 5 cents," instead of 6 cents, and "dried, 9 cents," instead of 10 cents.

The VICE PRESIDENT. The question is on the amendment of the Senator from Meyada [Mr. ODDIE], as modified. On that question the yeas and nays have ocen ordered. The clerk will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. BRATTON (when Mr. CUTTING'S name was called). My colleague [Mr. CUTTING] is unavoidably detained from the Chamber. He is paired with the junior Senator from Utah [Mr. KING]. If my colleague were present, he would vote "yea" on this question.

Mr. GLENN (when his name was called). I have a general pair with the junior Senator from Arizona [Mr. HAYDEN]. If I were permitted to vote on this question, I would vote "nay," and if the Senator from Arizona were present and voting I understand that he would vote "yea."

Mr. GOFF (when his name was called). I have a general pair with the junior Senator from Montana [Mr. WHEELER]. As he is not in the Chamber, I withhold my vote.

Mr. FESS (when Mr. McCulloui's name was called). My colleague [Mr. McCulloch] is unavoidably detained from the Senate. He has a general pair with the senior Senator from North Carolina [Mr. SIMMONS]. I understand he is specially paired on this question with the Senator from Kansas [Mr. ALLEN]. If my colleague were present and permitted to vote, he would vote "nay," and the Senator from Kansas would vote "yea."

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence I withhold my vote.

I withhold my vote. Mr. SIMMONS (when his name was called). I have a pair with the junior Senator from Ohio [Mr. McCullouan]. I understand that if the junior Senator from Ohio were present he would vote as I shall vote, and I therefore vote. I vote "nay."

Mr. SULLIVAN (when his name was called). I have a pair with the Senator from Tennessee [Mr. BROOK]. I withhold my vote.

Mr. PHIPPS (when Mr. WATERMAN'S name was called). My colleague [Mr. WATERMAN] is necessarily absent. He has a pair with the junior Senator from Alabama [Mr. BLAOK]. If my colleague were present, he would vote "yea," and I understand that if the junior Senator from Alabama were present he would vote "nay."

The roll call was concluded.

Mr. FESS, I desire to announce that the Senator from Missouri [Mr. PAT-TERSON] is paired with the Senator from New York [Mr. WAGNER], and that the Senator from Maine [Mr. GOULD] has a general pair with the Senator from South Carolina [Mr. BLEASE].

I also wish to announce that the Senator from Illinois [Mr. DENEEN] has a pair with the Senator from Nevada [Mr. PITTMAN].

I desire to announce that the Senator from Pennsylvania [Mr. REED] and the Senator from Arkansas [Mr. ROBINSON], who are attending the naval conference, have a general pair.

Mr. CAPPER. I wish to announce the necessary absence of my colleague [Mr. ALLEN]. If present, my colleague would vote "yea."

Mr. TOWNSEND. I desire to announce that my colleague [Mr. HASTINGS] is absent, due to illness in his family.

Mr. COPELAND. My colleague the junior Senator from New York [Mr. WAGNER] is necessarily absent. If present, he would vote "nay."

Mr. SHEPPARD. I wish to announce that the junior Senator from Tennessee [Mr. BROCK] is necessarily absent on official business. The result was announced—yeas 31, nays 39, as follows:

VDAG 91

| | • * | IEAS31 | |
|--|---|--|--|
| Ashurst Borah Bratton Brookhart Broussard Capper Connally Dill | Fletcher Frazier Howell Jones Kendrick McKellar McMaster McNary | Norbeck Norris Nye Oddie Phipps Fine Ransdell Robsion, Ky. | Schall Sheppard SHIPSTEAD Stelwer Thomas, Idaho Thomas, Okla. Watson |
| | 1 | NAYS-30 | |
| Baird Barkley Bingham Blaine Caraway Copeland Couzens Fess George Gillett | Glass Goldsborough Greene Grundy Hale <i>Harris</i> <i>Harrison</i> Harrison Hatfield <i>Hawes</i> Hebert | Heflin Johnson Kean Keyes La Follette Metcalf Moses Overman Simmons Smith | Steok Swanson Townsend Trammell Tydings Vandenberg Walcott Walsh, Mass. Walsh, Mont. |
| • • | NOT | VOTING-26 | |
| Allen Blaok Blease Brock Cutting Dale Deneen | Glenn Goff Gould Hastings Mayden King McCulloch | Patterson Pittman Reed Robinson, Ark. Robinson, Ind. Shortridge Smoot | Stephens Sullivan Wagner Waterman Wheeler |

So Mr. Oddie's amendment was rejected.

HIDES, GREEN AND DRIED

MR. ODDIE'S SECOND AMENDMENT TO PARAGRAPH 1530 TO CREATE TWO CLASSIFICATIONS OF HIDES AND CHANGE THE RATES TO SPECIFIC DUTIES OF 4 CENTS PER POUND ON GREEN SALTED OR WET, AND 8 CENTS PER POUND ON DRIED. THE HOUSE BILL PROVIDED A 10 PER CENT AD VALOREM RATE ON BOTH WET AND DRIED

(Cong. Record, January 24, 1930; page, Daily, 2371; Permanent, 2279)

The PRESIDENT pro tempore. The amendment will be stated for the information of the Senate.

The LEGISLATIVE CLERK. The Senator from Nevada proposes an amendment to strike out all of paragraph 1530 (a), page 224, and to insert in lieu thereof the following:

Hides and skins of cattle of the bovine species (except hides and skins of the India water buffalo imported to be used in the manufacture of rawhide articles), green, salted, or wet salted, 4 cents per pound; dried, 8 cents per pound.

The PRESIDENT pro tempore. The question is on agreeing to the amendment proposed by the Senator from Nevada. On that question the yeas and nays have been demanded.

The yeas and mays were ordered, and the legislative clerk proceeded to call the roll.

Mr. GLENN (when his name was called). I have a general pair with the junior Senator from Arizona [Mr. HAYDEN]. If permitted to vote, I would vote "nay," and if the junior Senator from Arizona were present I understand he would vote " yea."

Mr. GOFF (when his name was called). I have a general pair with the junior Senator from Montana [Mr. WHEELER]. He is not in the Chamber, and I withhold my vote.

Mr. ROBINSON of Indiana (when his name was called). 'I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, not knowing how he would vote, I withhold my vote.

Mr. SIMMONS (when his name was called). Making the same announce-

ment as upon the previous vote as to my pair and its transfer, I vote "nay." Mr. SULLIVAN (when his name was called). On this question I have a pair with the junior Senator from Tennessee [Mr. BROOK]. If permitted to vote, I would vote "yea."

The roll call was concluded.

Mr. CAPPER. I wish to announce the necessary absence of my colleague

[Mr. ALLEN]. If present, he would vote "yea." Mr. ODDIE. On this vote and on the previous vote I understand that my colleague [Mr. PITTMAN], if present, would have voted "yea."

Mr. PHIPPS. My colleague [Mr. WATERMAN] is paired with the Senator from Alabama [Mr. BLACK]. If present, my colleague would vote "yea," and the Senator from Alabama would vote "nay."

Mr. FESS. My colleague [Mr. MoOullooh], while he has a general pair with the Senator from North Carolina [Mr. SIMMONS], is paired on this question with the Senator from Kansas [Mr. ALLEN]. If present, the Senator from Kansas [Mr. ALLEN] would vote "yea," and my colleague [Mr. McCulloch] would vote "nay."

I also announce the general pair of the Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. Robinson].

I also wish to announce the pair of the Senator from Nevada [Mr. PITTMAN] with the Senator from Illinois [Mr. DENEEN] and the pair of the Senator from Missouri [Mr. PATTERSON] with the Senator from New York [Mr. WAG-NER]; also the general pair of the Senator from Maine [Mr. GOULD] with the Senator from South Carolina [Mr. BLEASE].

Mr. BRATTON. I desire to announce that on this question the Senator from New Mexico [Mr. Curring] has a pair with the Senator from Utah [Mr. KING]. If the Senator from New Mexico were present, he would vote "yea." Mr. COPELAND. My colleague the junior Senator from New York [Mr.

WAGNER] is necessarily absent. If present, he would vote "nay," Mr. SHEPPARD. I wish to announce that the junior Senator from Ten-

nessee [Mr. BROOK] is necessarily absent on official business.

YEAS-30

The result was announced—yeas 30, nays 37, as follows:

| | - | inno oo | |
|---|---|--|--|
| Ashurst Borah Bratton Brookhart Broussard Capper Connally Dill | Fletcher Frazier Howell Jones Kendrick McKellar McMaster McNary | Norbeck Norris Nye Oddie Phipps Pine Robsion, Ky. Schall | Sheppard SHIPSTEAD Steiwer Thomas, Idaho Thomas, Okla. Watson |
| | - 1 | NAYS37 | |
| Baird Barkley Bingham Binlne Caratoay Copeland Couzens Fess George Gillett | , <i>Glass</i> Goldsborough Grundy Hale <i>Harrison</i> Hattleld <i>Hawes</i> Hebert | <i>Hoftin</i> Johnson Kean Keyes I.a Follette Metcalf Moses Overman Simmons Smith | Steok Swanson Tydings Vandenberg Walcott Walsh, Mass, Walsh, Mont. |
| | NOT | VOTING29 | |
| Allen Black Black Brook Cutting Dale Deneen Glenn | Goff Gould Hastings Hayden Khy McCulloch Putterson Pittman | Ransdell Reed Robinson, Ark. Robinson, Ind. Shortridge Smoot Stephens Sullivan | Townsend Trammell Wajner Waterman Wheeler |
| CI. 16. 0 | | A many mode at a d | |

So Mr. Opdie's second amendment was rejected.

HIDES, LEATHER, SHOES, HARNESS, ETC.

MR. BORAH'S AMENDMENT TO STRIKE OUT ALL OF PARAGRAPH 1530 PROVIDING THE RATES OF DUTY ON HIDES, LEATHER OF ALL KINDS, BOOTS AND SHOES, AND HARNESS, AND INSERTING IN LIEU THEREOF THE RATES OF EXISTING LAW

NOTE.-The provisions of existing law substituted by Mr. Borah's amendment are as tollows :

(Norz.-The provisions of existing hiw substituted by Mr. Boran's amendment are as follows: "'PAR, 1530. (a) Chamois skins, planoforte, planoforte-action, playur-plano-action leather, chameled upholstery leather, bag, strap, case, football, and glove leather, finished, in the white or in the crust, and seal, sheep, goat, and calf leather, dressed and finished, other than shoe leather, 20 per cent ad valorem; "(b) Boots, shoes, or other footwear, the uppers of which are composed wholly or in chief value of wool, cotton, ramle, animal hair, fiber, or silk, or substitutes for any of the foregoing, whether or not the soles are composed of leather, wood, or other material, 35 per cent ad valorem. "(c) Harness valued at more than \$70 per set, single harness valued at more than \$40, saddles valued at more than \$40 each, saddlery, and parts (except metal parts) for any of the foregoing, 35 per cent ad valorem. "PAR. 1531. Bags, baskets, belts, satchiels, cardcases, pocketbooks, jewel boxes, port-folios, and other boxes and cases, not jewelry, wholly or in chief value of leather or parchment, and moccashs, and manufacturers of leather, rawhide, or parchment or of which leather, rawhide, or parchment is the component material of chief value, not specially provided for, 30 per cent ad valorem; any of the foregoing permanently fitted and furnished with traveling, bottle, drinking, dining or luncheon, sewing, manicure, or similar sets, 45 per cent ad valorem."]

(Cong. Record, January 24, 1930; pages, Daily, 2383 and 2384; Permanent, 2292)

Mr. BORAH. Mr. President, I am going to move to strike out the entire paragraph 1530, which will cover what the Senator has in mind. I move to strike out the entire paragraph 1530 and to substitute therefor the present law.

The PRESIDING OFFICER. The question is on agreeing to the motion of the Senator from Idaho to strike out all of paragraph 1530.

Mr. BORAH. I ask for the yeas and nays.

*

The yeas and mays were ordered, and the legislative clerk proceeded to call the roll.

Mr. CAPPER (when Mr. Allen's name was called). I wish to announce the necessary absence of my colleague the junior Senator from Kansas [Mr. ALLEN]. He has a general pair with the junior Senator from Tennessee [Mr. BROOK]. If present, my colleague [Mr. ALLEN] would vote "yea."

I have a pair with the Senator -Mr. BLEASE (when his name was called). I have a pair from Maine [Mr. Gould]. In his absence 1 withhold my vote.

Mr. GLENN (when his name was called). I have a general pair with the junior Senator from Arizona [Mr. HAXDEN]. On this matter a special pair has been arranged for him, and accordingly I am free to vote. I vote "yea."

Mr. SIMMONS (when his name was called). I transfer my pair with the junior Senator from Ohio [Mr. McCullooH] to the junior Senator from Arizona [Mr. HAYDEN] and vote "yea."

Mr. COPELAND (when Mr. WAGNER'S name was called). My colleague the junior Senator from New York [Mr. WAGNER] is necessarily absent from the Chamber. If he were present and permitted to yote, he would yote "nay." Mr. PHIPPS (when Mr. WATERMAN'S name was called). My colleague the

junior Senator from Colorado [Mr. WATERMAN] is necessarily absent. He has a general pair with the Senator from Alabama [Mr. BLACK]. If my colleague were present, he would vote "yea" on this question. The roll call was concluded.

Mr. BRATTON. I desire to announce that my colleague [Mr, CUTTING] is unavoidably detained and is paired with the junior Senator from Utah [Mr. KING].

Mr. FESS. I wish to announce that the Senator from Missouri [Mr. PATTERSON] has a general pair with the Senator from New York [Mr. WAGNER] I am not advised how the Senator from Missouri [Mr. PATTERSON] would vote on this question. days

I also wish to announce the following general pairs : The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. Robinson];

The Senator from Illinois [Mr. DENFEN] with the Senator from Nevada [Mr. PITTMAN]; and

The Senator from Kansas [Mr. Allen] with the Senator from Tennessee [Mr. BROCK].

I have a general pair with the junior Senator from Montana . He not being in the Chamber, I withhold my vote. Mr. GOFF. [Mr. WHEELER].

Mr. ROBINSON of Indiana. I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, and not knowing how he would vote if present, I withhold my vote.

Mr. HEFLIN. My colleague the junior Senator from Alabama [Mr. BLACK] is unavoidably absent. If he were present, he would vote "yea."

Mr. SHEPPARD. I wish to announce that the junior Senator from Tennessee [Mr. BROCK] is necessarily absent on official business.

The result was announced-yeas 46, nays 28, as follows:

YEAS-46

NAYS-28

NOT VOTING-22

| Ashurst | Glass |
|-----------|----------|
| Barkley | Glenn |
| Borah | Harris |
| Brookhart | Harrison |
| Broussard | Hatvea |
| Capper | Heflin |
| Oaraway | Howell |
| Connally | Jones |
| DAU | Kendrick |
| Fletcher | McKellar |
| Frazier | McMaster |
| Georgo | McNary |
| | |

Gillett Goldsborough Greene Grundy Hale Hatfield Hebert

Norbeck Norris Nye Oddie Overman Phipps Pine Ransdell Robsion, Ky. Schall Sheppard SHIPSTEAD

Johnson

Metcalf

Moses

Kean Keyes La Follette

Shortridge

McCulloch Patterson

Robinson, Ark. Robinson, Ind.

Pittman

Reed

Simmons Smith Stcok Stelwer Sullivan Swanson Thomas, Idaho Thomas, Okla. Trammell Walsh, Mont.

Smoot Townsend Tydings Vandenberg Walcott Walsh, Muss. Watson

Stephens Waaner Waterman Wheeler

Hayden King So Mr. BORAH's amendment was agreed to.

Hastings

Dencen

Goff Gould

GLOVES, LEATHER

AMENDMENT OF MR. THOMAS OF OKLAHOMA TO MR. BORAH'S AMENDMENT TO PARAGRAPH 1532 COVERING THE RATES OF DUTY ON GLOVES, WHOLLY OR IN CHIEF VALUE OF LEATHER, ETC. THE BILL AS REPORTED INCREASED SOME RATES. MR. BORAH'S AMENDMENT WAS TO STRIKE OUT THE WHOLE PARA-GRAPH AND INSERT EXISTING LAW. MR. THOMAS'S AMEND-MENT REDUCED THE RATES IN THE PRESENT LAW IN SOME PARTICULARS

(Cong. Record, January 24, 1930; page, Daily, 2391; Permanent, 2299)

Mr. THOMAS of Oklahoma. I ask that the amendment be read for the information of the Senate.

The PRESIDING OFFICER (Mr. GLASS in the chair). The clerk will read the amendment.

The legislative clerk: read as follows:

PAR. 1532. Gloves made wholly or in chief value of leather, whether wholly or partly manufactured, shall pay duty at the following rates, the length stated in each case being the extreme length when stretched to their fullest extent, but not to include unfolded length of cuff or other appendages. Mcn's gloves not over 12 inches in length, \$0 per

Baird

Fess

Allen Black Blease

Brook Cutting

Dale

Bingham Blaine

Bratton

Concland Couzens

dozen pairs. Women's and children's gloves made of leather, goat, or kid origin, up to 14 inches, \$5 per dozen pairs. For each inch in excess thereof, 25 cents per dozen pairs. Women's and children's gloves made of leather, of sheep or lamb origin, up to 14 inches, \$4 per dozen pairs. For each inch in excess thereof, 25 cents per dozen pairs: *Provided*, That in addition thereto, on all of the foregoing there shall be paid the following cumulative rates: When lined with wool, cotton, or silk, or any other fabric of whatever name or kind, \$2

When lined with wool, cotton, or silk, or any other fabric of whatever name or kind, \$2 per dozen pairs.

When lined with leather or fur, \$4 per dozen pairs.

The VICE PRESIDENT. The question is on agreeing to the amendment of the Senator from Oklahoma to the amendment of the Senator from Idaho. Is the demand for the yeas and nays seconded?

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. GOFF (when his name was called). I have a general pair with the junior Senator from Montana [Mr. WHEELER]. He not being in the Chamber, I withhold my vote. Mr. ROBINSON of Indiana (when his name was called). I have a general

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, not knowing how he would vote, I withhold my vote.

not knowing how he would vote, I withhold my vote. Mr. PHIPPS (when Mr. WATERMAN's name was called). My colleague [Mr. WATERMAN] is paired with the junior Senator from Alabama [Mr. BLACK]. I will allow this announcement to stand for the day.

The roll call was concluded,

Mr. METCALF (after having voted in the negative). I have a general pair with the senior Senator from Maryland [Mr. TYDINGS]. I transfer the pair to the Senator from Vermont [Mr. DALE] and allow my vote to stand.

Mr. SIMMONS. I transfer my pair with the junior Senator from Ohio [Mr. McCullooh] to the senior Senator from Virginia [Mr. SWANSON] and vote "yea."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Illinois [Mr. DEENEN] with the Senator from Nevada [Mr. PITTMAN];

The Senator from Missouri [Mr. PATTERSON] with the Senator from New York [Mr. WAGNER];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. Gould] with the Senator from South Carolina [Mr. BLEASE];

The Senator from Kansas [Mr. ALLEN] with the Senator from Missouri [Mr. HAWES];

The Senator from Illinois [Mr. GLENN] with the Senator from Arizona [Mr. HAYDEN];

The Senator from New Mexico [Mr. CUTTING] with the Senator from Utah [Mr. KING]; and

The Senator from Connecticut [Mr. WALCOTT] with the Senator from Iowa [Mr. STEOK].

Mr. SHEPPARD. I desire to announce that the Senator from Missouri [Mr. HAWES], the Senator from Virginia [Mr. SWANSON], the Senator from Wyoming [Mr. KENDRICK] and the Senator from Louisiana [Mr. BROUSSARD] are detained from the Senate on official business.

The result was announced-yeas 38, nays 24, as follows:

YEAS-38

| • | | 2,211,0 00 | |
|---|--|--|---|
| Ashurst Barkley Blaine Brotah Brotah Brock Brookhart Caraway Connally | Copcland Couzens Dill Fletcher George Glass Harris Harrison Hoffin Hoffin | Johnson Jones La Follette MoKollar McMaster Norris Overman Pine Ransdell Schall | Sheppard Simmons Smith Sullivan Thomas, Okla. Trammell Walsh, Mass. Walsh, Mont. |
| | • | NAYS-24 | |
| Baird Bingham Fess Gillett Goldsborough Greene | Grundy Hale Hastings Hatileld Hebert Kean | Keyes McNary Metcalf Moses Phipps Robsion, Ky. | Smool Steiwer Thomas, Idaho Townsend Vandenberg Watson |

| | , NO | T VOIMG-04 | |
|--|---|---|--|
| Allen Black Blease Broussard Cutting Dale Dale Frazier Glenn | Goff Gould Haves Hayden Kendrick King McCulloch Norbeck Nye | Oddle Patterson Plitman Reed Robinson, Ark. Robinson, Ind. SHIPSTEAD Shortridge Steok | Stephens Swanson Tydings Waluer Walcott Waterman Wheeler |
| | | | |

So the amendment of Mr. Thomas of Oklahoma to the amendment of Mr. BORAH was agreed to,

EXEMPTION TO TOURISTS

MR. TYDINGS'S AMENDMENT TO PARAGRAPH 1799 PROVIDING THAT A RESIDENT OF THE UNITED STATES SHALL NOT TAKE ADVANTAGE OF THE EXEMPTION WITHIN A PERIOD OF 30 DAYS FROM THE LAST EXEMPTION CLAIMED, ON DUTY-FREE ARTI-CLES THAT HE IS PERMITTED TO BRING IN WITHIN THE STATUTORY LIMIT OF VALUE

(Cong. Record, January 25, 1930; page, Daily, 2466; Permanent, 2376)

The PRESIDING OFFICER. The clerk will state the amendment. The LEGISLATIVE CLERK. On page 274, line 5, the committee proposes to strike out "\$100" and to insert in lieu thereof "\$200," so as to read:

Provided further, That up to but not exceeding \$200 in value of articles acquired abroad by such residents of the United States for personal or household use or as souvenirs or curios, but not bought on commission or intended for sale, shall be admitted free of duty.

Mr. FLETCHER. Mr. President, if the amendment offered by the Senator from Maryland is rejected, then the question will come on the amendment offered by the Senator from Michigan, will it not?

*..

The VICE PRESIDENT. The Senator is correct. The CHIEF CLERK, The Senator from Maryland [Mr. Tydings] offers the following amendment: On page 274, line 9, after the word "Treasury," insert:

Provided further, That a resident of the United States shall not take advantage of the exemption herein granted within a period of 30 days from the last exemption claimed.

The VICE PRESIDENT. The question is on the amendment offered by the Senator from Maryland.

The VICE PRESIDENT. It would be in order. The yeas and nays have been ordered, and the clerk will call the roll.

The Chief Olerk proceeded to call the roll,

Mr. GLENN (when his name was called). I have a general pair with the junior Senator from Arizona [Mr. HAYDEN]. If I were permitted to vote, I would vote "yea,"

Mr. ROBINSON of Indiana (when his name was called). I have a pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence I withhold my vote.

Mr. SIMMONS. I have a pair with the junior Senator from Ohio [Mr. McCullooh], who is absent. I transfer that pair to the senior Senator from Arizona [Mr. Ashurst] and vote "yea."

Mr. PHIPPS (when Mr. WATERMAN'S name was called). My colleague [Mr. WATERMAN] is necessarily absent. He has a pair with the junior Senator from Alabama [Mr. BLACK],

The roll call was concluded.

Mr. FESS. I wish to anounce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from Nevada [Mr. PITTMAN];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Missouri [Mr. PATTERSON] with the Senator from New York [Mr. WAONER]; and

The Senator from Maryland [Mr. GOLDSBOBOUGH] with the Senator from Iowa [Mr. STEOK].

Mr. MOSES. I have a general pair with the junior Senator from Louisiana [Mr. BROUSSARD]. He being absent and I not knowing how he would vote, I withhold my vote.

Mr. MCKELLAR (after having voted in the affirmative). I have already voted, but I have a pair to-day with the junior Senator from Delaware [Mr. TOWNSEND]. I transfer that pair to the senior Senator from Montana [Mr. WALSH] and allow my vote to stand. Mr. SHEPPARD. I desire to announce that the Senator from Mississippi

Mr. SHEPPARD. I desire to announce that the Senator from Mississippi [Mr. STEPHENS] and the Senator from Utah [Mr. KING] are necessarily detained from the Senate by illness.

I also wish to announce that the Senator from Arizona [Mr. ASHURST], the Senator from Iowa [Mr. STECK], the Senator from Montana [Mr. WALSH], and the Senator from Louisiana [Mr. BROUSSARD] are necessarily detained on official business.

Mr. COPELAND. I desire to announce that my colleague [Mr. WAGNER] is necessarily detained from the Senate.

The result was announced-yeas 40, nays 26, as follows:

YEAS-40

| Fletcher George Gillett Glass Hale Harris Harrison Haroes Hejtin Jones | Kendrick La Follette McKallar McMaster Metcalf Norbeck Norris Nye Overman Phipps | Ransdell Sheppard SHIPSTFAD Simmons Smith Swanson Thomas, Okla. Trammell Tydings Whester |
|---|--|--|
| | NAYS-26 | |
| Frazler Goff Greene Hastings Hatfield Howell Johnson | Kean Keyeş McNary Oddiê Robsion, Ky. Schall Smoot | Steiwer Sullivan Vandenberg Walah, Mass. Watson |
| NO | T VOTING-30 | |
| Gould Grundy Hayden Hebert King McCulloch Moses Fatterson | Pine Pittman Reed Robinson, Ark. Robinson, Ind. Shortridge Steck Stophens | Thomas, Idaho Townsend Wagner Walcott Waleh, Mont. Waterman |
| | George Gillett Glass Hale Harris Harris Harris Harris Jones Frazler Goff Greene Hastings Hatfield Howell Johnson NO Gould Grundy Hayden Hebert King McCulloch Moses | GeorgeLa FolletteGillettMoKellarGlassMcMasterHaleMetcalfHarrisonNorbeckHarrisonNorrisHarrisonNorrisHarrisonNorrisHarrisonNorrisHavesNyeHeffinOvermanJonesPhippsNAYS-26FrazierKeanGoffKeyesGreeneMcNaryHastingsOddieHatfieldRobsion, Ky.HowellSchallJohnsonSmootNOTVOTING-30GouldPineGrundyPittmanHaydenReedHebertRobinson, Ark.KingHobinson, Ind.McCullochShortridgeMosesSieck |

So Mr. Typings's amendment was agreed to.

EXEMPTION TO TOURISTS

MR. COUZENS'S AMENDMENT TO PARAGRAPH 1799 TO STRIKE OUT THE PROVISO AS AMENDED BY THE AMENDMENT OF MR. TYD-INGS, GRANTING AN EXEMPTION OF \$100 IN VALUE ON ARTI-CLES BROUGHT IN BY RESIDENTS OF THE UNITED STATES FOR THEIR PERSONAL USE AND LIMITING THE TIME WITHIN WHICH IT MAY BE AGAIN TAKEN TO 30 DAYS

[NOTE.—The language proposed to be stricken out by Mr. Couzens's amendment was as follows: "That up to but not exceeding \$100 in value of articles acquired abroad by such residents of the United States for personal or household use or as souvenirs or curios, but not bought on commission or intended for sale, shall be admitted free of duty. *Provided further*, That residents of the United States shall not take advantage of the exemption herein granted within a period of 30 days from the last exemption claimed."]

(Cong. Record, January 25, 1980; page, Daily, 2468; Permanent, 2377)

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Mr. COUZENS. Mr. President, the amendment having been adopted, I now move that the proviso just adopted, and the language beginning on line 4

with the word "Provided," down to and including the word "duty" on line 9, be eliminated from the bill.

The VICE PRESIDENT. The question now is on the amendment proposed by the Senator from Michigan, which does not include the amendment of the Senator from Mississippi just agreed to. (Putting the question.) The noes seem to have it.

Mr. COUZENS. I demand the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. GLENN (when his name was called). I have a general pair with the junior Senator from Arizona [Mr. HAYDEN]. Not knowing how he would vote,

I withhold my vote, Mr. MOSES(when his name was called). Making the same announcement with reference to the absence of my general pair as on the previous roll call, I withhold my vote.

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. Not knowing how he would vote, I withhold my vote.

Mr. SIMMONS (when his name was salled). I have a general pair with the junior Senator from Ohio [Mr. McCulloch]. I transfer my pair to the senior Senator from Arizona [Mr. ASHURST] and vote "yea."

The roll call was concluded. Mr. McKELLAR (after having voted in the negative). I have a pair with the Senator from Delaware [Mr. TOWNSEND], which I transfer to the junior Senator from Arkansas [Mr. CARAWAY] and let my vote stand,

Mr. CAPPER. I desire to announce the necessary absence of my colleague the junior Senator from Kansas [Mr. ALLEN]. If present, he would vote "yea."

Mr. FESS. I wish to announce the absence of the Senator from Pennsylvania [Mr. GRUNDY] and the senior Senator from Delaware [Mr. HASTINGS] on official business.

I also wish to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from Nevada [Mr. PITTMAN];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Missouri [Mr. PATTERSON] with the Senator from New York [Mr. WAGNER];

The Senator from Maryland [Mr. GOLDSBOROUGH] with the Senator from Iowa [Mr. STECK]; and

The Senator from Maine [Mr. Gould] with the Senator from South Carolina [Mr. BLEASE]. ß

The result was announced—yeas 19, nays 43, as follows:

| | YEA | S19 | |
|---|--|--|---|
| Borah Brookhart Capper Couzens – Dill | Fess Fletcher Harts Johnson Jones | McNary Metcalf Overman Ransdell Sheppard | Simmons Sullivan Vandenberg Walsh, Mass. |
| | NAY | S43 | |
| Barkley Bingham Binine Bration Brook Connally Oopeland Dale Frazier George Gilllett | Glass Goff Greene Hale Hartson Hatfield Hatocs Heftin Howell Kean Kean | Keyes La Follette <i>McKellar</i> McMaster Norbeck Norris Nye Oddie Phipps Robston, Ky. Schall | SHIPSTEAD Smith Smoot Swanson Thomas, Okla. Trammell Tydings Walsh, Mont. Watson Wheeler |
| | NOT VO | TING | |
| Allen Ashurst Balrd Black Blease Broussard Garaway Cutting Deneen | Glenn Goldsborough Gould Grundy Hastings Hayden Hebert King McCulloch | Moses Patterson Pine Pittman Lieed Robinson, Ark. Robinson, Ind. Shortridge Steck | Stelwer Stephens Thomas, Idaho Townsend Wayner Walcott Waterman |

So Mr. Couzens's amendment was rejected.

RAYON FILAMENTS AND YARNS

MR. WHEELER'S AMENDMENT TO THE COMMITTEE AMENDMENT TO PARAGRAPH 1301, TO REDUCE THE DUTY ON FILAMENTS AND YARNS OF RAYON FROM THE COMMITTEE'S RATE OF 45 PER CENT AD VALOREM TO 35 PER CENT AD VALOREM; AND TO ELIMINATE THE MINIMUM RATE PROVISO OF 45 CENTS PER POUND. THE COMMITTEE AMENDMENT ADDED A NEW CUMULA-TIVE SPECIFIC DUTY OF 50 CENTS PER POUND ON YARNS HAV-ING MORE THAN 20 TURNS TWIST PER INCH

(Cong. Record, January 27, 1930; page, Daily, 2529; Permanent, 2446)

The committee proposed,

On page 183, paragraph 1301, line 8, to strike out:

Rayon yarn, if singles, weighing 150 deniers or more per length of 450 meters, 45 per cent ad valorem; weighing less than 150 deniers, 50 per cent ad valorem; and, in addition, any of the foregoing piled shall be subject to an additional duty of 5 per cent ad valorem: *Provided*, That none of the foregoing shall be subject to a less duty than 45 cents per pound.

And in lieu thereof to insert:

Filaments of rayon or other synthetic textile, single or grouped, and yarns of rayon or other synthetic textile, singles, all the foregoing not specially provided for, weighing 150 deniers or more per length of 450 meters, 45 per cent ad valorem; weighing less than 150 deniers per length of 450 meters, 50 per cent ad valorem; weighing less than 150 deniers per length of 450 meters, 50 per cent ad valorem; and, in addition, yarns of rayon or other synthetic textile, piled, shall be subject to an additional duty of 5 per cent ad valorem: *Provided*, That none of the foregoing shall be subject to a less duty than 45 cents per pound. Any of the foregoing yarns if having more than 20 turns twist per inch shall be subject to an additional cumulative duty of 50 cents per pound.

The VICE PRESIDENT. Will the Senator from Montana send up his changed amendment?

Mr. WHEELER. Yes; I send the amendment to the desk and ask to have it stated.

The VICE PRESIDENT. The amendment will be read for the information of the Senate.

The CHIEF CLERK. In lieu of the matter proposed by the committee insert: Page 183:

Page 183; "PAR, 1301. Filaments of rayon or other synthetic textile, single or grouped, and yarns of rayon or other synthetic textile, singles, all the foregoing not specially provided for, 35 per cent ad valorem; and in addition, yarns of rayon or other synthetic textile, plied, shall be subject to an additional duty of 5 per cent ad valorem. Any of the foregoing yarns if having in the singles, 11 turns twist per inch, but not more than 32 turns twist per inch, shall be assessed at the rate of 45 per cent ad valorem; twisted more than 32 turns per inch, 50 per cent ad valorem."

The VICE PRESIDENT. The yeas and nays having been ordered, the clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, not knowing how he would vote, I withhold my vote. If permitted to vote, I would vote "nay."

Mr. SIMMONS (when his name was called). I have a pair with the junior Senator from Ohio [Mr. McCulloch]. I understand that if he were present he would vote as I shall vote. Therefore I will vote. I vote "nay."

The roll call was concluded.

Mr. ROBINSON of Indiana. In view of the statement of the senior Senator from North Carolina [Mr. SIMMONS] I transfer my pair with the Senator from Mississippi [Mr. STEPHENS] to the junior Senator from Ohio [Mr. McCulloch] and vote "nay."

Mr. PHIPPS (after having voted in the negative). I am advised that my pair, the Senator from Georgia [Mr. GFORGE], if present, would vote as I have yoted upon this question. I therefore let my vote stand.

woted upon this question. I therefore let my vote stand.
Mr. GLENN. I have a general pair with the junior Senator from Arizona [Mr. HAYDEN]. I transfer that pair to the junior Senator from New Jersey [Mr. BAIED] and vote "nay."

Mr. BROCK. I have a pair with the junior Senator from Kansas [Mr. ALLEN]. I transfer that pair to the senior Senator from Missouri [Mr. HAWES] and vote "nay."

Mr. BLACK. On this vote I have a pair with the junior Senator from Colorado [Mr, WATERMAN], who is absent from the Chamber. I transfer that pair to the senior Senator from Arizona [Mr. ASHURST] and vote "yea."

Mr. SHEPPARD. I desire to announce that the Senator from Arkansas [Mr. CARAWAY] and the senior Senator from Arizona [Mr. Ashurst] are necessarily absent on official business.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON]

The Senator from Illinois [Mr. DENEEN] with the Senator from Nevada [Mr. PITTMAN]; The Senator from Rhode Island [Mr. HEBERT] with the Senator from South

Carolina [Mr. BLEASE]; and

The Senator from New Mexico [Mr. Curring] with the Senator from Utah [Mr. KING].

Mr. PHIPPS. My colleague [Mr. WATERMAN] is necessarily absent. He has a pair with the junior Senator from Alabama [Mr. BLACK], as announced. If my colleague were present, he would vote "nay."

The result was announced—yeas 23, nays 52, as follows:

YEAS-23

| | | 11/11/ 20 | |
|---|---|---|--|
| Barkley Blaok Blaine Borah Bratton Capper | D411 Fletchcr Frazler Howell Kendrløk La Follette | McNary Norbeck Norris Nye Sheppard Shiiystead | Smith Steek Thomas, Okla. Walsh, Mont. Wheeler |
| | •• | NAYS-52 | |
| Bingham Brookhart Brooksard Connally Copcland Couzens Fess Gillett Glass Glenn Goff Goldsborough | Gould Greene Grundy Hale Harris Harrison Hastings Hatfield Hoflin Jones Kean Kean Koyes MoKollar | McNary Metcalf Moses Oddle Overman Patterson Phipps Ransdell Robinson, Ind. Robinson, Ky. Schall Shortridge Simmons | Smoot Steiwer Sullivan Swanson Thomas, Idaho Townsend Trammell Tydings Vandenberg Wagner Wagner Walcott Walsh, Mass, Watson |
| | NO' | r voting—21 | |
| Allen Ashurst Baird Blease Garaway Cutting | Dale Deneen <i>George</i> Hawes Hayden Hebert | Johnson King McCulloch Pine Pittman Reed | Robinson , Ark. Stephens Waterman |

So Mr. WHEELER's amendment to the amendment of the committee was rejected.

RAYON, FILAMENTS, YARNS

MR. SIMMONS'S AMENDMENT TO THE COMMITTEE AMENDMENT TO REDUCE THE MINIMUM DUTY ON FILAMENTS AND YARNS OF RAYON FROM THE COMMITTEE RATE OF 45 CENTS PER POUND TO 40 CENTS PER POUND, THE COMMITTEE AMENDMENT CAR-RIED THE SAME RATE AS THE HOUSE BILL IN THIS RESPECT

(Cong. Record, January 27, 1930; page, Daily, 2530; Permanent, 2446)

Mr. SHEPPARD. Let the amendment be stated.

The PRESIDENT pro tempore. On page 183, line 25, to strike out the figures "45" and to insert in lieu thereof the figures "40," making the duty 40 cents a pound instead of 45 cents a pound.

The question is on agreeing to the amendment proposed by the Senator from North Carolina to the amendment of the committee.

The PRESIDENT pro tempore. It would be. The question is on agreeing to the amendment proposed by the Senator from North Carolina [Mr. SIMMONS]. Mr. HARRISON. I demand the yeas and nays.

The yeas and mays were ordered, and the legislative clerk proceeded to call the roll

Mr. BLACK (when his name was called). I have a pair with the senior Senator from Colorado [Mr. WATEBMAN]. I transfer that pair to the Senator from Washington [Mr. Dill] and vote "yea."

Mr. BROCK (when his name was called). I have a pair with the junior Senator from Kansas [Mr. ALLEN]. In his absence I withhold my vote.

Mr. GLENN (when his name was called). Making the same announcement as upon the previous vote, I vote "nay,'

Mr. PHIPPS (when his name was called). On this vote I have a pair with the Senator from Georgia [Mr. George]. Not knowing how he would vote, I withhold my vote. If privileged to vote, I would vote "nay." Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the Senator from Mississippi [Mr. STEPHENS]. I transfer that pair to the Senator from Vermont [Mr. DALE] and vote "nay."

Mr. SIMMONS (when his name was called). I transfer my pair with the junior Senator from Ohio [Mr. McCulloch] to the senior Senator from Arizona [Mr. Ashurst] and vote "yea." The roll call was concluded.

Mr. SHEPPARD. I desire to announce that the junior Senator from Arkansas [Mr. CARAWAY] and the senior Senator from Arizona [Mr. Ashurst] are necessarily absent on official business.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Illinois [Mr. DENFEN] with the Senator from Nevada [Mr. PITTMAN];

The Senator from Rhode Island [Mr. HEBERT] with the Senator from South Carolina [Mr. BLEASE]; and

The Senator from New Mexico [Mr. CUTTING] with the Senator from Utah [Mr. King].

The result was announced—yeas 34, nays 37, as follows:

YEAS-34

| Barkley Black Blaine Borah Brookhart Capper Oonnally Couzens Fletoher | Frazier Glass Harrison Harrison Hawcs Hcflin Howell La Follette McMaster | Norris Nye Overman Schall Sheppard SHIPSTEAD Simmons Smith Steck 4 | Stoanson Thomas, Okla, Trammell Tydinys Walsh, Mass, Walsh, Mont, Wheeler |
|---|--|---|---|
| | NA | YS-37 | |
| Bingham Broussard Copeland Fess Gillett Glenn Goff Goldsborough Gould Greene | Grundy Hale Hastings Jones Kenn Kendriok Keyes MoKellar McNary | Metcalf Moses Oddle Patterson <i>Ransdell</i> Robingon, Ind. Robsion, Ky. Shortcidge Smoot Steiwer | Sullivan Thomas, Idaho Townsend Vandenberg Wagner Walcott Watson |
| | NOT V | OTING—25 | |
| Allen Ashurst Baird Blease Bratton Brock Caraway | Cutting Dale Deneen Dill George Hayden Hebert | Johnson King McCulloch Norbeck Phipps Pine Pittman | Reed Robinson, Ark. Stephens Waterman |

So Mr. SIMMONS'S amendment to the amendment of the committee was rejected.

RAYON, FILAMENTS AND YARNS

MR. FLETCHER'S AMENDMENT TO THE COMMITTEE AMENDMENT TO STRIKE OUT THE PROVISO FOR A MINIMUM RATE OF 45 CENTS PER POUND ON FILAMENTS AND YARNS OF RAYON

(('ong. Record, January 27, 1930; pages, Daily, 2530 and 2531; Permanent, 2447)

Mr. FLETCHER. Mr. President, on page 183, in line 24, after the word "valorem," I move to strike out the colon and insert a period and to strike out the words "Provided, That none of the foregoing shall be subject to a less duty than 45 cents per pound."

The PRESIDENT pro tempore. The question is on agreeing to the amendment proposed by the Senator from Florida to the amendment of the committee. Mr. SIMMONS. Mr. President, what is the amendment?

The PRESIDENT pro tempore. On page 183, in line 24, after the word "valorem," the Senator from Florida proposes to strike out the colon and insert a period and to strike out the words "Provided, That none of the foregoing shall be subject to a less duty than 45 cents per pound."

Mr. WHEELER. Let us have the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. BROCK. I have a pair with the junior Senator from Kansas [Mr. ALLEN]. I therefore withhold my vote.

Mr. GLENN (when his name was called). I make the same announcement

Mr. GLENN (when his hame was called). I make the same announcement of my pair and its transfer as on the last vote and vote "nay." Mr. PHIPPS (when his name was called). On this vote I have a pair with the Senator from Georgia [Mr. GEORGE], which I transfer to by colleague [Mr. WATERMAN] and vote "nay." Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS], which I trans-fer to the Senator from Vermont [Mr. DALE] and vote "nay." Mr. SIMMONS (when his name was called). I transfer my pair as hereto-

Mr. SIMMONS (when his name was called). I transfer my pair as heretofore announced to the Senator from Arizona [Mr. ASHURST] and vote "nay."

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Illinois [Mr. DENEEN] with the Senator from Nevada [Mr. PITTMAN];

The Senator from Rhode Island [Mr. HERBERT] with the Senator from South Carolina [Mr. BLEASE]; and

The Senator from New Mexico [Mr. CUTTING] with the Senator from Utah [Mr. KING].

The result was announced—years 26, nays 48, as follows:

YEAS---26

| Barkley Black Blanne Borzh Bratton Capper Caraway | Couzens Fletcher Frazier Howell Kendrick La Follette McMaster | Norbeck Norris Nyc Ransdell Sheppard ShipSTEAD Smith | Steck Thomas, Okla, Trammell Walsh, Mont, Wheeler |
|---|---|--|---|
| | | NAYS-48 | |

Bingham Brookhart Broussard Connally Copcland Fess Gillett Glass Glenn Coff Goldsborough

Gould

Grundy Hale Harris Harrison Hastings Hatfleld Hawes Heffin Jones Kean Keyes

Greene

MeNary Moses Oddie Overman Patterson Phipps Robinson, Inc Robsion, Ky. Ind. Schall Shortridge Simmons

McKellar

Smoot Stelwer Sullivan Stoanson Thomas, Idaho Townsend *Tydings* Vandenberg Wagner Walcott Walsh, Mass. Watson

NOT VOTING-22

| Allen Ashurst Baird Bleasc Brock Cutting | Dale Deneen D411 Georyo Hayden Hebert | Johnson King McCulloch Metcalf Pine Pittman | Reed Robins Stephe Water |
|---|--|--|-----------------------------------|
|---|--|--|-----------------------------------|

So Mr. FLETCHER'S amendment to the amendment was rejected.

OILS, VEGETABLE

MR. THOMAS'S (OF IDAHO) SUBSTITUTE FOR PARAGRAPH 54 (IN REGARD TO VEGETABLE OILS) TO INCREASE THE DUTY ON CASTOR OIL FROM 3 TO 5 CENTS PER POUND, HEMPSEED OIL FROM 1½ TO 4½ CENTS PER POUND, POPPY SEED FROM 2 TO 8Å CENTS PER POUND, AND INCREASES ON OTHER EXPRESSED OR EXTRACTED OILS

(Cong. Record, January 28, 1930; page, Daily, 2632; Permanent, 2548)

The VICE PRESIDENT. The modified amendment will be stated for the information of the Senate.

The LEGISLATIVE CLERK. On page-24, as a substitute for paragraph 54, it is proposed to insert the following:

On page 24, strike out lines 10 to 19, inclusive, and insert in lieu thereof the following: PAR. 54. (a) Olis, vegetable: (1) Castor, 5 cents per pound; hempseed 4½ cents per pound; poppy seed, 8Å cents per pound; rapeseed, 8Å cents per pound; palm, 3½ cents per pound; perilla, 4% conts per pound; sweet almond, 3Å cents per pound. (2) None of the foregoing shall be subject to a less rate of duty than 45 per cent ad valorem. (3) All other expressed or extracted oils, not specially provided for, 45 per cent ad valorem.

valorem

(b) Vegetable tallow, 8⁴σ cents per pound, but not less than 45 per cent ad valorem. On page 204, lines 20 and 21, strike out the comma following the word "Croton" and the words "palm, perilla, and sweet almond." On page 273, strike out line 1.

The VICE PRESIDENT. The question is on agreeing to the amendment offered by the Senator from Idaho, as modified.

Mr. HARRISON. I ask for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. ROBINSON of Indiana (when his name was called). I have a pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, not knowing how he would vote, I withhold my vote,

The roll call was concluded.

Mr. SHEPPARD. I desire to announce that the junior Senator from Washington [Mr. DILL] and the junior Senator from Oklahoma [Mr. THOMAS] are necessarily absent on official business.

Mr. COPELAND. I wish to announce that the junior Senator from Massachusetts [Mr. WALSH] is necessarily detained from the Senate. If present, he would vote "nay." Mr. FESS. I desire to announce the following general pairs:

The senior Senator from Pennsylvania [Mr. REED] with the senior Senator from Arkansas [Mr. Robinson];

The senior Senator from Illinois [Mr. DENEEN] with the senior Senator from Nevada [Mr. PITTMAN]; The junior Senator from New Mexico [Mr. CUTTING] with the junior Senator

from Utah [Mr. KING]; and

The junior Senator from Rhode Island [Mr. HEBERT] with the junior Senator from Washington [Mr. DILL].

Mr. GLENN. I have a general pair with the junior Senator from Arizona [Mr. HAYDEN], which I transfer to the junior Senator from Vermont [Mr. DALE] and vote "nay."

80n, A1k. ens rman

Mr. BLEASE. I have a pair with the junior Senator from Rhode Island [Mr. HEBERT]. I am informed that he would vote the same as I shall vote, and I therefore vote. I vote "nay." Mr. BROUSSARD. I have a pair with the senior Senator from New Hamp-

shire [Mr. Moses], who is absent. Not knowing how he would vote, I withhold my vote.

Mr. SIMMONS. I have a pair with the junior Senator from Ohio [Mr. McCulloch]. I transfer that pair to the junior Senator from Massachusetts [Mr. WALSH] and vote "nay."

Mr. BROCK. I have a pair with the junior Senator from Kansas [Mr. ALLEN], and withhold my vote,

Mr. BLACK (after having voted in the negative). I have a general pair on this question with the junior Senator from Colorado [Mr. WATERMAN]. I understand that if he were present he would vote as I have voted, so I permit my vote to stand.

The result was announced-yeas 26, nays 49, as follows:

YEAS-26

| Borah Brookhart Capper Caraway Connally Flotcher Frazler | Gcorgo Harris Hcflin Jones McKellar McMaster McNary | Norbeck Nye Pine Ransdell Schall Sheppar d SHIPSTEAD | Shortridge Steiwer Thomas, Idâho Townsend Trammell |
|--|---|---|--|
| | | NAYS-49 | |

| A shurst Baird Barkley Bingham Black Blaine Blaine Braton Copeland Couzens Fess Gillett Glass | Glenn Golf Gould Greene Grundy Hale Hartison Hastings Hastings Hastings Jahnson Kean | Kendriok Keyes La Follette Metcalf Norris Oddie Overman Patterson Phipps Robsion, Ky. Simmons Smith Smoot | Stcok Sulliyan Swanson Tydings Vandenberg Wagner Walcott Walsh, Mont. Watson Wheeler |
|---|---|---|---|
| | NOT | VOTING-21 | |
| Allen Brock Broussard Cutting Dale Dencen | Dill Hayden Hebert Howell Ktny McCulloch | Moses Pittman Reed Robinson, Ark. Robinson, Ind. Stephens | Thomas, Okla. Walsh, Mass. Waterman |

So the amendment of Mr. THOMAS of Idaho was rejected.

HATS OF STRAW, ETC. (BLOCKED)

MR. BARKLEY'S AMENDMENT TO PARAGRAPH 1505 TO REDUCE THE DUTY ON BLOCKED OR TRIMMED HATS, BONNETS, AND HOODS OF STRAW, CHIP, PAPER, ETC., FROM \$4 PER DOZEN AND 50 PER CENT AD VALOREM TO 60 PER CENT AD VALOREM

(Cong. Record, January 29, 1930; page, Daily, 2725; Permanent, 2621)

The VICE PRESIDENT. The clerk will report the amendment as modified. The LEGISLATIVE CLERK. On page 204, line 11, to strike out "\$4 per dozen and 50" and insert in lieu thereof the numerals "60," so as to read:

(3) Blocked or trimmed (whether or not blenched, dyed, colored, or stained), 60 per cent ad valorem.

The VICE PRESIDENT. The yeas and nays have been ordered, and the clerk will call the roll,

The legislative clerk proceeded to call the roll.

Mr. GLENN (when his name was called). I have a general pair with the junior Senator from Arizona [Mr. HAYDEN]. I transfer that pair to the senior Senator from Delaware [Mr. HASTINGS] and vote "nay."

Senator from Delaware [Mr. HASTINGS] and vote "hay." Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. I transfer that pair to the junior Senator from Vermont [Mr. DALE] and vote "nay." Mr. SIMMONS (when his name was called). I transfer my pair with the junior Senator from Ohio [Mr. McCulloch] to the senior Senator from Florida [Mr. FLETCHER] and vote "yea." Mr. PHIPPS (when Mr. WATERMAN'S name was called). My colleague [Mr. WATERMAN] is necessarily absent. He has a general pair, which will stand for the day with the junior Senator from Htab [Mr. King]. If my colleague

for the day, with the junior Senator from Utah [Mr. King]. If my colleague were present, he would vote "nay" on this question.

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs:

The senior Senator from California [Mr. JOHNSON] with the senior Senator from Nevada [Mr. PITTMAN];

The junior Senator from Kansas [Mr. Allen] with the junior Senator from Tennessee [Mr. BROCK]; and

The senior Senator from Pennsylvania [Mr. REED] with the senior Senator from Arkansas [Mr. Robinson].

Mr. WALSH of Montana, I rise to announce that the senior Senator from Nevada [Mr. PITTMAN] and the junior Senator from Arizona [Mr. HAYDEN], as heretofore announced, are in the West on official business. If they were present, they would both vote "yea."

Mr. BINGHAM. Has the junior Senator from Virginia [Mr. GLASS] voted? The VICE PRESIDENT. He has not voted.

Mr. BINGHAM. I have a general pair with the junior Senator from Virginia, which I transfer to the junior Senator from Idaho [Mr. THOMAS], and vote " nay."

Mr. FESS. I desire to announce that my colleague [Mr. McCullooH] is unavoidably absent from the Senate. If he were present and permitted to vote, he would vote "nay."

The result was announced—yeas 36, nays 39, as follows:

| YEAS-36 | | | | |
|---|--|---|--|--|
| Barkley Blaok Blane Bleasc Bornh Bratton Brookhart Capper Caraway | Connally Cutting Dill Frazler Georye Harris Harrison Harrison Harocs Heftin | Howell La Follette McKallar McMaster Norris Nye Overman Pine Schall | Shoppard SHIPSTEAD Simmons Smith Swanson Trammell Tydings Walsh, Mont, Wheeler | |
| | | NAYS-30 | | |
| Baird Bingham Copeland Couzens Deneen Fess Gillett Glenn Goff Goldsborough | Gould Greene Grundy Hale Hatfield Hebert Jones Kean Kean Kendrick Keyes | McNary Metcalf Moses Oddle Patterson Phipps <i>Ransdell</i> Robinson, Ind. Robsion, Ky. Shortridge | Smoot Steiwer Sulliyan Townsend Vandenberg Wagner Walcott Walsh, Mass. Watson | |
| | NO | r voting-21 | | |
| Allen Ashurst Brock Broussard Dale Fletcher | Glass Hastings Hayden Johnson Kiny McCulloch | Norbeck Pittman Reed Robinson, Ark. Steck Stephens | Thomas, Idaho Thomas, Okla. Waterman | |
| So Mr. BARKLEY's amendment was rejected. | | | | |
| 119206—S. | Doc. 177, 71-2 | -9 | 7 | |

HATS OF STRAW, ETC. (SEWED)

MR BARKLEY'S AMENDMENT TO PARAGRAPH 1505 TO REDUCE THE DUTY ON SEWED HATS, BONNETS, AND HOODS OF STRAW, CHIP, PAPER, ETC., FROM \$4 PER DOZEN AND 60 PER CENT AD VALOREM TO 70 PER CENT AD VALOREM

(Cong. Record, January 29, 1930; page, Daily, 2726; Permanent, 2622)

Mr. BARKLEY. I desire to modify the amendment so as to make it 70 ... per cent instead of 60.

The VICE PRESIDENT. The modified amendment will be stated. The LEGISLATIVE CLERK. On page 204, line 14, strike out "\$4 per dozen and 60" and insert "70," so as to read:

If sewed (whether or not blocked, trimmed, bleached, dyed, colored, or stained), 70 per cent ad valorem.

The VICE PRESIDENT. The question is on agreeing to the amendment of the Senator from Kentucky [Mr. BARKLEY].

Mr. SIMMONS. Let us have the yeas and nays.

The yeas and mays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS], which I transfer to the junior Senator from Vermont [Mr. DALE] and vote "nay."

Mr. SIMMONS (when his name was called). Making the same announcement

as on a previous vote as to my pair and its transfer, I vote "yea." Mr. PHIPPS (when Mr. WATERMAN'S name was called). If my colleague the junior Senator from Colorado [Mr. WATERMAN] were present, he would vote "nay" on this question.

The roll call was concluded.

Mr. BINGHAM. I have a genera pair with the junior Senator from Virginia [Mr. GLASS]. In his absence and not knowing how he would vote, I transfer the pair to the senior Senator from Delaware [Mr. HASTINGS] and vote "nay."

Mr. FESS. I desire to announce the following pairs:

The Senator from Kansas [Mr. ALLEN] with the Senator from Tennessee [Mr. BROCK];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Colorado [Mr. WATERMAN] with the Senator from Utah [Mr. KINO];

The Senator from California [Mr. JOHNSON] with the Senator from Nevada [Mr. PITTMAN]; and

The Senator from Illinois [Mr. GLENN] with the Senator from Arizona [Mr. HAYDEN].

The result was announced—yeas 36, nays 40, as follows:

YEAS---36

| Ashurst | Cutting | <i>MoKçllar</i> | Shipstead |
|--------------|---------------|-----------------|-----------------------|
| Barkley | D#1 | McMaster | Simmons |
| <i>Black</i> | Frazier | Norbeck | Smith |
| Blaine | George | Norris | Swanson |
| Blease | Harris | Nye | Thoma s, Okla. |
| Bratton | Harrison | Overma n | Trammell |
| Brookhart | <i>Heflin</i> | Pine | Tyding s |
| Caraway | Howell | Schall | Walsh, Mont. |
| Connally | La Follette | <i>Sheppard</i> | Wheeler |
| Connang | La conette | NAY8-40 | W Neclet |

Baird Bingham Capper Copcland Couzens Deneen Fess Gillett Goff Goldsborough

Gould Greene Grundy Hale Hatfield Hebert Jones Kean Kendrick Keyes

McNary Metcalf Moses Oddle Patterson Phipps Ransdell Robinson, Ind. Robsion, Ky. Shortridge Smoot

Steiwer Sullivan Thomas, Idaho Townsend Vandenberg Wagner Walcott Walsh, Mass. Watson

NOT VOTING-20

Allen Borah Brock Broussard Dale

Fletoher Glass Glenn Hastings Hawes

Hayden Johnson King McCulloch Pittman

Reed Robinson. Ark. Steck Stephens Waterman

So Mr. BARKLEY's amendment was rejected.

HATS OF STRAW, ETC. (BLOCKED)

MR. BARKLEY'S AMENDMENT TO PARAGRAPH 1505 TO RETAIN THE RATE OF \$4 PER DOZEN AND 50 PER CENT AD VALOREM ON BLOCKED AND TRIMMED HATS, BONNETS, AND HOODS OF STRAW, ETC., IF VALUED AT MORE THAN \$8 PER DOZEN, BUT REDUCING THE RATE ON THOSE VALUED AT \$8 PER DOZEN OR LESS TO 60 PER CENT AD VALOREM

(Cong. Record, January 29, 1930; page, Daily, 2727; Permanent, 2623)

The VICE PRESIDENT. The amendment will be again stated for the information of the Senate.

The LEGISLATIVE CLERK. It is proposed to amend paragraph 1505 as follows:

Strike out subsection (3) paragraph (b), and in lieu thereof insert the following: "(3) Blocked or trimmed (whether or not bleached, dyed, colored, or stained), if valued at more than \$8 per dozen, \$4 per dozen, and 50 per cent ad valorem; if valued at \$8 per dozen or less, 60 per cent ad valorem."

The question is on agreeing to the amendment on The VICE PRESIDENT. which the yeas and nays have been ordered. The clerk will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. McKELLAR (when Mr. BROCK'S name was called). My colleague the junior Senator from Tennessee [Mr. BROCK] is unavoidably detained. He is paired with the junior Senator from Kausas [Mr. ALLEN]. I ask that this announcement may stand for the day. Mr. ROBINSON of Indiana (when his name was called). I transfer my

general pair with the junior Senator from Mississippi [Mr. STEPHENS] to the junior Senator from Vermont [Mr. DALE] and vote "nay." Mr. SIMMONS (when his name was called). Making the same announce-

ment as to my pair and its transfer as on the previous vote, I vote "yea." Mr. PHIPPS (when Mr. WATERMAN'S name was called). If my colleague

the junior Senator from Colorado [Mr. WATERMAN] were present, he would vote "nay."

The roll call was concluded,

Mr. BINGHAM. I transfer my pair with the junior Senator from Virginia [Mr. GLASS] to the senior Senator from Delaware [Mr. HASTINGS] and will vote. I vote "nay." Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from California [Mr. JOHNSON] with the Senator from Nevada [Mr. PITTMAN]

The Senator from Illinois [Mr. GLENN] with the Senator from Arizona [Mr. HAYDEN]; and

The Senator from Colorado [Mr. WATERMAN] with the Senator from Utah [Mr. King].

The result was announced—yeas 38, nays 39, as follows:

YEAS-38

| Ashurst | Connally | |
|-----------|----------|--|
| Barkley | Cutting | |
| Black | DHU | |
| Blaine | Frazier | |
| Blease | George | |
| Borah | Harris | |
| Bratton | Harrison | |
| Brookhart | Hawes | |
| Capper | Heflin | |
| Caraway | Howell | |

La Follette McKellar McMaster Norris Nye Overman Schall Sheppard SHIPSTEAD Simmons

Smith Steck Sucanson Swanson Thomas, Okla. Trammell Tydinys Walsh, Mont. Wheeler

Ark.

| NA | Υß | 53 | 9 |
|----|----|----|---|
|----|----|----|---|

| Baird Bingham Copeland Couzens Dencen Fess Gillett Goff Goldsborough Gould | Greene Grundy Hale Hatfield Hebert Jones Kean Kean Keadrick Keyes McNary | Metcalf Moses Oddie Patterson Phipps <i>Ransdell</i> Robinson, Ind. Robinson, Ky. Shortridge Sm0ot | Stelwer Sulliyan Thomas, Idaho Townsend Vandenberg Wagner Walcott Walcott Walsh, Mass, Watson | |
|---|--|---|--|--|
| NOT VOTING-19 | | | | |

| Allen Broek Broussard Dale Fletcher | Glass Glenn Hastings Hayden Johnson | King McCulloch Norbeck Pine Pittman | Reed Robinson, Stephens Waterma |
|---|---|---|--|
| Fletcher | Jonnson | Piltman | |

So Mr. BARKLEY's amendment was rejected.

HATS OF STRAW, ETC. (SEWED)

MR. BARKLEY'S AMENDMENT TO PARAGRAPH 1505 TO RETAIN THE RATE OF \$4 PER DOZEN AND 50 PER CENT AD VALOREM ON SEWED HATS, BONNETS, AND HOODS OF STRAW, ETC., IF VALUED AT MORE THAN \$8 PER DOZEN, BUT REDUCING THE RATE ON THOSE VALUED AT \$8 PER DOZEN OR LESS TO 60 PER CENT AD VALOREM

(Cong. Record, January 29, 1930; page, Daily, 2727; Permanent, 2623)

Mr. BARKLEY. I offer the amendment, which I send to the desk.

The VICE PRESIDENT. The Senator from Kentucky offers an amendment. which will be stated.

The LEOISLATIVE CLERK. It is proposed to strike out subsection (4) of paragraph (b), and in lieu thereof to insert the following:

(4) If sewed (whether or not blocked, trimmed, bleached, dyed, colored, or stained), if valued at more than \$8 per dozen, \$4 per dozen and 60 per cent ad valorem; if valued at \$8 per dozen or less, 60 per cent ad valorem.

The VICE PRESIDENT. The question is on agreeing to the amendment offered by the Senator from Kentucky [Mr. BARKLEY].

Mr. BARKLEY. Let us have the yeas and nays,

The yeas and hays were ordered, and the legislative clerk proceeded to call the roll.

Mr. ROBINSON of Indiana (when his name was called). I transfer my general pair with the junior Senator from Mississippi [Mr. STEPHENS] to the junior Senator from Vermont [Mr. DALE] and will vote. I vote "nay."

Mr. SIMMONS (when his name was called). Making the same announcement as on the previous roll call, I vote "yea."

Mr. PHIPPS (when Mr. WATERMAN'S name was called). If my colleague [Mr. WATERMAN] were present, he would vote "nay."

The roll call was concluded.

Mr. BINGHAM. I transfer my pair with the junior Senator from Virginia [Mr. GLASS] to the senior Senator from Delaware [Mr. HASTINGS] and will vote. I vote "nay." Mr. FESS. I desire to announce the following general pairs:

The Senator from Kansas [Mr. ALLEN] with the Senator from Tennessee [Mr. BROCK];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Colorado [Mr. WATERMAN] with the Senator from Utah [Mr. K1N0];

The Senator from Illinois [Mr. GLENN] with the Senator from Arizona [Mr. HAYDEN]; and

The Senator from California [Mr. JOHNSON] with the Senator from Nevada [Mr. PITTMAN].

The result was announced-yeas 37, nays 40, as follows:

| | YEA | AS-37 | |
|---|--|--|---|
| Ashurst Barkley Black Blaine Blease Borah Brookhart Connally Cutting | Dill Frazier George Harris Harrison Hawcs Hefin Howell La Follette McKellar | McMaster Norbeck Norris Nyo Overman Schall Sheppard SHIPSTEAD Simmons Smith | Steck Swanson Thomas, Okia. Trammell Tydings Walsh, Mont. Wheeler |
| | NAT | YS-40 | |
| Baird Bingham Broussard Copeland Couzens Deneen Fess Gillett Goff Goldsborough | Gould Greene Grundy Hale Hatfield Hebert Jones Kenn Kendriok Keyes | McNary Metcalf Moses Oddie Patterson Phipps <i>Ransdell</i> Robinson, Ind. Robinson, Ky. Shortridge | Smoot Steiwer Sullivan Thomas, Idaho Townsend Vandenberg Wagner Walcott Walcott Walsh, Mass. Watson |
| | NOT VO | DTING-19 | |
| Allen Brook Capper Caraway Dale | Fleicher Glass Glenn Hastings Hayden | Johnson <i>King</i> McCulloch Pine Plttman | Reed Robinson, Ark. Stephens Waterman |

So Mr. BARKLEY's amendment was rejected.

HATS OF STRAW, ETC. (SEWED)

MR. BARKLEY'S AMENDMENT TO PARAGRAPH 1505 TO REDUCE THE DUTY ON SEWED HATS, BONNETS, AND HOODS OF STRAW, CHIP, PAPER, ETC., FROM \$4 PER DOZEN AND 60 PER CENT AD VALOREM, TO 88 PER CENT AD VALOREM

(Cong. Record, January 30, 1930; page, Daily, 2795; Permanent, 2680)

Mr. BARKLEY. I offer the following amendment: On page 204, lines 14 and 15, strike out "\$4 per dozen and 60 per cent ad valorem" and insert in lieu thereof "88 per cent ad valorem."

The VICE PRESIDENT. Eighty-one Senators have answered to their names. A quorum is present. The question is on agreeing to the amendment offered by the Senator from Kentucky [Mr. BARKLEY].

Mr. SMOOT. I ask for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. McKELLAR (when Mr. BROCK'S name was called). The junior Senator from Tennessee [Mr. BROCK] is unavoidably absent. He is paired with the junior Senator from Kansas [Mr. ALLEN]. I want this announcement to stand for the day. If present, my colleague would vote "yea" on this question.

Mr. GLENN (when his name was called). I have a pair with the junior Senator from Arizona [Mr. HAYDEN], which I transfer to the junior Senator from Vermont [Mr. DALE], and vote "nay." Mr. ROBINSON of Indiana (when his name was called). I have a general

Mr. ROBINSON of Indiana (when_his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. I transfer that pair to the junior Senator from New Jersey [Mr. BAIRD] and vote "nay."

.

Mr. SIMMONS (when his name was called). I transfer my pair with the junior Senator from Ohio [Mr. McCullocii] to the senior Senator from Nevada [Mr. Pittman] and vote "yea."

Mr. PHIPPS (when Mr. WATERMAN'S name was called). My colleague [Mr. WATERMAN] is unavoidably absent. He has a pair for the day with the junior Senator from Utah [Mr. KING]. If my colleague were present, he would vote "nay,"

The roll call was concluded.

Mr. FESS. I desire to announce that the senior Senator from Pennsylvania [Mr. REED] has a general pair with the senior Senator from Arkansas [Mr. ROBINSON].

The result was announced-yeas 42, nays 38, as follows:

YEAS-42

| Ashurst Barkley Black Blaine Blease Borah Bratton Brookhart Capper Caraway Connally | Couzens Cutting Dill Fletcher George Harris Harrison Harnes Harnes Heftin Howell | La Follette McKellar Norbeck Norris Nye Orerman Schall Shappard Shipstead Simmons | Smith Steck Nwanson Thomas, Okla. Trammell Wagner Walsh, Mass. Walsh, Mont. Wheeler |
|---|--|--|---|
| | | NAYS-38 | |
| Bingham Broussard Copeland Deneen Fess Gillett Glenn Golf Goldsborough Greene | Grundy Hale Hastings Hatfield Hebert Johnson Jones Kean Keyes McNary | Metcalf Moses Oddie Patterson Phipps Ransdell Robinson, Ind. Robision, Ky. Shortridge Smoot | Steiwer Sullivan Thomas, Idaho Townsend Tydings Vandenberg Walcott Watson |

NOT VOTING-16

Reed Robinson, Ark. Stephens Waterman

So Mr. BARKLEY's amendment was agreed to.

HATS OF STRAW, ETC. (BLOCKED OR TRIMMED)

MR. BARKLEY'S AMENDMENT TO PARAGRAPH 1505 TO REDUCE THE DUTY ON BLOCKED OR TRIMMED HATS, BONNETS, AND HOODS OF STRAW, CHIP, PAPER, ETC., FROM \$4 PER DOZEN AND 50 PER CENT AD VALOREM, TO 78 PER CENT AD VALOREM

(Cong. Record, January 30, 1930; page, Daily, 2795; Permanent, 2680)

The VICE PRESIDENT. The amendment will be stated.

The CHIEF CLERK. On page 204, line 11, the Senator from Kentucky proposes to strike out "\$4 per dozen and 50" and to insert "78," so as to read:

Blocked or trimmed (whether or not bleached, dyed, colored, or stained), 78 per cent ad valorem.

* The PRESIDENT pro tempore. The question is on agreeing to the amendment proposed by the Senator from Kentucky. [Putting the question.] The noes seem to have it.

Mr. HARRISON. Let us have the yeas and nays.

*

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. GLENN (when his name was called). Making the same announcement as on the last vote, I vote "nay,"

Mr. SIMMONS (when his name was called). Making the same announcement as before with reference to my pair and its transfer to the Senator from Nevada [Mr. PITTMAN], I vote "yea."

[Mr. PIITMAN], I vote "yea." Mr. PHIPPS (when Mr. WATERMAN'S name was called). Repeating the announcement made on the previous vote, if my colleague were present he would vote "nay" on this question.

The roll call was concluded.

Copeland

Goldsborough

Deneen

Dale

Feas

Gillett

Glenn

Goff

Mr. SHEPPARD. I wish to announce that the junior Senator from Montana [Mr. WHEELER] is absent on official business.

Mr. DALE. I have been paired by_transfer of the pair of the Senator from Illinois [Mr. GLENN]. I transfer my pair to the Senator from Maine [Mr. Gould] and vote "nay."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Colorado [Mr. WATERMAN] with the Senator from Utah [Mr. KING]; and

The Senator from Kansas [Mr. Allen] with the Senator from Tennessee [Mr. BROOK].

The result was announced—yeas 40, nays 37, as follows:

YEAS-40

| A shurst Barkley Blaok Blaok Blease Borah Bratton Brookhart Capper Caraway | Connally Cutting Dill Fletcher George Glass Harris Harrison Harrison Haves Ileftin | Howell La Follette McKellar McMaster Norbeck Norris Nye Overman Schall Sheppard | SHIPSTEAD Simmons Smith Steck Swanson Thomas, Okla. Trammell Wagner Walsh, Mass. Walsh, Mont. |
|---|--|--|--|
| | | NAYS-37 | |
| Bingham Broussard | Greene Grundy | Metcalf Moses | Sullivan Thomas, Idaho |

Metcalf Moses Oddle Patterson Phipps Ransdell Robsion, Ky. Shortridge Smoot Steiwer

Townsend Tydings Vandenberg

Walcott

Watson

NOT VOTING-19

Allen Gould McCulloch Robinson, Ind. Baird Hale Hayden Pine Pittman Stephens' Waterman Brock Couzens Kendrick Wheeler Reed Robinson, Ark. Frazier King

So Mr. BARKLEY's amendment was agreed to.

Hastings

Hatfield

Johnson

Hebert

Jones

Kean Keyes McNary

HATS OF BRAID (SEWED)

MR. BARKLEY'S AMENDMENT TO PARAGRAPH 1505 TO REDUCE THE DUTY ON HATS, BONNETS, AND HOODS, MADE OF SEWED BRAID CONTAINING RAYON, FROM \$4 PER DOZEN AND 60 PER CENT AD VALOREM, TO 90 PER CENT AD VALOREM

(Cong. Record, January 30, 1930; page, Daily, 2796; Permanent, 2681)

The PRESIDING OFFICER. The amendment to the amendment will be stated.

The CHIEF CLERK. On page 205, lines 2 and 3, the Senator from Kentucky moves to strike out "\$4 per dozen and 60" and insert "90," so as to read:

If sewed (whether or not blocked, trimmed, bleached, dyed, colored, or stained), 90 per cent ad valorem.

The PRESIDING OFFICER. The question is on agreeing to the amendment proposed by the Senator from Kentucky to the amendment of the committee.

Mr. LA FOLLETTE. I ask for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. ROBINSON of Indiana (when his name was called). I transfer my pair with the junior Senator from Mississippi [Mr. STEPHENS] to the junior Senator from New Jersey [Mr. BAIRD] and will vote. I vote "nay."

Senator from New Jersey [Mr. BAIRD] and will vote. I vote "nay." Mr. SIMMONS (when his name was called). Repeating my previous announcement as to my pair and its transfer, I vote "yea."

The roll call was concluded.

Mr. GLENN. I transfer my general pair with the junior Senator from Arizona [Mr. HAYDEN] to the junior Senator from Maine [Mr. GOULD] and will vote. I vote "nay."

The result was announced—yeas 43, nays 37, as follows:

YEAS-43

Couzens Cutting Dill Fletcher George Glass Harris Harris Harrison Harrison Heflin Howell

Greene Grundy

Hale Hastings

Hatfield

Johnson

Hebert

Jones

Kean

Keyes

La Follette McKellar McMaster Norbeck Norris Nye Overman Ransdell Schall Sheppard SHIPSTEAD

McNary

Metcalf

Patterson

Robinson, Ind. Robsion, Ky. Shortridge

Moses Oddie

Phipps

Smoot

Simmons Smith Steck Swanson Thomas, Okla. Trammell Wagner Walsh, Mass. Walsh, Mont. Wheeler

Sullivan Thomas, Idaho Townsend *Tydings* Vandenberg Walcott, Watson

Bingham Broussard Copeland Dale Deneen Fess Gillett Glenn Goff Goldsborough

NOT VOTING-16

NAYS-37

| Allen | Gould | McCulloch | Robinson, Ark. |
|---------|----------|-----------|--|
| Baird | Haydon | Pine | Steiwer |
| Brock | Kendrick | Pittman | Stephens 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 |
| Frazier | King | Reed | Waterman |

So Mr. BARKLEY's amendment to the amendment was agreed to.

CEMENT, ROMAN, PORTLAND, ETC.

MR. MCMASTER'S AMENDMENT, AS MODIFIED, TO STRIKE OUT THE DUTY OF 8 CENTS PER 100 POUNDS ON ROMAN, PORTLAND, AND OTHER HYDRAULIC CEMENT

(Cong. Record, January 31, 1930; page, Daily, 2888; Permanent, 2773)

The PRESIDENT pro tempore. The amendment will be stated for the information of the Senate.

The CHIEF CLERK. The Senator from South Dakota [Mr. MoMASTER] offers the following amendment as modified by the Senator from Kentucky [Mr. BARKLEY]: On page 37, beginning in line 6, strike out the following words:

Roman, Portland, and other hydraulic cement or cement clinkers, 8 cents per 100 pounds, including the weight of the container; white.

And insert in lieu thereof the word "White," so as to make the subsection read:

(b) White nonstaining Portland cement. 8 cents per 100 pounds, including the weight of the container.

The PRESIDENT pro tempore. The question is on agreeing to the amendment as stated, on which the yeas and nays have been ordered. The Chief Clerk proceeded to call the roll.

Mr. McKELLAR (when Mr. BROCK's name was called). The junior Senator from Tennessee [Mr. BROCK] is unavoidably absent. He is paired with the junior Senator from Kansas [Mr. ALLEN]. If the junior Senator from Ten-nessee were present, he would vote "nay."

Mr. SHEPPARD (when Mr. HAYDEN'S name was called). I desire to announce that the Senator from Arizona [Mr. HAYDEN], who is necessarily absent on official business in connection with the conference relating to the waters of the Colorado River, has a special pair on this vote with the Senator from Delaware [Mr. HASTINGS]. If the Senator from Arizona [Mr. HAYDEN] were present, he would vote "yea," and if the Senator from Delaware [Mr. HAST-INGS] were present, he would vote "nay."

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the Senator from Mississippi [Mr. STEPHENS]. I transfer that pair to the junior Senator from Idaho [Mr. THOMAS] and vote "nay."

Mr. SIMMONS (when his name was called). I transfer my pair with the junior Senator from Ohio [Mr. McCullocii] to the senior Senator from Nevada [Mr. PITTMAN] and vote "yea."

The roll call was concluded.

Mr. HALE. My colleague the junior Senator from Maine [Mr. Gould] is paired on this matter. If present and allowed to vote, he would vote "nay," and the Senator from New Mexico [Mr. CUTTING], with whom he is paired, I understand, would vote "yea."

Mr. BORAH. I desire to announce that my colleague [Mr. THOMAS] is detained from the Senate on account of illness. He is paired with the Senator from Mississippi [Mr. STEPHENS] by transfer of the pair of the Senator from Indiana [Mr. Robinson].

Mr. HARRISON (after having voted in the affirmative). Has the senior Senator from Oregon [Mr. MoNARY] voted? The PRESIDENT pro tempore. That Senator has not voted.

Mr. HARRISON. On this vote I am paired with the senior Senator from Oregon [Mr. McNARY]. Therefore, I withhold my vote. If permitted to vote, I should vote "yea."

Mr. BLEASE. I am paired with the Senator from Delaware [Mr. Town-SEND]. I understand that if he were present he would vote "nay." If permitted to vote, I would vote "yea."

Mr. CAPPER. I wish to announce that my colleague [Mr. ALLEN] is unavoid-ably absent. If present, he would vote "yea." Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON]; and

The Senator from Colorado [Mr. WATERMAN] with the Senator from Utah [Mr. Kino].

Mr. GEORGE. Upon this vote I have a pair with the senior Senator from Colorado [Mr. PHIPPS]. Therefore I withold my vote.

Mr. SHEPPARD. I desire to announce the necessary absence of the Senator from Arkansas [Mr. ROBINSON] and the Senator from Pennsylvania [Mr. REED]. who are delegates from the United States to the Naval Arms Conference in London, England. I will let this announcement stand for the day.

The result was announced-yeas 40, nays 35, as follows:

| | YEA | AS-40 | |
|---|--|---|--|
| Barkley Black Blaine Borah Bratton Brookhart Capper Varaway Connally Couzens | Flotcher Frazier Glass Glenn Harrts Hawcs Hcflin Ilowell Kendrick La Follette | McMaster Nortis Nye Overman Pine Schall Sheppard SHIPSTEAD StinPSTEAD Stinmons | Smith Stcok Swanson Thomas, Okla. Trammell Tydings Wagner Walsh, Mass. Walsh, Mont. Wheeler |
| | . NA | YS | |
| Ashurst Baird Bingham Broussard Copeland Dale Deneen Dill Fess | Goff Goldsborough Greene Grundy Hale Hatfield Hebert Johnson Jones | Kean Keyes <i>MoKellar</i> Motealf Moses Oddie Patterson <i>Ransdell</i> Robinson, Ind. | Robsion, Ky. Shortridge Smoot Stelwer Sullivan Vandenberg Walcott Watson |

NOT VOTING-21

Allen Gould Harrison Hastings Blcase Brock Cutting Hayden *Georgo* Gillett King McCulloch McNary Phipps Pittman Reed Robinson, Ark. Stephens

Thomas, Idaho Townsend Waterman

So Mr. McMASTER's amendment as modified was agreed to.

GYPSUM, CRUDE

MR. COPELAND'S AMENDMENT, AS MODIFIED BY MR. BORAH'S AMENDMENT, TO PLACE A DUTY OF 75 CENTS PER TON ON CRUDE GYPSUM

(Cong. Record, February 1, 1930; page, Daily, 2965; Permanent, 2845)

The LEGISLATIVE CLERK. The Senator from Kentucky proposes to strike out of the amendment of the Senator from New York the words "or crushed, \$2 per ton" and to insert "75 cents per ton," so that the paragraph will read:

Plaster rock or gypsum, ground or calcined, \$3 per ton; crude, 75 cents per ton.

. Mr. COPELAND. * * * I shall accept the amendment proposed by the Senator from Kentucky, and express the sincere hope that the amendment may be agreed to.

The VICE PRESIDENT. The question is on agreeing to the amendment of the Senator from New York as modified.

Mr. WALSH of Massachusetts. I ask for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. MoKELLAR (when his name was called). On this vote I am paired with the Senator from Delaware [Mr. HASTINGS] and withhold my vote. Mr. FESS (when Mr. MONARY'S name was called). I desire to announce

that the Senator from Oregon [Mr. McNARY] is absent on official business.

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. I understand if he were present he would vote as I intend to vote, and therefore I am at liberty to vote. I vote "nay." Mr. SULLIVAN (when his name was called). I have a pair with the

junior Senator from Tennessee [Mr. BROOK]. I withhold my vote.

Mr. TRAMMELL (when his name was called). I have a pair with the senior Senator from Oregon [Mr. McNARY]. In his absence I withhold my vote. The roll call was concluded.

Mr. GLENN. I have a general pair with the junior Senator from Arizona In his absence I withhold my vote. [Mr. HAYDEN].

Mr. SIMMONS (after having voted in the negative). I have a pair with the junior Senator from Ohio [Mr. McCulloch], which I transfer to the Senator from Oklahoma [Mr. THOMAS], and let my vote stand.

Mr. GEORGE. I have a general pair with the senior Senator from Colorado [Mr. PHIPPS]. In view of the announcement made by the junior Senator from Indiana [Mr. ROBINSON], I transfer that pair to the junior Senator from Mississippi [Mr. STEPHENS] and vote "may."

Mr. HARRISON (after having voted in the negative). May I inquire if the junior Senator from Iowa [Mr. BROOKHART] has voted?

The VICE PRESIDENT. That Senator has not voted.

Mr. HARRISON. On this vote I have a pair with the junior Senator from IOWA [Mr. BROOKHART]. If he were present, he would vote "yea," and if per-mitted to vote I would vote "nay." I withdraw my vote.

Mr. SHEPPARD. I wish to announce that on this matter the Senator from Nevada [Mr. PITTMAN] is paired with the Senator from New Jersey [Mr. KEAN]. Mr. LA FOLLETTE. I desire to announce that the junior Senator from New

Mexico [Mr. CUTTING] is paired with the junior Senator from Maryland [Mr. GOLDSBOROUGH]. The junior Senator from New Mexico is unavoidably absent. If present and not paired, he would vote "nay."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON]; and

The Senator from Colorado [Mr. WATERMAN] with the Senator from Utah [Mr. KING].

Mr. SHEPPARD. I wish to announce that the junior Senator from Oklahoma [Mr. THOMAS] and the junior Senator from Louisiana [Mr. BROUSSARD] are absent on official business.

I also wish to announce that the senior Senator from Nevada is paired with the senior Senator from New Jersey [Mr. KEAN]. If present and not paired, the senior Senator from Nevada would vote "yea," and the Senior Senator from New Jersey would vote "nay."

The result was announced—yeas 9, nays 63, as follows:

| YEAS-9 | | | | | |
|--|--|---|---|--|--|
| Ashurs t Baird Barkley | Copeland Fletohe r | Hale Robsion, Ky. Steck | Walsh, Mont. | | |
| | NAY | 863 | | | |
| Allen Bingham Blaok Blaine Blease Borah Bratton Capper Caraway Connally Couzens Dale Deneen Dill Fess Frazier | George Gillett Glass Goff Gould Greene Grundy Haris Hatfield Hawes Hebert Hefin Howell Johnson Jones Kendriok | Keyes La Follette McMaster Metcalf Moses Norbeck Norris Nye Oddle <i>Overman</i> Patterson Pine <i>Ransdell</i> Robinson, Ind. Schall Sheppard | SHIPSTEAD Shortridge Simmons Smith Smoot Stelwer Swanson Townsend Tydings Vandenberg Wagner Walcott Walsh, Mass. Watson Wheeler | | |
| NOT VOTING-24 | | | | | |
| <i>Brock</i> Brookhart <i>Broussard</i> Cutting Glenn Glonn Goldsborough | Harrison Hastings Hayden Kean King McCulloch | MoKellar McNary Phipps Pittman Reed Robinson, Ark. | Stephens Sullivan Thomas, Idaho Thomas, Okla. Trammell Waterman | | |

So Mr. COPELAND's amendment as modified was rejected.

GYPSUM, CRUSHED, ETC.

ON AGREEING TO THE COMMITTEE AMENDMENT INCREASING THE DUTY ON CRUSHED ROCK OR GYPSUM, GROUND OR CAL-CINED, FROM \$1.40 TO \$3 PER TON

(Cong. Record, February 1, 1980; uage, Daily, 2965; Permanent, 2845)

The VICE PRESIDENT. Before the clerk calls the roll he will state the amendment of the committee for the information of the Senate.

The LEGISLATIVE CLERK. On page 37, line 5, the committee reported to strike out "\$1.40" and insert "\$3," so as to read:

(a) Crushed rock or gypsum, ground or calcined, \$3 per ton.

The VICE PRESIDENT. The yeas and nays having been ordered, the clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. MCKELLAR (when Mr. BROCK'S name was called). I desire to announce that my colleague, the junior Senator from Tennessee [Mr. BROCK], is unavoidably detained from the Senate. He is paired with the junior Senator from Wyoming [Mr. SULLIVAN]. I will let this announcement stand for the day.

Mr. HARRISON (when his name was called). Making the same announcement as on the previous vote, I withhold my vote. If permitted to vote, I would vote "nay." Mr. MCKELLAR (when his name was called). As previously announced, I have a pair with the senior Senator from Delaware [Mr. HASTINGS]. I withhold my vote.

Mr. FESS (when Mr. McNARY's name was called). The senior Senator from Oregon [Mr. McNARY] is absent on official business.

Mr. ROBINSON of Indiana (when his name was called). I understand that on this vote I am released from my general pair and am free to vote. I vote "nay."

Mr. SIMMONS (when his name was called). Making the same announcement as on the previous vote, I vote "nay."

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. BROCK]. I withhold my vote. Mr. TRAMMELL (when his name was called). As announced on the pre-

Mr. TRAMMELL (when his name was called). As announced on the previous vote, I have a pair with the senior Senator from Oregon [Mr. MCNARY]. In his absence I withhold my vote. If permitted to vote, I should vote "nay."

The roll call was concluded.

Mr. LA FOILETTE. Making the same announcement as on the previous vote as to the pair between the junior Senator from New Mexico [Mr. CUTTING] and⁻⁻the junior Senator from Maryland [Mr. Goldsborough], I desire to announce that if the junior Senator from New Mexico were present he would vote "nay."

vole "nay." Mr. GEORGE. Making the same announcement with reference to my pair and its transfer, I vote "nay."

Mr. SHEPPARD. I desire to announce that the junior Senator from Arizona [Mr. HAYDEN] is paired with the junior Senator from Illinois [Mr. GLENN]. If the junior Senator from Arizona [Mr. HAYDEN] were present, he would vote "yea."

Mr. TOWNSEND. I desire to announce that the junior Senator from Maryland [Mr. Goldsborough], if present, would vote "yea."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON]; and

The Senator from Colorado [Mr. WATERMAN] with the Senator from Utah [Mr. KING].

Mr. SHEPPARD. I desire to announce that the senior Senator from Nevada [Mr. PITTMAN] is paired with the senior Senator from New Jersey [Mr. KEAN]. If the Senior Senator from Nevada were present, he would vote "yea." I also wish to announce that the junior Senator from Oklahoma [Mr. THOMAS]

I also wish to announce that the junior Senator from Oklahoma [Mr. THOMAS] and the junior Senator from Louisiana [Mr. BROUSSARD] are absent on official business.

The result was announced—yeas 17, nays 49, as follows:

| | УЕА | S—17 | |
|---|--|---|---|
| Baird Bingham Deneen Fess Goff | ,Greeno Hale Hatfield Johnson Keyes | Oddle Robsion, Ky. Shortridge Smoot Stelwer | Townsend Walcott |
| | NAY | S-49 | |
| Allen Barkley Black Blaine Bleaso Borah Bratton Capper Copeland Couzens Dill Fletcher Frazler | <i>Georgo</i> Gillett <i>Glass</i> Gould <i>Harvis</i> <i>Hawcs</i> Hebert <i>Hoft</i> Joues <i>Kendrick</i> La Follette McMaster Mctalf | Moses Norheck Norris Nye Overman Patterson Pine Ransdell Robinson, Ind. Schall Sheppard Shiriystbad Simmons | Smith Steck Swanson Tydings Vandenberg Wagner Walsh, Mass. Walsh, Mont. Watson Wheeler |
| | NOT VO | TING | |
| Ashurst Brock Brookhart Broussard Garaway Connally Cutting Dale | Glenn Goldsborough Grundy Harrtson Hastings Hayden Howell Kean | King McCulloch MoKellar McNary Phipps Pittman Reed Robinson, Ark. | Stephens Sullivan Thomas, Idaho Thomas, Okla. Trammell Waterman |

So the amendment of the committee was rejected.

AMERICAN VALUATION (COAL-TAR PRODUCTS)

ON AGREEING TO THE COMMITTEE AMENDMENT BASING THE AD VALOREM RATES ON COAL-TAR PRODUCTS IN PARAGRAPH 28 UPON THE AMERICAN SELLING PRICE WHERE ANY SIMILAR COMPETITIVE ARTICLE IS MANUFACTURED OR PRODUCED IN THE UNITED STATES

(Cong. Record, February 4, 1930; page, Daily, 3146; Permanent, 3023)

The VICE PRESIDENT. The clerk will report the amendment.

The CHIEF CLERK. On page 14 the committee proposes to insert after line 19: (c) The ad valorem rates provided in this paragraph shall be based upon the American selling price (as defined in subdivision (f) of sec. 402, title 4) of any similar competitive article manufactured or produced in the United States. If.

So as to read:

(c) The ad valorem rates provided in this paragraph shall be based upon the American selling price (as defined in subdivision (f) of sec. 402, Title IV), of any similar competitive article manufactured or produced in the United States. If there is no similar competitive article manufactured or produced in the United States, then the ad valorem rate shall be based upon the United States value, as defined in subdivision (d) of section 402, Title IV.

The VICE PRESIDENT. The clerk will call the roll on agreeing to the amendment of the committee,

The Chief Clerk proceeded to call the roll.

Mr. LA FOLLETTE (when Mr. MOMASTER'S name was called). I desire to announce that the junior Senator from South Dakota [Mr. McMASTER] is absent on account of illness. He is paired with the senior Senator from Delaware [Mr. HASTINGS]. If the junior Senator from South Dakota were present, he would vote "nay," and I am informed that if the senior Senator from Delaware were present, he would vote "yea." Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). I desire to announce that the senior Senator from Minnesota [Mr. SHIPSTEAD] is unavoid-

Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). I desire to announce that the senior Senator from Minnesota [Mr. SHIPSTEAD] is unavoidably absent. He is paired with the senior Senator from New York [Mr. COPE-LAND]. If the senior Senator from Minnesota were present, he would vote "nay," and I am informed that the senior Senator from New York, if present, would vote "yea,"

Mr. SIMMONS (when his name was called). I have a pair with the senior Senator from Massachusetts [Mr. GILLETT]. I have been unable to obtain a transfer. If I were permitted to vote, I would vote "yea."

Mr. PHIPPS (when Mr. WATERMAN'S name was called). My colleague [Mr. WATERMAN] is necessarily absent. He is paired with the junior Senator from Utah [Mr. KING]. If my colleague were present and permitted to vote, he would vote "yea."

The roll call was concluded.

Mr. FESS. I desire to announce that the senior Senator from Pennsylvania [Mr. REED] has a general pair with the senior Senator from Arkansas [Mr. ROBINSON]. Both these Senators are in London, England, as delegates on the part of the United States to the Naval Arms Conference.

I also desire to announce that the senior Senator from Massachusetts [Mr. GILLETT] is necessarily absent. As announced by the Senator from North Carolina [Mr. SIMMONS], the senior Senator from Massachusetts has a general pair with that Senator.

Mr. NYE. My colleague the senior Senator from North Dakota [Mr. FRAZIER] is unavoidably absent. Upon this question he is paired with the junior Senator from Arizona [Mr. HAYDEN]. Were my colleague present, he would vote "nay."

Mr. KEAN. My colleague the junior Senator from New Jersey [Mr. BARD] is absent. He is paired with the junior Senator from Oklahoma [Mr. THOMAS]. If my colleague were present, he would vote "yea," and I am informed that if the junior Senator from Oklahoma were present he would vote "nay." Mr. WALSH of Montana. The senior Senator from Nevada [Mr. PITTMAN]

Mr. WALSH of Montana. The senior Senator from Nevada [Mr. PITTMAN] and the junior Senator from Arizona [Mr. HAYDEN] are both absent in the West on official business. The junior Senator from Arizona is paired with the Senator from North Dakota [Mr. FRAZIER]. If the junior Senator from Arizona were present, he would vote "yea." Mr. SHEPPARD. I desire to announce that the junior Senator from Oklahoma [Mr. THOMAS] is absent on official business.

The result was announced-yeas 57, nays 23, as follows:

| | YEA | S-57 | |
|---|---|---|---|
| Allen Ashurst Barkley Bingham Brock Broussard Capper Couzens Dale Deneen Dale Deneen Dill Fess Fletcher Glass Glenn | Goff Goldsborough Gould Greene Grundy Hale <i>Harrison</i> Hatfield <i>Hawes</i> Hebert <i>Hefin</i> Jones Kean <i>Kendrick</i> Keyes | McCulloch McNary Metcalf Oddie Patterson Phipps Pine Ransdell Robinson, Ind. Robsion, Ky. Sheppard Shortridge Smoot Steck Steiwer | Stephens Sullivan Nicanson Thomas, Idaho Townsend Trammell Tydinys Vandenberg Wagner Walcott Walsh, Mass. Watson |
| | NAY | ZS23 | |
| Blaok Blaine Blcaso Borah Bratton Brookhart | Caraway Connally Cutting George Harris Howell | Johnson La Follette <i>MoKellar</i> Moses Norbeck Norris | Nye Overman Smith Walsh, Mont. Wheeler |
| | NOT VO | OTING16 | |
| Baird <i>Oopeland</i> Frazier Gillett | Hastings Hayden King McMaster | Pittman Reed Robinson, Ark. Schall | SHIPSTEAD Simmons Thomas, Okla, Waterman |

So the amendment of the committee was agreed to.

ACETIC ANHYDRIDE

[First vote]

MR. BARKLEY'S AMENDMENT TO PARAGRAPH 1 TO REDUCE THE DUTY ON ACETIC ANHYDRIDE FROM 5 CENTS PER POUND TO 2½ CENTS PER POUND

(Cong. Record, February 5, 1930; page, Daily, 3199; Permanent, 3076)

Mr. BARKLEY. On page 2, line 10, in lieu of 5 cents, I move to insert $2\frac{1}{2}$ cents.

Mr. HARRISON. We ask for the yeas and nays on the amendment of the Senator from Kentucky.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. FESS (when Mr. GRUNDY'S name was called). The junior Senator from Pennsylvania [Mr. GRUNDY] is unavoidably detained from the Senate. Were he present, he would vote "nay" on this question.

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. BROCK]. I transfer that pair to the Senator from Vermont [Mr. DALE] and will vote. I vote "nay."

Mr. PHIPPS (when Mr. WATERMAN'S name was called). My colleague [Mr. WATERMAN] is necessarily absent. He has a pair for the day with the junior Senator from Utah [Mr. KING]. If my colleague were present, he would vote "nay" on this question.

The roll call was concluded,

Mr. BINGHAM. I desire to announce that my colleague [Mr. WALCOTT] is unavoidably detained. He is paired with the junior Senator from Montana [Mr. WHEELER]. If my colleague were present, he would vote "nay."

Mr. GLENN. I have a general pair with the junior Senator from Arizona [Mr. HAYDEN]. I transfer that pair to the junior Senator from Pennsylvania [Mr. GRUNDY] and vote "nay."

Mr. NYE. My colleague [Mr. FRAZIER] is unavoidably absent from the city. On this question he is paired with the senior Senator from Delaware [Mr. IIASTINGS]. Were those Senators present, my colleague would vote "yea," and the Senator from Delaware would vote "nay."

Mr. SCHALL. My colleague [Mr. Shipstead] is unavoidably absent. If he were present, he would vote "yea."

Mr. FESS. I wish to announce that the Senator from Pennsylvania [Mr. REED] has a general pair with the Senator from Arkansas [Mr. ROBINSON].

Mr. TOWNSEND. The senior Senator from Delaware [Mr. HASTINGS] is detained from the Senate because of illness in his family. If he were present, he would vote "nay."

Mr. SHEPPARD. I desire to announce that the Senator from Wyoming [Mr. KENDRICK] is necessarily absent on official business.

The PRESIDING OFFICER. On this question the yeas are 39 and the nays are 39-

Mr. HARRISON. I ask for a recapitulation of the vote. The PRESIDING OFFICER. The clerk will recapitula The clerk will recapitulate the vote.

The Chief Clerk recapitulated the vote.

The PRESIDING OFFICER. On this vote the yeas-

Mr. HARRISON (after having voted in the affirmative). I change my vote from "yea" to "nay" and ask for a reconsideration of the vote.

YEAS-38

The roll call resulted-yeas 38, nays 40, as follows:

| Ashurst Barkley Blaok Blaine Blease Borah Bratton Brookhart Caraway Connally | Copeland Dill Fletoher George Glass Harris Hawes Harlin Howes Hoftin Howell La Follette | MoKellar McMaster Norbeck Norris Nye Overman Schall Sheppard Simmons Smith | Stook Stephens Swanson Thomas, Okla, Trammell Tydings Wagner Walsh, Mont. |
|---|--|---|---|
| | , I | NAYS-40 | |
| Allen Bnird Bingham Broussard Capper Couzens Dencen Fess Gillett Glenn | Goff Goldsborough Gould Greene Hale <i>Harrison</i> Hatheld Hebert Jones Kean | Keyes McCulloch McNary Metcalf Moses Oddie Patterson Phipps Pine Ransdell | Robinson, Ind. Robsion, Ky, Shortridge Smoot Stelwer Sullivan Thomas, Idaho Townsend Vandenberg Watson |
| | NOT | VOTING-18 | |
| Brock Cutting | Hastings | Pittman | Walsh, Mass. |

| Dale Johnson Robinson, Ark. Wheeler Frazler Kendrick SHIPSTEAD Grundy King Walcott | , , |
|--|--------|
|--|--------|

The PRESIDING OFFICER. On this question the yeas are 38, the nays are 40, and the amendment of the Senator from Kentucky [Mr. BARKLEY] is rejected.

ACE'IIC ANHYDRIDE

[Reconsideration]

MR. HARRISON'S MOTION TO RECONSIDER THE VOTE WHEREBY MR. BARKLEYS AMENDMENT TO REDUCE THE DUTY ON ACETIC ANHYDRIDE FROM 5 CENTS TO 21% CENTS PER POUND WAS REJECTED

(Cong. Record, February 5, 1930; page, Daily, 8199; Permanent, 3077)

Mr. HARRISON. I ask for a reconsideration of the vote by which the amendment was rejected.

The PRESIDING OFFICER. The Senator from Mississippi moves to reconsider the vote by which the amendment was rejected. [Putting the question,]

Mr. HARRISON. I ask for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. NYE (when Mr. FRAZIER'S name was called). My colleague [Mr. FRAZIER] is unavoidably absent from the city. Upon this question he has a pair with the senior Senator from Delaware [Mr. HASTINGS]. If those Senators were present and voting, my colleague would vote "yea," and the Senator from Delaware would vote "nay."

Mr. FESS (when Mr. GRUNDY'S name was called). The junior Senator from Pennsylvania [Mr. GRUNDY] is unavoidably detained from the Senate. Were he present, he would vote "nay."

Mr. SCHALL (when Mr. Shipstead's name was called.) My colleague [Mr. Shipstead] is unavoidably absent. Were he present, he would vote "yea."

Mr. SULLIVAN (when his name was called). I have a pair with the Senator from Tennessee [Mr. BROCK]. I transfer that pair to the Senator from Vermont [Mr. DALE] and will vote. I vote "nay."

The roll call was concluded.

Mr. FESS. I desire to announce the general pair of the Senator from Penn-sylvania [Mr. REED] and the Senator from Arkansas [Mr. ROBINSON].

Mr. BINGHAM. I desire to announce that my colleague [Mr. WALCOTT] is unavoidably absent, being out of the city. He is paired on this question with the junior Senator from Montana [Mr. WHEELER]. If my colleague were present, he would vote "nay."

Mr. GLENN. Making the same announcement as on the last roll call, I vote "nay."

Mr. WHEELER. I have a pair with the Senator from Connecticut [Mr. WALCOTT], I understand that if he were present he would vote "nay," I transfer that pair to the Senator from Nevada [Mr. PITTMAN] and will vote. I vote "yea."

Mr. SHEPPARD. I desire to announce that the Senator from Wyoming [Mr. KENDRICK] is necessarily absent on official business.

VEAG AT

The result was announced—yeas 41, nays, 38, as follows: .

Goff

Gould Greene Hale Hatfield Hebert

Jones

Kean

| | | 1 1// 841 | |
|---|---|---|--|
| Ashurst Barkley Blaok Blaine Bleaso Borah Brockhart Caratony Connally Copeland | Dill Fletcher George Glass Harris Harris Harrison Hawes Hollin Howell La Follette McKellar | McMaster Norbeck Norris Nye Overman Schall Schall Sheppard Simmons Smith Steok Steok | Swanson Thomas, Okla. Trammell Tydings Wagner Walsh, Mass. Walsh, Mont. Wheeler |
| | | NAYS38 | |

McCulloch McNary Metcalf Moses Goldsborough

Oddle Patterson Phipps

Pine

Shortridge Smoot Steiwer Sullivan Thomas, Idaho Townsend Vandenberg Watson

Robinson, Ind. Robsion, Ky. Glenn Keyes NOT VOTING-17 Brock Hastings Pittman Walcott Cutting Dale Hay/den Ransdell Waterman Reed Johnson Frazier Kendrick Robinson, Ark. Grundy King SHIPSTEAD

So the motion to reconsider the vote whereby Mr. BARKLEY's amendment was rejected was agreed to.

Allen

Baird

Capper

Fess Gillett

Couzens Dencen

Bingham Broussard

ACETIC ANHYDRIDE

[Second vote]

MR. BARKLEY'S AMENDMENT TO REDUCE THE DUTY ON ACETIC ANHYDRIDE FROM 5 CENTS PER POUND TO 2½ CENTS PER POUND

(Cong. Record, February 5, 1930; page, Daily, 3200; Permanent, 3077)

The VICE PRESIDENT. The question now is on the amendment proposed by the Senator from Kentucky [Mr. BARKLEY]. [Putting the question.] By the sound the noes seem to have it.

Mr. LA FOLLETTE, Mr. HARRISON, and Mr. BARKLEY called for the yeas and nays, and they were ordered.

The VICE PRESIDENT. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. GLENN (when his name was called). Making the same announcement as on the last roll call, I vote "nay."

Mr. SCHALL (when Mr. SHIPSTEAD'S name was called). I ask to have the RECORD carry the same announcement I made on the last roll call with reference to my colleague [Mr. SHIPSTEAD].

Mr. SULLIVAN (when his name was called). I repeat the announcement made on the previous roll call and will vote. I vote "nay."

Mr. BINGHAM (when Mr. WALCOTT'S name was called). My colleague [Mr. WALCOTT] is unavoidably absent. He is paired with the junior Senator from Montana [Mr. WHEELER]. If my colleague were present he would vote "nay." Mr. WHEELER (when his name was called). Making the same announce-

Mr. WHEELER (when his name was called). Making the same announcement as before, I transfer my pair to the Senator from Nevada [Mr. PITTMAN] and will vote. I vote "yea."

The roll call was concluded.

Mr. RANSDELL. I have a pair on this question with the Senator from Minnesota [Mr. SHIPSTEAD]. I therefore refrain from voting.

Mr. NYE. Upon this question my colleague [Mr. FRAZIER], who is unavoidably absent, has a pair with the senior Senator from Delaware [Mr. HASTINGS]. Were they present and voting, my colleague would vote "yea," and the Senator from Delaware would vote "nay."

Mr. SHEPPARD. I desire to announce that the Senator from Wyoming [Mr. KENDRICK] is necessarily absent on official business.

Mr. FESS. I desire to announce the general pair of the Senator from Pennsylvania [Mr. REED] and the Senator from Arkansas [Mr. ROBINSON].

The result was announced-yeas 41, nays 39, as follows:

YEAS-41

| | 1 192 | 7.01 | |
|--|---|--|---|
| Ashurst Barkley Blaok Blaok Bleaso Borah Bratton Brookhart Caraway Connally Copeland | Dill Flotcher Georgø Glass Harris Harrison Harces Hefin Howell La Follette MoKellar | McMaster Norbeck Norris Nye Overman Schall Sheppard Simmons Smith Steck Stephens | Swanson Thomas, Okla. Trammell Tydings Walyner Walsh, Mass. Walsh, Mont. Wheeler |
| | NAY | 'S—39 | |
| Allen Baird Bingham Broussard Capper Couzens Deneen Fess Gillett Glenn | Go ff Goldsborough Gould Greene Hale Hatfield Johnson Johnson Jones Kean | Keyes McCulloch McNary Metcalf Moses Oddle Patterson Phipps Pine Robinson, Ind. | Robsion, Ky. Shortridge Smoot Steiwer Sullivan Thomas, Idaho Townsend Vandenberg Watson |
| 119206—S. D | oc. 177, 71-210 | | |

NOT VOTING--16

| Brock | (frundy | King |
|---------|-----------------------|-----------------|
| Cutting | Hasting s | Pittman |
| Dale | Hayden | Ransdell |
| Frazier | Kendrick | Reed |
| a | Discontra amondment u | ing narrow(1 to |

Robinson, Ark. SHIPSTEAD Walcott Waterman

So Mr. BARKLEY's amendment was agreed to.

FORMIC ACID

MR. BARKLEY'S AMENDMENT TO STRIKE OUT THE DUTY OF 4 CENTS PER POUND ON FORMIC ACID, WHICH WOULD RESULT IN ITS GOING INTO THE BASKET CLAUSE AT THE LOWER PRO-TECTION OF 25 PER CENT AD VALOREM

(Cong. Record, February 5, 1930; page, Daily, 3202; Permanent, 3080)

Mr. BARKLEY. Mr. President, on page 2, line 12, I move to strike out "formic acid, 4 cents per pound."

What does the Senator desire to have done with that item? Mr. SMOOT. Mr. BARKLEY. That would result in its going into the basket clause, where it is in the present law, with a rate of 25 per cent ad valorem.

The VICE PRESIDENT. The question is on agreeing to the amendment offered by the Senator from Kentucky [Mr. BARKLEY].

Mr. MCNARY. I ask for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. NYE (when Mr. FRAZIER'S name was called). Upon this question my colleague the senior Senator from North Dakota [Mr. FRAZIER] is paired with the senior Senator from Delaware [Mr. HASTINGS]. Were they present and voting, my colleague would vote "yea," and the Senator from Delaware would vote "nay,"

Mr. FESS (when Mr. GRUNDY's name was called). Making the same announcement as before as to the unavoidable absence of the junior Senator from Pennsylvania [Mr. GRUNDY], I wish to state that were he present he would vote "nay."

Mr. SCHALL (when Mr. Shipstead's name was called). My colleague [Mr. SHIPSTEAD] is unavoidably absent. Were he present, he would vote " yea." Mr. SULLIVAN (when his name was called). Repeating my statement made

on the previous vote, I vote "nay."

Mr. PHIPPS (when Mr. WATERMAN'S name was called). Repeating my announcement as to my colleague's pair, I wish to state that if present he would vote "nay."

The roll call was concluded.

Mr. SHEPPARD. I desire to announce that the Senator from Wyoming [Mr. KENDRICK] is necessarily absent on official business. I wish also to announce that the Senator from Montana [Mr. WHEELER] is paired with the Senator from Connecticut [Mr. WALCOTT].

Mr. FESS. 1 wish to announce the general pair of the Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON].

Mr. RANSDELL. On this vote I have a pair with the Senator from Min-

nesota [Mr. Shipstead]. I therefore refrain from voting, Mr. GLENN. Making the same announcement as on the last vote, I vote "nay."

Mr. METCALF (after having voted in the negative). I find that my pair, the Senator from Maryland [Mr. TYDINGS], has not voted. I transfer my pair to the junior Senator from Kansas [Mr. ALLEN] and let my vote stand,

The result was announced-yeas 42, mays 34, as follows:

| Ashurst Barkley Black Blaine Blease Borah Brookhart Capper Caraway Connally | Couzens Cutting Dill Fletcher George Glass Harris Harrison Haroes Ileftin Howell | Kendriok La Pollette MoKellar Norbeck Norris Nye Overman Schall Sheppard Simmons | Smith Steek Stephens Swanson Thomas, Okla, Trammell Wagner Walsh, Mass. Walsh, Mont. |
|--|--|---|--|
| | | NAYS-34 | |
| Baird Bingham Broussard Deneen Fess - Gillett Glenn Goff Goldsborough | Gould Greene Hale Hatfield Hebert Jones Kean Keyes McCulloch | MeNary Metcalf Moses Oddle Patterson Phipps Phine Robinson, Ind. Robinson, Ky. T VOTING—20 | Shortridge Smoot Sullivan Thomas, Idaho Townsend Vandenberg Watson |
| Allen Brock Copeland Dale Frazler | Grundy Hastings Hayden Johnson King | Pitiman Ransdell Reed Robinson, Ark. SHIPSTEAD | Steiwer <i>Tydings</i> Walcott Waterman Wheeler |

YEAS-42

So Mr. BARKLEY's amendment was agreed to.

HYDROCARBON DERIVATIVES

MR. BARKLEY'S AMENDMENT TO STRIKE OUT PARAGRAPH 2 (COVERING THE HYDROCARBON DERIVATIVES) AND INSERT A SUBSTITUTE, ELIMINATING CERTAIN OF THE SYNTHETIC DE-RIVATIVES, AND REDUCING THE DUTY ON THE ENTIRE GROUP FROM 6 CENTS PER POUND AND 30 PER CENT AD VALOREM, TO 6 CENTS PER POUND AND 20 PER CENT AD VALOREM

(Cong. Record, February 5, 1930; page, Daily, 3205; Permanent, 3082)

The PRESIDING OFFICER. The amendment will be stated.

The LEGISLATIVE CLERK. On page 3, after line 8, it is proposed to strike out paragraph 2 and insert in lieu thereof the following:

PAR. 2. Acetaldehyde, aldol or acetaldol, aldehyde ammonia, butyraldehyde, crotonaldehyde, paracetaldehyde, ethylene chlorohydrin, ethylene dichloride, ethylene glycol, ethylene oxide, glycol monoacetate, propylene chlorohydrin, propylene dichloride, and propylene glycol, 6 cents per pound and 30 per cent ad valorem.

Mr. BARKLEY. I just said I was willing to modify the amendment so as to provide a rate of 6 cents a pound and 20 per cent ad valorem instead of 6 cents a pound and 30 per cent ad valorem, and I modify it to that extent. The PRESIDING OFFICER. The Senator has that right. Does the Senator

make that modification?

Mr. BARKLEY. I offer the amendment as thus modified.

The PRESIDING OFFICER. The question is upon agreeing to the amendment proposed by the Senator from Kentucky [Mr. BARKLEY].

Mr. HATFIELD. I ask for the yeas and nays.

Mr. SMOOT. Let us have the yeas and nays.

The yeas and mays were ordered, and the legislative clerk proceeded to call the roll.

Mr. SCHALL (when Mr. Shipstead's name was called). My colleague [Mr. SHIPSTEAD] is unavoidably absent. If present, he would vote "yea." Mr. STEIWER (when his name was called). On this vote I have a special

pair with the senior Senator from New Mexico [Mr. BRATTON]. In his absence.

not knowing how he would vote, I withhold my vote. If I were permitted to vote, I would vote "nay."

Mr. PHIPPS (when Mr. WATERMAN'S name was called). Making the same announcement as to my colleague's pair, I desire to state that if he were present he would vote "nay."

Mr. WHEELER (when his name was called). I have a general pair with the junior Senator from Connecticut [Mr. WALCOTT]. If he were present, I understand he would vote "nay." I transfer my pair to the senior Senator from Nevada [Mr. PITTMAN] and vote "yea."

The roll call was concluded.

Mr. DALE. I have a general pair with the junior Senator from Massachusetts [Mr. WALSH], and, therefore, I withhold my vote.

Mr. NYE. Upon this question my colleague, the senior Senator from North Dakota [Mr. FRAZIER] is paired with the senior Senator from Delaware [Mr. HASTINGS]. If those Senators were present, my colleague would vote "yea," and the Senator from Delaware would vote "nay."

Mr. GLENN. Making the same announcement as on the last vote, I vote "nay."

Mr. FESS. I desire to announce the general pair of the senior Senator from Pennsylvania [Mr. REED] with the senior Senator from Arkansas [Mr. ROBIN-SON].

VIAS-38

The result was announced-yeas 38, nays 41, as follows:

| | | IEAS-38 | |
|---|---|---|--|
| Barkley Black Blane Blease Borah Brock Brocklart Capper Caraway Connally | Couzens Cutting Dill Fletcher George Glass Harris Harrison Hegin Hogin | La Follette McKellar McMaster Norbeck Norris Nye Overman Schall Sheppard Simmons | Smith Steok Stephens Nwanson Thomas, Okla, Tydings Walsh, Mont, Wheeler |
| | | NAYS-41 | |
| Allen Baird Bingham <i>Copeland</i> Dencen Fess Gillett Glenn Goff Goldsborough Gould | Greene Hale Hatfield Hawcs Hebert Johnson Jones Kean Kean Kendriok Keyes McCulloch | McNary Metcalf Moses Oddle Patterson Phipps Pine Ransdell Robinson, Ind. Robinson, Ky. Shortridge | Smoot Sulliyan Thomas, Idaho Townsend Trammell Yandenberg Wagner Watson |
| | | T VOTING-17 | |
| Ashurst Bratton Broussard Dale Frazier | Grundy Hastings Hayden King Pittman | Reed <i>Robinson, Ark.</i> Shirestead Stelwer Walcott | Walsh, Mass. Waterman |
| Ct., Mr., Thuman | man be an and a barren be and a second second | an natanta. | |

So Mr. BARKLEY's amendment was rejected.

ETHYLENE GLYCOL

MR. HARRISON'S AMENDMENT TO TAKE ETHYLENE GLYCOL FROM UNDER THE RATE OF 6 CENTS PER POUND AND 30 PER CENT AD VALOREM, AND REDUCE THE RATE TO 6 CENTS PER POUND AND 20 PER CENT AD VALOREM

(Cong. Record, February 5, 1930; page, Daily, 3207; Permanent, 3085)

Mr. HARRISON. Mr. President, I want to reduce the rate from 6 cents per pound and 30 per cent ad valorem on ethylene glycol and its derivatives to 6 cents per pound and 20 per cent ad valorem. Consequently I move, on page 3, line 14, to strike out "ethylene glycol" and at the bottom of the paragraph to insert the language I send to the desk.

The VICE PRESIDENT. The clerk will state the amendment.

The CHIEF CLERK. On page 3, paragraph 2, line 14, the Senator from Mississippi proposes to strike out the words "ethylene glycol," and in line 24, before the period, to insert a semicolon and the following words:

Ethylene glycol, 6 cents per pound and 20 per cent ad valorem.

The PRESIDING OFFICER (Mr. BINGHAM in the chair). The question now is on agreeing to the amendment of the Senator from Mississippi. The Senator from West Virginia [Mr. HATFIELD] is recognized.

Mr. HATFIELD. I should like to have the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. NYE (when Mr. FRAZIER'S name was called.) My colleague [Mr. FRAZIER] is unavoidably absent. He is paired with the senior Senator from Delaware [Mr. HASTINGS]. If he were present and voting, my colleague would vote "yea," and if the Senator from Delaware were present and voting he would vote "nay."

Mr. STEIWER (when his name was called). On this vote I am paired with the senior Senator from New Mexico [Mr. BRATTON]. In his absence I withhold my vote. If I were permitted to vote, I should vote "nay," and I understand the Senator from New Mexico, if present, would vote "yea."

The roll call was concluded.

Mr. WHEELER. I have a pair with the junior Senator from Connecticut [Mr. WALCOTT]. I transfer that pair to the Senator from Nevada [Mr. PITT-MAN] and will vote. I vote "yea."

Mr. GLENN. Making the same announcement as on the last roll call concerning my pair and its transfer, I vote "nay."

Mr. SCHALL. I wish to announce that my colleague [Mr. SHIPSTEAD] is unavoidably absent.

Mr. BINGHAM. My colleague the junior Senator from Connecticut [Mr. WALCOTT], who is unavoidably absent, has a pair with the junior Senator from Montana [Mr. WHEELER]. If present, my colleague would vote "nay."

Mr. FESS. I desire to announce the general pair of the senior Senator from Pennsylvania [Mr. REED] with the senior Senator from Arkansas [Mr. ROB-INSON.]

Mr. SHEPPARD. I desire to announce that the Senator from Washington [Mr. DILL] and the Senator from New York [Mr. WAGNER] are detained on official business.

I wish also to announce that the Senator from Massachusetts [Mr. WALSH] is necessarily detained from the Senate. He is paired with the Senator from Vermont [Mr. DALE].

The result was announced—yeas 32, nays 43, as follows:

YEAS-32

| Barkley | Copeland | La Follette | Simmons |
|-----------|----------|-------------|---------------|
| Blaok | Couzens | McKellar | Smith |
| Blaine | Cutting | McMaster | Steck |
| Blease | Fletcher | Norbeck | Stephens |
| Borah | George | Norris | Swanson |
| Brookhart | Glass | Nye | Thomas, Okla. |
| Caraway | Ilarison | Overman | Walsh, Mont. |
| Connally | Kendrick | Sheppard | Wheeler |
| | | NAYS-43 | |

Allen Baird Bingham Brook Broussard Capper Dencen Fess Gillett Glenn Goff Goldsborough Gould Greene Hale Hatfield Hawes Hebert Heffin Johnson Jones

Kean

Keyes McCulloch McNary Metcalf Moses Oddie Fatterson Phipps Pine Robinson, Ind. Robsion, Ky.

Schall Shortridge Smoot Sullivan Thomas, Idaho Townsend *Trammell Tydings* Vandenberg Watson

- -

NOT VOTING-21

Ashurst Bratton Dale *Dili* Frazier Grundy

Ransdell Reed Robinson, Ark. SHIPSTHAD Steiwer Wagner

Walcott Walsh, Mass. Waterman

Pittman So Mr. HARRISON'S amendment was rejected.

Harris

Hastings Hayden

Howell

King

CHALK, WHITING, PARIS WHITE

MR. BARKLEY'S AMENDMENT TO PARAGRAPH 20 TO REDUCE THE RATE ON CHALK, WHITING, OR PARIS WHITE, DRY, GROUND, OR BOLTED FROM FOUR-TENTHS OF 1 CENT PER POUND TO 25 PER-CENT AD VALOREM, BY CHANGING ITS CLASSIFICATION

(Cong. Record, February 5, 1930; page, Daily, 3213; Permanent, 3091)

Mr. BARKLEY. The next amendment which I have to offer is on page 7. paragraph 20, lines 14 and 15. I send the amendment to the desk and ask that it may be read.

The PRESIDING OFFICER. The amendment will be stated. The CHIEF CLERK. On page 7, lines 14 and 15, it is proposed to strike out "or bolted, four-tenths of 1 cent per pound; precipitated" and insert "bolted or precipitated."

Mr. SMOOT. As I understand, the amendment as just read restores the rate of existing law?

Mr. BARKLEY. Yes; the amendment seeks to restore the rate provided by existing law, under which the commodity is dutiable under paragraph 20 at 25 per cent.

The PRESIDING OFFICER. The question is on the amendment offered by the Senator from Kentucky to paragraph 20. [Putting the question.] By the sound, the "noes" seem to have it.

Mr. LA FOLLETTE. I call for a division.

Mr. SMOOT. Let us have the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. GLENN (when his name was called). Making the same announcement as on the last roll call, I vote "nay."

Mr. METCALF (when his name was called). I have a general pair with the Senator from Maryland [Mr. TYDINGS]. I transfer that pair to the junior Senator from Oregon [Mr. STEIWER] and will vote. I vote "nay." Mr. WHEELER (when his name was called). Making the same announce-

ment that I made before, I vote "yea."

The roll call was concluded.

Mr. BINGHAM. I desire to announce, in behalf of my colleague [Mr. Wor-COTT], that he is unavoidably absent. If present, he would vote "nay." paired with the junior Senator from Montana [Mr. WHEELER]. He is

Mr. NYE. Upon this question my colleague [Mr. FRAZIER] is paired with the senior Senator from Delaware [Mr. HASTINGS]. If present and voting, my colleague would vote "yea," and the Senator from Delaware would vote "nay."

Mr. KENDRICK. On this question I am paired with the senior Senator from Idaho [Mr. BORAII]. If he were present, I understand that he would vote "yea," and if I were at liberty to vote I should vote "nay."

Mr. ROBINSON of Indiana. I have a general pair with the Senator from Mississippi [Mr. STEPHENS]. I transfer that pair to the Senator from Kentucky [Mr. ROBSION] and will vote. I vote "yea." Mr. FESS. I desire to announce the following general pairs:

The Senator from Vermont [Mr. DALE] with the Senator from Massachusetts [Mr. WALSH];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. Gould] with the Senator from South Carolina [Mr. BLEASE];

The Senator from Colorado [Mr. WATERMAN] with the Senator from Utah [Mr. KING]; and

The Senator from California [Mr. JOHNSON] with the Senator from Texas [Mr. CONNALLY].

The result was announced—yeas 40, nays 33, as follows:

YEAS-40

| Ashurst Barkley Blaok Blaine Bratton Brock Brookhart Caraway Copeland Couzens | Cutting Dill Fletcher George Glass Harris Harrison Haves Hefin liowell | La Follette McKellar McMaster Norbeck Norris Nye Overman Runsdell Itobinson, Ind. Schall | Sheppard Simmons Smith Steck Swanson Thomas, Okla. Trammell Wagner Walsh, Mont. Wheeler |
|--|---|---|--|
| | NAY | (S—33 | |
| Allen Baird Bingham <i>Broussard</i> Capper Deneen Fess Gillett Gilenn | Goff Goldsborough Greene Hule Haldeld Hebert Jones Kean Keyes | McCulloch McNary Metcalf Moses Oddle Patterson Phipps Pine Shortridge | Smoot Sullivan Thomas, Idaho Townsend Vandenberg Watson |
| | NOT VO | TING-23 | |
| Bleaso Borah Connally Dale Frazler Gould | Grundy Hastings Hayden Johnson Kendrick King | Pittman Reed Robinson, Ark. Robinson, Ky. SHIPSTEAD Stelwer | Stephens Tydings Walcott Walsh, Mass. Waterman |

So Mr. BARKLEY's amendment was agreed to.

GELATIN, GLUE, ETC.

MR. COPELAND'S AMENDMENT TO PARAGRAPH 42 TO REDUCE THE DUTY ON GELATIN, GLUE, GLUE SIZE, AND FISH GLUE, VALUED AT LESS THAN 40 CENTS PER POUND, FROM 25 TO 20 PER CENT AD VALOREM

(Cong. Record, February 5, 1930; page, Daily, 3217; Permanent, 3095)

The PRESIDING OFFICER (Mr. ODDIE in the chair). The question is on agreeing to the amendment proposed by the Senator from New York [Mr. COPE-LAND], which the clerk will state.

The LEGISLATIVE CLERK. In paragraph 42, on page 22, line 8, it is proposed to strike out "25" and insert "20," so as to read:

Gelatin, glue, glue size, and fish glue, not specially provided for, valued at less than 40 cents per pound, 20 per cent ad valorem.

The PRESIDING OFFICER. The yeas and nays are demanded. Is there

a second? The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. GLENN (when his name was called). Making the same announcement as on the last vote with regard to my pair and its transfer, I vote "nay."

Mr. BINGHAM (when Mr. WALCOTT'S name was called). Making the same announcement as on previous votes with respect to the absence of my colleague [Mr. WALCOTT] and his pair, I wish to announce that if he were present he would vote "nay" on this question. Mr. WHEELER (when his name was called). I transfer my pair with the junior Senator from Connecticut [Mr. WALCOTT] to the senior Senator from Minnesota [Mr. SHIPSTEAD] and vote "yea."

Mr. BLEASE. I have a pair with the Senator from Maine [Mr. GOULD]. I transfer that pair to the Senator from Iowa [Mr. STECK] and vote "yea."

Mr. NYE. Upon this question my colleague the senior Senator from North Dakota [Mr. FRAZIER] has a pair with the senior Senator from Delaware [Mr. HASTINGS]. Were they present and voting, my colleague would vote "yea," and the Senator from Delaware would vote "nay."

Mr. SCHALL. Mr. President, my colleague [Mr. Shipstead] is unavoidably absent. Were he present, he would vote "yea."

Mr. FESS. I desire to announce the following general pairs:

The senior Senator from Pennsylvania [Mr. REED] with the senior Senator from Arkansas [Mr. ROBINSON];

The junior Senator from Vermont [Mr. DALE] with the junior Senator from Massachusetts [Mr. WALSH];

The junior Senator from New Jersey [Mr. BAIRD] with the senior Senator from Nevada [Mr. PITTMAN];

The junior Senator from Missouri [Mr. PATTERSON] with the junior Senator from Washington [Mr. DILL]; and

The junior Senator from Colorado [Mr. WATERMAN] with the junior Senator from Utah [Mr. KING].

The result was announced-yeas 40, nays 38, as follows:

YEAS-40

| Ashurst Barkley Black Black Blease Borah Bratton Brock Brookhart Caraway | Connally Copeland Cutting Fletoher George Glass Ilarris Ilarrison Harces Herlin | Howell Kean La Folletto <i>MoKellar</i> McMaster Norbeck Norris Nye Orerman Schall | Sheppard Simmons Smith Stephens Swanson Thomas, Okla. Tydings Wagner Waish, Mont. Wheeler |
|---|--|--|--|
| | 1 | NAYS-38 | |
| Allen Bingham Broussard Capper Couzens Deneen Fess Gillett Glenn Goft | Goldsborough Greene Hale Hatfield Hebert Johnson Jones Kendrtok Keyes McCulloch | McNary Mctcalf Moses Oddle Phipps Pine <i>Ransdell</i> Robinson, Ind, Robston, Ky, Shortridge | Smoot Stelwer Sullivan Thomas, Idaho Townsend <i>Trammell</i> Vandenberg Watson |
| | NOT | VOTING18 | |
| Baird Dale D4U Frazier Gould | Grundy Hastings <i>Hayden King</i> Patterson | Pittman Reed Robinson, Ark. SHUPSTEAD Steek | Wnlcott Walsh, Mass. Waterman |

So Mr. Copeland's amendment was agreed to,

CELLULOSE (HARD FIBER)

MR. LA FOLLETTE'S AMENDMENT TO PARAGRAPH 32 TO REDUCE THE DUTY ON COMPOUNDS OF CELLULOSE, KNOWN AS VUL-CANIZED OR HARD FIBER, MADE WHOLLY OR IN CHIEF VALUE OF CELLULOSE, FROM 35 TO 30 PER CENT AD VALOREM

(Cong. Record, February 5, 1930; page, Daily, 3220; Permanent, 3097)

Mr. LA FOLLETTE. Mr. President, on page 19, line 10, I propose to strike out the figures "35" and insert in lieu thereof the figures "30."

Mr. SIMMONS. I ask for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. BLEASE (when his name was called). I have a pair with the junior Senator from Maine [Mr. GOULD] and withhold my vote.

Mr. SIMMONS (when his name was called). I have a general pair with the senior Senator from Massachusetts [Mr. GILLETT]. I transfer that pair to the junior Senator from Oklahoma [Mr. THOMAS] and vote "yea."

Mr. WHEELER (when his name was called). I have a general pair with the junior Senator from Connecticut [Mr.WALCOTT]. I transfer that pair to the senior Senator from Minnesota [Mr. SHIPSTEAD] and vote "yea."

The roll call having been concluded,

Mr. NYE. My colleague the senior Senator from North Dakota [Mr. FRAZIER] is paired on this question with the senior Senator from Delaware [Mr. HAST-INGS]. Were they present and voting, my colleague would vote "yea," and the Senator from Delaware would vote "nay."

Mr. BINGHAM. I make the same announcement as before with regard to my colleague [Mr. WALCOTT]. If he were present and not paired, he would vote "nay,"

Mr. SCHALL. I desire to announce that my colleague [Mr. SHIPSTEAD] is unavoidably detained.

The PRESIDING OFFICER (Mr. FESS) announced the following pairs:

Mr. DALE with Mr. WALSH OF MASSACHUSETTS; Mr. BAIRD with Mr. PITTMAN; Mr. Gould with Mr. Blease; Mr. Phipps with Mr. Overman; Mr. WATERMAN with Mr. King; Mr. Grundy with Mr. Fletcher; Mr. Greene with Mr. Caraway.

The result was announced-yeas 35, nays 33, as follows:

YEAS-35 Barkley Cutting Johnson La Follette MoKellar Simmons Smith Black Dill. George Glass Harris Blaine S10a1180n McMaster Norbeck Borah Trainmell Tydings Wagner Bratton Brook Brookhart Harrison Norris Walsh, Mont. Nye Schall Hawcs Connally Heflin Wheeler Copeland Howell Shoppard Allen Bingham Hale Hatfield Metcalf Stelwer Sullivan Moses Thomas, Idaho Townsend Broussard Hebert Oddle Capper Couzens Patterson Pine Jones Kean Vandenberg Kendrick Keyes McCulloch Robinson, Ind. Robsion, Ky, Shortridge Dencen Watson Fess (infr McNary Goldsborough Smoot -NOT VOTING-28 Ashurst Baird Gillett King SHIPSTEAD Overman Phipps Steek Stephens Thomas, Okla. Walcott Glenn Gould Greene Blcaso Oaraway Pittman Dale Grundy Ransdell Walsh, Mass. Waterman. Fletcher Hastings Reed Frazier Hayden Robinson, Ark.

So Mr. LA FOLLETTE's amendment was agreed to.

CAMPHOR, SYNTHETIC

MR. KEAN'S AMENDMENT TO INCREASE THE RATE ON SYNTHETIC CAMPHOR TO 5 CENTS PER POUND FROM THE 1 CENT PER POUND RATE WHERE IT WAS PLACED BY MR. LA FOLLETTE'S AMEND-MENT. THE COMMITTEE HAD REPORTED A RATE OF 6 CENTS PER POUND

(Cong. Record, February 6, 1930; page, Daily, 3286; Permanent, 3162)

The PRESIDING OFFICER. The second branch of the amendment to the amendment reads:

Refined or synthetic, 5 cents per pound.

Mr. LA FOLLETTE. I ask for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. GLENN (when his name was called). I have a general pair with the junior Senator from Arizona [Mr. HAYDEN] and therefore withhold my vote. If I were free to vote, I should vote "yea."

Mr. SCHALL (when Mr. SHIPSTEAD'S name was called). My colleague [Mr. SHIPSTEAD] is unavoidably absent. Mr. SULLIVAN (when his name was called). I have a pair with the junior

Senator from Tennessee [Mr. BROCK]. Not knowing how he would vote, I shall withhold my vote; but if permitted to vote, I should vote "yea."

Mr. TOWNSEND (when his name was called). I have a general pair with the senior Senator from Tennessee [Mr. McKellar]. Not knowing how he would vote, I withhold my vote. If permitted to vote, I should vote "yea." Mr. PHIPPS (when Mr. WATERMAN'S name was called). My colleague [Mr.

WATERMAN] is unavoidably absent. He is paired for the day with the Senator from Utah [Mr. King]. If my colleague were present, he would vote "yea" on this motion,

Mr. WHEELER (when his name was called). On this question I have a pair with the junior Senator from Connecticut [Mr. WALCOTT]. I transfer that pair to the Senator from Minnesota [Mr. SHIPSTEAD] and will vote. I vote "nay."

The roll call was concluded.

Mr. BLEASE. I have a pair with the junior Senator from Maine [Mr. Gould]. Not knowing how he would vote, I withhold my vote.

Mr. NYE. Upon this question my colleague [Mr. FRAZIER], who is unavoidably absent, has a pair with the senior Senator from Delaware [Mr. HASTINGS]. Were they present and voting, my colleague would vote "nay," and the Senator from Delaware would vote "yea." Mr. FESS. I wish to announce the following general pairs:

The Senator from Pennsylvania [Mr. RED] with the Senator from Arkansas [Mr. Robinson]; and

The Senator from New Hampshire [Mr. Moses] with the Senator from Nevada [Mr. PITTMAN].

Mr. SHEPPARD. I desire to announce that the senior Senator from Tennessee [Mr, MoKELLAR] and the junior Senator from Tennessee [Mr, Brock] are necessarily detained from the Senate on official business,

I also wish to announce that the Senator from Arizona [Mr. ASHURST] is necessarily detained on official business.

YEAS-48

The result was announced-yeas 48, nays 29, as follows:

| | | 10 10 | |
|--|---|---|--|
| Allen Baird Bingham Broussard Capper Copeland Couzens Dale Dencen Fess Fletcher Gillett | Goff Goldsborough Greene Grundy Hale Hartison Hartison Hattleld Hawes Hebert Heffin Johnson Jones | Piné <i>Ransdell</i> Robinson, Ind. | Robsion, Ky, Schall Shortridge Smoot Steiwer Steiwer Stephens Thomas, Idaho Trammeti Vandenberg Wagner Walsh, Mass, Watson |
| | NAY | 829 | |
| Barkley Black Blaine Borah Bratton Brookhart Caraway Connally | Cutting Dill Georgo Glass Harris Howell La Follette McMaster | Norbeck Norris Nye Ovorman Shcppard Simmons Smith Sticok | Swanson Thomas, Okla, Tydings Walsh, Mont, Wheeler |
| ۱. | NOT VO | TING-19 | |
| Ashurst Blease Brook Frazler Glenn | Gould Hustings Hayden King McKellar | Moses Pittman Reed Robinson, Ark. Shipstead | Sullivan Townsend Walcott Waterman |

So Mr. KEAN'S amendment, as modified, to the amendment was agreed to.

CAMPHOR, CRUDE AND SYNTHETIC

ON AGREEING TO THE LATTER PORTION OF THE COMMITTEE AMENDMENT AS AMENDED, PLACING A DUTY ON CAMPHOR, CRUDE AND NATURAL, OF 1 CENT PER POUND; AND A DUTY OF 5 CENTS PER POUND ON REFINED OR SYNTHETIC CAMPHOR

(Cong. Record, February 6, 1930; page, Daily, 3289; Permanent, 3165)

The PRESIDING OFFICER. The clerk will state the pending amendment. The CHIEF CLERK. On page 23, lines 20, 21, and 22, insert:

Camphor, crude, natural, 1 cent per pound; refined or synthetic, 5 cents per pound.

The PRESIDING OFFICER. The clerk will call the roll.

The CHIEF CLERK proceeded to call the roll.

Mr. SCHALL (when Mr. SHIPSTEAD'S name was called). My colleague [Mr. SHIPSTEAD] is unavoidably absent.

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. BROCK]. Not knowing how he would vote if pres-

ent, I withhold my vote; but if permitted to vote I should vote "yea." Mr. TOWNSEND (when his name was called). I have a general pair with the senior Senator from Tennessee [Mr. McKELLAR]. Not knowing how he would vote, I withhold my vote. If permitted to vote, I should vote "yea." Mr. WHEELER (when his name was called). Making the same announce-

ment that I previously made in reference to my pair and its transfer, I vote " nay."

The roll call was concluded. Mr. NYE. I desire to announce, in the absence of my colleague the senior Senator from North Dakota [Mr. FRAZIER], that he is paired on this question with the senior Senator from Delaware [Mr. HASTINGS]; that if present and voting my colleague would vote "nay," and the Senator from Delaware would vote "yea,"

Mr. FESS. Mr. President, I desire to announce the following general pairs: The Senator from Pennsylvania [Mr, REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from New Hampshire [Mr. Moses] with the Senator from Nevada [Mr. PITTMAN];

The Senator from Colorado [Mr. WATERMAN] with the Senator from Utah [Mr. KINO];

The Senator from Illinois [Mr. GLENN] with the Senator from Arizona [Mr. HAYDEN]; and

The Senator from Maine [Mr. Gould] with the Senator from South Carolina [Mr. BLEASE].

The result was announced---yeas 49, nays 29, as follows:

YEAS, 49

| Allon Ashursb Balrd Bingham Broussard Capper Oopeland Couzens Dale Deneen Fess Fletcher Gillett | Goff Goldsborough Greene Grundy Hale <i>Harrison</i> Hatheld <i>Haves</i> Hebert <i>Heftin</i> Johnson Jones Kean | Kondrick Keyes McCulloch McNary Metcalf Oddle Patterson Phips Pine Ransdoll Robinson, Ind. Robinon, Ky. Schall | Shortridge Smoot Stelwor <i>Stephens</i> Thomas, Idaho <i>Trammell</i> Vandenberg Wagner Walsh, Mass. Watson. |
|---|---|--|--|
| | NAY | /S29 | |
| Barkley Blaok Blaine Borah Bratton Brookhart Oaraway Connally | Cutting Dill Georyo Glass Harris Howell La Follette McMaster | Norbeck Norris Nyo Ovorman Sheppard Simmons Smith Stcok | Swanson Thomas, Okla, Tydings Walsh, Mont, Wheeler |

NOT VOTING-18

| Blcaso Brook Frazier Glenn Gould | Hastings Hayden King McKellar Moses | Pittman Reed Robinson, Ark. SHIPSTEAD Sullivan | Townsend Walcott Waterman |
|--|---|--|---------------------------------|
| | | | |

So the second branch of the committee amendment, as amended, was agreed to.

SODA, BICARBONATE

MR. BARKLEY'S AMENDMENT TO STRIKE OUT THE DUTY OF 1 CENT PER POUND ON BICARBONATE OR BAKING SODA, AND PLACING IT ON THE FREE LIST

(Cong. Record, February 6, 1930; page, Daily, 3291; Permanent, 3167)

The VICE PRESIDENT. The Senator from Kentucky proposes an amendment which will be read for the information of the Senate.

The CHIEF CLERK. In paragraph 82, on page 32, it is proposed to strike out line 4, as follows:

Bicarbonate or baking soda, one-fourth of 1 cent per pound.

Mr. BARKLEY. I will amend my amendment, in effect, by adding this to it: At the end of line 24, page 268, after the word "cake," insert "bicarbonate or baking soda," so that it will go to the free list if the amendment is adopted.

The VICE PRESIDENT. The question is on the amendment of the Senator from Kentucky, as modified. The clerk will call the roll.

The Chief Clerk called the roll.

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Mr. NYE. My colleague [Mr. FRAZIER] has a pair on this subject with the Senator from Delaware [Mr. HASTINGS]. Were they present and voting, my

colleague would vote "yea," and the Senator from Delaware would vote "nay." Mr. WHEELER. Making the same announcement that I made before, I vote "yea,"

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from New Hampshire [Mr. Moses] with the Senator from Nevada [Mr. PITTMAN];

The Senator from Maine [Mr. Gould] with the Senator from South Carolina [Mr. BLEASE];

The Senator from Illinois [Mr. GLENN] with the Senator from Arizona [Mr. HAYDEN]; and

The Senator from Colorado [Mr. WATERMAN] with the Senator from Utah [Mr. KIN0].

The result was announced—yeas 41, nays 38, as follows:

YEAS-41

| Ashurst Barkley Black Blane Borah Bratton Brookhart Caraway Connally Copeland Cutting | Dill Fletcher Georgo Glass Harris Harrison Harcs Heffin Howell Johnson La Follette | McKellar McMn8ter Norbeck Norris Nye Orerman Sheppard Simmons Smith Steck Stephens | Swanson Thomas, Okla, Trammell Tydings Wajner Walsh, Mass, Walsh, Mont, Wheeler |
|---|--|--|--|
| | NAY | 2S | |
| Allen Baird Bingham <i>Broussard</i> Capper | Couzens Dale Dencen Fess Gillett | Goff Goldsborough Greene Grundy Hale | Hatfield Hebert Jones Kean Keyes |

McCulloch McNary Metcalf Oddle Patterson

Phipps Pine Ransdell Robinson, Ind. Robsion, Ky. Schall Shortridge Smoot Steiwer Thomas, Idaho

Townsend 'andenberg Watson

NOT VOTING-17

| <i>Blease Brock</i> Frazier Glenn Gould | Hustings Hayden Kendrick King Moses | Pittman Reed Robinson, Ark. SHIPSTBAD Sullivan | Walcott Waterman |
|--|---|--|---------------------|
|--|---|--|---------------------|

So Mr. BARKLEY's amendment, as modified, was agreed to.

FORMALDEHYDE OR FORMALIN

MR. LA FOLLETTE'S AMENDMENT TO PARAGRAPH 41 TO REDUCE THE DUTY ON FORMALDEHYDE SOLUTION OR FORMALIN FROM 2 TO 11/2 CENTS PER POUND

(Cong. Record, February 6, 1930; page, Daily, 3296; Permanent, 3172)

The VICE PRESIDENT. Let the Secretary report the amendment, The LEGISLATIVE CLERK. In paragraph 41, page 21, line —, after the word "formalin," it is proposed to strike out "2" and insert " $1\frac{1}{2}$," so as to read:

Formaldehyde solution or formalin, 11/2 cents per pound. *

* * The VICE PRESIDENT. The question is on agreeing to the amendment offered by the Senator from Wisconsin [Mr. LA FOLLETTE]. [Putting the question.] By the sound the noes seem to have it.

Mr. LA FOLLETTE. I call for the yeas and nays.

The yeas and mays were ordered, and the legislative clerk proceeded to call the roll,

Mr. NYE (when Mr. FRAZIER'S name was called). My colleague [Mr. FRAZIER] is unavoidably absent. On this question he is paired with the senior Senator from Delaware [Mr. HASTINGS]. If present, my colleague would vote "yea," and the Senator from Delaware would vote "nay."

Mr. SCHALL (when Mr. Shipstead's name was called). My colleague [Mr. SHIPSTEAD] is unavoidably absent.

Mr. WALSH of Massachusetts (when his name was called). I am paired with the junior Senator from Vermont [Mr. DALE]. If I were at liberty to vote, I should vote "yea,"

The roll call was concluded.

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Mr. WHEELER. I have a pair with the junior Senator from Connecticut [Mr. WALCOTT]. I transfer that pair to the senior Senator from Minnesota [Mr. SHIPSTEAD] and will vote. I-vote "yea."

Mr. BINGHAM (after having voted in the negative). Has the junior Senator from Virginia [Mr. GLASS] voted? The VICE PRESIDENT, He has not,

Mr. BINGHAM. I have a pair with that Senator, and therefore withdraw my vote.

Mr. METCALF (after having voted in the negative). Has the Senator from Maryland [Mr, TYDINGS] voted?

The VICH PRESIDENT. That Senator has not voted.

Mr. METCALF. As I have a general pair with the Senator from Maryland, I withdraw my vote.

Mr. SULLIVAN (after having voted in the negative). I have a pair with the junior Senator from Tennessee [Mr. BROOK]. As he has not voted, I desire to withdraw my vote.

Mr. BINGHAM. Mr. President, I have been unable to obtain a transfer. If at liberty to vote, I should vote "nay."

Mr. WALSH of Massachusetts. I transfer my pair with the junior Senator from Vermont [Mr. DALE] to the senior Senator from Iowa [Mr. STEOK] and will vote. I vote "yea."

Mr. HATFIELD (after having voted in the negative). I have a pair with the junior Senator from North Carolina [Mr. OVERMAN]. I therefore withdraw my vote.

Mr. ROBINSON of Indiana (after having voted in the negative). Has the junior Senator from Mississippi [Mr. STEPHENS] voted?

The VICE PRESIDENT. He has not voted.

Mr. ROBINSON of Indiana. Then I withdraw my vote.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Colorado [Mr. WATERMAN] with the Senator from Utah [Mr. Kino];

The Senator from New Hampshire [Mr. Moses] with the Senator from Nevada [Mr. PITTMAN];

The Senator from Maine [Mr. GOULD] with the Senator from South Carolina [Mr. BLEASE]; and The Senator from Illinois [Mr. GLENN] with the Senator from Arizona [Mr.

The Senator from Illinois [Mr. GLENN] with the Senator from Arizona [Mr. HAYDEN].

Mr. SHEPPARD. I desire to announce that the Senator from Iowa [Mr. STECK], the Senator from Louisiana [Mr. RANSDELL], and the Senator from Missouri [Mr. HAWES] are detained on official business.

The result was announced-yeas 35, nays 33, as follows:

| | Z | (EAS | |
|---|---|--|---|
| Ashurst Barkley Black Blaino Borah Bratton Brookhart Caraway Connally | Copeland Cutting Dill Flotoher Georyo Harris Harrison Heftin Hoftin Howell | Johnson La Follette McKellar McMaster Norbeck Norris Nye Schall Shappard | Simmons Smith Swanson Thomas, Okla. Wagner Walsh, Mass. Walsh, Mont. Whçeler |
| | 1 | NAYS-38 | |
| Allen Baird Broussard Cappor Couzens Dencen Fess Gillett Goff | Goldsborough Greene Grundy Hale Hebert Jones Kean Kean Keadrick Keyes | McCulloch McNary Oddle Patterson Phipps Pine Robsion, Ky, Shortridgo Smoot | Steiwer Thomas, Idaho Townsend <i>Trammell</i> Vandenberg Watson |
| | NOT | VOTING-28 | |
| Bingham Bioaso Brock Dale Frazler Glass Glenn | Gould Hastings Hatings Hawes Hawes Hayden Kiny Melcalf | Moses Overma n Pitiman Ransdoll Reed Robinson, Ark. Robinson, Ind. | SHIPSTEAD Steok Stephons Sullivan Tydings Walcott Waterman |
| C. 16. T. 7 | Jor r moute a mandus and | t may among to | |

So Mr. LA FOLLETTE's amendment was agreed to.

RED LEAD

MR. HARRISON'S AMENDMENT TO PARAGRAPH 73, TO REDUCE THE DUTY ON RED LEAD FROM 234 to 236 CENTS PER POUND

(Cong. Record, February 7, 1930; page, Daily, 3344; Permanent, 3216)

Mr. HARRISON. On page 30, line 6, red lead, where the present rate is $2\frac{9}{4}$ cents per pound, I move to strike out " $2\frac{9}{4}$ " and insert in lieu thereof " $2\frac{1}{4}$."

tion.] The Chair is in doubt. Mr. LA FOLLETTIM and Mr. HARRISON called for the yeas and nays, and they were ordered. The Chief Clerk proceeded to call the roll.

Mr. MoNARY (when his name was called). Upon this vote I have a pair with the senior Senator from Missouri [Mr. HAWES]. If he were present, he would vote "yea," and if I were free to vote I should vote "nay."

Mr. RANSDELL (when his name was called.) On this vote I have a pair with the Senator from Iowa [Mr. BROOKHART], and therefore refrain from voting.

Mr. THOMAS of Idaho (when his name was called). On this vote I have a pair with the Senator from Texas [Mr. CONNALLY]. If he were present, he would vote "yea," and if I were permitted to vote I would vote "nay."

The roll call was concluded.

Mr. PATTERSON (after having voted in the negative). I have a general pair with the junior Senator from New York [Mr. WAGNER]. I therefore desire to withdraw my vote.

Mr. SCHALL. I desire to announce the unavoidable absence of my colleague [Mr. SHIPSTEAD], and I ask that this announcement may stand for the day.

Mr. NYE. Upon this question my colleague [Mr. FRAZIER], who is unavoidably absent, is paired with the senior Senator from Delaware [Mr. HASTINGS]. Were they present and voting, my colleague would vote "yea," and the senior Senator from Delaware would vote "nay."

Mr. SHORTRIDGE (after having voted in the negative). I have a pair with the Senator from Virginia [Mr. SWANSON], and therefore withdraw my vote.

Mr. McNARY, I wish to announce the following general pairs:

The Senator from Illinois [Mr. GLENN] with the Senator from Arizona [Mr. HAYDEN];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON]; and The Senator from California [Mr. JOHNSON] with the Senator from Iowa

[Mr. STEOK].

Mr. SHEPPARD. I wish to announce that on this vote the Senator from New Hampshire [Mr. Moses] is paired with the Senator from Arkansas [Mr. CARAWAY].

I also wish to announce that the senior Senator from Nevada [Mr. PITTMAN] and the junior Senator from Arizona [Mr. HAYDEN] are necessarily absent from the Senate attending a conference in the West relating to the diversion of the waters of the Colorado River,

Mr. BROUSSARD. I desire to announce that the senior Senator from Louisiana [Mr. RANSDELL] is necessarily detained from the Chamber on official business.

The result was announced-yeas 37, nays 35, as follows:

YEAS-37

| Allen Barkloy Blaok Blaok Blaok Borah Bration Brook Capper Copcland | Cutting Dill Fletoher George Glass Harris Harrison Harrison Hoffin Howell Jones | La Follette MoKellar McMaster Norbeck Norls Nye Overman Schall Sheppard Simmons | Sm4th Stephens Thomas, Okla. Tydinys Walsh, Mass. Walsh, Mont. Wheeler |
|--|---|--|---|
| | NAY | 28 | |
| Baird Bingham Broussard Couzens Dale Deneen Fess Gillett Gon | Goldsborough Gould Greene Grundy Hale Hatileld Hebert Kean Kean | Keyes McCulloch Motculf Oddie Phipps Pine Robinson, Ind. Robinson, Ky. Smoot | Stelwor Sullivan Townsend <i>Trammell</i> Vandenberg Walcott Waterman Watson |
| | NOT VO | TING-24 | |
| Ashurst Brookhart Oaraway Connally Frazler Glenn | Hastings Hawcs Johnson King McNary | Moses Patterson Pittman Ransdoll Reed Robinson, Ark. | SHIPSTEAD Shortridge Steck Swanson Thomas, Idaho Wagner |

So Mr. HARRISON'S amendment was agreed to.

WHITE LEAD

MR. HARRISON'S AMENDMENT TO PARAGRAPH 73, TO REDUCE THE DUTY ON WHITE LEAD FROM 21/2 TO 2 CENTS PER POUND

(Cong. Record, February 7, 1930; page, Daily, 3351; Permanent, 3222)

Mr. HARRISON. I desire to offer an amendment with reference to white lead, on page 30, line 7. The present rate on white lead is $2\frac{1}{2}$ cents per pound, which is also the rate proposed by the pending bill. I move to strike out " $2\frac{1}{2}$ " and insert "2," so as to read :

White lead, 2 cents per pound,

The VICE PRESIDENT. The question is on the amendment of the Senator from Mississippi [Mr. HARRISON]. On that amendment the yeas and nays have been demanded. Is the demand seconded?

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. NYE (when Mr. FRAZIER'S name was called). Upon this question my colleague [Mr. FRAZIER] and the senior Senator from Delaware [Mr. HASTINGS] are paired. If present and voting, my colleague would vote "yea," and the Senator from Delaware would vote "nay." Mr. GOFF (when Mr. HATFIELD'S name was called). My colleague [Mr.

Mr. GOFF (when Mr. HATFIELD'S name was called). My colleague [Mr. HATFIELD] has been unexpectedly called away. I understand that he is paired with the Senator from North Carolina [Mr. OVERMAN].

Mr. FESS (when Mr. McNARY's name was called). The senior Senator from Oregon [Mr. McNARY] is paired with the senior Senator from Missouri [Mr. HAWES]. Were the senior Senator from Oregon present and permitted to vote, he would vote "nay."

Mr. THOMAS of Idaho (when his name was called). On this vote I have a pair with the junior Senator from Texas [Mr. CONNALLY]. I transfer that pair to the junior Senator from Maryland [Mr. GOLDSBOROUGH] and vote "nay."

Mr. WALSH of Massachusetts. On this vote I am paired with the junior Senator from Vermont [Mr. DALE], who is unable to be present.

The roll call was concluded.

Mr. LA FOLLETTE. I am requested to announce that the junior Senator from Iowa [Mr. BROOKHART] is paired upon this question with the senior Senator from Louisiana [Mr. RANSDELL]. If the Senator from Iowa were present and not paired, he would vote "yea."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Illinois [Mr. GLENN] with the Senator from Arizona [Mr. HAYDEN];

The Senator from New Hampshire [Mr. Moses] with the Senator from Nevada [Mr. PITTMAN];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING]; and

The Senator from California [Mr. JOHNSON] with the Senator from Iowa [Mr. STECK].

Mr. BROUSSARD. I desire to announce that the senior Senator from Louisiana [Mr. RANSDELL] is necessarily detained from the Chamber on official business.

Mr. SHEPPARD. I wish to anounce that the senior Senator from Nevada [Mr. PITTMAN] and the junior Senator from Arizona [Mr. HAYDEN] are necessarily absent from the Senate attending a conference in the West relating to the diversion of the waters of the Colorado River.

The result was announced-years 37, nays 38, as follows:

YEAS--37

| Barkley Bratton D Black Brock F Blaino Caraway (1 | tting Harris I Harrison Steher Hefin 1990 Howell 188 Kendrick |
|---|---|
|---|---|

La Follette MoKella McMaster Noi beck Norris

Allen Baird

Bingham

Capper

Deneen

Gillett Goff

Fess

Couzens

Broussard

Nye Overman Schall Sheppard Simmons

Greene

Grundy

Hebert

Metcalf

Jones

Kean Keyes McCulloch

Hale Hatfield

Şmith Stephens Swanson Tydings Wayner

NAYS-38

Oddle Patterson Phipps Pine Robinson, Ind. Robsion, Ky. Robsion, K Shortridge Smoot Steiwer Sullivan

NOT VOTING-21

Brookhart Connally Dale Frazier Glenn Goldsborough Gould Hastings Hawes Hayden Johnson King

McNary Moses Pittman Ransdell Reed Robinson, Ark. SHIPSTEAD

So Mr. HARRISON'S amendment was rejected.

LEAD PIGMENTS

MR. HARRISON'S AMENDMENT TO REDUCE THE DUTY ON PIG-MENTS CONTAINING LEAD, DRY OR IN PULP, OR GROUND IN OR MIXED WITH OIL OR WATER, NOT SPECIALLY PROVIDED FOR, FROM 30 TO 25 PER CENT AD VALOREM

(Cong. Record, February 7, 1930; page, Daily, 3359; Permanent, 3230)

The VICE PRESIDENT. The amendment will be stated for the information of the Senate.

The LEOISLATIVE CLERK. On page 30, in line 9, the Senator from Mississippi [Mr. HABRISON] proposes to strike out "30" and insert "25," so as to read:

All pigments containing lead, dry or in pulp, or ground in or mixed with oil or water, not specially provided for, 25 per cent ad valorem.

The VICE PRESIDENT. The clerk will call the roll on agreeing to the amendment.

The legislative clerk proceeded to call the roll,

Mr. NYE (when Mr. FRAZIER'S name was called). On this question my colleague [Mr. FRAZIER] is paired with the senior Senator from Delaware [Mr. HASTINGS]. If present, my colleague would vote "yea," and the senior

Senator from Delaware would vote "nay." Mr. FESS (when Mr. MoNARY'S name was called). The senior Senator from Oregon [Mr. MoNARY] is paired with the senior Senator from Missouri [Mr. [IAWES]. If the senior Senator from Oregon were present, he would vote "nay." The roll call was concluded,

Mr. LA FOLLETTE. I wish to announce the unavoidable absence of the Senator from Iowa [Mr. BROOKHART]. He is paired with the Senator from Louisiana [Mr. RANSPEL]. If the Senator from Iowa were present, he would vote "yea."

I wish to announce the following pairs: Mr. FESS.

The Senator from Louisiana [Mr. RANSDELL] with the Senator from Iowa [Mr. Brookhart];

The Senator from Illinois [Mr. GLENN] with the Senator from Arizona [Mr. HAYDEN];

The Senator from Pennsylvania [Mr. RED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KIN0];

119206-S. Doc. 177, 71-2-11

Thomas, Idaho Thomas, Okla. Townsend Trammell Vandenberg Walcott Waterman Watson

Walsh, Mont.

Wheeler

Steok Walsh, Mass.

The Senator from Vermont [Mr. DALE] with the Senator from Massachusetts [Mr. WALSH];

The Senator from New Hampshire [Mr. Moses] with the Senator from Arizona [Mr. Ashurst];

The Senator from Idaho [Mr, THOMAS] with the Senator from Texas [Mr. CONNALLY]; and

The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Nevada [Mr. PITTMAN].

Mr. BROUSSARD. I desire to announce that the senior Senator from Louisi-ana [Mr. RANSDELL] is necessarily detained from the Chamber on official business.

The result was announced-yeas 34, nays 39, as follows:

YEAS---34

| Barkley Black Bhane Bleaso Borah Bratton Brock Caraway Cutting | Dill Fletcher Georgo Hlass Harris Harrison Heffin Howell Johnson | La Follette McKellar McMuster Nortis Nye Overman Schull Sheppard Simmons | 8mith Steek Stephens Swanson Tydings Walsh, Mont. Wheeler |
|--|--|---|---|
| | 1 | NAYS-39 | |
| Allen Balrd Bingham Broussard Capper Copeland Couzens Dencen | Goff Goldsborough Greeno Grundy Hale Hatheld Hebert Jones Vory | McCulloch Metcalf Oddie Patterson Phipps Robinson, Ind. Robinson, Ky. Shortridge | Sullivan Thomas, Okla. Townsend Trammeli Vandenberg Walcott Walcott Waterman |

NOT VOTING-23

Smoot

Steiwer

Robinson, Ark. SHIPSTEAD Thomas, Idaho Walsh, Mass.

Watson

Reed

.

| <i>Ashurst</i> | Gould | McNary |
|----------------|----------|----------|
| Brookhart | Hastings | Moses |
| Connally | Hawes | Norbeck |
| Dale | Hayden | Pine |
| Frazler | Kendriok | Pittman |
| Glenn | King | Ransdell |

So Mr. HARRISON'S amendment was rejected.

*

Kean

Keyes

CARBON BLACK

MR. LA FOLLETTE'S AMENDMENT TO PARAGRAPH 72, TO CREATE A SEPARATE CLASSIFICATION FOR CARBON BLACK WITH A DUTY OF 15 PER CENT AD VALOREM, WHICH IS A REDUCTION FROM THE 20 PER CENT AD VALOREM RATE OF THE BILL

(Cong. Record, February 7, 1930; page, Dally, 3360; Permanent, 3231)

Mr. LA FOLLETTE. Mr. President, I offer the following amendment: On page 30, line 1, after the figures "72" and the period, I move to insert: Carbon black, 15 per cent ad valorem.

* The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. LA FOLLETTE (when Mr. BROOKHART'S name was called). Making the same announcement as upon the previous roll call concerning the absence of the Senator from Iowa [Mr. BROOKMART] and his pair, I desire to announce that if he were present he would vote "yea."

Mr. DALE (when his name was called). I have a general pair with the Senator from Massachusetts [Mr. WALSH], and therefore withhold my vote.

• •

Fess Gillett Mr. NYE (when Mr. FRAZIER'S name was called). Upon this question my colleague [Mr. FRAZIER] has a pair with the senior Senator from Delaware [Mr. HASTINGS]. Were those Senators present and voting, my colleague would vote "yea," and the Senator from Delaware would vote "nay."

Mr. FESS (when Mr. McNARY'S name was called). Making the same announcement relative to the pair of the senior Senator from Oregon [Mr. McNARY] and the senior Senator from Missouri [Mr. HAWES], I desire to say if the Senator from Oregon were present he would vote "nay."

Mr. OVERMAN (when the name of Mr. SIMMONS was called). I desire to announce that my colleague [Mr. SIMMONS] is unavoidably detained. He has a pair with the senior Senator from Massachusetts [Mr. GILLETT]. If my colleague were present, he would vote "yea," and the Senator from Massachusetts would vote "nay."

Mr. STEPHENS (when his name was called). I have a pair with the junior Senator from Indiana [Mr. ROBINSON], and therefore withhold my vote.

Mr. THOMAS of Idaho (when his name was called). On this vote I have a pair with the junior Senator from Texas [Mr. CONNALLY]. If he were present, he would vote "yea," and if I were permitted to vote I should vote "nay." The roll call was concluded.

Mr. COPELAND. My colleague [Mr. WAGNER] is absent. If he were present, he would vote "yea."

Mr. GILLETT (after having voted in the negative). I now observe that the senior Senator from North Carolina [Mr. SIMMONS] has not voted. I have a general pair with him, and therefore withdraw my vote.

Mr. TOWNSEND (after having voted in the negative). I inquire if the senior Senator from Tennessee [Mr. McKellar] has voted?

The VICE PRESIDENT. He has not,

Mr. TOWNSEND. I have a general pair with that Senator, and I withdraw my vote.

Mr. PATTERSON (after having voted in the negative). I have a general pair with the junior Senator from New York [Mr. WAGNER]. I understand he has not voted, and I therefore withdraw my vote.

Mr. FESS, I desire to announce the following general pairs:

The Senator from Illinois [Mr. GLENN] with the Senator from Arizona [Mr. HAYDEN];

The Senator from New Hampshire [Mr. Moses] with the Senator from Nevada [Mr. PITTMAN];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON]; and

The Senator from Vermont [Mr. DALE] with the Senator from Massachusetts [Mr. WALSH];

The result was announced—yeas 33, nays 32, as follows:

YEAS-33

| Ashurst Barkley Blaok Blaine Bornh Bratton Bratton Caraway Copeland | Cutting Dill Fletcher Georye Glass Harris Harrison Heffin Howell | La Follette McMaster Norbeck Norris Nye Overman Schall Sheppard Smith | Nteek Nwanson Thomas, Okla, Tydings Walsh, Mont, Wheeler |
|---|--|---|---|
| | | NAYS-32 | |
| Allen Baird Bingham Broussard Capper Couzens Deneen Fess | Goff Goldsborough Greene Grundy Hale Hale Hale Hebert Jones | Kean <i>Kendrick</i> Keyes McCulloch Metcalf Oddie Fhipps Robsion, Ky. | Shortridge Smoot Stelwer Sullivan Vandenberg Walcott Waterman Watson |
| | NOT | VOTING-31 | |
| Blease Brookhart Connally Dale Frazler Gillett Glenn Gould | Hastings Hawes Hayden Johnson Kiny McKellar MeNary Moses | Patterson Pine Pittman Ransdell Reed Robinson, Ark. Robinson, Ind. Shipstead | Simmons Ntephens Thomas, Idaho Townsend Trammell Wayper Walsh, Mass. |

So Mr. LA FOLLETTE's amendment was agreed to.

SPIRIT VARNISHES

MR. LA FOLLETTE'S AMENDMENT TO PARAGRAPH 76 TO REDUCE THE DUTY ON SPIRIT VARNISHES CONTAINING 5 PER CENT OR MORE OF METHYL ALCOHOL, AND ALL OTHER VARNISHES, INCLUDING GOLD SIZE OR JAPAN, NOT SPECIALLY PROVIDED FOR, FROM 25 TO 20 PER CENT AD VALOREM

(Cong. Record, February 10, 1930; page, Daily, 3481; Permanent, 3339)

The VICE PRESIDENT. Objection is made. The question is on agreeing to the amendment proposed by the Senator from Wisconsin, which will be stated.

The LEGISLATIVE CLERK. The Senator from Wisconsin proposes to amend paragraph 76, on page 30, line 22; by striking out "25" and inserting "20," so as to read:

spirit varnishes containing 5 per cent or more of methyl alcohol, and all other var-hes, including so-called gold size or japan, not specially provided for, 20 per cent nishes, inclu ad valorem.

Mr. LA FOLLETTE. I ask for the yeas and nays.

The yeas and mays were ordered, and the legislative clerk proceeded to call the roll.

Mr. GOLDSBOROUGH (when Mr. KEAN's name was called). The senior Senator from New Jersey [Mr. KEAN] is paired with the senior Senator from Alabama [Mr. HEFLIN]. If the senior Senator from New Jersey were present, he would vote "nay."

Mr. PATTERSON (when his name was called). I have a general pair with

Mr. PATTERSON (when his name was called). I have a general pair with the junior Senator from New York [Mr. WAGNEB]. Not knowing how he would vote, I withhold my vote. If permitted to vote, I would vote "Nay." Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Arkansas [Mr. CARAWAY]. Not knowing how he would vote, I withhold my vote. If permitted to vote, I would vote "nay." Mr. COPELAND (when Mr. WAGNER'S name was called). My colleague [Mr. WAGNER] is necessarily absent. If he were present and permitted to vote, he would vote.

would vote "nay,"

The roll call was concluded.

Mr. McKELLAR (after having voted in the affirmative). I have a pair with the junior Senator from Delaware [Mr. TOWNSEND], which I transfer to the senior Senator from Minnesota [Mr. SHIPSTEAD], and allow my vote to stand.

Mr. BL(A) . I have a pair with the junior Senator from New Jersey [Mr. BAIRD]. This announcement may stand until his return.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING]; and

The Senator from New Hampshire [Mr. Moses] with the Senator from Nevada [Mr. PITTMAN].

Mr. NYE. My colleague [Mr. FRAZIER], who is unavoidably absent, is paired on this subject with the senior Senator from Delaware [Mr. HASTINGS]. Were those Senators present and voting, my colleague would vote "yea," and the

Senior Senator from Delaware would vote "nay." Mr. SULLIVAN. I transfer my pair to the junior Senator from New York [Mr. WAGNER] and vote "nay."

Mr. PATTERSON. In view of the statement of the senior Senator from New York [Mr. COPELAND] I feel free to vote. I vote "nay,"

Mr. LA FOLLETTE. I was requested to announce that the senior Senator from Minnesota [Mr. Shipstead] and the junior Senator from Minnesota [Mr. Schall] are both unavoidably absent. If they were present, they would vote "nay."

The result was announced-yeas 38, nays 40, as follows:

YEA-AND-NAY VOTES ON TARIFF BILL

| A shurst Barkley Blaok Blane Borah Bratton Brock Brookhart Connally Cutting | Dill Filetoher Georyo Giass Harriss Harrison Haves Hayden Howell Johnson | Jones Kendrlok La Follette McKellar McMaster Norbeck Norris Nye Overman Sheppard | Simmons Smith Stephens Thomas, Okla. Walsh, Mass. Walsh, Mont. Wheeler |
|--|---|---|---|
| | 1 | NAYS-40 | |
| Allen Bingham Broussard Capper Copeland Couzens Dale Dencen Fess Gillett | Glenn Goldsborough Greene Grundy Hale Hatfield Hebert Keyes McCulloch | McNary Metcalf Oddle Patterson Phipps Pine <i>Ransdell</i> Robinson, Ind. Robinson, Ky. Shortridge | Smoot Steok Steiwer Sullfvan Thomas, Idaho Trammell Vandenberg Walcott Waterman Watson |
| | N | OT VOTING—18 | |
| Baird Blease Caraway Frazier Gould | Hastings <i>Hoftin</i> Keau King Moses | Pittman Reed Robinson, Ark. Schall Shiipstfad | Townsend Tydings Wagner |

YEAS-38

So Mr. LA FOLLETTE's amendment was rejected.

STARCH

MR. CAPPER'S AMENDMENT TO PARAGRAPH 84 TO PLACE ALL STARCH, BY WHATEVER NAME KNOWN, UNDER A RATE OF 2½ CENTS PER POUND. THE RATES IN THE BILL WERE 2½ CENTS PER POUND ON POTATO STARCH AND 1½ CENTS PER POUND ON ALL, OTHERS NOT SPECIALLY PROVIDED FOR

(Cong. Record, February 10, 1930; pages, Daily, 3494 and 3495; Permanent, 3353)

Mr. CAPPER. Mr. President, before we leave the chemical schedule I should like to offer an amendment affecting starch.

I offer an amendment to paragraph 84.

The PRESIDING OFFICER. The amendment will be stated. The LEGISLATIVE CLERK. On page 33, after line 7, it is proposed to strike out paragraph 84 and insert a new paragraph, to read as follows:

PAR. 84. Starch, by whatever name known and for whatever use intended, 21/3 cents per pound.

The PRESIDING OFFICER. The question is on agreeing to the amendment offered by the Senator from Kansas [Mr. CAPPER], on which the yeas and nays have been ordered, and the roll will be called.

The legislative clerk proceeded to call the roll,

Mr. PATTERSON (when his name was called). I have a general pair with the junior Senator from New York [Mr. WAGNER]. I understand he would vote "nay" on this question. If I were permitted to vote, I would vote "yea."

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Arkansas [Mr. CARAWAY]. I am informed that if he were present he would vote "nay." Consequently I am liberty to vote, and I vote "nay."

The roll call was concluded.

Mr. VANDENBERG, I wish to announce that the senior Senator from Delaware [Mr. HASTINGS] is absent on account of the death of his wife. The

junior Senator from Delaware [Mr. TOWNSEND] is absent attending the funeral of the late Mrs. Hastings.

Mr SCHALL. I would like to announce that my colleague [Mr. SHIPSTEAD] is unavoidably absent. I ask that this announcement may stand for the day. Mr. GOLDSBOROUGH. I would like to announce that the senior Senator

Mr. GOLDSBOROUGH. I would like to announce that the senior Senator from New Jersey [Mr. KEAN] is paired with the senior Senator from Alabama [Mr. HEFLIN]. If the senior Senator from New Jersey were present, he would vote "yea."

vote "yea." Mr. McKELLAR. I have a general pair with the junior Senator from Delaware [Mr. TOWNSEND], which I transfer to the senior Senator from Arizona [Mr. ASHURST], and vote "nay."

Mr. FESS. I desire to announce the following general pairs:

The Senator from New Jersey [Mr. BAIRD] with the Senator from South Carolina [Mr. BLEASE];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING];

The Senator from Delaware [Mr. HASTINGS] with the Senator from North Dakota [Mr. FRAZIER]; and

The Senator from New Hampshire [Mr. Moses] with the Senator from Nevada [Mr. PITTMAN],

The result was announced---yeas 32, nays 42, as follows :

YEAS---32

| Borah Brookhart Capper Deneen Glenn Goff Goldsborough Grundy | Hale Hatheld Hebert Howell Johnson Jones Keyes McCulloch | McMaster McNary Nye Oddle Phipps Pine Robinson, Ind. Robinson, Ky. | Schall Sh <i>eppard</i> Shortridge Steek Stelwer Thomas, Idaho Vandenberg Watson |
|--|--|--|--|
| | | NAYS-42 | |
| Barkley Bingham Black Blaine Bratton Brock Broussard Connally Copeland Couzens Cutting | Dale Dill Fess Fletcher George Gillett Glass Greene Harris Harrison Harden | Kendriok La Follette MoKellar Metealf Orerman Ransdell Simmons Smith Smoot Stophens Sullivan | Swanson Thomas, Okla. Trammell Tydings Walcott Walsh, Mass. Walsh, Mont. Waterman Waterman |
| | NO | T VOTING22 | |
| Allen | Gould | Moses | Robinson, Ark. |

| Allen | Gould | Moses | |
|---------|----------|-----------|--|
| Ashurst | Hastings | Norbeck | |
| Baird | Hawes | Norris | |
| Blease | Heffin | Patterson | |
| Caraway | Kean | Pittman | |
| Frazier | King | Reed | |

So Mr. CAPPER's amendment was rejected.

BRICK, COMMON, GLAZED, ETC.

SHIPSTBAD Townsend Wagner

MR. BARKLEY'S AMENDMENT TO STRIKE OUT SUBDIVISION (B) OF PARAGRAPH 201, WHICH PROVIDES A DUTY OF \$1.25 PER THOUSAND ON BRICK THAT ARE UNGLAZED, ETC., AND 5 PER CEN'T AD VALOREM AND A MINIMUM RATE OF \$1.50 PER THOUSAND ON THE GLAZED, ENAMELED, ETC.

(Cong. Record, February 10, 1930; page, Daily, 3511; Permanent, 3369)

Mr. BARKLEY. Mr. President, on page 35 I move to strike out subparagraph (b), being lines 9 to 14, inclusive.

The VICE PRESIDENT. The Senator from Kentucky offers an amendment which will be stated.

The LEGISLATIVE CLERK. On page 35, lines 9 to 14, inclusive, the Senator from Kentucky moves to strike out the following:

(b) All other brick, not specially provided for: Not glazed, enameled, painted, vitri-fied, ornamented, or decorated in any manner, \$1.25 per thousand; if glazed, enameled, painted, vitrified, ornamented, or decorated in any manner, 5 per cent ad valorem, but not less than \$1.50 per thousand.

The PRESIDING OFFICER. The question is on the amendment of the Senator from Kentucky [Mr. BARKLEY]. On that amendment the yeas and nays have been ordered. The clerk will call the roll,

The legislative clerk proceeded to call the roll,

Mr. McKELLAR (when his name was called). On this question I have a pair with the junior Senator from Delaware [Mr. TOWNSEND], which I transfer to the senior Senator from Minnesota [Mr. SHIPSTEAD], and will vote. I vote " yea.'

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Arkansas [Mr. CARAWAY]. Not knowing how he would vote, I withhold my vote. If permitted to vote, I would vote "nay."

The roll call was concluded,

*

Allen

Bingham

Capper Copeland

Couzens

Dalo Dencen

DIII

Broussard

Mr. GOLDSBOROUGH. I desire to announce that the senior Senator from New Jersey [Mr. KEAN] is absent, and is paired with the senior Senator from Alabama [Mr. HEFLIN]. If the senior Senator from New Jersey were present, he would vote "nay."

Mr. NYE. My colleague [Mr. FRAZIER] is unavoidably absent. Upon this question he is paired with the senior Senator from Delaware [Mr. HASTINGS]. If those Senators were present and voting, my colleague would vote "yea," and the Senator from Delaware would vote "nay."

Mr. SCHALL. I desire to announce that my colleague [Mr. SHIPSTEAD] is unavoidably absent. If present, he would vote "yea." Mr. PHIPPS. On this vote I have a pair with the junior Senator from Georgia [Mr. GEORGE]. I transfer that pair to the junior Senator from Illnois [Mr. GLENN] and vote "nay."

Mr. BLEASE. I have a pair with the junior Senator from New Jersey [Mr. BAIRD], which I transfer to the senior Senator from Arizona [Mr. ASHURST], and vote "yea."

Mr. MoNARY. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING]

The Senator from New Hampshire [Mr. Moses] with the Senator from Nevada [Mr. PITEMAN];

The Senator from Missouri [Mr. PATTERSON] with the Senator from New York [Mr. WAGNER]; and

The Senator from California [Mr. JOHNSON] with the Senator from Iowa [Mr. STECK].

The roll call resulted—yeas 36, nays 36, as follows:

YEAS-36

| Barkley | Fletoher | McMaster | Stenhens |
|-----------|-------------|----------|------------|
| Black | Glass | Norbeck | Swanson |
| Blaine | Harris | Norris | Thomas, Ok |
| Blease | Harrison | Nye | Trammell |
| Bratton | Hawes | Överman | Tudings |
| Brock | Hayden | Schall | Walsh, Mas |
| Brookhart | Howell | Sheppara | Walsh, Mon |
| Connally | La Follette | Simmons | Waterman |
| Cutting | McKellar | Smith | Wheeler |
| | | NAYS80 | |
| | | | |

| Fess | Jones |
|--------------|-----------|
| Gillett | Kendrick |
| Goff | Keyes |
| Goldsborough | McCulloch |
| Greeno | McNary |
| Grundy | Metcalf |
| Hale | Oddie |
| lfatfield | Phipps |
| Hebert | Pine |

kla. 88. nt.

Robinson, Ind. Robsion, Ky. Shortridge Smoot Stelwer Thomas, Idaho Vandenberg Walcott Watson

NOT VOTING-24

| Ashurst Baird Borah Caraway Frazler George | Glenn Gould Hastings H <i>eflin</i> Johnson | Klng Moses Patterson Pittman Ransdell Dood | Robinson, Ark. SHIPSTEAD Steck Sullivan Townsend |
|---|---|---|--|
| Gcorye | Kean | Reed | Wayner |

The PRESIDING OFFICER. On agreeing to the amendment of the Senator from Kentucky [Mr. BARKLEY] the yeas are 36 and the nays are 36, so the amendment is rejected.

GLASS, SHEET, ETC.

MR. BARKLEY'S AMENDMENT TO PARAGRAPH 219, TO REDUCE THE DUTY ON CYLINDER, CROWN, AND SHEET GLASS, NOT EX-CEEDING 150 SQUARE INCHES, FROM 1% CENTS TO 1¼ CENTS PER POUND. THE 1922 ACT CARRIED THE RATE OF 1¼ CENTS, BUT THIS WAS RAISED BY PRESIDENTIAL PROCLAMATION

(Cong. Record, February 11, 1930; page, Daily, 3557; Permanent, 3428)

The VICE PRESIDENT. The Senator from Connecticut objects. The question is on the first amendment, which will be stated.

The LEGISLATIVE CLERK. On page 47, line 10, strike out "1%" and insert "1¼, so as to read:

Cylinder, crown, and sheet glass, by whatever process made, and for whatever purpose used, not exceeding 150 square inches, 1½ cents per pound.

The VICE PRESIDENT. The question is on agreeing to the amendment of the Senator from Kentucky. Mr. BARKLEY, I demand the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. HAWES (when his name was called). I have a pair with the junior Senator from Nebraska [Mr. HowELL]. If the junior Senator from Nebraska were present, he would vote "yea." If permitted to vote, I would vote "nay." Mr. PHIPPS (when his name was called). On this vote I have a pair with

the Senator from Georgia [Mr. GEORGE]. In his absence I withhold my vote. If permitted to vote, I would vote "nay." Mr. SCHALL (when Mr. SHIPSTEAD'S name was called). My colleague [Mr. SHIPSTEAD] is unavoidably absent.

The roll call was concluded.

Mr. BLEASE, I transfer my pair with the Senator from New Jersey [Mr. BAIRD] to the Senator from Minnesota [Mr, SHIPSTEAD] and vote "yea,"

Mr. PHIPPS. I find that I can transfer my pair with the Senator from Georgia [Mr. GEORGE] to the Senator from Oregon [Mr. MCNARY], which I do, and vote "nay,"

Mr. FESS, I desire to announce the following general pairs:

The Senator from Kentucky [Mr. ROBSION] with the Senator from Alabama [Mr. HEFLIN]:

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING]; and

The Senator from New Hampshire [Mr. Moses] with the Senator from Nevada [Mr. PITTMAN].

Mr. SHEPPARD, I wish to announce a general pair between the Senator from Arkansas [Mr. Robinson] and the Senator from Pennsylvania [Mr. REED], who are necessarily absent.

The result was announced--yeas 41, nays 40, as follows:

| | YEA | S-41 | |
|--|--|--|--|
| Ashurt Barkley Blaok Blane Blease Borah Bratton Brook Brookhart Caraway Connally | Copeland Couzens Cutting Dill Fletcher Frazier Glass Harris Harrison Hayden Kendrick | La Follette McKellar McMaster Norbeck Norris Nye Overman Schall Sheppard Simmons Smith | Steok Stephens Swanson Tydings Wagner Walsh, Mass. Walsh, Mont. Wheeler |
| | NAY | ZS40 | |
| Allen Bingham Broussard Capper Dale Deneen Fess Gillett Glenn Goff | Goldsborough Greene Grundy Hale Hastings Hatfield Hebert Jones Kean Keyes | McCulloch Metcalf Oddle Patterson Phipps Pine Ransdell Robinson, Ind. Shortridge Smoot | Steiwer Sullivan Thomas, Idaho Thomas, Okla. Townsend Trammell Vandenberg Walcott Waterman Watson |
| • | NOT VO |)TING—15 | |
| Baird Acorgo Gould Haweo | Heflin Howell Johnson King | McNary Moses Pittman Reed | Robinson, Ark. Robsion, Ky. SHIPSTEAD |

So Mr. BARKLEY's first amendment was agreed to.

GLASS, PLATE

MR. MoMASTER'S AMENDMENT TO PARAGRAPH 222 TO REDUCE THE RATE ON PLATE GLASS BY WHATEVER PROCESS MADE, EXCEEDING 384 SQUARE INCHES AND NOT EXCEEDING 720 SQUARE INCHES, FROM 19 TO 15 CENTS PER SQUARE FOOT; ALSO TO REDUCE THE RATE ON ALL ABOVE 720 SQUARE INCHES FROM 22 TO 17% CENTS PER SQUARE FOOT. THIS WOULD RE-STORE THE RATES IN THE 1922 ACT

(Cong. Record, February 11, 1930; page, Daily, 3571; Permanent, 3442)

[NOTE.--The modified amendment was not stated in the RECORD but was as follows: [On page 40, line 6, strike out the figures "19" and insert in lieu thereof the figures "15."

[On page 49, line 7, strike out the figures "22" and insert in lieu thereof "171/2."]

Mr. President, before the amendment is voted on I ask unanimous consent that it be modified so as to read the same as the schedules of 1922.

* * * *

Mr. HARRISON. I ask for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. GOULD (when his name was called). I have a pair on tariff matters with the junior Senator from Utah [Mr. KING]. If he were present, he would vote "yea." If I were permitted to vote, I would vote "nay." Mr. LA FOILLETTE (when Mr. HOWELL'S name was called). I desire to

Mr. LA FOLLETTE (when Mr. Howell's name was called). I desire to announce that the junior Senator from Nebraska [Mr. Howell] is unavoidably absent. He is paired with the senior Senator from Missouri [Mr. HAWES]. If the junior Senator from Nebraska were present, he would voto "yea."

the junior Senator from Nebraska were present, he would vote "yea." Mr. McNARY (when his name was called). On this amendment I have a pair with the senior Senator from Arizona [Mr. ASHURST] and therefore withhold my vote.

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Kentucky [Mr. Robsion] with the Senator from Alabama [Mr. HEFLIN]; and

The Senator from New Hampshire [Mr. Moses] with the Senator from Nevada [Mr. PITTMAN].

Mr. PHIPPS. Repeating the announcement of my pair, I withhold my vote. If privileged to vote, I would vote "nay."

Mr. BLEASE. I transfer my pair with the junior Senator from New Jersey [Mr. BAIRD] to the senior Senator from Iowa [Mr. STECK] and vote "yea,"

Mr. HAWES. I have a pair with the junior Senator from Nebraska [Mr. HOWELL]. If he were here, he would vote "yea." If permitted to vote, I would vote "nay."

The result was announced-yeas 43, nays 36, as follows .

YEAS-43

.

| Allen Barkley Black Blaine Bleasc Bornh Bratton Brock Brookhart Capper Caraway | Connally Couzens Cutting Dill Fletcher Frazier Goldsborough Harris Harrison Harrison | Kendrick Im Follette MeKallar Norbeck Norris Nye Overman Schall Shappard Simmons | Smith Stephens Swanson Trammell Tydings Vandenberg Wagner Walsh, Mass. Walsh, Mont. Wheeler |
|--|---|--|--|
| | 1 | NAYS36 | |
| Bingham Broussard Copeland Dale Dencen Fess Gillett Glenn Goff | Greene Grundy Hale Hastings Hatfield Hebert Johnson Jones Kean | Keyes MeCulloch Metculf Oddie Patterson Pine <i>Ransdell</i> Robinson, Ind. Shortridge | Smoot Steiwer Sullivan Thomas, Idaho Thomas, Okla. Townsend Walcott Walcorman Waterman Watson |
| | NOT | VOTING-17 | |
| Ashurst Baird George Gould | Heftin Howell King WoNary | Phipps Pitiman Reed Pablucou Ark | Shipstead Steek |

George King Reed (Jould McNary Robinson, Ark. Hawes Moses Robston, Ky.

So Mr. McMASTER'S amendment as modified was agreed to.

STEEL, HOLLOW BARS AND DRILL

MR. BARKLEY'S AMENDMENT TO PARAGRAPH 304 TO STRIKE OUT THE ADDITIONAL DUTY OF 1 3/10 CENTS PER POUND ON HOLLOW BARS AND HOLLOW DRILL STEEL VALUED AT MORE THAN 4 CENTS PER POUND

(Cong. Record, February 17, 1930; page, Daily, 3904; Permanent, 3748)

The VICE PRESIDENT. The clerk will restate the amendment.

The CHIEF CLERK. On page 61, beginning on line 14, the Senator from Kentucky proposes to strike out the following words:

Provided further, That on hollow bars and hollow drill steel valued at more than 4 cents per pound there shall be levied, collected, and paid an additional duty of 1_{10}^{10} cents per pound.

The VICE PRESIDENT. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. RANSDELL (when his name was called). I have a pair with the Senator from Minnesota [Mr. Shipstead]. I therefore withhold my_vote on this question.

Mr. SCHALL (when Mr. SHIPSTEAD'S name was called). My colleague [Mr. SHIPSTEAD] is unavoidably absent.

Mr. WAGNER (when his name was called.) I have a general pair with the Senator from Missouri [Mr. PATTERSON]. I am informed that if he were present he would vote as I am about to vote. I therefore am at liberty to vote, and vote "nay." I understand that the Senator from Missouri is otherwise paired on this amendment.

The roll call was concluded.

Mr. KEYES. 1 desire to announce that my colleague [Mr. Moses] is necessarily absent. He is paired for the day with the junior Senator from Montana [Mr. WHEELER].

Mr. WATSON (after having voted in the negative). I transfer my pair with the Senator from South Carolina [Mr, SMITH] to the Senator from Connecticut [Mr. WALCOTT] and will permit my vote to stand.

Mr. FESS. I desire to announce the following pairs: The Senator from New Jersey [Mr. BAIRD] with the Senator from Alabama [Mr. HEFLIN];

The Senator from New Hampshire [Mr. Moses] with the Senator from Montana [Mr. WHEELER];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from South Carolina [Mr. BLEASE] with the Senator from Maryland [Mr. Goldsborough];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING]; and The Senator from Missouri [Mr. PATTERSON] with the Senator from Iowa

[Mr. STECK].

The result was announced—yeas 39, nays 38, as follows:

YEAS-39

| Ashurst Barkley Blaok Blaine Borah Bratton Brock Brookhart Capper Caraway | Connally Copeland Couzens Cutting Dill Fletcher Glass Harris Harris Harrison | Hayden Howell La Follette McKellar McMaster Norris Nye Overman Pittman Schall | Sheppard Simmons Stephens Swanson Thomas, Okla. Trammell Tydings Walsh, Mass, Walsh, Mont. |
|--|---|---|--|
| | | NAYS38 | |
| Allen Bingham Broussard Dale Deneen Fess Gillett Glenn Goff Greene | Grundy Hale Hastings Hatfield Hawcs Hebert Jones Kean Kondrlok Keyes | McCulloch McNary Metcalf Oddle Phipps Pine Robinson, Ind. Robion, Ky. Shortridge Smoot | Steiwer Sulliyan Thomas, Idaho Townsend Vandenberg Wagner Waterman Waterman Watson |
| | NO | T VOTING-19 | |
| Baird Bleaso Frazier Goldsborough Gould | Heftin Johnson King Moses Norbeck | Patterson Ransdoll Reed Robinson, Ark. Shiipstmad | Smith Sleok Walcott Wheeler |

So Mr. BARKLEY's amendment was agreed to,

WIRE RODS

MR. BARKLEY'S AMENDMENT TO PARAGRAPH 315 TO REDUCE THE DUTY ON WIRE RODS VALUED AT OVER 4 CENTS PER POUND, FROM 20 PER CENT AD VALOREM TO 6/10 OF 1 CENT PER POUND

(Cong. Record, February 17, 1930; page, Daily, 3905; Permanent, 3749)

Mr. BARKLEY. On page 68, line 2, I move to strike out "20 per cent ad valorem" and insert in lieu thereof "six-tenths of 1 cent per pound."

The VICE PRESIDENT. The question is on agreeing to the amendment offered by the Senator from Kentucky [Mr. BARKLEY].

Mr. BARKLEY, I ask for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. WATSON (when his name was called). I have a pair with the senior Senator from South Carolina [Mr. SMITH], which I transfer to the junior Senator from Connecticut [Mr. WALCOTT], and vote "nay."

The roll call was concluded,

Mr. RANSDELL. I have a pair on this vote with the senior Senator from Minnesota [Mr. SHIPSTEAD]. I therefore withhold my vote. Mr. BLEASE. I transfer my pair with the junior Senator from Maryland

[Mr. GOLDSBOROUGH] to the senior Senator from South Dakota [Mr. NORBECK] and vote "yea."

Mr. FESS. I desire to announce the following pairs: The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from New Jersey [Mr. BAIRD] with the Senator from Alabama [Mr. HEFLIN];

The Senator from California [Mr. JOHNSON] with the Senator from Iowa [Mr. STECK];

The Senator from New Hampshire [Mr. Moses] with the Senator from Montana [Mr. WHEELER]; and

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING].

The result was announced-yeas 41, nays 37, as follows:

| | YEAS-41 | |
|--|---|---|
| Connally Copeland Couzens Cutting Dill Fletoher Frazler George Glass Harris Harrison | Hayden Hoyell La Follette McKellar McMaster Norris Nye Overman Schall Sheppard Simmons | Stephens Swanson Thomas, Okla. Trammell Tydings Wagner Walsh, Mass. Walsh, Mont. |
| | NAYS-87 | |
| Hale Hastings Hatfield Hebert Jones Kean Kean Kean Keyes McCulloch | McNary Motealf Oddle Patterson Phipps Pino Robinson, Ind. Robsion, Ky, Shortridge Smoot | Steiwer Sulliyan Thomas, Idaho Townsend Vandenberg Waterman Waterman Watson |
| NO | T VOTING—18 | |
| Johnson King Moses Norbeck Pittman | Ransdell Reed Robinson, Ark. Shifstidad Smith | Steok Walcott Wheoler |
| | Copcland Couzens Cutting Dill Fletoher Frazler George Glass Harris Harrison Harrison Hatfield Hatfield Hatfield Hatfield Hatfield Hatfield Hatfield Hatfield Hatfield Hatfield Hatfield Hatfield Hatfield Nones Kean Kean Kradriok Keyes McCulloch NO Johnson King Moses Norbeck Pittman | ConnallyHaydonCopclandHowellCouzensLa FolletteCuttingMoKellarDillMcMasterFleicherNorrisFrazlerNyeGeorgeOvermanGlassSchallHarrisSheppardHarrisMcNantyHastingsMotealtHattleidOddleHattleidOddleHattleidOddleHattleidSimmonsSonesPinoKeanRobinson, Ind.KradrickRobiston, Ky,KeyesShortridgeMcCullochSmootNOT VOTING-18JohnsonRansdellKinnReedMosesRobinson, Ark.NorbeckShiftstad |

So Mr. BARKLEY'S amendment was agreed to.

ALUMINUM

THE FIRST BRANCH OF THE AMENDMENT OF MR. WALSH OF MONTANA TO REDUCE THE DUTY ON ALUMINUM, ALUMINUM SCRAP, AND ALLOYS IN WHICH ALUMINUM IS THE COMPONENT MATERIAL OF CHIEF VALUE, IN CRUDE FORM, FROM 5 CENTS TO 2 CENTS PER POUND

(Cong. Record, February 17, 1930; page, Daily, 3929; Permanent, 3774)

Mr. WALSH of Montana. Mr. President, I ask that the amendment offered by me some days since to paragraph 374 may be reported.

The PRESIDING OFFICER. The Senator from Montana offers the following amendment, which will be reported.

The LEGISLATIVE CLERK. On page 107, line 18, paragraph 374, strike out "5" and insert "2," and in line 19, strike out "9" and insert "3½," so as to read:

PAR. 374. Aluminum, aluminum scrap, and alloys (except those provided for in par-agraph 302) in which aluminum is the component material of chief value, in crude form, 2 cents per pound; in coils, plates, sheets, bars, rods, circles, disks, blanks, strips, rectangles, and squares, 31/2 cents per pound.

The VICE PRESIDENT. The question is on the first amendment offered by the Senator from Montana, which will be stated.

The LEGISLATIVE CLERK. On page 107, line 18, it is proposed to strike out "5" and insert "2."

The VICE PRESIDENT. The question is on agreeing to the first branch of the amendment offered by the Senator from Montana [Mr. WALSH].

Mr. SMOOT. I ask for the yeas and nays.

The yeas and mays were ordered, and the legislative clerk proceeded to call the roll.

Mr. SIMMONS (when his name was called). I have a general pair with the senior Senator from Massachusetts [Mr. GILENT]. I transfer that pair to the senior Senator from Missouri [Mr. HAWES] and vote "yea."

The roll call was concluded.

1

Mr. FESS. I desire to announce the following pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from New Jersey [Mr. BAIRD] with the Senator from Alabama [Mr. HEFLIN];

The Senator from New Hampshire [Mr. Moses] with the Senator from Montana [Mr. WHEELER]; The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr.

KING]; and

The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Louisiana [Mr. RANSDELL].

Mr. WALSH of Montana. My colleague [Mr. WHEELER] is unavoidably absent. If he were present, he would vote "yea." He is paired with the senior Senator from New Hampshire [Mr. Moses].

Mr. SHEPPARD. I desire to announce that the Senator from Louisiana [Mr. RANSDELL] is paired with the Senator from Minnesota [Mr. SHIPSTEAD]. Mr. WATSON (after having voted in the negative). I transfer my pair with

the Senator from South Carolina [Mr. SMITH] to the Senator from Connecticut [Mr. WALCOTT] and permit my vote to stand.

The result was announced-yeas 41, nays 39, as follows:

YEAS-41

| Allen Ashurst Barkley Blaok Blane Blease Borah Bratton Brookhart Capper Oaraway | Connally Cutting Dill Flotoher Frazier George Glass Harris Harrison Harrison Haydon Haydon Howell | Johnson Kendriok La Follette MoKellar McMaster Norbeck Norris Nye Pittman Schall Schall | Simmons Steok Stephens Swanson Thomas, Okla. Trammell Walsh, Mass. Walsh, Mont. | ١ |
|---|---|--|---|---|
| | NA | YS | | |
| Blugham Brook Broussard Copeland Couzens Dale Dale Doncen Fess Glenn Goff | Goldsborough Greene Greene Hastings Hastings Hatteld Hebert Jones Kean Keyes | McCullach McNary Metcalt Oddle Patterson Phipps Robinson, Ind. Robinson, Ky. Shortridge Smoot | Stelwer Sullivan Thomas, Idaho Townsend Tydings Vandenberg Wagner Waterman Watson | |

NOT VOTING---16

| Baird | Heflin | Pine | Shipstead |
|--------------|----------------------|------------------------|------------------------|
| Gillett | King | Ransdell | Smith |
| Gould | Moses | Reed | Walcott |
| Hawes | Overman | Robinson, Ark. | Wheeler |
| So the first | branch of the amendi | nent of Mr. Walsh of M | Montana was agreed to. |

ALUMINUM UTENSILS

MR. BARKLEY'S AMENDMENT TO PARAGRAPH 339 TO REDUCE THE DUTY ON TABLE, HOUSEHOLD, KITCHEN, AND HOSPITAL UTENSILS, COMPOSED WHOLLY OR IN CHIEF VALUE OF ALUMI-NUM, FROM 11 CENTS PER POUND AND 55 PER CENT AD VA-LOREM, TO 25 PER CENT AD VALOREM.

(Cong. Record February 17, 1930; page, Daily, 3930; Permanent, 3775)

Mr. BARKLEY. Mr. President, I desire now to revert to paragraph 339, page 78, to an amendment which I have already offered restoring the rate on aluminum household utensils, which was the rate in effect prior to the increase in the 1922 act, following out the principle of the rate adopted in the amendment of the Senator from Montana. I do not care to discuss it, but I ask for a vote.

The VICE PRESIDENT. The amendment will be stated.

The LEGISLATIVE CLERK. On page 78, paragraph 339, in lines 16 to 17, strike out "11 cents per pound and 55," and insert in lieu thereof "25," so as to read relative to table, household, kitchen, and hospital utensils, and hollow or flat ware, not specially provided for, as follows:

Composed wholly or in chief value of aluminum, 25 per cent ad valorem.

* * * * * * * * * * The VICE PRESIDENT. The question is on agreeing to the amendment offered by the Senator from Kentucky on which the yeas and nays have been demanded.

The yeas and mays were ordered, and the legislative clerk proceeded to call the roll.

Mr. SIMMONS (when his name was called). Making the same announcement as to my pair and transfer, I vote "yea."

The roll call was concluded.

. ..

Mr. FESS. I desire to announce the following pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from New Jersey [Mr. BAIRD] with the Senator from Alabama [Mr. HEFLIN];

The Senator from New Hampshire [Mr. Moses] with the Senator from Montana [Mr. WHEELER]; and

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KIN0].

Mr. SHEPPARD. I desire to announce that the Senator from Louisiana [Mr. RANSDELL] is paired with the Senator from Minnesota [Mr. Shipstead].

Mr. WATSON (after having voted in the negative). I transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Connecticut [Mr.WALCOTT] and permit my vote to stand, Mr. HARRISON (after having voted in the affirmative). On this vote I am

Mr. HARRISON (after having voted in the affirmative). On this vote I ampaired with the senior Senator from Oregon [Mr. MoNARY]. I transfer that pair to the junior Senator from Arkansas [Mr. CARAWAY] and allow my vote to stand.

Mr. ASHURST. The junior Senator from Arizona [Mr. HAYDEN] is necessarily absent. He is paired on this question with the senior Senator from West Virginia [Mr. Goff], who likewise is necessarily absent. If the junior Senator from Arizona were present, he would vote "yea."

The result was announced—yeas 41, nays 30, as follows:

| Ashuret Barkley Black Black Borah Broah Brock Brookhart Capper Connally | Copeland Cutting Dill Fletcher Frazler George Glass Harrison Howell Johnson Jones | Kondriok La Follette McKollar McMaster Norbeck Norris Nye Pittman Schall Schall Sheppard Simmons | Steck Stephens Swanson Trammell Tydings Wayner Walsh, Mass, Walsh, Mont. |
|--|---|---|---|
| | | NAYS-30 | |
| Bingham Broussard Couzens Dencen Fess Glenn Goldsborough Greene | Grundy Hale Hastings Hatfield Hebert Kean Keyes McCulloch | Metcalf Oddie Patterson Phipps Robinson, Ind. Robsion, Ky. Shortridge Smoot | Stelwer Sullivan Thomas, Idaho Townsend Vandenberg Watson |
| | NO | T VOTING-25 | |
| Allen Baird <i>Caraway</i> Dale Gillett Goff Gould | Harris Hawes Hayden Heftin King McNary McNary Moses | Overman Pine Ransdell Roed Robinson, Ark. SHIPSTEAD Smith | Thomas, Okla. Walcott Waterman Wheeler |

YEAS-41

So Mr. BARKLEY's amendment was agreed to.

SILVER-BEARING ORES

MR. PITTMAN'S AMENDMENT INSERTING A NEW PARAGRAPH (NO. 394½) PLACING A DUTY OF 30 CENTS PER OUNCE ON THE SILVER CONTAINED IN ORES AND MATTES IMPORTED FOR SALE IN THE UNITED STATES, BUT PERMITTING FREE ENTRY UNDER BOND FOR PURPOSES OF REDUCTION FOR EXPORTATION, SIL-VER ORES WERE ON THE FREE LIST IN THE SENATE BILL

(Cong. Record, February 18, 1930; page, Dally, 4019; Permanent, 3856)

The VICE PRESIDENT. The Secretary will report the amendment. The LEGISLATIVE CLERK. On page 116, line 2, the Senator from Nevada proposes to insert;

PAR, 394½. Silver-bearing ores and mattes of all kinds, 30 cents per ounce on the silver contained therein: *Provided*, That on all importations of silver-bearing ores and mattes of all kinds the duties shall be estimated at the port of entry and a bond given in double the amount of such estimated duties for the transportation of the ores or mattes by common carriers bonded for the transportation of appraised or unappraised merchandise to properly equipped sampling or smelting establishments, whether designated as bonded warchouses or otherwise. On the arrival of the ores or mattes at such establishments they shall be sampled according to commercial methods under the supervision of Government officers, who shall be stationed at such establishments, and who shall submit the samples thus obtained to a Government assayer, designated by the Secretary of the Treasury, who shall make a proper assay of the sample and report the result to the proper customs officers, and the import entries shall be liquidated thereon. And the Secretary of the Treasury is authorized to make all necessary regulations to enforce the provisions of this paragraph.

PAR. ---. Silver bullion or base bullion, silver dross, reclaimed silver, scrap silver, all alloys or combinations of silver not specially provided for, 30 cents per ounce on the silver contained therein.

PAR. ---. Silver-bearing ores, mattes, base bullion, silver dross, reclaimed silver, scrap silver, and all alloys or combinations of silver imported into the United States for the purpose of processing or refining for export to a foreign country and not for use, sule, or disposition within the United States or any of its possessions, may be imported for such purpose free of duty upon the execution of a bond given in double the amount of the estimated duties that would be charged upon such silver contents so imported if for use, sale, or disposition in the United States, conditioned that such silver contents will not be used, sold, or otherwise disposed of in the United States prior to export therefrom, and upon further compliance with such regulations and guaranties as the Secretary of the Treasury may by regulations require.

The VICE PRESIDENT. Seventy-four Senators have answered to their names. A quorum is present. The question is on agreeing to the amendment proposed by the Senator from Nevada [Mr. PITTMAN]. [Putting the question.] The Chair is in doubt.

Mr. ASHURST. I call for a division.

Mr. SMOOT. Why not have the yeas and nays?

Mr. ASHURST. All right; let us have the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk called the roll.

Mr. BLEASE. I have a pair with the Senator from Maryland [Mr. Golds-BOROUGH]. Not knowing how he would vote on this question, I withhold my vote.

Mr. WATSON (after having voted in the negative). I transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Oklahoma [Mr. PINE] and will let my vote stand.

Mr. FESS. I desire to announce the following general pairs:

The Senator from New Hampshire [Mr. Moses] with the Senator from Iowa [Mr. STECK];

The Senator from Connecticut [Mr. WALCOTT] with the Senator from Alabama [Mr. HEFLIN];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. Romnson]; and

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING].

I also desire to announce that the Senators from Maryland [Mr. Golds-BOROUGH and Mr. TYDINGS] are detained from the Senate on departmental business.

Mr. McNARY. On this amendment I have a pair with the Senator from Mississippi [Mr. HARRISON], which I transfer to the Senator from South Dakota [Mr. McMASTER], and will vote. 1 vote "nay."

Mr. SHEPPARD. I desire to announce that the Senator from Arkansas [Mr. CARAWAY], the Senator from North Carolina [Mr. SIMMONS], the Senator from Texas [Mr. CONNALLY], and the Senator from Kentucky [Mr. BARKLEY] are necessarily detained on official business.

I also desire to announce the general pair of the Senator from Maryland [Mr. Typixos] and the Senator from California [Mr. Jouxsox].

Wm10 00

The result was announced—yeas 32, nays 36, as follows:

| YEAS32 | | | | |
|---|---|---|--|--|
| Ashurst Baltd Bratton Brookhart Broussard Fletcher Goff Crundy | Harris Hastings Hatfield Hawes Hayden ttowell Jones Kendrick | McKellar Norbeek Oddle Patterson Phipps Pittman Ransdell Sheppard | Shortridge Steiwer Stephens Sulliyan Thomas, Idaho Townsend Trammell Waterman | |
| | N | AYS-30 | | |
| Allen Blagham Blaine Capper Couzens Cutting Date Dencen | Dill Fess Frazler George Gillett Glass Glenn Greene Unle | Hebert Konn Keyes La Folletto McCulloch McNary Metcalf Nyo Robinson, Ind. | Robsion, Ky. Schall Smoot Swanson Vandenberg Wagner Walsh, Mass. Walsh, Mont. Watson | |
| | NOT | VO'I'ING-28 | | |
| Barkley Blease Borah Brock Caraway Connally Copeland | Goldsborough Gould Harrison Heflin Johnson King MeMaster | Moses Norris Overman Pine Reed Robinson, Ark. Shipstead | Simmonə Smith Steck Thomas, Okla. Tydings Walcott Walcott Wheeler | |
| So Mr. PITTMAN'S amendment was rejected. | | | | |

Mr. GILLETT subsequently said: Mr. President, when the vote was taken on the silver amendment I voted, although I had a general pair with the senior Senator from North Carolina [Mr. SIMMONS]. I knew that Senator was in the Chamber shortly before the vote was taken, and I carelessly did not wait to see if he were present, and therefore inadvertently broke my pair.

CATTLE

MR. CONNALLY'S AMENDMENT TO PARAGRAPH 701 TO INCREASE THE DUTY ON CATTLE BY LOWERING THE TWO WEIGHT CLAS-SIFICATIONS AND INCREASING THE RATES IN THE FIRST FROM 2 TO 21/2 CENTS PER POUND AND IN THE SECOND FROM 21/2 TO **3 CENTS PER POUND**

(Cong. Record, February 18, 1930; page, Daily, 4027; Permanent, 3867)

Mr. CONNALLY. Mr. President, I send several amendments to the desk, which I ask to have reported.

The VICE PRESIDENT. The clerk will report the amendments.

The VICE PRESIDENT. The clerk will report the amendments. The LEGISLATIVE CLERK. The Senator from Texas offers the following amend-ment: On page 125, line 5, to strike out "eight" and to insert in lieu thereof "seven"; in line 6, to strike out "2" and to insert in lieu thereof " $2\frac{1}{2}$ "; in line 6, to strike out "eight" and to insert in lieu thereof "seven"; and in line 7, to strike out " $2\frac{1}{2}$ " and to insert in lieu thereof "3," so as to read:

PAR. 701. Cattle, weighing less than 700 pounds each, 2½ cents per pound; weighing 700 pounds or more each, 3 cents per pound.

The VICE PRESIDENT. Is there objection to voting on the four amendments en bloc? The Chair hears none, and the question is on agreeing to the amendments.

Mr. BRATTON. I ask for the yeas and nays.

The yeas and mays were ordered, and the legislative clerk proceeded to call the roll.

Mr. GILLETT (when his name was called). I have a general pair with the senior Senator from North Carolina [Mr. SIMMONS]. In his absence I withhold my vote.

Mr. SCHALL (when Mr. SHIPSTEAD'S name was called). My colleague is unavoidably absent. Were he present, he would vote "yea."

Mr. WATSON (when his name was called). I have a pair with the senior Senator from South Carolina [Mr. SMITH]. I understand that if present he would vote as I shall vote, and I therefore vote. I vote "yea."

The roll call was concluded.

. .

Mr. SHEPPARD. I desire to announce the junior Senator from North Carolina [Mr. OVERMAN] and the junior Senator from Washington [Mr. DILL] are necessarily detained from the Senate on official business,

Mr. FESS. I wish to announce the following general pairs but am not advised how any of these Senators would vote on this question :

The Senator from New Hampshire [Mr. Moses] with the Senator from Iowa [Mr. STECK];

The Senator from Connecticut [Mr, WALCOTT] with the Senator from Alabama [Mr. HEFLIN];

The Senator from Pennsylvania [Mr, REED] with the Senator from Arkansas [Mr. ROBINBON]; and

The Senator from Maine [Mr. GOULD] with the Senator from Utah Mr. KING].

Mr. FRAZIER. My colleague [Mr. NyE] is unavoidably absent from the Chamber. If he were present, he would vote "yea."

Mr. HARRISON, I desire to announce that the senior Senator from North Carolina [Mr. SIMMONS] is necessarily absent. If present he would vote "yea."

119206-S. Doc. 177, 71-2-12

Mr. DENEEN. I wish to announce that my colleague [Mr. GLENN] is detained by official business. If present, he would vote "yea." The result was announced—yeas 71, mays 4, as follows:

| | YE. | AS-71 | · |
|--|---|--|--|
| Allen Ashurst Barkley Bingham Black Black Black Borah Brock Brookhart Brookhart Brookhart Capper Carateay Connally Couzens Cutting | Deneen Fess Fletcher Frazier George Golf Goldsborough Greene Grundy Hale Harrison Hastings Hatfield Hawes Hayden Hebert Howell Johnson | Jones Kean Kendrick Keyes La Follette McCulloch <i>McKellar</i> McMaster MeNary Metcalf Norbeck Norris Oddie Patterson Phipps Fine Pittman Ransdell | Robinson, Ind. Robsion, Ky. Schall Shortridge Smoot Stelwer Sullivan Thomas, Idaho Townsend Trammell Tydings Vandenberg Walsh, Mont. Waterman Watson |
| | NΔ | YS-4 | |
| Copeland | Harris | Wagner OTING21 | Walsh, Mass. |
| Dale Dill Gillett Gluss Glenn Gould | Heffin Kiny Moses Nye Overman Reed | Robinson, Ark. SHIPSTEAD Simmons Smith Steek Stephens | Swanson Thomas, Okla. Walcott |

So the amendments were agreed to,

DATES

MR. HAYDEN'S AMENDMENT TO PARAGRAPH 741 TO INCREASE THE RATE ON DATES IN PACKAGES WEIGHING WITH THE IM-MEDIATE CONTAINER NOT MORE THAN 10 POUNDS EACH, BY INSERTING A SEPARATE CLASSIFICATION WITH A RATE OF 7½ CENTS PER POUND

(Cong. Record, February 19, 1930; page, Daily, 4075; Permanent, 3915)

Mr. HAYDEN. Mr. President, I offer the following amendment, which I ask to have read.

The VICE PRESIDENT. The clerk will read the amendment,

The CHIEF CLERK. The Senator from Arizona moves, in paragraph 741, dates, fresh or dried, on page 136, line 2, after the words "ad valorem," to insert:

In packages weighing with the immediate container not more than 10 pounds each, 10 cents per pound.

Mr. HAYDEN. 1 will therefore modify my amendment so as to make the rate $7\frac{1}{2}$ cents.

* * * * * * * * * * * The question is on agreeing to the amendment proposed by the Senator from

Arizona, MANINEDEDIA - Look for the year and point

Mr. VANDENBERG. I ask for the yeas and nays,

The yeas and mays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. HARRISON (when his name was called). On this vote I am paired with the senior Senator from Oregon [Mr. MCNARY], and therefore withhold my vote.

Mr. RANSDELL (when his name was called). I have a pair on this vote with the Senator from Minnesota [Mr. SHIPSTEAD], and therefore refrain from voting.

Mr. WALCOTT (when his name was called). I have a pair with the Senator from Alabama [Mr. HEFLIN]. If he were present, I understand he would

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vote "yea" on this question, and as I intend to vote "yea" I feel at liberty to vote. I vote "yea."

The roll call was concluded,

Mr. BINGHAM (after having voted in the affirmative). I inquire if the junior Senator from Virginia [Mr. GLASS] has voted?

The PRESIDING OFFICER. That Senator has not voted.

Mr. BINGHAM. I have a pair with the junior Senator from Virginia, and not knowing how he would vote I withdraw my vote. Mr. SHEPPARD. I wish to announce that the Senator from Arkansas [Mr.

CARAWAY], the Senator from New Mexico [Mr. BRATTON], and the Senator from Missouri [Mr. HAWES] are necessarily detained from the Senate on official business.

Mr. HARRISON. I desire to announce that the senior Senator from Tennessee [Mr, McKELLAR] and the junior Senator from Tennessee [Mr. BROCK] are necessarily detained from the Senate on official business.

Mr. JONES. I desire to announce the following general pairs:

The senior Senator from Pennsylvania [Mr. REED] with the senior Senator from Arkansas [Mr. Robinson];

The senior Senator from New Hampshire [Mr. Moses] with the senior Senator from Iowa [Mr. STECK];

The junior Senator from Maine [Mr. GOULD] with the junior Senator from Utah [Mr. KING]; and The senior Senator from Illinois [Mr. DENEEN] with the senior Senator from

Virginia [Mr. Swanson].

I am not advised how any of those Senators would vote on this question. The result was announced—yeas 46, nays 28, as follows:

YEAS-46

| Ashurst Bluck Blcasc Borah Brookhart Broussard Capper Connally Cutting Dill Fess Fletcher | Frazier <i>George</i> Goff Goldsborough Grundy Hale Hastings Hatfield <i>Hayden</i> Hebert Howell Johnson | Jones Kendrick La Follette Metcalf Nye Oddle Patterson Phipps Pine Pine Pittman Robinson, Ind. Sheppard | Shortridge Stephens Sullivan Thomas, Idaho Thomas, Okla. Townsend Trammell Trammell Tydings Walcott Waterman |
|--|--|---|--|
| | NAY | S28 | |
| Allen Baird Barkley Blaine Copeland Couzens Dale | Gillett Glenn Greene <i>Harria</i> Kenn Keyes McCulloch | Norbeek Norris Overman Robsion, Ky. Simmons Simmons Smith Smoot | Steiwer Vandenberg Wagner Walsh, Mass. Walsh, Mont. Watson Wheeler |
| | NOT VO | TING-22 | |
| Binghām Bratton Brock Caraway Dencen (flass | Gould Harrison Hawes Heffin King MoKellar | McMaster McNavy Moses Ransdell Reed Robinson, Ark. | Schull Suipstead Steek Swanson |
| So Mr. Hayden's | amendment was ag | reed to, | |

LARD

MR. BROOKHART'S AMENDMENT TO PARAGRAPH 703 TO IN-CREASE THE DUTY ON LARD FROM 3 TO 4 CENTS PER POUND

(Cong. Record, February 20, 1930; page, Daily, 4140; Permanent. 3982)

Mr. BROOKHART. Mr. President, I send to the desk an amendment, which I ask to have reported.

The PRESIDING OFFICER (Mr. Fess in the chair). The clerk will report the amendment.

The CHIEF CLERK. On page 125, line 18, the Senator from Iowa moves to strike out "3" and insert in lieu thereof "4," so as to read:

*

Lard, 4 cents per pound.

The PRESIDING OFFICER, The clerk will call the roll.

The legislative clerk proceeded to call the roll,

Mr. RANSDELL (when his name was called). On this question I am paired with the Senator from Minnesota [Mr. Shipstend]. I therefore refrain from voting.

Mr. SCHALL (when Mr. SHIPSTEAD'S name was called). My colleague [Mr. SHIPSTEAD] is unavoidably absent. I ask that this announcement may stand for the day

Mr. WALCOTT (when his name was called). I have a pair with the Senator from Alabama [Mr. HEFLIN]. Not knowing how he would vote, I withhold my vote.

The roll call was concluded.

Mr. TYDINGS (after having voted in the negative). On this question I have a general pair with the senior Senator from Rhode Island [Mr. METCALF], I transfer that pair to the junior Senator from Arizona [Mr. HAYDEN] and will let my vote stand. Mr. SMUTH. Has the Senator from Indiana [Mr. WATSON] voted?

The VICE PRESIDENT. He has not voted.

Mr. SMITH. I have a general pair with that Senator, I understand, however, that he is present and will be likely to vote. Therefore I vote "nay.

Mr. SHEPPARD. I desire to announce that the Senator from Kentucky [Mr. BARKLEY], the Senator from Arizonn [Mr. HAYDEN], and the Senator from Louisiana [Mr. Broussard] are necessarily detained on official business.

Mr. McNARY, I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr, ROBINSON];

The Senator from California [Mr. JOHNSON] with the Senator from Kentucky [Mr. BARKLEY];

The Senator from New Hampshire [Mr. Moses] with the Senator from Iowa [Mr. STECK]; and

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING].

The result was announced---yeas 23, nays 53, as follows:

YEAS---93

| Bingham Borah Brookhart Capper <i>Fletcher</i> Frozier | Glenn Hatfield Howell <i>Kendrick</i> McMaster Nye | Oddie Pine Pittman Robinson, Ind. Schall Sheppard | Shortridge Thomas, Idaho Townsend Trammell Waterman |
|---|---|--|---|
| | N | IAYS | |
| Allen Ashurøt Black Blaine Blease Bratton Brook Garavay Copeland Couzens Dale Dill Fess George | Gillett Glass Goff Goldsborough Greene Grundy Hale Harris Harrison Hastings Hawcs Hebert Jones Kean NOT | Keyes La Follette McCulloch MoKellar McNary Norbeck Norris Overman Patterson Philpps Robston, Ky. Stamons Smith Smoot | Stelwer Stephens Sullivan Swanson Thomas, Okla. Tydings Vandenberg Wagnor Walsh, Mass. Walsh, Mont. Wheeler |
| Baird | Deneen | King | Robinson, Ark. |
| Barkley Broussard Connally Cutting | Gould Hayden He/lin Johnson | Metčalf Moses Ransdell Reed | SHIPSTEAD Steck Walcott Watson |

So Mr. BROOKHART'S amendment was rejected.

178

CORDAGE, SISAL, ETC.

MR. BLAINE'S AMENDMENT TO PARAGRAPH 1005 TO REDUCE THE DUTY ON CORDAGE, WHOLLY OR IN CHIEF VALUE OF SISAL, HENEQUEN, OR OTHER HARD FIBER FROM 2 CENTS TO 1 CENT PER POUND

(Cong. Record, February 21, 1930; page, Daily, 4332; Permanent, 4061)

Mr. BLAINE. I now move to amend, on page 163, line 5, by striking out "2 cents" and inserting in lieu thereof "1 cent," and upon that I ask for the yeas and nays.

The VICE PRESIDENT. The question is on agreeing to the amendment proposed by the Senator from Wisconsin, as modified.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll. Mr. OVERMAN (when his name was called). I inquire if the senior Senator from Illinois [Mr. DENEEN] has voted? The VICE PRESIDENT. The Senator has not voted.

Mr. OVERMAN. I have a general pair with the Senator from Illinois. I transfer that pair to the senior Senator from Kentucky [Mr. BARKLEY] and will vote. I vote "yea."

Mr. SCHALL (when Mr. SHIPSTEAD'S name was called). My colleague [Mr. Shipstead] is unavoidably absent. I ask that this announcement may stand for the day.

Mr. SIMMONS (when his name was called). I have a general pair with the senior Senator from Massachusetts [Mr. GILLETT]. I transfer that pair to the junior Senator from Iowa [Mr. BROOKHART] and will vote. I vote "yea."

The roll call was concluded,

Mr. BINGHAM. I have a general pair with the junior Senator from Virginia [Mr. GLASS]. In his absence, not knowing how he would vote, I transfer that pair to the junior Senator from New Jersey [Mr. BAIRD] and will vote. I vote 'nay."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBYNSON];

The Senator from New Hampshire [Mr. Moses] with the Senator from Iowa [Mr. STEOK];

The Senator from Missouri [Mr. PATTERSON] with the Senator from New York [Mr. WAGNER];

The Senator from Kentucky [Mr, Robston] with the Senator from Alabama [Mr. HEFLIN];

The Senator from New York [Mr. COPELAND] with the Senator from Minnesota [Mr. SHIPSTEAD]; and

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING].

The result was announced—yeas 35, nays 41, as follows:

YEA8-35

| Ashurst | DAU | MoKellar | Smith |
|----------|-------------|----------|------------|
| Black | Fletcher | McMaster | Stephens |
| Blaine | Frazier | Norbeck | Swanson |
| Blcase | George | Norris | Thomas, Ol |
| Borah | Harris | Nye | Trammell |
| Brock | Harrison | Overman | Tydings |
| Caraway | Hayden | Schall | Walsh, Mor |
| Connally | Howell | Sheppard | Wheeler |
| Cutting | La Follette | Simmons | |
| | | | • |

NAYS-41

Allen Bingham Bratton Broussard Capper Couzens Dale Fess Goff Goldsborough Greene

Grundy Hale Hastings Hatfield Hawes Hebert Johnson Jones Kean Kendrick Кеуев

McCulloch MeNary Metcalf Oddie Phipps Pine Ransdelt Robinson, Ind. Shortridge Smoot Steiwer

)kla. mt.

Sullivan Thomas, Idaho Townsend Vandenberg Walcott Walsh, Mass. Waterman Watson

4

NOT VOTING--20

| Brookhart Glenn Patterson S Copeland Gould Pittman S | Robsion, Ky, SHIPSTEAD Steck Wagner |
|---|--|
|---|--|

So Mr. BLAINE's amendment, as modified, was rejected.

WOOLS, COARSER

MR. GEORGE'S AMENDMENT TO PARAGRAPH 1101 (A) TO STRIKE OUT 40s AND INSERT IN LIEU THEREOF 44s, THEREBY REDUC-ING THE DUTY ON WOOLS NOT FINER THAN 44s, THE COARSER CLOTH, AND CLOTHING, FROM 34 CENTS PER POUND OF CLEAN WOOLS USED IN THE MANUFACTURE OF CHEAPER YARNS, CONTENT TO 24 CENTS PER POUND

(Cong. Record, February 24, 1930; page, Daily, 4306; Permanent, 4138)

Mr. GEORGE. Mr. President, I submit an amendment on page 169, line 10; I move to strike out "40s" and to insert "44s."

The VICE PRESIDENT. The yeas and nays have been ordered, and the Secretary will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. COPELAND (when his name was called). On this matter I have a pair with senior Senator from Ohio [Mr. FESS]. If he were present, he would vote "nay." If permitted to vote, I would vote "yea." Mr. McKELLAR (when his name was called). On this vote I have a pair with the junior Senator from Delaware [Mr. Townsend], and I withhold

my vote.

Mr. SIMMONS (when his name was called). I have a general pair with the senior Senator from Massachusetts [Mr. GILLETT], who is not present. J transfer that pair to the junior Senator from Florida [Mr. TRAMMELL] and vote " yea,"

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr, BROCK]. I transfer that pair to the junior Senator from New Jersey [Mr. BAIRD] and vote "nay."

The roll call was concluded,

Mr. McNARY, I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. Romisson];

The Senator from Maine [Mr. GovLp] with the Senator from Utah [Mr. KING]; and

The Senator from New Hampshire [Mr, Moses] with the Senator from Iowa [MP. STECK].

I also desire to announce that the junior Senator from Illinois [Mr. GLENN] is detained on official business,

Mr. OVERMAN (after having voted in the affirmative). Has the senior Senator from Illinois [Mr. DENEEN] voted?

The VICE PRESIDENT, That Senator has not voted.

Mr. OVERMAN. I have a general pair with the senior Senator from Illinois, and I therefore withdraw my vote.

Mr. HASTINGS. I desire to announce that my colleague [Mr. TOWNBEND] is necessarily absent: I ask that this announcement may stand for the day. My colleague's pair with the senior Senator from Tennessee [Mr. MCKELLAR] has been announced.

The result was announced---yeas 22, mays 56, as follows:

YEAS---22

| Barkley | Acorgo | La Follette | Thomas, Okla. |
|----------|----------|-------------|------------------|
| Black | (Husa | Norris | Tydinys (* 1976) |
| Blaine | Harris | Símmons | Wagner |
| Blease | Harrison | Smith | Walsh, Mass. |
| Caraway | Pawer | Stephens | |
| Fletcher | Heflin | Swanson | |

| Allen | Goff | Keyes | Robsion, Ky, |
|-----------|--------------|----------------|---------------|
| Ashurst | Goldsborough | McCulloch | Schall |
| Bingham | Greene | McMaster | Sheppard |
| Borah | Grundy | McNary | Shortridge |
| Bratton | ffale | Metcalí | Smoot |
| Brookhart | Hastings | Norbeck | Steiwer |
| Broussard | Hatfield | Nye | Sullivan |
| Capper | Hayden | Oddie | Thomas, Idaho |
| Connally | Hebert | Patterson | Vadenberg |
| Couzens | Howell | Phipps | Walcott |
| Cutting | Johnson | Pine | Walsh, Mont. |
| Dale | Jones | Pittman | Waterman |
| DIŨ | Kean | Ransdell | Watson |
| Frazler | Kendrick | Robinson, Ind. | Wheeler |
| | | | |

NAYS---56

NOT VOTING-18

| Baird Brock Copcland Dencen Fess | Gillett Henn Gould King MoKellar | Moses Overman Reed Robinson, Ark. Shiipstead | Steck Townsend Trammell |
|--|--|--|-------------------------------|
|--|--|--|-------------------------------|

So Mr. George's amendment was rejected.

WOOL YARNS

ON AGREEING TO THE COMMITTEE AMENDMENT IN PARAGRAPH 1107 TO INCREASE THE AD VALOREM PART OF THE DUTY ON YARNS, WHOLLY OR IN CHIEF VALUE OF WOOL, VALUED AT MORE THAN \$1 BUT NOT MORE THAN \$1.50 PER POUND, FROM 40 PER CENT TO 45 PER CENT AD VALOREM

[NOTE.—There was another vote on this question on January 6, 1930, in the Committee of the Whole.]

(Cong. Record, February 24, 1930; page, Daily, 4310; Permanent, 4142)

The VICE PRESIDENT. Let the clerk state the request of the Senator from Georgia.

The CHIEF CLERK, The Senator from Georgia proposes to reconsider the votes by which the Senate agreed to the amendment on page 173, line 25, in which the committee proposes to strike out "40 per cent" and insert "45 per cent," on yarns valued at more than \$1, but not more than \$1.50 per pound; and on page 174, line 2, on yarns valued at more than \$1,50 per pound, where the committee proposes to strike out "45 per cent" and insert "50 per cent ad valorem."

The PRESIDING OFFICER. The question is upon agreeing to the committee amendment on line 25, page 173.

Mr. GEORGE. That is to say, those who wish to place this protective duty at 45 per cent ad valorem will vote "yea," and those who favor the present duty of 40 per cent ad valorem will vote "nay"?

The PRESIDING OFFICER. That is the form in which the question is submitted. The clerk will call the roll.

The Chief Clerk proceeded to call the roll,

Mr. GRUNDY (when his name was called). Mr. President, owing to the fact that I am interested in the industry covered by this particular schedule, I ask to be excused from voting on this amendment.

Mr. McKELLAR (when his name was called). On this vote I am paired with the junior Senator from Delaware [Mr, TOWNSEND] and withhold my vote,

Mr. PATTERSON (when his name was called). I have a general pair with the junior Senator from New York [Mr. WAGNER]. Not knowing how he would

vote on this question, 1 withhold my vote. If permitted to vote, I would vote "yen." Mr. SIMMONS (when his name was called). I have a pair with the senior Senator from Massachusetts [Mr. GILLETT]. I have not been able to obtain a transfer of that pair up to this time. If I were at liberty to vote I would vote "nay."

Mr. SULLIVAN (when his name was called). I have a pair with the junior. Senator from Tennessee [Mr. BROOK]. I transfer my pair to the junior Senator from New Jersey [Mr. BAIRD] and vote "yea."

Idaho

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr, Reed] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KINO]; and

The Senator from New Hampshire [Mr. Moses] with the Senator from Iowa [Mr. Steck].

Mr. SHEPPARD. I desire to announce that the Senator from Louisiana [Mr. RANSDELL], the Senator from Nevada [Mr. PITTMAN], the Senator from Montana [Mr. WHEELER], and the Senator from Arizona [Mr. HAYDEN] are absent on official business.

Mr. FESS. The senior Senator from California [Mr. JOHNSON] has a pair with the senior Senator from Missouri [Mr. HAWES]. I also desire to announce that the junior Senator from Vermont [Mr. DALE]

has a general pair with the junior Senator from Montana [Mr. WHEELER].

The result was announced—yeas 45, nays 28, as follows:

YEAS-45

| Allen Bingham Borah Bratton Brookhart Brookhart Broussard Capper Couzens Couzens Cutting Deneen Fess Frazier | Glenn Goff Goldsborough Greene Hale Hastings Hatfield Hebert Howell Jones Kean Kean Kean | Keyes McCulloch McNary Metcalf Nye Oddie Phipps Phine Robinson, Ind. Robinson, Ky. Schall Shortridge | Smoot Stelwer Sullivan Thomas, Idaho Vandenberg Walcott Walsh, Mass. Waterman Watson |
|---|--|---|--|
| Ashurst Barkley Black Blacse Garaway Connally | Copelaná Dill Fletohor George Glass Harris Harris | Heffin La Follette McMaster Norbeck Norris Overman Sheppard | Smith Stephens Swanson Thomas, Okla, Trammell Tydings Walsh, Mont. |

| | NO | T VOTING-23 | |
|--|---|---|---|
| Baird Brock Dule Gillett Gould Grundy | Hawcs Hayden Johnson Kiny McKellar Moses | Patterson Pittman Ransdell Reed Robinson, Ark. SHIPSTEAD | Simmons Steck Townsend Wayner Wheeler |

So the amendment of the committee was agreed to.

The PRESIDING OFFICER. The question now reverts to the committee amendment on page 174.

The amendment was agreed to,

CLOTHING, MEN'S AND BOYS'

MR. BARKLEY'S AMENDMENTS TO PARAGRAPH 1115 (a) TO RE-TAKABET'S AMENDMENTS TO PARAGRAPH 1115 (A) TO RE-DUCE THE RATES ON MEN'S, YOUTHS', AND BOYS' CLOTHING BY TAKING THEM FROM UNDER THE TWO DUTIES OF 33 CENTS PER POUND AND 45 PER CENT AD VALOREM WHEN VALUED AT NOT MORE THAN \$4 PER POUND AND 50 CENTS PER POUND AND 50 PER CENT AD VALOREM WHEN VALUED ABOVE \$4 PER POUND AND BLACING THEM IN A SEPARATE OF ASSISTED ATION AT 25 AND PLACING THEM IN A SEPARATE CLASSIFICATION AT 35 CENTS PER POUND AND 15 PER CENT AD VALOREM WHEN NOT OVER \$4 PER POUND AND 45 CENTS PER POUND AND 20 PER CENT AD VALOREM WHEN VALUED AT MORE THAN \$4

(Cong. Record, February 24, 1930; page, Daily, 4320; Permanent, 4151)

Mr. BARKLEY. Mr. President, I offer an amendment, which I send to the desk,

The PRESIDING OFFICER. The amendment will be stated.

The CHIEF CLERK. On page 178, line 2, subdivision (a) of section 1115, after the word "description," insert "except men's, youths', and boys' clothing," so as to make the subdivision read as follows:

(a) Clothing and articles of wearing apparel of every description, except men's, youths', and boys' clothing, not knit or crecheted, manufactured wholly or in part, wholly or in chief value of wool; valued at not more than \$4 per pound, 33 cents per pound and 45 per cent ad valorem; valued at more than \$4 per pound, 50 cents per pound and 50 per cent ad valorem.

Insert after subdivision (b) the following:

(c) Men's, youths', and boys' woolen clothing not knit or crocheted, manufactured wholly or in part, composed wholly or in chief value of wool, comprising overcoats, top-coats, raincoats, recters, mackinaws, coats, vests, trousers, knickerbockers, or shorts, whether imported separately or as suits or ensembles, whether ready made or custom made, valued at nore than \$4 per pound, 35 cents per pound and 15 per cent ad valorem; valued at more than \$4 per pound, 45 cents per pound and 20 per cent ad valorem. valorem,

The VICE PRESIDENT. Is there objection to voting on the two amendments together? The Chair hears none.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. McKELLAR (when his name was called). On this vote I have a pair with the junior Senator from Delaware [Mr. TOWNSEND] and have been unable to get a transfer. So I shall have to withhold my vote.

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. BROCK], which I transfer to the junior Senator from New Jersey [Mr. BAIRD], and vote "nay."

Mr. COPELAND (when Mr. WAGNER'S name was called). If my colleague were present and permitted to vote, he would vote "nay."

The roll call was concluded.

Mr. FESS. I desire to announce that the Senator from Missouri [Mr. PATTERSON] is necessarily absent. He has a pair with the Senator from New York [Mr. WAGNER]. If present, the Senator from Missouri [Mr. PAT-TERSON] would vote "nay."

Mr. McKELLAR. I transfer my pair with the junior Senator from Delaware [Mr. TOWNSEND] to the junior Senator from Arizona [Mr. HAYDEN] and vote "yea."

Mr. SIMMONS. I transfer my pair with the Senator from Massachusetts [Mr. GILLETT] to the Senator from Oklahoma [Mr. THOMAS] and vote "yea,"

Mr. SHEPPARD. I desire to announce that the junior Senator from Texas [Mr. CONNALLY], the Senator from Georgia [Mr. HARRIS], the Senator from Virginia [Mr. SWANSON], and the Senator from Oklahoma [Mr. THOMAS] are detained on official business,

Mr. FESS. I desire to announce the following general pairs;

The Senator from Pennsylvania [Mr, REED] with the Senator from Arkansas [Mr. ROBINSON]; The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr.

KING];

The Senator from New Hampshire [Mr. Moses] with the Senator from Iowa [Mr. STECK];

The Senator from Vermont [Mr. DALE] with the Senator from Georgia [Mr. HARRIS]; and

The Senator from Kansas [Mr. ALLEN] with the Senator from Virginia [Mr. SWANSON].

Mr. WALSH of Montana. I wish to announce that the Senator from New Mexico [Mr. BRATTON] is necessarily detained on official business.

The result was announced-yeas 26, nays 45, as follows:

YEAS-26 Barkley Fletohor *MoKellar* McMaster Smith Black Acorgo Alasa Blaine Norbeck Blcas_C Brookhart Harrison Norris Hoftin Overman Caraway Howell Sheppard $\overline{n}\overline{n}$ In Follette Simmona

Stephens Tydings Walsh, Mont. Wheeler

NAYS---45

Bingham Broussard Capper Copeland Couzens Cutting Dencen Fess Frazier Glenn Goff Goldsborough Greene Grundy Hale Hattleid Hattleid Hebert Johnson Jones Kean *Kean Kean Keat Keyes* Met'ulloch

McNary McIcalf Nyc Oddie Phipps Pine *Pittman Ransdell* Robinson, Ind. Robinson, Ky. Schall Shortridge

NOT VOTING-25

Allen Ashurst Baird Borah Bratton Brock Connally Dale Gillett Gould Harris Hawes Hayden King

Moses Patterson Reed Robinson, Ark. SHUPSTPAD Steck Swanson Smoot Stelwer Sullivan Thomas, Idaho Vandenberg Walcott Walsh, Mass. Waterman Watson

Thomas, Okla. Townsend Trammell Wayner

So Mr. BARKLEY's amendments were rejected.

WOOL FABRICS

THE AMENDMENT OF MR. THOMAS (OF IDAHO) TO INSERT A NEW PARAGRAPH (1122) IN THE WOOL SCHEDULE PROVIDING THAT ALL FABRICS IN THE PIECE CONTAINING 15 PER CENT OR MORE IN WEIGHT OF WOOL SHALL BE DUTIABLE AS FAB-RICS WHOLLY OR IN CHIEF VALUE OF WOOL UNDER THEIR APPROPRIATE PROVISIONS

(Cong. Record, February 24, 1930; page, Daily, 4323; Permanent, 4155)

The VICE PRESIDENT. The amendment, as modified, will be stated. The CHIEF CLERK. It is proposed to insert, on page 183, after line 4, the following:

PAR. 1122. For the purposes of this act, all fabrics in the piece containing 15 per cent or more in weight of wool, whether or not in chief value thereof, and whether or not more specifically provided for, shall be dutiable under the appropriate provision of this section for fabrics in the piece wholly or in chief value of wool.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. McKELLAR (when his name was called). On this question I have a pair with the junior Senator from Delaware [Mr. Townsend] and I withhold my vote.

The roll call was concluded.

Mr. SHEPPARD. I desire to announce that the junior Senator from Arkansas [Mr. CARAWAY], the senior Senator from Arizona [Mr. ASHURST], the junior Senator from Arizona [Mr. HAYDEN], and the junior Senator from Oklahoma [Mr. THOMAS] are absent on official business.

Mr. SIMMONS, I transfer my pair from the senior Senator from Massachusetts [Mr. GILLERT] to the junior Senator from Oklahoma [Mr. THOMAS] and vote "nay."

Mr. DENEEN (after having voted in the affirmative). I have a general pair with the junior Senator from North Carolina [Mr. OVERMAN]. I notice he is not in the Chamber, and I therefore withdraw my vote.

he is not in the Chamber, and I therefore withdraw my vote. Mr. SULLIVAN. I have a pair with the junior Senator from Tennessee [Mr. BROCK]. I transfer that pair to the junior Senator from New Jersey [Mr. BAIRD] and vote "yea." Mr. FESS. I desire to announce the following general pairs: The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas

[Mr. ROBINSON]; The Senator from New Hampshire [Mr. Moses] with the Senator from Iowa [Mr. STECK]; and

The Senator from Missouri [Mr. PATTERSON] with the Senator from New York [Mr. WAGNER].

The result was announced—yeas 41, nays 31, as follows:

| | | YEAS-41 | |
|---|---|--|--|
| Allen Blugham Borah Broussard Cutting Dale Fess Frazier Glenn Goldsborough | Greene Grundy Hale Hastings Hatfield Hebert Howell Jones Kean <i>Keadrick</i> Keyes | McCulloch McNary Mctcalf Norbeck Nyc Oddie Phipps <i>Ransdell</i> Robinson, Ind. Robsion, Ky. Schall | Shortridge Smoot Steiwer Sullivan Thomas, Idaho Walcott Waterman Watson |
| NAYS31 | | | |
| Barkley Black Blaine Bleasø Bratton Brookhart Capper Connally | Copeland Conzens Dill Fletcher George Glass Harris Harrison | Heflin Johnson La Follette McMaster Norris Sheppard Stmmons Smith | Stephens Swanson Tydinys Yandenberg Walsh, Mass. Walsh, Mont. Wheeler |
| | NO | T VOTING24 | |
| Ashurst Baird Brock Caratoay Deneen Gillett | Gould Hawes Hayden Kiny McKellar Moses | Overman Patterson Pine Pittman Reed Robinson, Ark. | SHIPSTEAD Steck Thomas, Okla. Townsend Trammell Wagner |
| So, the amendment of Mr. THOMAS of Idaho, as modified, was agreed to. | | | |

CLOTHING, ETC., OF SILK

MR. BLAINE'S AMENDMENT TO PARAGRAPH 1210 TO REDUCE THE DUTY ON CLOTHING AND ALL ARTICLES OF WEARING APPAREL OF EVERY DESCRIPTION, WHOLLY OR IN CHIEF VALUE OF SILK, NOT SPECIALLY PROVIDED FOR, FROM 65 TO 60 PER CENT AD VALOREM

(Cong. Record, February 25, 1930; pages, Daily, 4380 and 4381; Permanent, 4207)

The PRESIDENT pro tempore. The amendment will be stated for the information of the Senate,

The CHIEF CLERK. In paragraph 1210, clothing and articles of wearing apparel, and so forth, on page 183, line 1, the Senator from Wisconsin [Mr. BLAINE] proposes to strike out "65" and insert "60," so that it will read:

Or in chief value of silk, and not specially provided for, 60 per cent ad valorem. *

* '

The PRESIDENT pro tempore, The question is on the amendment of the Senator from Wisconsin [Mr. BLAINE]. On that question the yeas and nays have been demanded and ordered. The clerk will call the roll.

The Chief Clerk proceeded to call the roll,

15

Mr. PATTERSON (when his name was called). I have a general pair with the junior Senator from New York [Mr. WAGNER]. Not knowing how he would vote, I withhold my vote. If permitted to vote, I would vote "nay."

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee (Mr. BROCK). I transfer that pair to the senior Senator from Oregon [Mr. McNARY] and vote "nay."

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas IMr. ROBINSON']:

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING];

The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Wyoming [Mr. KENDRICK]; and

The Senator from California [Mr. JOHNSON] with the Senator from Arizona [Mr. HAYDEN].

Mr. SIMMONS. I have a general pair with the senior Senator from Massa chusetts [Mr. GILLETT]. I transfer that pair to the junior Senator from South Carolina [Mr. BLEASE] and vote "yea."

Mr. COPELAND. If my colleague [Mr. WAGNER] were present and permitted to vote, he would vote "yea."

Mr. ROBINSON of Indiana. I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS], which I transfer to the junior Senator from New Hampshire [Mr. KEYES], and vote. I vote "nay."

The result was announced—yeas 39, nays 38, as follows:

Ashurst Barkley Couzens He/lin Howell La Follette Cutting Dill Fletcher Simmons Steck Black McKellar Swanson Blaine Trammell Tydinys Frazler McMaster Borah Norbeck Norris Acorge Alass Bratton Walsh, Mass. Brookhart Nye Overman Harris Walsh, Mont. Wheeler Carawan Connally Harrison Pittman Copeland Hawes Steiwer Greene Moses Allen Oddle Phipps Sullivan Grundy Baird Thomas, Idaho Hale Hastings Bingham Pine Townsend Capper Vandenberg Walcott Intfield Ransdell Dale Robinson, Ind. Robsion, Ky. Hebert Deneen Waterman Fess Jones Watson Kean Sehall Glenn McCulloch Shortridge Goff Smoot Goldsboroug Metcalf NOT VOTING-19 McNary Smith Blcaso Handen Stephens Thomas, Okla. Patteršon Brock Johnson Broussard Kendrick Reed Robinson, Ark. Wayner Кеуев *К4119* Gillett Gould SHIPSTEAD

So Mr. BLAINE's amendment was agreed to.

SILK—BASKET CLAUSE

MR. BLAINE'S AMENDMENT TO PARAGRAPH 1211 (THE BASKET CLAUSE) TO REDUCE THE DUTY ON ALL MANUFACTURES, WHOLLY OR IN CHIEF VALUE OF SILK, NOT SPECIALLY PRO-VIDED FOR, FROM 65 TO 60 PER CENT AD VALOREM

(Cong. Record, February 25, 1930; page, Daily, 4381; Permanent, 4208)

The PRESIDENT pro tempore. The amendment will be reported for the information of the Senate.

YEAS-39

Sheppard

The LEGISLATIVE CLERK. The Senator from Wisconsin proposes, on page 183, line 4, to strike out the numerals "65" and insert "60," so as to read:

All manufactures, wholly or in chief value of silk, not specially provided for, 60 per cent ad valorem.

The PRESIDENT pro tempore. The question is on agreeing to the amendment proposed by the Senator from Wisconsin. The yeas and nays having been ordered, the clerk will call the roll.

The legislative clerk proceeded to call the roll,

Mr. PATTERSON (when his name was called). Making the same announcement as on the previous vote, I withhold my vote. If permitted to vote, I would vote "nay."

Mr. SULLIVAN (when his name was called). I have a general pair with the junior Senator from Tennessee [Mr. BROCK]. I transfer that pair to the senior Senator from Oregon [Mr. McNARY] and vote "nay."

Mr. COPELAND (when Mr. WAGNER'S name was called). If my colleague [Mr. WAGNER] were present and permitted to vote, he would "yea."

The roll call was concluded.

Mr. SIMMONS. I transfer my pair with the senior Senator from Massachusetts [Mr. GILLETT] to the Senator from Oklahoma [Mr. THOMAS] and vote "yea,"

Mr. PATTERSON. I transfer my pair to the Senator from Oklahoma [Mr. PINE] and vote "nay."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Wyoming [Mr. KENDRICK] with the Senator from Minnesota [Mr. SHIPSTEAD];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON]; and

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING].

Mr. SHEPPARD. I desire to announce that the Senator from Oklahoma [Mr. THOMAS] and the Senator from Nevada [Mr. PITTMAN] are absent on official business.

I also wish to announce that the Senator from Arizona [Mr. HAYDEN], the Senator from Missouri [Mr. HAWES], and the Senator from Montana [Mr. WALSH] are detained on official business.

The result was announced-yeas 37, nays 40, as follows:

| Ashurst Barkloy Blaok Blaok Blease Bratton Brookhart Caraway Connally Copeland | Couzens Cutting Dill Fletcher Frazler Georgo Glass Harris Harrison Hoflin | La Follette McKellar McMaster Norbeek Norls Nye Overman Sheppard Simmons Smith | Steok Stephens Swanson Trammell Trdings Walsh, Mass. Wheeler |
|---|--|--|---|
| | NAY | S | |
| Allen Baird Bingham Capper Dalo Dencen Fess Glenn Goff Goldsborough | Greeno Grundy Halo Hastings Hatfield Hebert Johnson Jones Kean Keyes | McCulloch Motealf Moses Oddio Patterson Phipps Ransdell Robinson, Ind. Robinson, Ky. Schall | Shortridge Smoot Stelwer Sullivan Thomas, Idaho Townsend Vandenbe rg Walcott Walcott Watson |
| | NOT VO | oring—19 | |
| Borah Brook Broussard Gillett Gould | Hawes Hajden Howell Kendrick King | McNary Pine Pittman Reed Robinson, Arb. Joatod | SHIPSTEAD Thomas, Okla. Wagner Walsh, Mont. |

So, Mr. BLAINE's amendment was rejected.

PILE FABRICS OF SILK

MR. BLAINE'S AMENDMENT TO PARAGRAPH 1206 TO REDUCE THE DUTIES ON PILE FABRICS OF SILK FROM 70 TO 65 PER CENT AD VALOREM IF VELVET AND THE PILE IS WHOLLY CUT OR UNCUT, AND TO REDUCE THE DUTY FROM 75 TO 70 PER CENT AD VALOREM IF THE VELVET AND THE PILE IS PARTLY CUT

(Cong. Record, February 25, 1930; page, Daily, 4383; Permanent, 4209)

The PRESIDING OFFICER. The clerk will report the amendment of the-Senator from Wisconsin.

The LEOISLATIVE CLERK. On page 181, line 21, strike out the numerals "70" and insert the numerals "65," and on page 182, in line 2, strike out the numerals "75" and insert in lieu thereof the numerals "70," so as to read :

PAR. 1206. Pile fabrics (including pile ribbons), whether or not the pile covers the entire surface, wholly or in chief value of silk, and all articles, finished or unfinished, made or cut from such pile fabrics: (1) If the pile is wholly cut or wholly uncut, if velvets (other than ribbons), 65 per-cent ad valorem; if other than velvets, 60 per cent ad valorem. (2) If the pile is partly cut, if velvet (other than ribbons), 70 per cent ad valorem; if other than velvets, 65 per cent ad valorem.

The PRESIDING OFFICER. Is there objection to considering the two amendments together? The Chair hears none, and it is so ordered.

* * The PRESIDING OFFICER. The question is on agreeing to the amendment offered by the Senator from Wisconsin [Mr. BLAINE].

Mr. SMOO'P. I ask for the yeas and nays,

The yeas and mays were ordered, and the legislative clerk proceeded to call the roll,

Mr. PATTERSON (when his name was called). I have a general pair with the junior Senator from New York [Mr. WAGNER]. I transfer that pair to the Soundar from Vormant [Mr. Dittel and vota 9 year" Senator from Vermont [Mr. DALE] and vote " may,

Mr. COPELAND (when Mr. WAGNER's name was called). My colleague [Mr. WAGNER] is unavoidably detained from the Senate to-day. If present, he would vote "yea."

The roll call was concluded.

Mr. SIMMONS. I transfer my pair with the senior Schutor from Massachusetts [Mr. GILLERT] to the junior Senator from Oklahoma [Mr. THOMAS] and will vote. I vote "yea,"

Mr. HASTINGS (after having voted in the negative). On this question I have a pair with the junior Senator from Arizona [Mr. HAYDEN]. I transfer that pair to the senior Senator from Oregon [Mr, MoNARY] and let my vote stand.

Mr. OVERMAN (after having voted in the affirmative). I inquire whether the Senator from Illinois [Mr. DENEEN] has voted?

The PRESIDING OFFICER. That Senator has not voted.

Mr. OVERMAN. I have a general pair with the Senator from Illinois, which I transfer to the Senator from Maryland [Mr. Typixus], and let my vote stand. Mr. FESS. I wish to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Wyoming [Mr. KENDRICK] with the Senator from Minnesota [Mr. Shipstead];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING |; and

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. Brock.]

The result was announced--yeas 40, nays 38, as follows:

| | Y ICA S40 | | |
|-----------|-----------|-------------|--------------|
| Ashurst | Copeland | Hawes | Sheppard |
| Barkley | Couzens | Hegin | Shinmons |
| Black | Cutting | La Follette | Smith |
| Blaine | Dill | McKellar | Steck |
| Blasso | Fletcher | McMaster | Stephens |
| Borah | Frazier | Norbeck | Swanson |
| Bratton | George | Norris | Trammell |
| Brookhurt | Glass | Nye | Watsh, Moss, |
| Caraway | Harris | Orerman | Watsh, Moss, |
| Connally | Harrison | Pittman | Watsh, Mort, |

| | | NAYS-38 | |
|--|--|--|--|
| Allen Baird Bingham <i>Broussard</i> Capper Fess Glenn Goff Goldsborough Greene | (frundy Hale Hastings Hatfield Hebert Jones Kean Keyes Met'ulloch Met'alf | Moses Oddle Patterson Phipps Pine Ransdell Robinson, Ind. Robinson, Ky. Sehall Shortridge | Smoot Stelwer Thomas, Idaho. Townsend Vandenberg Walcott Walcott Waterman Watson |
| | NU | T VOTING-18 | |

| Brock | Hayden | McNary |
|---------|----------|----------------|
| Dale | Howell | Reed |
| Deneen | Johnson | Robinson, Ark. |
| Gillett | Kendrick | Shipstead |
| Gould | King | Sullivan |

So Mr. BLAINE's amendment was agreed to,

SPUN SILK

MR. GEORGE'S AMENDMENT TO PARAGRAPH 1202 TO REDUCE THE DUTY ON SPUN SILK OR SCHAPPE SILK YARN OR YARN OF SILK AND RAYON OR OTHER SYNTHETIC TEXTILE, AND ROVING, BLEACHED, DYED, COLORED, OR PLIED, FROM 50 TO 45 PER CENT AD VALOREM

(Cong. Record, February 25, 1930; page, Daily, 4383; Permanent, 4210)

Mr. GEORGE. I am going to propose an amendment to reduce the rate to that of the present law. The proposal is, Mr. President, to strike out the numerals "50," in paragraph 1202, page 181, line 6, and insert "45," which is the present rate. There is no proposal to reduce it below the present rate.

Mr. SMOOT, Let us have a yea-and-nay vote on it.

The PRESIDING OFFICER. The question is on agreeing to the amendment offered by the Senator from Georgia. On that amendment the yeas and nays have been demanded.

The yeas and mays were ordered, and the legislative clerk proceeded to call the roll,

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. BROCK]. I transfer that pair to the senior Senator from Oregon [Mr. McNARY] and will vote. I vote "nay."

The roll call was concluded.

Mr. SIMMONS. I transfer my pair with the senior Senator from Massachusetts [Mr. GILLETT] to the senior Senator from New Mexico [Mr. BRATTON] and will vote. I vote "yea,"

Will vote, I vote "yea," Mr, OVERMAN, I have a general pair with the senior Senator from Illinois [Mr, DENEEN], Has that Senator voted?

The PRESIDING OFFICER. He has not voted,

Mr. OVERMAN. I transfer that pair to the Senator from Arizona [Mr. Ashurst] and will vote. I vote "yea."

Mr. MOSES (after having voted in the negative). Learning that the senior-Senator from Iowa [Mr. STECK], with whom I have a general pair, is not recorded, I withdraw my vote.

Mr. COPELAND. I desire to announce that my colleague [Mr. WAGNER], if present, would vote "yea."

Mr. SHEPPARD. I desire to announce that the Senator from Arizona [Mr. ASHURST], the Senator from Iowa [Mr. STECK], the Senator from Nevada [Mr. PITTMAN], and the Senator from New Mexico [Mr. BRATTON] are absent on official business,

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

Thomas, Okla. Tydinys Wayner

The Senator from Delaware [Mr. HASTINGS] with the Senator from Arizona [Mr. HAYDEN];

The Senator from Wyoming [Mr. KENDRICK] with the Senator from Minnesota [Mr. Shipstead];

The Senator from Missouri [Mr. PATTERSON] with the Senator from New York [Mr. WAGNER]; and The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr.

KING].

YEAS -- 37

The result was abnounced-yeas 37, nays 35, as follows:

| | | 1140901 | |
|---|---|---|---|
| Barkley Black Blaine Bleasc Bornh Brookhnrt Caraway Connally Copcland Covizens | Cutting Dill Fletcher Georgo Glass Harris Harrison Hawes Heftin | Howell La Follette McKallar Norris Orerman Sehall Sheppard Simmons Smith | Stephens Swanson Trammell Tydinys Walsh, Mass. Walsh, Mont. Wheeler |
| | | NAYS35 | |
| Allen Balrd Bingham Capper Dale Fess Glenn Goff Goldsborougy | Greene Grundy Hale Hatfield Hebert Jones Kean Keyes McCulloch | Metcalf Oddie Phipps Pine Ransdell Robinson, Ind. Robston, Ky. Shortridge Smoot | Steiwer Sullivan Thomas, Idaho Thomas, Okla. Townsend Vandenberg Waterman Watson |
| | NO | r voting—24 | |
| Ashurat Bratton Brock Broussard Dencen Gillett | Gould Hastings Hayden Johnson Kendrick King | McNary Moses Norbeck Nye Patterson Pittman | Reed Robinson, Ark. SHIPSTEAD Steek Wagner Walcott |

So Mr. George's amendment was agreed to.

PIPE ORGANS

THE AMENDMENT OF MR. THOMAS (OF OKLAHOMA) TO PARA-GRAPH 1541 (a) TO ADD A PROVISO REDUCING THE DUTY ON PIPE ORGANS, ACTIONS, AND PARTS FROM 60 TO 40 PER CENT AD VALOREM, WHEN ESPECIALLY DESIGNED FOR A CHURCH OR AUDITORIUM WHERE NO ADMISSION FEE IS CHARGED, AND IF INSTALLED WITHIN ONE YEAR AFTER IMPORTATION

(Cong. Record, February 25, 1930; page, Daily, 4394; Permanent, 4220)

Mr. THOMAS of Oklahoma. Mr. President, on page 233, paragraph 1541, line 17, after the words "ad valorem," I move the following amendment.

The VICH PRESIDENT. The Secretary will state the amendment. The CHIEF CLERK. On page 233, line 17, after the words "ad valorem," to strike out the semicolon and insert a colon and the following proviso:

Provided, That for pipe organs or pipe-organ player actions and parts thereof especially designed and constructed for installation and use in a particular church, or in a particular public auditorium at which it is not customary to charge an admission fee, which are imported for that specific use, and which are so installed and used within one year from the date of importation, the rate of duty shall be 40 per cent ad valorem; and the Secretary of the Treasury is authorized to make all needful rules and regulations for carrying out the provisions of this clause.

The VICE PRESIDENT. The question is on agreeing to the amendment as modified.

Mr. SMOOT. I ask for a yea-and-nay vote.

The yeas and mays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. SULLIVAN (when his name was called). I have a general pair with the junior Senator from Tennessee [Mr. BROCK]. Not knowing how he would vote on this question, I withhold my vote. If I were permitted to vote, I would vote " nay."

The roll call was concluded.

Mr. COPELAND. My colleague [Mr. WAONER] is necessarily absent. If present, he would vote "yea."

Mr. STECK (after having voted in the affirmative). Has the senior Senator from New Hampshire [Mr. Moses] voted? The VICE PRESIDENT. That Senator has not voted.

Mr. STECK. I have a pair with that Senator, which I transfer to the senior Senator from Arizona [Mr. ASHURST], and let my vote stand. Mr. SIMMONS. I transfer my pair with the senior Senator from Massachu-

setts [Mr. GULETT] to the junior Senator from Arizona [Mr. HAXDEN] and vote "yea,"

Mr. SULLIVAN. I transfer my pair with the junior Senator from Tennessee [Mr. BROCK] to the Senator from Vermont [Mr. DALE] and vote "nay."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Wyoming [Mr. KENDRICK]

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KIN0]

The Senator from Missouri [Mr. PATTERSON] with the Senator from New York [Mr. WAGNER]; and

The Senator from Colorado [Mr. WATERMAN] with the Senator from Nevada [Mr. Pittman].

Mr. GLASS (after having voted in the affirmative). I transfer my pair with the Senator from Connecticut [Mr. BINGHAM] to the Senator from Nebraska [Mr. Norris] and let my vote stand,

The result was announced—yeas 41, nays 32, as follows:

YEAS--41

| Barkley Black Blaine Borah Bration Bration Brookhart Caraway Connally Copeland Couzens | Cutting Dill Fletoher Frazler Georgo (Hass Harris Harrison Hares Herlin Johnson | La Follette McKellar McMaster Nyo Overman Ransdell Schall Schall Schall Simmons Simmons Smith Steck | Stephens Stoanson Thomas, Okla. Trammell Tydings Walsh, Mass. Walsh, Mont. Wheeler |
|--|---|---|---|
| | | NAYS-32 | |
| Allen Baird Capper Denven Frss Glenn Goff Goldshorough | Greene Grundy Hale Hastings Hatfield Hebert Jones Kean | Keyes McCulloch McNary Motcalf Oddle Phipps Robinson, Ind. Shortridge | Smoot Stelwer Sullivan Thomas, Idaho Townsend Vandenberg Walcott Walcot |
| | NO | T VOTING-23 | |
| Ashurst Blugham Bročk Broussard Dule Killett | Gould Hayden Howell Kendrick King Moses | Norbeck Norris Patterson Pine Pittman Reed | Robinson, Ark. Robsion, Ky. SHIPSTEAD Wagner Waterman |

So the amendment of Mr. THOMAS of Oklahoma was agreed to. 119206-S. Doc. 177, 71-2----13

HATS, ETC., OF FUR

THE AMENDMENT OF MR. WALSH OF MASSACHUSETTS TO PARA-GRAPH 1526 TO REDUCE THE DUTY ON HATS, CAPS, BONNETS, AND HOODS FOR MEN, WOMEN, BOYS, OR CHILDREN, COMPOSED WHOLLY OR IN CHIEF VALUE OF FUR OF THE RABBIT, BEAVER, OR OTHER ANIMALS, THAT ARE VALUED ABOVE \$24 AND NOT MORE THAN \$30 PER DOZEN, FROM \$12 TO \$10 PER DOZEN; AND WHEN VALUED ABOVE \$30 AND NOT MORE THAN \$48, TO RE-DUCE THE DUTY FROM \$13 TO \$10 PER DOZEN

(Cong. Record, February 26, 1930; page, Daily, 4464; Permanent, 4290)

Mr. WALSH of Massachusetts. Mr. President, on page 219, paragraph 1526, in line 1, I move to strike out "\$12" and insert "\$10," and in line 2 I move to strike out "\$13" and insert "\$10," so as to read:

Valued at more than \$24 and not more than \$30 per dozen, \$10 per dozen; valued at more than \$30 and not more than \$48 per dozen, \$10 per dozen.

The amendment deals with hats in chief value of fur of the rabbit, beaver, or other animals. It is the common so-called felt hat popularly worn to-day in the United States. The committee saw fit to increase the protective duty on hats valued at more than \$24 and not more than \$30 per dozen from the present rate of \$10 per dozen to \$12 per dozen. This is an equivalent ad valorem rate of 65 per cent. They also increased the duty upon hats valued at more than \$30 and not more than \$48 to \$13 per dozen, the present rate being \$10. This is an ad valorem equivalent of 52 per cent. * *

The VICE PRESIDENT. The question is on agreeing to the amendment proposed by the Senator from Massachusetts. [Putting the question.] By the sound, the noes seem to have it.

Mr. WALSH of Massachusetts. I ask for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. SCHALL (when Mr. Shipstead's name was called). My colleague [Mr. SHIPSTEAD] is unavoidably absent. I ask that this announcement may stand for the day.

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. BROOK]. I transfer that pair to the junior Senator from Colorado [Mr. WATERMAN] and will vote. I vote "nay."

The roll call was concluded.

Mr. FESS. I wish to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KINO];

The Senator from Massachusetts [Mr. GILETT] with the Senator from North Carolina [Mr. SIMMONS]; and

The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Wyoming [Mr. KENDRICK].

The result was announced—yeas 42, nays 40, as follows:

YEAS-42

Okla.

| Barkley Black Blaine Blasso Bornh Bratton Brockhart Caraicay Connally Couzens Dill | Fletcher Frazier George Glass Harris Harrison Harrison Hayden Hefin Howell Johnson | La Follette McKellar McMuster Norbeck Nye Overman Ransdell Schall Sheppard Smith | Steck Stephens Rwanson Thomas, Okla Tydings Wagner Walsh, Mass. Walsh, Mont. Wheeler |
|--|--|---|--|
|--|--|---|--|

NAYS-40

| Allen Baird Binghan Broussard Copeland Cutting Dale Dencen Fess Glenn | Goff Goldsborough Greene Grundy Hale Hastings Hatfield Hebert Jones Kean | Keyes McCullock McNary Metcalf Moses Oddie Patterson Phipps Pine Robinson, Ind. | Robsion, Ky. Shortridge Smoot Steiwer Sullivan Thomas, Idaho Townsend Vandenberg Walcott Watson |
|--|---|--|--|
| | NOT | VOTING-14 | |
| Ashurst | Gould | Reed | Trammell |

Kendrick King Pittman lapper SHIPSTEAD Simmons Gillett

So the amendment of Mr. WALSH of Massachusetts was agreed to.

PHOTOGRAPHIC DRY PLATES

Robinson, Ark.

Waterman

THE AMENDMENT OF MR. WALSH OF MASSACHUSETTS TO PARA-GRAPH 1551 TO REDUCE THE DUTY ON PHOTOGRAPHIC DRY PLATES FROM 25 TO 15 PER CENT AD VALOREM

(Cong. Record, February 22, 1930; page, Daily, 4465; Permanent, 4291)

Mr. WALSH of Massachusetts. Mr. President, the next amendment is on page 237, paragraph 1551, photographic dry plates. I move that the numerals "25," on line 21, be struck out and the numerals "15" inserted in place of "25," so as to read:

Photographic dry plates, not specially provided for, 15 per cent ad valorem.

The VICE PRESIDENT. The question is on the amendment offered by the Senator from Massachusetts [Mr. WALSH].

Mr. WALSH of Massachusetts and other Senators called for the yeas and nays, and they were ordered.

The VICE PRESIDENT. The clerk will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. BROCK]. Not knowing how he would vote, I withhold my vote.

The roll call was concluded.

Brock

Mr. SIMMONS. I transfer my general pair with the senior Senator from Massachusetts [Mr. GILLETT] to the junior Senator from Arkansas [Mr. CAR-

AWAY] and vote "yea." Mr. JONES. I have a temporary pair with the senior Senator from Virginia [Mr. SWANSON], and in his absence I withhold my vote. I do not know how he would vote on this question.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING]; and

The Senator from Minuesota [Mr. SHIPSTEAD] with the Senator from Wyoming [Mr. KENDRICK].

Mr. MOSES (after having voted in the negative). Has the senior Senator from Iowa [Mr. STEOK] voted?

The VICE PRESIDENT. That Senator has not voted.

Mr. MOSES. I have a general pair with that Senator, and therefore withdraw my vote.

The result was announced-yeas 46, nays, 35, as follows:

| | YE | XS-40 | |
|---|---|---|--|
| Ashurst Barkley Blaine Blaine Broah Brotton Brookhart Connally Copeland Couzens Cutting | Dill Fletcher Frazier George Glass Harris Harrison Hartison Hayden Hayden Heffin Howell Johnson | La Follette McCulloch McKellar McMaster Norbeck Norris Nyc Overman Ransdell Schall Schall Schall | Smith Stephens Thomas, Okla, Trammell Tydings Vandenberg Wayner Walsh, Mass, Walsh, Mont, Wheeter |
| | NA | YS-35 | |
| Allen Baird Bingham Broussard Capper Dale Deneen Fess Glenn | Goff Goldsborough Greene Grundy Hale Hatfield Hatfield Hebert Kean | Keyes McNary Metcalf Oddle Patterson Phipps Pine Robinson, Ind. Robinson, Ky. | Shortridge Smoot Stelwer Thomas, Idaho Townsend Walcott Waterman Watson |
| | - NOT V | OTING-15 | |
| Brock Caraway Gillett Gould | Jones Kendrick King Moses | Pitiman Reed Robinson, Ark. Suipstead | Steok Sullivan Swanson |
| | | A 3 F 3 1 1 | |

So the amendment of Mr. WALSH of Massachusetts was agreed to.

TIMBER

MR. JONES'S AMENDMENT TO INSERT A NEW PARAGRAPH PRO-VIDING A DUTY OF \$2 PER THOUSAND FEET ON TIMBER HEWN, SIDED, OR SQUARED, ETC., AND FOR USE AS TELEPHONE AND TELEGRAPH POLES, AND RAILROAD TIES, IF OF FIR, SPRUCE, PINE, HEMLOCK, OR LARCH

(Cong. Record, February 27, 1930; pages, Daily, 4615 and 4616; Permanent, 4414)

The VICE PRESIDENT. The clerk will state the pending amendment as modified.

The CHIEF CLERK. On page 118, after line 3, insert:

PAR. --. Timber, hewn, sided or squared, otherwise than by sawing, and round timber used for spars or in building wharves, all railroad ties, telephone and telegraph poles; all the foregoing, if of fir, spruce, pine, hemlock, or larch, \$2 per thousand feet, board measure, and in estimating board measure, for the purposes of this paragraph, no deduction shall be made on account of planing, tonguing, or grooving.

- The CHIEF CLERK proceeded to call the roll.

Mr. COPELAND (when his name was called). On this question I have a pair with the junior Senator from Ohio [Mr. McCulloch]. Not knowing how he would vote if present, I withhold my vote.

Mr. HATFIELD. My colleague, the senior Senator from West Virginia [Mr. GoFF] is detained from the Senate on account of an important business engagement. He has a special pair on this question with the senior Senator from Vermont [Mr. GREENE]. If my colleague were present, he would vote "yea," and I am informed that if the Senator from Vermont were present, he would vote "nay."

Mr. GOULD (when his name was called). I wish to announce that I have a general pair with the junior Senator from Utah [Mr. KING]. I transfer that pair to the junior Senator from Connecticut [Mr. WALCOTT], and vote "yea." Mr. JOHNSON (when his name was called). Upon this vote I am paired with the Senator from Nebraska [Mr. HowELL]. Were he present he would vote "nay"; were I permitted to vote, I would vote "yea."

Mr. SCHALL (when Mr. SHIPSTEAD'S name was called). My colleague [Mr. Shipstead] is unavoidably absent. Were he present he would vote "nay.

Mr. STECK (when his name was called). On this vote I have a pair with the senior Senator from New Hampshire [Mr. Moses]. If he were present, I understand he would vote "yea," and if I were permitted to vote, I should vote "nay."

Mr. THOMAS of Idaho (when his name was called). I have a pair with the junior Senator from Montana [Mr. WHEELER]. If he were present, he would vote "nay," and if I were permitted to vote, I should vote " yea.'

The roll call was concluded.

Mr. BLEASE. I have a pair with the Senator from New Jersey [Mr. KEAN]. If he were present, I understand he would vote "yea," and if I were permitted to vote, I should vote "nay."

Mr. DENEEN. On this vote I have a pair with the junior Senator from North Carolina [Mr. OVERMAN]. I am informed that if he were present he would vote "nay." I therefore feel free to vote, and I vote "nay." Mr. FESS. Mr. President, I wish to announce the following general pairs:

The Senator from Massachusetts [Mr. GILLETT] with the Senator from North Carolina [Mr. SIMMONS]; and

The Senator from Connecticut [Mr. BINGHAM] with the Senator from Virginia [Mr. GLASS].

Mr. SHEPPARD. The junior Senator from Utah [Mr. KING] is unavoidably detained on account of illness. The Senator from Arkansas [Mr. Robinson] and the Senator from Pennsylvania [Mr. REED] have a general pair, and are absent on account of attendance at the naval conference in London. The Senator from Wyoming [Mr. KENDRICK] is necessarily absent in his State. He is paired with the Senator from Minnesota [Mr. SHIPSTEAD]. If present the

Senator from Wyoming would vote "yea." Mr. SWANSON. Mr. President, I desire to state that my colleague, the junior Senator from Virginia [Mr. GLASS] is necessarily absent; if present, he would vote "nay" on this amendment.

The result was announced-yeas 34, nays 39, as follows:

YEAS-34

| Ashurst Baird Broussard Dale Dill Fess Fletcher Goldsborough Gould | Grundy Hale Hastings Hatfield Hebert Jones Keyes McNary Oddie | Patterson Phipps Pine Pittman Ransdell Robsion, Ky. Shortridge Steiwer Stephens | Sullivan Thomas, Okla. Townsend I'ranmell Vandenberg Waterman Watson |
|--|--|--|--|
| | NAY | KS—39 | |
| Allen Barkley Black Blaine Borah Bratton Brock Brookhart Capper Oaraway | Connally Couzens Cutting Deneen Frazier George Glenn Harris Harrison Harrison | Hayden Heftin La Follette McKellar McMaster Metcalf Norbeck Norris Nye Robinson, Ind. | Schall Sheppard Smith Swoot Swanson Tydings Wagner Walsh, Mass. Walsh, Mont. |
| | NOT VO | OTING-23 | |
| Bingham Blease Copcland Gillett Glass Goff | Greene Howell Johnson Kean Kendrick King | McCulloch Moses Overman Reed Robinson, Ark. Shipstead | Simmons Steck Thomas, Idaho Walcott Wheeler |

So the amendment of Mr. Jones was rejected.

OIL, PETROLEUM

PITTMAN'S AMENDMENT TO THE AMENDMENT OF MR. MR. THOMAS OF OKLAHOMA TO LIMIT THE OPERATION OF THE TAX ON PETROLEUM TO JANUARY 1, 1934, AND WHEN TEXAS AND OKLAHOMA CRUDE PETROLEUM MARKETS ABOVE \$1.75 PER BARREL

(Cong. Record, February 28, 1930; pages, Daily, 4696 and 4697; Permanent, 4517)

The VICE PRESIDENT. First let the amendment to the amendment be stated.

The amendment to the amendment was as follows:

To add at the end of the amendment of the Senator from Oklahoma the following sub-

"(c) This paragraph shall become null and void on January 1, 1934, and no duties thereinder shall be charged or collected when and during the period standard 36 gravity crude petroleum in the States of Texas or Oklahoma commands a market price in excess of \$1.75 a barrel at place of production."

The VICE PRESIDENT. The yeas and nays have been ordered, and the clerk will call the roll,

The Chief Clerk proceeded to call the roll.

Mr. (LENN (when his name was called). I have a special pair with the junior Senator from New York [Mr. WAGNER] on the oil item. I do not know how he would vote upon this particular amendment. I accordingly withhold my vote.

Mr. NORRIS (when Mr. Howell's name was called). I desire to announce that my colleague, the junior Senator from Nebraska [Mr. HowELL] is unavoidably absent from the Chamber.

Mr. McKELLAR (when his name was called). I have a pair with the junior Senator from Delaware [Mr. TOWNSEND] which I transfer to the junior Senator from Nebraska [Mr. Howell] and vote "nay."

Mr. ODDHE (when his name was called). On this question I have a pair with the senior Senator from North Carolina [Mr. SIMMONS]. Not knowing how he would vote, I withhold my vote.

Mr. SCHALL (when Mr. SHIPSTEAD'S name was called). My colleague [Mr. SHIPSTEAD] is unavoidably absent. Were he present he would vote "nay."

The roll call was concluded.

Mr. BLEASE, I have a pair with the senior Senator from Oregon [Mr. MCNARY]. Not knowing how he would vote on this question I withhold my vote,

Mr. GEORGE. I have a pair with the senior Senator from Colorado [Mr. PHIPPS]. Not knowing how he would vote on this question I withhold my vote. Mr. FESS. I desire to announce the following general pairs, and also special

pairs, on the oil question. I am not advised how these Senators would vote on this particular amendment:

The Senator from Connecticut [Mr. BINGHAM] with the Senator from Virginia [Mr. GLASS];

The Senator from Iowa [Mr. BROOKHART] with the Senator from Ohio [Mr. McCullocn];

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING]; The Senator from Rhode Island [Mr. HEBERT] with the Senator from Massachusetts [Mr. GILLERT];

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Maryland [Mr. TYDINGS];

The Senator from New Hampshire [Mr. Moses] with the Senator from Vermont [Mr. GREENE];

The Senator from Minnesota [Mr. Shipstead] with the Senator from Wyoming [Mr. KENDRICK]; and

The Senator from Idaho [Mr. THOMAS] with the Senator from Montana [Mr. WHEELER].

The result was announced—yeas 8, nays 57, as follows:

YEAS-8

| Black Brock | Dill Fletcher | Hayden Pittman | stephens Trammell |
|--|--|---|---|
| | N | AYS-57 | |
| Allen Ashurst Baird Barkley Blaine Booah Broussard Capper Caraway Connally Connally Copcland Cutting Dale Fess | Frazier Goff Goldsborough Grundy Hale Harris Harrison Hastings Hatfield Hawcs Heffin Johnson Johnson Jones Keen Keyes | La Follette McKellar Medaster Motealf Norbeck Norris Nyc Patterson Pine Ransdell Robinson, Ind. Robsion, Ky. Schall Schall Schall | Smith Smoot Steck Steiwer Swanson Thomas, Okla, Vandenberg Walcott Walsh, Mass, Walsh, Mont, Walsh, Mont, Watson |
| | . NOT | VOTING-31 | |
| Bingham Blease Brookhart Couzens Deneen George Gillett Glass | Glenn Gould Greene Hebert Howell Kendriole King McCulloch | McNary Moses Oddie Overman Phipps Reed Robinson, Ark. Shipstead | Simmons Sullivan Thomas, Idaho Townsend Tydings Wagner Wheeler |

So the amendment of Mr. PITTMAN to the amendment of Mr. THOMAS of Oklahoma was rejected.

OIL, PETROLEUM

THE AMENDMENT OF MR. THOMAS OF OKLAHOMA TO INSERT A NEW PARAGRAPH, NO. 99, PROVIDING A DUTY OF \$1 PER BAR-REL OF 42 GALLONS ON CRUDE PETROLEUM, AND A DUTY OF 50 PER CENT AD VALOREM ON PETROLEUM PRODUCTS, KERO-SENE, BENZINE, NAPHTHA, GASOLENE, ETC., BASED ON THE AMERICAN SELLING PRICE. ALSO STRIKING SAME FROM THE FREE LIST

(Cong. Record, February 28, 1930; page, Daily, 4697; Permanent, 4518)

The VICE PRESIDENT. The question now is on the amendment proposed by the Senator from Oklahoma [Mr. THOMAS], which will be read. The CHIEF CLERK. On page 35, after line 2, insert the following:

The Uniter Clear. On page 35, after time 2, insert the following: PAR 90, (a) Crude petroleum, and fuel petroleum, \$1 per barrel of 42 gallons, (b) Petroleum products: Kerosene, benzine, naphtha, gasoline, paraffin, paraffin oll, and all other distillates, derivatives, or refined products of petroleum, 50 per cent ad valorem. The ad valorem rate provided in this subparagraph shall be based upon the American selling price (as defined in subdivision (f) as amended of section 402, Title IV), of any similar competitive article manufactured or produced in the United States. If there is no similar competitive article manufactured or produced in the United States, then the ad valorem rate shall be based upon the United States value, as defined in subdivision (d) as amended of section 402, Title IV, For the purposes of this subpara-graph any petroleum product provided for herein shall be considered similar to or com-petitive with any imported petroleum product which accomplishes results substantially equal to those accomplished by the domestic product when used in substantially the same manner. manner

On page 265, strike out lines 3 to 6, inclusive, being paragraph 1734.

Mr. McKELLER. I ask for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. BLEASE (when his name was called). Making the same announcement as on the previous vote, I withhold my vote.

Mr. VANDENBERG (when Mr. COUZEN'S name was called). My colleague the senior Senator from Michigan [Mr. COUZENS] is necessarily absent from the Chamber. If present, he would vote "nay."

Mr. GEORGE (when his name was called). I have a pair with the senior Senator from Colorado [Mr. Phipps]. I transfer that pair to the senior Senator from Michigan [Mr. COUZENS] and vote "nay."

Mr. GLENN (when his name was called). On this question I have a special pair with the junior Senator from New York [Mr. WAGNER], who is necessarily absent. If he were present, I understand he would vote "nay." If I were permitted to vote, I would vote "yea."

Mr. NORRIS (when Mr. Howell's name was called). I desire to announce that my colleague [Mr. Howell] is necessarily absent from the Chamber. If he were present, on this question he would vote "nay."

Mr. McKELLAR (when his name was called). Making the same announcement as on the previous vote with reference to my pair with the Senator from Delaware [Mr. Townsend] and its transfer to the junior Senator from Nebraska [Mr. HOWELL], I vote "nay." Mr. ODDIE (when his name was called). On this question I have a pair

Mr. ODDIE (when his name was called). On this question I have a pair with the senior Senator from North Carolina [Mr. SIMMONS]. If he were present, I understand he would vote "nay." If I were permitted to vote, I would vote "yea."

Mr. SCHALL (when Mr. Shipstead's name was called). My colleague [Mr. Shipstead] is unavoidably absent. If he were present, he would vote "nay."

The roll call was concluded.

Mr. FESS. On this question I desire to announce that the Senator from Idaho [Mr. THOMAS] is paired with the Senator from Montana [Mr. WHEELER];

The Senator from Wyoming [Mr. SULLIVAN] is paired with the Senator from Maryland [Mr. TYDING8];

The Senator from New Hampshire [Mr. Moses] is paired with the Senator from Vermont [Mr. GREENE];

The Senator from Rhode Island [Mr. HEBERT] is paired with the Senator from Massachusetts [Mr. GILLETT]; and

The Senator from Wyoming [Mr. KENDRICK] is paired with the Senator from Minnesota [Mr. SHIPSTEAD].

If present the Senator from Idaho [Mr. THOMAS], the Senator from Wyoming [Mr. SULLIVAN], the Senator from New Hampshire [Mr. MOSES], the Senator from Rhode Island [Mr. HEBERT], and the Senator from Wyoming [Mr. KEN-DRICK] would vote "yea," and the Senator from Montana [Mr. WHEELER], the Senator from Maryland [Mr. TYDINGS], the Senator from Vermont [Mr. GREENE], the Senator from Massachusetts [Mr. GILLETT], and the Senator from Minnesota [Mr. SHIPSTEAD] would vote "nay."

I also wish to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Illinois [Mr. DENEEN] with the Senator from North Caroline [Mr. OVERMAN];

The Senator from Connecticut [Mr, BINGHAM] with the Senator from Virginia [Mr, GLASS];

The Senator from Ohio [Mr. McCulloch] with the Senator from Iowa [Mr. BROOKHART]; and

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING].

Mr. SHEPPARD. I desire to announce that the junior Senator from Utah [Mr. King] is necessarily detained from the Senate by illness.

I also desire to announce the necessary absence of the Senator from Arkansas [Mr. ROBINSON] and the Senator from Pennsylvania [Mr. REED], who are delegates from the United States to the Naval Arms Conference meeting in London, England.

Mr. SWANSON. Mr. President, I desire to state that my colleague, the junior Senator from Virginia [Mr. GLASS] is necessarily absent; if present, he would vote "nay" on this amendment.

The result was announced—yeas 27, nays 39, as follows:

YEAS----27 Allen Baird Fess Jones Shortridge Bratton Goff Kean Patterson Steiwer Thomas, Okla Goldsborough Broussard Capper Grundy Pine Waterman Hastings Hatfield Ransdell Caraway Watson Connally Robsion, Ky. Cutting Johnson Sheppard 1 NAYS-39 *McKellar* McMaster Ashurst Frazier Smoot Barkley Steck George Black Unle Metcalf Stephens Harris Harrison Norbeck Norris Blaine Swanson Trammett Rorah Brock Hawes Nve Vandenberg Copcland Dale Pillman Walcott Walsh, Mass. Walsh, Mont. Hauden Heflin Robinson, Ind. $D\overline{H}$ Keyes Seball La Follette Fletcher Smith NOT VOTING-30 Bingham Gould Sullivan Moses Blease Greene Oddie Thomas, Idaho Brookhart Townsend Hebert Overman Phipps Tydings Couzens Howell Wayner Dencen Kendrick Reed Robinson, Ark. Gillett *King* McCulloch Wheeler Glass SHIPSTEAD

So the amendment of Mr. THOMAS of Oklahoma was rejected.

COTTON, LONG STAPLE

Simmons

VOTE ON MR. SHORTRIDGE'S AMENDMENT TO INSERT A NEW PARAGRAPH (No. 781) IN THE BILL PLACING A DUTY OF 7 CENTS PER POUND ON COTTON HAVING A STAPLE OF 11/6 INCHES OR MORE (SO-CALLED LONG-STAPLE COTTON)

(Cong. Record, March 3, 1930; page, Daily, 4805; Pormanent, 4626)

The VICE PRESIDENT. The clerk will report the amendment for the information of the Senate.

The CHIEF CLERK. On page 146, after line 8, insert a new paragraph, as follows:

PAR. 781. Cotton having a staple of 11/2 or more in length, 7 cents per pound.

The VICE PRESIDENT. The cierk will call the roll.

The Chief Clerk proceeded to call the roll,

McNary

Glenn

Mr. BARKLEY (when his name was called). I have a pair with the junior Senator from New Jersey [Mr. BAIRD]. Not knowing how he would vote, I withhold my vote.

Mr. OVERMAN (when his named was called). I have a general pair with the senior Senator from Illinois [Mr. DENEEN]. I transfer that pair to the junior Senator from South Carolina [Mr. BLEASE] and vote "nay."

Mr. SIMMONS (when his name was called). I have a general pair with the senior Senator from Massachusetts [Mr. GILLETT]. I am advised, however, if he were present he would vote as I shall vote. I therefore am at liberty to vote. I vote "nay."

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Wyoming [Mr. KENDRICK]; and

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KINGL.

The result was announced-yeas 49, mays 33, as follows:

YEAS-49

| Allen Ashurst Black Bratton Brock Brookhart Broussard Capper Caraway Connally Cunting Dill Fess | Fletcher Frazler George Glenn Harris Harrison Hattleld Hauces Hayden Heylin Johnson Jones McCulloch | <i>McKellar</i> McMaster McNary Norbeck Nye Oddle Phipps Pine <i>Pittman</i> <i>Ransdell</i> Robinson, Ind. Schall <i>Schall</i> | Shortridge Steck Stelwer Stephens Sullivan Thomas, Okla, Trammell Watermän Watermän Watson Wheeler |
|---|---|--|--|
| | | NAYS-33 | |
| Bingham | Grundy | Norris | Tydings |

Bingham Blaine Copeland Couzens Dale Hass Goff Goldsborough Greene

NOT VOTING-14

Overman

Patterson Robsion, Ky.

Simmons

Smith

Smoot Swanson Townsend

| Baird Deneen | Kendrick |
|-----------------|----------------|
| Barkley Gillett | Kiny |
| Blease Gould | Reed |
| Borah Howell | Robinson, Ark, |

SHIPSTEAD Thomas, Idaho

Vandenberg Wagner Walcott Walsh, Mass. Walsh, Mont.

So Mr. Shorrange's amendment was agreed to.

Hebert

Kean

Keyes La Follette Metcalf

Moses

Hastings

Halè

WOOD, LOGS, LUMBER (COUNTERVAILING DUTY)

VOTE ON MR. HAYDEN'S AMENDMENT TO AMEND THE COUNTER-VAILING PROVISO IN PARAGRAPH 1804 OF THE FREE LIST SO AS TO MAKE IT APPLY TO ALL WOOD, LOGS, TIMBER, ETC., IN PARAGRAPH 1804 AND POLES, TIES, AND POSTS SPECIFIED IN PARAGRAPH 1805, INSTEAD OF LIMITING IT TO LUMBER PLANED ON ONE OR MORE SIDES AND TONGUED AND GROOVED AS PROVIDED IN THE BILL

(Cong. Record, March 3, 1930; page, Daily, 4815; Permanent, 4636)

Mr. HAYDEN. Mr. President, I offer the following amendment,

The VICE PRESIDENT. The clerk will report the amendment.

The LEGISLATIVE CLERK. On page 274, lines 24 and 25, strike out the words "lumber, planed on one or more sides and tongued and grooved" and insert in lieu thereof "articles or any of the articles enumerated in paragraph 1805"; also, on page 275, where it occurs in lines 3, 13, and 17, strike out the word "lumber" and insert in lieu thereof the word "articles."

The VICE PRESIDENT. Seventy-one Senators have answered to their names. A quorum is present, The question is on the amendment of the Senator from Arizona [Mr. HAYDEN].

Mr. JONES. Mr. President, I ask for the yeas and nays on the amendment. The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. FESS (when Mr. BINGHAM'S name was called). I have been requested to announce that the Senator from Connecticut [Mr. BINGHAM] is unavoidably detained from the Chamber. He has a general pair with the junior Senator from Virginia [Mr. GLASS]. If the Senator from Connecticut were present and permitted to vote, he would vote "yea."

The roll call was concluded.

Mr. MCMASTER. I have a pair with the junior Senator from Connecticut [Mr. WALCOTT]. I transfer that pair to the Senator from Maryland [Mr. TYDINGS] and vote "nay."

Mr. WATSON (after having voted in the affirmative). I have a pair with the senior Senator from South Carolina [Mr. SMITH]. I am unable to obtain a transfer, and, in his absence, I withdraw my vote.

Mr. STECK (after having voted in the negative). I have a pair with the senior Senator from New Hampshire [Mr. Moses], but I understand he has not voted. I transfer that pair to the Senator from Georgia [Mr. GEORGE] and will permit my vote to stand.

Mr. FESS. I wish to announce the following general pairs:

The Senator from Massachusetts [Mr. GILLETT] with the Senator from North Carolina [Mr. SIMMONS];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. King];

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from New Jersey [Mr. BAIRD] with the Senator from Arkansas [Mr. CARAWAY];

The Senator from Illinois [Mr. GLENN] with the Senator from South Carolina [Mr. BLEASE];

The Senator from Indiana [Mr. ROBINSON] with the Senator from Mississippi [Mr. STEPHENS];

The Senator from Minnesota [Mr. Shipstead] with the Senator from Wyoming [Mr. KENDRICK]; and

The Senator from Vermont [Mr. GREENE] with the Senator from Oklahoma [Mr. THOMAS].

YEAS-34

The result was announced—yeas 34, nays 35, as follows:

| | 1 1 1 1 1 | | |
|--|---|--|---|
| Ashurst Broussard Dill Fess Fletcher Golf Goldsborough Grundy Hale | Hastings Hatfield Habert Jones Kean McCulloch McNary Oddie | Patterson Phipps Pine <i>Pittman</i> <i>Ransdell</i> Robsion, Ky, <i>Sheppard</i> Shortridge Smoot | Stelwer Sullivan Thomas, Idaho Townsend <i>Trammell</i> Vandenberg Waterman |
| • | NAY | 'S—35 | |
| Allen Barkley Black Blaine Borah Bratton Brock Brookhart Capper | Connally Copeland Couzens Cutting Dale Frazier Harris Harrison Haroes | Heflin Howell Keyes La Follette McKellar McMaster Mctcalf Norbeck Norbeck Norris | Nye Schall Steck Stoanson Wayner Walsh, Mass, Walsh, Mont. Wheele r |
| | NOT VO | TING27 | |
| Raird Bingham Blease Curatway Dencen George Gillett | Glass Glenn Gould Greene Johnson Kendrick King | Moses Overman Reed Robinson, Ark. Robinson, Ind. SHIPSTEAD Simmons | Smith Stephens Thomas, Okla. Tydinys Walcott Watson |

So Mr. HAYDEN's amendment was rejected.

INSPECTION OF EXPORTER'S BOOKS

VOTE ON MR. HEBERT'S AMENDMENT TO SECTION 510 TO INSERT A PARAGRAPH PROVIDING FOR AN INSPECTION OF THE BOOKS OF FOREIGN EXPORTERS TO THE UNITED STATES WHEN QUES-TION OF VALUATION IS IN DOUBT

(Cong. Record, March 4, 1930; page, Daily, 4892; Permanent, 4693)

The VICE PRESIDENT. The amendment will be read, The CHIER CLERK. On page 407, between lines 9 and 10, insert:

SEC. 510. Inspection of exporter's books: If any person manufacturing, producing, sell-ing, shipping, or consigning merchandise exported to the United States fails, at the request of the Secretary of the Treasury, or an appraiser, or person acting as appraiser, or a collector, or the United States Customs Court, or a judge of such court, as the case may be, to permit a duly accredited officer of the United States to inspect his books, papers, records, accounts, documents, or correspondence, pertaining to the market value or classification of such merchandise, then while such failure continues the Secretary of the Treasury, under regulations prescribed by him, (1) shall prohibit the importation into the United States of merchandise manufactured, produced, sold, shipped, or consigned by such person, and (2) may instruct the collectors to withhold delivery of merchandise manufactured, produced, sold, shipped, or consigned by such person. If such failure con-tinues for a period of one year from the date of such instructions, the collector shall cause the merchandise, unless previously exported, to be sold at public auction as in the cause of forfeited merchandise. case of forfeited merchandise,

The VICE PRESIDENT. The question is on agreeing to the amendment submitted by the Senator from Rhode Island [Mr. HEBERT].

Mr. GLASS. 1 ask for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. GLASS (when his name was called). I have a general pair with the senior Senator from Connecticut [Mr. BINGHAM]. Not knowing how he would vote on this question, I am-compelled to withhold my vote. Were I permitted to vote, I would vote "nay."

The roll call was concluded.

Mr. METCALF (after having voted in the affirmative). Has the senior Senator from Maryland [Mr. TYDINGS] voted? The VICE PRESIDENT. That Senator has not voted.

Mr. METCALF. I have a general pair with the senior Senator from Maryland, and, not knowing how he would vote, I withdraw my vote.

Mr. SIMMONS. I transfer my pair with the senior Senator from-Massachusetts [Mr. GILLERT] to the Senior Senator from Arizona [Mr. ASHURST], and vote "nay."

Mr. MCKELLAR (after having voted in the negative). I have a pair with the junior Senator from Delaware [Mr. Townsend], and in his absence I withdraw my vote.

Mr. OVERMAN. I transfer my pair with the senior Senator from Illinois [Mr. DENEEN] to the senior Senator from Nevada [Mr. PITTMAN], and vote "nay."

Mr. FESS, I desire to announce the following general pairs;

The Senator from Pennsylvania [Mr, REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Illinois [Mr. GLENN] with the Senator from South Carolina [Mr. BLEASE];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING]; and

The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Wyoming [Mr. KENDRICK].

The result was announced-yeas 30, nays 42, as follows:

YEAS-30

| Allen Baird | Grundy Hale | Moses Oddie |
|----------------------|----------------|------------------|
| Broussard | Hastings | Patterson |
| Dale | Hatfield | Phipps |
| Fess | Hebert | Robston, Ky. |
| Goff Goldsborough | Jones Kean | Smoot Steiwer |
| Greene | McNary | Sullivan |

Thomas, Idaho Trammell Vandenberg Walcott Waterman Watson

YEA-AND-NAY VOTES ON TARIFF BILL

NAYS-42

Barkley Black Blaine Borah Bratton Brock Brookhart Capper Caraway Connally Copcland Couzens Cutting Dill Fletcher Frazler George Harrison Harrison Hauces Hayden Heffin Howell La Follette McMaster Norbeck Norris Nye Overman Ransdell Schall Sheppard Simmons

NOT VOTING-24

Ashurst Bingham Blease Deneen Gillett Glass

Glenn Gould Johnson Kendrick Keyes King McCulloch McKellar Metcalf Pine Pittman Reed Smith Steck Stephens Swanson Thomas, Okla. Wagner Walsh, Mass. Walsh, Mont. Wheeler

Robinson, Ark. Robinson, Ind. SHIPSTEAD Shortridge Townsend Tydings

So Mr. HEBERT's amendment was rejected.

SUGAR SCHEDULE

[Recess motion]

VOTE ON MR. SMITH'S MOTION TO RECESS UNTIL 11 A. M. THE FOLLOWING DAY (SUGAR SCHEDULE UP AT THAT TIME)

(Cong. Record, March 4, 1930; page, Daily, 4901; Permanent, 4702)

Mr. SMITH. I move, Mr. President, that the Senate take a recess until 11 o'clock to-morrow morning.

* * * * * * * * * * * * The VICE PRESIDENT. The motion is to take a recess until 11 o'clock to-morrow morning. The clerk will continue the calling of the roll,

The Chief Clerk resumed the calling of the roll.

Mr. (LASS (when his name was called). I have a general pair with the senior Senator from Connecticut [Mr. BINGHAM]. Not knowing how he would vote on this question, I am conpelled to withhold my vote. If at liberty to vote, I should vote "yea."

I should vote "yea." Mr. GLENN (when his name was called). I have a special pair with the Senator from South Carolina [Mr. BLEASE]. Not knowing how he would vote on this matter, I withhold my vote.

Mr. MoKELLAR (when his name was called). I have a pair with the junior Senator from Delaware [Mr. TOWNSEND]. Being unable to get a transfer, I can not vote. If at liberty to vote, I should vote "yea."

Mr. SIMMONS (when his name was called). I have a general pair with the Senator from Massachusetts [Mr. GILLETT]. In his absence, I withhold my vote. The roll call was concluded.

Mr. GOULD (after having voted in the negative). I transfer my pair with the Senator from Utah [Mr. KING] to the Senator from Vermont [Mr. GREENE] and will let my vote stand.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from North Caroline [Mr. OVERMAN];

The Senator from Connecticut [Mr. WALCOTT] with the Senator from New Mexico [Mr. CUTTING];

The Senator from New Hampshire [Mr. Moses] with the Senator from Iowa [Mr. STECK];

The Senator from Pennsylvania [Mr. REED] with the Senator from Askansas [Mr. ROBINSON]; and

The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Wyoming [Mr. KENDRICK]. The result was announced-yeas, 31, nays 42, as follows:

YEAS-31

| Barkley Blaine Borah Brook Brookhart Caraway Conally Copeland | Fletcher Frazler George Harrig Harriso n Haves Havden Howell | Jones La Follette McMaster Norbeck Norris Sheppard Shortridge Smith | Swanson Thomas, Okla. Tydings Wagne r Walsh, Mass. Walsh, Mont. Wheeler |
|---|---|---|---|
| | 1 | NAYS 42 | |
| Allen Ashur st Baird Black Bratton Broussard Capper Conzens Dale Dill Fess | Goff Goldsborough Gould Grundy - Hale Hastings Hatfield Hebert Johnson Kean Keyes | McCulloch McNary Mctcalf Nyc Oddie Patterson Phipps Pine <i>Ransdell</i> Robinson, Ind. Robiston, Ky. | Schall Smoot Steiwer Sullivan Thomas, Idaho Trammell Vandenberg Waterman Watson |
| | NOT | VOTING-23 | |
| Bingham Bleaso Cutting DonceD Villlett Klass | Glenn Greene Hellin Kendriok Kiny MeKellar | Moses Overman Pittman Reed Robinson, Ark. SHIPSTEAD | Simmons Steck Stephens Townsend Walcott |

So the Senate refused to take a recess.

SUGAR SCHEDULE

[Postpone consideration]

VOTE ON MR. SWANSON'S MOTION TO POSTPONE FURTHER CON-SIDERATION OF THE SUGAR SCHEDULE UNTIL 11 A. M. THE FOLLOWING MORNING

(Cong. Record, March 4, 1930; page, Daily, 4902; Permanent, 4703)

I move that the further consideration of the sugar schedule be postponed until 11 o'clock to-morrow morning,

* ۰ The VICE PRESIDENT. The question is on agreeing to the motion of the Senator from Virginia. The yeas and nays have been ordered, and the clerk will call the roll.

The Chief Clerk proceeded to call the roll,

Mr. GLASS (when his name was called). Making the same announcement as before, I withhold my vote.

Mr. GLENN (when his name was called). Making the same announcement as on the last roll call, I withhold my vote.

Mr. GOULD (when his name was called). I transfer my pair with the junior Senator from Utah [Mr. KING] to the senior Senator from Vermont [Mr. GREENE] and vote "nay."

Mr. McKELLAR (when his name was called). Making the same announcement of my pair as on the previous vote, I withhold my vote,

Mr. SIMMONS (when his name was called). I transfer my pair with the senior Senator from Massachusetts [Mr. GILLETT] to the senior Senator from Nevada [Mr. PITTMAN] and vote "yea."

The roll call was concluded,

Mr. FESS. I desire to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. Overman]:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

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The Senator from Connecticut [Mr. WALCOTT] with the Senator from New Mexico [Mr. Cutting];

The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Wyoming [Mr. KENDRICK]; and

The Senator from New Hampshire [Mr. Moses] with the Senator from Iowa [Mr. Steck].

The result was announced-yeas 24, nays 49, as follows:

| YEAS—24 | | | | | |
|---|--|--|--|--|--|
| Barkley Black Blaine Brock Caraway Copeland | George Harris Harrison Hawes Hayden McMaster | Norbeck Norris Sheppard Simmons Smith Swanson | Thomas, Okla. Tydings Wayner Walsh, Mass. Walsh, Mont. Wheeler | | |
| | - NAY | S—49 | | | |
| Allen Ashurst Baird Borah Brookhart Brookhart Capper Connally Couzens Dale Dill Fess Fletcher | Frazier Golf Goldsborough Gould Grundy Hate Hatfield Hebert <i>Hefin</i> Howell Johnson Jones | Kean Keyes La Follette McCulloch McNary Metcalf Nye Oddle Patterson Phipps Pine <i>Ransdell</i> Robinson, Ind. | Robsion, Ky. Schall Smoot Stelwer Sullivan Thomas, Idaho <i>Trammell</i> Vandenberg Waterman Waterman | | |
| NOT VOTING-23 | | | | | |
| Bingham Bleasc Bratton Cutting Dencen Gillett | Glass (flenn Greene Kendrick King McKellar | Moses Overman Pittman Reed Robinson, Ark. SHIPSTEAD | Shortridge Steok Stephens Townsend Walcott | | |

So the Senate refused to postpone the consideration of the sugar schedule until to-morrow.

SUGAR, BOUNTY

VOTE ON MR. HOWELL'S AMENDMENT TO PROVIDE A BOUNTY PAYABLE IN CUSTOMS WARRANTS, EQUIVALENT TO FORTY-FOUR ONE HUNDREDTHS OF 1 CENT PER POUND ON SUGAR PRO-DUCED IN CONTINENTAL UNITED STATES ONLY, TO BE ISSUED BY THE SECRETARY OF THE TREASURY AND SOLD BY THE FEDERAL FARM BOARD, TO APPLY TO THE 1929 CROP, AND 80 PER CENT TO GO TO THE GROWERS AND 20 PER CENT TO THE MANUFACTURERS

[NOTE.—A somewhat similar amendment was offered by Mr. HOWELL on January 17, 1930.]

(Cong. Record, March 5, 1930; page, Daily, 4979; Permanent, 4780)

The VICE PRESIDENT. The amendment will be again read for the information of the Senate.

The CHIEF CLERK. On page 121, between lines 21 and 22, insert the following:

(a) Subject to the limitations hereinafter specified, there shall be paid by the Federal Farm Board, out of the proceeds of issues of customs warrants, allowances upon sugar produced by domestic manufacturers from sugar beets or sugar cane grown within the continental United States. The rates of such allowances shall be determined by the Federal Farm Board but shall not be in excess of the following rates: For each pound of sugar testing by the polariscope above 88 sugar degrees and not above 00 sugar degrees, 0.365 cents, and for each additional sugar degree shown by the polariscope test, seventy-five ten thousandths of 1 cent additional, and fractions of a degree in proportion. After making the deduction provided for in subdivision (b), 90 per cent of the remainder of the allowance shall be paid to the sugar is produced and 10 per cent of the remainder of the allowance shall be paid to the manufacturer producing the sugar.

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(b) Whenever hereafter, and for the crop year 1029, the Federal Farm Board determines that the growers of sugar beets or sugar cane are entitled to Federal aid for any crop year, and the board shall, from time to time, call upon the Secretary of the Treasury to issue customs warrants in amounts sufficient to meet allowances payable under this paragraph. Customs warrants so issued shall be sold from time to time by the Federal Farm Board. If any customs warrants so issued to meet allowances payable upon sugar produced from sugar beets or sugar cane of any crop year are sold by the Federal Farm Board for less than par value, the amount of the difference between the par value and the amount for which such warrants are sold shall be deducted from the allowances to be paid upon such sugar, in accordance with such regulations as the Federal Farm Board shall provide. In the event that customs warrants are issued as herein provided, claims for allowances upon any quantity of sugar are authorized to be tiled at any time within six months after the production of the sugar and shall be paid promptly by the Federal Farm Board.
(c) Title to customs warrants shall be transferable by delivery. A customs warrant, when presented by the bearer thereof within one year from the date of issuance, shall be legal tender at its par value for payments of duties on imports. The Secretary of the Treasury shall prepare and issue such warrants whenever requested by the Federal Farm Board. Customs warrants shall be oddited "An act to codify, revise, and amend the penal laws of the United States," approved March 4, 1909, as amended (U. S. C., title 18, sec, 261).
(d) No allowance shall be paid upon any sugar which has at any time been imported into the continental United States or upon which an allowance upon sugar produced

into the confinental United States or upon which an allowance has previously been paid under this paragraph. (e) No manufacturer shall be eligible to receive any allowance upon sugar produced from sugar beets or sugarcane of any crop year unless such manufacturer files with the Federal Farm Board, prior to July 1 of such year, except in the case of the crop year 1929, a notice of an intention to claim the benefits of this paragraph. Such notice shall be in such form and shall be filed for the crop year 1929 as the Federal Farm Board shall by regulation prescribe, and shall include an estimate of the amount of sugar proposed to be produced by the manufacturer from sugar beets and sugarcane of such crop year. No allowance shall be paid to any manufacturer upon sugar pro-duced from sugar beets or sugarcane of any crop year unless the manufacturer pro-duces at least 2,000 pounds of sugar from sugar beets and sugarcane of such crop year. year

(f) No allowance shall be paid to any person unless he files claim therefor and multuins books, records, accounts, and memoranda necessary for the purposes of this paragraph, in such form and manner as the Federal Farm Board shall by regulation prescribe, nor unless such person permits the examination of and produces such books, accounts, records, and memoranda in accordance with such regulations as the Federal Farm Board shall prescribe, or unless such person permits the examination of and produces such books, accounts, records, and memoranda in accordance with such regulations as the Federal Farm Board shall prescribe, or the Federal Farm Board in paying allowances under this paragraph shall be for the Federal Farm Board in paying allowances under this paragraph shall be final and conclusive upon all officers of the Government, except that all such transactions shall be examined by the General Accounting Office at such times and in such manner as the Comptroller General of the United States may by regulation prescribe. Such examination shall be for the sole purpose of making a report to the Congress and to the Secretary of the Treasury of expenditures in violation of law, together with respect thereto as the Comptroller General deems advisable. (h) Any person who knowingly or without the exercise of due diligence makes any statement or representation that is false in any substantial particular with respect to any claim of himself or any other person under this paragraph, or who knowingly files a claim for any such allowance, shall, upon conviction thereof, be subject to a fine of not more than \$1,000.
(1) The proceeds from the sale of all customs warrants shall be covered into a special fund to be administered by the Federal Farm Board for the purpose of paying allowances as provided in this paragraph.

as provided in this paragraph,

Mr. BORAH. Let us have the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. GLENN (when his name was called). For the last few days I have had a general pair with the junior Senator from South Carolina [Mr. BLEASE], who is necessarily absent. I understand that upon this vote he would vote as I shall vote. Accordingly I vote. I vote "nay."

Mr. OVERMAN (when his name was called). I have a general pair with the senior Senator from Illinois [Mr. DENEEN]. I understand that on this question he would vote as I am about to vote. Therefore I vote, I vote "nay,

Mr. SIMMONS (when his name was called). I have a general pair with the senior Senator from Massachusetts [Mr. GILLETT]. If he were present, I understand he would vote as I shall vote. Therefore I vote. I vote "nay,"

Mr. TYDINGS (when his name was called). On this vote I have a general pair with the senior Senator from West Virginia [Mr. Goff]. I understand if he were present he would vote as I shall vote. I therefore vote. I vote "nay,"

The roll call was concluded.

Mr. SHEPPARD. The senior Senator from Pennsylvania [Mr. REED] and the senior Senator from Arkansas [Mr. ROBINSON] have a general pair. They are both detained in attendance on the naval conference in London.

Mr. LA FOLLETTE. The senior Senator from Minnesota [Mr. SHIPSTEAD] is unavoidably absent. If present, he would vote "yea."

Mr. CONNALLY. I have a pair with the Senator from Wyoming [Mr. KENDRICK], which I transfer to the Senator from South Carolina [Mr. BLEASE], and vote "nay."

The results was announced—yeas 22, nays 66, as follows:

| YEAS-22 | | | | | |
|--|--|---|--|--|--|
| Allen Blaine Borah Brookhart Capper Cutting | Frazier Hatfield <i>Hayden</i> Howell Johnson Jones | La Follette McMaster Norbeck Norris Nye Pittman | Schall Thomas, Okla. Trammell Wheeler | | |
| | 2 | VAYS-66 | ` | | |
| Ashurst Baird Barkley Bingham Black Bratton Brock Broussard Caraway Connally Copeland Couzens Dale Will Fess Fletcher Georgo | Glass Glenn Goldsborough Gould Greene Grundy Harris Harris Harris Harris Harris Harris Harris Harris Harris Harris Kers King McCulloch | McKellar McNary Mctcalf Moses Oddie Overman Patterson Phipps Pine Ransdell Röbinson, Ind. Robsion, Ky. Shoepard Shortridge &limmons Smith Smoot | Steok Stephens Sullivan Swanson Thomas, Idaho Townsend Tydings Vandenberg Wagner Walcott Walsh, Mass. Walsh, Mont. Waterman Watson | | |
| <i>Blcaso</i> Deneen | Gillett Goff | <i>Kondrick</i> Reed | Robinson, Ark. Shipstead | | |

Dencen Goff Reed SHIPSTERD So Mr. HOWELL's amendment to the amendment, made as in Committee of the Whole, was rejected..

SUGARS, SIRUPS, AND MOLASSES

VOTE ON MR. SMOOT'S SUBSTITUTE FOR PARAGRAPH 501 TO IN-CREASE THE DUTY ON SUGARS, SIRUPS, MOLASSES, ETC., TEST-ING NOT ABOVE 75 SUGAR DEGREES, FROM 1.24 CENTS, AS AMENDED BY MR. HARRISON'S AMENDMENT, TO 1.7125 CENTS PER POUND, AND REDUCING THE DUTY FOR EACH ADDITIONAL SUGAR DEGREE FROM 0.0575 TO 0.0375 CENT PER POUND

[NOTE.-This raises the rate as against Cuban sugar from 1.76 to 2 cents per pound.]

(Cong. Record, March 5, 1930; page, Daily, 4980; Permanent, 4780)

The VICE PRESIDENT. The question now is on the amendment proposed by the Senator from Utah [Mr. Smoot] to the amendment made as in Committee of the Whole, which will be reported for the information of the Senate. The CHIEF CLERK. On page 121, strike out paragraph 501 and insert:

PAR. 501. Sugars, tank bottoms, sirups of cane juice, melada, concentrated melada, concerte and concentrated molasses, testing by the polariscope not above 75 sugar degrees, and all mixtures containing sugar and water, testing by the polariscope above 50 sugar degrees and not above 75 sugar degrees, 1.7125 cents per pound, and for each additional sugar degree shown by the polariscope test three hundred and seventy-five ten-thousandths of 1 cent per pound additional, and fractions of a degree in proportion.

Mr. McKELLAR, I ask for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. CONNALLY (when his name was called). On this vote I have a special pair with the Senator from Wyoming [Mr. KENDRICK]. I have been endeavor-

119206-S. Doc. 177, 71-2-14

ing to secure a transfer of that pair, but have been unable to do so. Were the Senator from Wyoming present, he would vote "yea," and if I were permitted to vote I should vote "nay."

Mr. GLENN (when his name was called). For the last few days, during the necessary absence of the junior Senator from South Carolina [Mr. BLEASE], I have had a general pair with him. That general pair still subsists, and 1 therefore refrain from voting.

fore refrain from voting, Mr. OVERMAN (when his name was called). I have a general pair with the senior Senator from Illinois [Mr. DENEEN]. I transfer that pair to the senior Senator from Minnesota [Mr. SHIPSTEAD] and vote "nay."

Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). I desire to announce the unavoidable absence of the senior Senator from Minnesota [Mr. SHIPSTEAD] and to say that if he were present he would vote "nay."

Mr. SIMMONS (when his name was called). I have been released from my general pair with the senior Senator_from Massachusetts [Mr. GILLEIT] upon this vote, and I vote "nay."

Mr. TYDINGS (when his name was called). On this vote I have a pair with the senior Senator from West Virginia [Mr. Gorr]. I transfer that pair to the senior Senator from Massachusetts [Mr. GILLEIT] and vote "nay."

The roll call was concluded,

Mr. SHEPPARD. I wish to announce that the Senator from Pennsylvania [Mr. REED] and the Senator from Arkansas [Mr. ROBINSON] have a general pair between them, and that they are detained by attendance on the naval conference at London.

The result was announced—yeas 47, mays 39, as follows:

YEAS-47

| A shurst Baird Bingham Broussard Couzens Dale Dill Fess Fletcher Frazier Goldsborough Gould | Greene Grundy Hale Hastings Hatfield <i>Hayden</i> Holert Howell Johnson Jones Kean <i>King</i> | McCulloch McNary Metcalf Moses Nye Oddle Patterson Phipps Pine Ransdell Schall Shortridge | Smoot Steiwer Sullivan Thomas, Idaho Thomas, Okla. Townsend Trammell Vandenberg Walcott Walcott Waterman Watson | |
|--|--|--|--|--|
| NAYS-30 | | | | |
| Allen Barkley Black Blaine Borah Bratton Brock Brookhart Capper Caraway | Copeland Cutting George Glass Harris Harrison Harrison Harrison Heffin Keyes La Follette | <i>McKellar</i> McMaster Nortis Orerman Pittman Robinson, Ind. Robston, Ky. Sheppard Simmons | Smith Steek Stephens Swanson Tydings Wagner Walsh, Mass, Walsh, Mont, Wheeler | |
| NOT VOTING-10 | | | | |
| Bleasc Connally Dencen | Gilleft Glenn Goff | K <i>endrick</i> Reed Robinson, Ark. | SHIPSTEAD | |

So Mr. Smoot's amendment to the amendment, made as in Committee of the Whole, was agreed to.

CALCIUM CARBIDE

VOTE ON MR. LA FOLLETTE'S AMENDMENT TO PARAGRAPH 16 TO REDUCE THE DUTY ON CALCIUM CARBIDE FROM 1 CENT TO ONE-HALF OF 1 CENT PER POUND

(Cong. Record, March 5, 1930; page, Daily, 5010; Permanent, 4814)

The VICE PRESIDENT. The amendment will be reported. The LEGISLATIVE CLERK. In paragraph 16, page 7, line 1, the Senator from Wisconsin [Mr. LA FOLLETTE] proposes to insert the words "one-half of" before the numeral "1," so it will read: Calcium carbide, one-half of 1 cent per pound.

The VICE PRESIDENT. The yeas and nays having been ordered, the clerk will call the roll.

The legislative clerk proceeded to call the roll,

Mr. MCNARY (when his name was called). On this vote I have a pair with the senior Senator from Michigan [Mr. COUZENS]. If present he would

vote "nay," and if I were permitted to vote I would vote "yea." Mr. METCALF (when his name was called). I have a general pair with the Senator from Maryland [Mr. TYDINGS]. Not knowing how he would vote, I withhold my vote.

Mr. THOMAS of Idaho (when his name was called). On this vote I have a pair with the Senator from Montana [Mr. WHEELER]. If he were here and voting, he would vote "yea." If I were at liberty to vote, I would vote "nay."

Mr. THOMAS of Oklahoma (when his name was called). On this question I have a general pair with the senior Senator from West Virginia [Mr. (Jorr]. I understand if he were present he would vote "nay." Were I permitted to vote, I would vote "yea."

The roll call was concluded. Mr. GLENN. I have a general pair with the junior Senator from South Carolina [Mr. BLEASE]. I understand that if present, he would vote as I shall vote. Being at liberty to vote, I vote "nay."

Mr. METCALF. I transfer my pair with the Senator from Maryland [Mr. TYDINGS] to the junior Senator from Connecticut [Mr. WALCOTT] and vote "nay."

Mr. WATSON (after having voted in the negative). I transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Delaware

[Mr. HASTINGS] and permit my vote to stand. Mr. STECK. I have a pair with the senior Senator from New Hampshire [Mr. Moses]. I understand that on this question he would vote the same as I shall vote. Therefore I vote "nay."

Mr. GEORGE. I wish to announce that the Senator from North Carolina [Mr. SIMMONS] has a general pair with the Senator from Massachusetts [Mr. GILLETT]. The Senator from North Carolina [Mr. SIMMONS] is necessarily absent.

Mr. THOMAS of Oklahoma. I transfer my pair with the Senator from West Virginia [Mr. Goff] to the junior Senator from Arizona [Mr. HAYDEN] and vote "yea."

Mr. WATSON (after having voted in the negative). I hitherto announced the transfer of my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Delaware [Mr. HASTINGS]. The Senator from Delaware [Mr. HASTINGS] has since appeared and voted. I therefore transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from New Hampshire [Mr. Moses] and let my vote stand.

Mr. McKELLAR (after having voted in the affirmative). I transfer my pair with the Senator from Delaware [Mr. TOWNSEND] to the Senator from Nebraska [Mr. HOWELL], and let my vote stand.

I desire to announce the following pairs: Mr. FESS.

The senior Senator from Connecticut [Mr. BINGHAM] with the junior Senator trom Virginia [Mr. GLASS].

The junior Senator from Maine [Mr. Gould] with the junior Senator from Utah [Mr. KING];

The junior Senator from Vermont [Mr. GREENE] with the junior Senator from Arkansas [Mr. CARAWAY];

The senior Senator from Massachusetts [Mr. GILLETT] with the senior Senator from North Carolina [Mr. SIMMONS];

The senior Senator from Minnesota [Mr. SHIPSTEAD] with the senior Senator from Wyoming [Mr. KENDRICK];

The senior Senator from Illinois [Mr. DENEEN] with the junior Senator from North Carolina [Mr, OVERMAN]; and

The senior Senator from Louisiana [Mr. RANSDELL] with the junior Senator from Iowa [Mr. BROOKHART].

If present, the junior Senator from Maine [Mr. Gould], the senior Senator from Vermont [Mr. GREENE], the senior Senator from Massachusetts [Mr. GII-LETT], the senior Senator from Wyoming [Mr. KENDRICK], the senior Senator from Illinois [Mr. DENEEN], and the senior Senator from Louisiana [Mr. RANS-DELL], would vote "nay"; and if present, the junior Senator from Utah [Mr. KING], the junior Senator from Arkansas [Mr. CARAWAY], the senior Senator from North Carolina [Mr. SIMMONS], the senior Senator from Minnesota [Mr. Shipstead, the junior Senator from North Carolina [Mr. Overman], and the junior Senator from Iowa [Mr. BROOKHART], would vote "yea." I also desire to announce that the senior Senator from Pennsylvania [Mr.

REED] has a general pair with the senior Senator from Arkansas [Mr. ROBINSON].

The result was announced—yeas 25, nays 39, as follows:

| | | YEAS-25 | |
|--|---|--|---|
| Barkley Borah Bratton Capper Connally Cutting Dill | Fletcher Frazier George Harris Harrison Johnson La Follette | McKellør McMaster Norbeck Noris Nye ShepparA Stephens | Swanson Thomas, Okla. Walsh, Mass. Walsh, Mont. |
| | | NAYS-39 | |
| Allen Ashurst Baird Black Brock Copeland Dale Fess Glenn Goldsborough | Grundy Hale Hastings Hatfield Hawes Hebert Heffin Jones Kean Keyes | McCulloch Metcalf Oddle Patterson Phipps Pine Robinson, Ind. Robsion, Ky. Schall Shortridge | Smoot Steek Steiwer Sullivan Trammell Yandeuberg Wagner Waterman Watson |
| | NO' | r voting—32 | |

Gillett Bingham Blaine *King* McNary Glass Goff Moses Blease Gould Brookhart Overman Pittman Greene Rroussa**rd** ('araway Hayden Ransdell Couzens Howell Reed Kendrick Robinson, Ark. Deneen

Simmons Smith Thomas, Idaho Townsend Tydings Walcott Wheeler

SHIPSTEAD

So Mr. LA FOLLETTE's amendment was rejected.

CASEIN

VOTE ON MR. COPELAND'S AMENDMENT TO PARAGRAPH 19 (IN THE SENATE) TO INCREASE THE DUTY ON CASEIN, ETC., FROM 51% TO 8 CENTS PER POUND

(Cong. Record, March 6, 1930; page, Daily, 5062; Permanent, 4860)

The VICE PRESIDENT. Eighty-two Senators have answered to their names. A quorum is present. The clerk will state the pending amendment. The CHIEF CLERK. On page 7, line 12, strike out "5½" and insert "8," so

the paragraph will read:

PAR. 19. Casein or lactarene and mixtures of which casein or lactarene is the compo-nent material of chief value, not specially provided for, 8 cents per pound. × 8 * * * * . *

The Chief Clerk proceeded to call the roll,

Mr. HASTINGS (when his name was called). On this question I have a pair with the senior Senator from New Mexico [Mr. BRATTON]. Not knowing how he would vote, I withhold my vote.

Mr. McKELLAR (when his name was called). On this vote I have a pair with the junior Senator from Delaware [Mr. TOWNSEND]. Not knowing how he would vote, I withhold my vote,

Mr. FRAZIER (when Mr. NyE's name was called). My colleague, the junior Senator from North Dakota [Mr. NYE], is unavoidably absent from the Chamber. If present, he would vote "yea."

Mr. OVERMAN (when his name was called). I have a general pair with the senior Senator from Illinois [Mr. DENEEN]. I transfer that pair to the Senator from Arkansas [Mr. CARAWAY] and vote "nay,"

Mr. SIMMONS (when his name was called). I have a general pair with the senior Senator from Massachusetts [Mr. GILLETT], who is necessarily absent. 1 am unable to obtain a transfer and therefore withhold my vote.

The roll call was concluded,

Mr. FESS. I desire to announce that the Senator from Pennsylvania [Mr. REED] has a general pair with the Senator from Arkansas [Mr. ROBINSON].

Mr. THOMAS of Oklahoma (after having voted in the negative). I have a general pair with the senior Senator from West Virginia [Mr. Gorf]. Being unable to obtain a transfer, I withdraw my vote.

Mr. ROBINSON of Indiana (after having voted in the affirmative). I have a pair with the junior Senutor from Mississippi [Mr. STEPHENS], who is not in the Chamber. I was under the impression that he had voted. Therefore I am obliged to withdrawn my vote. If permitted to vote, I would vote "yea."

Mr. SHEPPARD. I desire to announce that the senior Senator from Mississippi [Mr. HARRISON], the junior Senator from Mississippi [Mr. STEPHENS], and the junior Senator from Arkansas [Mr. CARAWAY] are detained on official business.

I also desire to announce that the Senator from Mississippi [Mr. HARRISON] has a pair with the Senator from North Dakota [Mr. NYE]. If present and voting, the Senator from Mississippi would vote "nay," and the Senator from North Dakota would vote "yea."

I also wish to announce that the Senator from Wyoming [Mr. KENDRICK] is detained on business in his State.

The result was announced—yeas 34, nays 41, as follows:

YEAS-34

| Allen Baird Barkley Bingham Borah Brookhart Capper Copcland Dale | Dill Fletcher Frazier Glenn Grundy Howell Johnson Jones McMaster | McNary Metcalf Phipps Pine Pittman Robsion, Ky. Schall Sheppard Shortridge | Steek Steiwer Sullivan Thomas, Idaho Walcott Waterman Watson |
|--|---|---|---|
| | : | NAYS-41 | |
| Ashurst Black Blaine Blease Brook Broussard Conzens Cutting Fess George | Glass Goldsborough Grrene Hale Hàrris Hatfield Hawes Haydon Hebert Hefin Kean | Keyes La Follette McCulloch Moses Norbeck Oddle <i>Overman</i> Patterson Smith Smoot | Swanson Trammell Tydinys Vandenberg Wayner Walsh, Mass, Walsh, Mont. Wheeler |
| | NOT | VOTING-21 | |
| Bratton Caraway Deneen Gillett Goff Gould | Harrtson Hastings Koudrick King McKollar Nye | Ransdell Rred Robinson, Ark. Robinson, Ind, SHIPSTEAD Simmons | Stephens Thomas, Okla. Townsend |
| So Mr. Cor | ELAND'S amendment f | o the amendment ma | nde as in Committe |

So Mr. COPELAND'S amendment to the amendment made as in Committee of the Whole was rejected.

ULTRAMARINE

VOTE ON CONCURRING IN THE AMENDMENT MADE IN THE COM-MITTEE OF THE WHOLE TO PARAGRAPH 69, INCREASING THE DUTY ON ULTRAMARINE FROM 3 TO 4 CENTS PER POUND IF VALUED AT MORE THAN 10 CENTS PER POUND

(Cong. Record, March 6, 1930; page, Daily, 5066; Permanent, 4864)

The PRESIDING OFFICER. The amendment will be stated.

3

The LEGISLATIVE CLERK. On page 29, paragraph 69, ultramarine blues, after the word "ultramarine," at the end of line 15 and before the words "3 cents per pound," the Senate, as in Committee of the Whole, inserted :

If valued at more than 10 cents per pound, 4 cents per pound; if valued at 10 cents per pound or less.

The PRESIDING OFFICER. The question is on concurring in the amend-ment made as in Committee of the Whole. The yeas and nays have been ordered and the clerk will call the roll.

Mr. SMITH. Mr. President, a parliamentary inquiry. The PRESIDING OFFICER. The Senator will state it.

Mr. SMITH. Is this vote directly on the motion of the Senator from New York [Mr. COPELAND]?

The PRESIDING OFFICER. It is not. The question is on concurring in the amendment made as in Committee of the Whole. A negative vote on the part of the Senate is what the Senator from New York desires.

Mr. SMITH. A negative vote would strike out the proposal of the Finance Committee?

The PRESIDING OFFICER. That is correct.

Mr. HATFIELD. Mr. President, a parliamentary inquiry.

The PRESIDING OFFICER. The Senator will state it. Mr. HATFIELD. Is a vote "yea" a vote in favor of adopting the amend-ment recommended by the Finance Committee?

The PRESIDING OFFICER. It is, The clerk will call the roll,

The legislative clerk proceeded to call the roll,

Mr. MCKELLAR (when his name was called). Making the same announcement as to my pair that I made on the previous vote, I withhold my vote.

Mr. SIMMONS (when his name was called). I again announce my pair with the senior Senator from Massachusetts [Mr. GILLETT], who is not present. I have been unable to obtain a transfer, and therefore withhold my vote.

Mr. THOMAS of Oklahoma (when his name was called). On this question I have a general pair with the senior Senator from West Virginia [Mr. Goff]. Not knowing how he would vote, I withhold my vote. If permitted to vote, I would vote "nay,"

The roll call was concluded,

Mr. HASTINGS. Making the same announcement as on the previous vote, I withhold my vote.

I desire to announce the necessary absence of my colleague, the junior Senator from Delaware [Mr. Townsend].

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Minnesota [My, Shipstead] with the Senator from Wyoming [Mr. KENDRICK];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING]; and

The Senator from North Carolina [Mr. OVERMAN] with the Senator from Illinois [Mr. DENEEN].

Mr. SIMMONS, The junior Senator from Arkansas [Mr. CARAWAY] not having made his appearance, I am advised that I can transfer my pair to him. I do so, and vote "nay.

Mr. MOSES (after having voted in the affirmative). Mr. President, is the senior Senator from Iowa [Mr. STECK] recorded?

The PRESIDING OFFICER. That Senator is not recorded as having voted. Mr. MOSES. I have a general pair with that Senator on all questions con-

nected with the tariff bill. In his absence I withdraw my vote,

The result was announced—yeas 37, nays 33, as follows:

YEAS-37

| Allen Bafrd Bingbam Capper Couzens Date Fess Glenn Goldsborough Greene | Grundy Hale Hatfield Hobert Howell Jones Kean Keyes Met'ulloch McNary | Métcalf Oddie Patterson Phipps Pine Ransdell Robinson, Ind. Robinson, Ky, Shortridge Smoot | Steiwer Sullivan Thomas, Idaho Vandenberg Walcott Waterman Watson |
|---|--|---|---|
|---|--|---|---|

NAYS-33

Heflin

Nye Schall

Smith

La Follette McMaster

Schaff Sheppard Simmons

Stephens

Ashurst Barkley Black Blaine Borah Brock Brookhart Connally Copcland

Blease

Bratton Broussard

Caraway

Deneen

Gillett

Goff

Hayden Gould Hastings Hawes Johnson Kendrick King McKellar

Cutting Dill

Fletcher

Frazier George Glass

Harris

Harrison

NOT VOTING-26 Moses Norbeck Norris Overman Pittman Reed Robinson, Ark. Swanson Trammell Trammett Tydings Wagner Walsh, Mont. Wheeler

SHIPSTEAD Steck Thomas, Okla. Townsend Walsh, Mass.

So the amendment made as in Committee of the Whole was concurred in.

LITHARGE

VOTE ON CONCURRING IN THE AMENDMENT MADE IN THE COM-MITTEE OF THE WHOLE REDUCING THE RATE OF DUTY ON LITHARGE FROM 2½ TO 2½ CENTS PER POUND

(Cong. Record, March 6, 1930; page, Daily, 5068; Permanent, 4866)

The VICE PRESIDENT. The amendment will be stated.

The LEGISLATIVE CLERK. On page 30, line 5, the Senate, as in Committee of the Whole, struck out " $2\frac{1}{2}$ cents" and inserted " $2\frac{1}{3}$ cents," so as to read:

Litharge, 21% cents per pound.

The VICE PRESIDENT. The question is on concurring in the amendment made as in Committee of the Whole. On that question the yeas and nays have been demanded and ordered. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. McKELLAR (when his name was called). Making the same announcement as before as to my pair, I withhold my vote.

The roll call was concluded.

Mr. MOSES (after having voted in the negative). I transfer my pair with the senior Senator from Iowa [Mr. STECK] to the junior Senator from Vermont [Mr. DALW] and will permit my vote to stand.

Mr. SIMMONS. I transfer my pair with the senior Senator from Massachu-setts [Mr. GILLETT] to the senior Senator from Arizona [Mr. ASHURST] and will vote. I vote "yea." Mr. THOMAS of Oklahoma. I have a general pair with the senior Senator from West Virginia [Mr. Gowal who is absort. I therefore withhold my vote

from West Virginia [Mr. Gorf], who is absent. I therefore withhold my vote.

If at liberty to vote, I should vote "yea." Mr. McKELLAR. I transfer my pair with the Senator from Delaware [Mr. TOWNSEND] to the Senator from New York [Mr. WAGNER] and will vote. I vote "yea."

Mr. HATFIELD. My colleague [Mr. Goff], if present, would vote "nay." Mr. HASTINGS. On this question I have a pair with the senior Senator

from New Mexico [Mr. BRATTON], and therefore withhold my vote. If at liberty to vote, I should vote "nay."

Mr. OVERMAN. I have a general pair with the senior Senator from Illi-nois [Mr. DENEEN]. Not knowing how he would vote on this question, I withhold my vote.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING]; and

The Senator from Minnesota [Mr. Shipstead] with the Senator from Wyoming [Mr. KENDRICK].

The result was announced-yeas 31, nays 43, as follows :

YEAS-31

| Barkley Black Blaine Blease Borah Brock Brock Brookhart Caraway | Connally Fletcher Frazier George Glass Harris Harrison Harrison Hayden | Heflin La Follette McKellar Norris Nye Schull Schull Sheppard Simmons | Smith Stephens Swanson Trammell Tydings Walsh, Mass. Walsh, Mont. | |
|--|--|--|---|--|
| | NAY | S-43 | | |
| Allen Paird Dingham Capper <i>Copcland</i> Cottzens Cutting <i>Diff</i> Fess Glenn Glenn Goldsborough | Greene Grundy Hale Hatfield <i>Hawes</i> Hebert Jones Kean Keyes McCulloch McCulloch McMaster | McNary Metcalf Moses Norbeck Oddie Patterson Phipps Pine <i>Ransdell</i> Robinson, Ind, Robsion, Ky, | Shortridge Smoot Stelwer Sullivan Thomas, Idaho Vandenberg Walcott Waterman Waterman Watson Wheeler | |
| NOT VOTING-22 | | | | |
| Ashuvst Bratton Braussard Dale Dencen Gillett | Goff Gould Hastings Howell Johnson Kendrick | King Orerman Pittman Reed Robinson, Ark. Shupstead | Steck Thomas, Okla. Townsend Wayner | |

So the amendment made as in Committee of the Whole was nonconcurred in.

RED LEAD

VOTE ON CONCURRING IN THE AMENDMENT MADE IN THE COM-MITTEE OF THE WHOLE REDUCING THE RATE OF DUTY ON RED LEAD FROM 234 TO 216 CENTS PER POUND

(Cong. Record, March 6, 1930; page, Daily, 5070; Permanent, 4867)

The VICE PRESIDENT. The clerk will state the next amendment reserved for a separate vote.

The LEGISLATIVE CLERK. On page 30, line 6, the Senate, as in Committee of the Whole, struck out "234" and inserted in lieu thereof "236," so as to read :

Red lead, 21% cents per pound.

The yeas and nays were ordered, and the Chief Clerk preceded to call the roll.

Mr. HATFHELD (when Mr. GOFF's name was called). My colleague [Mr. GoFF], if present, would vote "nay."

Mr. McKELLAR (when his name was called). Making the same announcement as before of my pair and its transfer, I vote "yea."

Mr. FESS (when Mr. Moses's name was called). I was requested to announce that the senior Senator from New Hampshire [Mr. Moses] is paired with the senior Senator from Iowa [Mr. Steck].

Mr. OVERMAN (when his name was called). I again announce my pair with the senior Senator from Illinois [Mr. DENEEN].

Mr. SIMMONS (when his name was called). I have a pair with the senior Senator from Massachusetts [Mr. GILLETT], which I transfer to the junior Senator from Montana [Mr. WHEELER], and vote "yea."

Mr. THOMAS of Oklahoma (when his name was called). I have a general pair with the senior Senator from West Virginia [Mr. Gorr]. Being unable to obtain a transfer, I withhold my vote.

The roll call was concluded,

Mr. McKELLAR (after having voted in the affirmative). I find that the Senator to whom I transferred my pair has come into the Chamber, so I withdraw my vote.

Mr. HASTINGS. On this question I have a general pair with the senior Senator from New Mexico [Mr. BRATTON], which I transfer to the junior Senator from Vermont [Mr. DALE], and vote "nay."

Mr. METCALF. I have a general pair with the senior Senator from Mary-land [Mr. Typings]. Not knowing how he would vote, I withhold my vote.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Wyoming [Mr. KENDRICK]; and

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING].

Mr. TYDINGS. I have a pair with the senior Senator from Rhode Island [Mr. METCALF], and I understand he has withheld his vote. Therefore I withhold my vote. If permitted to vote, I would vote "yea."

The result was announced—yeas 31, nays 41, as follows:

YEAS-31

| Ashurst Barkley Black Blaine Blease Bornh Brock Brookhart | Caratoay Connally Fletohor Frazler George Glass Harris Ilarrison | Haµden Heµln La Follette McMaster Norbeck Norris Nye Schall | Sheppard Simmons Smith Stephens Swanson Walsh, Mass. Walsh, Mont. |
|--|---|--|---|
| | | 37.1.37.01 / 4 | |

NAYS-41

| Allen Baird Bingham Broussard Capper Copeland Couzens Cutting Dill Fess Glenn | Goldsborough Greene Grundy Hate Hastings Hatfield <i>Hawes</i> Hebert Jones Kean Keyes | McCulloch McNary Oddie Patterson Phipps Pine Pittman Ransdell Robinson, Ind. Shortridge Smoot | Steiwer Sullivan Thomas, Idal Vandenberg Wagner Walcott Walcott Waterman Watson |
|---|--|---|---|
| | NOT | VOTING-24 | |
| Bratton | Howell | Moses | Steck |

| Bratton | Howell | Moses | Steck |
|---------|------------------|------------------|---------------|
| Dale | Johnson | Overman | Thomas, Okla. |
| Deneen | Kendrick | Reed | Townsend |
| Gillett | King | Robinson, Ark. ' | Trammell |
| Goff | McKella r | Robsion, Ky. | Tyding8 |
| Gould | Metcalf | SHIPSTEAD | Wheeler |

So the amendment made as in Committee of the Whole was nonconcurred in.

SODIUM AND POTASSIUM

VOTE ON CONCURRING IN THE AMENDMENT MADE IN THE COM-MITTEE OF THE WHOLE WHEREBY PARAGRAPH 80, PROVIDING A DUTY ON SODIUM AND POTASSIUM, WAS STRICKEN FROM THE BILL BY VIVA VOCE VOTE

[Note.-Following the action on this vote, restoring the paragraph, the Senate adopted an amendment including lithium, beryllium, and cosium in the same classification as sodium and potassium]

(Cong. Record, March 6, 1930; page, Daily, 5073; Permanent, 4871)

The VICE PRESIDENT. Is there objection? The Chair hears none, and it is so ordered.

The Secretary will state the amendment.

The LEGISLATIVE CLERK. On page 31, lines 22 and 23, as in Committee of the Whole, the Senate disagreed to the committee amendment striking out "Sodium

Idaho

and potassium" and inserting "Sodium, potassium, lithium, beryllium, and casium," and subsequently struck out paragraph 80, embracing lines 22 and 23. * *

The PRESIDING OFFICER. The question before the Senate is, Will the Senate concur in the amendment made as in Committee of the Whole? The amendment was to strike out these two lines.

Mr. WALSH of Montana. Then I desire to say, Mr. President, that the vote before was 38 nays and 34 yeas; and those who voted "nay" before will now vote "yea," if they have not changed their minds. The PRESIDING OFFICER. Those in favor of concurring in the amend-

ment made as in Committee of the Whole will say "aye." Those opposed will say "no." [Putting the question.] The noes seem to have it.

Mr. BARKLEY, I call for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. McKELLAR, (when his name was called). On this question I have a pair with the junior Senator from Delaware [Mr. Townsend], who is absent. I transfer that pair to the junior Senator from Massachusetts [Mr. WALSH] and will vote. I vote "yea."

Mr. METCALF (when his name was called). I have a general pair with the Senator from Maryland [Mr. TYDINGS], and therefore withhold my vote. If at liberty to vote, I should vote "nay."

Mr. THOMAS of Oklahoma (when his name was called). I have a pair with the senior Senator from West Virginia [Mr. Gorr]. Not knowing how he would vote on this question, I withhold my vote. If at liberty to vote, I should vote "yea."

The roll call was concluded.

Mr. MOSES. I have a general pair with the senior Senator from Iowa [Mr. STECK]. In his absence I withhold my vote.

Mr. SIMMONS. I have a general pair with the senior Senator from Massachusetts [Mr. GILLETT]. I transfer that pair to the senior Senator from Missouri [Mr. HAWES] and will vote. I vote "yea."

Mr. HASTINGS. I transfer my pair with the senior Senator from New Mexico [Mr. BRATTON] to the junior Senator from Kentucky [Mr. Robsion] and will vote. I vote "nay."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Illinois [Mr, DENEEN] with the Senator from North Carolina [Mr. OVERMAN]:

The Senator from Pennsylvania [Mr. Reed] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING]; and

The Senator from Minnesota [Mr. Shipstead] with the Senator from Wyoming [Mr. KENDRICK].

The result was announced--yeas 36, nays 39, as follows:

YEAS-36

| Ashurst Barkley Black Blaine Blease Borah Brock Prookhart Caraway | Connally Conzens Cutting Dill Fletcher Frazier Georgo Glass Harris | Harrison Haµden Heffin Johnson Jones La Follette McKellar Norris Nye | ' Schall Sheppard Simmons Smith Stephens Swanson Trammell Walsh, Mon Wheeler | |
|---|--|--|--|--|
| | | NAYS-39 | | |

| Allen | |
|-------------------|---|
| Baird | • |
| Biugham | |
| Broussa rd | |
| Capper | |
| Copcland | |
| Dale | |
| Fess | |
| Glenn | |
| Goldsborough | |

Greene Grundy Hale Hastings Hatfield Hebert Kean Keyes McCulloch McMaster

-30 McNary Norbeck Oddie Patterson Phipps

Pine Pittman

Ransdell

Shortridge

Robinson, Ind.

nt.

Smoot Stelwer Sullivan Thomas, Idaho Vandenberg Wagner Walcott Waterman Watson

Not VOTING-21

| Bratton Deneen Gillett Gould Hawes | Kendrick King Metcalf Moses Overman | Reed Robinson, Ark, Robsion, Ky, SHIPSTEAD Steck Thomas, Okla, | Townsend Tydings Walsh, Mass. |
|--|---|---|-------------------------------------|
|--|---|---|-------------------------------------|

So the amendment made as in Committee of the Whole was nonconcurred in.

Mr. SMOOT. Mr. President, I offer the amendment which I send to the desk. The VICE PRESIDENT. Without objection, the amendment will be received and stated.

The LEGISLATIVE CLERK. On page 31, line 22, it is proposed to strike out the words "Sodium and potassium" and insert:

Sodium, potassium, lithium, beryllium, and caesium.

The VICE PRESIDENT. The question is on agreeing to the amendment. The amendment was agreed to.

SODIUM SULPHATE, ANHYDROUS

VOTE ON MR. HAYDEN'S AMENDMENT TO INCREASE THE DUTY ON SODIUM SULPHATE, ANHYDROUS, FROM \$4 TO \$5 PER TON

(Cong. Record, March 6, 1930; page, Daily, 5092; Permanent, 4890)

Mr. SHORTRIDGE. Let the amendment be stated,

The CHIEF CLERK. The Senator from Arizona, on page 32, line 22, moves, after the word "anhydrous," to strike out "\$4" and insert in lieu thereof "\$5." The VICE PRESIDENT. The yeas and nays have been ordered, and the

Chief Clerk will call the roll. The Chief Clerk proceeded to call the roll.

Mr. HASTINGS (when his name was called). On this vote I have a general pair with the senior Senator from New Mexico [Mr. BRATTON]. Not knowing how he would vote, I withhold my vote.

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississ'ppi [Mr. STEPHENS]. In his absence, not knowing how he would vote, I withhold my vote.

The roll call was concluded,

Mr. FESS, I desire to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Pennsylvania [Mr, REED] with the Senator from Arkansas [Mr. ROBINSON]:

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING];

The Senator from New Hampshire [Mr. Moses] with the Senator from Iowa [Mr. Steck];

The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Wyoming [Mr, KENDRICK]; and

The Senator from Illinois [Mr. GLENN] with the Senator from Mississippi [Mr. HARRISON].

Mr. CARAWAY (after having voted in the negative). I have a pair with the senior Senator from Vermont [Mr. GREENE] on this vote, but I understand that if present he would vote as I have voted, and therefore I allow my vote to stand.

Mr. SIMMONS. I transfer my pair with the senior Senator from Massachu-setts [Mr. GILLETT] to the junior Senator from South Carolina [Mr. BLEASE] and vote "nay."

Mr. THOMAS of Oklahoma. On this question I have a general pair with the senior Senator from West Virginia [Mr. GOFF]. Not knowing how he would vote, I withhold my vote. If permitted to vote, I would vote "yea."

Mr. McKELLAR. I have a pair with the junior Senator from Delaware [Mr. TOWNSEND], which I transfer to the senior Senator from Missouri [Mr. HAWES], and vote "nay." I do not know how the Senator from Delaware would vote if present. The Chief Clerk recapitulated the vote.

Mr. LA FOLLETTE. Mr. President, has the senior Senator from Utah [Mr. SMOOT] voted?

The VICE PRESIDENT. That Senator has not voted. The result was announced—yeas 26, nays 41, as follows:

| | | YEAS-26 | |
|---|--|---|---|
| Ashurs s Baird Bingham Brookhart Broussard Capper Goldsborough | Grundy Hatfield <i>Hayden</i> Hebert Johnson Jones Kean | Metcal f Oddie Patterson Phipps Pittman Robsion, Ky, Shortridge | Sulliyan Thomas, Idaho Walcott Waterman Watson |
| | | NAYS-41 | |
| Allen Barkley Blaine Brock Caraway Comally Copeland Couzens Cutting Fess | Fletcher Frazler Glass Hale Harris Hefta Keyes La Follette McCulloch McKellar | McMaster McNary Norbeck Norris Nye Ransdell Seball Schull Sheppard Simmons Smith Steiwer | Swanson Trammell Tydings Vandenberg Wagner Walsh, Mass, Walsh, Mont, Wheeler |
| | NOT | VOTING-29 | |
| Blease Bornh Bratton Dale Deneen Dill Gillett Glenn | Goff Gould Greene Harrison Hastings Hawes Howell Kendrick | King Moses Orerman Pine Reed Robinson, Ark. Robinson, Ind, SHIPSTEAD | Smoot Steck Stephens Thomas, Okla. Townsend |

So Mr. HAYDEN's amendment was rejected.

CEMENT

VOTE ON MR. KEAN'S AMENDMENT (IN THE SENATE) TO PARA-GRAPH 205 TO AMEND THE HOUSE TEXT BY REDUCING THE RATE ON CEMENT FROM 8 TO 6 CENTS PER 100 POUNDS

NOTE.—The duty on cement was stricken out in the Committee of the Whole. Mr. Kean had the parliamentary right to amend the House text before the vote on concurring in the amendment to strike it out was taken.

(Cong. Record, March 7, 1930; page, Daily, 5125; Permanent, 4915)

The VICE PRESIDENT. The Chair states again that the vote is on the amendment of the Senator from New Jersey to strike cut "8 cents" and insert If that motion is agreed to, then the question is on concurring in "6 cents." the amendment made as in Committee of the Whole, striking out the language as amended.

Mr. HARRISON. Is it too late to make a point of order?

The VICE PRESIDENT. It is too late. The yeas and nays have been ordered, and one Senator has answered to his name.

Mr. ALLEN. Mr. President, I desire to withdraw my vote.

The VICE PRESIDENT. The Senator can not do that, The clerk will proceed to call the roll.

The Chief Clerk resumed the call of the roll.

Mr. GOULD (when his name was called). On this vote I have a general pair with the junior Senator from Utah [Mr. KING]. I transfer that pair to the junior Senator from Wyoming [Mr. SULLIVAN] and vote "yea."

Mr. OVERMAN (when his name was called). I have a general pair with the senior Senator from Illinois [Mr. DENEEN], and therefore withhold my vote. If I were permitted to vote, I would vote "yea,"

Mr. SIMMONS (when his name was called). I have a pair with the senior Senator from Massachusetts [Mr. GILLERT]. I am not able to obtain a transfer, and therefore withhold my vote.

Mr. THOMAS of Idaho (when his name was called). I have a pair with the junior Senator from Iowa [Mr. BROOKHART]. I therefore withhold my vote. The roll call was concluded.

Mr. FESS. I wish to announce that the Senator from Pennsylvania [Mr. REED] has a general pair with the Senator from Arkansas [Mr. ROBINSON].

The result was announced-yeas 78, nays 2, as follows:

| | 2 | YEAS-78 | |
|--|---|---|---|
| Allen Ashurst Barkley Barkley Bingham Black Bhaine Bratton Brotksard Capper Connally Copeland Couzens Cutting Dale Dill Fess Fletcher | Frazier George Glass Glenn Goddsborough Gould Greene Grundy Hale Harts Hastings Hatfield Hawes Hawes Hayden Hebert Howell Johnson Jones | Kenn Keyes La Follette McCulloch McKellar McMaster Metcalit Moses Norris Nye Oddle Patterson Phipps Pine Ransdell Robinson, Ind. Robsion, Ky. Schall Sheppard | Shortridge Smith Smoot Steck Steiwer Stophens Swanson Thomas, Okla. Trammell Tydings Vandenberg Wagner Walcott Walsh, Mass. Walsh, Mont. Watson Watson Wheeler |
| | | NAYS2 | |
| | Blcase | Norbeck | |

NOT VOTING-16

| Brookhart | Harrison | Pittman | Simmons |
|-----------|----------|----------------|---------------|
| Caraway | Kendrick | Reed | Sullivan |
| Deneen | King | Robinson, Ark. | Thomas, Idaho |
| Gillett | Overman | Shipstead | Townsend |

So Mr. KEAN's amendment to the amendment made as in Committee of the Whole was agreed to,

CEMENT

VOTE ON CONCURRING IN THE AMENDMENT MADE IN THE COM-MITTEE OF THE WHOLE, AS MODIFIED, TO STRIKE OUT THE DUTY OF 6 CENTS PER 100 POUNDS, ON ROMAN, PORTLAND, AND OTHER HYDRAULIC CEMENT IN PARAGRAPH 205, THUS PLACING THEM ON THE FREE LIST

(Cong. Record, March 7, 1930; page, Daily, 5126; Permanent, 4916)

The VICE PRESIDENT. The question now recurs on concurring in the amendment made in Committee of the Whole, as amended, which is to strike out the words "(b) Roman, Portland, and other hydraulic cement or cement clinker, 6 cents per 100 pounds, including the weight of the container, white," and insert the word "White." The effect of a "yea" vote is to keep cement on the free list. The effect of a "nay" vote is to put it back on the dutiable list at 6 cents per 100 pounds, Mr. McKELLAR. Let us have the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. GOULD (when his name was called). I have a general pair with the junior Senator from Utah [Mr. KING]. I transfer that pair to the junior Senator from Wyoming [Mr. SULLIVAN] and vote "nay."

Mr. OVERMAN (when his name was called). Again announcing my pair with the senior Senator from Illinois [Mr. DENEEN], I withhold my vote. Were 1 permitted to vote, I would vote " yea."

Mr. SIMMONS (when his name was called). Again I announce my pair with the senior Senator from Massachusetts [Mr. GHLETT] and my inability to secure a transfer. I therefore withhold my vote. Were I at liberty to vote, I would vote "yea."

Mr. THOMAS of Idaho (when his name was called). On this vote I have a pair with the junior Senator from Iowa [Mr. BROOKHART]. If he were present, he would vote " yea." If I were at liberty to vote, I would vote " nay."

The roll call was concluded.

Mr. FESS. I desire to announce that the Senator from Pennsylvania [Mr. REED] has a general pair with the Senator from Arkansas [Mr. ROBINSON].

Mr. SHEPPARD. On this vote the Senator from Nevada [Mr. PITTMAN] is paired with the Senator from Minnesota [Mr. SHIPSTEAD]. If present and voting, the Senator from Nevada [Mr. PITTMAN] would vote "nay," and the Senator from Minnesota [Mr. SHIPSTEAD] would vote "yea." Mr. NYE (after having voted in the affirmative). Mr. President, for the

Mr. NYE (after having voted in the affirmative). Mr. President, for the purpose of later moving a reconsideration, I change my vote from "yea" to "nay."

Mr. HASTINGS. The junior Senator from Delaware [Mr. TOWNSEND] has a pair with the senior Senator from Wyoming [Mr. KENDRICK]. If present and permitted to vote, the junior Senator from Delaware would vote "nay," and the senior Senator from Wyoming would vote "yea."

The result was announced—yeas 37, mays 45, as follows:

| | | YEAS-37 | |
|--|---|--|--|
| Allen Barkley Black Blaine Blease Borah Bratton Capper Caraway Connally | Cutting Fletcher Frazier Glass Glenn Harris Harrison Harrison Harris | Heffin Howell La Follette MeMaster Norbeck Norris Schall Sheppard Smith Steck | Stephens Swanson Thomas, Okla. Trammell Walsh, Mass. Walsh, Mont. Wheeler |
| | | NAYS-45 | |
| Ashurst Baird Bingham Brock Broussard Copeland Couzens Dale Dill Fess Goff Goldsborough | Gould Greene Grundy Hale Hatfield Hebert Johnson Jones Kean Keyes McCulloch | <i>MoKellar</i> McNary Metcalf Moses Nye Oddle Patterson Phipps Pine <i>Ransdell</i> Robinson, Ind. Robinson, Ky. | Shortridge Smoot Steiwer <i>Tydings</i> Vandenberg Wagner Walcott Walcott Watson |
| | | NOT VOTING-14 | |
| Brookhart Deneen Gillett Kendrick | Kiny Overman Pittman Reed | Robinson, Ark. Shipstead Simmons Sulliyan | Thomas, Idaho Townsend |

So the amendment made as in Committee of the Whole was nonconcurred in.

EARTHENWARE—CROCKERY (NOT DECORATED)

VOTE ON CONCURRING IN THE AMENDMENT MADE IN THE COM-MITTEE OF THE WHOLE TO PARAGRAPH 211 STRIKING OUT THE SPECIFIC PART OF THE DUTY OF 10 CENTS PER DOZEN PIECES AND LEAVING ONLY THE 45 PER CENT AD VALOREM DUTY ON EARTHENWARE, CROCKERY WARE, ETC., NOT DECORATED

(Cong. Record, March 7, 1930; page, Daily, 5151; Permanent, 4943)

The PRESIDING OFFICER (Mr. JONES in the chair). Sixty-four Senators having answered to their names, a quorum is present.

The question is on concurring in the amendment made as in Committee of the Whole, which will be stated.

The LEGISLATIVE CLERK. On page 40, line 15, the Senate, as in Committee of the Whole, struck out "10 cents per dozen pieces and." The question is on concurring in the amendment made as in Committee of the Whole.

Mr. HARRISON. The question is whether the Senate shall concur in the action taken as in Committee of the Whole, and those in favor of reducing the rate from that which the House provided will vote "yea" and those opposing it will vote "nay"?

The PRESIDING OFFICER. That is correct. The clerk will call the roll. The legislative clerk proceeded to call the roll.

Mr. FRAZIER (when Mr. BROOKHART'S name was called). The Senator from Iowa [Mr. BROOKHART] is unavoidably absent. He is paired with the junior Senator from Idaho [Mr. THOMAS]. If the Senator from Iowa were present, I understand he would vote "yea" on this question, and the Senator from Idaho, if present, would vote "nay."

Mr. McKELLAR (when his name was called). On this question I have a pair with the junior Senator from Delaware [Mr. TOWNSEND] and therefore withhold my vote.

Mr. SMITH (when his name was called). I have a general pair with the Senator from Indiana [Mr. WATSON]. In his absence I withhold my vote.

Mr. STEPHENS (when his name was called). I have a pair with the junior Senator from Indiana [Mr. ROBINSON]. I transfer that pair to the Senator from Massachusetts [Mr. WALSH] and vote "yea."

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Massachusetts [Mr, GILLETT] with the Senator from North Carolina [Mr, SIMMONS];

The Senator from Minnesota [Mr. Shipstead] with the Senator from Wyoming [Mr. KENDRICK];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. RORINSON];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING];

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. Brock];

The Senator from Connecticut [Mr. BINGHAM] with the Senator from Virginia [Mr. GLASS];

The Senator from Oregon [Mr. STEIWER] with the Senator from Arizona [Mr. HAYDEN]; The Senator from Vermont [Mr. GREENE] with the Senator from Arkansas

The Senator from Vermont [Mr. GREENE] with the Senator from Arkansas [Mr. CARAWAY];

The Senator from Nebraska [Mr. Howell] with the Senator from Louisiana [Mr. RANSDELL];

The Senator from Connecticut [Mr. WALCOTT] with the Senator from Montana [Mr. WHEELER];

The Senator from Kansas [Mr. ALLEN] with the Senator from Missouri [Mr. HAWES]; and

The Senator from California [Mr. JOHNSON] with the Senator from New York [Mr. WAGNER];

Mr. STECK. I transfer my pair with the Senator from New Hampshire [Mr. Moses] to the Senator from Arizona [Mr. ASHURST] and vote "yea."

The result was announced-yeas 27, nays 30, as follows:

YEAS-27

| Barkley | Connally | La Follette | |
|---------|----------|-------------|--|
| Black | Cutting | McMaster | |
| Blaine | Dill | Norbeck | |
| Bleasc | Frazier | Norris | |
| Borah | Harris | Nye | |
| Bratton | Harrison | Schall | |
| Capper | Il cilin | Sheppard | |
| Capper | nejan | sneppara | |

Smoot Steck Stephens Swanson Tydings Walsh, Mont.

| Baird Broussard Copeland Dale Fess Fletcher George Glenn | Goff Goldsborough Grundy Hale Hastings Hatfield Hebert Jones NOT VO | Kean Keyes McCulloch McNary Metcalt Oddie Patterson Phipps THNG—39 | Fine Robsion, Ky, Shortridge <i>Trammell</i> Vandenberg Waterman |
|--|---|--|--|
| Allen Ashurst Bingham Brock Brookhart Carateay Couzens Deneen Gillett Glass | Gould Greene Hawes Hayden ilowell Johnson Kendrick Kiny Meketlar Moses | Overman Pittman Ransdell Robinson, Ark. Robinson, Ind. SHIPSTEAD Simmons Smith Stelwer | Sullivan Thomas, Idaho Thomas, Okla. Townsend Wagner Walcott Walsh, Mass, Walsh, Mass, Watson Wheeler |

NAYS-30

So the amendment made as in Committee of the Whole was not concurred in.

EARTHENWARE—CROCKERY WARE, DECORATED

VOTE ON CONCURRING IN THE AMENDMENT MADE IN THE COM-MITTEE OF THE WHOLE TO PARAGRAPH 211 STRIKING OUT THE DUTY OF 10 CENTS PER DOZEN PIECES AND 50 PER CENT AD VALOREM AND INSERTING A 50 PER CENT AD VALOREM DUTY ON EARTHENWARE, CROCKERY WARE, ETC., THAT IS DECO-RATED IN ANY MANNER

(Cong. Record, March 7, 1930; page, Daily, 5157; Permanent, 4949)

The PRESIDING OFFICER. The clerk will state the next reserved amendment.

The LEGISLATIVE CLERK. On page 40, lines 18 and 19, the Senate, as in Committee of the Whole, strike out "10 cents per dozen pieces and 50" and in lieu thereof inserted "50," so that it would read:

Not specially provided for, 50 per cent ad valorem,

14

The PRESIDING OFFICER. The question is on concurring in the amendment made as in Committee of the Whole. On that question the yeas and nays have been demanded and ordered. The clerk will call the roll.

sk:

The Chief Clerk proceeded to call the roll.

Mr. BROCK (when his name was called). I have a pair with the junior Senator from Wyoming [Mr. SULLIVAN]. Therefore I withhold my vote.

Mr. McKELLAR (when his name was called). On this question I have a pair with the junior Senator from Delaware [Mr. Townsend] and therefore withhold my vote.

Mr. PATTERSON (when his name was called). On this question I have a pair with the junior Senator from New York [Mr. WAGNER]. I understand that if he were present, he would vote "yea." I transfer that pair to the junior Senator from Vermont [Mr. DALE] and will vote. I vote "nay."

Mr. SMITH (when his name was called). I have a pair with the Senator from Indiana [Mr. WATSON]. I transfer that pair to the Senator from Nevada [Mr. PITMAN] and will vote. I vote "yea."

Mr. STECK (when his name was called). I have a general pair with the senior Senator from New Hampshire [Mr. Moses]. I transfer that pair to the junior Senator from Massachusetts [Mr. WALSH] and will vote. I vote "yea."

Mr. STEPHENS (when his name was called). I have a pair with the junior Senator from Indiana [Mr. ROBINSON] and therefore withhold my vote. Mr. THOMAS of Idaho (when his name was called). On this question

Mr. THOMAS of Idaho (when his name was called). On this question I have a pair with the junior Senator from Iowa [Mr. BROOKHART]. I understand that if he were present he would vote "yea." I transfer that pair to the Senator from Oregon [Mr. McNARY] and will vote. I vote "nay."

The roll call was concluded.

*

Mr. HAYDEN. On this question I have pair with the junior Senator from Oregon [Mr. STEIWER] and withhold my vote. If I were at liberty to vote, I should vote "yea"; and if he were present he would vote "nay."

Mr. GLASS. I have a general pair with the senior Senator from Connecticut [Mr. BINGHAM]. Not knowing how he would vote on this question, I shall have to withhold my vote. If at liberty to vote, I should vote "yea."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Massachusetts [Mr. GILLETT] with the Senator from North Carolina [Mr. SIMMONS];

The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Wyoming [Mr. KENDRICK];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING];

The Senator from Nebraska [Mr. Howell] with the Senator from Louisiana [Mr. RANSDELL];

The Senator from Vermont [Mr. GREENE] with the Senator from Arkansas [Mr. CARAWAY]; and

The Senator from Connecticut [Mr. WALCOTT] with the Senator from Montana [Mr. WHEELER].

The result was announced—yeas 31, nays 28, as follows:

| | YEA | S31 | |
|--|---|--|--|
| Allen Ashurst Barkley Black Blaine Blease Bornh Bratton | Capper Connally Dill Fletcher Frazier George Harris Harrison | Hawcs Heftin Johnson La Follette McMaster Norbeck Norrls Nye | Schall Sheppard Smith Steck Swanson Tydings Walsh, Mont. |
| | NAY | 8-28 | |
| Baird Broussard Copcland Fess Glenn Goff Goldsborough | Grundy Hale Hastings Hattleid Hebert Jones Kean | Keyes McCulloch Metcalf Oddie Patterson Phipps Pine | Robsion, Ky. Shortridge Thomas, Idaho Thomas, Okla. Trammell Vandenberg Waterman |
| | NOT VO | TING37 | |
| Bingham Brook Brookhart Garaway Couzens Cutting Dale Deneen Gillett Glass | Gould Greene Hayden Howell Kendrick King McKellar McNary Moses Overman | Pittman Ransdell Reed Robinson, Ark. Robinson, Ind. SHIPSTEAD Simmons Smoot Smoot Stelwer Stephens | Sullivan Townsend Wagner Walcott Walsh, Mass, Watson Wheeler |

So the amendment was concurred in.

GLASS, SHEET, ETC.

VOTE ON CONCURRING IN THE AMENDMENT MADE IN THE COM-MITTEE OF THE WHOLE TO PARAGRAPH 219 REDUCING THE RATE OF DUTY ON THE VARIOUS SIZES OF CYLINDER, CROWN, AND SHEET GLASS, BY WHATEVER PROCESS MADE

(Cong. Record, March 12, 1930; page, Daily, 5292; Permanent, 5060)

The PRESIDING OFFICER. The question is on concurring en bloc in the amendments made as in Committee of the Whole on page 47, lines 10, 12, 14, 15, 17, and 19, which the Secretary will report.

119206-S. Doc. 177, 71-2----15

The LEGISLATIVE CLERK. On page 47, line 10, strike out "1½" and insert "1¼"; on line 12, strike out "2½" and insert "1½"; on line 14, strike out "2½" and insert "1½"; on line 14, strike out "2½" and insert "1½"; on line 17, strike out "3" and insert "2"; on line 19, strike out "3½" and insert "2¼"; and on line 19, strike out "3½" and insert "2¼"; so as to read:

PAR. 210. Cylinder, crown, and sheet glass, by whatever process made, and for whatever-purpose used, not exceeding 150 square inches, 1¼ cents per pound; above that, and not exceeding 384 square inches, 1¼ cents per pound; above that, and not exceeding 720 square inches, 1% cents per pound; above that, and not exceeding 864 square inches, 1¾ cents per pound; above that, and not exceeding 864 square inches, 1¾ cents per pound; above that, and not exceeding 864 square inches, pound; above that, and not exceeding 2,400 square inches, 2¼ cents per pound; above that, 2¼ cents per pound.

Mr. BINGHAM. Mr. President, I should like to inquire of the Chair whether those who are in favor of the higher rates should vote "nay" on this motion?

The PRESIDING OFFICER. Yes; a negative vote would be to raise the rates back to the House figures.

Mr. BARKLEY. And an affirmative vote would be to restore the rates to those of the act of 1922.

The PRESIDING OFFICER. The question is on concurring in the amendments.

Mr. BARKLEY. I ask for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. McKELLAR (when his name was called). On this vote I have a pair with the junior Senator from Delaware [Mr. TOWNSEND]. As yet I am unable to get a transfer, so I withhold my vote.

Mr. OVERMAN (when his name was called). I have a general pair with the senior Senator from Illinois [Mr. DENEEN]. I transfer that pair to the senior Senator from Minnesota [Mr. SHIPSTEAD] and vote "yea." Mr. SCHALL (when Mr. SHIPSTEAD'S name was called). My colleague [Mr.

SHIPSTEAD is unavoidably absent. Were he present he would vote "yea."

Mr. SIMMONS (when his name was called). I transfer my pair with the

Mr. SIAMONS (when his name was called). I transfer my pair with the senior Senator from Massachusetts [Mr. GILLETT] to the senior Senator from Wyoming [Mr. KENDRICK] and vote "yea." Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. BROCK]. I do not know how he would vote. If I were permitted to vote, I would vote "nay."

Mr. WHEELER (when his name was called). On this matter I have a pair with the junior Senator from Connecticut [Mr. WALCOTT]. If permitted to vote, I should vote "yea," and I understand the Senator from Connecticut would vote "nay."

The roll call was concluded.

Mr. BINGHAM. My colleague, the junior Senator from Connecticut [Mr. WALCOTR], is detained on account of illness. As just stated, he has a pair with the junior Senator from Montana [Mr. WHEELER]. If present, my colleague

would vote "nay." Mr. WATSON. I have a general pair with the Senator from South Carolina [Mr. SMITH]. Being unable to secure a transfer, I withhold my vote; but if I were voting, I should vote "nay." Mr. MOSES (after having voted in the negative). May I inquire if the

senior Senator from Iowa [Mr. STECK] has voted?

The VICE PRESIDENT, That Senator has not voted.

Mr. MOSES. I have a general pair with that Senator on all matters pertaining to the tariff bill. Therefore I withdraw my vote. Mr. McKELLAR. I find that I can transfer my pair with the Senator from

Delaware [Mr. TOWNSEND] to the senior Senator from Arizona [Mr. ASHURST], which I do, and vote "yea."

Mr. WATSON. I find that I can transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Vermont [Mr. GREENE], which I now do, and vote "nay,"

Mr. METCALF (after having voted in the negative). Has the Senator from Maryland [Mr. Typings] voted?

The VICE PRESIDENT. That Senator has not voted.

Mr. METCALF. I have a general pair with that Senator, and therefore withdraw my vote.

Mr. MOSES. I learn that I may transfer my pair with the senior Senator from Iowa [Mr. STECK] to the senior Senator from Oklahoma [Mr. PINE]. I make that transfer and vote "nay."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING]; and

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON].

YEAS-34

The result was announced—yeas 34, nays 40, as follows:

| | T 1973 | 1004 | |
|--|---|--|--|
| Barkley Black Black Blease Borah Brookhart Caraway Connally | Cutting Dill Fletcher Frazler Georgo Alass Harrison Harrison Hayden | Hoflin Howell La Follette McKellar McMaster Norbeck Norris Nye Overman | Schall Sheppard Simmons Swanson Wagner Walsh, Mass. Walsh, Mont. |
| | NAY | ′ S40 | |
| Allen Baird Bingham Broussard Capper Couzens Dale Fess Glenn Goff | Goldsborough Grundy Hale, Hastings Hatfield <i>Hawcg</i> Hebert Johnson Jones Kean | Keyes McCulloch McNary Moses Oddie Patterson Phipps Pittman Ransdell Robinson, Ind. | Robsion, Ky. Shortridge Smoot Steiwer Thomas, Idaho <i>Thomas, Okla.</i> <i>Trammell</i> Vandenberg Waterman Watson |
| | NOT VO | DTING-22 | |
| Ashurst Brook Copeland Deneen . Gillett Gould | Greene Kendric b Kiny Metcalf P'ne Reed | Robinson, Ark. Shipstead Smith Steck Stephens Sullivan | Townsend Tydings Walcott Wheeler |

So the amendments were nonconcurred in.

GLASS, PLATE

VOTE ON CONCURRING IN THE AMENDMENT MADE IN THE COM-MITTEE OF THE WHOLE TO PARAGRAPH 222, REDUCING THE RATES OF DUTY ON PLATE GLASS BY WHATEVER PROCESS MADE

(Cong. Record, March 12, 1930; page, Daily, 5295; Permanent, 5063)

The VICE PRESIDENT. The clerk will report the next amendment.

The LEGISLATIVE CLERK. The next amendment reserved is in paragraph 222, page 49, line 6, to strike out "19" and insert "15," and in line 7, to strike out "22" and insert " $17\frac{1}{2}$," so as to read:

PAR, 222. (a) Plate glass, by whatever process made, not exceeding 384 square inches, 13½ cents per square toot; above that, and not exceeding 720 square inches, 15 cents per square toot; all above that, 17½ cents per square foot; *Provided*, That none of the foregoing measuring three-eighths of 1 inch or over in thickness shall be subject to a less rate of duty than 50 per cent ad valorem.

The VICE PRESIDENT. The question is on concurring in the amendment made as in Committee of the Whole. The clerk will continue the calling of the roll,

The calling of the roll was resumed.

Mr. HARRISON (when his name was called). I have a pair with the senior Senator from Oregon [Mr. MCNARY], so for the present I withhold my vote.

Mr. McKFILIAR (when his name was called). On this question I have a pair with the junior Senator from Delaware [Mr. TOWNSEND]. Being unable to get a transfer I withhold my vote. If at liberty to vote, I should vote "yea."

Mr. MOSES (when his name was called). I have a general pair with the senior Senator from Iowa [Mr. STECK]. As he is absent, I withhold my vote. If at liberty to vote, I should vote "nay."

Mr. OVERMAN (when his name was called). I have a general pair with the senior Senator from Illinois [Mr. DENEEN]. Not being able to secure a transfer 1 withhold my vote.

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, not knowing how he would vote, I withhold my vote. If at liberty to vote, I should vote" nay."

Mr. SIMMONS (when his name was called). I transfer my pair with the Senator from Massachusetts [Mr. GILLET] to the Senator from Arizona [Mr. ASHURST] and will vote. I vote "yea."

Mr. SULLIVAN (when his name was called). I am paired with the Senator from Tennessee [Mr. Brock]. If at liberty to vote, I should vote "nay." I withhold my vote. Mr. WATSON (when his name was called). I have a general pair with the

Senator from South Carolina [Mr. SMITH], which I transfer to the Senator from Vermont [Mr. GREENE], and will vote. I vote "nay."

The roll call was concluded.

Mr. MOSES. I find that I can transfer my general pair with the senior Senator from Iowa [Mr. STECK] to the junior Senator from Kansas [Mr. ALLEN]. I make that transfer and vote "nay."

Mr. OVERMAN. I transfer the pair I have with the Senator from Illinois [Mr. DENEEN] to the Senator from New Mexico [Mr. BRATTON] and will vote. I vote "yea."

Mr. GOULD. I have a general pair with the Senator from Utah [Mr. KING]. I transfer that pair to the Senator from Vermont [Mr. DALE] and will vote. I vote "nay."

Mr. SHEPPARD. Mr. President, we have a telegram from the Senator from Wyoming [Mr. KENDRICK], which reads:

Please arrange pair for me in favor of committee rate, Schedule 222, plate glass.

Mr. FESS. I desire to announce that the Senator from Pennsylvania [Mr. **REED**] is paired with the Senator from Arkansas [Mr. ROBINSON]; the Senator from Connecticut [Mr. WALCOTT] is paired with the Senator from Montana [Mr. WHEELER]; and the Senator from Minnesota [Mr. SHIPSTEAD] is paired with the Senator from Wyoming [Mr. KENDRICK]. The roll call resulted—yeas 36, nays 36, as follows:

VIEAS-36

| | | 11549-30 | |
|---|--|--|---|
| Barkley Black Blaine Bloase Borah Brookhart Capper Coraway Connally | Cutting Dill Fletcher Frazier Glass Haris Hayden Heyfin | Howell La Follette McMaster Norbeck Norris Nye Overman Schall Shappard | Simmons Swanson Thomas, Okla. Trammell Tydings Vandenberg Walgner Walsh, Mass. Walsh, Mont. |
| | | NAYS36 | |
| Baird Bingham Broussard Copeland Couzens Fess Glenn Goff Goldsborough | Gould Grundy Hale Hastings Hatfield <i>Hatocs</i> Hebert Johnson Jones | Kenn Keyes McCulloch Metcalf Moses Oddie Patterson Phipps Pine | Pittman Ransdell Robsion, Ky. Shortridge Smoot Stelwer Thomas, Idaho Waterman Watson |
| | NG |)T VOTING-24 | |
| Allen Ashurst Bratton Brock Dale Dencen | Gillett Greene Harrison Kendrick King MoKellar | McNary Reed Robinson, Ark. Robinson, Ind. Shipstead Smith | Steok Stephens Sullivan 'Fownsend Walcott Wheeler |
| | | | |

The VICE PRESIDENT. On this question the yeas are 36, the mays are 36. The Chair votes "nay," and the amendment made as in Committee of the Whole is nonconcurred in.

IRON IN PIGS

VOTE ON MR. GRUNDY'S AMENDMENT TO THE AMENDMENT MADE IN THE COMMITTEE OF THE WHOLE TO PARAGRAPH 301, TO INCREASE THE DUTY ON IRON IN PIGS AND IRON KENTLEDGE FROM 75 CENTS TO \$1.40 PER TON. THE HOUSE RATE WAS \$1.12½, THE SENATE COMMITTEE REPORTED AT \$1.50, AND THE COMMITTEE OF THE WHOLE REDUCED THE RATE TO 75 CENTS PER TON

(Cong. Record, March 12, 1930; page, Daily, 5301; Permanent, 5070)

The VICE PRESIDENT. Is there objection to the unanimous-consent request submitted by the Senator from Nebraska? The Chair hears none, and it is so ordered. The clerk will report the next amendment reserved.

The LEGISLATIVE CLERK. The next amendment reserved is in paragraph 301, page 56, iron in pigs and iron kentledge, in line 3, to strike out "\$1.12½" and insert "75 cents," so as to read:

Iron in pigs and iron kentledge, 75 cents per ton.

The VICE PRESIDENT. The question is on concurring in the amendment made as in Committee of the Whole. -

* * * * * * *

The VICE PRESIDENT. The Senator from Pennsylvania is recognized.

Mr. GRUNDY. Mr. President, I move to amend the amendment made as in the Committee of the Whole by striking out "75 cents" and inserting in lieu thereof "\$1.40," so as to read:

Iron in pigs and iron kentledge, \$1.40 per ton.

* * * * * * * * * * * The VICE PRESIDENT. The question is on the amendment proposed by the Senator from Pennsylvania to the amendment made as in Committee of the Whole.

Mr. BROOKHART. If we vote "yea," we are voting for the higher rate; and if we vote "nay," we are voting for the lower rate?

The VICE PRESIDENT. That is correct.

The clerk will continue the calling of the roll,

The Chief Clerk resumed the calling of the roll.

Mr. SIMMONS (when his name was called). I transfer my pair with the senior Senator from Massachusetts [Mr. GILLETT] to the junior Senator from South Carolina [Mr. BLEASE] and vote "nay."

Mr. STEPHENS (when his name was called). On this vote I have a general pair with the junior Senator from Indiana [Mr. ROBINSON]. Therefore I withhold my vote.

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. BROCK]. If I were permitted to vote, I would vote "yea,"

Mr. WATSON (when his name was called). I have a general pair with the Senator from South Carolina [Mr. SMITH], who is unavoidably absent. I am not able to secure a transfer, and therefore I withhold my vote. If voting, I should vote "yea."

Should vote "yea." Mr. WHEELER (when his name was called). On this vote I have a pair with the junior Senator from Connecticut [Mr. WALCOTT]. I transfer that pair to the junior Senator from Oklahoma [Mr. THOMAS] and vote "nay."

The roll call was concluded.

Mr. McKELLAR. I transfer my pair with the junior Senator from Delaware [Mr. TOWNSEND] to the senior Senator from Nevada [Mr. PITTMAN] and vote "nay."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Pennsylvania [Mr. RED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING]; and

The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Wyoming [Mr. KENDRICK].

The result was announced—yeas 31, nays 42, as follows:

| | У | 'EAS-31 | |
|--|--|---|--|
| Allen Baird Bingham Broussard Copcland Couzens Dale Fess | Glenn Goff Goldsborough Greene Grundy Hate Hastings Hatfield | Hebert Kenn Keyes McCulloch Metcalf Moses Oddie Patterson | Phipps Pine Shortridge Smoot Vandenberg Wagner Wagner |
| | N | AYS-42 | |
| Ashurst Barkley Black Waine Borah Bratton Brookbart Capper Caraway Connally Containg | Dill Fletcher Frazier George Olass Harris Harrison Hawes Hayden Hegin Howell | Johnson Jones La Follette McKellar McMaster McNary Norbeck Norris Nye Schall Sheppard | Simmons Steek Nwanson Thomas, Idaho Trammell Tydings Walsh, Mass, Walsh, Mont. Wheeler |
| | NOT | VOTING-23 | |
| Blcase Brook Deneen Gillett Gould Kendrick | King Overman Pitman Ransdell Reed Robinson, Ark. | Robinson, Ind. Robsion, Ky. SHIPSTEAD Smith Steiwer Stephens | Sullivan Thomas, Okla. Townsend Walcott Walcon |

So Mr. GRUNDY'S amendment to the amendment made as in Committee of the Whole was rejected.

STEEL, HOLLOW BARS AND DRILL

VOTE ON CONCURRING IN THE AMENDMENT MADE IN THE COM-MITTEE OF THE WHOLE STRIKING OUT THE PROVISO IN PARA-GRAPH 304 PLACING AN ADDITIONAL DUTY OF 1.3 CENTS PER POUND ON HOLLOW STEEL BARS AND HOLLOW DRILL STEEL VALUED AT MORE THAN 4 CENTS PER POUND

(Cong. Record, March 12, 1930; page, Daily, 5306; Permanent, 5074)

The PRESIDENT pro tempore. The next amendment reserved will be stated.

The LEOISLATIVE CLERK. On page 61, paragraph 304, lines 15 to 18, the Senate, as in Committee of the Whole, struck out the following proviso:

Provided further, That on hollow bars and hollow drill steel valued at more than 4 cents per pound there shall be levied, collected, and paid an additional duty of 1.3 cents per pound.

*

The PRESIDENT pro tempore. The clerk will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. MCKELLAR (when his name was called). I have a pair with the junior

Senator from Delaware [Mr. Townsend]. I am unable to get a transfer, so I withhold my vote. If I were at liberty to vote, I should vote "yea," Mr. WATSON (when his name was called). I have a general pair with the senior Senator from South Carolina [Mr. SMITH]. Not being able to secure a transfer, I withhold my vote. If I were at liberty to vote, I should vote "nay."

The roll call was concluded. Mr. WATSON. Mr. President, I find that I can transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Vermont [Mr. DALE]. I do so, and vote "nay,"

Mr. SIMMONS. I transfer my pair with the senior Senator fro mMassachusetts [Mr. GILLETT] to the senior Senator from Nevada [Mr. PITTMAN], and will vote. I vote "yea," Mr. HARRISON. On this question I have a pair with the senior Senator from

Maine [Mr. HALE], who was called out of the Chamber on important business. For that reason I withhold my vote.

Mr. WHEELER. On this question I have a pair with the junior Senator from Connecticut [Mr. WALCOTT]. If the Senator from Connecticut were present, he would vote "nay." I transfer my pair with him to the junior Senator from New York [Mr. WAGNER], and will vote. I vote "yea." Mr. MCKELLAR. I transfer my pair to the junior Senator for Florida [Mr. TRAMMELL], and will vote. I vote "yea."

Mr. SCHALL. Were my colleague, the senior Senator from Minnesota [Mr. SHIPSTEAD], here, he would vote "yea."

Mr. BROOKHART (after having voted in the affirmative). Has the junior Senator from Idaho [Mr. THOMAS] voted ?

The VICE PRESIDENT. That Senator has not voted.

Mr. BROOKHART. I have a pair with the Senator from Idaho on this question, so I withdraw my vote.

Mr. HARRISON. I transfer my pair to the junior Senator from Oklahoma [Mr. THOMAS], and vote "yea." Mr. FESS. I desire to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. Robinson];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. King]; The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. BROCK];

The Senator from Vermont [Mr. GREENE] with the Senator from Arkansas [Mr. CARAWAY];

The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Wyoming [Mr. KENDRICK];

The Senator from Kentucky [Mr. ROBSION] with the Senator from Arizona [Mr. HAYDEN]; and

The Senator from New Hampshire [Mr. Moses] with the Senator from Iowa [Mr. STECK].

The result was announced-yeas 35, nays 26, as follows:

| | YEA | S35 | |
|---|---|--|--|
| Ashurst Barkley Black Blaine Blcase Borah Bratton Capper Connally | Copeland Cutting - Dill - Fletcher Frazier George Glass Harris Harris | Heftin Howell La Follette MoKellar McMaster Norbeck Norris Nye Schall | Sheppard Simmons Stephens Swanson Tydings Walsh, Mass Walsh, Mont. Wheeler |
| | NAY | S-20 | |
| Allen Baird Bingham Fess Gleun Goff Goldsborough | Grundy Hastings Hatfield Hebert Jones Kean Kean Keyes | McCulloch Metcalf Oddie Patterson Phipps Robinson, Ind. Shortridge | Smoot Stelwer Vandenberg Waterman Watson |
| | NOT VO | TING-35 | |
| Brock Brookhart Broussand Curaway Couzens Dale Deneen Gillett Gould | Greene Hale Hayden Johnson Kendrick King MeNary Moses | Overman Pine Pittman Ransdell Reed Robinson, Ark. Robsion, Ky. SHIPSTEAD Smith | Steck Sullivan Thomas, Idaho Thomas, Okla. Townsend Trammell Wagner Walcott |

So the amendment made as in Committee of the Whole was concurred in.

FLOORING OF MAPLE. ETC.

VOTE ON MR. VANDENBERG'S AMENDMENT (IN THE SENATE) TO REDUCE THE RATE OF DUTY IN THE HOUSE TEXT ON MAPLE (EXCEPT JAPANESE MAPLE), BEECH, AND BIRCH FLOORING FROM 15 TO 8 PER CENT AD VALOREM

NOTE.—The entire paragraph 401 was stricken out in the Committee of the Whole, sending this flooring to the free list. Senator VANDENBERG had the parliamentary right, before the vote on concurring, to amend the text to be stricken out.

(Cong. Record, March 12, 1930; page, Daily, 5322; Permanent, 5090)

The VICE PRESIDENT. The next amendment reserved for a separate voto will be stated.

The LEGISLATIVE CLERK. Paragraph 401, maple and birch lumber; On page 117, strike out lines 19 to 23, inclusive, and on page 18 strike out lines 1 to 8.

Mr. VANDENBERG. Mr. President, I move to amend the committee amendment by inserting 8 per cent ad valorem in place of 15 per cent ad valorem.

The VICE PRESIDENT. The amendment will be stated. The LEGISLATIVE CLERK. The Senator from Michigan moves, on page 118, line 7, to strike out "15 per cent ad valorem" and insert in lieu thereof "8 per cent ad valorem," so as to read:

PAR. 401. Maple (except Japanese maple), birch, and beech: Flooring, 8 per cent ad valorem.

The VICE PRESIDENT. The articles were placed upon the free list in Committee of the Whole. The clerk will continue the calling of the roll.

The legislative clerk resumed the call of the roll,

Mr. GLASS (when his name was called). I have a pair with the senior Senator from Connecticut [Mr. BINGHAM]. In his absence I withhold my vote. If permitted to vote, I should vote "nay."

Mr. WATSON (when his name was called). I have a general pair with the senior Senator from South Carolina [Mr. SMITH]. I am informed by the pair clerk that there is no available transfer, and I therefore withhold my vote.

The roll call was concluded.

Mr. BRATTON (after having voted in the negative). I have a general pair with the junior Senator from Oregon [Mr. STEIWER], which I transfer to the senior Senator from Missouri [Mr. HAWES] and will allow my vote to stand.

Mr. STECK (after having voted in the negative). I have a general pair with the senior Senator from New Hampshire [Mr. Moses], which I transfer to the senior Senator from Nevada [Mr. PITTMAN] and let my vote stand. Mr. BLEASE (after having voted in the negative). I have a pair with the

junior Senator from Missouri [Mr. PATTERSON]. In his absence, I withdraw my vote.

Mr. FESS. I wish to announce the following pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. Overman];

The Senator from Massachusetts [Mr. GILLERT] with the Senator from North Carolina [Mr. SIMMONS];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING];

The Senator from Connecticut [Mr. WALCOTT] with the Senator from Montana [Mr. Wheeler];

The Senator from Vermont [Mr. GREENE] with the Senator from Arkansas [Mr. CARAWAY];

The Senator from Kentucky [Mr. Robsion] with the Senator from New York [Mr. WAGNER]

The Senator from Louisiana [Mr. RANSDELL] with the Senator from Nebraska [Mr. HOWELL]; and

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. Brock].

*

The result was announced—yeas 33, nays 30, as follows :

| | YEA | S33 | |
|--|--|--|---|
| Baird Blaine Brookhart Broussard Copeland Couzens Dale Dill Fess | Glenn Goff Goldsborough Grundy Hale Hastings Hatfield Hebert Johnson | Jones Kean Keyes La Follette McCulloch McNary Metealf Oddle Phipps | Shortridge Smoot Thomas, Idaho Townsend Vandenberg Waterman |
| | NAY | S—30 | |
| Allen Ashurst Barkley Black Borah Bratton Capper Connally | Frazier Georgo Harris Harrison Hayden Heldin MeKellar MeMaster | Norbeck Norris Pine Robinson, Ind. Schall Sheppard Steck Stephens | Swanson Thomas, Okla. Trammell Tydings Walsh, Mass. Walsh, Mont. |
| | NOT VO | TING-33 | |
| Bingham Bleaso Brock Caraway Cutting Deneen Fletcher Gillett Glass | Gould Greene Hawes Howell Kendrick King Moses Nye Overman | Patterson Pittman Ransdell Reed Robsion, Ark. Robsion, Ky. SHIPSTEAD Simmons Smith | Stelwer Sullivan Wafner Walcott Watson Whceler |

So Mr. VANDENBERG'S amendment to the amendment made as in Committee of the Whole was agreed to.

FLOORING OF MAPLE, ETC.

VOTE ON CONCURRING IN THE AMENDMENT MADE IN THE COM-MITTEE OF THE WHOLE (AS MODIFIED BY MR. VANDENBERG'S AMENDMENT) TO STRIKE OUT PARAGRAPH 401 PLACING A DUTY OF 8 PER CENT AD VALOREM ON MAPLE (EXCEPT JAPA-NESE MAPLE), BIRCH, AND BEECH FLOORING, WHICH WOULD PLACE THIS FLOORING ON THE FREE LIST

(Cong. Record, March 12, 1930; page, Daily, 5323; Permanent, 5091)

The VICE PRESIDENT. The question is on concurring in the amendment made in Committee of the Whole as amended, which strikes out the paragraph as amended on the motion of the Senator from Michigan [Mr. VANDENBERG] and puts the articles on the free list. A vote "yea" is to put maple, birch, and beech flooring on the free list. A vote "nay" is to put those articles on the dutiable list at 8 per cent ad valorem.

Mr. NORRIS. If he wants to put the commodities on the free list he should vote "yea "?

The VICE PRESIDENT. The Senator is correct. The clerk will continue the calling of the roll.

The legislative clerk resumed the call of the roll,

Mr. GLASS (when his name was called). I have a pair with the senior Senator from Connecticut [Mr. BINGHAM] and therefore withhold my vote. If permitted to vote, I would vote "yea."

Mr. STECK (when his name was called). I have a pair with the senior Senator from New Hampshire [Mr. Moses]. I transfer that pair to the senior Senator from Nevada [Mr. PITTMAN] and vote "yea." Mr. WATSON (when his name was called). I am unable to secure a transfer

Mr. WATSON (when his name was called). I am unable to secure a transfer of my pair with the senior Senator from South Carolina [Mr. SMITH]. I therefore withhold my vote.

The roll call was concluded.

Mr. WALSH of Massachusetts. Mr. President, may I inquire how the senior Senator from Arizona [Mr. ASHURST] is recorded? The VICE PRESIDENT. He is recorded as voting in the negative.

Mr. WALSH of Massachusetts. In his absence I ask unanimous consent that he may be recorded in the affirmative, as he so intended to vote. He having left the Chamber, I ask it in his behalf.

The VICE PRESIDENT. Is there objection? The Chair hears none, and it is so ordered.

Mr. FESS. I wish to announce the following pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Massachusetts [Mr. GILLETT] with the Senator from North Carolina [Mr. SIMMONS];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING];

The Senator from Connecticut [Mr. WALCOTT] with the Senator from Montana [Mr. WHEELER];

The Senator from Vermont [Mr. GREENE] with the Senator from Arkansas [Mr. CARAWAY];

The Senator from Kentucky [Mr. Robsion] with the Senator from New York [Mr. WAGNER];

The Senator from Nebraska [Mr. Howell] with the Senator from Louisiana [Mr. RANSDELL]; and

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. Brock].

The result was announced-yeas 31, nays 33, as follows:

YEAS-31 Allen Fletcher McMaster Stephens Norbeck Norris Nye Pine Ashurst Swanson Thomas, Okla, Frazier Barkley George Trammell Black Harris Tydings Walsh V Bornh Harrison Walsh, Mass. Walsh, Mont. Bratton Hauden Schall Capper Sheppard Steck He/lin Connally McKellar NAYS-33 Baird Glenn Shortridge Jones Blaine Smoot Thomas, Idaho Goff Kean Goldsborough Brookhart Keyes Grundy La Follette McCulloch Townsend Broussard Copeland Hale andenberg Couzens Hastings Hatfield MeNary Metcalf Waterman Date Hebert DШ Oddle Fess Phipps Johnson NOT VOTING-32 Simmons Smith Stelwer Sullivan Bingham Gould Patterson Blcase Greene Pittman Brock Hawes Ransdell Ransaea Reed Robinson, Ark. Robinson, Ind. Robsion, Ky. Careway Cutting Howell Kendrick Wagner Walcott Dencen King Gillett Moses Valson Wheeler Class Overman SHIPSTEAD

So the amendment made as in Committee of the Whole was nonconcurred in.

SUGAR

[Reconsider vote]

VOTE ON MR, NYE'S MOTION TO RECONSIDER THE VOTE WHEREBY THE SENATE CONCURRED IN THE AMENDMENT MADE IN THE COMMITTEE OF THE WHOLE AS AMENDED BY MR. SMOOT'S AMENDMENT PROVIDING A 2-CENT RATE ON SUGAR AS AGAINST CUBA

(Cong. Record, March 13, 1930; page, Daily, 5875; Permanent, 5145) The VICE PRESIDENT. The clerk will state the pending question. The CHIEF CLERK. The question is on agreeing to the motion to reconsider the vote by which the Senate concurred in the amendment made as in Committee of the Whole as amended in the Senate, on page 121, 1 ne 12, sugar.

Mr. HARRISON. Let us have the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. CONNALLY (when his name was called). On this vote I have a pair with the Senator from Wyoming [Mr. KENDRICK]. I transfer that pair to the Senator from Minnesota [Mr. SHIPSTEAD] and vote "yea."

Mr. WALSH of Montana (when Mr. KING'S name was called). The junior Senator from Utah [Mr. KING] is absent on account of illness. He is paired with the senior Senator from Massachusetts [Mr. GILETT]. If the jun'or Senator from Utah were here, according to my information he would vote "nay." I am informed that if the senior Senator from Massachusetts were present he would vote "yea."

Mr. OVERMAN (when his name was called). I have a general pair with the senior Senator from Illinois [Mr. DENEEN]. I have been trying to obtain a transfer, but have been unable to do so. If I could vote, I would vote "yea."

Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). I desire to announce the unavo dable absence of the senior Senator from Minnesota [Mr. SHIPSTEAD]. If present, he would vote "yea."

Mr. SIMMONS (when his name was called). I have been relieved from my general pair with the senior Senator from Massachusetts [Mr. GILLETT] on this vote. I vote "yea."

vote. I vote "yea." Mr. WATSON(when his name was called). I have a general pair with the senior Senator from South Carolina [Mr. SMJTH]. He is unavoidably detained from the Senate. I am unable to obtain a transfer, and therefore withhold my vote. If I were voting, I should vote "nay."

The roll call was concluded.

Mr. SHEPPARD. The senior Senator from Pennsylvania [Mr. REED] and the senior Senator from Arkansas [Mr. ROBINSON] are absent in attendance on the naval conference in London. They have a general pair with each other.

Mr. OVERMAN, 1 transfer my pair with the senior Senator from Illinois [Mr. DENEEN] to the junior Senator from South Carolina [Mr. BLEASE] and vote "yea."

The result was announced—yeas 38, nays 47, as follows:

YEAS-38

| Allen Barkley Black Blaine Borah Bratton Brookhart Capper Caratoay | Connally Cuiting Frazier George Ulass Harris Harrison Harrison Harrison Harrison Harlin La Pollette | McKellar MeMaster Norbeck Nore Overman Pittman Robinson, Ind. Sheppard Simmons | Steek Stephens Nuanson Tudings Wayner Walsh, Mass, Walsh, Mont, Wheeler | | |
|--|--|---|---|--|--|
| | NAX | 'S—47 | | | |
| Ashurst Baird Bingham Broussard Copeland Couzens Dale Dale Dale Fess Fletoher Glenn Goff | Goldsborough Gould Greene Grundy Hale Hastings Hattield <i>Hayden</i> Hebert Howell Johnson Johnson | Kean Keyes McCulloch McNary Metcalf Moses Oddle Patterson Phipps Phie <i>Ransdell</i> Schall | Shortridge Smoot Stelwer Sullivan Thomas, Idaho Thomas, Okla, Townsend Trammell Vandenberg Walcott Waterman | | |
| NOT VOTING-11 | | | | | |
| <i>Blcase</i> Deneen Hillett | Kendr ick King Reed | Robinson, Ark. Robsion, Ky. Shipstead | Smith Watson | | |

So the Senate refused to reconsider the vote fixing the rate on sugar.

CEMENT

[Reconsideration]

VOTE ON MR. NYE'S MOTION TO RECONSIDER THE VOTE (OF MARCH 7, 1930) WHEREBY THE SENATE NONCONCURRED IN THE AMENDMENT MADE IN THE COMMITTEE OF THE WHOLE, AS AMENDED, TO STRIKE OUT THE DUTY OF 6 CENTS PER 100 POUNDS ON CEMENT

(Cong. Record, March 13, 1930; page, Daily, 5376; Pormanent, 5146)

The VICE PRESIDENT. The motion will be stated by the clerk. The CHIEF CLERK. The question is on agreeing to the motion entered by the Senator from North Dakota [Mr. NYE] to reconsider the vote imposing a duty on cement.

*

*

The VICE PRESIDENT. That was agreed to. The question is on the motion entered by the Senator from North Dakota, and the Senate is now proceeding to vote upon that motion. The clerk will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. GOULD (when his name was called). On this question I have a pair with the Senator from Utah [Mr. KING]. If he were present and free to vote, he would vote "yea"; and if I were permitted to vote, I should vote "nay."

Mr. OVERMAN (when his name was called). I transfer the pair I have with the senior Senator from Illinois [Mr. DENEEN] to the senior Senator from Minnesota [Mr. Shipstead] and vote "yea." Mr. LA FOLLETTE (when Mr. Shipstead's name was called). The senior

Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). The senior Senator from Minnesota [Mr. SHIPSTEAD] is unavoidably absent. If he were present, he would vote "yea."

Mr. SIMMONS (when his name was called). I transfer my general pair with the senior Senator from Massachusetts [Mr. GILLETT] to the senior Senator from Wyoming [Mr. KENDRICK] and vote "yea."

Mr. WATSON (when his name was called). I transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Kentucky [Mr. Robsion] and vote "nay."

YEAS--38

The roll call was concluded.

The result was announced-yeas 38, nays 47, as follows :

Allen Caraway Heflin Simmons Connally Ashurst Howell La Follette Steek Stephens Barkley Cutting Bluck Fletcher McMaster Swanson Trammell Walsh, Mass. Walsh, Mont. Frazier Glass Blaine Norbeck Norris Nye Rlease Borah Harris Orerman Schall Wheeler Bratton Harrison Brookhart Hawes Sheppard Hauden Capper NAYS--47 Greene McNary Baird Stelwer Sullivan Bingham Grundy Metcalf Hale Hastings Thomas, Idaho Thomas, Okla. Brock Moses Broussard Oddle Patterson Phipps Copcland llatfield Townsend Couzens Hebert *Tydings* Vandenberg Dale Johnson Pine DHI Fess Jones Pittman Wagner Kenn Keyes McCulloch *McKellar* Walcott Ransdell Glenn Robinson. Ind. Waterman Goff Shortridge Watson Goldsborough Smoot NOT VOTING-11

Deneen Gould Reed Shipstead George Kendrick Robinson, Ark. Smith Gillett King Robston, Ky.

So the Senate refused to reconsider the vote fixing the rate on cement.

*

CLOTHESPINS, SPRING

VOTE ON MR. SMOOT'S AMENDMENT (IN THE SENATE) TO AMEND THE TEXT OF THE BILL TO BE CONCURRED IN, BY INCREASING THE DUTY ON SPRING CLOTHESPINS FROM 10 TO 20 CENTS PER GROSS

NOTE.—The Finance Committee reported 20 cents and the amendment of Mr. THOMAS of Oklahoma reduced the rate to 10 cents per gross.]

(Cong. Record, March 13, 1930; page, Daily, 5384; Permanent, 5155)

The VICE PRESIDENT. The amendment made as in Committee of the Whole will be stated.

The LEGISLATIVE CLERK. In paragraph 411, spring clothespins, the Senate, as in Committee of the Whole, struck out "15 cents" and inserted "10 cents," so that it reads:

Spring clothespins, 10 cents per gross.

Mr. SMOOT. I shall conclude as soon as I enter the motion.

I desire to ask the Chair if a motion now to substitute a rate of 20 cents per gross on spring clothespins would be in order?

The VICE PRESIDENT. It is in order to move to strike out "10" and insert "20."

Mr. SMOOT. Very well; I enter that motion.

* The VICE PRESIDENT. The question is on the amendment proposed by the Senator from Utah to the amendment made as in Committee of the Whole.

Mr. HALE and other Senators called for the yeas and nays, and they were ordered.

The VICE PRESIDENT. The clerk will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. GOULD (when his name was called). I have a general pair with the Senator from Utah [Mr. KING] and withhold my vote.

Mr. OVERMAN (when his name was called). I announce my general pair with the senior Senator from Illinois [Mr. DENEEN], and therefore withhold my vote.

Mr. SIMMONS (when his name was called). I transfer my general pair with the senior Senator from Massachusetts [Mr. GILLETT] to the junior Senator from Arizona [Mr. HAYDEN], and will vote. I vote "nay."

Mr. WATSON (when his name was called). I transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Kentucky [Mr. ROBSION] and will vote. I vote "yea."

The roll call was concluded.

Mr. OVERMAN. I transfer my pair with the senior Senator from Illinois [Mr. DENEEN] to the senior Senater from Kentucky [Mr. BARKLEY] and vote "nay."

Mr. FESS. I desire to announce the following general pairs:

The junior Senator from Illinois [Mr. GLENN] with the junior Senator from

Arkansas [Mr. CARAWAY]; and The senior Senator from Pennsylvania [Mr. REED] with the senior Senator from Arkansas [Mr. Robinson].

The senior Senator from Kentucky [Mr. BARKLEY] entered the Chamber and voted "nay."

Mr. OVERMAN (after having voted in the negative). The Senator from Kentucky [Mr. BARKLEY] having entered the Chamber and voted, I withdraw my vote.

The roll call resulted—yeas 40, nays 40, as follows:

YEAS-40

| Allen | Grundy | |
|--------------|-----------|--|
| Baird | Hale | |
| Bingham | Hastings | |
| Broussard | Hatfield | |
| Copcland | Hebert | |
| Dale | Jones | |
| Fess | Kean | |
| Goff | Keyes | |
| Goldsborough | McCulloch | |
| Greeue | McNary | |

Metcalf Moses Oddie Patterson Phipps Pine Pittman Ransdell Robinson, Ind. Schall

Shortridge Smoot Steiwer Sullivan Thomas, Idaho Townsend Vandenberg Walcott Waterman Watson

| Ashurat Barkley Black Blaase Borah Bratton Brock Brookhart Capper | Connally Couzens Cutting Dill Fletcher Frazier George Glass Harris Harrison | Hawes Heffin La Follette McKellar McMaster Norbeck Norris Nye Sheppard Simmons | Steck Stephens Swanson Thomas, Okla. Trammell Tydings Wagner Walsh, Mass. Walsh, Mont. Wheeler |
|---|--|---|---|
| | | NOT VOTING-16 | |

NAYS-40

| Caraway Dencen | Gould Hauden | Kendrick King | Robinson, Ark. Robsion, Ky, | |
|-------------------|-------------------|------------------|--------------------------------|--|
| Gillett Glenn | Howell Johnson | Overman Reed | Shipstead Smith | |

The VICE PRESIDENT. The yeas are 40 and the nays are 40. The Chair votes "yea," making 41 yeas to 40 nays, and the amendment to the amendment made as in Committee of the Whole is agreed to.

The VICE PRESIDENT. The question now is on concurring in the amendment made as in Committee of the Whole, as amended in the Senate. The amendment as amended was concurred in.

MUSTARD SEED

VOTE ON MR. GOLDSBOROUGH'S AMENDMENT (IN THE SENATE) TO THE AMENDMENT MADE IN THE COMMITTEE OF THE WHOLE IN PARAGRAPH 779, TO REDUCE THE DUTY ON MUSTARD SEEDS FROM 3 TO 1 CENT PER POUND

(Cong. Record, March 13, 1930; page, Daily, 5391; Permanent, 5162)

The VICE PRESIDENT. Without objection, the amendment will be passed over. The next amendment on which a separate vote was reserved was that relating to mustard, which the secretary will state.

The CHIEF CLERK. In paragraph 779, page 145, line 15, the Senate, as in Committee of the Whole, struck out "2 cents" and inserted in lieu thereof "3 cents," so as to read:

Mustard seeds (whole), 3 cents per pound.

Mr. GOLDSBOROUGH. Mr. President, I send an amendment to the desk which I desire to offer.

The VICE PRESIDENT. The clerk will state the amendment.

The CHIEF CLERK. The Senator from Maryland offers the following amendment. On page 145, line 15, to strike out "3 cents" and insert in lieu thereof "1 cent," so as to read:

Mustard seeds (whole), 1 cent per pound.

Mr. WALSH of Montana. Mr. President, for the benefit of those Senators who came into the Chamber on the quorum call, I want to state the question which is involved. The present law imposes a duty of 1 cent per pound on mustard seed; the House bill carries a duty of 2 cents a pound. That rate was approved by the Senate Finance Committee. On the floor the duty was raised to 3 cents per pound. Now, it is proposed to put it back to 1 cent per pound. The product involved is one which is grown in California and Montana.

The VICE PRESIDENT. It is now too late to offer such an amendment. The roll call was resumed.

Mr. GLENN (when his name was called). I have a special pair for the day with the junior Senator from Arkansas [Mr. CARAWAY] and therefore withhold my vote.

Mr. OVERMAN (when his name was called). I have a general pair with the Senator from Illinois [Mr. DENEEN] and therefore withhold my vote.

The roll call was concluded.

*

*

Mr. BLEASE. Mr. President, I just came into the Chamber, and find myself in the position that I do not know exactly how to vote. Some of my friends are voting one way and others are voting the other. May the question be stated? The VICE PRESIDENT. A vote "yea" is to vote for the imposition of a

duty of 1 cent a pound.

Mr. BLEASE. How is it if a Senator shall vote "nay"? The VICE PRESIDENT. That would be for the imposition of a duty of 3 cents a pound.

Mr. BLEASE. Then I vote "yea." Mr. SIMMONS. I have a general pair with the Senator from Massachusetts [Mr. GILLETT]. In his absence I withhold my vote.

Mr. BINGHAM. Has the junior Senator from Virginia [Mr. GLASS] voted? The VICE PRESIDENT. He has not.

Mr. BINGHAM. I have a general pair with the junior Senator from Virginia and therefore withhold my vote.

Mr. WATSON. I transfer my pair with the Senator from South Carolina [Mr. SMITII] to the Senator from Kentucky [Mr. Robsion] and vote "nay." Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING]; and

The Senator from Minnesota [Mr. Shipstead] with the Senator from Wyoming [Mr. KENDRICK].

Mr. MOSES (after voting in the affirmative). I transfer my general pair with the Senator from Louisiana [Mr. BROUSSARD] to the Senator from Oregon [Mr. McNARY] and let my vote stand.

The result was announced-yeas 28, nays 39, as follows:

YEAS-28

| Baird Blease Copeland Couzens Dale Dill Goldsborough | Grund y Hale <i>Harris</i> Hatfield Hobert Kean La Follette | Metcalf Moses Norris Patterson Sullivan Swanson Thomas, Okla. | Townsend Tydings Vandenberg Walentr Waleh, Mass. Waterman |
|--|---|---|--|
| | | NAYS-39 | |
| Allen Ashurst Barkley Black Bratton Brock Brookhart Capper Connally Cutting | Fess Fletcher Frazler Gcorge Greene Harrison Hastings Haves Hayden Hegin | Howell Johnson Jones McCulloch <i>McKellar</i> McMaster Norbeck Nyo Oddle ' Phipps | Robinson, Ind. Schall Shoppard Shortridge Smoot Stephens Walsh, Mont. Watson Wheeler |
| | NO' | r voting-29 | |
| Bingham Blaine Borah Broussard Caraway Deneen Gillett Glass | Glenn Goff Gould Kendrick Keyes King MeNary Overman | Pine Pittman Ransdell Reed Robinson, Ark. Robison, Ky. SHIPSTEAD Simmons | Smith Steck Steiwer Thomas, Idaho Trammell |
| ~ ~ ~ ~ | | | |

So Mr. Goldsborough's amendment to the amendment made as in Committee of the Whole was rejected.

MUSTARD SEEDS

VOTE ON CONCURRING IN THE AMENDMENT MADE IN THE COM-MITTEE OF THE WHOLE TO PARAGRAPH 779, WHEREBY THE DUTY ON MUSTARD SEEDS WAS INCREASED FROM 2 TO 3 CENTS PER POUND

(Cong. Record, March 13, 1930; page, Daily, 5391; Permanent, 5162)

The VICE PRESIDENT. The question is on concurring in the amendment made as in Committee of the Whole.

Mr. DILL. I ask to have the amendment stated.

The VICE PRESIDENT. The amendment made as in Committee of the Whole will be stated.

The LEGISLATIVE CLERK. On page 145, line 15, strike out "2 cents" and insert "3 cents," so as to read :

Mustard seeds (whole), 3 cents per pound.

The VICE PRESIDENT. The question is on concurring in the amendment made as in Committee of the Whole.

Mr. FESS. Mr. President, a parliamentary inquiry. The VICE PRESIDENT. The Senator will state it.

Mr. FESS. A negative vote makes the rate 2 cents?

The VICE PRESIDENT. That is correct.

Mr. WALSH of Massachusetts. I call for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. WATSON (when his name was called). Making the same announcement as on the previous vote with reference to my pair and its transfer, I vote " yea."

The roll call was concluded.

Mr. NORBECK. On this question I am paired with the senior Senator from California [Mr. JOHNSON] and therefore withhold my vote. If he were present, he would vote "yea," and if I were at liberty to vote I should vote "nay." Mr. MOSES (when his name was called). Making the same announcement

as on the previous vote with reference to my pair and its transfer, I vote "nay."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Massachusetts [Mr. GILLETT] with the Senator from North Carolina [Mr. SIMMONS];

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KIN0];

The Senator from Illinois [Mr. GLENN] with the Senator from Arkansas [Mr. CARAWAY]; and

The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Wyoming [Mr. KENDRICK].

The result was announced-yeas 21, nays 53, as follows:

YEAS-21

| A shurst Brookhart Broussard Capper Connally Cutting | Frazler Hayden Howell Jones McMaster Nye | Oddle Pittman Robinson, Ind. Schall Stephens Thomas, Idaho | Walsh, Mont. Watson Wheeler |
|---|---|---|-----------------------------------|
| | | N1110 FD | |

NAYS-53

| Allen Baird Barkley Binghum Black Bleaso Bratton Bratton Brack Couzens Dale Dill Fess Fletcher George | Alass Goff Goldsborough Greene Grundy Hale Harris Harrison Hastings Hatfield Habert Hebert Hebert Helert Kenn | Keyes La Follette McCulloch Mokellar Moses Norris Patterson Phipps Ransdell Shortridge Smoot Steiwer | Sullivan Stoanson Thomas, Okla. Townsend Trammell Tydings Vandenberg Wagner Walcott Walsh, Mass. Waterman |
|---|---|---|---|
| | NOT VO | TING22 | |
| Blaine Borah <i>Caraway</i> Copeland Deneen Gillett | Glenn Gould Johnson Kendrick Kiny McNary | Norbeek Overman Pine Reed Robinson, Ark. Robinson, Ky. | Shipstead Simmons Smith Steck |

So the amendment made as in Committee of the Whole was nonconcurred in.

COTTON, LONG STAPLE

VOTE ON CONCURRING IN THE AMENDMENT MADE IN THE COM-MITTEE OF THE WHOLE, INSERTING PARAGRAPH 781 PRO-VIDING A DUTY OF 7 CENTS PER POUND ON COTTON HAVING A STAPLE OF 13% INCHES OR MORE IN LENGTH

(Cong. Record, March 13, 1930; page, Daily, 5395; Permanent, 5166)

The VICE PRESIDENT. The question is on the next amendment reserved for a separate vote, which will be stated.

The LEGISLATIVE CLERK. Long-staple cotton, paragraph 781, page 146, line 8.

The VICE PRESIDENT. The question is on concurring in the amendment

made as in Committee of the Whole. Mr. HEFLIN. And a vote of "yea" is to sustain the 7 cents a pound rate of duty?

The VICE PRESIDENT. The yeas and nays have been ordered, and the Secretary will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. OVERMAN (when his name was called). I have a pair with the senior Senator from Illinois [Mr. DENFEN]. I transfer that pair to the Senator from Virginia [Mr. SWANSON] and will vote. I vote "nay." Mr. SIMMONS (when his name was called). On this question I am released from my pair with the senior Senator from Massachusetts [Mr. GILLETT].

I vote "nay."

Mr. WATSON (when his name was called). I transfer my pair with the Senator from South Carolina [Mr. SMITH] to my colleague [Mr. ROBINSON] and will vote. I vote "yea," Mr. WHEELER. Upon this question I have a pair with the junior Senator

from Idaho [Mr. THOMAS]. I transfer that pair to the senior Senator from Massachusetts [Mr. GILLEIT] and will vote. I vote "nay."

The roll call was concluded.

Mr. MOSES (after having voted in the negative). I voted not knowing that my pair, the senior Senator from Iowa [Mr. STECK] was absent from 'the Chamber. I transfer my pair with him to the junior Senator from Kentucky [Mr. ROBSION] and will permit my vote to stand.

Mr. FESS. I desire to announce the following general pairs: The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING]:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Illinois [Mr. GLENN] with the Senator from Arkansas [Mr. CARAWAY]; and The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from

Wyoming [Mr. KENDRICK].

The result was announced--yeas 44, nays 32, as follows:

YEAS-44

| Allen | Diu | Howell | Ransdell |
|-----------|-----------------|-----------------|----------------------|
| Ashurst | <i>Fletcher</i> | Johnson | Schall |
| Baird | Frazier | Jones | Sheppard |
| Black | George | <i>McKellar</i> | Shortridg |
| Bratton | Harris | McMnster | Steiwer |
| Brock | Harrison | McNary | Stephens |
| Brookhart | Hastings | Nye | Sullivan |
| Broussard | Hatfield | Oddie | Thomas, |
| Capper | Hawes | Patterson | Trammell Watermar |
| Connally | Hayden | Phipps | Watson |
| Cutting | Heflin | Pittman | |

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Schall Sheppard Shortridge Steiwer Sterwer Stephens Sullivan Thomas, Trammell Okla. Waterman Watson

NAYS-32

| Barkley | (Hass | La Follette | Townsend |
|----------------|--------------|-----------------------|---------------|
| Bingham | (Jolf | McCulloch | Tydings |
| Blaine | Goldsborough | Metcalf | Vandenberg |
| Blease | Greene | Moses | Wagner |
| Copcland | Grundy | Norris | Walcott |
| Couzens | Hale | Orerman | Walcot, Mass. |
| Pale | Hebert | Simmons | Walsh, Mont. |
| Fess | Keyes | Smoot | Wheeler |
| | NOT | VOTING-20 | • • • |
| Borah | Gould | Pine | SHIPSTEAD |
| <i>Caraway</i> | Kenn | Reed | Smith |
| Deneen | Kendvick | <i>Robinson, Ark.</i> | Steck |
| Gillett | King | Robinson, Ind. | Swanson |
| Glenn | Norbeck | Robsion, Ky. | Thomas, Idabo |

So the amendment made as in Committee of the Whole was concurred in.

WOOL, FABRICS

VOTE ON CONCURRING IN THE AMENDMENT MADE IN THE COM-MITTEE OF THE WHOLE AS AMENDED BY THE AMENDMENT OF MR. SMOOT, INSERTING PARAGRAPH 1122, PROVIDING THAT ALL FABRICS, IN THE PIECE OR OTHERWISE, CONTAINING 15 PER CENT OR MORE IN WEIGHT OF WOOL SHALL BE DUTIABLE AS IF WHOLLY OR IN CHIEF VALUE OF WOOL

(Cong. Record, March 13, 1930; page, Daily, 5419; Permanent, 5190)

The PRESIDENT pro tempore. If there is no objection, the amendment submitted by the Senator from Utah to the amendment made as in Committee of the Whole will be regarded as agreed to, and the question now recurs upon the amendment made as in Committee of the Whole as amended by the amendment proposed by the Senator from Utah. Upon that question the yeas and nays have been demanded.

Mr. NORRIS. Let us have the amendment reported,

The PRESIDENT pro tempore. The amendment will be reported for the information of the Senate.

The CHIEF CLERK. On page 180, strike out paragraph 1122 as inserted by the amendment of the Senator from Idaho [Mr. THOMAS] and in lieu thereof insert:

PAR, 1122. For the purposes of this act all fabrics in the piece or otherwise (except printing-machine cylinder lapping in chief value of flax) containing 15 per cent or more in weight of wool, whether or not in chief value thereof, and whether or not more specifically provided for, shall be dutiable under the appropriate provision of this schedule as if wholly or in chief value of wool.

The PRESIDENT pro tempore. No. The question now is on concurring in the amendment made as in Committee of the Whole as amended by the amendment proposed by the Senator from Utah. On this question the yeas and nays have been demanded.

The yeas and mays were ordered, and the legislative clerk proceeded to call the roll.

The PRESIDENT pro tempore (when the name of Mr. Moses was called). I have a general pair with the senior Senator from Iowa [Mr. STECK]. In his absence I withhold my vote. If permitted to vote, I would vote "yea."

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, not knowing how he would vote, I withhold my vote. If permitted to vote, I would vote "yea."

Mr. WATSON (when his name was called). I transfer my pair with the senior Senator from South Carolina [Mr. SMITH] to the junior Senator from Kentucky [Mr. Robsion] and vote "yea."

Mr. WHEELER (when his name was called). On this matter I have a pair with the junior Senator from Idaho [Mr. THOMAS]. If I were permitted to vote, I would vote "nay," and I understand the junior Senator from Idaho would vote "yea,"

Mr. BLEASE (after having voted in the negative). I have a pair with the junior Senator from Connecticut [Mr. WALCOTT]. I transfer that pair to the senior Senator from Arizona [Mr. ASHURST], and allow my vote to stand.

Mr. HAWES. I have a pair with my colleague the junior Senator from Missouri [Mr. PATTERSON]. If he were present, he would vote "yea." and if permitted to vote I would vote "nay."

Mr. WHEELER. I transfer my pair to the junior Senator from Washington [Mr. DILL], and vote "nay." Mr. VANDENBERG. The senior Senator from Michigan [Mr. COUZENS] is

unavoidably absent. If present, he would vote "nay."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Massachusetts [Mr. GILLEIT] with the Senator from North Carolina [Mr. SIMMONS];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KINGL

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Illinois [Mr. GLENN] with the Senator from Arkansas [Mr. CARAWAY]

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. BROCK];

The Senator from Vermont [Mr. GREENE] with the Senator from Arizona [Mr. HAYDEN];

The Senator from Connecticut [Mr. BINGHAM] with the Senator from Virginia [Mr. GLASS];

The Senator from Minnesota [Mr. Shipstead] with the Senator from Wyoing [Mr. KENDRICK]; and

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON].

The result was announced—yeas 29, nays 32, as follows:

YEAS-29

| Allen Baird Broussard Dale Fess Goff Goldsborough Grundy | Hale Hastings Hatfield Hebert Jones Kean Keyes McCulloch | McNary Mctealt Oddle Phipps Pine <i>Ransdell</i> Schall Shortridge | Smoot Steiwer Townsend Waterman Watson |
|--|---|--|--|
| | | NAYS-32 | |
| Barkley Black Black Blease Borah Bratton Brookhart Connally | Cutting Fletcher Frazier Harris Harrison Hoftin Hoftin | Johnson La Follette MoKellar McMaster Norbeck Norris Nye Sheppard | Swanson Thomas, Okla. Trammell Tydings Vandenberg Walsh, Mass. Walsh, Mont. Wheeler |
| | NO | r voting35 | |
| A shurst Bingham Brock Capper Caraway Copeland Couzens Deneen Dill | Gillett (Ilasa Glenn Gould Greene Hayden Kandrick King | Moses Overman Patterson Pittman Reed Robinson, Ark. Robinson, Ind. Robinson, Ky. ShipSTEAD | Simmons Smith Steck Stephens Sullivan Thomas, Idaho Wagner Walcott |

So the amendment made as in Committee of the Whole as amended was nonconcurred in.

RAYON, FILAMENTS

VOTE ON MR. GEORGE'S AMENDMENT TO THE AMENDMENT MADE IN THE COMMITTEE OF THE WHOLE TO PARAGRAPH 1301, TO REDUCE THE DUTY IN THE MINIMUM RATE PROVISO ON FILA-MENTS AND YARNS OF RAYON OR OTHER SYNTHETIC TEXTILE FROM 45 TO 38 CENTS PER POUND

(Cong. Record, March 13, 1930; page, Daily, 5432; Permanent, 5203)

The VICE PRESIDENT. The clerk will report the next amendment reserved. The LEGISLATIVE CLERK. Paragraph 1301, rayon, page 183: The Senate, as in Committee of the Whole, struck out lines 8 to 14, inclusive, and down to and including the word "pound" in line 15, and inserted in lieu thereof the following:

PAR. 1301. Filaments of rayon or other synthetic textile, single or grouped, and yarns of rayon or other synthetic textile, singles, all the foregoing not specially provided for, weighing 150 deniers or more per length of 450 meters, 45 per cent ad valorem; weighing less than 150 deniers per length of 450 meters, 50 per cent ad valorem; and, in addition, yarns of rayon or other synthetic textile, piled, shall be subject to an additional duty of 5 per cent ad valorem: *Provided*, That none of the foregoing yarns if having more than 20 turns twist per inch shall be subject to an additional cumulative duty of 50 cents per pound.

The VICE PRESIDENT. Sixty-nine Senators have answered to their names. A quorum is present. The question is on the amendment proposed by the Senator from Georgia [Mr. GEORGE] to the amendment adopted as in Committee of the Whole.

Mr. GEORGE. I ask for the yeas and nays.

Mr. BRATTON. Mr. President, a parliamentary inquiry.

The VICE PRESIDENT. The Senator will state it.

Mr. BRATTON. I ask that the substance of the amendment be stated at the desk.

The VICE PRESIDENT. The amendment will be reported.

The CHIEF CLERK. On page 183, paragraph 1301, rayon, in line 25, it is proposed to strike out "45" and insert "38," so that it will read:

That none of the foregoing shall be subject to a less duty than 38 cents per pound. The VICE PRESIDENT. The question is on agreeing to the amendment offered by the Senator from Georgia to the amendment adopted as in Committee of the Whole.

Mr. GEORGE and Mr. HASTINGS asked for the yeas and nays,

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. HAYDEN (when his name was called). On this question I have a pair with the Senator from Vermont [Mr. GREENE], which I transfer to the senior Senator from Arizona [Mr. ASHURST] and vote "yea."

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. I find I can transfer that pair to the senior Senator from Connecticut [Mr. BINGHAM]. I make that transfer and will vote. I vote "nay."

Mr. WATSON (when his name was called). I transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Vermont [Mr. DALE] and vote "nay."

The roll call was concluded.

Mr. BLEASE (after having voted in the affirmative). I have a pair with the junior Senator from Connecticut [Mr. WALCOTT]. I transfer that pair to the Senator from Oklahoma [Mr. THOMAS] and let my vote stand.

Mr. GLASS. I have a pair with the senior Senator from Connecticut [Mr. BINGHAM], but being assured that he would vote as I shall vote, I vote "nay."

Mr. FESS. I desire to announce the following general pairs;

The Senator from Massachusetts [Mr. GILLETT] with the senior Senator from North Carolina [Mr. SIMMONS];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING];

*

The senior Senator from Illinois [Mr. DENEEN] with the junior Senator from North Carolina [Mr. OVERMAN];

The junior Senator from Illinois [Mr. GLENN] with the junior Senator from Arkansas [Mr. CARAWAY];

The Senator from New Hampshire [Mr. Moses] with the Senator from Iowa [Mr. STECK];

The Senator from Louisiana [Mr. RANSDELL] with the Senator from North Dakota [Mr. FRAZIER]; and

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON].

The result was announced-yeas 31, nays 38, as follows:

| | | YEAS-31 | |
|--|---|--|---|
| Barkley Black Bhine Blacsc Borah Bratton Brookhart Capper | Connally Cutting Dill Pictoher George Harrison Harrison Hawes | Hayden Hojlin Howell Johnson La Follette McMaster Norbeck Norris | Nye Pittman Sheppard Trammell Walsh, Mass. Walsh, Mont. Whceler |
| | | NAYS-38 | |
| Allen Baird Brock Broussard ('opeland Fess Glass Goldsborough Goldsborough Grundy | Hale Hastings Hatfield Hebert Jones Kean Keyes McCulloch WcKellar McNary | Metcalf Oddie Phipps Pine Robinson, Ind. Robsion, Ky. Schall Shortridge Smoot Stelw er | Sullivan Swanson Thomas, Idaho Townsend Tydings Vandenberg Waterman Watson |
| | NO | T VOTING-27 | |
| Ashurst Bingham Oaraway Couzens Dale Deneen Frazier | Gillett Glenn Gould Greene Kendrick King Moses | Overman Patterson Ransdell Reed Robinson, Ark. SHIFSTEAD Simmons | Smith Steck Stephens Thomas, Okla. Wayner Walcott |
| So the amend | ment of Mr. Georg | в to the amendment ac | lopted as in Comr |

So the amendment of Mr. GEORGE to the amendment adopted as in Committee of the Whole was rejected.

Mr. HAWES subsequently said: Mr. President, I cast a vote in error on the last roll call, having forgotten my pair with my colleague, the junior Senator from Missouri [Mr. PATTERSON]. I ask that that record be changed.

RAYON, FILAMENTS

VOTE ON MR. GLASS'S AMENDMENT TO THE AMENDMENT MADE IN THE COMMITTEE OF THE WHOLE TO PARAGRAPH 1301, TO REDUCE THE DUTY IN THE MINIMUM RATE PROVISO ON FILA-MENTS AND YARNS OF RAYON OR OTHER SYNTHETIC TEXTILE FROM 45 TO 40 CENTS PER POUND

(Cong. Record, March 13, 1930; page, Daily, 5432; Permanent, 5204)

The VICE PRESIDENT. The clerk will report the next amendment reserved. The LEGISLATIVE CLERK. Paragraph 1301, rayon, page 183: The Senate, as in Committee of the Whole, struck out lines 8 to 14, inclusive, and down to and including the word "pound" in line 15, and inserted in lieu thereof the following:

PAR. 1301. Filaments of rayon or other synthetic textile, single or grouped, and yarns of rayon or other synthetic textile, singles, all the foregoing not specially provided for, weighing 150 deniers or more per length of 450 meters, 45 per cent ad valorem; weighing less than 150 deniers per length of 450 meters, 50 per cent ad valorem; and, in addition, yarns of rayon or other synthetic textile, plied, shall be subject to an additional duty of 5 per cent ad valorem : *Provided*, That none of the foregoing shall be subject to a less duty than 45 cents per pound. Any of the foregoing yarns if having more than 20 turns twist per inch shall be subject to an additional cumulative duty of 50 cents per pound.

Mr. GLASS. Mr. President, I move that the rate be made 40 cents.

The VICE PRESIDENT. The question is on agreeing to the amendment offered by the Senator from Virginia [Mr. GLASS] to the amendment made as in Committee of the Whole. On that amendment the yeas and nays have been demanded. Is the demand seconded?

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll. Mr. GLASS (when his name was called). I have a nontransferable pair with the senior Senator from Connecticut [Mr. BINGHAM]. If I were at liberty to vote, I should vote "yea."

Mr. IIAWES (when his name was called). I have a pair with my colleague the junior Senator from Missouri [Mr. PATTERSON]. If at liberty to vote, I should vote "yea," and he would vote "nay."

Mr. HAYDEN (when his name was called). Making the same announcement as before, I vote "yea."

Mr. ROBINSON of Indiana (when his name was called). Reannouncing my general pair with the junior Senator from Mississippi [Mr. STEPHENS], I withhold my vote. If at liberty to vote, I should vote "nay."

Mr. WATSON (when his name was called). Making the same announcement as on the previous vote with reference to my pair and its transfer, I vote "nay." The roll call was concluded.

Mr. BLEASE. I have a pair with the Senator from Connecticut [Mr. WALcorr]. I transfer that pair to the Senator from Oklahoma [Mr. THOMAS] and will vote. 1 vote "yea."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Massachusetts [Mr. GILLETT] with the Senator from North Carolina [Mr. SIMMONS];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KIN0];

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Illinois [Mr. GLENN] with the Senator from Arkansas [Mr. CARAWAY];

The Senator from New Hampshire [Mr. Moses] with the Senator from Iowa [Mr. STECK];

The Senator from North Dakota [Mr. FRAZIER] with the Senator from Louisiana [Mr. RANSDELL];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkausas [Mr. ROBINSON]; and

The Senator from Minnesota [Mr. Shipstead] with the Senator from Wyoming [Mr. KENDRICK].

The result was announced-yeas 34, nays 32, as follows:

YEAS-34

| Allen | Connally | Howell | Shepp |
|-----------|----------|-------------|--------|
| Barkley | Cutting | Johnson | Swans |
| Black | Dill | La Follette | Tramn |
| Blaine | Fletcher | McMaster | Tyding |
| Blease | George | Norbeck | Walsh |
| Borah | Harris | Norris | Walsh |
| Bratton | Harrison | Nye | Wheel |
| Brookhart | Hayden | Pittman, | |
| Capper | Heffin | Schall | |
| | | | |

NAYS-32

| Bairð | |
|--------------|--|
| Brock | |
| Broussard | |
| Copeland | |
| Fess | |
| Goff | |
| Goldsborough | |
| Grundy | |

Hale Hastings Hastings Hebert Jones Kean Keyes Mct'ulloch *McKellar* McNary Metcalf Oddle Phipps Fine Robston, Ky, Shortridge Sheppard Swanson Frammell Fydings Valsh, Mass. Walsh, Mont. Whcelor

Smoot Stelwer Sullivan Thomas, Idaho Townsend Vandenberg Waterman Waterman Watson

NOT VOTING-30

| Ashurst Bingham ('araway Covzens Dale Dencen Frazier Gillett | Alass Glenn Gould Greene Hawes Kendrick King Moses | Orerman Patterson Ransdell Reed Robinson, Ark. Robinson, Ind. SHIPSTEAD Simmons | Smith Steck Stephens Thomas, Okla. Wagner Walcott |
|---|---|--|--|
|---|---|--|--|

So Mr. GLASS'S amendment to the amendment made as in Committee of the Whole was agreed to.

TOBACCO, WRAPPER

VOTE ON MR. BINGHAM'S MOTION TO RECONSIDER THE VOTE WHEREBY THE SENATE ADOPTED THE AMENDMENTS MADE IN THE COMMITTEE OF THE WHOLE TO THE HOUSE TEXT IN PARA-GRAPH 601 REDUCING THE RATE ON UNSTEMMED WRAPPER TOBACCO FROM \$2.50 TO \$2.10 PER POUND, AND FROM \$3.15 TO \$2.75 ON THE STEMMED

(Cong. Record, March 14, 1930; page, Daily, 5486; Permanent, 5267)

Mr. BINGHAM. Mr. President, I desire to move a reconsideration of the action taken by the Senate on March 12, as set forth on RECORD page 5325, whereby the duty on wrapper tobacco was reduced from \$2.50 to \$2.10, the Senate at that time concurring in the amendment made as in Committee of the Whole. I also desire to move to reconsider the vote by which the duty was reduced from \$3.15 to \$2.75. I ask unanimous consent that the motions to reconsider both votes may be taken at once, in order to avoid two votes on the matter.

The PRESIDING OFFICER. The Senator from Connecticut is within the rules, because the vote was taken only two days ago in the Senate, not in the Committee of the Whole. The clerk will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. GLENN (when his name was called). On this matter I have a special pair with the junior Senator from Arkansas [Mr. CARAWAY.] Accordingly, I refrain from voting.

Mr. OVERMAN (when his name was called). Announcing my general pair with the senior Senator from Illinois [Mr. DENEEN], I observe from the RECORD that he voted as I am about to vote. Therefore I am free to vote. I vote "nay."

Mr. SIMMONS (when his name was called). I transfer my general pair with the Senator from Massachusetts [Mr. GILLERT] to the senior Senator from Iowa [Mr. STECK] and will vote. I vote "nay."

Mr. SULLIVAN (when his name was called). I am paired with the Senator from Tennessee [Mr. BROCK]. I transfer that pair to the Senator from Con-necticut [Mr. WALCOTT] and will vote. I vote "yea." Mr. WATSON (when his name was called). I am unable to secure a transfer

of my pair with the Senator from South Carolina [Mr. SMITH]. I therefore refrain from voting.

Mr. WALSH of Montana (when Mr. WHEELER's name was called). My colleague [Mr. WHEELER] is necessarily absent. He is paired with the Senator from Illinois [Mr. DENEEN].

The roll call was concluded.

....

Mr. ROBINSON of Indiana (after having voted in the negative). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. I understand that on this question he would vote as I have voted. Therefore I will allow my vote to stand.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Wyoming [Mr. KENDRICK];

The Senator from Oregon [Mr. MCNARY] with the Senator from Mississippi [Mr. HARRISON]; and

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING].

Mr. SHEPPARD. I desire to announce that the Senator from Mississippi [Mr. STEPHENS], the Senator from Nevada [Mr. PITTMAN], and the Senator from Mississippi [Mr. HARRISON] are detained from the Senate on official business.

The result was announced—yeas 27, nays 43, as follows:

| | | YEAS-27 | |
|---|--|---|--|
| Baird Bingham Borah Brookhart Cutting Dale <i>George</i> | Goldsborough Grundy Hale <i>Harris</i> <i>Haydon</i> Hebert Jones | Kean Metcalf Oddle Patterson Phipps Pine Ransdell | Steiwer Sullivan Thomas, Idaho Thomas, Okla. Townsend Waterman |
| | I | NAYS-43 | |
| Allen Barkley Black Blaine Blease Bratton Capper Contally Copcland Couzens D4ll | Fess Fletcher Frazler Glass Goft Greene Hatfield Hawes Heffin Howell Johnson | La Follette McCulloch McKallar Moses Norris Nye Overman Robinsen, Ind. Robsion, Ky. Schall | Sheppard Simmons Sinoot Sipanson Trammell Tydings Vandenberg Wagner Walsh, Mass. Walsh, Mont. |
| | NOT | VOTING-26 | |
| Ashurst Brock Broussard Caraway Deneen Gillett Glenn | Gould Harrison Hastings Kendrick Keyes King McNary | Norbeck Pittman Reed Robinson, Ark. ShipstEAD Shortfidge Smith | Steck Stephens Walcott Watson Wheeler |

So the Senate refused to reconsider the vote fixing the rate on wrapper tobacco.

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MICA

VOTE ON MR. WATSON'S SUBSTITUTE FOR PARAGRAPH 208 (AS AMENDED IN THE COMMITTEE OF THE WHOLE) INCREASING THE RATES OF DUTY ON MICA

[NOTE.—Paragraph 208 as agreed to in Committee of the Whole was as follows: ["PAR. 208. Mica, unmanufactured, valued at not above 15 cents per pound, 4 cents per pound; valued above 15 cents per pound, 2 cents per pound, and 25 per cent ad valorem; mica, cut or trimmed, 35 per cent ad valorem; mica splittings, 25 per cent ad valorem; mica plates, and built-up mica, and all manufactures of mica or of which mica is the component material of chief value, by whatever name known, and to whatever use applied, and whether or not named, described, or provided for elsewhere in this act, 40 per cent ad valorem; waste, scrap, and ground mica, 5 per cent ad valorem."]

(Cong. Record, March 14, 1930; page, Daily, 5490; Permanent, 5271)

Mr. WATSON. Mr. President, I offer the next amendment. The PRESIDING OFFICER. The amendment will be stated.

The CHIEF CLERK. The Senator from Indiana offers the following amendment to the amendment made as in Committee of the Whole: Strike out paragraph 208, and in lieu thereof insert the following:

PAR. 208. (a) Mica, unmanufactured; valued at not above 15 cents per pound, 4 cents per pound; valued at above 15 cents per pound, 4 cents per pound and 25 per cent ad valorem.
(b) Mica, cut or stamped to dimensions, shape, or form, 40 per cent ad valorem.
(c) Mica films and splittings, not cut or stamped to dimensions; Not above twelve ten-thousandths of an Inch in thickness, 25 per cent ad valorem; over twelve ten-thousandths of an inch in thickness, 40 per cent ad valorem.

(d) Mica films and splittings cut or stamped to dimensions, 45 per cent ad valorem.
(e) Mica plates and built-up mica, and all manufactures of mica, or of which mica is the component material of chief value, by whatever name known, and to whatever use applied, and whether or not named, described, or provided for in any other paragraph of this act, 40 per cent ad valorem.
(f) Untrimmed phlogopite mica from which rectangular pieces not exceeding in size 1 inch by 2 inches may be cut, 15 per cent ad valorem.
(g) Mica waste and scrap, valued at not more than 5 cents per pound, 25 per cent ad valorem inches mica, unmanufactured.
(h) Mica, ground or pulverized, 20 per cent ad valorem.

* The VICE PRESIDENT. Seventy-seven Senators have answered to their names. A quorum is present.

The question is on agreeing to the amendment proposed by the Senator from Indiana [Mr. WATSON] to the amendment adopted as a substitute for the paragraph adopted as in Committee of the Whole. The Senator from North Caro-lina has demanded the yeas and nays. Is the demand seconded?

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. OVERMAN (when his name was called). Announcing my pair with the senior Senator from Illinois [Mr. DENEEN], I withhold my vote.

Mr. SIMMONS (when his name was called). I have a general pair with the senior Senator from Massachusetts [Mr. GILLETT]. I transfer that pair to the senior Senator from Virginia [Mr. SWANSON] and will vote. I vote "yea."

Mr. SULLIVAN (when his name was called). I am paired with the junior Senator from Tennessee [Mr. BROCK]. If I were at liberty to vole, I should

vote "yea." Mr. WATSON (when his name was called). I transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Connecticut [Mr. WALCOTT] and will vote. I vote "yea."

The roll call was concluded.

Mr. ROBINSON of Indiana (after having voted in the affirmative). I note the absence of the junior Senator from Mississippi [Mr. STEPHENS], with whom I have a general pair. I transfer that pair to the junior Senator from California [Mr. SHORTRIDGE] and will permit my vote to stand.

Mr. GLENN. Has the junior Senator from Arkansas [Mr. CARAWAY] voted? The VICE PRESIDENT. He has not.

Mr. GLENN. I have a special pair with the junior Senator from Arkansas, and accordingly refrain from voting.

Mr. BINGHAM (after having voted in the affirmative). Has the junior Senator from Virginia [Mr. GLASS] voted?

The VICE PRESIDENT. That Senator has not voted. Mr. BINGHAM. I have a nontransferable pair with the junior Senator from Virginia, and therefore withdraw my vote.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING]

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON]; and

The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Wyoming [Mr. KENDRICK].

The result was announced-yeas 36, nays 32, as follows:

YEAS-36

| Allen Ashurst Baltd Bratton Brookhart Cutting Dale Fletcher Goff | Greene Grundy Hale Hattings Hattleld <i>Hawes</i> Hayden Hebert <i>Heffi</i> n | Jones Keyes McMaster McNary Moses Oddie Phipps Pittman Robinson, Ind. | Robsion, Ky. Simmons Steiwer Thomas, Idaho Townsend Frammell Walsh, Mass, Waterman Watson |
|--|--|---|---|
| | I | NAYS-32 | |
| Barkley Black Blaine Bleasc Borah Capper Connally Copeland | Couzens Dill Fess Frazier Goldsborough Harris Harrison Kean | La Follette McCulloch <i>McKellar</i> Norris Nyc Patterson Schall | Sheppard Smoot Steck Thomas, Okla. Tydings Vandenberg Walsh, Mont. Wheeler |

NOT VOTING~-28

| Bingham | Glass | Norbeck | Shortridge |
|---------------|----------|-----------------------|---------------|
| Brock | Glenn | Overman | Smith |
| Broussard | Gould | Plue | Stephens |
| Caraveny | Howell | Ransdell | Sullivan |
| Dencen | Johnson | Reed | Swanson |
| Georgo | Kendrick | Robinson, Ark. | Wagner |
| <i>Acoryo</i> | Kendrick | <i>Robinson, Ark.</i> | <i>Wagner</i> |
| Gillett | Kiny | Shipstead | Walcott |

So Mr. WATSON'S amendment to the amendment made as in Committee of the Whole was agreed to.

The VICE PRESIDENT. The question now is on concurring in the amendment made as in Committee of the Whole, as amended. The amendment, as amended, was concurred in. -

MAPLE SUGAR AND SIRUP

VOTE ON MR. HARRISON'S AMENDMENT TO THE AMENDMENT MADE IN THE COMMITTEE OF THE WHOLE TO PARAGRAPH 503 TO REDUCE THE DUTY ON MAPLE SUGAR FROM 9 TO 6 CENTS PER POUND AND TO REDUCE THE DUTY ON MAPLE SIRUP FROM 6 TO 4 CENTS PER POUND

(Cong. Record, March 14, 1930; page, Daily, 5493; Permanent, 5274)

The VICE PRESIDENT. The clerk will state the next amendment reserved for a separate vote,

The LEGISLATIVE CLERK. Maple sugar and sirup, paragraph 503, page 122.

\$: Mr. HARRISON. Mr. President, I move that in paragraph 503, page 122, line 6, the 9 cents a pound be made 6 cents a pound, and that on line 7 the 6 cents a pound be made 4 cents a pound.

z: The VICE PRESIDENT. The question is on agreeing to the amendment proposed by the Senator from Mississippi to the amendment adopted as in Committee of the Whole,

Mr. HARRISON. I ask for the yeas and nays.

The yeas and nays were ordered.

Mr. HARRISON. A parliamentary inquiry,

The VICE PRESIDENT. The Senator will state it. Mr. HARRISON. A vote "yea" would be for a duty of 6 cents a pound on might sugar and 4 cents a pound on maple sirup instead of the amendment

adopted as in Committee of the Whole, would it not? The VICE PRESIDENT. That is correct. The question is on agreeing to the amendment proposed by the Senator from Mississippi to the amendment adopted as in Committee of the Whole. The clerk will call the roll.

The legislative clerk proceeded to call the roll,

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. BROCK], which I transfer to the Senator from Oklahoma Mr. PINE], and vote "nay."

Mr. WATSON (when his name was called). I have a general pair with the Senator from South Carolina [Mr, SMITH], which I transfer to the Senator from Washington [Mr, Jones], who is detained from the Senate by official business, and vote "nay."

The roll call was concluded,

Mr. SIMMONS. I transfer my general pair with the senior Senator from Massachusetts [Mr. GILLETT] to the junior Senator from Florida [Mr. TRAM-MELL] and vote "yea,"

Mr. STEPHENS. Has the junior Senator from Indiana [Mr. Robinson] voted?

The VICE PRESIDENT. That Senator has not voted.

Mr. STEPHENS. I have a pair with that Senator. I transfer that pair to the Senator from Missouri [Mr. HAWES] and vote "yea,"

Mr. BINGHAM (after having voted in the negative). Has the junior Senator from Virginia [Mr. GLASS] voted?

The VICE PRESIDENT. That Senator has not voted.

Mr. BINGHAM. I have a general pair with that Senator; and he not having voted, I withdraw my vote.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Connecticut [Mr, WALCOTT] with the Senator from South Carolina [Mr. BLEASE];

The Senator from Colorado [Mr. PHIPPS] with the Senator from Georgia [Mr. GEORGE]; and The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Wyo-

ming [Mr. KENDRICK].

Mr. HARRISON. I change my vote from "yea" to "nay."

Harrison Hastings

Hatfield

Hebert

Howell

Kean

alass

Gould

Jones Kendrick King

Hawes

McKellar

Johnson

Couzens Dale

Frazier Glenn

Bingham

Blease

Brock Dencen

Fletcher George

Gillett

Dill

Fess

Goff

The result was announced-yeas 27, nays 42, as follows:

YEAS-27

Moses

Nye Oddie

Schall

Patterson

Shortridge

Norbeck

Overman Phipps

Pine Pittman

Robinson, Ark.

Reed

Robston, Ky.

Townsend

Watson

Vandenberg *Wagner* Waterman

Robinson, Ind.

SHIPSTEAD

Trammell Walcott Walsh, Mass.

Smith

| Allen Ashurst Barkley Black Blaine Bratton Brookhart | Capper Caraway Comally Cutting Harris Hayden Heylin | La Follette McMaster Norris Ransdell Sheppard Simmons Steck | Stephens Swanson Thomas, Okla. Tydings Walsh, Mont. Wheeler |
|--|---|---|--|
| | | NAYS-42 | |
| Baird Borah Broussard Gopeland | Goldsborough Greene Grundy Hale | Keyes McCulloch McNary Metcalf | Smoot Steiwer Sullivan Thomas, Idaho |

So Mr. HARRISON'S amendment to the amendment made as in Committee of the Whole was rejected.

NOT VOTING-27

MAPLE SUGAR AND SIRUP

[To reconsider]

VOTE ON MR. HARRISON'S MOTION TO RECONSIDER THE VOTE WHEREBY HIS AMENDMENT TO REDUCE THE DUTIES ON MAPLE SUGAR AND MAPLE SIRUP WAS DEFEATED

(Cong. Record, March 14, 1930; page, Daily, 5495; Permanent, 5276)

Mr. HARRISON. I now move a reconsideration of the vote whereby my amendment was rejected.

* * The VICE PRESIDENT. The question is on the motion of the Senator from Mississippi [Mr. HARRISON] to reconsider the vote whereby the Senate rejected the amendment offered by the Senator from Mississippi to the amendment made as in Committee of the Whole.

Mr. HARRISON. I ask for the yeas and nays,

The yeas and mays were ordered, and the legislative clerk proceeded to call the roll.

Mr. SIMMONS (when his name was called). Making the same announcement as to my pair and its transfer as on the previous vote, I vote "yea." Mr. SULLIVAN (when his name was called). Making the same announce-

ment as to my pair and its transfer that I made before, I vote "nay."

Mr. WATSON (when his name was called). I transfer my general pair with the senior Senator from South Carolina [Mr. SMITH] to the senior Senator from Washington [Mr. JONES], who is unavoidably detained from the Senate on official business, and vote "nay."

The roll call was concluded.

Mr. BINGHAM. I have a general pair with the junior Senator from Virginia [Mr. GLASS], and in his absence I withhold my vote. If permitted to vote, I should vote "nay."

Mr. GLENN (after having voted in the negative). I find that the junior Senator from Arkansas [Mr. CARAWAY], with whom I have a pair, has not voted. Therefore I ask leave to withdraw my vote.

Mr. WALCOTT (after having voted in the negative). I have a pair with the junior Senator from South Carolina [Mr. BLEASE]. I, therefore, withdraw my vote.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON]; and

The Senator from Minnesota [Mr. SHIPSTEAD] with the Senator from Wyoming [Mr. KENDRICK].

The result was announced—yeas 26, nays 39, as follows:

YEAS---26

| Barkley Black Blaine Borah Brookhart Cauner | Connally Cutting George Harris Harrison Hayden Hayden | La Follette McMaster Norris Sheppard Simmons Steck Steck |
|--|---|--|
| Capper | Heffin | Stephens |

Swanson Thomas, Okla. Tydings Walsh, Mont. Wheeler

NAYS-30

| Balrd | Greene | McNary | Smoot |
|--------------|-----------|----------------|---------------|
| Broussard | Grundy | Moses | Stelwer |
| Copcland | Hale | Nye | Sullivan |
| Couzens | Hastings | Oddie | Thomas, Idaho |
| Dale | Hatfield | Patterson | Townsend |
| Dill | Hebert | Phipps | Vandenberg |
| Fess | Howell | Ransdell | Wagner |
| Frazier | Kean | Rebinson, Ind. | Waterman |
| Goff | Keyes | Schall | Watson |
| Goldsborough | McCulloch | Shortridge | |

| Allen | Gillett | King | Robinson, Ark. |
|----------|----------|----------|----------------|
| Ashurst | Glass | McKellar | Robsion, Ky. |
| Bingham | Glenn | Metculf | SHIPSTEAD |
| Blease | Gould | Norbeek | Smith |
| Brock | Hawes | Overman | Trammell |
| Caraway | Johnson | Pine | Walcott |
| Dencen | Jones | Pittman | Walsh, Mass. |
| Dengen | Jones | Pittman | Walsh, Mass. |
| Fletcher | Kendrick | Reed | |

So the Senate refused to reconsider the vote whereby Mr. HARMSON'S amendment to the amendment was rejected.

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CARTRIDGE SHELLS, EMPTY

VOTE ON MR. BLACK'S AMENDMENT TO PARAGRAPH 1517 TO REDUCE THE RATE OF DUTY ON EMPTY CARTRIDGE SHELLS FROM 30 TO 15 PER CENT AD VALOREM

[NOTE.---The text of the bill as agreed to in Committee of the Whole was: ["Percussion caps, cartridges, and cartridge shells, empty, 30 per cent ad valorem."]

(Cong. Record, March 14, 1930; page, Daily, 5499; Permanent 5280)

The PRESIDING OFFICER (Mr. WATERMAN in the chair). The amendment will be stated.

The CHIEF CLERK. On page 212, line 1, it is proposed to strike out all after "caps," down through the word "valorem," in line 2, and insert:

And cartridges, 30 per cent ad valorem; cartridge shells, empty, 15 per cent ad valorem.

The PRESIDING OFFICER. The question is on agreeing to the amendment offered by the Senator from Alabama [Mr. BLACK] to the amendment made as in the Committee of the Whole.

Mr. BLACK. I call for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk preceeded to call the roll.

Mr. McNARY (when his name was called). Upon this question I have a pair with the senior Senator from Mississippi [Mr. HARRISON]. I transfer that pair to the senior Senator from Vermont [Mr. GREENE] and will vote. I vote "nay."

Mr. SIMMONS (when his name was called). I transfer my general pair with the senior Senator from Massachusetts [Mr. GILLETT] to the senior Senator from Virginia [Mr. SWANSON] and will vote. I vote "yea." Mr. WALCOTT (when his name was called). I have a pair a with the

Mr. WALCOTT (when his name was called). I have a pair a with the Senator from South Carolina [Mr. BLEASE]. I transfer that pair to the Senator from Oklahoma [Mr. PINE] and will vote. I vote "nay."

Mr. WATSON (when his name was called). I transfer my general pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Washington [Mr. JONES] and will vote. I vote "nay."

The roll call was concluded.

Mr. FESS. I desire to announce that the Senator from Washington [Mr. JONES] is detained at a committee meeting.

Mr. THOMAS of Idaho (after having voted in the negative). I am paired with the Senator from Montana [Mr. WHEELER], who is absent. I therefore withdraw my vote.

Mr. STECK. Has the senior Senator from New Hampshire [Mr. Moses] voted?

The PRESIDING OFFICER. That Senator has not voted.

Mr. STECK. I have a pair with the Senator from New Hampshire. I transfer that pair to the junior Senator from Arizona [Mr. HAYDEN] and will vote. I vote "yea."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansa. [Mr. ROBINSON];

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. BROCK]; and

The Senator from Minnesota [Mr. Shipstead] with the Senator from Wyoming [Mr. KENDRICK].

The result was announced---yeas 31, nays 38, as follows:

YEAS-31

| Barkley Black Blaine Borah Brookhart Capper Caraway Connally | Cutting Dill Fletcher Frazier George Glass Harris Herlin | Howell La Follette McKellar McMuster Norbeck Norris Nye Pittman | Schall Sheppard Simmons Steck Stephens Thomas, Okla, Walsh, Mont. |
|--|--|---|---|
| | : | NAYS-38 | |
| Allen Baird Bingham Brouxsard Coptand Cottzens Dale Fess Glenn Goff | Goldsborough Grundy Hale Hastings Hatfield <i>Hawes</i> Hebert Johnson Kean Keyes | McC'ulloch McNary Metcalf Oddle Patterson Phipps Robinson, Ind. Robsion, Ky. Smoot Stelwer | Townsend Trammell Tydings Vandenberg Walcott Walcott Watson |
| | NOT | VOTING-27 | |
| Ashurst Blease Bratton Brock Dencen Gilliett Gould | Greene Harison Hayden Jous Kendrick Kiny Moses | Overman Pine Ransdell Reed Robinson, Ark. SHIPSTEAD Shortridge | Smith Sulliyan Swanson Thomas, Idaho Walsh, Mass. Wheeler |

So Mr. BLACK'S amendment to the amendment made as in Committee of the-Whole was rejected,

HIDES

VOTE ON MR. HOWELL'S AMENDMENT TO MR. ODDIE'S AMEND-MENT TO PARAGRAPH 1530 TO INCREASE THE DUTY ON RAW OR UNCURED, OR SALTED OR PICKLED, HIDES FROM 4 TO 5 CENTS PER POUND AND TO INCREASE THE DUTY ON DRIED (INCLUDING DRY SALTED) HIDES FROM 8 TO 9 CENTS PER POUND

(Cong. Record, March 14, 1930; page, Daily, 5533; Permanent, 5314)

Mr. ODDIE. Mr. President, I send to the desk an amendment, and ask that it be read.

The VICE PRESIDENT. The amendment will be reported for the information of the Senate.

The CHEF CLERK. On page 224, strike out all after line 20, down through and including line 16, on page 228, and insert the following:

and including line 16, on page 228, and insert the following: PAR, 1530. (a) Hides and skins of cattle of the bovine species (except hides and skins of the India water buffalo imported to be used in the manufacture of rawhide articles), naw or uncured, or salted or pickled, 4 cents per pound; if dried (including dry salted), s cents per pound. (b) Leather (except leather provided for in subparagraph (d) of this paragraph), made from hides or skins of cattle of the bovine species: (1) Sole, beiting, or harness leather (including offal), rough, partly finished, finished, curried, or cut or wholly or partly manufactured into outer or inner soles, blocks, strips, footwear, beiting, for harness, or shape suitable for conversion into boots, shoes, footwear, beiting, for each per pound and 10 per cent ad valorem; (2) Leather weiting, 6 cents per pound and 10 per cent ad valorem; (3) Side upper leather (including grains and splits) and patent leather, rough, partly finished, or finished, or cut or wholly or partly manufactured into uppers, vamps, or any foot and 10 per cent ad valorem; (4) Leather, made from calf or kid skins, rough, partly finished, or finished, or cut or wholly or partly manufactured into boots, shoes, or footwear, 5.2 cents per square foot and 10 per cent ad valorem; (4) Leather, made from calf or kid skins, rough, partly finished, or finished, or cut or wholly or partly manufactured into uppers, vamps, or any forms or shape suitable for conversion into boots, shoes, or footwear, 3.6 cents per square foot and 10 per cent ad valorem;

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(5) Upholstery, collar, bag, case, glove, garment, or strap leather, in the rough, in the white, crust, or russet, partly finished, or finished, 4.6 cents per square foot and 20 per cent ad valorem;
(6) All other, rough, partly finished, finished, or curried, not specially provided for, 6 cents per pound and 10 per cent ad valorem.
(c) Goat, kid, and other leather (except leather provided for in subparagraph (d) of this paragraph), made from hides or skins of animals (including fish reptiles, and birds, partly finished, 17½ per cent ad valorem; rough-tanned or semitanned leather made from genuine reptile skins, 15 per cent ad valorem; vegetable-tanned rough leather made from goat and sheep skins (including those commercially known as India-tanned goat and sheep skins), vegetable rough-tanned pig and hog skins, and rough-tanned skivers, 10 per cent ad valorem. If cut or wholly or partly manufactured into uppers, vamps, or any forms or shapes suitable for conversion into boots, shoes, or footwear, such articles shall be subject to the same rate of duty as the leather from which they are manufactured. manufactured.

such Articles shall be subject to the same rate of duty as the leather from which they are manufactured. (d) Leather of all kinds, grained, printed, embossed, ornamented, or decorated, in any manner or to any extent (including leather finished in gold, silver, aluminum, or like effects), or by any other process (in addition to tanning) made into fancy leather, or cut or wholly or partly manufactured into uppers, vamps, or any forms or shapes suitable for conversion into boots, shoes, or footwear, all the foregoing by whatever name known, and to whatever use applied, 5.2 cents per square foot and 10 per cent ad valorem. Leather shall not be considered within the provisions of this subparagraph by reason of there being placed thereon the trade-mark, the trade name, the name and address of the manufacturer, and the name of the country of origin. (e) Boots, shoes, or other footwear (including athletic or sporting boots and shoes), made wholly or in chief value of leather, not specially provided for, 14 cents per pair and 10 per cent ad valorem; boots, shoes, or other footwear (including athletic or sporting to value of wool, cotton, ramic, animal hair, fiber, rayon or other synthetic textile, silk or substitutes for any of the foregoing, whether or not the soles are composed of leather, wood, or other materials, 6 cents per pair and 35 per cent ad valorem. (f) Harness valued at more than \$70 per set, single harness valued at more than \$40, suddles valuable at more than \$40 each, suddles made wholly or in part of pigskin or imitation pigskin, 50 per cent ad valorem saddles and harness, not specially provided for any of pigskin or initation pigskin, 50 per cent ad valorem saddles and harness, not specially provided for, parts thereof, except metal parts, and leather shoe laces, finished or unfinished, 20 per cent ad valorem.

The PRESIDING OFFICER. The clerk will state the amendment.

The LEGISLATIVE CLERK. The Senator from Nebraska proposes to amend the amendment of the Senator from Nevada, on page 1, in line 4, by striking out "4" and inserting in lieu thereof "5," and in line 5 by striking out "8" and inserting in lieu thereof "9," so as to read:

Raw or uncured, or salted or pickled, 5 cents per pound; if dried (including dry salted), 9 cents per pound.

* The PRESIDING OFFICER. Sixty-eight Senators having answered to their names a quorum is present. The clerk will call the roll on the amendment offered by the Senator from Nebraska [Mr. Howell] to the amendment offered by the Senator from Nevada [Mr. ODDIE].

The Chief Clerk proceeded to call the roll.

Mr. GEORGE (when his name was called). On this vote I have a pair with the senior Senator from Colorado [Mr. Phipes]. I transfer my pair to the junior Senator from Utah [Mr. KING] and vote "nay."

Mr. SWANSON (when Mr. GLASS'S name was called). My colleague [Mr. GLASS] is paired with the senior Senator from Connecticut [Mr. BINGHAM]. If my colleague were present, he would vote "nay."

Mr. METCALF (when his name was called). I have a general pair with the Senator from Maryland [Mr. Typings]. I understand that he would vote the same as I would vote. I vote "nay."

Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). I desire to announce the unavoidable absence of the senior Senator from Minnesota [Mr. SHIPSTEAD]. On this amendment he is paired with the junior Senator from Arkansas [Mr. CARAWAY]. If the senior Senator from Minnesota were present, he would vote "yea" and the junior Senator from Arkansas, if present, would vote "nay."

Mr. WATSON (when his name was called). I transfer my general pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Vermont [Mr. GREENE] and vote "yea."

The roll call was concluded,

Mr. BLEASE. I have a pair with the Senator from Connecticut [Mr. WAL-COTT]. I transfer that pair to the senior Senator from Maryland [Mr. Typ-INGS] and vote "nay."

Mr. WALSH of Montana. The senior Senator from Wyoming [Mr. KENDRICK] is avoidably absent. He is paired on this question with the Senator from Ittinois [Mr. GLENN]. If the senior Senator from Wyoming were present, he would vote "yea," The Senator from Illinois [Mr. GLENN], I am advised, would vote "nay."

The Senator from North Carolina [Mr. SIMMONS] is unavoidably absent. He is paired with the junior Senator from Massachusetts [Mr. GILLETT].

Mr. HAYDEN. My colleague, the senior Senator from Arizona [Mr. Asnursr], is unavoidably detained. He is paired with the Senator from New Jersey [Mr. BAIRD]. If present, my colleague would vote "yea." Mr. SHEPPARD. I wish to announce the following general pairs: The Senator from North Carolina [Mr. OVERMAN] with the Senator from

Illinois [Mr. DENEEN];

The Senator from Arkansas [Mr. ROBINSON] with the Senator from Pennsylvania [Mr. REED];

The Senator from Oklahoma [Mr. THOMAS] with the Sonator from Kentucky [Mr. Robsion]; and

The Senator from Louisiana [Mr. RANSDELL] with the Senator from Maine [Mr. Gould].

The result was announced—yeas 25, nays 43, as follows:

YEAS-25

| Allen Bratton Brookhart Capper Connally Cutting Dill | Frazier Hayden Howell Jones McKellar McMaster Norbeck | Norris Nye Pine Pittman Robinson, Ind. Schull Sheppard | Shortridge Thomas, Idaho Waterman Watson |
|--|---|--|---|
| | | | |

NAYS-43

| Barkley Blaine Blease Borah Broussard Copeland Dale Fess Fletcher George Goff | Goldsborough Grundy Hale <i>Harris</i> Harrison Hastings Hatfield <i>Haves</i> Hebert <i>Heb</i> ert <i>Heb</i> ert Johnson | Kenn Keyes La Follette McCulloch McCalf Motcalf Moses Oddle Patterson Smoot Smoot | Stelwer Stephens Swanson Townsend Trammell Vandenberg Wafmer Walsh, Mass. Walsh, Mont. Wheeler |
|---|--|---|---|
| | NOT | VOTING-28 | |
| Ashurst | Deneen | King | SHIPSTEAD |

| Ashurst | Deneen | King | SHIPSTEAD |
|---------|----------|----------------|---------------|
| Baird | Gillett | Oreřman | Simmons |
| Bingham | Class | Phipps | Smith |
| Black | Glenn | Rańsdell | Sullivan |
| Brock | Gould | Reed | Thomas, Okla. |
| Caraway | Greene | Robinson, Ark. | Tydings |
| Couzens | Kendrick | Robston, Ky. | Walcott |

So Mr. Howell's amendment to Mr. Opple's amendment was rejected.

LEATHER, SOLE, BELTING, HARNESS

VOTE ON MR. HOWELL'S AMENDMENT TO MR. ODDIE'S AMEND-MEN'T TO REDUCE THE DUTY ON SOLE, BELTING, OR HARNESS LEATHER FROM 6 CEN'TS PER POUND AND 10 PER CENT AD VALOREM TO 6 CEN'TS PER POUND AND 5.4 PER CENT AD VALOREM

(Cong. Record, March 14, 1930; page, Daily, 5538; Permanent, 5319)

Mr. WALSH of Massachusetts. May we have the amendment reported? The PRESIDING OFFICER. The amendment will be stated.

The LEXISLATIVE CLERK. The junior Senator from Nebraska proposes, in the amendment offered by the junior Senator from Nevada [Mr. ODDIE], on page 2, line 7, to strike out "10" and insert in lieu thereof "5.4," so as to read:

(1) Sole, belting, or harness leather (including offal), rough, partly finished, finished, curried, or cut or wholly or partly manufactured into outer or inner soles, blocks, strips,

counters, taps, box toes, or any forms or shapes suitable for conversion into boots, shoes, footwear, belting, harness, or saddlery, 6 cents per pound and 5.4 per cent ad valorem.

The PRESIDING OFFICER. The yeas and mays have been ordered. The clerk will call the roll.

The legislative clerk proceeded to call the roll,

Mr. METCALF (when his name was called). I have a general pair with the senior Senator from Maryland [Mr. TYDINGS]. I understand that if he were here he would vote as I shall vote. I vote "nay."

Mr. WATSON (when his name was called). I have a general pair with the Senator from South Carolina [Mr. SMITH]. Not knowing how he would vote, I transfer my pair to the Senator from Kentucky [Mr. Robsion] and vote "yea." The roll call was concluded.

Mr. BLACK. On this vote I have a special pair with the junior Senator from New Jersey [Mr. BAIRD]. I do not know how he would vote, and I, there-

fore, withhold my vote. If permitted to vote, I should vote "yea." Mr. BLEASE. I have a pair with the Senator from Connecticut [Mr. WALcorr]. Not knowing how he would vote, I withhold my vote.

Mr. GEORGE (after having voted in the negative). I have a pair with the Mr. GEORGE (after having voted in the negative). I have a pair with the senior Senator from Colorado [Mr. PHIPPS]. I transfer that pair to the junior Senator from Oklahoma [Mr. THOMAS] and allow my vote to stand. Mr. BLACK. I find that I can transfer my pair to the senior Senator from Arizona [Mr. Ashurst], which I do, and vote "yea."

Mr. SHEPPARD. I desire to announce the following general pairs:

The Senator from Arkansas [Mr. CARAWAY] with the Senator from Vermont [Mr. GREENE];

The Senator from North Carolina [Mr. SIMMONS] with the Senator from Massachusetts [Mr. GILLETT];

The Senator from Arkansas [Mr. ROBINSON] with the Senator from Pennsylvania [Mr. REED]; The Senator from North Carolina [Mr. OVERMAN] with the Senator from

Illinois [Mr. DENEEN]

The Senator from Wyoming [Mr. KENDRICK] with the Senator from Illinois [Mr. GLENN];

The Senator from Utah [Mr. KING] with the Senator from Maine [Mr. GOULD];

The Senator from Tennessee [Mr. BROCK] with the Senator from Wyoming [Mr. SULLIVAN]; and

The Senator from Connecticut [Mr. BINGHAM] with the Senator from Virginia[Mr. GLASS].

The result was announced—yeas 32, nays 34, as follows:

YEA8-32

| Allen Black Bratton Brookhart Capper Connally Cutting Dill | Fletoher Frazier Harris Harrison Hayden Hefin Howell Jones | MoKellar McMaster Norbeck Norris Nye Pitiman Robinson, Ind. Sheppard | Stephens Swanson Thomas, Idaho Trammell Walsh, Mont. Waterman Watson Wheeler |
|---|--|---|---|
| | NAY | S84 | |
| Barkley Blaine Borah Broussard Copeland Dale Fess George Goff | Goldsborotigh Grundy Hale Hastings Hatfield <i>Hawes</i> Hebert Johnson Kenn | Keyes La Follette McCulloch McNary Metcalf Moses Oddle Patterson Shortridge | Smoot Steok Stelwor Townsend Vandenberg Wagner Walsh, Mass. |
| | NOT VO | TING30 | |
| Ashurst Baird Bingham Bicaso Brock Caraway Couzens Deneen | Gillett Glass Glenn Gould Greene Kendriok King Overman | Phipps Pine Ransdell Reed Robinson, Ark. Robsion, Ky. Schall SHIPSTFAD | Simmons Smith Sullivan Thomas, Okla. Tydings Walcott |

So Mr. Howell's amendment to Mr. Opple's amendment was rejected. 119206-S. Doc. 177, 71-2-17

HIDES

VOTE ON THE AMENDMENT OF MR. WALSH OF MASSACHUSETTS TO MR. ODDIE'S AMENDMENT TO PARAGRAPH 1530 TO BEDUCE THE DUTY ON RAW OR UNCURED, OR SALTED OR PICKLED, WARDEN A GRANTER DEPOND TO 10 DEPOND AD WARDEN HIDES FROM 4 CENTS PER POUND TO 10 PER CENT AD VALOREM

[NOTE.-The equivalent ad valorem of 4 cents per pound would be 27 per cent.]

(Cong. Record, March 15, 1930; page, Daily, 5595; Permanent, 5362)

The VICE PRESIDENT. The clerk will state the amendment to the amendment.

The CHIEF CLERK. The Senator from Massachusetts [Mr. WALSH] moves to amend the amendment offered by the Senator from Nevada [Mr. ODDIE], on page 1, line 4, of the amendment, by striking out "4 cents per pound" and inserting in lieu thereof "10 per cent ad valorem," so as to read:

Hides * * * raw or uncured, or salted or pickled, 10 per cent ad valorem.

The VICE PRESIDENT. The yeas and nays have been ordered, and the clerk will call the roll.

The Chief Clerk proceeded to call the roll,

Mr. BLEASE (when his name was called). I have a pair with the junior Senator from Connecticut [Mr. WALCOTT]. Not knowing how he would vote, I withhold my vote.

Mr. HARRISON (when his name was called). On this vote I am paired with the senior Senator from Oregon [Mr. McNARY]. If he were present, he would vote "nay," and I would vote "yea." Mr. OVERMAN (when his name was called). I have a general pair with the

Senator from Illinois [Mr. DENEEN]. Not being able to obtain a transfer, I

withhold my vote. Mr. SULLIVAN (when his name was called). I have a general pair with the junior Senator from Tennessee [Mr. BROCK]. In his absence I withhold my vote.

Mr. WATSON (when his name was called). I transfer my general pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Washington [Mr. JONES], who is detained from the Senate on official business, and I vote "nay."

The roll call was concluded.

Mr, HAYDEN, The senior Senutor from Arizona [Mr, ASHURST] is unavoid-

ably absent. If present, he would vote "nay." Mr. GLASS. May I inquire whether the senior Senator from Connecticut [Mr. BINGHAM] has voted?

The VICE PRESIDENT, That Senator has not voted.

Mr. GLASS. I have a general pair with the senior Senator from Connecticut [Mr. BINGHAM]. Not knowing how he would vote, I have to withhold my vote. Otherwise I would vote "yea,"

Mr. SULLIVAN. As previously announced, I have a general pair with the junior Senator from Tennessee [Mr. BROCK]. I transfer that pair to the senior Senator from Ohio [Mr. FES8] and vote "nay."

Mr. SHEPPARD. I desire to announce the following general pairs: The Senator from Arkansas [Mr. ROBINSON] with the Senator from Pennsylvania [Mr. REED];

The Senator from North Carolina [Mr. SIMMONS] with the Senator from Massachusetts [Mr. GILLETT];

The Senator from Wyoming [Mr. KENDRICK] with the Senator from Illinois [Mr. GLENN]; and

The Senator from Utah [Mr. KIN0] with the Senator from Maine [Mr. Gouldl.

The result was announced-yeas 24, mays 49, as follows:

YEAS-24

| Blaok | Goldsborough | Johnson | Stephens |
|----------|---------------|-------------|---------------|
| Bluine | Greene | Keyes | Swanson |
| Caraway | Hale | La Follette | Trammell |
| Copeland | <i>Harts</i> | Metcalf | Tydinys |
| Dule | Hebert | Moses | Wayner |
| Fletchor | <i>Hellin</i> | Smoot | Walsh, Mass. |
| rationer | перия | Smoot | n aton, muoo. |

NAY8-49

| Allen Baird Barkley Borah Brathon Broussard Capper Connally Couzens Cutting Dill Frazier | George Goff Grundy Hastings Hatfield Hawes Hayden Howell Kean McCulloch McCulloch McKellar McMaster Norbeck | Norris Nye Oddie Patterson Phipps Pine Pittman Ran&dell Robinson, Ind. Robisson, Ky. Schall Sheppard Shortridge | Steek Stelwer Sulliyan Thomas, Idaho Thomas, Okla. Townsend Walsh, Mont. Waterman Waterman Watson Wheeler |
|---|--|---|---|
| | NO | T VOTING-23 | |
| A shurst Bingham Bleasc Brock Deneen Fess | (Hillett Glass (Henn Gould Harrison Jones | Kendrick King McNary Overman Reed Robinson, Ark. | SHIPSTEAD Simmons Smith Vandenberg Walcott |

So the amendment of Mr. WALSH of Massachusetts to Mr. ODDIE'S amendment was rejected.

HIDES

VOTE ON THE AMENDMENT OF MR. WALSH OF MASSACHUSETTS TO MR. ODDIE'S AMENDMENT TO PARAGRAFH 1530 TO REDUCE THE DUTY ON RAW OR UNCURED, OR SALTED OR PICKLED, HIDES FROM 4 CENTS PER POUND TO 15 PER CENT AD VALOREM

[NOTE.—The equivalent ad valorem of 4 cents per pound would be 27 per cent.]

(Cong. Record, Maroh 15, 1930; page, Daily, 5600; Permanont, 5367)

Mr. WALSH of Massachusetts. Mr. President, I shall only ask for a record vote on one more amendment as related to hides and leather. I now move to strike out "4 cents a pound" and insert in lieu thereof "15 per cent ad valorem."

The PRESIDING OFFICER. Seventy-six Senators have answered to their names. A quorum is present. The question is on the amendment offered by the Senator from Massachusetts [Mr. WALSH] to the amendment of the Senator from Nevada [Mr. Oddle], upon which the yeas and nays have been ordered. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

The legislative clerk proceeded to call the roll. Mr. GLASS (when his name was called). I have a pair with the senior Senator from Connecticut [Mr. BINGHAM]. Not knowing how he would vote, I am unable to vote. Were I at liberty to vote, I should vote "yea." Mr. SULLIVAN (when his name was called). I am paired with the junior Senator from Tennessee [Mr. BROCK] and therefore withhold my vote. If at liberty to vote, I should vote "nay." Mr. WATSON (when his name was called). I transfor my pair with the

Mr. WATSON (when his name was called). I transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Pennsylvania [Mr. GRUNDY] and will vote. The roll call was concluded, I vote "nay,"

Mr. HAYDEN. My colleague the senior Senator from Arizona [Mr. ASHURST] is unavoidably absent. He is paired with the Senator from Florida [Mr. FLETCHER]. If present, my colleague would vote "nay." Mr. OVERMAN. I again announce my pair with the Senator from Illinois [Mr. DENEEN] and withhold my vote.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Massachusetts [Mr. GILLERT] with the Senator from North Carolina [Mr. SIMMONS];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Illinois [Mr. GLENN] with the Senator from Wyoming [Mr. KENDRICK]; and

The Senator from Connecticut [Mr. WALCOTT] with the Senator from South Carolina [Mr. BLEASE].

I also desire to announce that the junior Senator from Pennsylvania [Mr. GRUNDY] is detained from the Senate on official business.

The result was announced—yeas 16, nays 57, as follows:

YEAS-16

| Caraway Copeland Goldsborough Harris | Harrison Hattield Hebert Johnson | Keyes Moses Swanson Trammell | T'ydings Vandenberg Wayner Walsh, Mass. |
|---|--|--|--|
| | NAY | 8-57 | |
| Allen Baird Barkley Blaok Blaok Bhane Bookhart Brookhart Brookhart Rroussard Capper Connally Cutting Dill Fesg Krazler | (Icorye Goff Greene Hale Hastings <i>Havoes</i> <i>Hayden</i> <i>Hayden</i> Howell Jones Kean La Follette McCulloch <i>MoKellar</i> McMaster | McNary Metcalf Norbeck Norris Nye Oddie Patterson Phipps Pine Pittman Ransdell Robinson, Ind. Robison, Ky. Schall Sheppard | Shortridge Smoot Steek Steiwer Stephens Thomas, Idaho Thomas, Okla. Townsend Walsh, Mont. Waterman Watson Wheeler |
| | NOT VO | DTING-23 | |
| <i>A shurst</i> Bingham <i>Blease</i> <i>Brock</i> Conzens Dale | Deneen Fletcher Gllett Glass Glenn Gould | Grundy Kendrick King Overman Reed Robinson, Ark. | SHIPSTEAD Simmons Smith Sullivan Walcott |

So the amendment of Mr. WALSH of Massachusetts to Mr. ODDIE's amendment was rejected

LEATHER, SOLE, BELTING, HARNESS

VOTE ON MR. HOWELL'S AMENDMENT TO MR. ODDIE'S AMEND-MENT TO PARAGRAPH 1530 TO REDUCE THE DUTY ON SOLE, BELTING, AND HARNESS LEATHER FROM 6 CENTS PER POUND AND 10 PER CENT AD VALOREM TO 6 CENTS PER POUND AND 5.4 PER CENT AD VALOREM

(Cong. Record, March 15, 1930; page, Daily, 5602; Permanent, 5369)

Mr. HOWELL. I ask that the amendment to the amendment now before the Senate be reported.

The VICE PRESIDENT. The Secretary will report the amendment,

The LEAISLATIVE CLERK. On page 2 of the amendment of the Senator from Nevada, line 7, the Senator from Nebraska moves to strike out "10" and to insert in lieu thereof "5.4," so that it will read:

Belting, harness, or saddlery, 6 cents per pound and 5.4 per cent ad valorem.

18 *** *** *

Mr. BORAH. I ask for the yeas and nays.

The yeas and mays were ordered, and the legislative clerk proceeded to call the roll.

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. BROCK]. Not knowing how he would vote, I withhold my vote. If permitted to vote, I would vote "nay."

Mr. THOMAS of Idaho (when his name was called). On this vote I have a pair with the junior Senator from Montana [Mr. WHEELER]. If he were voting, he would vote "yea." If I were voting, I would vote "nay."

The roll call was concluded.

Mr. HAYDEN. The senior Senator from Arizona [Mr. ASHURST] is unavoidably absent. He is paired with the senior Senator from Florida [Mr. FLETCHER]. Mr. ROBINSON of Indiana (after having voted in the affirmative). I am in-

formed that the junior Senator from Mississippi [Mr. STEPHENS], with whom I have a general pair, has not voted. I therefore withdraw my vote. Mr. FESS. I desire to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from North Caro-

lina [Mr. OVERMAN]; The Senator from Massachusetts [Mr. GILLETT] with the Senator from North Carolina [Mr. SIMMONS];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Illinois [Mr. GLENN] with the Senator from Wyoming [Mr. KENDRICK];

The Senator from Connecticut [Mr. WALCOTT] with the Senator from South Carolina [Mr. BLEASE];

The Senator from Oregon [Mr. McNARY] with the Senator from Mississippi [Mr. HARRISON]; and The Senator from Indiana [Mr. WATSON] with the Senator from South

The Senator from Indiana [Mr. WATSON] with the Senator from South Carolina [Mr. SMITH].

The result was announced—yeas 31, nays, 36, as follows :

YEAS-31

| Allen Black Borah Brookhart Capper Caraway Connally | Cutting Dill Frazier George Glass Harris Heftin Howell | Jones MoKellar McMaster Norbeck Norris Nye Pine Pittman | Robsion, Ky. Schall Sheppard Swanson Trammell Tydings Walsh, Mont. |
|--|--|---|--|
| | NAY | 8—30 | |
| Baird Barkley Bingham Blaine Copeland Couzens Fess Goff Goldsborough | Hale Hastings Hatfield Haves Hayden Hebert Johnson Kean Keyes | La Follette McCulloch Metcalf Moses Oddie Patterson Phipps <i>Ransdell</i> Shortridge | Smoot Steok Stelwer Thomas, Okla. Townsend Vandenberg Wagner Walsh, Mass. Waterman |
| | NO'T VO | TING-29 | |
| Ashurst Blease Brock Broussard Dale Deneen Fletoher Gillett | Glenn Gould Greene Grundy <i>Harrison</i> <i>Kendrlok</i> King McNary | Overman Reed Robinson, Ark. Robinson, Ind. SHIPSTEAD Simmons Smith Stephens | Sullivan Thomas, Idaho Walcott Watson Wheeler |
| So Mn Houmerla | amondment to Mr. | Oursels and and the art | |

So Mr. Howell's amendment to Mr. Opple's amendment was rejected.

SHOES, BOOTS OF LEATHER

VOTE ON THE AMENDMENT OF MR. WALSH OF MASSACHUSETTS TO MR. ODDIE'S AMENDMENT TO PARAGRAPH 1530 TO INCREASE THE DUTY ON BOOTS, SHOES, AND OTHER FOOTWEAR, WHOLLY OR IN CHIEF VALUE OF LEATHER, FROM 14 CENTS PER PAIR AND 10 PER CENT AD VALOREM TO 34 CENTS PER PAIR AND 10 PER CENT AD VALOREM

(Cong. Record, March 15, 1980; page, Daily, 5603; Permanent, 5370)

Mr. WALSH of Massachusetts. Mr. President, I have two amendments as to which I shall be very brief. I first move, on page 4 of the Oddie amendment, in line 11, to strike out the numerals "14" and insert the numerals "34." The effect of that would be to change the compensatory duty upon shoes from 14 cents to 34 cents per pair.

The VICE PRESIDENT. The question is on agreeing to the amendment submitted by the Senator from Massachusetts to the amendment of the Senator from Nevada.

Mr. WALSH of Massachusetts. I ask for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence

I withhold my vote. If permitted to vote, I would vote "nay." Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. BROOK], who is necessarily absent. There-

fore I withhold my vote. Mr. THOMAS of Idaho. I have a general pair with the junior Senator from Montana [Mr. WHEELER]. I am informed that on this vote he would vote as I shall vote. I vote "nay."

Mr. WATSON (when his name was called). I have a general paid with the Senator from South Carolina [Mr. SMITH]. I am unable to secure a transfer and therefore withhold my vote. If voting, I would vote "nay,"

The roll call was concluded.

Mr. FESS. I wish to announce that the junior Senator from Pennsylvania [Mr. GRUNDY] is absent on official business.

Mr. VANDENBERG. My colleague the senior Senator from Michigan [Mr.

COUZENS] is necessarily absent. If present, he would vote "nay." Mr. HAYDEN. My colleague the senior Senator from Arizona [Mr. ASHURST] is paired with the Senator from Florida [Mr. FLETCHER] on this vote. I am informed that both Senators, if present, would vote "nay." Mr. WALSH of Montana. My colleague the junior Senator from Montana

[Mr. WHEELER] has a general pair with the junior Senator from Idaho [Mr. THOMAS]. If present, my colleague would vote "nay."

The Senator from North Carolina [Mr. SIMMONS] is unavoidably absent. He is paired with the junior Senator from Massachusetts [Mr. GILLETT].

Mr. FESS. I desire to announce the following general pairs:

The Senator from Illinois [Mr, DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Massachusetts [Mr. GILLEFT] with the Senator from North Carolina [Mr. SIMMONS];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KINO];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBIN'SON];

The Senator from Illinois [Mr. GLENN] with the Senator from Wyoming [Mr. KENDRICK];

The Senator from Connecticut [Mr. WALCOTT] with the Senator from South Carolina [Mr. BLEASE]; and

The Senator from Oregon [Mr. McNARY] with the Senator from Mississippi [Mr. HARRISON].

The result was announced-yeas 11, nays 55, as follows:

| | 1 | 11/1/1011 | |
|---|--|---|---|
| Bingham <i>Copeland</i> Hale | Hebert Keyes Metcalf | Moses Shortridge Smoot | Wagner Walsh, Mass. |
| | 1 | NAYS-55 | |
| Allen Baird Barkley Blaok Blauk Booah Brookhart Brookhart Brookhart Brookhart Capper Caratoay Connally Connally Cutting Dall | Fesa Frazier George Glass Goff Goldsborough Harta Hastings Hatfield Hattes Hatgen Hayden Heylin Howell Johnson | Kean La Follette McCulloch McKallar McMaster Norbeck Norris Nye Oddie Patterson Phipps Pine Pine Pittman Ransdell | Robsion, Ky. Schall Sheppard Steok Stolwer Swoanson Thomas, Idnho. Thomas, Okla. Townsend Trammell Vandenberg Watsh, Mont. Waterman |

NOT VOTING-30

| Ashurst Blcase Brock Couzens Dale Deneen Fletcher Gillett | Glenn Gould Greene Grundy Harrison Jones Kendrick King | McNary Overman Reed Robinson, Ark. Robinson, Ind. SHIPSTEAD Simmons Smth | Stephens Sullivan Tydings Walcott Watson Wheeler |
|--|---|---|---|
|--|---|---|---|

So the amendment of Mr. WALSH of Massachusetts to Mr. ODDIE'S amendment was rejected.

LEATHER, GOAT AND KID

VOTE ON MR. HOWELL'S AMENDMENT TO MR. ODDIE'S AMEND-MENT TO PARAGRAPH 1530 TO TAKE GOAT AND KID LEATHER USED FOR SHOES FROM UNDER THE DUTY OF 171/2 PER CENT AD VALOREM AND PLACE IT ON THE FREE LIST

(Cong. Record, March 15, 1930; page, Daily, 5605; Permanent, 5372)

The PRESIDING OFFICER. The amendments to the amendment will be restated.

The LEOISLATIVE CLERK. On page 3, line 4, after the word "kid," insert "(except goat and kid leather provided for in paragraph 1708)."

Also, on page 3, line 15, strike out the word "If" and insert "Any of the foregoing except goat and kid leather, if." On page 3, line 20, after the word "kinds," insert "(except goat and kid

leather provided for in paragraph 1708)."

The PRESIDING OFFICER. The clerk will call the roll. The legislative clerk proceeded to call the roll.

The PRESIDING OFFICER (when the name of Mr. ROBINSON of Indiana was called). The present occupant of the chair has a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, not knowing how he would vote, the present occupant of the chair withholds his vote. Mr. SULLIVAN (when his name was called). I am paired with the Senator

from Tennessee [Mr. BROOK]. I transfer that pair to the Senator from Penn-sylvania [Mr. GRUNDY] and will vote. I vote "nay."

Mr. THOMAS of Idaho (when his name was called). I have a pair with the junior Senator from Montana [Mr. WHEELER]. I transfer that pair to the Senator from Vermont [Mr. GREENE] and will vote. I vote "nay." If the Senator from Montana were present, he would vote "yea."

Mr. WATSON (when his name was called). I transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Washington [Mr. JONES], who is detained from the Senate by official business, and vote " nay."

The roll call was concluded.

Mr. CARAWAY. I have a pair with the junior Senator from Illinois [Mr. GLENN] on this question. Being unable to secure a transfer, I withhold my vote. If at liberty to vote, I should vote "yea." Mr. VANDENBERG. My colleague the senior Senator from Michigan [Mr. COUZENS] is absent, and if present would vote "nay." Mr. WALSH of Montana. My colleague [Mr. WHEELER], if present, would vote "yea." on this matter. He is paired with the Senator from Idaho [Mr.

Тномля].

Mr. FESS. I desire to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

'The Senator from Massachusetts [Mr. GILLETT] with the Senator from North Carolina [Mr. SIMMONS];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkausas [Mr. ROBINSON];

The Senator from Connecticut [Mr. WALCOTT] with the Senator from South Carolina [Mr. BLEASE]; and

The Senator from Wyoming [Mr. KENDRICK] with the Senator from Florida [Mr. FLETCHER].

The result was announced-yeas 28, nays 38, as follows:

YEAS-28

| Barkley Black Blaine Bronh Brookhart Capper Connally | Frazler George Harris Hefin Howell La Follette | <i>McKellar</i> McMaster Norbeck Norris Nye <i>Ransdell</i> Schall | Sheppard Steck Swanson Thomas, Okla. Trammell Tydings Walsh, Mont. |
|---|--|---|---|
| | NAY | 'S | |
| Allen Baird Bingham Broussard Copcland Cutting Fess Goff Goldsborough | Hale Hatfield Hawes Hawes Hebert Johnson Kean Keyes McCulloch Metcalf | Moses Oddie Patterson Phipps Pine <i>Pittman</i> Robsion, Ky. Shortridge Smoot Steiwer | Sullivan Thomas, Idaho Townsend Vandenberg Wagner Walsh, Mass. Waterman Watson |
| | NOT VO | TING | |
| Ashurst Bleaso Brock Caraway Couzens Dale Deneen Dill | Fletcher Gillett Glenn Gould Grundy Harrison Hastings | Jones Kendrick King McNary Overman Reed Robinson, Ark. Robinson, Ind. | SHIPSTEAD Simmons Smith Stephens Walcott Wheeler |

So Mr. Howell's amendments to Mr. Oddle's amendment were rejected.

LEATHER, GOAT, KID, ETC.

VOTE ON THE AMENDMENT OF MR. WALSH OF MASSACHUSETTS TO MR. ODDIE'S AMENDMENT TO PARAGRAPH 1530 TO REDUCE THE DUTY ON GOAT, KID, AND OTHER LEATHER, FINISHED OR PARTLY FINISHED, FROM 173% TO 10 PER CENT AD VALOREM

(Cong. Record, March 17, 1930; page, Daily, 5618; Permanent, 5379)

The VICE PRESIDENT. The question is on the amendment proposed by the Senator from Mussachusetts [Mr. WALSH] to the amendment of the Senator from Nevada [Mr. ODDDE], which will be stated for the information of the Senate.

The LEOISLATIVE CLERK. In the amendment of the Senator from Nevada [Mr. ODDIE], on page 3, line 9, it is proposed to strike out "17½" and insert "10," so as to read;

(c) Goat, kid, and other leather (except leather provided for in subparagraph (d) of this paragraph), made from hides or skins of animals (including fish, reptiles, and birds, but not including cattle of the bovine species), in the rough, in the white, crust, or russet, partly finished, or finished, 10 per cent ad valorem.

The VICE PRESIDENT. The question is on agreeing to the amendment proposed by the Senator from Massachusetts to the amendment offered by the Senator from Nevada [Mr. Oppus].

262

Mr. WALSH of Massachusetts. I ask for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. OVERMAN (when his name was called). I have a general pair with the Senator from Illinois [Mr. DENEEN]. I transfer that pair to the Senator from Arizona [Mr. ASHURST] and will vote, I vote "yea."

Mr. SOHALL(when Mr. SHIPSTEAD'S name was called). My colleague [Mr. SHIPSTEAD] is unavoidably absent. I will let this announcement stand for the day.

Mr. SULLIVAN (when his name was called). I am paired with the Senator from Tennessee [Mr. BROOK] and therefore withhold by vote. If I were at liberty to vote, I should vote "nay."

Mr. WATSON (when his name was called). I have a general pair with the Senator from South Carolina [Mr. SMITH]. I am unable to secure a transfer, and therefore withhold my vote.

The roll call was concluded,

Mr. SIMMONS. I transfer my pair with the senior Senator from Massachusetts [Mr. GILLETT] to the senior Senator from Maryland [Mr. TYDINGS] and will vote. I vote "yea."

Mr. GLENN. I have a special pair with the junior Senator from Arkansas [Mr. CARAWAY] and withhold my vote.

Mr. BLACK (after having voted in the affirmative). I have a pair for today with the Senator from New York [Mr. COPELAND]. I understand that if he were present he would vote as I have voted, so I will permit my vote to stand.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING]; and

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON].

Mr. SHEPPARD. The Senator from New York [Mr. COPELAND] is paired on this question with the Senator from Kentucky [Mr. BARKLEY]. If present, the Senator from Kentucky would vote "nay."

The result was announced--yeas 42, nays 33, as follows:

YEAS-42

| Bingham Blaok Blaine Blease Borah Bratton Brookhart Capper Connally Couzens Dill | Fletcher Frazier Georyc Glass Hale Harris Harrison Hawes Hayden Hebert Hefin | Howell Keyes La Follette <i>MoKellar</i> Moses Norbeck Norris Nye Overman Schall Sheppard | Simmons Stephens Swanson Thomas, Okla. Trammell Wagnor Walsh, Mass. Walsh, Mont. Wheeler |
|--|---|---|--|
| | NAY | 8—38 | |
| Allen Baird Broussard Cutting Dale Fess Goff Goldsborough Greene | Grundy Hastings Hatfield Johnson Jones Kean Kean Kean Keudrick McCulloch McNary | Oddie Patterson Phipps Pine <i>Ransdell</i> Robinson, Ind. Robsion, Ky. Shortridge Smoot | Steiwer Thomas, Idaho Townsend Vandenberg Walcott Waterman |
| | NOT VO | TING-21 | |
| Ashurst Barkley Brook Caratoay Copeland Deneen | Gillett Gould Glenn King McMnster Metcalf | Pitiman Reed Robinson, Ark. SHIPSTEAD Smith Stcok | Sullivan Tydings Watson |

So the amendment of Mr. WALSH of Massachusetts to Mr. ODDIE's amendment was agreed to.

LEATHER, SIDE UPPER

VOTE ON MR. HOWELL'S AMENDMENT TO MR. ODDIE'S AMEND-MENT TO REDUCE THE DUTY ON SIDE UPPER LEATHER AND PATENT LEATHER, FINISHED OR PARTLY FINISHED, ETC., FROM 5.2 CENTS PER SQUARE FOOT AND 10 PER CENT AD VALOREM TO 5.2 CENTS PER SQUARE FOOT AND 4.8 PER CENT AD VALOREM

(Cong. Record, March 17, 1930; page, Daily, 5619; Permanent, 5380)

The PRESIDENT pro tempore. The clerk will state the amendment.

The LEGISLATIVE CLERK. On page 2, line 15, of the amendment of the Senator from Nevada [Mr. ODDIE] the Senator from Nebraska proposes to strike out "10" and insert "4.8," so as to read :

(3) Side upper leather (including grains and splits) and patent leather, rough, partly finished, or finished, or cut or wholly or partly manufactured, into uppers, vamps, or any forms or shapes suitable for conversion into boots, shoes, or footwear, 5.2 cents per square foot and 4.8 per cent ad valorem.

The PRESIDENT pro tempore. The clerk will call the roll.

The legislative clerk proceeded to call the roll,

Mr. GLENN (when his name was called). I have a general pair with the Junior Senator from Arkansas [Mr. CABAWAY], and in his absence withhold my vote.

Mr. BLACK (when his name was called). I have a pair with the senior Senator from New York [Mr. COPELAND], but I understand that on this he would vote as I intend to yore, and I will therefore vote. I vote "yea."

The PRESIDENT pro tempore (Mr. Moses) (when his name was called). I have a pair with the senior Senator from Iowa [Mr. STECK]; and not knowing how he would vote, I withhold my vote.

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. Brock]. In his absence I withhold my vote.

Mr. WATSON (when his name was called). I am unable to secure a transfer of my pair with the senior Senator from South Carolina [Mr. SMITH], and therefore I withhold my vote.

The roll call was concluded.

Mr. OVERMAN. I transfer the pair I have with the senior Senator from Illinois [Mr. DENEEN] to the senior Senator from Arizona [Mr. ASHURST] and yote "yea."

Mr. SIMMONS. I transfer my pair with the senior Senator from Massachusetts [Mr. GILLETT] to the senior Senator from Maryland [Mr. TYDINGS] and vote "yea,"

Mr. FESS. I desire to announce the following general pairs:

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING]; and

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON].

Mr. SHEPPARD. The Senator from New York [Mr. COPELAND] is paired on this question with the Senator from Kentucky [Mr. BARKLEY]. If present, the Senator from Kentucky would vote "nay."

Mr. FRAZIER. On this question I am paired with the senior Senator from Oklahoma [Mr. PINE]. If he were present, he would vote "nay," and I would vote "yea."

The result was announced-yeas 36, nays 35, as follows:

YEAS-36

| Allen | D4ll | Howell | Schall |
|------------|----------|----------------|---------------|
| Blick | Fletoher | MoKellar | Sheppard |
| Blease | Georyge | Norbeck | Simmons |
| Borah | Glass | Nortis | Stephens |
| Bratton | Haris | Nye | Swanson |
| Brookhart | Harison | Overman | Thomas, Okla. |
| Capper | Harison | Pittman | Trammell |
| Geographic | Haves | Dobligam Jud | Watch West |
| Capper | Hawes | Pittman | Trammell |
| Connally | Hayden | Robinson, Ind. | Walsh, Mont. |
| Cutting | Heflin | Robsion, Ky. | Wheeler |

| Bingham Blaine Couzens Dale Fess Goldsborough Greene Grundy | Hale Hastings Hatfield Hebert Johnson Jones Kean Kean Kendrick Keyes | La Follette McCulloch McNary Metcalf Oddle Patterson Phipps Shortridge Snroot | Steiwer Thomas, Idaho Townsend Vandenberg Wagner Walcott Walsh, Mass. Waterman |
|--|---|---|---|
| | NC | DT VOTING-25 | |
| Ashurst Baird Barkley Brock | Deneen Frazier Gillett Glenn | Moses Pine <i>Ransdell</i> Reed | Steck Sullivan Tydings Watson |

Gould

King McMaster

Broussard

Caraway

Copcland

NAYS-35

So Mr. HowerL's amendment to Mr. ODDIE's amendment was agreed to.

Robinson, Ark.

SHIPSTEAD

Smith

SHOES, LEATHER

VOTE ON MR. HOWELL'S AMENDMENT (MODIFIED) TO MR. ODDIE'S AMENDMENT TO PARAGRAPH 1530 RECLASSIFYING THE DUTY ON SHOES, BOOTS, ETC., SO AS TO REDUCE THE DUTY FROM 14 CENTS PER PAIR AND 10 PER CENT AD VALOREM TO 14 CENTS PER PAIR; EXCEPTING, HOWEVER, THE MCKAY TYPE OF FOOT-WEAR FOR WOMEN, WHICH IS REDUCED TO 8 CENTS PER PAIR AND 20 PER CENT AD VALOREM. ALSO TO PLACE CHILDREN'S SHOES ON THE FREE LIST

(Cong. Record, March 17, 1930; page, Daily, 5621; Permanent, 5382)

The PRESIDING OFFICER. The amendment to the amendment will be stated.

The LEOISLATIVE CLERK. In the amendment of the Senator from Nevada [Mr. ODDIE], on page 4, lines 11 and 12, it is proposed to strike out the figures and words "14 cents a pair and 10 per cent ad valorem" and to insert in lieu thereof:

Other than footwear for children and for women of the McKay type of manufacture, 14 cents per pair; footwear of the McKay type of manufacture for women, 8 cents per pair and 20 per cent ad valorem.

Mr. SMOOT. Mr. President, may I call the Senator's attention to the matter to which I referred a few moments ago?

Mr. HOWELL. Yes.

Mr. SMOOT. I think if the Senator would adopt this wording that it would cover what he desires;

Other than footwear of the McKay type of manufacture for women and other than footwear for children, 14 cents per pair; footwear of the McKay type of manufacture for women, 8 cents per pair and 20 per cent ad valorem.

That would prevent the children's shoes falling in paragraph 1531 as manufactured leather not specially provided for.

Mr. HOWELL. Would that place a 14 cents a pair duty on children's shoes? Mr. SMOOT. No; the amendment I have suggested says: "Other than children's shoes."

Mr. HOWIMLL. Very well; I will accept the modification proposed by the Senator from Utah.

The PRESIDING OFFICER. The question is on agreeing to the amendment of the Senator from Nebraska [Mr. HOWELL], as modified, to the amendment offered by the Senator from Nevada [Mr. ODDIE]. The yeas and nays have been ordered, and the clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. OVERMAN (when his name was called). I again announce my pair with the Senator from Illinois [Mr. DENEEN]. I transfer that pair to the Senator from Arizona [Mr. ASHURST] and will vote. I vote "yea."

Mr. WATSON (when his name was called). I am unable to secure a transfer of my pair with the Senator from South Carolina [Mr. SMITH] and therefore withhold my vote.

The roll call was concluded.

Mr. STEPHENS (after having voted in the affirmative). Has the junior Senator from Indiana [Mr. Robinson] voted?

The PRESIDENT pro tempore. That Senator has not voted.

Mr. STEPHENS. I am paired with the Senator from Indiana, but I understand that if he were present he would vote as I have voted. Therefore I will

let my vote stand. Mr. SIMMONS. 1 have a general pair with the senior Senator from Massa-chusetts [Mr. GILLETT], who is absent. 1 am unable to obtain a transfer, and therefore I shall have to withhold my vote. Were I at liberty to vote, I should vote "yea."

Mr. BLACK (after having voted in the affirmative). On this question I have a pair with the senior Senator from New York [Mr. COPELAND]. I am unable to obtain a transfer, and on account of that fact I withdraw my vote.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. Robinson]; and

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING].

Mr. SHEPPARD. I desire to announce that the Senator from Kentucky [Mr. BARKLEY] is necessarily absent. If present, he would vote "nay." The result was announced-yeas 38, nays 37, as follows:

| | Y | TEAS | |
|--|--|---|--|
| Blaine Blcase Borah Brokhart Capper Connally Cutting Difl Fletoher | Frazier George Glass Harrison Hayden Heffin Howell La Follette McKellar | Moses Norbeck Noris Overman Pittman Robsion, Ky. Schull Skeppard Steok | Stephen s Swanson Thomas, Okla. Trammell Tydings Walsh, Mass. Walsh, Mont. Wheeler |
| | | LAYS | |
| Baird Bingham Broussard Couzens Dalo Fess Goff Goldsborough Greene Grundy | Hale Hastings Hatfield Hawcs Hebert Johnson Jones Kean Kean Kean Keyes | McCulloch McNary Metcalf Oddle Patterson Phipps Pine Ransdell Shortridge Smoot | Steiwer Thomas, Idaho Townsend Vandenberg Walyner Walcott Waterman |
| | NOT | VOTING-21 | |
| Allon Ashurst Barkley Black Brock Caraway | Copeland Deneen Gillett Glenn Gould King | McMaster Reed Robinson, Ark. Robinson, Ind. SHIPSTEAD Simmons | Smith Sullivan Watson |

So Mr. HoweLL's amendment, as modified, to Mr. ODDIE's amendment was agreed to,

LEATHER, UPHOLSTERY, ETC.

VOTE ON MR. HOWELL'S AMENDMENT TO MR. ODDIE'S AMEND-MENT TO REDUCE THE DUTY ON UPHOLSTERY, COLLAR, BAG, CASE, GLOVE, GARMENT, AND STRAP LEATHER FROM 4.6 CENTS PER SQUARE FOOT AND 20 PER CENT AD VALOREM TO 4.6 CENTS PER SQUARE FOOT AND 16.3 PER CENT AD VALOREM

(Cong. Record, March 17, 1930; page, Dally, 5623; Permanent, 5384)

The PRESIDENT pro tempore. The clerk will report the amendment. The CHIEF CLERK. On page 2, line 25, the Senator from Nebraska offers the following amendment in the amendment of the Senator from Nevada, to strike out "20" and insert "16.3," so as to read :

(5) upholstery, collar, bag, case, glove, garment, or strap leather, in the rough, in the white, crust, or russet, partly finished, or finished, 4.0 cents per square foot and 10.3 per cent ad valorem.

The PRESIDENT pro tempore. Eighty-one Senators having answered to their names, a quorum is present. The question is on agreeing to the amendment proposed by the Senator from Nebraska to the amendment of the Senator from Nevada.

Mr. HOWELL. I ask for the yeas and nays.

The yeas and nays were ordered,

The VICE PRESIDENT. The clerk will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. GLENN (when his name was called). Repeating the announcement made on the last vote, I withhold my vote.

Mr. OVERMAN (when his name was galled). Transferring my general pair with the Senator from Illinois [Mr. DENEØN] to the senior Senator from Arizona [Mr. ASHURST], I vote "yea."

Mr. SIMMONS (when his name was called). I transfer my pair with the Senator from Massachusetts [Mr. GILLETT], as heretofore announced, to the senior Senator from New York [Mr. COPELAND] and vote "yea."

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. BROCK]. In his absence I withhold my vote. If I were permitted to vote, I would vote "nay."

Mr. THOMAS of Idaho (when his name was called). On this vote I have a pair with my colleague the senior Senator from Idaho [Mr. BORAH]. If he were to vote, he would vote " yea." If I were to vote, I would vote " nay."

Mr. WATSON (when his name was called). I have a general pair with the Senator from South Carolina [Mr. SMITH]. I can not obtain a transfer. Therefore I withhold my vote. If I were voting, I should vote "nay."

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs :

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING]; and

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON].

The result was announced-yeas 42, nays 35, as follows:

YEAS-42

| Allen Black Black Blacase Bratton Brookhart Capper Connally Cutting Dill Fletcher | Frazler Georyc Glass Harrison Harrison Hayden Heflin Howell La Follette McKellar Moses | Norbeck Norris Nye Overman Pittman Robinson, Ind. Robsion, Ky. Schall Sheppard Simmons Steck | Stephens Swanson Thomas, Okla. Trammell Tydings Wagner Walsh, Mass. Walsh, Mont. Wheeler |
|---|--|--|--|
| | | NAYS-35 | |
| Baird Bingham Broussard Couzens Dale Fess Goff Goldsborough Greene | (Fundy Hale Hastings Hatfield <i>Haves</i> Hebert Johnson Jones Kean | Kendrick Keyes McCulloch McNary Metcalf Oddle Patterson Phipps Pine | Ransdell Shortridge Smoot Stelwer Townsend Vandenberg Walcott Walcott |
| | NO' | r voting—19 | |
| Ashurst Barkley Borah Brock Caraway | Copeland Deneen Allett Alenn Gould | K ing McMaster Reed Robinson, Ark. Shipstead | Smith Sulliyan Thomas, Idaho Watson |

So Mr. Howell's amendment to Mr. Oddle's amendment was agreed to.

LEATHER, SOLE, BELTING, HARNESS

VOTE ON MR. HOWELL'S AMENDMENT TO MR. ODDIE'S AMEND-MENT TO PARAGRAPH 1530 TO REDUCE THE DUTY ON SOLE, BELTING, AND HARNESS LEATHERS FROM 6 CENTS PER POUND AND 10 PER CENT AD VALOREM TO 6 CENTS PER POUND AND 6 PER CENT AD VALOREM

(Cong. Record, March 17, 1930; page, Daily, 5624; Permanont, 5385)

The PRESIDENT pro tempore. The Senator from Massachusetts requests that the amendment to the amendment be stated. It will be stated for the information of the Senate, whereupon the Chair will answer the parliamentary inquiry of the Senator from Nevada.

The CHIEF CLERK. On page 2 of the amendment of the Senator from Nevada, under "Sole, belting, or harness leather," in line 7, the Senator from Nebraska proposes to strike out "10" and to insert "6," so that it will read:

Six cents per pound and 6 per cent ad valorem.

The PRESIDENT pro tempore. The question is on agreeing to the amendment proposed by the Senator from Nebraska to the amendment of the Senator from Nevada.

Mr. HOWELL, I ask for the yeas and mays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. SIMMONS (when his name was called). I transfer my pair heretofore announced with the senior Senator from Massachusetts [Mr. GILLERT] to the senior Senator from New York [Mr. COPELAND] and vote "yea."

Mr. WATSON (when his name was called). I transfer my general pair with the senior Senator from South Carolina [Mr. SMITH] to the Senator from Missouri [Mr. PATTERSON] and vote "nay."

The roll call was concluded.

Mr. SULLIVAN. I have a pair with the junior Senator from Tennessee [Mr. BROCK]. If permitted to vote, I should vote "nay,"

Mr. OVERMAN. I transfer my pair with the senior Senator from Illinois [Mr. DENEEN] to the senior Senator from Arizona [Mr. ASHURST] and vote yea."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KINO]; and

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON].

The result was announced-yeas 30, nays 32, as follows:

YEAS-39

| Allen Blaok Blane Blease Borah Bratton Brookhart Capper Connally Cutting | Dull Fletcher George Glass Harris Harrison Heftin Howell La Follette | McKellar Moses Norris Nyce Overman Robinson, Ind. Robsion, Ky. Schall Sheppard | Simmons Nteck Stephens Nwanson Thomas, Okla. Trammell Tydings Walsh, Mont. Wheeler |
|---|--|--|--|
| | | NAYS-32 | |

| Baird | Grund |
|--------------|--------|
| Bingham | Hale |
| Broussard | Hasth |
| Couzens | Hatfle |
| Feas | Hunoés |
| Goff | Hayde |
| Goldsborough | Johnse |
| Greene | Jones |

ly ngs 1d 'n ion

Kean Kendrick Keyes McCulloch McNary Metcalf)ddie Phipps

Shortridge Smoot Steiwer Thomas, Idaho Vandenberg Wagner Waterman Watson

NOT VOTING-25

| Ashurst Barkley Brock Caraway Copeland Dale Deneen | Gillett Glenn Gould Hebert <i>King</i> McMaster Patterson | Pine Pittman Ransdell Reed Robinson, Ark. SHIPSTEAD Smith | Sullivan Townsend Walcott Walsh, Mass |
|--|---|---|--|
|--|---|---|--|

So the amendment of Mr. Howell to the amendment of Mr. ODDIE was agreed to.

HIDES, LEATHER, SHOES

VOTE ON MR. ODDIE'S AMENDMENT, AS AMENDED, TO PARA-GRAPH 1530, PROVIDING FOR A DUTY ON HIDES, LEATHERS, SHOES, AND HARNESS

(Cong. Record, March 17, 1930; page, Daily, 5625; Permanent, 5386)

The PRESIDENT pro tempore. The question recurs on agreeing to the amendment proposed by the Senator from Nevada [Mr. ODDIE], as amended, to the amendment made as in Committee of the Whole,

Mr. BRATTON. I call for the yeas and nays.

The yeas and nays were ordered.

Mr. Oddie's amendment, as amended, is as follows:

Mr. ODDIE's amendment, as amended, is as follows:
On page 224, strike out all after line 20 down through and including line 16, on page 228, and insert the following:
"PAR. 1530. (a) Hides and skins of cattle of the bovine species (except hides and skins of the India water buffalo imported to be used in the manufacture of rawhide articles), raw or uncured, or salted or pickled, 4 cents per pound; if dried (including dry salted), 8 cents per pound.
"(b) Leather (except leather provided for in subparagraph (d) of this paragraph), made from hides or skins of cattle of the bovine species:
"(1) Sole, belting, or harness leather (including offal), rough, partly finished, finished, currled, or cut or wholly or partly manufactured into outer or inner soles, blocks, strips, counters, taps, box toes, or any forms or shapes suitable for conversion into boots, shoes, footwear, belting, harness, or saddlery, 6 cents per pound and 6 per cent ad valorem;
"(3) side upper leather (including grains and splits) and patent leather, rough, partly finished, or finished, or cut or wholly or partly manufactured into uppers, vamps, or any forms or shapes suitable for convers, 5.2 cents per square foot and 4.8 per cent ad valorem;
"(4) leather made from calf or kip skins, rough, partly finished, or finished, or cut or wholly or partly manufactured into uppers, suitable for conversion into boots, shoes, if (4) leather made from calf or kip skins, rough, partly finished, or finished, or cut or wholly or partly manufactured into uppers, suitable for conversion into boots, shoes, or only forms or shapes suitable for conversion into boots, shoes, or footwear, 5.2 cents per square foot and 4.8 per cent ad valorem;
"(4) leather made from calf or kip skins, rough, partly finished, or finished, or cut or wholly or partly manufactured into uppers, suitable for conversion into boots, shoes, or footwear, 3.6 cents per square foot and 10 per cent ad valorem;

valorem

(6) upholstery, collar, bag, case, glove, garment, or strap leather, in the rough, in the white, crust, or russet, partly finished, or finished, 4.6 cents per square foot and 16.3 per

"(6) upholstery, collar, bag, case, glove, garment, or strap leather, in the rough, in the white, crust, or russet, partly finished, or finished, 4.6 cents per square foot and 16.3 per cent ad valorem ; "(6) all other, rough, partly finished, or curried, not specially provided for, 6 cents per pound and 10 per cent ad valorem. "(6) Goat, kid, and other leather (except leather provided for in subparagraph (d) of this paragraph), made from hides or skins of animals (including fish, reptiles, and birds, but not including cattle of the bovine species), in the rough, in the while, crust, or russet, partly finished, or finished, 10 per cent ad valorem; rough-tanned or semitanned leather made from genuine reptile skins, 15 per cent ad valorem; rough-tanned rough leather made from goat and sheep skins (including those commercially known as India-tanned skivers, 10 per cent ad valorem; into boots, shoes, or footwear, such articles shall be subject to the same rate of duty as the leather from which they are manufactured. "(d) Leather of all kinds, grained, printed, embossed, ornamonted, or decorated, in any munner or to any extent (including leather finished in goid, silver, aluminum, or like effects), or by any other process (in addition to tanning) made into fancy leather, and any of the foregoing cut or wholly or partly manufactured into uppers, vamps, or any forms or shapes suitable for conversion into boots, shoes, or footwear, all the foregoing by whatever name known, and to whatever use applied, 5.2 cents per square foot and 10 per cent ad valorem. Leather shall not be considered within the provisions of this sub-paragraph or shores, or ther footwear (including athletic or sporting boots and shoes), made wholly or in chief value of leather, not specially provided for, as follows: Other than footwear of the McKay type of manufacture for women, 8

cents per pair and 20 per cent ad valorem; boots, shoes, or other footwear (including athletic or sporting boots and shoes), the uppers of which are composed wholly or in chief value of wool, cotton, ramie, animal hair, fiber, rayon or other synthetic textile silk, or substitutes for any of the foregoing, whether or not the soles are composed of leather, wood, or other materials, 0 cents per pair and 35 per cent ad valorem. "(f) Harness valued at more than \$70 per set, single harness valued at more than \$40, saddles valued at more than \$40 each, saddlery, and parts (except metal parts) for any of the foregoing, 40 per cent ad valorem; saddles made wholly or in part of pigskin or imitation pigskin, 35 per cent ad valorem; saddles and harness, not specially provided for, parts thereof, except metal parts, and leather shoe laces, finished or unfinished, 20 per cent ad valorem."

The Chief Clerk proceeded to call the roll,

Mr. HAYDEN (when Mr. Asnurst's name was called). My colleague the senior Senator from Arizona [Mr. ASHURST] is necessarily absent. He is paired with the senior Senator from Illinois [Mr. DENEEN]. If my colleague were present, he would vote "yea," and if the Senator from Illinois were present he would vote "nay."

Mr. GLENN (when his name was called). I have a special pair for the day with the junior Senator from Arkansas [Mr. CARAWAY]. I am informed that our views on the pending question are in accord, and I am therefore free to vote. I vote "nay."

Mr. OVERMAN (when his name was called). I am informed that my general pair, the Senator from Illinois [Mr. DENEEN], would vote as I expect to vote on this question. Therefore I am released from my pair and vote "nay."

Mr. SIMMONS (when his name was called). I transfer my pair heretofore announced to the senior Senator from Kentucky [Mr. BARKLEY] and will vote, I vote "nay."

Mr. SULLIVAN (when his name was called). I renew my statement made on previous roll calls and withhold my vote.

Mr. WATSON (when his name was called). I transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Oklahoma [Mr. PINE] and will vote. I vote "yea."

The roll call was concluded.

Mr. BLACK. On this question I have a pair with the senior Senator from New York [Mr. COPELAND], which I transfer to the junior Senator from Arkansas [Mr. CARAWAY], and will vote. I vote "nay."

Mr. FESS. I desire to announce the following general pairs :

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON]; and

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING].

The result was announced-yeas 37, nays 42, as follows:

YEAS-37

| Allen Baird Borah Brookhart Broussard Capper Cutting Fess Frazier | Goff Goldsborough Grundy Hastings Hatheld Hayden Howell Jones Kenn Kenn | McCulloch McNary Norbeck Oddie Patterson Phipps Pittman Ransdell Robinson, Ind. Sheppard | Shortridge Stelwer Thomas, Idaho Townsend Walcott Waterman Watson |
|--|--|---|--|
| | 1 | VAYS-42 | |
| Bingham Black Black Connally Conzens Dill Fletcher George Glass Glénn | Greene Hale Harris Harrison Hawes Hebert Hellin Johnson Keyes La Follette MeKellar | Metealf Moses Norris Nye Orerman Robsion, Ky, Schall Simmons Smoot Steck Stephens | Swanson Thomas, Okla, Tranmell Tydings Vandenberg Wagner Walsh, Mass, Walsh, Mont, Wheeler |
| | NOT | VOTING17 | |
| Ashurst Barkley Brock Caraway Copcland | Dale Deneen Gillett Gould King | McMaster Pine Reed Robinson, Ark. Shirstead | Smith Sullivan |

So Mr. Opple's amendment, as amended, to the amendment made as in Committee of the Whole was rejected.

LEATHER, SHOES, HARNESS

VOTE ON THE AMENDMENT OF MR. WALSH OF MASSACHUSETTS TO THE AMENDMENT MADE IN THE COMMITTEE OF THE WHOLE TO PARAGRAPH 1530 PLACING HIDES ON THE FREE LIST, AND READJUSTING THE RATES OF DUTY ON LEATHERS, BOOTS AND SHOES, AND HARNESS

(Cong. Record, March 17, 1930; page, Daily, 5633; Permanent, 5394)

The PRESIDENT pro tempore. The question is on concurring in the amendment made as in Committee of the Whole.

Mr. WALSH of Massachusetts. I move to amend the amendment by insert-ing on page 228, after line 16, it lieu of the matter inserted as in Committee of the Whole, the matter which seend to the desk.

The VICE PRESIDENT. The amendment to the amendment made as in Committee of the Whole will be stated.

The CHIEF CLERK. On page 228, after line 16, in lieu of the matter inserted as in Committee of the Whole, it is proposed to insert:

The CHIEF CLERK. On page 228, after line 16, in lieu of the matter inserted as in Committee of the Whole, it is proposed to insert: PAR. 1530. (a) Leather (except leather provided for in subparagraph (c) of this paragraph), made from hides or skins of cutile of the borine species: (1) Sole or beiting leather (including oftal), rough, partly linkhed, finkhed, curried, or cut or wholly or partly manufactured into outer or inher soles, blocks, strips, connters, faps, box toes, or any forms or shapes sultable for conversion into boots, shoes, footwear, or beiting, 5 per cent ad valorem; (2) leather weiting, 5 per cent ad valorem; (3) alde upper leather (including grains and splits), patent leather, and leather made from call or klp skins, rough, partly finshed, or finshed, or cut or wholly or partly manufactured into uppers, yamps, or any forms or shapes suitable for conversion into boots, shoes, or footwear, all the foregoing, whether or not grained, boarded, or em-bossed, 8 per cent ad valorem; (4) upholstery, collar, bag, case, glove, garment, or strap leather, in the rough, in the while crust, or russot, nartly finished, or finished, or ger cent ad valorem; (6) all other, rough, partly finished, or furthed for in subparagraph (c) of this paragraph), made from hides or skins of animals (including fish, reptiles, and birds, per cent ad valorem. (b) doct, kid, and other leather (except leather provided for in subparagraph (c) of this paragraph), made from hides or skins of animals (including fish, reptiles, and birds, funned goat and sheep skins, 5 per cent ad valorem; vegetable-tanned or somitanned uppers, vamps, or any forms or shapes suitable for conversion into boots, shoes, or foot-wear, such articles shall be subject to the same rate of duty as the leather from which tuppers, vamps, or may forms or shapes suitable for conversion into boots, shoes, or foot-wear, such articles shall be subject to the same rate of duty as the leather from which they are manufactured. (c) Leather of all kinds, grained, printe

(e) Harness valued at more than \$70 per set, single harness valued at more than \$40, saddles valued at more than \$40 each, saddlery, and parts (except metal parts) for any of the foregoing, 35 per cent ad valorem; saddles made wholly or in part of pigskin or imitation pigskin, 35 per cent ad valorem.

Mr. WALSH of Massachusetts. I ask for the yeas and nays, without calling for a quorum, so as to save time.

The yeas and nays were ordered, and the legislative clerk called the roll.

119206-S. Doc. 177, 71-2----18

Mr. WATSON (when his name was called). I transfer my general pair with the Senator from South Carolina [Mr. SMITH] to the Senator from New Jersey [Mr. KEAN] and vote "nay,"

The roll call was concluded.

Mr. GLENN. I have a special pair with the junior Senator from Arkansas [Mr. CARAWAY]. In his absence I withhold my vote. Mr. SIMMONS. I transfer my pair with the junior Senator from Massa-

chusetts [Mr. GILLERT] to the junior Senator from Arizona [Mr. Hayden] and vote "nay." Mr. BLACK. On this vote I have a pair with the senior Senator from New

York [Mr. COPELAND]. Not knowing how he would vote, I withhold my vote.

If permitted to vote, I would vote "nay." Mr. WALCOTT. Has the junior Senator from South Carolina [Mr. BLEASE] voted?

The VICE PRESIDENT. The Senator has not voted. Mr. WALCOTT. I have a pair with that Senator. Not knowing how he would vote, I withhold my vote.

Mr. McNARY. I desire to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON].

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr, KING];

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. Brock]:

The senior Senator from Ohio [Mr. FESS] with the Senator from Kentucky [Mr. BARKLEY]; and

The junior Senator from Ohio [Mr. McCullooh] with the senior Senator from Arizona [Mr. ASHURST]. Mr. BLACK. I find that I can transfer my pair with the senior Senator from New York [Mr. COPELAND] to the junior Senator from Montana [Mv. WHEELER], which I do, and vote "nay." I understand that if the senior Senator from New York where we was a more the world wate "mere" Senator from New York were present he would vote "yea,"

The result was announced-yeas 20, nays 48, as follows:

YEAS-20

| Baird | Goldsborough | Hatfield | Patterson |
|---------|--------------|----------|--------------|
| Bingham | Greeno | Jones | Townsend |
| Couzens | Grundy | Keyes | Vandenberg |
| Dale | Hale | Metcalf | Wayner |
| Goff | Hastings | Moses | Walsh, Mass. |

NAYS---48

| Allen Blaok Blainé Bornh Bratton Braokhart Capper Connally Cutting Dill Fictcher Frazier | George Glass Haris Hawes Hefth Howell Johnson Kendrick La Follette McKellar NcNary Norbeck | Norris Nye Oddie Phipps Pittman Ransdell Robinson, Ind. Robinson, Ky. Schall Sheppard Shortridge Simmons | Smoot Steok Steiwer Stephens Swanson Thomas, Idaho Thomas, Okla. Trammell Tydings Walsh, Mont. Waterman Watson |
|---|---|---|---|
| | NOT | VOTING-28 | |
| Ashurst Barkley Bleaso Broek Broussard Caraway ('opeland | Dencen Fess Gillett Gould Hartson Hayden | Hebert Kean <i>King</i> - McCulloch McMuster Overman Pine | Reed Rodinson, Ark. Shipstbad Smith Sullivan Walcott Wheeler |

So the amendment of Mr. WALSH of Massachusetts to the amendment made as in Committee of the Whole was rejected.

UMBRELLAS, PARASOLS, ETC.

VOTE ON CONCURRING IN THE AMENDMENT MADE IN THE COM-MITTEE OF THE WHOLE TO PARAGRAPH 1554 REDUCING THE DUTY ON UMBRELLAS, PARASOLS, AND SUNSHADES COVERED WITH MATERIAL OTHER THAN PAPER OR LACE, ETC., FROM **60 TO 40 PER CENT AD VALOREM**

(Cong. Record, March 17, 1930; page, Daily, 5637; Permanent, 5398)

The VICE PRESIDENT. The amendment offered by the Senator from Maryland to the amendment adopted as in Committee of the Whole will be stated.

The LEGISLATIVE CLERK. The Senator from Maryland proposes to amend the amendment adopted as in Committee of the Whole by striking out "40" and inserting "60," so as to read:

PAR. 1554. Umbrellas, parasols, and sunshades, covered with material other than paper or lace, not embroidered or appliquéd, 60 per cent ad valorem.

The VICE PRESIDENT. The Chair desires to state to the Senator from Maryland that what he desires to accomplish can be accomplished by refusing to concur in the amendment made as in Committee of the Whole.

The VICE PRESIDENT. The question is on concurring in the amendment made as in Committee of the Whole. [Putting the question.] The Chair is in doubt.

Mr. SMOOT. I think we had better have the yeas and nays.

Mr. GOLDSBOROUGH. I call for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. OVERMAN (when his name was called). I transfer my pair with the Senator from Illinois [Mr. DENEEN] to the Senator from Arizona [Mr. HAYDEN] and will vote. I vote "yea,"

Mr. SIMMONS (when his name was called). I transfer my pair to the junior Senator from Alabama [Mr. BLAOK] and will vote. I vote "yea." Mr. SULLIVAN (when his name was called). I am paired with the junior

Senator from Tennessee [Mr. BROCK] and therefore withhold my vote. If at liberty to vote, I should vote "nay." The roll call was concluded. Mr. GEORGE. I transfer my pair with the Senator from Colorado [Mr. PHIPPS] to the Senator from New Mexico [Mr. BRATTON] and will vote. I vote

yea,"

Mr. WATSON. I transfer my general pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Pennsylvania [Mr. GRUNDY] and vote "nay."

Mr. MOSES. I have a general pair with the senior Senator from Iowa [Mr. STEOR], who is absent. I am given to understand that if present he would vote as I intend to vote. Therefore I vote "yea." Mr. SULLIVAN. I transfer my pair with the Senator from Tennessee [Mr. BROOK] to the Senator from Vermont [Mr. DALE] and will vote. I vote "nay."

Mr. METCALF (after having voted in the negative). Has the Senator from

Maryland [Mr. TYDINGS] voted?

The VICE PRESIDENT. That Senator has not voted,

Mr. METCALF. Not knowing how he would vote, I withdraw my vote. Mr. SHEPPARD. On this question the Senator from New York [Mr. WAGNER] is paired with the Senator from Iowa [Mr. STEOK]. If present, the Senator from Iowa would vote "yea," and the Senator from New York would vote "nay,"

I have been requested to announce the following general pairs: Mr. FÉSS. The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING];

The Senator from Illinois [Mr. GLENN] with the Senator from Arkansas [Mr. CARAWAY];

The Senator from New Jersey [Mr. KEAN] with the Senator from Kentucky [Mr. BARKLEY];

The Senator from Delaware [Mr. HASTINGS] with the Senator from Arizona [Mr. ASHURST];

The Senator from Oklahoma [Mr. PINE] with the Senator from Virginia [Mr. Swanson]; and

The Senator from New Hampshire [Mr. KEYES] with the Senator from Montana [Mr. WHEELER].

The result was announced—yeas 35, nays 24, as follows :

| | YEA | AS —35 | |
|---|---|--|---|
| Blaine Blease Borah Brookhart Capper Connally Couzens Cutting Fletcher | Frazler George Glass Harris Harrison Heftin Howell Jones La Follette | McKellar Mobeck Norbeck Norris Nye Overman Pittman Ransdell Robinson, Ind. | Schall Sheppard Simmons Smoot Ktephens Thomas, Okla. Trammell Walsh, Mont. |
| | NAY | 8 | |
| Allen Baird Bingham Fess Goff Goldsborough | Greene Hale Hatfield Hebert Johnson McCulloch | McNary Oddie Patterson Robsion, Ky. Shortridge Stelwer | Sulliyan Thomas, Idaho Townsend Walcott Walcon |
| | NOT VO | TING-37 | |
| Ashurst Barkley Black Bratton Brook Broussard Caraway Copeland Dale Deneen | Dill Gillett Glenn Gould Grundy Hastings Hayden Hayden Kean Kendrick | Keyes King McMaster Metcalf Phipps Pine Reed Robinson, Ark. SHIPSTEAD Smith | Steek Swanson Tydings Waimer Walsh, Mass, Waterman Wheeler |

So the amendment made as in Committee of the Whole was concurred in,

BEESWAX

VOTE ON MR. VANDENBERG'S AMENDMENT TO THE AMENDMENT MADE AS IN COMMITTEE OF THE WHOLE TO PARAGRAPH 1556, TO MAKE TWO CLASSIFICATIONS INSTEAD OF ONE, AND GIVING TO CRUDE BEESWAX A DUTY OF 12 PER CENT AD VALOREM; AND RETAINING THE DUTY OF 25 PER CENT AD VALOREM ON BLEACHED BEESWAX

(Cong. Record, March 17, 1930; page, Daily, 5643; Permanent, 5404)

The VICE PRESIDENT. The question is on agreeing to the amendment proposed by the Senator from Michigan [Mr. VANDENBERG], which the clerk will report for the information of the Senate.

The LEGISLATIVE CLERK. In lieu of the amendment adopted as in Committee of the Whole insert :

Beeswax, crude, 12 per cent ad valorem; bleached, 25 per cent ad valorem.

The VICE PRESIDENT. The question is on agreeing to the amendment of the Senator from Michigan.

Mr. BLAINE. Let us have the yeas and nays,

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. METCALF (when his name was called). I have a general pair with the senior Senator from Maryland [Mr. TYDINGS]. Not knowing how he would vote on this question, I withhold my vote.

Mr. SIMMONS (when his name was called). I have a pair with the junior Senator from Massachusetts [Mr. GILLETT]. In his absence I withhold my vote.

Mr. STEPHENS (when his name was called). On this vote I have a pair with the junior Senator from Indiana [Mr. Robinson]. I withhold my vote.

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. BROCK]. I do not know how he would vote, but I transfer my pair to the Senator from New Jersey [Mr. BAIRD] and vote " yea."

Mr. WATSON. I transfer my general pair with the Senator from South Carolina [Mr. SMITH] to the junior Senator from Pennsylvania [Mr. GRUNDY] and vote "yea."

The roll call was concluded.

Mr. BLEASE, Mr. President, has the junior Senator from Connecticut [Mr. WALCOTT] voted?

The VICE PRESIDENT. That Senator has not voted.

Mr. BLEASE. Having a pair with that Senator, I withhold my vote. Mr. SHEPPARD. I desire to announce that the senior Senator from New York [Mr. COPELAND] is paired on this question with the junior Senator from Alabama [Mr. BLACK].

Mr. FESS. I desire to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN]

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING];

The junior Senator from Illinois [Mr. GLENN] with the junior Senator from Arkansas [Mr. CARAWAY];

The Senator from New Jersey [Mr. KEAN] with the Senator from Kentucky [Mr. BARKLEY]

The Senator from Delaware [Mr. HASTINGS] with the Senator from Arizona [Mr. ASHURST].

The Senator from Connecticut [Mr. BINGHAM] with the Senator from Virginia [Mr. GLASS]; and

The Senator from Vermont [Mr. GREENE] with the Senator from Arizona [Mr. HAYDEN].

The result was announced-yeas 41, nays 22, as follows:

YEAS-41

| Allen Blaine Borah Broussard Capper Connally Couzens Cutting Dale Dill | Fess Goff Goldsborough Hatfield Hebert Hefin Johnson Jones Kendrick La Follette McCullocb | McMaster McNary Moses Noris Oddie Patterson Phipps Pine Ransdell Schall Sheppurd | Smoot Steok Stelwer Sullivan Thomas, Idaho Townsend Vandenberg Watson |
|---|---|--|--|
| | NAL | (S22 | |
| Brookhart Fletcher Frazier George Hale Marris | Harrtson Howell Keyes MoKellar Norbeck Nye | Pittman Shortridge Swanson Thomas, Okla Trammell Wagner | Walsh, Mass. Walsh, Mont. Waterman Wheeler |
| | NOT VC | TING83 | |
| Ashurst Baird Barkley Bingham Blaok Bloase Brock Caraway Copeland | Dencen Gillett Glass Glenn Gould Greene Grundy Unstings Hastings | Hayden Kean King Metcalf Overman Reed Robinson, Ark. Robinson, Ind. Robsion, Ky. | SHIPSTBAD Simmone Smith Stephens Tydings Walcott |

So Mr. VANDENBERG'S amendment to the amendment made as in Committee of the Whole was agreed to,

BEESWAX

VOTE ON CONCURRING IN THE AMENDMENT MADE IN THE COM-MITTEE OF THE WHOLE TO PARAGRAPH 1556, AS AMENDED BY MR. VANDENBERG'S AMENDMENT, PLACING A DUTY OF 12 PER CENT AD VALOREM ON CRUDE BEESWAX AND 25 PER CENT AD VALOREM ON BLEACHED BEESWAX

(Cong. Record, March 17, 1930; page, Daily, 5643; Permanent, 5404)

The VICE PRESIDENT. The question now is on concurring in the amendment made as in Committee of the Whole as amended.

Mr. BLAINE. Mr. President, a parliamentary inquiry. The VICE PRESIDENT. The Senator will state it.

Mr. BLAINE. I understand that those who desire to place crude beeswax on the free list should now vote "nay." The VICE PRESIDENT. The Senator is correct. The question is upon con-

curring in the amendment made as in Committee of the Whole as amended,

Mr. WALSH of Massachusetts and Mr. BLAINE called for the yeas and nays. The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. BLEASE (when his name was called). I have a pair with the Senator from Connecticut [Mr. WALCOTT]. In his absence I withhold my vote. If per-mitted to vote, I would vote "nay."

Mr. METCALF (when his name was called). I have a general pair with the senior Senator from Maryland [Mr. TYDINGS]. Not knowing how he would vote, I withhold my vote.

Mr. SULLIVAN (when his name was called). Making the same announcement as on the previous vote as to my pair and its transfer, I vote "yea." Mr. WATSON (when his name was called). I have a general pair with the

Senator from South Carolina [Mr, SMITH]. In his absence I withhold my vote. The roll call was concluded.

Mr. STEPHENS. I have a general pair with the Senator from Indiana [Mr. ROBINSON], who is necessarily absent. I withhold my vote.

Mr. FESS. I desire to announce the following general pairs :

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN]

The Senator from Massachusetts [Mr. GILLETT] with the Senator from North Carolina [Mr. SIMMONS];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING];

The junior Senator from Illinois [Mr. GLENN] with the junior Senator from Arkansas [Mr. CARAWAY]

The Senator from New Jersey [Mr, KEAN] with the Senator from Kentucky [Mr. BARKLEY];

The Senator from Delaware [Mr. HABTINGS] with the senior Senator from Arizona [Mr. Ashurst];

The Senator from Vermont [Mr. GREENE] with the junior Senator from Arizona [Mr. HAYDEN];

The Senator from Connecticut [Mr. WALCOTT] with the Senator from South Carolina [Mr. BLEASE]; and

The senior Senator from Connecticut [Mr. BINGHAM] with the Senator from Virginia [Mr. GLASS].

The result was announced-yeas 49, nays 11, as follows:

YEA8-49

Keyes McCulloch McMaster McNary Moses Vorris Nye

| Allen | Couzens | Hatfield |
|-----------|--------------|----------|
| Black | DILL | Hebert |
| Borah | Fess | Heflin |
| Brookhart | Frazier | Howell |
| Broussard | Goff | Johnson |
| Capper | Goldsborough | Jones |
| Connally | Hale | Kendrick |

| Oddie Fatterson Phipps Pine Pittman Ranedell | Schall Sheppard Shortridge Smoot Steck Stelwer | Sullivan Thomas, Idaho Thomas, Okla. Townsend Trammell Vandenberg | Wagner Waleh, Mont. Waterman |
|---|--|---|--|
| | NAY | 8-11 | |
| Blaine Bratton Cutting | George Harris Harrison | La Follette <i>McKellar</i> Norbeck | Swa nson Walsh, Mass. |
| | NOT VO | TING | |
| A shurst Baird Barkley Bingham Bleaso Brock Caraway Copeland Dale | Deneen Fletoher Gillett Glass Glenn Gould Greene Grundy Hastings | Hawes Hayden Kean King Metcalf Overman Reed Robinson, Ark. Robinson, Ind. | Robsion, Ky. Shipstëad Simmons Smith Stephens Tydings Walcott Watson Wheeler |

So the amendment made as in Committee of the Whole as amended was concurred in.

COAL, COUNTERVAILING DUTY

VOTE ON CONCURRING IN THE AMENDMENT MADE IN THE COM-MITTEE OF THE WHOLE, STRIKING THE PROVISO IN PARA-GRAPH 1650, KNOWN AS THE COUNTERVAILING DUTY ON COAL, OUT OF THÉ BILL

[Norr.--This vote restored the provision.]

(Oong. Record, March 17, 1930; page, Daily, 5651; Permanent, 5412)

The VICE PRESIDENT. The Clerk will state the next amendment reserved for a separate vote.

The LEGIBLATIVE CLERK. On page 253, the Senate, as in Committee of the Whole, struck out the proviso beginning in line 12, down to and including the word "government," in line 18. Mr. JONES. Mr. President, is that the retaliatory provision relating to coal? The VICE PRESIDENT. That is the countervailing duty on coal; yes.

Provided, That if any country, dependency, province, or other subdivision of government imposes a duty on any article specified in this paragraph when imported from the United States, an equal duty shall be imposed upon such article coming into the United States from such country, dependency, province, or other subdivision of government.

The VICE PRESIDENT. The question is on concurring in the amendment made as in Committee of the Whole, on which the yeas and nays have been demanded. Is the demand seconded?

The yeas and nays were ordered.

Mr. SWANSON. A parliamentary inquiry.

*

The VICE PRESIDENT. The Senator will state it. Mr. SWANSON. A vote "nay" is in favor of continuing the existing provision of law as to a countervailing duty on coal against Canada, does it not; and a vote "yea" is in favor of abolishing it? •The VICE PRESIDENT. That is a correct statement. The Secretary will

call the roll.

The Chief Clerk proceeded to call the roll.

Mr. GLASS (when his name was called). I have a nontransferable pair with the senior Senator from Connecticut [Mr. BINGHAM]. In his absence I shall have to withhold my vote. If I could vote, I would vote "nay."

Mr. "ETCALF (when his name was called). I have a general pair with the Swar from Maryland [Mr. TYDINGS]. I transfer that pair to the Senator from New Jersey [Mr. BAIRD] and will vote. I vote "nay." Mr. MOSES (when his name was called). I have a general pair with the

Mr. MOSES (when his name was called). I have a general pair with the senior Senator from Iowa [Mr. STECK]. I find that I can transfer that pair to the senior Senator from Vermont [Mr. GREENE]. I make that transfer and vote "nay."

Mr. SIMMONS (when his name was called). I transfer my pair with the senior Senator from Massachusetts [Mr. GILLETT] to the junior Senator from Tennessee [Mr. BROCK] and vote "nay."

Mr. SULLIVAN. I have a pair with the junior Senator from Tennessee [Mr. BROCK]. I understand that if he were present he would vote as I intend to vote. Therefore I feel at liberty to vote and vote "nay."

Mr. WATSON (when his name was called). I have a general pair with the Senator from South Carolina [Mr. SMITH], which I transfer to the Senator from Pennsylvania [Mr. GRUNDY], and vore "nay."

The roll call was concluded.

Mr. HAYDEN. I wish to announce that the Senior Senator from Arizona [Mr. ASHURST] is unavoidably absent. On this question he is paired with the Senator from Delaware [Mr. HASTINGS].

Mr. FESS. I desire to announce the following general pairs:

The senior Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Pennsylvania [Mr. REED] with the senior Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING];

The junior Senator from Illinois [Mr. GLENN] with the junior Senator from Arkansas [Mr. CARAWAY];

The Senator from New Jersey [Mr. KEAN] with the Senator from Kentucky [Mr. BARKLEY];

The Senator from Delaware [Mr. HASTINGS] with the Senator from Arizona [Mr. ASHURST]; and

The Senator from Connecticut [Mr. WALCOTT] with the Senator from South Carolina [Mr. BLEASE].

The result was announced-yeas 18, nays 51, as follows:

YEAS-18

| Blaine Borah Bration Connally Cutting | Frazler George Harrison Hayden La Follette | McMa ster Norbeck Norris Nye Schall | Walsh, Mass. Walsh, Mont. Wheeler |
|--|--|---|---|
| | | NAYS51 | |
| Allen Blaok Brookhart Capper Couzens Dale Dill Fess Fletcher Golf Goldsborough Hale | Harris Hattield Hawos Hebert Hehrt Johnson Johnson Johnson Jones Kendrick Keyes McCulloch McKellar McNary | Metcalf Moses Oddlo Patterson Phipps Pine Pittman Ransdell Robinson, Ind. Robinson, Ky. Sheppard Shortridge Simmons | Smoot Steiwer Stephens Sullivan Swanson Thomas, Idaho Thomas, Okia. Townsend Trammell Vandenberg Waterman Watson |
| | NO | r voting27 | |
| Ashurst Balrd Barkley Blagham Blase Brook Caraway | Copoland Deneen Gillett Hass Glenn Gould Greene | Grundy Hastin gs Kean King Overman Reed Robinson, Ark. | SHIPSTEAD Smith Steok Tydings Wagner Walcott |
| So the ameno | lment made as in C | ommittee of the Whol | e was nonconcurred |

So the amendment made as in Committee of the Whole was nonconcurred in.

IMMORAL ARTICLES, IMPORTATION PROHIBITED

VOTE ON MR. BROUSSARD'S AMENDMENT TO MR. SMOOT'S AMEND-MENT TO SECTION 305 TO INCLUDE IN THE PROHIBITION AGAINST IMPORTATION OF IMMORAL ARTICLES ANY BOOK, WRITING, PRINT, PAMPHLET, CIRCULAR, ETC., "CONTAINING ANY MATTER ADVOCATING OR URGING TREASON OR INSUR-RECTION AGAINST THE UNITED STATES, OR FORCIBLE RESIST-ANCE TO ANY LAW OF THE UNITED STATES"

(Cong. Record, March 18, 1930; pages, Daily, 5760 and 5761; Permanent, 5516)

The PRESIDING OFFICER. The amendment will be reported for the information of the Senate.

The CHIEF CLERK. On page 1 of the amendment of the Senator from Utah, in line 5, after the word "drawing," insert the words "containing any matter advocating or urging treason or insurrection against the United States, or forcible resistance to the laws of the United States, or."

Mr. WATSON. Let us have the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. OVERMAN (when his name was called). When the vote was taken on this question in Committee of the Whole the Senator from Illinois [Mr. DENEEN], with whom I have a general pair, then voted as I expect to vote now.

I vote "yea," Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). The senior Senator from Minnesota [Mr. SHIPSTEAD] is paired with the junior Senator from Tennessee [Mr. BROOK].' If the senior Senator from Minnesota were present, he would vote "nay."

Mr. SIMMONS (when his name was called). I have a general pair with the senior Senator from Massachusetts [Mr. GILLETT]. That pair, as I understand it, stands upon the amendment now pending, but not upon the main amendment, Therefore I shall have to observe the pair, but if I could vote I would vote for the pending amendment to the amendment.

Mr. WATSON (when his name was called). I have a general pair with the senior Senator from South Carolina [Mr. SMITH], which I transfer to the South from Illinois [Mr. DENERAL and rote "yes". Senator from Illinois [Mr. DENEEN], and vote "yea.

The roll call was concluded.

Mr. BLEASE (after having voted in the affirmative). I have a pair with the Senator from Connecticut [Mr. WALCOTT], but I understand he would vote as I have voted, and therefore I lot my vote stand.

Mr. HAYDEN. The senior Senator from Arizona [Mr. ASHURST] is unavoidably absent. If present, he would vote "nay." Mr. FDSS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON]:

The Senator from New Jersey [Mr. BAIRD] with the Senator from Arkansas [Mr. CARAWAY];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING]; and

The Senator from Vermont [Mr. GREENE] with the senior Senator from Mississippi [Mr. HARRISON].

YEAS-54

The result was announced-yeas 54, nays 24, as follows:

| Allen | Goff | McNary |
|-----------|--------------|----------|
| Barkley | Goldsborough | Metcalf |
| Bingham | Grundy | Moses |
| Rlaōk | Hale | Oddle |
| Blease | Harris | Overman |
| Broussard | Hastings | Patterso |
| Capper | Hatfield | Phipps |
| Connally | Hebert | Pine |
| Couzeus | Heftin | Ransdel |
| Dale | Kean | Robinso |
| Fess | Keyes | Robsion |
| Fletoher | McCulloch | Sheppar |
| Glass | MoKellar | Shortrid |
| Glenn | McMaster | Smoot |
| | | |

11 ön n, Ind. , Ky. dge

Steck Steiwer Stephons Sulliyan Swanson Thomas, Idaho Townsend Trammell Vandenberg Walsh, Mass. Waterman Watson

NAYS---24

| Blaine Borah Bratton Brookbart Copeland Cutting | Dill Frazier George Hayden Howell Johnson | Jones <i>Kundrick</i> La Follette Norbeck Norris Nye | Pittman Schall Tydings Wagner Walsh, Mont. Wheeler |
|--|--|---|---|
| | N | OT VOTING18 | |
| Ashurst | Gillett | King | Smith |

| Ashurst | Gillett | Reed | Smith |
|---------|----------|----------------|---------------|
| Baird | Gould | | Thomas, Okla. |
| Brook | Greene | Robinson, Ark. | Walcott |
| Caraway | Harrison | Shipstead | |
| Deneen | Hawes | Simmons | |

So Mr. Broussard's amendment to Mr. Smoot's amendment, as modified, was agreed to.

The VICE PRESIDENT. The question is on agreeing to the amendment as amended.

The amendment as amended was agreed to,

The amendment made in Committee of the Whole as amended was concurred in, and it is as follows:

In lieu of the matter inserted in the amendment made in the Committee of the Whole as a substitute for subdivision (a) of section 305, beginning on page 286, line 10, usert the following:

" SEC, 305. IMMORAL ARTICLES-IMPORTATION PROHIBITED

"BEC. 305. IMMORAL ARTICLES—IMPORTATION PROHIBITED
"(a) Prohibition of importation: All persons are prohibited from importing into the winder the states from any foreign country any book, pamphlet, paper, witting, advertise the United States or on any obscene book, pamphlet, paper, witting, advertise or insurrection against the United States or other attents of the other terresentation, figure, or image on or insurrection against the united States or other attents for the prevention of content and the other and the content of the paper, writing, advertisement, circular, print, picture, aray large or other representation, figure, or image or for causing unitation or any article whatever for the prevention of content may be used as a lottery ticket, or any advertisement of any lottery. No such the paper, whether imported separately or continued in packages with other goods entitled to entry; and all such articles and unless it appears to the prevention of the collector that the obscene or other prohibited atticles contained in the backage were inclosed therein without the knowledge or consent of the importer, built at the subject to seizure and forfeiture as hereinaticer provided : *Provided*, the prevention of the subject to seizure and to friet under a hereinatice provided : *Provided*, the the drugs hereinbefore mentioned, when imported in bulk and not put up for any of the subject to seizure and confeiture as hereinaticer provided : *Provided*, the the drugs hereinbefore specified merit, bulk the under the other the collector. Up the the set herein the object of the set herein the operation of the subdivision and the subdivision of the subdivision of the subdivision and the set herein the operation of the subdivision and the subdivision of the subdivision of the subdivision and the drugs hereinbefore mentioned, when imported in bulk and not put up for any of the prevention of the subdivision and the drugs of the object to be district the object to the drugs hereinbefore section, admit the sudscenter of such b

CEMENT, FOR PUBLIC USE

VOTE ON MR. BLEASE'S AMENDMENT TO ADMIT DUTY FREE CEMENT TO BE USED FOR PUBLIC PURPOSES. TO PARAGRAPH 1644 OF THE FREE LIST, WHICH READS "CEMENT OR CEMENT CLINKER: ROMAN, PORTLAND, AND OTHER HYDRAULIC," MR. BLEASE PROPOSED TO ADD "IMPORTED BY OR FOR THE USE OF, OR FOR SALE TO, A STATE, COUNTY, PARISH, CITY, TOWN, MUNICIPALITY, OR POLITICAL SUBDIVISION OF GOVERNMENT THEREOF, FOR PUBLIC PURPOSES "

(Cong. Record, March 19, 1930; page, Daily, 5822; Permanent, 5570)

The VICE PRESIDENT. Is there objection? The Chair hears none, and it is so ordered.

The Secretary will state the pending amendment.

The CHIEF CLERK. On page 252, after line 21, in the amendment heretofore adopted as in Committee of the Whole, the Senator from South Carolina proposes to insert the following:

Imported by or for the use of, or for sale to, a State, county, parish, city, town,' municipality, or political subdivision of government thereof, for public purposes.

The VICE PRESIDENT. The question is on agreeing to the amendment offered by the Senator from South Carolina to the amendment made as in Committee of the Whole.

Mr. HALE. Mr. President, may the amendment be stated again? The VICE PRESIDENT. The amendment will be restated; and the Senate will please be in order, so that it will not be necessary to state amendments twice.

The Chief Clerk restated the amendment.

The VICE PRESIDENT. The question is on the amendment offered by the Senator from South Carolina [Mr. BLEASE] to the amendment made as in Committee of the Whole.

Mr. HARRISON, I call for the yeas and nays,

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. BLEASE (when his name was called). I have a pair with the Senator from Connecticut [Mr. WALCOTT]; but he informed me that on this amendment he would vote as I shall vote. Therefore I am at liberty to vote. I vote ' yea.'

Mr. GOULD (when his name was called). I have a general pair with the Senator from Utah [Mr. KING], and therefore withhold my vote. If at liberty to vote, I should vote "nay."

Mr. JOHNSON (when his name was called). Upon this question I am paired with the Senator from South Dakota [Mr. NORBECK]; but inasmuch as both of us would vote in like fashion, I cast my vote "yea."

Mr. OVERMAN (when his name was called). I again announce my general pair with the senior Senator from Illinois [Mr. DENEEN]. I transfer that pair to the Senator from Florida [Mr. FLETCHER] and will vote. I vote "yea."

Mr. SCHALL (when Mr. SHIPSTEAD'S name was called). My colleague [Mr. SHIPSTEAD] is unavoidably absent. I ask that this announcement may stand for the day.

Mr. THOMAS of Idaho (when his name was called). On this question I have a pair with the Senator from Iowa [Mr. BROOKHART]. If he were present he would vote "yea," and if I were at liberty to vote I should vote "nay."

Mr. WATSON (when his name was called). I transfer my general pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Delaware [Mr. HASTINGS] and will vote. I vote "nay."

The roll call was concluded.

Mr. SIMMONS. I transfer my pair with the Senator from Massachusetts [Mr. GILLETT] to the Senator from South Dakota [Mr. NORBECK] and will vote. 1 vote "yea,"

Mr. LA FOLLETTE. I desire to announce that the senior Senator from Minnesota [Mr. Shipstead] is unavoidably absent. He is paired with the junior Senator from Tennessee [Mr. BROCK]. If the senior Senator from Minnesota were present he would vote "yea."

Mr. BINGHAM. Mr. President, I think there is some misunderstanding about the vote of my colleague [Mr. WALCOTT]. He had a pair with the Senator from South Carolina [Mr. BLEASE]. I understand that in view of the fact that this amendment is offered by the Senator from South Carolina, my col-league released him from the pair. If my colleague were present he would vote "nay," but the Senator from South Carolina is released from the pair.

M. BLEASE. My understanding was that the Senator would vote as I have voted on this particular amendment. I may have misunderstood him, but that was my understanding.

Mr. THOMAS of Idaho. I transfer my pair to the junior Senator from Connecticut [Mr. WALCOTT] and will vote. I vote "nay."

Mr. HARRISON (after having voted in the affirmative). Has the senior Senator from Oregon [Mr. McNARY] voted? The VICE PRESIDENT. That Senator has not voted.

Mr, HARRISON. I have a pair with the senior Senator from Oregon and therefore withdraw my vote. If at liberty to vote, I should vote "yea."

Mr. KEAN (after having voted in the negative). I desire to change my vote from "nay" to "yea." Mr. FESS. I desire to announce that the Senator from Pennsylvania [Mr.

REED] has a general pair with the Senator from Arkansas [Mr. ROBINSON].

8713 4 41

The result was announced-yeas 42, nays 37, as follows:

| | | YEAS-42 | |
|---|--|---|---|
| Allen Ashurat Barkley Black Blaine Bleaso Borah Bratton Capper Caraway Connally | Cutting Dill Frazler George Glass Glass Harris Harris Haives Haives Hayden Heflin Howell | Johnson Kean Kondriok La Foliette McMaster Norris Nye Overman Schall Schall Sheppard Simmons | Steok Stephens Swanson Thomas, Okla. Trammell Tydings Walsh, Mass. Walsh, Mont. Wheeler |
| | | NAYS37 | |
| Baird Bingham Broussard Copeland Covzens Dale Fess Goff Goldsborough Greene | Grundy Hale Hatfield Hebert Jones Keyes McCulloch MoCalf Motealf Moses | Oddle Patterson Phipps Pine Ransdell Robinson, Ind. Robsion, Ky. Shortridge Smoot Steiwer | Sullivan Thomas, Idaho Townsend Vandenberg Wagner Waterman Watson |
| | NO | r voting-17 | |
| Brock Brookhart Deneen Fletohor Gillett | Gould Harrison Hastings King McNary | Norbeck Pittman Reed Robinson, Ark. Shipstead | Smith Walcott |
| So Mr. RIEAS | w's amendment to | the emendment made | as in Committee of |

So Mr, BLEASE's amendment to the amendment made as in Committee of the Whole was agreed to.

CEMEN'T

[Table reconsideration]

VOTE ON MR. BLEASE'S MOTION TO TABLE HIS MOTION TO RE-CONSIDER THE VOTE WHEREBY HIS AMENDMENT WAS ADOPTED TO ADMIT FREE OF DUTY CEMENT FOR PUBLIC USE

(Cong. Record, March 19, 1930; page, Dally, 5823; Permanent, 5571)

Mr. BLEASE. I move to reconsider the vote by which my amendment was agreed to, and move to lay that motion on the table.

The VICE PRESIDENT. The question is not debatable.

Mr. ASHURST. Let the roll be called.

The VICE PRESIDENT. The Secretary will call the roll.

The Chief Clerk proceeded to call the roll. Mr. OVERMAN (when his name was called). I again transfer my pair with the senior Senator from Illinois [Mr. DENEEN] to the senior Senator from Florida [Mr. FLETCHER] and vote "yea." Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). I desire to

announce that the senior Senator from Minnesota has a pair with the junior Senator from Tennessee [Mr. BROCK].

Schator from Tennessee [Mr. BROCK]. Mr. SIMMONS (when his name was called). Making the same announce-ment as to my pair and transfer as on the last vote, I vote "yea." Mr. THOMAS of Idaho (when his name was called). I have a pair with the junior Senator from Iowa [Mr. BROCKHART]. I transfer that pair to the junior Senator from Connecticut [Mr. WALCOTT] and vote. I vote "nay." Mr. WATSON (when his name was called). I transfer my pair with the senior Senator from South Carolina [Mr. SMITH] to the senior Senator from Delaware [Mr. HASTINGS] and vote "nay."

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs:

The senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING]: and

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON].

The result was announced-yeas 27, nays 54, as follows:

YEAS-27

| Allen Ashurst Barkley Blaine Bleasc Capper Caraway | Connally George Glass Harris Harrison Haves Hayden | Kendriok McMaster Norris Nye Overman Schall Simmons | Stephens Swanson Thomas, Okla, Tydings Walsh, Mass, Walsh, Mont, |
|--|---|--|---|
| | NAY | 'S54 | |
| Baird Bingham Blaok Borah Bratton Broussard Copeland Couzens Cutting Dale Dill Fess Frazier Glenn | Goff Goldsborough Greene Grundy Hale Hatfield Hebert <i>Hoftin</i> Howell Johnson Jones Kean Keyes La Follette | McCulloch McKellar McNary Metcalf Moses Oddie Patterson Phips Pine Ransdoll Robinson, Ind. Robsion, Ky. Sheppard Shortridge | Smoot Steok Stelwer Sullivan Thomas, Idaho Townsend <i>Trammell</i> Vandenberg Wagner Waterman Wateson Wheeler |
| | NOT VO | TING-15 | |
| Brook Brookhart Deneen Fletohor | Gillett Gould Hastings Kiny | Norbeck Pittman Reca Robinson, Ark. | Shipstead S <i>mith</i> Walcott |
| Co the Conste no | fined to low the med | How to recording or | the table |

So the Senate refused to lay the motion to reconsider on the table.

CEMENT

[To reconsider]

VOTE ON MR. BLEASE'S MOTION TO RECONSIDER THE VOTE BY WHICH HIS AMENDMENT WAS AGREED TO, PLACING ON THE FREE LIST CEMENT TO BE USED FOR PUBLIC PURPOSES

(Cong. Record, March 19, 1930; page, Daily, 5829; Permanent, 5577)

The PRESIDING OFFICER. The question on the motion to reconsider the vote by which the amendment offered by the Senator from South Carolina was agreed to. The yeas and nays have been ordered, and the clerk will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. GOULD (when his name was called). I have a general pair with the junior Senator from Utah [Mr. KING]. I transfer that pair to the junior Senator from Connecticut [Mr. WALCOTT] and vote "yea."

Mr. OVERMAN (when his name was called). I have a general pair with the senior Senator from Illinois [Mr. DENEEN]. I have been unable to get a transfer and therefore withhold my vote. If permitted to vote, I would vote "nay."

Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). I desire to announce that the senior Senator from Minnesota [Mr. SHIPSTEAD] is paired with the junior Senator from Tennessee [Mr. BROCK]. If the senior Senator from Minnesota were present, he would vote "nay."

Mr. SIMMONS (when his name was called). Making the same announcement as before as to my pair and its transfer, I vote "nay."

Mr. THOMAS of Idaho (when his name was called). On this vote I have a pair with the junior Senator from Iowa [Mr. BROOKHART]. If he were present, he would vote "nay." If I were permitted to vote, I would vote "yea."

Mr. WATSON (when his name was called). I transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Delaware [Mr. HASTINGS] and vote "yea."

The roll call was concluded.

The PRESIDING OFFICER (Mr. FESS). The Chair desires to announce that the Senator from Pennsylvania [Mr. REED] has a general pair with the Senator from Arkansas [Mr. ROBINSON].

Mr. JOHNSON, I announce the unavoidable absence of the Senator from South Dakota [Mr. NORBECK] and the fact that were he present he would vote "nay."

The result was announced—yeas 38, nays 43, as follows:

YEAS-38

| Baird Bingham Broussard Copeland Covens Dale Fess Gold Goldsborough Gould | Greene Grundy Hale Hatfield Hebert Jones Kean Keyes McCulloch McCulloch | McNary Metcalf Moses Oddle Patterson Phipps Pine Ransdell Robinson, Ind. Robinson, Ky. | Shortridge Smoot Stelwer Sullivan Townsend Vandenberg Waterman Watson |
|--|--|---|--|
|--|--|---|--|

NAYS-43

| Allen Ashurst Barkley Black Blaine Blaine Blaine Blaine Blaine Rorah Bratton Capper Caraway Connally | Cutting Dill Fletcher Frazier George Glass Glenn Harris Harrison Harrison Harocs Hayden | Heftin Howell Johnson Kendriok La Follette McMaster Norris Nye Schall Sheppard Simmons | Steok Stophens Swanson Thomas, Okla. Trammell Tydings Wagner Walsh, Mass. Walsh, Mont. Wheeler |
|---|--|--|---|
| | NC | OT VOTING15 | |

| | <i>lth</i> omas, Idaho llcott |
|--|-------------------------------------|
|--|-------------------------------------|

So the Senate refused to reconsider the vote by which Mr. BLEASE's amendment was agreed to.

OIL, PETROLEUM

VOTE ON THE MODIFIED AMENDMENT OF MR. THOMAS OF OKLA-HOMA TO PARAGRAPH 99 PLACING A DUTY OF \$1 PER BARREL OF 42 GALLONS ON CRUDE PETROLEUM AND 50 PER CENT AD VALOREM ON PETROLEUM PRODUCTS, DISTILLATES, ETC. ALSO APPLYING THE REVENUE DERIVED TO A SPECIAL FUND FOR USE UNDER THE FEDERAL HIGHWAY ACT

(Cong. Record, March 19, 1980; page, Daily, 5855; Permanent, 5604)

The PRESIDING OFFICER. The amendment offered by the Senator from Oklahoma will be stated.

The CHIEF CLERK. On page 35, after line 2, it is proposed to insert the following:

following: PAR. 00. (a) Crude petroleum and fuel petroleum, \$1 per barrel of 42 gallons. (b) Petroleum products: Kerosene, benzine, naphtha, gasoline, parafin, parafin oil, and all other distillates, derivatives, or refined products of petroleum, 50 per cent ad valorem. The ad valorem rate provided in this subparagraph shall be based upon the American selling price (as defined in subdivision (f), as amended, of section 402. Title IV) of any similar competitive article manufactured or produced in the United States. If there is no similar competitive article manufactured or produced in the United States, then the ad valorem rate shall be based upon the United States value, as defined in subdivision (d), as amended, of section 402. Title IV. For the purposes of this subparagraph any petroleum product provided for herein shall be considered similar to or competitive with any imported petroleum product which accomplishes results substantially equal to those accomplished by the domestic product when used in substantially the same manner: *Provided*, That all funds derived from the tariffs upon petroleum and the refined products of petroleum as provided by this paragraph shall be corected into a special fund for appropriation and expenditure by the Secretary of Agriculture under the Federal highway and directed to made an investigation of the entire petroleum industry; to prepare and file a report of such investigation and to prepare and submit recommendations as in this act provided, to the end that the tariff rates provided in this paragraph may be increased or decreased as the facts developed may warrant and justify. On page 265, strike out lines 3 to 6, inclusive, being paragraph 1734.

The clerk will read the amendment offered by the Senator from Nevada to the amendment of the Senator from Oklahoma,

The CHIEF CLERK. The Senator from Nevada offers the following amendment to the amendment offered by the Senator from Oklahoma: Strike out the semicolon in line 16, page 2, and all the further provisos, line 16 to 23, inclusive, and in lieu thereof to insert:

and in neu increof to insert: That the United States Tariff Commission is hereby authorized and directed to investi-gate the domestic and foreign costs of production of petroleum and petroleum products; to prepare and file reports of such investigations, and to prepare and submit recommenda-tions concerning duties thereon as in this act provided; to keep a continuous file of the posted price of crude petroleum and the retail price of gasoline; and to make findings as to the avorage posted market price of crude petroleum at the place of production, and also the retail price of gasoline at service stations at such principal markets for such gasoline as said Tariff Commission may select; *And provided further*, That no duty shall be collected or charged on crude petroleum or fuel petroleum during such periods as the average posted market price, as found by said Tariff Commission, of Texas and Oklahoma crude petroleum of a gravity of 36° B., taken at a temperature of 60° F., shall be in excess of \$2 per barrel at place of production: *And provided further*, That no duty shall be collected or charged upon the petroleum products set forth in subparagraph (b) hereof during such periods as the average retail service station price, as found by said Tariff Commission, of standard unmixed gasoline in New York City, New York State, shall be in excess of 20 cents per gallon, exclusive of any gasoline tax collected from the purchaser.

Mr. THOMAS of Oklahoma. I ask that my amendment be modified to include the language suggested in the amendment submitted by the Senator from Nevada,

The VICE PRESIDENT. The Senator from Oklahoma modifies his amendment as stated. The question now is on agreeing to the amendment as modified.

* * *

The VICE PRESIDENT. Seventy-five Senators have answered to their names. A quorum is present.

The question is on agreeing to the amendment offered by the Senator from Oklahoma as modified. The yeas and nays have been ordered, and the Secretary will call the roll.

The legislative clerk proceeded to call the roll.

Mr. CUTTING (when his name was called). On this question I have a pair with the senior Senator from Minnesota [Mr. SHIPSTEAD]. If the senior Senator from Minnesota were present, he would vote "nay," and if I were permitted to vote, I would vote "yea." -

Mr. GLASS (when his name was called). I have a nontransferable pair with the senior Senator from Connecticut [Mr. BINGHAM]. In his absence I am unable to vote. If permitted to vote, I would vote "nay."

Mr. McNARY (when his name was called). On this vote I am paired with the senior Senator from Mississippi [Mr. HARRISON]. If he were present, he would vote "nay." If I were permitted to vote, I would vote "yea." Mr. OVERMAN (when his name was called). I transfer my pair with the

Mr. OVERMAN (when his name was called). I transfer my pair with the Senator from Illinois [Mr. DENEEN] to the Senator from Massachusetts [Mr. (HILETT] and vote "nay."

Mr. THOMAS of Idaho (when his name was called). On this vote I have a pair with the junior Senator from Iowa [Mr. BROOKHART]. If he were present and permitted to vote, he would vote "nay." If I were permitted to vote, I would vote "yea." Mr. TOWNSEND (when his name was called). On this vote I have a

Mr. TOWNSEND (when his name was called). On this vote I have a general pair with the senior Senator from Tennessee [Mr. MoKELLAB], who, I understand, if present, would vote "nay." If I were permitted to vote, I would vote "yea."

Mr. WATSON (when his name was called). I have a general pair with the senior Senator from South Carolina [Mr. SMITH]. I am unable to secure a transfer. I understand that if the Senator from South Carolina were present he would vote "nay." If I were permitted to vote, I would vote "yea."

The roll call was concluded, '

Mr. GLENN. I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. I understand that if present he would vote "nay," and if I were permitted to vote, I would vote "yea."

Mr. CARAWAY. I have a pair with the senior Senator from Vermont [Mr. GREENE]. I do not know how he would vote if present, and being unable to get a transfer, I withhold my vote. If permitted to vote, I would vote "yea." Mr. WAGNER. I have a pair with the Senator from Missouri [Mr. PATTER-SON] who would vote "yea" is present. The Senator from Kentucky [Mr.

Mr. WAGNER. I have a pair with the Senator from Missouri [Mr. PATTERson] who would vote "yea" is present. The Senator from Kentucky [Mr. Bobsion] has a pair with the Senator from Washington [Mr. DILL], who would vote "nay" if present. I transfer my pair to Mr. Robsion's pair, allowing Mr. Robsion and myself to vote, and leaving Mr. DILL and Mr. PATTERSON to stand paired. I vote "nay."

Mr. FESS. I desire to announce the following pairs:

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. BROCK]; and

The Senator from Pennsylvania [Mr. GRUNDY] with the Senator from Maryland [Mr. TYDINOS].

If present, the Senator from Wyoming [Mr. SULLIVAN] and the Senator from Pennsylvania [Mr. GRUNDY] would vote "yea," and the Senator from Tennessee [Mr. BROOK] and the Senator from Maryland [Mr. TYDINGS] would vote "nay." I also desire to anounce the following general pairs:

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING]; and

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON].

The result was announced—yeas 29, nays 38, as follows:

 $\mathbf{286}$

YEA-AND-NAY VOTES ON TARIFF BILL

| | YEA | S-29 | |
|--|---|---|---|
| Allen Baird Bratton Broussard Capper Connally Fess Goff | Goldsborough Hastings Hatildd Hebert Johnson Jones Kenn Kenn | McCulloch Moses Oddle Phipps Pino <i>Pittman</i> <i>Ransdell</i> Robsion, Ky. | Sheppard Shortridge Steiwer Thomas, Okla, Waterman |
| | NAY | ·S | |
| Ashurst Barkley Blaok Blaok Blase Borah Copeland Couzens Fletcher Frazler | Georgo Hale Harris Haves Hayden Hejlin Howell Keyes La Follette McMaster | Metcalf Norbeck Norris Nye Overman Robinson, Ind. Schall Simmons Smoot Steok | Swanson Trammell Vandenberg Wagner Walcott Walsh, Mass. Walsh, Mont. Wheeler |
| | NOT VO | TING-29 | |
| Bingham Brock Brookhart Caraway Cutting Dale Deneen Dill | Gillett Glass Glenn Gould Greene Grundy Harrison Kiny | MoKellar McNary Patterson Reed Robinson, Ark. SHIPSTEAD Smith Stephens | Sullivan Thomas, Idaho Townsend <i>Tydings</i> Watson |

So the amendment of Mr. THOMAS of Oklahoma, as modified, was rejected

OIL, PETROLEUM

VOTE ON MR. PINE'S AMENDMENT INSERTING A NEW PARA-GRAPH (99) PROVIDING A DUTY OF 50 CENTS PER BARREL OF 42 GALLONS ON CRUDE PETROLEUM AND 25 PER CENT AD VA-LOREM ON PETROLEUM PRODUCTS AND DISTILLATES, ETC. ALSO APPLYING THE REVENUE DERIVED TO A SPECIAL FUND FOR USE UNDER THE FEDERAL HIGHWAY ACT

(Cong. Record, March 19, 1930; page, Daily, 5861; Permanent, 5610)

Mr. PINE's amendment was, on page 35, after line 2, to insert the following:

Mr. PINE's amendment was, on page 35, after line 2, to insert the following: PAR, 00, (a) Crude petroleum, and fuel petroleum, 50 cents per barrel of 42 gallons. (b) Petroleum products: Kersosene, benzine, naphtha, gasoline, parafin, parafin oli, and all other distillates, derivatives, or refined products of petroleum, 25 per cent ad valorem. The ad valorem rate provided in this subparagraph shall be based upon the American selling price (as defined in subdivision (f), as amended, of section 402, title 4) of any similar competitive article manufactured or produced in the United States. If there is no similar competitive article manufactured or produced in the United States then the ad valorem rate shall be based upon the United States value, as defined in subdivision (d), as amended, of section 402, title 4. For the purposes of this subpara-graph any petroleum product provided for herein shall be considered similar to or com-petitive with any imported petroleum product which accomplishes results substantially equal to those accomplished by the domestic product when used in substantially the same manner: *Provided*, That all funds derived from the tariffs upon petroleum and the refined products of petroleum as provided by this paragraph shall be covered into a special fund for appropriation and expenditure by the Secerciary of Agriculture under the Federal highway aid act and the amendments thereto and the rules and regulations made there-under: And provided further, That the United States Tariff Commissioni is hereby authorized and directed to investigate the domestic and foreign costs of production of petroleum and petroleum products; to prepare and file reports of such investigations, and to prepare and submit recommendations concerning duties thereon as in this act provided; to keep a continuous file of the posted price of crude petroleum and the retail price of gasoline; and to make findings as to the average posted market price, for crude petroleum at the place of production, and also of the retail pric

Tariff Commission, of Texas and Oklahoma crude petroleum of a gravity of 36° B., taken at a temperature of 60° F., shall be in excess of \$1.50 per barrel at place of production; And provided further, That no duty shall be collected or charged upon the petroleum products set forth in subparagraph (b) hereof during such periods as the average retail service station price, as found by said Tariff Commission, of standard unmixed gasoline ni New York (Tiy, N. Y., shall be in excess of 20 cents per gallon, exclusive of any gaso-line tax collected from the purchasers. On page 265, strike out lines 3 to 6, inclusive, being paragraph 1734.

The PRESIDENT pro tempore. Sixty-eight Senators having answered to their names, a quorum is present.

The question is on agreeing to the amendment proposed by the senior Senator from Oklahoma [Mr. PINE].

Mr. PITTMAN. As I understand the amendment now offered by the Senator from Oklahoma, it is to reduce the tariff 50 cents a barrel. Is that correct?

Mr. PINE. That is correct.

Mr. PITTMAN. But it still carries the limitation of \$2?

Mr. PINE. Yes.

Mr. PITTMAN. I think, in order to make it conform, the \$2 should be changed to \$1.50; that is, that whenever the price reaches \$1.50 a barrel, the duty shall be removed. I therefore offer an amendment to change the "\$2" 10 "\$1.50."

Mr. PINE. I accept the amendment.

The PRESIDENT pro tempore. The question is on agreeing to the amendment as modified.

Mr. PITTMAN. I ask for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. VANDENBERG (when Mr. Couzens's name was called). My colleague, the senior Senator from Michigan [Mr. COUZENS], is unavoidably absent. If present, he would vote "nay."

Mr. DILL (when his name was called). I have a pair with the junior Senator from Kentucky [Mr. ROBSION]. I withhold my vote.

Mr. FESS (when his name was called). On this vote I have a pair with the senior Senator from North Carolina [Mr. SIMMONS]. Were he present he would vote "nay," and if I were permitted to vote I would vote "yea."

Mr. FESS (when Mr. Robsion's name was called). I have been requested to announce that the Senator from Kentucky [Mr. Robsion] is paired with the Senator from Washington [Mr. DILL]. If the Senator from Kentucky were present, he would vote "yea."

Mr. LA FOLLETTE (when Mr. Shipstead's name was called). The senior Senator from Minnesota [Mr. SHIPSTEAD] is paired with the junior Senator from New Mexico [Mr. CUTTING]. If the senior Senator from Minnesota [Mr. SHIPSTEAD] were present, he would vote "nay," and the junior Senator from New Mexico [Mr. CUTTING], if present and voting, would vote " yea."

Mr. STEPHENS (when his name was called). On this vote I have a pair with the junior Senator from Illinois [Mr. GLENN]. Therefore, I withhold my vote.

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. BROCK]. Being unable to secure a transfer, I withhold my vote. If the Senator from Tennessee were present and voting, he would vote "nay," and if I were permitted to vote, I would vote "yea."

Mr. THOMAS of Idaho (when his name was called). On this vote I have a pair with the junior Senator from Iowa [Mr. BROOKHART]. If he were present

he would vote "nay," and if I were permitted to vote I would vote "yea," Mr. TOWNSEND (when his name was called). On this vote I have a gen-eral pair with the senior Senator from Tennessee [Mr. McKELLAR]. I under-stand that if he were present he would vote "nay," and if I were permitted to vote I would vote "yea."

Mr. WATSON (when his name was called). I have a general pair with the senior Senator from South Carolina [Mr. SMITH]. I am unable to secure a transfer, and therefore can not vote. I am told that if the senior Senator from South Carolina were present he would vote "nay." If I were permitted to vote, I would vote "yea."

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs:

The senior Senator from Connecticut [Mr. BINGHAM] with the junior Senator from Virginia [Mr. GLASS].

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON].

I also desire to announce the following pairs on this question :

The Senator from Delaware [Mr. HASTINGS] with the Senator from Massachusetts [Mr. GILLETT];

The Senator from Missouri [Mr. PATTERSON] with the Senator from New York [Mr. WAGNER]; and The Senator from Pennsylvania [Mr. GRUNDY] with the Senator from Mary-

The Senator from Pennsylvania [Mr. GRUNDY] with the Senator from Maryland [Mr. TYDINGS].

If present and voting, the Senator from Delaware [Mr. HASTINGS], the Senator from Missouri [Mr. PATTERSON], and the Senator from Pennsylvania [Mr. GRUNDY] would vote "yea," and the Senator from Massachusetts [Mr. GILLETT], the Senator from New York [Mr. WAGNER], and the Senator from Maryland [Mr. TYDINGS] would vote "nay." Mr. GEORGE (offer housing roted in the senator)

Mr. GEORGE (after having voted in the negative). Upon this question I have a pair with the senior Senator from Colorado [Mr. PHIPPS]. I transfer that pair to the junior Senator from South Carolina [Mr. BLEASE], and allow my vote to stand.

Mr. CARAWAY. Making the same statement with reference to my pair, I withhold my vote. If permitted to vote, I would vote "yea."

The result was announced--yeas 28, nays 32, as follows:

| | YE | AS-28 | |
|--|--|---|--|
| Allen Baird Bratton Broussard Capper Connally Goff | Goldsborougb Hale Hatfield Hebert Johnson Jones Kean | Kendrick Keyes McCulloch McNary Moses Oddle Pine | Pittman Ransdell Sheppard Shortridge Steiwer Thomas, Okla. Waterman |
| | NA | YS32 | |
| Ashurst Barkley Blaok Blaine Borah Copeland Fletcher Frater | George Harris Harrison Haves Hayden Heffin Howell La Follette | McMaster Metcalf Norbeck Norris Nye Robinson, Ind. Schall Smoot | Steok Swanson Trammell Vandenberg Walcott Walsh, Mass. Walsh, Mont. Wheelcr |
| | NOT V | OTING-36 | |
| Bingham Blease Brook Brookhart Garaway Couzens Cutting Dale Dencen | Dill Fess Gillett Glass Glenn Gould Greene Grundy Hastings | Kiny McKellar Overman Patterson Phipps Reed Robinson, Ark. Robsion, Ky. Shipstead | Simmons Smith Stephens Sullivan Thomas, Idaho Townsend Tydings Wayner Wayner Watson |

So Mr. PINE's amendment as modified was rejected.

SILVER-BEARING ORES

VOTE ON MR. PITTMAN'S AMENDMENT (IN THE SENATE) TO INSERT A NEW PARAGRAPH (394½) PROVIDING A DUTY OF 30 CENTS PER OUNCE ON THE SILVER CONTAINED IN ORES AND MATTES IMPORTED FOR SALE IN THE UNITED STATES, BUT PER-MITTING FREE ENTRY UNDER BOND FOR PURPOSES OF REDUC-TION, FOR EXPORTATION. ALSO EXEMPTING SILVER BULLION FOR MINTED COINS OF THE UNITED STATES, ETC.

(Cong. Record, March 19, 1930; page, Daily, 5866; Permanent, 5615)

Mr. PITTMAN. I desire to offer an amendment. I shall not take over 10 minutes in discussing it. If I can have 10 minutes, I will submit the matter to the Senate.

The VICE PRESIDENT. Let the amendment be reported.

The LEGISLATIVE CLERK. On page 116, line 2, the Sénator from Nevada proposes to insert the following:

poses to insert the following: TAR. 30415. Silver-bearing ores and mattes of all kinds, 30 cents per ounce on the silver contained therein: Provided, That on all importations of silver-bearing ores and mattes of all kinds the duties shall be estimated at the port of entry and a bond given in double the amount of such estimated duties for the transportation of appralsed or unappralsed merchandise to properly equipped sampling or smelting establishments, whether desig-nated as bonded warehouses or otherwise. On the arrival of the ores or mattes at such establishments they shall be sampled according to commercial methods under the super-vision of Government officers, who shall be stationed at such establishments, and who shall submit the samples thus obtained to a Government assayer, designated by the Secre-tary of the Treasury, who shall make a proper assay of the sample and report the result to the proper customs officers, and the import entries shall be liquidated thereon. And the Secretary of the Treasury is authorized to make all necessary regulations to enforce TAR. —, Silver builton or base builton, silver dross, reclaimed silver, scrap silver, all individual not in excess of \$100 in exchange value. — Ma. —, Silver-bearing ores, mattes, base builton, silver dross, reclaimed silver, scrap silver, and all alloys or combinations of silver imported into the United States for the purpose of processing, refining, or minting for export to a foreign country and not for use, sale, or disposition within the United States or any of its possessions, may be imported for such purpose free of duty upon the execution of a bond given in double the sumout of the estimated duties that would be charged upon such silver and guaranties imported if for use, sale, or disposition in the United States, conditioned that such silver suppose of processing, refining, or otherwise disposed of in the United States prior to support therefrom, and upon further compliance with such regulations and guarantics import

The yeas and nays were ordered, and the Chief Clerk proceeded to call

the roll. Mr. FESS (when his name was called). I am paired with the senior Senator from North Carolina [Mr. SIMMONS]. Not knowing how he would vote, I shall have to withhold my vote. Were I permitted to vote, I would vote "yea."

Mr. GLASS (when his name was called). I have a nontransferable pair with the senior Senator from Connecticut [Mr. BINGHAM]. In his absence, I withhold my vote. If I could vote, I would vote "yea," Mr. METCALF (when his name was called). I have a general pair with the

Senator from Maryland [Mr. TYDINOS]. I understand that if he were present he would vote as I shall vote. I vote "yea."

Mr. STEPHENS (when his name was called). On this vote I am paired with the Senator from Illinois [Mr. GLENN]. I transfer that pair to the senior Senator from Tennessee [Mr. MCKELLAR] and vote "yea."

Mr. SULLIVAN (when his name was called). I have a general pair with the Senator from Tennessee [Mr. BROCK]. If I were permitted to vote, I would vote "yea,"

Mr. THOMAS of Idaho (when his name was called). I have a general pair with the Senator from Iowa [Mr. BROOKHART]. I understand that he would vote as I shall vote. I vote "yea."

Mr. TOWNSEND (when his name was called). On this vote I have a pair with the senior Senator from Tennessee [Mr. McKELLAR]. If he were present and permitted to vote, I understand he would vote as I shall vote. Therefore I vote. I vote "vea."

Mr. WATSON (when his name was called). I transfer my general pair with the Senator from South Carolina [Mr. SMITH] to the juntor Senator from Pennsylvania [Mr. GRUNDY] and vote "yea."

The roll call was concluded.

Mr. DILL. I have a pair with the Senator from Kentucky [Mr. ROBSION]. I transfer that pair to the junior Senator from Iowa [Mr. BROOKHART] and vote "yea."

I desire to announce the following general pairs: Mr. FESS.

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN]:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Massachusetts [Mr. GILLETT] with the Senator from North Carolina [Mr. SIMMONS];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING];

The Senator from Vermont [Mr. GREENE] with the Senator from Arkansas [Mr. CARAWAY];

The Senator from Missouri [Mr. PATTERSON] with the Senator from New York [Mr. WAGNER];

The Senator from Indiana [Mr. ROBINSON] with the Senator from Maryland [Mr. Typings]

The Senator from Connecticut [Mr. BINGHAM] with the Senator from Virginia [Mr. GLASS]; and

The Senator from Connecticut [Mr. WALCOTT] with the Senator from South Carolina [Mr. BLEASE].

The result was announced--yeas 55, nays 12, as follows:

| | | YEAS-55 | |
|--|---|---|--|
| Allen Ashurst Baird Barkley Borah Bratton Broussard Capper Oopeland Cutting Dale Dill Fess Fletoher | Goff Goldsborough Hale Harris Harrison Hastings Hatfield Hatves Hatves Hayden Hebert Hefin Howell Johnson Jones | Kenn Keyes McCulloch McNary Metcalf Moses Norbeck Oddie Fhipps Pine Pine Pittman Ransdell Sheppard | Shortridge Smoot Steck Stelwer Stephens Swanson Thomas, Idaho Thomas, Okla. Townsend Trammell Waterman Waterman Watern |
| | i | NAYS-12 | |
| Black Blaine Connally | Frůzier <i>George</i> La Follette | Norris Nye Schall | Vandenberg Walsh, Mass. Walsh, Mont. |
| | NOT | VOTING-29 | • |
| Bingham Blease Brookhart Caraway Couzens Deneen Gillett | Glass Glenn Gould Greene Grundy Kiny MoKellar McMaster | Overman Patterson Reed Robinson, Ark. Robinson, Ind. Robsion, Ky. SHIPSTEAD Simmons | Smith Sullivan Tydinge Wagner Walcott |

So Mr. PITTMAN's amendment was agreed to.

LACES

VOTE ON MR. HEBERT'S AMENDMENT (IN THE SENATE) TO PARA-GRAPH 1529 PROPOSING SPECIFIC DUTIES (IN ADDITION TO THE 90 PER CENT AD VALOREM DUTY UPON THE VARIOUS LACES SU PER CENT AD VALOREM DUTT OFON THE VARIOUS HALF IN THIS PARAGRAPH) OF 1 CENT PER YARD FOR EACH HALF INCH OR FRACTION THEREOF ON LACES 3 INCHES OR LESS IN WIDTH AND GRADUALLY INCREASING ON GREATER WIDTHS AND GREATER NUMPER OF HOLES TO A MAXIMUM OF 10 CENTS PER SQUARE YARD ON LACES HAVING MORE THAN 450 HOLES PER SQUARE INCH

(Cong. Record, March 19, 1930; page, Daily, 5873; Permanent, 5622)

Mr. HEBERT. Mr. President, I have an amendment pending, which I am prepared to take up at this time.

The amendment offered by the Senator from The VICE PRESIDENT. Rhode Island will be stated.

The CHIEF CLERK. On page 223, after line 14, insert the following: .

(b) In addition to the foregoing, there shall be paid the following duties:
(1) On laces, 3 inches or less in width, and on laces suitable for conversion into laces 3 inches or less in width, one-half of 1 cent per yard for each one-half inch, or fraction thereof, in width;
(2) On nets and netting, having 50 holes or less per square inch, three-fourths of 1 cent per square yard; having more than 50 but not more than 100 holes per square inch, 1% cents per square yard; having more than 100 but not more than 150 holes per square inch, 1%

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square inch, 1% cents per square yard; having more than 150 but not more than 200 holes per square inch, 2% cents per square yard; having more than 200 but not more than 250 holes per square inch, 3% cents per square yard; having more than 250 but not more than 300 holes per square inch, 5 cents per square yard; having more than 300 but not more than 350 holes per square inch, 6% cents per square yard; having more than 360 but not more than 400 holes per square inch, 7% cents per square yard; having more than 400 but not more than 450 holes per square inch, 8% cents per square yard; having more than 450 holes per square inch, 10 cents per square yard.

The VICE PRESIDENT. The yeas and nays have been ordered, and the Secretary will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. CAPPER (when his name was called). On this question I am paired with the Senator from New Mexico [Mr. BRATTON], who is necessarily absent. If I were permitted to vote, I would vote "yea."

Mr. METCALF (when his name was called). I have a general pair with the Senator from Maryland [Mr. TYDINGS]. If I were at liberty to vote, I would vote "yea."

Mr. MOSES (when his name was called). I have a general pair with the senior Senator from Iowa [Mr. STECK]. He being absent and I not knowing how he would vote, I withhold my vote. If permitted to vote, I would vote "yea."

Mr. STEPHENS (when his name was called). I am paired on this vote with the junior Senator from Illinois [Mr. GLENN]. Therefore I withhold my vote.

Mr. SULLIVAN (when his name was called). I have a general pair with the junior Senator from Tennessee [Mr. BROOK]. If permitted to vote, I would vote "yea."

Mr. THOMAS of Idaho (when his name was called). 'I have a general pair with the junior Senator from Iowa [Mr. BROOKHART]. If permitted to vote, I should vote "yea."

Mr. TOWNSEND (when his name was called). On this vote I have a pair with the Senator from Tennessee [Mr. McKellar]. If free to vote, I would vote "yea."

Mr. WATSON (when his name was called). I have a general pair with the Senator from South Carolina [Mr. SMITH], I am unable to obtain a transfer and therefore withhold my vote. I am told that if the Senator from South Carolina were present he would vote "nay." If I were privileged to vote, I would vote "yea."

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Vermont [Mr. GREENE] with the Senator from Arkansas [Mr. CARAWAY];

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Massachusetts [Mr. GILLETT] with the Senator from North Carolina [Mr. SIMMONS];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. King];

The Senator from Kentucky [Mr. ROBSION] with the Senator from Washington [Mr. DILL];

The Senator from Missouri [Mr. PATTERSON] with the Senator from New York [Mr. WAGNER];

The Senator from Connecticut [Mr. BINGHAM] with the Senator from Virginia [Mr. GLASS]; and

The Senator from Oregon [Mr. MoNARY] with the Senator from Mississippi [Mr. HARRISON].

Mr. SHEPPARD. I desire to announce that the Senator from Louisiana [Mr. RANSDELL] has a general pair with the Senator from Minnesota [Mr. SHIPSTEAD].

The roll call resulted--yeas 26, nays 20, as follows:

YEAS-26

Shortridge Smoot Steiwer Vandenberg Walcott

| AllenGrundyBairdHaleCopclandHastingsDaleHatfieldFessHebertGoffJones.GoldsboroughKean | Kendrick Keyes McCulloch Oddie Phipps Pine Robinson, Ind. |
|--|---|
|--|---|

| | | NAYS-20 | |
|---|--|---|---|
| Ba rkley Black Blaine Connally Cutting | Fletoher Frazler Gcorge Harris Heflin | Howell La Follette Norbeck Norris Nye | Schall Sheppard Swanson Walsh, Mont. Wheeler |
| | NO | T VOTING-50 | • |
| Ashurst Blagham Blease Bornh Brook Brookhart Brookhart Broussard Capper Caraway Couzens Deneen Dill | Gillett Glass Glenn Gould Grcene Harrison Haves Hayden Johnson King MoKellar McMaster McNary | Metcalf Moses Overman Patterson Pittman Ransdell Reed Robinsan, Ark. Robsion, Ky. SHIPSTEAD Simmons Smith Steck | Stephens Sullivan Thomas, Idaho Thomas, Okla. Townsend Trammell Tydings Wagner Walsh, Mass. Waterman Watson |

The VICE PRESIDENT. On this question the yeas are 26 and the nays are 20, with the following Senators present who are paired, thus constituting a quorum: Senators WATSON, THOMAS of Idaho, SULLIVAN, CAPPER, METCALF, TOWNSEND, STEPHENS, and Moses. So the amendment is agreed to.

Mr. WALSH of Montana. Mr. President, did the Chair state that there were 26 yeas and 20 nays, and the other Senators were paired, making a quorum? The VICE PRESIDENT. That was the statement of the Chair.

TIMBER, LUMBER

VOTE ON THE AMENDMENT OF MR. WALSH OF MASSACHUSETTS TO MR. JONES'S MODIFIED AMENDMENT TO SO MODIFY THE COUNTERVAILING PROVISO AS TO MAKE IT APPLY TO ALL KINDS OF LUMBER INSTEAD OF ONLY TO ROUGH

(Cong. Record, March 20, 1930; page, Daily, 5934; Permanent, 5687)

Mr. WALSH of Massachusetts. I now move that there be stricken from the pending amendment-the amendment offered by the Senator from New York having been accepted by the Senator from Washington, now becomes his amendment, and I can offer an amendment to it-the words "in the rough or not further manufactured than planed or dressed on one side."

The effect of that amendment will be to make our countervailing duty include all kinds of lumber, not merely the rough lumber but the dressed lumber as well.

The VICE PRESIDENT. The question is upon the amendment proposed by the Senator from Massachusetts [Mr, WALSH] to the amendment of the Senator from Washington [Mr. JONES], as modified. Mr. JONES. Mr. President, I express the hope that the amendment to the

amendment will be defeated.

Mr. LA FOLLETTE. Mr. President, I desire to make a brief explanation of my vote on the amendment offered by the Senator from Massachusetts [Mr. WALSH]. I am opposed in principle to countervailing duties, but if they are to be applied it seems to me they should be applied upon all kinds and classes of commodities affected. I shall therefore vote for the amendment offered by the Senator from Massachusetts to the amendment.

The VICE PRESIDENT. The clerk will call the roll,

The legislative clerk proceeded to call the roll.

Mr. OVERMAN (when his name was called). I have a general pair with the senior Senator from Illinois [Mr. DENEEN]. Not knowing how he would vote, I withhold my vote.

Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). I desire to announce the unavoidable absence of the senior Senator from Minnesota [Mr. SHIPSTEAD]. He is paired with the junior Senator from Oklahoma [Mr. THOMAS].

Mr. SULLIVAN (when his name was called). I have a general pair with the junior Senator from Tennessee [Mr. BROCK]. If at liberty to vote, I would vote "nay."

Mr. THOMAS of Idaho (when his name was called). I have a pair with the junior Senator from Montana [Mr. WHEELER] and therefore withhold my vote. The roll call was concluded.

Mr. WATSON. I transfer my pair with the senior Senator from South Carolina [Mr. SMITH] to the senior Senator from Massachusetts [Mr. GILLETT] and vote "nay."

Mr. GLASS (after having voted in the affirmative). Has the senior Senator from Connecticut [Mr. BINGHAM] voted?

The VICE PRESIDENT. That Senator has not voted.

Mr. GLASS. I am paired with that Senator, and therefore withdraw my vote.

Mr. TOWNSEND. On this vote I am paired with the senior Senator from Tennessee [Mr. McKELLAR]. If at liberty at vote, I would vote "nay."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING]; and

The Senator from Connecticut [Mr. WALCOTT] with the Senator from North Carolina [Mr. SIMMONS].

The result was announced—yeas 32, nays 38, as follows:

| | | YEA | S32 | |
|---|---|--|--|---|
| • | Barkley Blaok Blaine Borah Bratton Brookhart Capper Caraway | Connally Copeland Couzens Cutting Frazier George Harris Harrison | Hayden Howell La Follette McCulloch McMaster Norbeck Norris Nye | Piltman Robinson, Ind. Schall Swanson Tydings Wagner Walsh, Mass. Walsh, Mont. |
| | | NAY | / S38 | |
| | Ashurat Baird Broussard Dale Dill Fess Fletcher Goff Goldsborough Greene | Grundy Hale Hastings Hatfeld Hebert Johnson Jones Kean Kean Keadrick Keyes | McNary Moses Oddle Patterson Phipps Pine Ransdell Robsion, Ky. Skeppard Shortridge | Smoot Steek Stelwer Stephens Trammell Vandenberg Waterman Watson |
| | • | NOT VO |)TING-26 | |
| | Allen Binghām <i>Bleaso Rrock</i> Dencen Gillett Glass | Alenn Gould Hawes Heftin King MoKellar Metcalf | Overman Reed Robinson, Ark. ShirpSTEAD Simmons Smith Sullivan | Thomas, Idah [,] Thomas, Okla Townsend Walcott Whegle r |

So the amendment of Mr. WALSH of Massachusetts to Mr. Jones's amendment as modified was rejected.

TIMBER, LUMBER

VOTE ON MR. JONES'S MODIFIED AMENDMENT TO INSERT A NEW PARAGRAPH PROVIDING A DUTY OF \$1.50 PER THOUSAND FEET ON TIMBER HEWN, SIDED, OR SQUARED, ETC., IF OF FIR, SPRUCE, PINE, HEMLOCK, OR LARCH, AND TELEPHONE AND TELEGRAPH POLES AND RAILROAD TIES OF ANY WOOD; ALSO ADMITTING FREE OF DUTY ROUGH LUMBER FROM A CONTIGU-OUS COUNTRY WHICH ADMITS AMERICAN LUMBER FREE

(Cong. Record, March 20, 1930; page, Duily, 5934; Permanent, 5687)

The VICE PRESIDENT. The question recurs on agreeing to the amendment offered by the Senator from Washington [Mr. Jones] as modified, on which the yeas and nays have been ordered. The Secretary will call the roll.

The legislative clerk proceeded to call the roll.

Mr. OVERMAN (when his name was called). I again announce my pair with the senior Senator from Illinois [Mr. DENEEN] and therefore withhold my vote.

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. BROOK]. Being unable to secure a transfer of that pair, I withhold my vote. If permitted to vote, I should vote "yea."

Mr. THOMAS of Idaho (when his name was called). On this vote I have a pair with the junior Senator from Montana [Mr. WHEELER]. If he were present and free to vote, he would vote "nay," and if I were permitted to vote I should vote "yea."

Mr. TOWNSEND (when his name was called). On this vote I have a pair with the senior Senator from Tennessee [Mr. McKELLAR]. If he were present, I understand he would vote "nay." If I were permitted to vote, I should vote "yea."

vote "yea." Mr. WATSON (when his name was called). I transfer my general pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Massachusetts [Mr. GILLETT] and vote "yea."

The roll call was concluded.

Mr. LA FOLLETTE. I desire to announce that the senior Senator from Minnesota [Mr. SHIPSTEAD] is paired with the junior Senator from Oklahoma [Mr. THOMAS]. If the senior Senator from Minnesota were present, he would vote "nay."

Mr. FESS. I desire to announce that on this vote the Senator from Connecticut [Mr. WALCOTT] is paired with the Senator from North Carolina [Mr. SIMMONS].

Mr. SHEPPARD. I wish to announce that the senior Senator from Tennessee [Mr. McKELLAR] and the junior Senator from Tennessee [Mr. BROCK] are detained by illness.

I also wish to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON]; and

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING].

The result was announced—yeas 39, nays, 38, as follows:

| YEAS-30 | | | | |
|---|---|---|--|--|
| Ashurst Baird Bingham Broussard Copeland Dale Dill Fess Fletcher Goff | Goldsboro ugh Grundy Hale Hastings Hatfield Hawes Hebert Johnson Jones Kean | Kendrick Keyes McNary Moses Oddie Patterson Phipps Pine Pittman Ransdell | -Robsion, Ky. Sheppard Shortridge Steiwer Stephens Trammell Vandenberg Waterman Watson | |
| | NAY | S38 | • | |
| Allen Barkley Blaok Blaine Blease Borah Bratton Brookhart Capper Garaway | Connally Couzens Cutting Frazier George Glass Glenn Greene Harris Harrison | Hayden Howell La Follette McCulloch McMaster Metcalf Norbeck Norris Nye Robinson, Ind. | Schall Smoot Steek Steek Steek Steek Tydings Wajsh, Mass. Walsh, Mont. | |
| NOT VOTING | | | | |
| Brook Deneen Gillett Gould Hefiin | King MoKellar Overman Reed Rodinson, Ark. | SHIPSTEAD Simmons Smith Sullivan Thomas, Idaho | Thomas, Okla. Townsend Walcott Wheeler | |
| · · · · · · | | | 1 I I I I I I I I I I I I I I I I I I I | |

So the amendment of Mr. JONES as modified was agreed to, and it is as follows:

PAR. —, Timber, hewn, sided, or squared, otherwise than by sawing, and round timber used for spars or in building wharves; sawed lumber and timber not specially provided for; all the foregoing, if of fir, spruce, pine, hemlock, or larch; railroad ties, and telephone, telegraph, trolley, and electric-light poles of any wood; all the foregoing, \$1.50 per thousand feet, board measure, and in estimating board measure for the purposes of this paragraph, no deduction shall be made on account of planing, tonguing, and grooving: Provided, That there shall be exempted from such duty, boards, planks, and deals of fir, spruce, pine, hemlock, or larch in the rough or not further manufactured than planed or dressed on one side when imported from a country contiguous to the continental United States, which country admits free of duty similar lumber imported from the United States.

COMPETITION, DOMESTIC

VOTE ON MR. NORRIS'S AMENDMENT ADDING A NEW PARA-GRAPH, TO PROTECT DOMESTIC CONSUMERS BY MAINTAINING CONDITIONS OF COMPETITION, WHEREBY ANY CITIZEN OR PEOPLE'S COUNSEL MAY FILE COMPLAINT IN THE UNITED STATES CUSTOMS COURT; AND GIVING THAT COURT JURISDIC-TION TO DETERMINE AND REPORT FINDINGS TO THE PRESI-DENT, WHO SHALL, IF COMPETITIVE CONDITIONS DO NOT EXIST, OR THAT AGREEMENTS HAVE BEEN MADE WHICH PREVENT COMPETITION, ISSUE A PROCLAMATION ONE MONTH THERE-AFTER SUSPENDING THE TARIFF DUTIES APPLICABLE THERETO, WHICH SHALL CONTINUE IN FORCE UNTIL COMPE-TITION IS LATER ASCERTAINED AND PROCLAIMED

(Cong. Record, March 20, 1930; page, Daily, 5945; Permanent, 5698)

Mr. NORRIS. Therefore I offer the amendment. The Secretary has it on the desk. It has once been read, but perhaps it ought to be read again,

The VICE PRESIDENT. The amendment offered by the Senator from Nebraska will be stated.

The CHIEF CLERK. The Senator from Nebraska offers the following amend-At the end of the bill add the following: ment.

The OHIEF CLERK. The Senator from Nebraska oners the following amend-ment. At the end of the bill add the following: (1) That in effectuating the purpose of this act to encourage domestic industries, etc., by the imposition of duties upon imports from other countries it is also the purpose to protect domestic purchasers and consumers against the exaction of excessive or artificial protect domestic purchasers and consumers against the exaction of excessive and its producers and distributors. That in order to assure the maintenance of such conditions of competition any citizen of the United States or the people's counsel established in this net shall be entitled to file a complaint in the United States Customs Court alleging that such conditions of competition and on the product states for the facts and circumstances supporting the allegations in such complaint which shall be verified by the oath of the complaint or others. (2) Upon the filing of such complaint the said court shall have jurisdiction to hear and determine the truth and merit of such complaint and shall immediately cause public notice to be given by publication in the Treasury Decisions of fact and law contained in such complaint upon a day to be named therein when relevant testimony and argument in down the testing on the route such the such complaint with respect to the all we contained in such archiele that it will hold a bearing on the questions of fact and law contained in such archiele that it will hold a bearing on the questions of fact and law contained in such competition contemplated by this act do nor prevail with respect to the duitable or commodity—and following such testimony and hearing the said court shall report its findings to the President.

Mr. BRATTON. The point I have in mind is that the language quoted by the Senator refers to the text of the President's proclamation. What would the Senator think about adding this in line 16, following the period :

Such court shall have jurisdiction upon the filing of a petition by any domestic pro-ducer or other interested person to hear, determine, and make findings that full conditions of competition have been restored and do prevail.

Mr. NORRIS. I have no objection to that. If there is any doubt about my language, I think that clarifies it.

Mr. BRATTON. It expressly confers jurisdiction upon the court to hear and determine the second proceeding; that is, whether full competition has been restored.

Mr. NORRIS. Exactly. I am willing to and do accept the amendment sug-gested by the Senator from New Mexico, to come right after the period, a new sentence, line 16, page 3, of the proposed amendment.

The VICE PRESIDENT. The question is on the amendment of the Senator from Nebraska [Mr. Norris]. Mr. SMOOT. I call for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. GLASS (when his name was called). I have a general pair with the Senator from Connecticut [Mr. BINGHAM]. In his absence I withhold my vote.

Mr. OVERMAN (when his name was called). I have a general pair with the senior Senator from Illinois [Mr. DENEEN]. I transfer that pair to the junior Senator from Oklahoma [Mr. THOMAS] and will vote. I vote "yea."

Mr. SIMMONS (when his name was called). I have a general pair with the senior Senator from Massachusetts [Mr. GILLETT]. I transfer that pair to the senior Senator from Minnesota [Mr. SHIPSTEAD] and will vote. I vote "yea." Mr. SULLIVAN (when his name was called). I have a pair with the junior

Senator from Tennessee [Mr. BROCK]. Not knowing how he would vote on this

question, I withhold my vote. If at liberty to vote, I should vote "nay." Mr. THOMAS of Idaho (when his name was called). On this question I have a pair with the junior Senator from Montana [Mr. WHEELER]. I understand that if present he would vote "yea." I transfer that pair to the junior Senator

that if present he would vote "yea. I transfer that pair to the junior Schutch from Kentucky [Mr. Robsion] and will vote. I vote "nay." Mr. TOWNSEND (when his name was called). On this question I have a pair with the senior Senator from Tennessee [Mr. MoKELLAR]. I understand that if he were present he would vote "yea." I transfer that pair to the Sena-tor from Vermont [Mr. GREENE] and will vote. I vote "nay."

Mr. WATSON (when his name was called). I transfer my general pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Ohio [Mr. FESS] and will vote, I vote "nay."

The roll call was concluded.

Mr. LA FOLLETTE. I desire to announce that the senior Senator from Minnesota [Mr. SHIPSTEAD] is unavoidably absent and that if present he would vote "yea."

Mr. MONARY. I desire to announce the following general pairs:

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING]; and

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON].

The result was announced—yeas 41, nays 34, as follows:

YEAS-41

| Ashurst Barkley Blaok Blane Borah Bratton Brookhart Capper Oaraway Connally Oopeland | Couzens Cutting Dill Fletcher Frazier George Harris Harrison Hawes' Hayden Heflin | Howell Johnson Jones La Follette McMaster Norbeck Norris Nye Overman Schall Sheppard | Simmons Steok Stephens Svanson Tydings Wagner Walsh, Mass, Walsh, Mont. |
|--|---|--|--|
| | NAY | 834 | • |
| Allen Baird Broussard Dale Glenn Goff Goldsborough Grundy Hale | Hastings Hatfield Hebert Kean Kendrick Keyes McCulloch McNary Metcalf | Moses Oddie Patterson Phips Pine Robinson, Ind. Shortridge Smoot Steiwer | Thomas, Idaho Townsend Trammell Vandenberg Walcott Waterman Watson |

NOT VOTING-21

Bingham Blease Brock Deneen Fess Gillett

Ransdell Reed Robinson, Ark. Robsion, Ky. SHIPSTEAD Smith

Sullivan Thomas, Okla. Wheeler

1

Pittman So Mr. Norris's amendment was agreed to.

Greene King MoKellar

Glass

Gould

HIDES, LEATHER, SHOES

VOTE ON MR. HEBERT'S MOTION TO RECONSIDER THE VOTE WHEREBY THE AMENDMENT MADE AS IN COMMITTEE OF THE WHOLE TO PARAGRAPH 1530 WAS CONCURRED IN. IN COMMIT-TEE OF THE WHOLE THE ENTIRE PARAGRAPH WAS STRICKEN OUT AND EXISTING LAW INSERTED

(Cong. Record, March 20, 1980; page, Dally, 5949; Permanent, 5702)

The VICE PRESIDENT. The question is on the motion of the Senator from Rhode Island [Mr. HEBERT] to reconsider the vote whereby the amend-ment made as in Committee of the Whole to paragraph 1530, hides and leather, was concurred in. On that question the yeas and nays have been demanded and ordered. The clerk will call the roll,

The Chief Clerk proceeded to call the roll. Mr. NORBECK (when his name was called). On this question I have a pair with the junior Senator from Arkansas [Mr. CARAWAY] and therefore withhold my vote. If the Senator from Arkansas were present, he would vote "nay," and if I were at liberty to vote I should vote "yea."

Mr. NORBECK (when his name was called). On this question I have a pair with the junior Senator from Tennessee [Mr. BROOK]. If he were present, he would vote "nay," and if I were at liberty to vote I should vote "yea."

Mr. THOMAS of Idaho (when his name was called). On this question I have a pair with the junior Senator from Montana [Mr. WHEELER] and therefore withhold my vote. If he were present, he would vote "nay," and if I were at liberty to vote I should vote "yea."

Mr. WATSON (when his name was called). I have a general pair with the Senator from South Carolina [Mr. SMITH]. I am unable to obtain a transfer and therefore withhold my vote. If voting, I should vote "yea."

The roll call was concluded,

Mr. SIMMGNS. I transfer my general pair with the Senator from Massachusetts [Mr. GULETT] to the Senator from Maryland [Mr. Typings] and will vote. I vote "nay,"

Mr. ROBINSON of Indiana (after having voted in the affirmative). I note the absence of the junior Senator from Mississippi [Mr. STEPHENS], with whom

I have a pair. Therefore I withdraw my vote, Mr. GLASS. I have a general pair with the senior Senator from Connecticut [Mr. BINGHAM]. On this question I am released from my pair and there-

fore vote. I vote "nay." Mr. FESS. On this question the Senator from Missouri [Mr. PATTERSON] is paired with the Senator from North Carolina [Mr. OVERMAN]. If the Senator from Missouri were present, he would vote "yea," and if the Senator from North Carolina proceeding to a senator from Missouri were present in would vote "nay." North Carolina were present he would vote "nay."

Mr. TOWNSEND. I am paired with the senior Senator from Tennessee [Mr. MCKELLAR] and therefore withhold my vote. I understand that if he were present he would vote "nay"; and if I were at liberty to vote, I should vote " yea."

Mr. FESS. I desire to announce that the Senator from Vermont [Mr. GREENE] is paired on this question with the Senator from Louisiana [Mr. RANSDELL].

The result was announced-yeas 34, nays 33, as follows:

| | • | | |
|---|---|--|--|
| Ashuret Baird Brookhart Brookhart Rrouseard Capper Copeland Cutting Frazier | Go ff Goldsborou gh Grundy Hastings Hatfield <i>Hayden</i> Hebert Howell Kean | Kendrick McCulloch McMaster McNary Nye Oddie Phipps Pine Pittman | Schall Shoppard Shortridge Steiwer Sullivan Walcott Waterman |
| | _ | NAYS | |
| Barkley Blaok Blaine Ricaso Borah Connally Couzens Dill Fess | Fletoher George Glass Glenn Hale Harris Harrison Haves Heflin | Johnson Jones Keyes La Follette Metcalf Moses Norris Simmons Smoot | Steok Swanson - Vandenberg Wagner Walsh, Mass, Walsh, Mont, |
| | NOI | r voting—29 | |
| Allen Bingham Brook Oaraway Dale Deneen Gillett Gould | Greene King MoKellar Norb eck Overman Patterson Ransdell Reed | Robinson, Ark. Robinson, Ind. Robsion, Ky. SHIPSTEAD Smith Stophons Thomas, Idaho Thomas, Okia. | Townsend Trammell Tydings Watson Wheeler |
| So the motion to | roconsider was | agreed to | |

YEAS-34

So the motion to reconsider was agreed to.

HIDES, LEATHER, SHOES

VOTE ON MR. ODDIE'S AMENDMENT (AFTER RECONSIDERATION OF THE VOTE CONCURRING IN THE AMENDMENT MADE IN THE COMMITTEE OF THE WHOLE TO PARAGRAPH 1530) PLACING A DUTY ON HIDES AND INCREASING THE DUTIES ON LEATHERS, SHOES, ETC.

(Cong. Record, March 20, 1930; page, Daily, 5951; Permanent, 5704)

The VICE PRESIDENT. Let the amendment be read. The Senate will be in order, so that Senators can hear the reading of the amendment. The CHIEF CLERK. On page 224, strike out all after line 20 down through

and including line 16, on page 228, and insert the following:

and including line 16, on page 228, and insert the following: PAR, 1530. (a) Hides and skins of cattle of the bovine species (except hides and skins of the India water buffalo imported to be used in the manufacture of rawhide articles), raw or uncured, or salted or pickled, 4 cents per pound; if dried (including div salted), 8 cents per pound. (b) Leather (except leather provided for in subparagraph (d) of this paragraph), made from hides or skins of cattle of the bovine species: (1) Sole, belting, or harness leather (including offal), rough, partly finished, finished, curried, or cut or wholly or partly manufactured into outer or inner soles, blocks, strips, counters, taps, box toes, or any forms or shapes suitable for conversion into boots, shoes, footwear, belting, d cents per pound and 10 per cent ad valorem; (2) leather welting, 6 cents per pound and 10 per cent ad valorem; (3) side upper leather (including grains and splits) and patent leather, rough, partly finished, or finished, or cut or wholly or partly manufactured into uppers, vamps, or any forms or shapes suitable for conversion into boots, shoes, or footwear, 6.2 cents per square foot and 4.8 per cent ad valorem; (4) leather made from calf or kip skins, rough, partly finished, or finished, or cut or wholly or partly manufactured into uppers, vamps, or any forms or shapes suitable for conversion into boots, shoes, or footwear, 3.6 cents per square foot and 10 per cent ad valorem; (5) unbeltery, collar, har, assa glove, garment, or strap leather, in the rough in

for conversion into boots, snoes, or lootwear, s.o cents per square loot and to per cent ad valorem; (5) upholstery, collar, bag, case, glove, garment, or strap leather, in the rough, in the white, crust, or russet, partly finished, or finished, 4.6 cents per square foot and 16.3 per cent ad valorem; (6) All other, rough, partly finished, finished, or curried, not specially provided for, 6 cents per pound and 10 per cent ad valorem. (c) Goat, kid, and other leather (except leather provided for in subparagraph (d) of this paragraph), made from hides or skins of animals (including fish, reptiles, and birds, but not including cattle of the bovine species), in the rough, in the white, crust,

or russet, partly finished, or finished, 10 per cent ad valorem; rough-tanned or semitanned leather made from genuine reptile skins 15 per cent ad valorem; vegetable-tanned rough leather made from goat and sheep skins (including those commercially known as India-tanned goat and sheep skins), vegetable rough-tanned pig and hog skins, and rough-tanned skivers, 10 per cent ad valorem. If cut or wholly or partly manufactured into uppers, vamps, or any forms or shapes suitable for conversion into boots, shoes, or footwear, such articles shall be subject to the same rate of duty as the leather from which they are manufactured.

are manufactured. (d) Leather of all kinds, grained, printed, embossed, ornamented, or decorated, in any manner or to any extent (including leather finished in gold, silver, aluminum, or like effects), or by any other process (in addition to tanning) made into fancy leather, and any of the foregoing cut or wholly or partly manufactured into uppers, vamps, or any forms or shapes suitable for conversion into boots, shoes, or footwear, all the foregoing by whatever name known, and to whatever use applied, 5.2 cents per square foot and 10 per cent ad valorem. Leather shall not be considered within the provisions of this subparagraph by reason of there being placed thercon the trade-mark, the trade mame, the name and address of the manufacturer, and the name of the country of origin.

name, the name and address of the manufacturer, and the name or the country of origin. (c) Boots, shoes, or other footwear (including athletic or sporting boots and shoes), made wholly or in chief of leather, not specially provided for, as follows: Other than footwear of the McKay type of manufacture for women and other than footwear for children, 14 cents per pair; footwear of the McKay type of manufacture for women, 8 cents per pair and 20 per cent ad valorem; boots, shoes, or other footwear (including athletic or sporting boots and shoes), the uppers of which are composed wholly or in chief value of wool, cotton, ramie, animal hair, fiber, rayon or other synthetic textle, silk, or substitutes for any of the foregoing, whether or not the soles are composed of leather, wood, or other materials, 6 cents per pair and 35 per cent ad valorem. (f) Harness valued at more than \$70 per set, single harness, valued at more than \$40, saddles valued at more than \$40 cheb, saddlery, and parts (except metal parts) for any of the foregoing, 40 per cent ad valorem; saddles made wholly or in part of pigskin or imitation pigskin, 35 per cent ad valorem; saddles and harness, not specially provided for, parts thereof, except metal parts, and leather shoe laces, finished or unfinished, 20 per cent ad valorem.

The VICE PRESIDENT. The question is on agreeing to the amendment.

*

Mr. SWANSON. I object.

The VICE PRESIDENT. The Secretary will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. GLASS (when his name was called). I have a general pair with the senior Senator from Connecticut [Mr. BINGHAM]. On this question I am released from my pair and therefore vote. I vote "nay." Mr. NORBECK (when his name was called). On this question I am paired

with the junior Senator from Tennessee [Mr. BROCK]. If he were present, he would vote "nay." If permitted to vote, I would vote "yea."

Mr. RANSDELL (when his name was called). I have a pair on this vote with the Senator from Vermont [Mr. GREENE]. In his absence I withhold my

vote. If permitted to vote, I would vote "yea." Mr. SIMMONS (when his name was called). Making the same announce-ment as to my pair and its transfer as on the previous vote, I vote "nay."

Mr. THOMAS of Idaho (when his name was called). On this vote I have a pair with the junior Senator from Montana [Mr. WHEELER]. I have been informed that if he were present and voting he would vote "nay." If I were permitted to vote, I would vote "yea." Mr. TOWNSEND (when his name was called). On this vote I have a pair

with the senior Senator from Tennessee [Mr. McKELLAR]. If permitted to vote, I would vote "yea."

Mr. WATSON (when his name was called). I have a general pair with the Senator from South Carolina [Mr. SMITH]. I am unable to secure a transfer, and therefore must withhold my vote. If permitted to vote, I should vote "yea." The roll call was concluded.

Mr. ALLEN. On this vote I have a pair with the junior Senator from Arkansas [Mr. OARAWAY]. If he were present, he would vote "nay," If I were at liberty to vote, I should vote "yea."

Mr. FESS. I desire to anounce the following pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING]

The Senator from Missouri [Mr. PATTERSON] with the Senator from North Carolina [Mr. OVERMAN]; and

The Senator from Connecticut [Mr. WALCOTT] with the Senator from Illinois [Mr. DENEEN].

The result was announced—yeas 35, nays 36, as follows:

| | Z | (EAS35 | |
|--|--|--|---|
| Ashurst Baird Bratton Brookhart Broussard Capper Copeland Cutting Fess | Frazier Goff Goldsborough Grundy Hastings Hatfield <i>Hayden</i> Hebert Howell | Jones Kean <i>Kendrick</i> McCulloch McNary Nye Oddle Phipps Pine | Pittman Robinson, Ind. Schall Shoppard Shortridge Steiwer Sullivan Waterman |
| | N | IAYS36 | |
| Barkley Blaok Blaine Blease Borah Connally Couzens Dill Fletcher | Georga Glass Glenn Hale Ilarris Ilarrison Harves Ilofiin Johnson | Keyes La Follette McMaster Motcalf Moses Norris Robsion, Ky. Simmons Smoot | Steck Stephens Swanson Thomas, Okla, Trammell Vandenberg Wagner Walsh, Mass, Walsh, Mont. |
| | NOT | VOTING-25 | |
| Allen Bingham Brook Garaway Dale Deneen Gillett | Gould Greene <i>King MoKellar</i> Norbeck Overman Patterson | Ransdell Reed Robinson, Ark. SHIPSTEAD Smith Thomas, Idaho Townsend | Tydings Walcott Watson Wheeler |

So Mr. Oppin's amendment to the amendment made as in Committee of the Whole was rejected.

The amendment made as in Committee of the Whole was concurred in.

STARCH

VOTE ON MR. CAPPER'S AMENDMENT TO PLACE ALL STARCH UNDER A DUTY OF 2½ CENTS PER POUND

[NOTE.---A similar amendment was voted on in the Committee of the Whole.]

(Cong. Record, March 20, 1930; page, Daily, 5958; Permanent, 5711)

Mr. CAPPER. Mr. President, I offer the amendment which I send to the desk.

The PRESIDING OFFICER. The amendment will be stated.

The OHIEF CLERK. On page 33 it is proposed to strike out all of paragraph 84 and to insert:

PAR. 84. Starch, by whatever name known, and for whatever use intended, 2½ cents per pound.

The PRESIDING OFFICER. The question is on agreeing to the amendment offered by the Senator from Kansas.

Mr. CAPPER. I ask for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. ROBSION of Kentucky (when his name was called). I have a pair with the Senator from Arizona [Mr. HAYDEN]. Therefore I withhold my vote.

Mr. THOMAS of Idaho (when his name was called). On this vote I have a pair with the junior Senator from Montana [Mr. WHEELER]. In his absence I withhold my vote.

sence I withhold my vote. Mr. TOWNSEND (when his name was called). On this vote I am paired with the senior Senator from Tennessee [Mr. MoKELLAR]. Not knowing how he would vote I withhold my vote.

The roll call was concluded.

Mr. THOMAS of Idaho. I find that I can transfer my pair with the junior Senator from Montana [Mr. WHERLER] to the Senator from North Dakota [Mr. Nyr], which I do, and vote "yea." Mr. STEPHENS (after having voted in the negative). I have a pair with the Senator from Indiana [Mr. ROBINSON]. I transfer that pair to the senior Senator from Arizona [Mr. ASHURST], and let my vote stand.

Mr. MoNARY. I desire to announce the following general pairs:

The senior Senator from Connecticut [Mr. BINGHAM] with the junior Senator from Virginia [Mr. GLASS];

The Senator from Massachusetts [Mr. GILLETT] with the Senator from North Carolina [Mr. SIMMONS];

The Senator from Indiana [Mr. WATSON] with the Senator from South Carolina [Mr. SMITH];

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. BROCK];

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KIN0]:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Vermont [Mr. GREENE] with the Senator from Arkansas [Mr. CARAWAY]; and

The Senator from Missouri [Mr. PATTERSON] with the Senator from New York [Mr. WAGNEB].

The result was announced-yeas 26, nays 31, as follows:

| | | | - |
|---|--|---|--|
| | | YEAS-20 | |
| Allen Baird Capper <i>Fletoher</i> Frazler Glenn Goff | Goldsborough Grundy Hale Hatfield Hebert Howell Johnson | Kean McCulloch McMaster McNary Norbeck Oddle Plne | Schall Sheppard Shortridge Steck Thomas, Idaho |
| | | NAYS31 | |
| Barkley Black Black Blcase Borah Bratton Broussard Connally | Copoland Dale Fess George Harris Harrison Jones La Follette | Metcalf Moses Norris Phipps Pittman Smoot Steiwer Stephens | Sicauson Trammell Vandenberg Walcott Walsh, Mass. ~ Walsh, Mont. Waterman |
| | NOT | VOTING | |
| Ashurst Bingham Brock Brookhart Caratosy Conzens Cutting Dencen D411 Gillett | Glass Gould Greene Hastings Haves Hayden Hoftin Kendriok Keyes King | MoKellar Nye Overman Patterson Ransdell Reed Robinson, Ark. Robinson, Ind. Robinson, Ky. Shipstead | Simmons Smith Sullivan Thomas, Okla. Townsend Tydings Wagner Watson Whteeler |
| So Mr. CAPPER'E | s amendment to th | ie amendment made a | as in Committee of th |

So Mr. CAPPER's amendment to the amendment made as in Committee of the Whole was rejected.

ACETIC ACID

VOTE ON MR. HATFIELD'S AMENDMENT TO PARAGRAPH 1 TO INCREASE THE DUTY ON ACETIC ACID FROM THREE-FOURTHS OF 1 CENT TO 2 CENTS PER POUND AND FROM 2 TO 3 CENTS PER POUND WHEN CONTAINING MORE THAN 65 PER CENT BY WEIGHT

(Cong. Record, March 20, 1930; pages, Daily, 5961 and 5962; Permanent, 5714)

Mr. HATFIELD. Mr. President, I offer the amendment which I send to the desk.

The PRESIDING OFFICER. The amendment will be stated.

The LEGISLATIVE CLERK. The Senator from West Virginia offers the follow-ing amendment: Schedule 1, chemicals, oils, and paints, paragraph 1, page 2, line 8, strike out "three-fourths of 1 cent" and insert in lieu thereof "2 cents"; and in line 9 strike out "2 cents" and insert "3 cents," so as to read:

Ракловарн 1. Acids and acid anhydrides: Acetic acid, 2 cents per pound; containing by weight more than 65 per cent, 3 cents per pound.

*

The PRESIDING OFFICER. Sixty-seven Senators having answered to their names, a quorum is present. The question is on the amendment offered by the Senator from West Virginia [Mr. HATFIELD].

Mr. VANDENBERG and other Senators called for the yeas and nays, and they were ordered.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. METOALF (when his name was called). I have a general pair with the Senator from Maryland [Mr. TYDINGS]. I therefore withhold my vote. If I were permitted to vote, I should votè "yea."

Mr. FRAZIER (when Mr. Nyr's name was called). My colleague [Mr. Nyr] is unavoidably absent. If present, he would vote "nay." Mr. THOMAS of Idaho (when his name was called). I am paired with the

junior Senator from Montana [Mr. WHEELER]. If permitted to vote, I would vote "yea."

Mr. TOWNSEND (when his name was called). On this vote I have a pair with the senior Senator from Tennessee [Mr. MoKELLAR]. Not knowing how he would vote, I withhold my vote.

Mr. WATSON (when his name was called). I have a pair with the senior Senator from South Carolina [Mr. SMITH]. I transfer that pair to the junior Senator from Ohio [Mr. McCulloch] and vote "yea."

The roll call was concluded.

*

Mr. FESS. I announce the following general pairs:

The Senator from Massachusetts [Mr. GILLETT] with the Senator from North Carolina [Mr. SIMMONS];

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. BROOK];

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING];

The Senator from Vermont [Mr. GREENE] with the Senator from Arkansas [Mr. CARAWAY];

The Senator from Missouri [Mr. PATTERSON] with the Senator from New York [Mr. WAGNER]; and

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON].

Mr. HAYDEN. I transfer my pair with the junior Senator from Kentucky [Mr. Robison] to the senior Senator from Arizona [Mr. Ashurst] and vote nay."

The result was announced-yeas 32, nays 29, as follows:

VEAS-92

Shoppard

Norris Schall

| | - | LAS-04 | |
|--|--|--|---|
| Allen Baird Bingham Brookhart Capper Copeland Dale Fess | Fletoher Glenn Goff Grundy Hale Hatfield Hebert Johnson | Jones Kean Keyes McNary Oddle Phipps Pine | Ransdell Robinson, Ind. Shortridge Stelwer Trammell Vandenberg Waterman Watson |
| | 1 | NAYS-29 | |
| Barkley Black Blaine Blcase Borah | Frazier George Glass , Goldsborough Harris | <i>Heflin</i> La Follette McMaster Moses Norbeck | Steck Swanson Walcott Walsh, Mass. Walsh, Mont. |

Hayden 119206-S. Doc. 177, 71-2--20

Harris Harrison Hastings

Borah

DIII

Bratton Connally_

NOT VOTING-35

So Mr. HATFIELD'S amendment to the amendment made as in Committee of the Whole was agreed to.

TILES

VOTE ON MR. MCMASTER'S AMENDMENT TO PARAGRAPH 202 TO REDUCE THE RATES OF DUTY IN ALL CLASSIFICATIONS OF TILES TO THE 1922 LAW RATES

(Cony. Record, March 20, 1930; paye, Daily, 5972; Permanent, 5725)

Mr. MCMASTER. Mr. President, I call up the amendment which I have heretofore offered and sent to the desk. The VICE PRESIDENT. The amendment will be stated.

The CHIEF CLERK. The Senator from South Dakota offers the following amendment:

Substitute the following language for paragraph 202 (a), (b), (c), and (d) in the pending bill: "Tiles, unglazed, glazed, ornamented, hand painted, enameled, vitrified, semivitrified, decorated, encaustic, coramic, mosaic, flint, spar, embossed, gold decorated, grooved, or corrugated, and all other earthenware tiles and tiling by whatever name known, except pill tiles and so-called quarries or quarry tiles, red or brown, and measuring seven-eighths of an inch or over in thickness, but including tiles wholly or in part of cement, valued at not more than 40 cents per square foot, 8 cents per square foot, but not less than 45 nor more than 60 per cent ad valorem; mantels, friezes, and articles of every description or parts thereof, composed wholly or in chief value of earthenware tiles or tiling, --except pill tiles, 50 per cent ad valorem."

The PRESIDENT pro tempore. Sixty-three Senators have answered to their names. A quorum is present. The question is on agreeing to the amendment proposed by the Senator from South Dakota.

Mr. MCMASTER. I ask for the yeas and nays,

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. BINGHAM (when his name was called). I have a nontransferable pair with the junior Senator from Virginia [Mr. GLASS]. In his absence I withhold my vote. Were I permitted to vote, I would vote "nay,"

Mr. GOLDSBOROUGH (when his name was called). On this vote I have a pair with the senior Senator from Wisconsin [Mr. LA FOLLETTE]. If he were

present, he would vote "yea." If I were permitted to vote, I would vote "nay." Mr. METCALF (when his name was called). I have a general pair with the Senator from Maryland [Mr. TYDINGS]. If I were permitted to vote, I would vote "nay,"

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, not knowing how he would vote, I withhold my vote. If permitted to vote, I would vote "nay."

Mr. TOWNSEND (when his name was called). On this vote I have a pair with the senior Senator from Tennessee [Mr. MoKELLAR]. In his absence I

withhold my vote. If I were permitted to vote, I would vote "nay," Mr. WATSON (when his name was called). I have a general pair with the senior Senator from South Carolina [Mr. SMITH]. I transfer that pair to the junior Senator from Colorado [Mr. WATERMAN] and vote "nay."

The roll call was concluded.

Mr. BLEASE. I have a pair with the junior Senator from Oregon [Mr. STEIWER]. I transfer that pair to the senior Senator from Arizona [Mr. ASHURST] and vote "yea,"

Mr. EHEPPARD. I desire to announce that the junior Senator from Oklahoma [Mr. THOMAS] has a pair on this question with the senior Senator from Louisiana [Mr. RANSDELL].

Mr. FESS. I desire to anounce the following general pairs :

.

The Senator from Massachusetts [Mr. GILLETT] with the Senator from North Carolina [Mr. SIMMONS];

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN]:

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. BROCK];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Vermont [Mr. GREENE] with the Senator from Arkansas [Mr. CARAWAY];

The Senator from Idaho [Mr. THOMAS] with the Senator from Montana [Mr. WHEELER]; and

The Senator from Missouri [Mr. PATTERSON] with the Senator from New York [Mr. WAGNER].

Mr. FRAZIER. My colleague [Mr. NYE] is unavoidably absent. If present, he would vote "yea."

The result was anounced—yeas 28, nays 30, as follows:

· YEAS-28

| Barkley Black Blaine Blease Bratton Brookhart Oonnally | Cutting Dill Fletcher Frazier George Harris Harrison | Hawcs Hayden Heflin Howell McMaster Norbeck Norris | Schall Sheppard Steck Swanson Trammell Walsh, Mass. Walsh, Mont. |
|---|---|---|--|
| | NAY | XS —30 | |
| Allen Baird Capper <i>Copoland</i> Dale Fess Glenn Goff | Grundy Hale Hastings Hatfield Hebert Johnson Joncs Kean | Kendriok Keyes McCulloch Moses Oddie Phipps Pine Pittman | Robsion, Ky . Shortridge Smoot Vandenberg Walcott Watson |
| | NOT VO | DTING—38 | |
| Ashurst Bingham Borah Brock Broussard Caraway Couzens Dencen Gillett Glass | Goldsborough Gould Greene King La Follette MoKellar McNury Metcalf Nye Overman | Patterson Ransdell Reed Robinson, Ark. Robinson, Ind. SHIPSTEAD Simmons Smith Stelwer Stephens | Sullivan Thomas, Idaho Thomas, Okla. Townsend Tydings Wagner Waterman Whterman Wheeler |

So Mr. McMASTER's amendment was rejected.

GLASS, PLATE

VOTE ON MR. MCMASTER'S AMENDMENT TO PARAGRAPH 222, CHANGING THE RATES ON PLATE GLASS BY STRIKING OUT 720 SQUARE INCHES AT 19 CENTS PER SQUARE FOOT AND RAISING THE 720 TO 1,008 SQUARE INCHES AT 17 CENTS PER SQUARE FOOT; AND ON ALL ABOVE 1,008 SQUARE INCHES IS MADE DUTIABLE AT 19%, OR A DECREASE FROM THE PROCLAMATION RATE OF 22 CENTS

(Cong. Record, March 21, 1930; page, Daily, 6043; Permanent, 5790)

The PRESIDENT pro tempore. The amendment will be read for the information of the Senate.

The CHIEF CLERK. On page 49, strike out lines 3 to 17, inclusive, and insert in lieu thereof the following:

PAR, 222. (a) Plate glass, by whatever process made, not exceeding 384 square inches, 12½ cents per square foot; above that, and not exceeding 1,008 square inches, 17 cents per square foot; all above that, 19½ cents per square foot: *Provided*, That none of the foregoing measuring three-eighths of 1 inch or over in thickness shall be subject to a less rate of duty than 50 per cent ad valorem. (b) Plate glass containing a wire netting within itself, not exceeding 384 square inches, 13½ cents per square foot; above that and not exceeding 720 square inches, 20 cents per square foot; all above that, 23 cents per square foot. (c) The term "plate glass," when used in this act, means glass wholly ground and polished on both surfaces.

The VICE PRESIDENT. Eighty-three Senators having answered to their names, a quorum is present.

The question is on agreeing to the amendment offered by the junior Senator from South Dakota [Mr. MCMASTER].

Mr. McMASTER. I ask for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. GOFF. Mr. President, would the clerk be permitted to state the amendment? Several Senators have said they are not fully advised as to what the amendment is,

The VICE PRESIDENT. The clerk will read the amendment,

The Chief Clerk again read Mr. McMASTER's amendment. The VICE PRESIDENT. The clerk will continue the calling of the roll.

The Chief Clerk resumed the calling of the roll.

Mr. OVERMAN (when his name was called). I have a general pair with the senior Senator from Illinois [Mr. DENEEN]. I transfer that pair to the junior Senator from Washington [Mr. DILL] and vote "yea."

Mr. LA FOLLETTE (when Mr. SHIPSTEAD's name was called). I desire to announce the unavoidable absence of the senior Senator from Minnesota [Mr. SHIPSTEAD]. If present, he would vote "yea."

Mr. SULLIVAN (when his name was called). I am paired with the junior Senator from Tennessee [Mr. BROCK]. If I were permitted to vote, I would vote "nay."

Mr. THOMAS of Idaho (when his name was called). I have a general pair with the junior Senator from Montana [Mr. WHEELER]. Therefore I withhold my vote.

Mr. TOWNSEND (when his name was called). On this vote I have a pair with the senior Senator from Tennessee [Mr. McKELLAR]. I am informed that if he were present he would vote "yea," and if I were permitted to vote I would vote "nay."

Mr. WATSON (when his name was called). I transfer my pair with the senior Senator from South Carolina [Mr. SMITH] to the junior Senator from New Jersey [Mr. BAIRD] and yote "nay,"

The roll call was concluded.

Mr. SIMMONS (after having voted in the affirmative). I have a general pair with the senior Senator from Massachusetts [Mr. GILLETT], which I transfer to the senior Senator from Minnesota [Mr. SHIPSTEAD], and allow my vote to stand.

Mr. HARRISON (after having voted in the affirmative). I have a pair with the senior Senator from Oregon [Mr. MCNARY]. I am unable to get a transfer, and I therefore withdraw my vote.

Mr. OVERMAN (after having voted in the affirmative). The Junior Senator from Washington [Mr. DILL], to whom I transferred my pair, has since come into the Chamber, and I therefore withdraw my vote,

Mr. ROBINSON of Indiana. 1 have a pair with the junior Senator from Mis-sissippi [Mr. STEPHENS]. In his absence, not knowing how he would vote, I withhold my vote. If permitted to vote, I would vote "nay." Mr. HARRISON. My colleague [Mr. STEPHENS] is unavoidably absent be-

cause of illness.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON]: and

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING].

The result was announced—yeas 39, nays 36, as follows:

| | YEA | S | |
|---|--|--|--|
| Ashurst Barkley Blaok Blaok Blaok Blease Borah Brokhart Capper Caraway | Connally Couzens Cutting Dill Fletcher Frazier Georyc Glass Harris Hayden | Heftin Howell La Follette McMaster Norbeck Norris Nye Schall Sheppard Simmon8 | Steck Swanson Thomas, Okla. Trammell Tydings Vandenberg Wagner Walsh, Mass. Walsh, Mont. |
| | NAY | S—36 | |
| Allen Bingham Broussard Copcland Dale Fess Glenn Goff Goldsborough | Greene Grundy Hale Hastings Hatfield Haves Hebert Johnson Jones | Kean Kendrick Keyes McCulloch Metcalf Moses Oddie Patterson Phipps | Pine Ransdell Robsion, Ky. Shortridge Smoot Steiwer Walcott Waterman Watson |
| | NOT VO | ring-21 | |
| Baird Brock Deneen Gillett Gould Harrison | King MoKellar NcNary Overnan Pittman Reed | Robinson, Ark. Robinson, Ind. SHIFSTEAD Smith Stephens Sullyan | Thomas, Idaho Townsend Wheeler |

So Mr. McMASTER's amendment was agreed to.

OIL, PETROLEUM

VOTE ON MR. PINE'S AMENDMENT TO PARAGRAPH 99 TO PLACE A DUTY OF 40 CENTS PER BARREL ON CRUDE PETROLEUM AND 20 PER CENT AD VALOREM ON PETROLEUM PRODUCTS AND DIS-TILLATES; ALSO APPLYING THE REVENUE DERIVED TO A SPECIAL FUND FOR USE UNDER THE FEDERAL HIGHWAY AID ACT

(Cong. Record, March 21, 1930; page, Daily, 6044; Permanent, 5791)

The VICE PRESIDENT. The Secretary will report the oil amendment, which must be voted upon in a minute.

The CHIEF CLERK. The Senator from Oklahoma [Mr. PINE] moves, in para-graph 99, on page 35, after line 2, to insert:

graph 99, on page 35, after line 2, to insert: PAR, 90, (a) Crude petroleum, and fuel petroleum, 40 cents per barrel of 42 gallons. (b) Petroleum products : Kerosene, benzine, naphtha, gasoline, paraffin, paraffin oli, and all other distillates, derivatives, or refined products of petroleum, 20 per cent ad valorem. The ad valorem rate provided in this subparagraph shall be based upon the American selling price (as defined in subdivision (f) as amended of section 402. Title IV) of any similar competitive article manufactured or produced in the United States, if there is no similar competitive article manufactured or produced in the United States, if there is no similar competitive article manufactured or produced in the United States, if there is no similar competitive article manufactured or produced in the United States, if there is no similar competitive article manufactured or produced in the United States, if there is no similar competitive article manufactured or produced in the United States, if there is no similar competitive article manufactured or produced in the United States, if there is no similar competitive article manufactured or produced in the United States, if there is no similar competitive article manufactured or produced in the United States, if there is no similar competitive article manufactured or produced in the United States, paragraph any petroleum product provided for herein shall be considered similar to or competitive with any imported petroleum product which accomplishes results substantially equal to those accomplished by the domestic product when used in substantially the same products of petroleum as provided by this paragraph shall be covered into special fund for appropriation and expenditure by the Secretary of Agriculture under the Federal highway aid act and the amendments thereto and the rules and regulations made there-under : Provided further, That the United States Tariff Commission is hereby authorized and directed to investigate the domestic a

mission, of Texas and Oklahoma crude petroleum of a gravity of 36° Baumé, taken at a temperature of 60° F., shall be in excess of \$1,50 per barrel at place of production: *And provided further*, That no duty shall be collected or charged upon the petroleum products set forth in subparagraph (b) hereof during such periods as the average retail service station price, as found by said Tariff Commission, of standard unmixed gasoline in New York City, New York State, shall be in excess of 20 cents per gallon, exclusive of any gasoline tax collected from the purchaser. On page 265, strike out lines 3 to 6, inclusive, being paragraph 1734.

The VICE PRESIDENT. The question is on agreeing to the amendment. Mr. BRATTON. I ask for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. CUTTING (when his name was called). On this question I have a pair with the senior Senator from Minnesota [Mr. Shipstead]. If the senior Senator from Minnesota were present, he would vote "nay." If I were permitted to vote, I would vote "yea." Mr. GLENN (when his name was called). On this matter I have a special

pair with the junior Senator from Mississippi [Mr. STEPHENS], who is neces-sarily absent. I understand that if he were present he would vote "nay." If I were permitted to vote, I would vote "yea."

Mr. OVERMAN (when his name was called), I transfer the pair which I have with the senior Senator from Illinois [Mr. DENEEN] to the senior Senator from Massachusetts [Mr. GILLETT] and vote "nay." Mr. SIMMONS (when his name was called). I have been released from my

general pair with the senior Senator from Massachusetts [Mr. GILLETT] on this vote, I vote "nay."

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. BROCK]. I transfer that pair to the junior Senator from New Jersey [Mr. BAIRD] and vote "yea."

Mr. THOMAS of Idaho (when his name was called). I have a general pair with the junior Senator from Montana [Mr. WHEELER]. If I were permitted to vote, I would vote "yea."

Mr. TOWNSEND (when his name was called). On this vote I have a pair with the senior Senator from Tennessee [Mr. MCKELLAR]. Not knowing how he would vote, I withhold my vote.

Mr. WATSON (when his name was called). I transfer my pair with the senior Senator from South Carolina [Mr. SMITH] to the senior Senator from Oregon [Mr. MCNARY] and vote "yea."

The roll call was concluded,

Mr. WATSON (after having voted in the affirmative). I transferred my pair with the senior Senator from South Carolina [Mr. SMITH] to the senior Senator from Oregon [Mr. MCNARY]. 'The Senator from Oregon having since appeared and voted, I withdraw the transfer and withdraw my vote. Mr. FESS. I desire to announce the following general pairs: The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr.

KING]; and

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON].

The result was announced-yeas 37, nays 38, as follows:

YEAS-87

| Allen Bingham Bratton Broussard Capper Caraway Connally Fess Goff Goldsborough | Grundy Hale Hatfield Hebert Johnson Jones Kean Kendrick Keyes | McCulloch McNary Moses Oddie Patterson Phipps Pine Pittman Ransdell Robsion, Ky. | Sheppard Shortridge Steiwer Sullivan <i>Thomas,</i> Okla. Walcott Waterman |
|---|---|---|--|
| | | NAYS | |

Barkley Black Blaine Borah Brookhart Copeland 'ouzens Fletcher Frazier

Ashurst

George Glass Greene Harris Harrison Hawes Hayden Hellin Howell La Follette McMaster Metcalf Norbeck Norris Nye (iverman Robinson, Ind. Schall Simmons Smoot

Steok Steon Swanson Trammell Tydings Vandenberg Walgh, Mass. Walsh, Most.

NOT VOTING-21

Baird Blease Brock Cutting Dale Deneen

Reed Robinson, Ark. SHIPSTEAD Smith Stephens Thomas, Idaho Townsend Watson Wheeler

So Mr. PINE's amendment was rejected.

*

Dill Gillett

Glenn

Gould

King MoKellar

CHINAWARE

VOTE ON MR. HATFIELD'S AMENDMENT (IN THE SENATE) TO PARAGRAPH 212, INCREASING THE DUTIES ON CHINA, PORCE-LAIN, AND OTHER VITRIFIED WARES BY THE ADDITION OF A SPECIFIC DUTY OF 10 CENTS PER DOZEN PIECES ON ALL TABLE-WARE, KITCHENWARE, AND UTENSILS

(Cong. Record, March 21, 1930; page, Daily, 6048; Permanent, 5795)

Mr. HATFIELD. I offer the amendment which I send to the desk. The VICE PRESIDENT. The amendment will be stated.

*

The CHIEF CLERK. On page 41, line 24, after the word "valorem" insert:

In addition to the foregoing there shall be paid a duty of 10 cents per dozen separate pieces on all tableware, kitchenware, and utensils.

* The PRESIDING OFFICER. Seventy-four Senators having answered to their names, a quorum is present.

The question is on the amendment of the Senator from West Virginia, on which the Senator from Kentucky [Mr. BABKLEY] demands the yeas and nays. The yeas and nays were ordered, and the legislative clerk proceeded to call

the roll.

Mr. GLASS (when his name was called). I have a general pair with the senior Senator from Connecticut [Mr. BINGHAM]. Not knowing how he would vote, I withhold my vote. If I could vote, I would vote "nay." Mr. OVERMAN. Again announcing my pair, I withhold my vote. If per-

mitted to vote, I would vote "nay."

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, not knowing how he would vote, I withhold my vote.

Mr. ROBSION of Kentucky (when his name was called). I have a pair on this vote with the junior Senator from Arizona [Mr. HANDEN]. In his absence 1 withhold my vote.

Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). I desire to announce that the senior Senator from Minnesota [Mr. SHIPSTEAD] if present would vote "nay,"

Mr. SIMMONS (when his name was called). I transfer my general pair with the senior Senator from Massachusetts [Mr. GILLETT] to the senior Senator from Minnesota [Mr. SHIPSTEAD] and vote "nay." Mr. SULLIVAN (when his name was called). I have a pair with the junior

Senator from Tennessee [Mr. BROCK]. If I were permitted to vote, I should vote "yea."

Mr. THOMAS of Idaho (when his name was called). On this vote I have a pair with the junior Senator from Montana [Mr. WHEELER]. If he were present and voting, he would vote "nay." If I were permitted to vote, I would vote " yea."

Mr. TOWNSEND (when his name was called). I have a general pair with the senior Senator from Tennessee [Mr. MOKELLAR]. On this vote I have been released from that pair and therefore vote. I vote "yea."

Mr. WATSON (when his name was called). I transfer my pair with the senior Senator from South Carolina [Mr. SMITH] to the junior Senator from New Jersey [Mr, BAIRD] and vote "yea."

The roll call was concluded.

Mr. OVERMAN. I transfer my pair with the senior Senator from Illinois [Mr. DENEEN] to the senior Senator from Nevada [Mr. PITTMAN] and vote " nay."

Mr. SULLIVAN. I transfer my pair with the junior Senator from Tennessee [Mr. BROCK] to the Senator from Vermont [Mr. DALE] and vote "yea." The result was announced-yeas 39, nays 29, as follows:

.....

| | • | YEAS-39 | |
|---|---|--|--|
| Brookhart Broussard Capper Oopeland Fess Fletcher Glenn Goff Goldsborough Greene | Grundy Hale Hastings Hatfield Hebert Johnson Jones Kean Kean Kendrick Keyes | McCulloch McNary Mctcalf Moses Oddle Patterson Phipps Pine Shortridge Stock | Steiwer Sullivan Townsend Trammell Vandenberg Wadent Walcott Waterman Watson |
| | | NAYS29 | |
| Ashurst Barkley Black Blaine Borah Caraway Connally Couzens | Cutting Dill Frazler Georgo Harris Harrison Harrison Hoglin Howell | McMaster Norbeck Norris Nye Overman Schall Sheppard Simmons | Swanson Thomas, Okla. Tydinys Walsh, Mass. Walsh, Mont. |
| | NO | T VOTING-28 | |
| Allen Baird Bingham Blagsø Bratton Brook Dale | Deneen Gillett Gould Hawcs Hayden King | La Follette McKellar Pittman Ransdell Reed Robinson, Ark. Robinson, Ind. | Robsion, Ky. SHIPSTEAD Smith Smoot Stephens Thomas, Idaho Wheeler |

So Mr. HATFIELD's amendment was agreed to.

GYPSUM, PLASTER ROCK

VOTE ON MR. BROOKHART'S SUBSTITUTE FOR PARAGRAPHS 205 AND 1744 PLACING A DUTY OF 75 CENTS PER TON ON CRUDE GYPSUM OR PLASTER ROCK EXCEPT WHEN USED FOR THE MANUFACTURE OF FERTILIZER, IN WHICH CASE IT REMAINS ON THE FREE LIST; ALSO PLACING A DUTY OF \$1.40 ON THE CRUSHED, \$2 ON THE GROUND, AND \$3 PER TON ON THE CAL-CINED WALL PLASTERS AND GYPSUM BLOCKS

(Cong. Record, March 21, 1930; page, Daily, 6055; Permanent, 5802)

The VICE PRESIDENT. The amendment will be reported for the information of the Senate.

The LEXISLATIVE CLERK. Strike our paragraph 205 (a) and paragraph 1744 and substitute therefor the following:

PAR. 205. (a) Plaster rock or gypsum, crude, not used in the manufacture of fertilizers, 75 cents per ton; crushed, advanced in value or condition by crushing, \$1.40 per ton; ground, \$2 per ton; calcined, wall plasters, gypsum blocks, \$3 per ton. PAR. 1744. Plaster rock or gypsum, crude, used in the manufacture of fertilizers.

The VICE PRESIDENT. The question is on agreeing to the amendment of the Senator from Iowa [Mr. BROOKHART], as modified, upon which the yeas and nays have been ordered.

The legislative clerk proceeded to call the roll.

Mr. HARRISON (when his name was called). On this vote I have a pair with the senior Senator from Oregon [Mr. MoNARY] and withhold my vote. Mr. OVERMAN (when his name was called). Again announcing my pair

with the senior Senator from Illinois [Mr. DENEEN], I withhold my vote.

310

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, not knowing how he would vote, I withhold my vote.

Mr. SIMMONS (when his name was called). I transfer my pair with the senior Senator from Massachusetts [Mr. GILLETT] to the senior Senator from Minnesota [Mr. SHIPSTEAD] and vote "nay." Mr. SULLIVAN (when his name was called). I have a pair with the

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. BROCK]. If allowed to vote, I would vote "nay."

Mr. THOMAS of Idaho (when his name was called). I have a general pair with the junior Senator from Montana [Mr. WHEELER]. Therefore I withhold my vote.

Mr. TOWNSEND (when his name was called]. I have a general pair with the senior Senator from Tennessee [Mr. MoKELLAR]. Not knowing how he would vote, I withhold my vote.

The roll call was concluded.

Mr. HARRISON. I transfer my pair with the senior Senator from Oregon [Mr. McNARY] to the senior Senator from Missouri [Mr. HAWES] and vote "nay."

Mr. McMASTER. I desire to announce that the senior Senator from Idaho [Mr. Borah] is unavoidably absent. If present, he would vote "nay." Mr. BARKLEY. On this matter I have a pair with the junior Senator from

Mr. BARKLEY. On this matter I have a pair with the junior Senator from New Jersey [Mr. BAIRD]. Not knowing how he would vote, I withhold my vote. Mr. FESS. I desire to announce the following general pairs:

The Senator from Indiana [Mr. WATSON] with the Senator from South Carolina [Mr. SMITH];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON]; and

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING].

The result was announced---yeas 23, nays 46, as follows:

YEAS-23

| Allen Ashurst Bratton Brookhart Copeland Dill | Flotoher Frazler Hale Intfield Hayden Johnson | Kendrick Oddie Phipps Pitiman Ransdell Robsion, Ky. | Sheppard Shoriridge Stcok Steiwer Waterman |
|--|--|--|--|
|--|--|--|--|

NAYS---46

| Bingham Blaok Blaine Blease Capper Oaraway Connally Couzens Cutting Dale Fress George | Glass Glenn Goff Goldsborough Greene Grundy Harris Harrison Lustings Hefin Jones Kean | Keyes La Follette McCultoun McMaster Motealf Moses Norbeck Norris Nye Patterson Pine Schall | Simmons Swanson Thomas; Okla; Trammell Tydings Vandenberg Wagner Waleott Walsh, Mass. Walsh, Mont. |
|--|--|--|---|
| | NOT VO |)TING—27 | |
| Baird Barkley Borah Brock Broussard Deneen Gillett | Gould Hawes Hebert Howell King MoKellar McNary | Overman Reed Robinson, Ark. Robinson, Ind. SHIPSTEAD Smith Smith Suroot | Stephen s Sullivan Thomas, Idaho Townsend Watson Wheeler |

So Mr. BROOKHART's amendment as modified was rejected.

BRICK

VOTE ON MR. BARKLEY'S AMENDMENT TO STRIKE OUT PARA-GRAPH 201 (a), THUS REMOVING THE DUTIES OF \$1.25 ON THE COMMON BRICK AND 5 PER CENT AD VALOREM BUT NOT LESS THAN \$1.50 PER THOUSAND ON THE GLAZED, DECORATED, ETC., WHICH WOULD PLACE THEM ON THE FREE LIST

(Cong. Record, Maroh 21, 1930; pages, Daily, 6056 and 6057; Permanent, 5803)

Mr. BARKLEY. Mr. President, I offer an amendment. On page 35, paragraph 201, I move to strike out subparagraph (b).

The VICE PRESIDENT. The amendment proposed by the Senator from Kentucky will be stated.

The LEGISLATIVE CLERK. On page 35, paragraph 201, it is proposed to strike out lines 9 to 14, both inclusive, as follows:

(b) All other brick, not specially provided for: Not glazed, enameled, painted, vitrifield, ornamented, or decorated in any manner, \$1.25 per thousand; if glazed, enameled, painted, vitrified, ornamented, or decorated in any manner, 5 per cent ad valorem, but not less than \$1.50 per thousand.

The VICE PRESIDENT. Seventy-six Senators have answered to their names. A quorum is present. The question is on the amendment offered by the Senator from Kentucky [Mr. BARKLEY].

Mr. BARKLEY. I call for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. OVERMAN (when his name was called). I transfer my pair with the Senator from Illinois [Mr. DENEEN] to the Senator from Arizona [Mr. ASII-URST] and will vote. I vote "yea." Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). I desire to

Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). I desire to announce that if the Senator from Minnesota [Mr. SHIPSTEAD] were present he would vote "yea."

Mr. STEIWER (when his name was called). On this question I have a special pair with the senior Senator from New Mexico [Mr. BRATTON] and therefore withhold my vote.

Mr. THOMAS of Idaho (when his name was called). I have a general pair with the Senator from Montana [Mr. WHEELER]. If he were present, I am informed that he would vote "yea." If I were at liberty to vote, I should vote "nay."

Mr. WAGNER (when his name was called). I am paired with the junior Senator from Missouri [Mr. PATTERSON]. I am informed, however, that if he were present he would vote as I shall vote. I vote "nay."

Mr. WATSON (when his name was called). I transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from New Jersey [Mr. BAIRD] and will vote, I vote "nay."

The roll call was concluded.

Mr. THOMAS of Idaho. I transfer my pair to the junior Senator from Missouri [Mr. PATTERSON] and will vote. I vote "nay."

Mr. SIMMONS. I transfer my pair with the Senator from Massachusetts [Mr. GILLETT] to the Senator from Minnesota [Mr. SHIPSTEAD]. I vote "yea." Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Delaware [Mr. TOWNSEND] with the Senator from Tennessee [Mr. McKELLAR];

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. BROCK];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KIN0]; and

The Senator from Indiana [Mr. ROBINSON] with the Senator from Mississippi [Mr. STEPHENS].

The result was announced—yeas 35, nays 37, as follows:

| | YEA | S-35 | |
|---|---|---|--|
| Barkley Black Blaine Blease Borah Brookhart Capper Garaway Connally | Cutting Fletcher Frazier George Glass Glenn Harris Harrison Harrison Hargden | Heflin Howell La Follette McMuster Norbeck Norris Nye Overman Schall | Sheppard Simmons Steck Swanson Trammell Tydings Walsh, Mass. Walsh, Mont. |
| | NAY | ' S 37 | |
| Allen Bingham <i>Copeland</i> Couzens Dale <i>Dill</i> Fess Goff Goldsborough Greene | Grundy Hale Hastings Hatfield Hebert Johnson Jones Kean Kean Kendrick Keyes | McCulloch McNary Metcalf Moses Oddle Phipps Pine <i>Ransdell</i> Robsion, Ky. Shortridge | Smoot Thomas, Idaho <i>Thomas, Okla.</i> Yandenberg Wagner Walcott Watson |
| | NOT VO | TING-24 | |
| Ashurst Balrd Bratton Brook Broussard Deneen | Gillett Gould Hawes King MoKellar Patterson | Pittman Reed Robinson, Ark. Robinson, Ind. SHIPSTEAD Smith | Steiwer Stephens Sullivan Townsend Waterman Wheeler |
| So Mr. BARKLEY | 's amendment was r | ejected. | |

FENCING, WIRE

VOTE ON MR. COPELAND'S AMENDMENT TO PARAGRAPH 317 RE-STORING THE COMMITTEE AMENDMENT TEXT, PLACING A DUTY OF 1 CENT PER SQUARE FOOT ON ALL WIRE FENCING COMPOSED OF WIRES SMALLER THAN EIGHT ONE-HUNDREDTHS AND NOT SMALLER THAN THREE ONE-HUNDREDTHS OF AN INCH IN DIAMETER; AND ALSO A DUTY OF FIVE-SIXTEENTHS OF 1 CENT PER SQUARE FOOT ON ALL WIRE FENCING OF A MESH 1½ INCHES OR GREATER, COMPOSED OF WIRE NOT GREATER THAN FOUR AND ONE HALF ONE-HUNDREDTHS OF 1 INCH AND NOT SMALLER THAN THREE ONE-HUNDREDTHS OF 1 INCH

(Cong. Record, March 21, 1930; page, Daily, 6065; Permanent, 5812)

Mr. COPELAND. Mr. President, I send forward an amendment which I offer.

The VICE PRESIDENT. The amendment will be stated,

The CHIEF CLERK. On page 70, after line 16, insert the following language:

All wire fencing and all wire netting, whether galvanized or not, composed of wires smuller than eight one-hundredths and not smuller than three one-hundredths of 1 luch in diameter, nine-sixteenths of 1 cent per square foot: *Provided*, That all wire fencing and all wire netting, whether galvanized or not, of a mesh 1% inches or greater, com-posed of wire of a diameter not greater than four and one-half one-hundredths of 1 inch and not smaller than three one-hundredths of 1 inch, shall be subject to a duty of five-sixteenths of 1 cent per square foot.

The PRESIDING OFFICER. The question is on agreeing to the amendment offered by the Senator from New York, on which the yeas and nays have been ordered. The Secretary will call the roll.

Mr. COPELAND. Mr. President, a parliamentary inquiry. The PRESIDING OFFICER. The Senator will state it.

Mr. COPELAND. A vote in favor of my amendment is a vote "yea."

The PRESIDING OFFICER. The Senator is correct. The clerk will call the roll.

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The Chief Clerk proceeded to call the roll.

-

Mr. OVERMAN (when his name was called). I transfer my pair with the Senator from Illinois [Mr. DENEEN] to the Senator from Missouri [Mr. HAWES] and will vote. I vote "nay."

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence I withhold my vote.

Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). If the senior Senator from Minnesota [Mr. SHIPSTEAD] were present, he would vote "nay."

Mr. STEIWER (when his name was called). On this question I have a special pair with the senior Senator from New Mexico [Mr. BRATTON]. In his absence from the Chamber I withhold my vote. If I were at liberty to vote, I should vote "yea."

Mr. THOMAS of Idaho (when his name was called). I have a general pair with the junior Senator from Montana [Mr. WHEELER] and therefore withhold my vote.

Mr. TOWNSEND (when his name was called). I have a general pair with the Senator from Tennessee [Mr. McKELLAR]. I transfer that pair to the Senator from New Hampshire [Mr. KEYES] and will vote. I vote "yea."

Mr. WAGNER (when his name was called). I am paired with the junior Senator from Missouri [Mr. PATTERSON]. I am not informed as to how he would vote if present, so I withhold my vote.

Mr. WATSON (when his name was called). I transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Colorado [Mr. WATERMAN] and will vote. I vote "yea."

The roll call was concluded.

Mr. SIMMONS. I transfer my pair with the Senator from Massachusetts [Mr. GILLETT] to the Senator from Minnesota [Mr. SHIPSTEAD] and will vote. I vote "nay."

Mr. FESS. I desire to announce the following general pairs :

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. BROOK];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING]; and

The Senator from California [Mr. JOHNSON] with the Senator from Massachusetts [Mr. WALSH].

Mr. SHEPPARD. I desire to announce that on this question the Senator from Louisiana [Mr. RANSDELL] is paired with the Senator from Oklahoma [Mr. THOMAS].

YEAS-28

The result was announced—yeas 28, nays 38, as follows:

| Balrd Bingham Broussard Copeland Dale Fess Glenn | Goff Goldsborough Greene Grundy Hale Hastings Hastings Hasting | Hobert Kean MeNary Motealf Moses Oddle Phipps | Robsion, Ky, Shortridge Smoot Townsend Vandenberg Walcott Watson |
|---|--|--|---|
| | NAY | S | |
| Allen Ashurst Barkley Black Blaine Blease Bornh Brookhart Capper Caraway | Connally Couzens Cutting Dill Fletcher Frazler George Glass Harris Harrison | Hayden Heftin Howell Jones Kendrick La Follette McCulloch McMaster Norbeck Norris | Overman Schall Sheppard Simmons Steck Swanson Tydings Walsh, Mont. |
| | NOT VO | TING30 | |
| Bratton Brock Deneen Gillett Gould Hawes Johnson Keyes | King McKellar Nye Patterson Pine Pittman Ransdell Reed | Robinson, Ark. Robinson, Ind. SHIPSTEAD Smith Stelwer Stephens Sullivan Thomas, Idaho | Thomas, Okla, Trammell Wayner Walsh, Mass. Waterman Wheeler |

So Mr. COPELAND's amendment was rejected.

PINCERS

VOTE ON MR. BINGHAM'S AMENDMENT (IN THE SENATE) TO PARAGRAPH 361, TO INCREASE THE DUTY ON PINCERS FROM 75 PER CENT AD VALOREM TO 10 CENTS EACH AND 60 PER CENT AD VALOREM

(Cong. Record, March 21, 1930; page, Daily, 6068; Permanent, 5815)

Mr. BINGHAM. I move, on page 88, paragraph 361, line 17, to strike out the words "pincers and" and insert in lieu thereof "pincers, 10 cents each, and 60 per cent ad valorem."

The PRESIDENT pro tempore. The question is on agreeing to the amendment proposed by the Senator from Connecticut [Mr. BINGHAM]. On this question the yeas and mays have been ordered. The clerk will call the roll.

The Chief Clerk proceeded to call the roll,

Mr. OVERMAN (when his name was called). I again announce my pair and withhold my vote.

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, not knowing how he would vote, I withhold my vote.

Mr. SULLIVAN (when his name was called). I have a general pair with the junior Senator from Tennessee [Mr. BROCK]. I withhold my vote.

Mr. THOMAS of Idaho (when his name was called). I have a general pair with the junior Senator from Montana [Mr. WHEELER]. If I were permitted to vote, I would vote "yea."

Mr. WATSON (when his name was called). Transferring my general pair with the senior Senator from South Carolina [Mr. SMITH] to the junior Senator from Colorado [Mr.WATERMAN], I vote "yea."

The roll call was concluded,

Mr. STEIWER. Upon this vote I have a pair with the Senator from New Mexico [Mr. BRATTON]. I understand he has not voted, and I therefore withhold my vote. If permitted to vote, I would vote "yea." Mr. ALLEN. Upon this matter I have a pair with the junior Senator from

Mr. ALLEN. Upon this matter I have a pair with the junior Senator from Arizona [Mr. HAYDEN]. Not being able to secure a transfer, I withhold my vote.

Mr. OVERMAN. I transfer my pair with the senior Senator from Illinois [Mr. DENEEN] to the senior Senator from Missouri [Mr. HAWES] and vote "nay."

Mr. SIMMONS. Making the same announcement as to my pair and transfer as on the previous vote, I vote "nay."

Mr. WAGNER. I am paired with the junior Senator from Missouri [Mr. PATTERSON]. I am not informed how he would vote if present. Therefore I withhold my vote.

Mr. CARAWAY. I transfer my pair with the junior Senator from Illinois [Mr. GLENN] to the senior Senator from Nevada [Mr. PITTMAN] and vote "nay."

Mr. STEIWER. I find that I can transfer my pair with the Senator from New Mexico [Mr. BRATTON] to the Senator from Michigan [Mr. VANDENBERG], which I do, and vote "yea."

Mr. FESS. I desire to announce the following general pairs:

The senior Senator from Massachusetts [Mr. GILLEIT] with the senior Senator from North Carolina [Mr. SIMMONS];

The senior Senator from Pennsylvania [Mr. REED] with the senior Senator from Arkansas [Mr. ROBINSON];

The junior Senator from Delaware [Mr. TOWNSEND] with the senior Senator from Tennessee [Mr. McKELLAR]; and

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING].

The result was announced-yeas 31, nays 34, as follows:

YEAS-31

| Baird Bingham Broussard Copeland Dale Fess Goff Goldsborough | Greene Grundy Hale Hastings Hatfeld Hebert Johnson Jones | Kean Keyes McCulloch McNary Metcalf Moses Oddie Phipps | Pine Robsion, Ky. Shortridge Stelwer <i>Thomas, Okla.</i> Walcolt Watson |
|---|---|---|--|
| • | NAY | ³⁴ | |
| Ashurst Barkley Blaok Blaok Blease Borah Brookhart Capper Caraway | Connally Couzens Cutting Fletoher Frazler George Harris Harrison Heftin | Howell La Follette McMaster Norbeck Norris Nye Overman Schall Schall | Simmons Steok Swanson Trammell Tydings Walsh, Mass. Walsh, Mont. |
| | NOT VC | TING-31 | |
| Allen Bratton Brook Deneen Dill Gillett Glass Glenn | Gould Hawes Hayden Kendrick King MoKellar Patterson Pittman | Ransdell Reed Robinson, Ark. Robinson, Ind. SHIPSTEAD Smith Smoot Stephens | Sullivan Thomas, Idaho Townsend Vandenberg Wa(mer Waterman Wheeler |

;

ŧ

So Mr. BINGHAM's amendment was rejected.

WOOD VENEERS

VOTE ON MR. COPELAND'S SUBSTITUTE FOR PARAGRAPH 403 CREATING A SEPARATE CLASSIFICATION FOR VENEERS OF SPANISH CEDAR, LIGNUM-VITAE, LANCEWOOD, EBONY, BOX, GRANADILLA, MAHOGANY, ROSEWOOD, SATINWOOD, AND ALL CABINET VENEERS, WITH A DUTY OF 30 PER CENT AD VALOREM

(Cong. Record, March 21, 1930; page, Daily, 6069; Permanent, 5816)

Mr. COPELAND. Mr. President, I send forward an amendment to paragraph 403.

The PRESIDENT pro tempore. The amendment proposed by the Senator from New York will be stated.

The CHIEF CLERK. On page 118, after line 14, it is proposed by the Senator from New York to strike out lines 15 to 23, inclusive, and in lieu thereof to insert:

PAR. 403. Cedar commercially known as Spanish cedar, lignum-vitæ, lancewood, ebony, box, granadilla, mahogany, rosewood, satinwood, and all cabinet woods (except teak), and Japanese white oak and Japanese maple: In the form of veneers, 30 per cent ad valorem; in the form of sawed boards, planks, deals, and all other forms not further manufactured than sawed, and flooring, 15 per cent ad valorem.

The PRESIDENT pro tempore. The question is on agreeing to the amendment offered by the Senator from New York [Mr. COPELAND]. [Putting the question]. By the sound the noes seem to have it.

Mr. COPELAND. I ask for the yeas and nays on this amendment. The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. ALLEN (when his name was called). Upon this subject I have a pair with the junior Senator from Arizona [Mr. HAYDEN]. Not knowing how he would vote upon this question, I withhold my vote.

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STENHEN]. Not knowing how he would vote, I withhold my vote.

Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). If the senior Senator from Minnesota [Mr. SHIPSTEAD] were present, he would vote "nay."

Mr. SIMMONS (when his name was called). Making the same transfer of my pair as heretofore announced, I vote "nay." Mr. STEIWER (when his name was called). Repeating what I said a

little while ago concerning my pair with the senior Senator from New Mexico [Mr. BRATTON], I withhold my vote. If at liberty to vote, I should vote "yea." Mr. SULLIVAN (when his name was called). I am paired with the Senator from Tennessee [Mr. BROCK]. Not knowing how he would vote, I withhold my

vote.

Mr. THOMAS of Idaho (when his name was called). I am paired with the junior Senator from Montana [Mr. WHEELER], but I understand that if he were present he would vote as I shall vote. Therefore I vote "nay.

Mr. WATSON (when his name was called). I have a pair with the Senator from South Carolina [Mr. SMITH], which I transfer to the Senator from Colorado [Mr. WATEBMAN], and will vote. I vote "yea."

The roll call was concluded.

Mr. BINGHAM. Has the junior Senator from Virginia [Mr. GLASS] voted? The PRESIDENT pro tempore. That Senator has not voted.

Mr. BINGHAM. In his absence I withhold my vote. If at liberty to vote, I should vote "yea." Mr. GLENN. I have a special pair with the Senator from Arkansas [Mr.

CARAWAY] and accordingly refrain from voting. Mr. OVERMAN. I transfer my pair with the Senator from Illinois [Mr. DENEEN] to the Senator from South Carolina [Mr. BLEASE] and will vote. I vote "nay."

Mr. WAGNER. I transfer my pair with the junior Senator from Missouri [Mr. PATTERSON] to the senior Senator from Arizona [Mr. Ashurst] and will

vote. I vote "yea." Mr. FESS. I have been requested to announce the following general pairs: The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. Robinson];

The Senator from Delaware [Mr. TOWNSEND] with the Senator from Tennes-

see [Mr. McKellar]; and The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING].

7EAS---24

The result was announced—yeas 24, nays 37, as follows:

| Grundy Hale Hatfield Hebert Johnson Kean | McCulloch McNary Metcalf Oddle Phipps Pine | Ransdell Robsion, Ky. Steck Wagner Walcott Watson |
|---|---|--|
| • | NAYS-87 | |
| Greene Harris Harrison Hastings Heffin Howell Jones Keyes La Follette McMaster | Moses Norbeck Norris Nye Overman Schall Sheppard Simmons Smoot Swoot Swoon | Thomas, Idaho Thomas, Okla. Trammell Tydings Vanderberg Walsh, Mass. Walsh, Mont. |
| NOT | VOTING-85 | |
| Dill Frazler George Gilleft Glass Glenn Gould Hawes Hayden | Kendriok King McKellar Patterson Pittman Reed Robinson, Ark. Robinson, Ind. SHIPSTEAD | Shortridge Smith Steiwer Stephens Sullivan Townsend Waterman Wheeler |
| | Hale Hatfield Hobert Johnson Kean Greene Harris Harrison Hastings Heftin Howell Jones Keyes La Follette McMaster NOT Dill Frazler Guerge Gillett Glass Gluen Gould Hawes | Hale McNary Hatfield Metcalf Hebert Oddle Johnson Phipps Kean Plne NAYS-37 Greene Moses Harris Norbeck Harris Norbeck Harris Norris Hastings Nye Heffin Overman Howell Schall Jones Sheppard Keyes Simmons La Follette Smoot McMaster Swanson NOT VOTING-35 Dill Kendriok Frazler King George McKellar Gillett Patterson Glass Pittman Glenn Reed Gould Robinson, Ark. Hawes Robinson, Ind. Hayden Shipstead |

So Mr. Copeland's amendment was rejected.

BROOMCORN

VOTE ON MR. GLENN'S AMENDMENT TO PARAGRAPH 777 TO IN-SERT A DUTY OF \$20 PER 'TON ON BROOMCORN. THE HOUSE PROVIDED \$10 PER TON, THE FINANCE COMMITTEE MADE IT \$25, AND THE SENATE, IN COMMITTEE OF THE WHOLE, STRUCK OUT THE DUTY

(Cong. Record, March 21, 1930; page, Daily, 6081; Permanent, 5828)

Mr. GLENN. Mr. President, 1 send to the desk and ask to have reported the following amendment.

The PRESIDING OFFICER. The clerk will report the amendment.

The LEGISLATIVE CLERK. On page 144, paragraph 777, line 21, after the word "broomcorn," insert :

Twenty dollars per ton of 2,000 pounds.

* * * . *

The VICE PRESIDENT. Sixty-six Senators have answered to their names. A quorum is present. The question is on agreeing to the amendment offered by the junior Senator from Illinois [Mr. GLENN].

*

Mr. GLENN. I ask for the yeas and nays.

The yeas and nays were not ordered.

The VICE PRESIDENT. The question is on agreeing to the amendment, [Putting the question.] The ayes seem to have it.

Mr. HARRISON. I ask for a division,

The VICE PRESIDENT. A division is requested. Senators favoring the amendment will rise and stand until counted.

Mr. HARRISON. Mr. President, I demand the yeas and nays.

The yeas and nays were ordered.

Mr. JONES. Mr. President, I ask that the amendment may be reported.

The VICE PRESIDENT. The amendment will again be read.

The legislative clerk again read the amendment,

Mr. BORAH. Mr. President, may I ask the Senator from Utah what is the present rate on broomcorn?

Mr. SMOOT. It is on the free list.

The VICE PRESIDENT. The yeas and nays have been ordered, and the clerk will call the roll.

The legislative clerk proceeded to call the roll,

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. Not knowing how he would vote, and in his absence, I withhold my vote.

Mr. THOMAS of Idaho (when his name was called). I have a general pair with the junior Senator from Montana [Mr. WHEELER]. If I were permitted to vote, I should vote "yea."

Mr. TOWNSEND (when his name was called). I have a general pair with the Senator from Tennessee [Mr. MCKEILAR]. Not knowing how he would vote, I withhold my vote.

The roll call was concluded.

Mr. BINGHAM. Mr. President, I inquire if the junior Senator from Virginia [Mr. GLASS] has voted?

The VICE PRESIDENT. That Senator has not voted.

Mr. BINGHAM. I have a nontransferable pair with the junior Senator from Virginia, and therefore withhold my vote. If permitted to vote, I should vote "yea."

Mr. WATSON. I transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Vermont [Mr. DALE], and vote "yea."

Mr. STEIWER (after having voted in the affirmative). I inquire if the Senator from New Mexico [Mr. BRATTON] has voted?

The VICE PRESIDENT. That Senator has not voted.

Mr. STEIWER. I have a special pair with the Senator from New Mexico. I thought he was present in the Chamber when I voted. In his absence, and on account of the pair, I withdraw my vote.

Mr. WALCOTT. I have a pair with the Senator from South Carolina [Mr. BLEASE]. If he were present, he would vote "nay"; and if I were permitted to vote, I should vote "yea." Mr. FESS. I wish to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the junior Senator from North Carolina [Mr. OVERMAN];

The Senator from Massachusetts [Mr. GILLETT] with the senior Senator from North Carolina [Mr. SIMMONS];

The Senator from Pennsylvania [Mr. REED] with the senior Senator from Arkansas [Mr. Robinson];

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessce [Mr. BROCK];

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING];

The Senator from Missouri [Mr. PATTERSON] with the Senator from New York [Mr. WAGNER];

The Senator from Vermont [Mr. GREENE] with the junior Senator from Arkansas [Mr. CARAWAY]; and

The Senator from Kentucky [Mr. ROBSION] with the Senator from Oklahoma [Mr. THOMAS].

The result was announced-yeas 37, nays 22, as follows:

YEAS-37

| Allen Baird Brookhart Capper Fess Frazier Glenn Goldsborough Grundy | Hnle Hastings Hatfield Hawes Hobert Howell Johnson Jones Kean Kean | Keyes McCulloch McMuster MeNary Metcalf Moses Norris Nyre Oddle Fine | Ransdell Schall Shortridge Steck Vandenberg Waterman Watson |
|---|---|---|--|
| | | NAYS22 | |
| Ashurst Barkley Black Blaine Bornh Connally | - Copeland Cutting Fletcher George Harris Harris | Hayden La Follette Norbeck Phipps Sheppard Swanson | Trammell Tydings Walsh, Mass. Walsh, Mont. |
| | NO | T VOTING-37 | |
| Bingham Blease Bratton Brock Broussard Caraway Couzens | Gillett Hass Gould Greene Heftin King McKellar | Reed Robinson, Ark. Robinson, Ind. Robsion, Ky. SHIPSTEAD Simmons Smith | Sulliyan Thomas, Idaho Thomas, Okla. Townsend Wayner Walcott Wheelcr |

Pittman So Mr. GLENN's amendment was agreed to.

Overman

Patterson

Dale

Dill

Dencen

GRAPES

Smoot

Stelwer

Stephens

VOTE ON MR. SHORTRIDGE'S AMENDMENT TO PARAGRAPH 742 TO INCREASE THE DUTY ON GRAPES FROM 2 CENTS PER POUND TO 3 CENTS PER POUND, BUT NOT LESS THAN 35 PER CENT AD VALOREM

(Cong. Record, March 21, 1930; page, Daily, 6085; Permanent, 5832)

Mr. SHORTRIDGE. Mr. President, I offer the amendment which I send to the desk.

The VICE PRESIDENT. The amendment will be stated.

The CHIEF CLERK. On page 136, paragraph 742, line 4, strike out after "packages," up to and including "imported," in line 5, and insert the following :

Three cents per pound, but not less than 35 per cent ad valorem.

119206-S. Doc. 177, 71-2-21

The VICE PRESIDENT. The question is on agreeing to the amendment. Mr. WALSH of Montana. I ask for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. GOULD (when his name was called). I have a general pair with the Senator from Utah [Mr. KING], so I can not vote. If I could vote, I would vote "yea."

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence I withhold my vote.

Mr. THOMAS of Idaho (when his name was called). I have a general pair with the junior Senator from Montana [Mr. WHEELER]. Therefore I withhold my vote,

Mr. TOWNSEND (when his name was called). I have a general pair with the senior Senator from Tennessee [Mr. McKellar]. I withhold my vote.

Mr. WALCOTT (when his name was called). I have a pair with the junior Senator from South Carolina [Mr. BLEASE]. Not knowing how he would vote, 1 withhold my vote.

Mr. WATSON (when his name was called). I have a pair with the senior Senator from South Carolina [Mr. SMITH], but I can not secure a transfer, and therefore I withhold my vote.

The roll call was concluded.

Mr. MOSES. Has the senior Senator from Iowa [Mr. STECK] voted?

The VICE PRESIDENT. That Senator has not voted.

Mr. MOSES. I have a general pair with that Senator on all matters affecting - the pending bill, and therefore I withhold my vote. If permitted to vote, I would vote "yea." Mr. FESS. I desire to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from North Caroline [Mr. OVERMAN];

The Senator from Massachusetts [Mr. GILLEIT] with the Senator from North Carolina [Mr. SIMMONS;]

The Senator from Pennsylvania [Mr, REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. BROCK];

The Senator from Missouri [Mr. PATTERSON] with the Senator from New York [Mr. WAGNER]; and

The Senator from Vermont [Mr. GREENE] with the Senator from Arkansas [Mr. CARAWAY].

Mr. SHEPPARD. I desire to announce that the senior Senator from Louisiana [Mr. RANDSELL] has a pair with the junior Senator from Washington [Mr. DILL] on this question.

The result was announced-yeas 30, nays 32, as follows:

| | · | YEAS | |
|---|---|--|---|
| Allen Ashurst Baird Bingham Broussard Capper Connally Dale | Fletcher Glenn Goff Goldsborough Hale Hatfield Hatfield Hayden Hebert | Johnson Jones Keyes McCulloch McNary Motcalf Oddle Phipps | Pine Schall Shortridge Steiwer <i>Trammell</i> Waterman |
| | 1 | NAYS-32 | |
| Barkley Black Blaine Bornh Bratton Brookhart Copeland Fess | Frazler Gcorge Glass Grundy Harrts Harrtson Hastings Hastings | <i>Heflin</i> Howell Kean La Follette McMaster Norris Nye Pittman | Robsion, Ky. Sheppard Smoot Swanson Tydings Vandenberg Walsh, Mass. Walsh, Most. |

NOT VOTING-34

Rlease Brock Caraw**ay** Couzens Cutting Deneen ่วแ Gillett Gould

Greene Kendrick King McKellar Moses Norbeck Overman Patterson Ransdell

Reed Robinson, Ark. Robinson, Ind. SHIPSTFAD Simmons Smith Steck *Stephens* Sullivan

Thomas, Idaho Thomas, Okla. Townsend Wagner Walcott Watson Wheeler

So Mr. Shortridge's amendment was rejected.

BLANKETS OF COTTON

VOTE ON MR. METCALF'S AMENDMENT TO PARAGRAPH 911 TO PLACE BLANKET CLOTH AND BLANKETS UNDER A DUTY OF 30 PER CENT AD VALOREM, BUT NOT LESS THAN 1414 CENTS PER POUND

(Cong. Record, March 21, 1930; page, Daily, 6088; Permanent, 5835)

Mr. METCALF. Mr. President, I send to the desk the following amendment and ask that it be read.

The VICE PRESIDENT. The amendment will be stated.

The CHIEF CLERK. On page 156, line 6, after the word "blankets" strike out the comma and "35" and insert in lieu thereof "or blanket cloth, napped or unnapped, 30," and after the word "valorem" insert "but not less than 14¼ cents per pound," so as to read:

Blankets, or blanket cloth, napped or unnapped, 30 per cent ad valorem, but not less than 14¼ cents per pound.

The VICE PRESIDENT. The question is on the amendment offered by the Senator from Rhode Island.

Mr. GEORGE. I ask for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. ROBINSON of Indiana (when his name was called). In the absence of the junior Senator from Mississippi [Mr. STEPHENS], with whom I have a general pair, I withhold my vote.

Mr. THOMAS of Idaho (when his name was called). I have a general pair with the junior Senator from Montana [Mr. WHEELER], and, therefore, withhold my vote. If the junior Senator from Montana were present he would vote "nay," and I should vote "yea."

Mr. TOWNSEND (when his name was called). I have a general pair with the senior Senator from Tennessee [Mr. McKELLAR], and in his absence withhold my vote.

Mr. WAGNER (when his name was called). I have a pair with the junior Senator from Missouri [Mr. PATTERSON]. I am informed that if present he would vote as I intend to vote. Therefore I feel at liberty to vote, and vote yea.

Mr. WATSON (when his name was called). Being unable to secure a transfer of my pair with the Senator from South Carolina [Mr. SMITH] I with-hold my vote. 'I should vote "yea," if I were permitted to vote. The roll call was concluded.

Mr. WALCOTT. Mr. President, I have a pair with the Senator from South Carolina [Mr. BLEASE], who I understand, if present, would vote "nay." I find that I can transfer that pair to the junior Senator from Missouri [Mr. PAT-TERSON]. I make that transfer, and vote "yea."

Mr. FESS. I wish to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the junior Senator from North Carolina [Mr. OVERMAN];

The Senator from Massachusetts [Mr. GILLETT] with the senior Senator from North Carolina [Mr. SIMMONS];

The Senator from Pennsylvania [Mr. REED] with the senior Senator from Arkansas [Mr. Robinson];

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. Brock];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING];

The Senator from Vermont [Mr. GREENE] with the junior Senator from Arkansas [Mr. CARAWAY]; and

The Senator from Kentucky [Mr. Robsion] with the Senator from Washington [Mr. DILL].

The result was announced-yeas 42, nays 24, as follows:

YEAS--42

| Allen Baird Bingham Broussard Capper Copetand Dale Fess Fletcher Frazler Glenn | Goff Goldsborough Grundy Hale Harris Hastings Hatfield Hebert Helin Johnson Jones | Kean Keyes McCulloch McNary Metcalf Moses Nye Oddle Phipps Pine Ransdcll NAYS-24 | Shortridge Smoot Steiwer Trammell Vandenberg Wagner Walcott Walsh, Mass. Waterman |
|--|---|---|---|
| | • | NA 1 824 | |
| Barkley Black Blaine Borah Bratton Brookhart | Connally George Glass Harrison Hawes Hayden | Howell La Follette McMaster Norbeck Norris Pittman | Schall Sheppard Steck Swanson Tydings Walsh, Mont. |
| : | NOT V | OTING30 | |
| A shurst Blease Brock Caraway Couzens Cutting Deneen Dill | Gillett Gould Greene Kendrick McKellar Kiny Overman Patterson | Reed Robinson, Ark. Robinson, Ind. Robison, Ky. SHIPSTEAD Simmons Smith Stephens | Sulliyan Thomas, Idaho <i>Thomas, Okla,</i> Townsend Watson Wheeler |
| So Mr. Merc | MF's amendment wa | s agreed to. | |

JUTE

VOTE ON MR. HARRIS' AMENDMENT TO THE JUTE PARAGRAPH TO INCREASE THE RATES OF DUTY ON JUTE YARNS, FABRICS, BAGS, AND SACKS

(Cong. Record, March 21, 1930; page, Daily, 6099 and 6100; Permanent, 5848)

Mr. HARRIS. Then I ask the clerk to begin reading in line 7, page 1, of my amendments.

The VICE PRESIDENT. The amendments will be read as requested.

The CHIEF CLERK. On page 160, line 20, in Schedule 10, fix, hemp, and jute, and manufactures of, at the end of paragraph 1001, after the words "hackled hemp, 3½ cents per pound," insert a semicolon in lieu of the period and add the following: "waste bagging and waste sugar-sack cloth, 3 cents per pound; jute and jute butts not dressed or manufactured in any manner, and not specially provided for, 3 cents per pound."

On page 160, line 24, in the same schedule, in paragraph 1003, strike out all after the words "Coarser in size than 20-pound" and insert in lieu thereof the following: " $5\frac{1}{2}$ cents per pound; 20-pound up to but not including 10-pound, 7 cents per pound; 10-pound up to but not including 5-pound, $8\frac{1}{2}$ cents per pound; 5-pound and finer, 10 cents per pound, but not more than 65 per cent ad valorem; jute sliver, $4\frac{1}{2}$ cents per pound; twist, twine, and cordage, composed of two or more jute yarns or rovings twisted together, the size of the single yarn or roving of which is coarser than 20-pound, $6\frac{1}{2}$ cents per pound; 20-pound up to but not including 10-pound, 8 cents per pound; 10-pound up to but not including 5-pound, $9\frac{1}{2}$ cents per pound; 5-pound and finer, 11 cents per pound; and in addition thereto on any of the foregoing twist, twine, and cordage when bleached, dyed, or otherwise treated, 2 cents per pound."

On page 164, line 4, in the same schedule, in paragraph 1008, wherever the words "1 cent" appear, strike out the same and insert in lieu thereof "10 cents," so that the paragraph will read: "Woven fabrics, wholly of jute, not specially provided for, not bleached, printed, stenciled, painted, dyed, colored, or rendered noninflammable, 10 cents per pound; bleached, printed, stenciled, painted, dyed, colored or rendered noniflammable, 10 cents per pound and 10 per cent ad valorem."

On page 167, line 14, in the same schedule, in paragraph 1018, wherever the words "1 cent" appear, strike out same and insert in lieu thereof "10 cents," so that the paragraph will read:

Par. 1018. Bags or sacks made from plain woven fabrics of single jute yarns or from twilled or other fabrics wholly of jute, not bleached, printed, stenciled, painted, dyed, colored, or rendered noninflammable, 10 cents per pound and 10 per cent ad valorem; bleached, printed, stenciled, painted, dyed, colored, or rendered noninflammable, 10 cents per pound and 15 per cent ad valorem.

On page 167, line 21, in the same schedule, in paragraph 1019, after the words "weighing not less than 15 ounces nor more than 32 ounces per square yard," strike out the words "six-tenths of 1 cent" and insert in lieu thereof the words "5 cents"; and in the same paragraph, after the words "weighing more than 32 ounces per square yard," strike out the words " three-tenths of 1 cent" and insert in lieu thereof 1 cent" and insert in lieu thereof "5 cents."

The PRESIDING OFFICER (Mr. FESS in the chair). The question is on the amendment offered by the Senator from Georgia [Mr. HARRIS].

Mr. HEFLIN. I call for the yeas and nays.

The yeas and mays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. GOULD (when his name was called). I have a pair with the junior Senator from Utah [Mr. KING] and therefore I withhold my vote. If privileged to vote, I would vote "nay."

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, not knowing how he would vote, I withhold my vote.

Mr. THOMAS of Idaho (when his name was called). I have a general pair with the junior Senator from Montana [Mr. WHEELER]. I am informed that he would vote as I will vote, and therefore I vote. I vote "nay." Mr. TOWNSEND (when his name was called). On this vote I have a general

Mr. TOWNSEND (when his name was called). On this vote I have a general pair with the senior Senator from Tennessee [Mr. McKELLAR]. Not knowing how he would vote I withhold my vote.

how he would vote I withhold my vote. Mr. WAGNER (when his name was called). I am paired on this vote with the junior Senator from Missouri [Mr. PATTERSON]. I am informed that if he were present he would vote as I would vote. I vote "nay."

The roll call was concluded.

Mr. WALCOTT. I have a pair with the junior Senator from South Carolina [Mr. BLEASE]. I transfer that pair to the junior Senator from Missouri [Mr. PATTERSON] and vote "nay."

Mr. WATSON. I withhold my vote, because I have a pair with the senior Senator from South Carolina [Mr. SMITH] and can not secure a transfer.

Mr. MOSES. Has the senior Senator from Iowa [Mr. STECK] voted?

The VICE PRESIDENT. He has not voted.

Mr. MOSES. I have a general pair with that Senator, and therefore I withhold my vote.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Massachusetts [Mr. GILLETT] with the Senator from North Carolina [Mr. SIMMONS];

The Senator from Pennsylvania (Mr. REED) with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. BROCK];

The Senator from Oregon [Mr. STEIWER] with the Senator from New Mexico [Mr. BRATTON];

The Senator from Vermont [Mr. GREENE] with the Senator from Arkansas [Mr. CARAWAY]; and

The Senator from Kentucky [Mr. ROBSION] with the Senator from Washington [Mr. DILL].

Mr. SHEPPARD. I desire to announce that if the junior Senator from Washington [Mr. DILL] were present he would vote "nay."

The result was announced—yeas 11, nays 57, as follows:

| | • | • | |
|---|---|--|--|
| | 3 | YEAS-11 | |
| Brookhart Connally Fletcher | George Harris Heflin | Pine Ransdell Sheppard | Shortridge Trammell |
| | 1 | NAYS-57 | |
| Allen Ashuret Barkley Bingham Black Blaine Borah Bratton Broussard Capper Copeland Cutting Dale Fess | Frazier (Aass Glenn Goff Goldsborough Grundy Hale Harrison Hastings Hatfield Hawes Hayden Hebert Howell Johnson | Jones Kean Kendrick Keyes La Follette McCulloch McCulloch McNary Metealf Norbeck Norris Nye Oddie Phipps Pittman | Schall Smoot Steiwer Swanson Thomns, Idaho Tydings Vandenberg Wagner Walcott Walch, Mass. Walsh, Mont. Waterman |
| | NOT | VOTING-28 | |
| Bloaso Brock Caraicay Couzens Doncen Dill Gillett | Gould Greene King MoKellar Moses Overman Patterson | Reed Robinson, Ark. Robinson, Ind. Robston, Ky. SHIPSTEAD SIMPONS Smith | Steok Stephens Sullivan Thomas, Okla. Townsend Watson Wheeler |

So Mr. HARRIS' amendments were rejected.

WOOL FABRICS

VOTE ON MR. SMOOT'S SUBSTITUTE (FOR PAR. 1122, WHICH WAS STRICKEN OUT) PROVIDING THAT WOOL FABRICS 17 PER CENT OR MORE IN WEIGHT OF WOOL SHALL BE DUTIABLE ACCORD-ING TO THE DUTIES APPLICABLE TO THE PERCENTAGE OF ITS CONSTITUENT MATERIALS

(Cong. Record, March 22, 1930; page, Daily, 6153; Permanent, 5898)

The CHIEF CLERK. On page 180, strike out paragraph 1122, inserted by the amendment in the Committee of the Whole, and in lieu thereof insert the following:

Pan. 1122. Fabrics (except printing-machine cylinder lapping in chief value of flax), in the piece or otherwise, containing 17 per cent or more in weight of wool, but not in chief value thereof, and whether or not more specifically provided for, shall be dutlable as follows: That proportion of the duty on the article, computed under this schedule, which the amount of wool hears to the entire weight, plus that proportion of the duty on the article, computed as if this paragraph had not been enacted, which the weight of the component materials other than wool bears to the entire weight.

The VICE PRESIDENT. The question is on agreeing to the amendment.

Mr. GEORGE. Mr. President, a parliamentary inquiry. The VICE PRESIDENT. The Senator will state it.

Mr. GEORGE. If this amendment be rejected, it will have the effect of leaving the wool schedule as it stood before the Thomas amendment was offered? The VICE PRESIDENT. That is correct.

The Chief Clerk proceeded to call the roll. Mr. OVERMAN (when his name was called). I transfer my pair with the senior Senator from Illinois [Mr. DENEEN] to the junior Senator from Tennessee [Mr. BROCK] and vote "nay."

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence,

not knowing how he would vote, I withhold my vote. Mr. WALCOTT (when his name was called). I have a pair for the day with the junior Senator from New Mexico [Mr. Curring]. Not knowing how he would vote on this question, I withhold my vote.

Mr. WATSON (when his name was called). I have a pair with the senior Senator from South Carolina [Mr. SMITH]. I transfer that pair to the junior Senator from California [Mr. SHORTRIDGE] and vote "yea."

The roll call was concluded.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KIN0];

The Senator from California [Mr. JOHNSON] with the Senator from South Dakota [Mr. NORBECK]; and

The Senator from Massachusetts [Mr. GILLETT] with the Senator from North Carolina [Mr. SIMMONS].

The result was announced-yeas 49, nays 28, as follows:

YEAS--49

| Allen Ashurst Balrd Bingham Bratton Brookhart Brookhart Broussard Capper Oopoland Couzens Dale Fees Frazler | Glenn Goff Goldsborough Greene Grundy Hale Hastings Hatfield Hayden Hebert Jones Kean | Kondrick Keyes McCulloch McNary Metcalf Moses Nye Oddie Patterson Phipps Pine Ransdell Robsion, Ky. | Schall Smoot Stelwer Sullivan Thomas, Idaho Townsend <i>Trammell</i> Walsh, Mont. Watson Wheeler |
|--|--|---|---|
| | 1 | NAYS28 | |
| Barkley Blaok Blaine Blcaso Borah Caraway Connally | Dil l Fletoher George Harss Harrison Harrison Heflin | La Follette McKellar McMaster Norris Overman Pittman Sheppard | Stcok Swanson Thomas, Okla. Tydinys Vandenberg Wagner Waterman |

NOT VOTING-19

| Brook Cutting Dencen Gillett Gould | Hawcs Johnson King Norbeck Reed | Robinson, Ark. Robinson, Ind. SHIPSTEAD Shortridge Simmons | Smith Stephens Walcott Walsh, Mont. | |
|--|---|--|--|--|
| | | | W 0.000, 200700, | |

So Mr. Smoor's amendment was agreed to.

PAPER, BASIC AND SENSITIZED

VOTE ON MR. MCKELLAR'S AMENDMENT TO PARAGRAPH 1405 PLACING A DUTY OF 3 CENTS PER POUND AND 10 PER CENT AD VALOREM ON PLAIN BASIC PAPER, AND 3 CENTS PER POUND AND 20 PER CENT AD VALOREM ON THAT WHICH HAS BEEN ALBUMENIZED OR SENSITIZED

[NOTE.---The committee amendment which was defeated carried identical language except that the ad valorem part of the rate on basic paper was 15 per cent.]

(Cong. Record, March 22, 1930; page, Daily, 6165; Permanent, 5910)

Mr. McKELLAR. Mr. President, I offer the following amendment, which I ask the clerk to report.

The PRESIDING OFFICER. The clerk will report the amendment.

The LEGISLATIVE CLERK. On page 192, line 14, strike out, commencing with the words "plain basic paper," down to and including the words "ad valorem," on line 24, and insert in lieu thereof "plain basic paper for albumenizing, sensitizing, baryta coating, or for photographic processes by using solar or artificial light, 3 cents per pound and 10 per cent ad valorem; albumenized or sensitized paper or paper otherwise surface coated for photographic purposes, 3 cents per pound and 20 per cent ad valorem."

The VICE PRESIDENT. Seventy-eight Senators have answered to their names. A quorum is present. The question is on agreeing to the amendment offered by the Senator from Tennessee [Mr. MCKELLAR].

. *

Mr. HOWELL. I ask for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. OVERMAN (when his name was called). I have a general pair with the senior Senator from Illinois [Mr. DENEEN]. I transfer that pair to the Senator from Nevada [Mr. PITTMAN] and vote "nay."

Mr. ROBINSON of Indiana (when his name was called). In the absence of the junior Senator from Mississippi [Mr. STEPHENS], with whom I have a general pair, 1 withhold my vote. Mr. SULLIVAN (when his name was called). I have a pair with the junior

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from 'Tennessee [Mr. BROCK]. I understand if he were present he would vote "yea." As I intend to vote "yea," I feel at liberty to vote and vote "yea."

Mr. WATSON (when his name was called). I transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Vermont [Mr. DALE] and vote "yea."

The roll call was concluded:

Mr. SIMMONS. I transfer my general pair with the senior Senator from Massachusetts [Mr. GILLETT] to the senior Senator from Missouri [Mr. HAWES] and vote "nay."

Mr. FESS, I desire to announce the following general pairs:

The Senator from Vermont [Mr. GREENE] with the Senator from Arizona [Mr. ASHURST];

The senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Connecticut [Mr. WALCOTT] with the Senator from New Mexico [Mr. Cutrino]; and

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING]. Mr. SHEPPARD. On this vote the Senator from Tennessee [Mr. BROCK] is paired with the Senator from Minnesota [Mr. SHIPSTEAD]. I am informed that if the Senator from Tennessee were present he would vote "yea," and that if the Senator from Minnesota were present he would vote "nay."

The result was announced-yeas 40, nays 32, as follows:

| | YEA | S40 | |
|--------------|-----------------|----------------|----------------------|
| Allen | Grundy | MoKellar | Smoot |
| Baird | Hale | McNary | Stelwer |
| Bingham | Hastings | Metcalf | Sullyan |
| Broussard | Hatfield | Moses | <i>Swänson</i> |
| Capper | Hebert | Patterson | Thomas, Idaho |
| Copeland | Jones | Phipps | <i>Thomas, Okla.</i> |
| Fess | Kean | Pine | Townsend |
| Glenn | <i>Kendrick</i> | Ransdell | Wagner |
| Goff | Keyes | Robsion, Ky. | Waterman |
| Goldsborough | McCulloch | Sheppard | Watson |
| | NAY | 8—82 | |
| Barkley | Connally | Hayden | Overman |
| Black | Dill | Ildwell | Schall |
| Blaine | Fletcher | Johnson- | Simmons |
| Blease | Frazier | La Follette | Stöck |
| Borah | Gcorge | McMaster | Tydings |
| Brotton | Glass | Norris | Vandenberg |
| Brookhart | Harris | Nye | Walsh, Mont. |
| Caraway | Harrison | Oddle | Wheeler |
| | NOT VO | TING-24 | |
| Ashurst | Gillett | Norbeck | Shortridge |
| Brock | Gould | Pittman | Smith |
| Couzens | Greene | Reed | Stephens |
| Cutting | Hawes | Robinson, Ark. | Trammell |
| Dale | Ileflin | Robinson, Ind. | Walcott |
| Deneen | King | SHIPSTEAD | Walsh, Mass. |

So Mr. McKELLAR's amendment was agreed to.

DOLLS AND TOYS

VOTE ON THE AMENDMENT OF MR. BRATTON (FOR MR. CUTTING) PROPOSING TO STRIKE FROM PARAGRAPH 1513 THE MINIMUM DUTY PROVISO APPLICABLE TO ALL DOLLS, TOYS FOR THE AMUSEMENT OF CHILDREN, CHRISTMAS-TREE ORNAMENTS, ETC., EXCEPTING ARTICLES OF CHINA, PORCELAIN, ETC.

(Cong. Record, March 22, 1930; page, Daily, 6171; Permanent, 5916)

Mr. BRATTON. Mr. President, several days ago my colleague [Mr. Currino] offered - an amendment which he had printed and laid on the table. He is necessarily out of the city to-day. In his absence and in his behalf I offer the amendment and ask for its consideration,

The VICE PRESIDENT. The amendment will be stated. The LEGISLATIVE CLERK. On page 209, line 25, strike out beginning with "*Provided*" and ending with "paragraph" on page 210, line 6, as follows:

Provided, That none of the foregoing shall be subject to a less amount of duty than would be payable without regard to this paragraph, except that any of the foregoing composed wholly or in chief value of china, porcelain, parian, bisque, earthenware, or stoneware shall be classified under this paragraph.

The PRESIDING OFFICER. The question is on agreeing to the amendment offered by the Senator from New Mexico [Mr. BRATTON] for his colleague [Mr. CUTTING].

Mr. BRATTON. Mr. President, I ask for the yeas and nays.

The yeas and nays were ordered, and the legislative clerk proceeded to call the roll.

Mr. JOHNSON (when his name was called). I have a pair with the senior Senator from South Dakota [Mr. NorBECK]. If he were here, he would vote "yea." If I were permitted to vote, I should vote "nay."

Mr. ROBINSON of Indiana. In the absence of the junior Senator from Mississippi [Mr. STEPHENS], with whom I have a general pair, I withhold my vote.

Mr. SULLIVAN (when his name was called). I have a pair with the junior Senator from Tennessee [Mr. BROCK]. I transfer that pair to the senior Senator from Oklahoma [Mr. PINE] and will vote. I vote "nay,"

Mr. WATSON (when his name was called). I have a general pair with the Senator from South Carolina [Mr. SMITH]. I transfer that pair to the junior Senator from Colorado [Mr. WATERMAN] and vote "nay."

The roll call was concluded.

Mr. OVERMAN. I have a general pair with the senior Senator from Illinois [Mr. DENEEN]. I transfer that pair to the junior Senator from Washington [Mr. DILL] and vote "yea." Mr. LA FOLLETTE. I desire to announce that the junior Senator from New

Mr. LA FOLLETTE. I desire to announce that the junior Senator from New Mexico [Mr. CUTTINO] is paired with the senior Senator from Connecticut [Mr. WALCOTT]. If the junior Senator from New Mexico were present, he would vote "yea." Mr. WALSH of Massachusetts. On this question I have a pair with the

Mr. WALSH of Massachusetts. On this question I have a pair with the Senator from California [Mr. SHORTRIDGE]. Not knowing how he would vote, I withhold my vote.

Mr. BINGHAM. My colleague [Mr. WALCOTT] is unavoidably absent at this time. He is paired on this vote. If he were present, he would vote "nay." Mr. SIMMONS. I transfer my pair with the senior Senator from Massa-

Mr. SIMMONS. I transfer my pair with the senior Senator from Massachusetts [Mr. GILLETT] to the senior Senator from Minnesota [Mr. SHIPSTEAD] and vote "nay."

Mr. FESS. I wish to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON]; and

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING].

The result was announced—yeas 38, nays 30, as follows:

YEAS---38

| Ashurst Barkley Black Blaack Blaase Bratton Brookhart Curatoay Connally Fletcher | Frazier Georye Glass Harris Harrison Harors Hayden Hayden Hoglin Howell Jones | La Follette McKollar McMaster Norris Nye Overman Ransdell Schall Schall Sheppard Simmons | Steek Swanson Thomas, Okla. Trammell Tydings Wagner Walsh, Mont. Wheeler |
|---|---|--|---|
| | | NAYS-30 | |
| Allen Baird Bingham Capper Dale Fess Goff Goldsborough | Greeno Grundy Hale Hastings Hatfield Helert Kean Keyes | McCulloch McNary Metcalf Moses Oddie Patterson Robsion, Ky. Smoot | Stelwer Sullivan Thomas, Idaho Townsend Vandenberg Watson |
| | NO | T VOTING28 | |
| Bornh Brock Broussard Copeland Couzens Cutting Deneen | D411 Gillett Glenn Gould Johnson Kendrick King | Norbeck Phipps Pine Pittman Reed Robinson, Ark. Robinson, Ind. | SHIPSTEAD Shortridge Smith Stephens Walcott Walsh, Mass. Waterman |

So the amendment offered by Mr. BRATTON on behalf of Mr. CUTTING was agreed to.

BUTTONS, AGATE, ETC.

VOTE ON THE AMENDMENT OF MR. WALSH OF MASSACHUSETTS. (FOR MR. CUTTING) REDUCING THE DUTY ON BUTTONS OF AGATE, IMITATION PEARL, AND FISH-SCALE IMITATION FROM 1½ CENTS PER LINE PER GROSS AND 25 PER CENT AD VALOREM TO 25 PER CENT AD VALOREM

(Cong. Record, March 22, 1930; page, Daily, 6181; Permanent, 5926)

Mr. WALSH of Massachusetts. Mr. President, the Senator from New Mexico [Mr. Curring] is unable to be here to-day. In his absence he has asked me to present an amendment to this schedule for him, which I am very happy to do.

The amendment is as follows:

On page 200, line 20, strike out the following language: "1½ cents per line per gross and."

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. BRATTON (when Mr. CUTTING'S name was called). My colleague [Mr. CUTTING] is necessarily absent. If present, he would vote "yea" on this question.

Mr. JOHNSON (when his name was called). On this vote I am paired with the senior Senator from South Dakota [Mr. NORBECK]. Were he here, he would vote "yea." Were I permitted to vote, I would vote "nay."

Mr. OVERMAN (when his name was called). I transfer the pair which I have with the senior Senator from Illinois [Mr. DENFEN] to the senior Senator from Arizona [Mr. ASHURST], and vote "yea."

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. Not knowing how he would vote, I withhold my vote.

Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). I desire to announce that the senior Senator from Minnesota [Mr. SHIPSTEAD] is necessarily absent. If present, he would vote "yea."

Mr. SIMMONS (when his name was called). Making the same announcement as to my pair and its transfer as on the last vote, I vote "yea."

Mr. SULLIVAN (when his name was called). I have a general pair with the junior Senator from Tennessee [Mr. Brock]. If permitted to vote, I would vote "nay."

Mr. TOWNSEND (when his name was called). Has the senior Senator from Tennessee [Mr. MoKELLAR] voted?

The PRESIDING OFFICER. That Senator has not voted.

Mr. TOWNSEND. I am paired with that Senator, and not knowing how he would vote, I withhold my vote.

Mr. WALCOTT (when his name was called). I have a pair with the junior Senator from New Mexico [Mr. CUTTING]. I am informed that if he were present he would vote "yea." If I were permitted to vote, I would vote "nay."

Mr. WATSON (when his name was called). I have a pair with the senior Senator from South Carolina [Mr. SMITH] and withhold my vote, as I can not secure a transfer.

The roll was concluded.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON]; and

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING].

The result was announced—yeas 29, nays 39, as follows:

YEAS-29

| Barkley Blaok Blalne Blcaso Bratton Capper Caraway Connally | Copeland George Glass Harris Harrison Heftin La Follette Norris | Overman Robsion, Ky. Schall Sheppard Simmons Thomas, Okla. Swanson Trammell | Tydings Wagner Walsh, Mass. Walsh, Mont. Wheeler |
|--|--|--|--|
| • | • | NAYS-39 | |

| Allen | Goff | Kean | Phipps |
|-----------|--------------|-----------|---------------|
| Baird | Goldsborough | Kendrick | Pine |
| Bingham | Greene | Keyes | Ransdell |
| Brookhart | Grundy | McCulloch | Shortridge |
| Dale | Hale | MeNary | Steck |
| DAI | Hastings | Metcalf | Steiwer |
| Fess | Hatfield | Moses | Thomas, Idaho |
| Fletcher | Hayden | Nye | Vandenberg |
| Frazier | Hebert | Oddle | Waterman |
| Glenn | Jones | Patterson | |

NOT VOTING-28

| AshurstGillettBorahGouldBrockHawesBroussardHowellCouzensJohnsonCuttingKingDeneenMeKellar | McMaster Norbeck Pittman Reed Robinson, Ark. Robinson, Ind. Shifystead | Smith Smoot Stephens Sullivan Townsend Walcott Watson |
|--|--|---|
|--|--|---|

So the amendment of Mr. WALSH of Massachusetts was rejected.

• • •

FILMS. PHOTOGRAPHIC.

VOTE ON MR. BARKLEY'S AMENDMENT TO PARAGRAPH 1551 TO REDUCE THE DUTY ON PHOTOGRAPHIC FILMS FROM 25 PER CENT AD VALOREM TO 1 CENT PER LINEAR FOOT, WHICH IS THE MOTION-PICTURE FILM RATE

(Cong. Record, March 22, 1930; page, Daily, 6183; Permanent, 5928)

Mr. BARKLEY. Mr. President, I offer the following amendments.

The VICE PRESIDENT. The amendments will be stated.

The LEGISLATIVE CLERK. The Senator from Kentucky offers the following amendments:

On page 237, line 22, strike out the words "films, sensitized but not exposed or devel-oped, of every kind except motion-picture films, having a width of 1 inch or more, 25 per cent ad valorem," and insert in lieu thereof the word "and." On page 237, line 25, strike out the word "four-" and insert the word "two-." On page 238, lines 2 and 3, strike ou the words " of 1 inch or more," so as to read, beginning with line 22, page 237, "photographic and motion-picture films, sensitized but not exposed or developed, two-tenths of 1 cent per linear foot of the standard width of 1% inches, and all other widths shall be subject to duty in equal proportion thereto."

The VICE PRESIDENT. The question is on agreeing to the amendment. [Putting the question.] The noes seem to have it.

Mr. BARKLEY. A division, Mr. President.

Mr. SMOOT. Let us have the yeas and nays.

The yeas and mays were ordered, and the legislative clerk proceeded to call the roll.

Mr. BRATTON. I have a special paid with the junior Senator from Oregon [Mr. STEIWER], who is necessarily absent. I transfer that pair to the Senator from Minnesota [Mr. SHIPSTEAD] and vote "yea."

Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). If the senior Senator from Minnesota [Mr. Shipstead] were present, he would vote "yea."

Mr. WATSON (when his name was called). I have a general pair with the Senator from South Carolina [Mr. SMITH]. Being unable to secure a transfer, I withhold my vote.

The roll call was concluded.

Mr. TOWNSEND. I have a general pair with the senior Senator from Tennessee [Mr. McKellar]. In his absence I withhold my vote. If permitted to vote, I should vote "nay."

Mr. WALCOTT. I have a pair with the junior Senator from New Mexico [Mr. CUTTING]. I transfer that pair to the Senator from Ohio [Mr. FESS] and vote "nay.'

Mr. OVERMAN. I have a pair with the senior Senator from Illinois [Mr. DENEEN] and therefore withhold my vote.

Mr. McNARY. I wish to announce the following general pairs:

The Senator from Indiana [Mr. Romnson] with the Senator from Mississippi [Mr. STEPHENS];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. BROCK];

The Senator from Massachusetts [Mr. GILLETT] with the Senator from North Carolina [Mr. SIMMONS]; and

The Senator from New Hampshire [Mr. KEYES] with the Senator from Nevada [Mr. PITTMAN].

The result was announced—yeas 36, nays, 33, as follows :

YEAS-36

| Ashurst Barkley Black Blaine Brease Bratton Brookhart. Capper Caraway | Connally Dill Fletcher Frazier George (Hass Harris Harrison Harrison | Heflin Howell Kendvick In Forfette McMaster Norbeck Norris Nye Ransdell | Schall Sheppard Steok Swanson Thomas, Okla. Tydings Walsh, Mass. Walsh, Mont. Wheeler |
|---|--|---|---|
| | ٢ | NAYS33 | |
| Allen Bhrd Bhgham Copeland Dale Glenn Goff Goldsborough Greene | Grundy Hale Hastings Hatfield Hebert Jones Kean McCulloch McCulloch | Metcalf Moses Oddie Patterson Phipps Pine Robsion, Ky. Shortridge Smoot | Thomas, Idaho Trammell Vandenberg Wagner Walcott Walcotn |
| | . NOT | VOTING-27 | |
| Borah Brock Broussard Couzens Cutting Deneen Fess | Gillett Gould Hawea Johnson Keyes King McKellar | Orerman Pittman Reed Robinson, Ark, Robinson, Ind. SHIPSTEAD Simmons | Smith Stelwer Stephens Sullivan Townsend Watson |
| SO Mr. BARKLE | r's amendment wa | is agreed to. | |

MATCHES

VOTE ON MR. BARKLEY'S AMENDMENT TO PARAGRAPH 1516 TO REDUCE THE DUTY ON MATCHES FROM 20 TO 12 CENTS PER GROSS OF BOXES CONTAINING NOT MORE THAN 100 MATCHES PER BOX

(Cong. Record, March 22, 1930; page, Daily, 6184; Permanent, 5929)

The VICE PRESIDENT. The amendment will be restated.

The CHIEF CLERK. Paragraph 1516 reads as follows:

Matches, friction or lucifer, of all descriptions, per gross of 144 boxes, containing not more than 100 matches per box, 20 cents per gross—

And so forth. In line 5, the Senator from Kentucky proposes to strike out "20" and insert "12," so that it will read:

Twelve cents per gross.

Mr. BARKLEY. I call for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. OVERMAN (when his name was called). I transfer my pair with the Senator from Illinois [Mr. DENEEN] to the Senator from Arizona [Mr. ASHURST] and will vote. I vote "yea."

Mr. TOWNSEND (when his name was called). On this question I have a pair with the senior Senator from Tennessee [Mr. McKELLAR]. In his absence, I withhold my vote.

Mr. WATSON (when his name was called). I am paired with the Senator from South Carolina [Mr. SMITH]. Being unable to obtain a transfer, I withhold my vote.

The roll call was concluded.

Mr. BRATTON. 1 have a pair with the junior Senator from Oregon [Mr. STEIWER]. In his absence, I withhold my vote, Mr. SIMMONS. 1 transfer my pair, heretofore announced, to the senior

Senator from Minnesota [Mr. SHIPSTEAD] and will vote. I vote "yea."

Mr. MOSES (after having voted in the negative). I have a general pair with the senior Senator from Iowa [Mr. STECK]. He being absent, I withdraw my vote.

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansus [Mr. ROBINSON];

The Senator from Connecticut [Mr. WALCOPT] with the Senator from New Mexico [Mr. Cutting];

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. BROCK];

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING]; and

The Senator from Indiana [Mr. ROBINSON] with the Senator from Mississippi |Mr. STEPHENS].

VIN10 07

The result was announced—yeas 27, nays 41, as follows:

| | YEA | \S27 | |
|--|--|--|---|
| Barkley Black Blaine Blease Caraway Connally Fletcher | George Glass Harris Harrison Hayden Hejtin La Follette | MeMaster Norbeck Nortis Overma n Sheppard Simmons Swanson | Thomas, Okla. Trammell Tydings Walsh, Mass. Walsh, Mont. Wheeler |
| | NA | YS-41 ¹ | |
| Allen Balrd Binghain Borah Brookhart Capper Dale Dale Dill Fess Frazler Glenn | Goff Goldsborough Greene Grundy Hastings Hastings Hatfield Hebert Howell Johnson Jones | Kean Kendrick Keyes McCulloch McNary Metcalf Nye Oddie Patterson Phipps Phipps Phip | Ransdell Robison, Ky Sehall Shortridge Smoot Thomas, Idabo Vandenberg Waterman |
| | NOT V | OTING-28 | |
| Ashurst Bratton Brock Broussard Copeland Couzens Cutting | Deneen Gillett Gould Hawes King McKellar Moses | Pittman Reed Robinson, Ark. Robinson, Ind. SHIPSTEAD SMITA SMITA Steck | Steiwer Stephens Sullivan Townsend Wagner Walcott Watson |

So Mr. BARKELEY's amendment was rejected.

CREOSOTE AND ANTHRACENE OIL

VOTE ON MR. COPELAND'S AMENDMENT TO STRIKE CREOSOTE OIL AND ANTHRACENE OIL FROM PARAGRAPH 1651 OF THE FREE LIST

(Cong. Record, March 22, 1930; page, Daily 6187; Permanent 5932)

Mr. COPELAND. Mr. President, I move to amend paragraph 1651, line 25, by striking out the words "dead or creosote oil, anthracene oil." Then these oils would fall into the basket clause, where the Senator from Utah says they properly belong.

The PRESIDING OFFICER. The amendment will be stated. The CHIEF CLERK. On page 253, line 25, the Senator from New York moves to strike out the words "dead or creosote oil, anthracene oil."

The PRESIDING OFFICER. It is, by reason of the fact that two other words have been added. The question is on agreeing to the amendment offered by the Senator from New York.

Mr. SMOOT. Let us have the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. OVERMAN (when his name was called). Again announcing my general pair with the senior Senator from Illinois [Mr. DENEEN], I withhold my vote.

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, not knowing how he would vote, I withhold my vote. Mr. TOWNSEND (when his name was called). On this vote I have a general

pair with the senior Senator from Tennessee [Mr. McKellar]. In his absence I withhold my vote.

Mr. WALCOTT (when his name was called). I have a pair with the junior Senator from New Mexico [Mr. CUTTING]. If he were here, I understand he would vote "nay." If I were at liberty to vote, I would vote "yea." Mr. WATSON (when his name was called). I have a general pair with the

senior Senator from South Carolina [Mr. SMITH]. I am unable to secure a transfer and, therefore, withhold my vote.

The roll call was concluded.

Mr. SIMMONS. I have a general pair with the senior Senator from Massachusetts [Mr. GILLETTE]. In his absence I withhold my vote.

Mr. MOSES (after having voted in the affirmative). I have a general pair with the senior Senator from Iowa [Mr. STECK]. He being absent, I withdraw my vote.

Mr. McNARY. I desire to announce the following general pairs:

The Senator from Illinois [Mr. DENEEN] with the Senator from North Carolina [Mr. OVERMAN];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON];

The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. BROCK]; and

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING].

The result was announced-yeas 29, nays 42, as follows:

YEAS-29

| Allen Bnird Bingham Bratton Capeland Dale Dill Goff | Goldsborough Grundy Hatfield Hebert <i>Heflin</i> Johnson Kean Kcadrlok | McNary Metcalf Oddie Patterson Pine Ransdell Schall Scheppard | Shortridge Steiwer Thomas, Idaho Wagner Waterman |
|--|--|--|--|
| | 1 | NAYS-42 | |

Ashurst Frazier Barkley Blaine George (Hass Glenn Blease Greene Borah Hale Brookhart Harris Capper Harrison Hastings Caraway Connally Tawes Fess Fletcher Hayden

Black

Brock Broussard

Couzens Cutting

Dencen

Gillett

NOT VOTING-25 Robinson, Ark. Robinson, Ind.

Howeli

Keyes La Follette McCulloch McMaster

Robsion, Ky.

SHIPSTEAD

Simmons

Smith

Nteck Stephens

Norbeck

Norris Nye Phipps

Jones

Swanson Thomas, Okla, Trammell Tyainys Vandenberg Walsh, Mass. Walsh, Mont. Wheeler

Smoot

Sullivan Townsend Walcott Watson

So Mr. COPELAND'S amendment was rejected.

Gould

Moses

Reed

King MoKellar

Overman

Pittman

OILS, VEGETABLE

VOTE ON MR. SHEPPARD'S AMENDMENT TO PARAGRAPH 1733 TO STRIKE FROM THE FREE LIST OLIVE, PALM-KERNEL, RAPE-SEED, SUNFLOWER, AND SESAME OIL THAT HAS BEEN REN-DERED UNFIT FOR USE AS FOOD WHICH WOULD AUTOMATI-CALLY CARRY THESE VEGETABLE OILS UNDER A 20 PER CENT DUTY

(Cong. Record, March 22, 1930; page, Daily, 6198; Permanent, 5943)

Mr. SHEPPARD. Mr. President, I offer an amendment. The PRESIDING OFFICER. The amendment will be stated. The CHIEF CLERK. On page 264, lines 22, 23, 24, and 25, the Senator from Texas proposes to strike out the words "olive, palm-kernel, rapeseed, sun-flower, and sesame oil rendered unfit for use as food or for any but mechanical or manufacturing purposes by such means as shall be satisfactory to the Secretary of the Treasury and under regulations to be prescribed by him.

* *

The PRESIDING OFFICER. The question is on the amendment offered by the Senator from Texas [Mr. SHEPPARD].

Mr. SHEPPARD. I call for the yeas and nays,

The yeas and mays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. MOSES (when his name was called). I have a general pair with the senior Senator from Iowa [Mr. STECK]. He being absent, I withhold my vote.

Mr. OVERMAN (when his name was called). I have a general pair with the Senator from Illinois [Mr. DENEEN] and withhold my vote.

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. In his absence, not knowing how he would vote, I withhold my vote.

Mr. SULLIVAN (when his name was called). I am paired with the junior Senator from Tennessee [Mr. BROCK] and withhold my vote.

Mr. TOWNSEND (when his name was called). On this question I have a pair with the senior Senator from Tennessee [Mr. McKELLAR] and withhold my vote.

Mr. WALCOTT (when his name was called). I have a pair for the day with the junior Senator from New Mexico [Mr. CUTTING]. If he were present, I understand that he would vote "yea." If I were at liberty to vote, I should vote "nay,"

Mr. WATSON (when his name was called). In the absence of my pair, the Senator from South Carolina [Mr. SMITH], I withhold my vote.

The roll call was concluded.

Hatfield

Hawes

Fess

Fletcher

Mr. MoNARY, I desire to announce the following general pairs:

The Senator from Massachusetts [Mr. GULETT] with the Senator from North Carolina [Mr. SIMMONS];

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON]; and

The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING]. The result was announced—yeas 28, nays 39, as follows:

Robsion, Ky.

Phipps

Wheeler

| | 1 | 19/10-20 | |
|---|--|--|---|
| Allen Borah Bratton Brookhart Capper Garaway Connally | Frazler Harris Heffin Howell Johnson Jones McMaster | McNary Norbeck Norris Oddie Pine Ransdell | Schall Sh <i>eppard</i> Shortridge Steiwer Thomas, Idaho Thomas, Okla. Waterman |
| | 1 | NAYS-39 | |
| Baird Barkley Bingham Blaine Blease Copeland Dale Dill | Acorge Alass Goff Goff Greene Grundy Hale Hartson | Hayden Hebert Kenn Kendrick La Follette McCulloch Metcalf Patterson | Smoot Nvanson Trammell Tydings Vandenberg Wagner Walsh, Mass. Walsh, Mont. |

VIA10 00

NOT VOTING-29

| Ashurst | Glenn | Pittman |
|-----------|----------|----------------|
| Black | Gould | Reed |
| Brock | Hastings | Robinson, Ark. |
| Broussard | Keyes | Robinson, Ind. |
| Couzens | King | SHIPSTEAD |
| Cutting | McKellar | Simmons |
| Deneen | Moses | - Smith |
| Gillett | Overman | Steck |

Stephens Sullivan Townsend Walcott Watson

So, Mr. SHEPPARD's amendment was rejected

OIL, PETROLEUM

VOTE ON THE AMENDMENT OF MR. THOMAS OF OKLAHOMA TO STRIKE PARAGRAPH 1734 FROM THE FREE LIST, THUS CARRY-ING PETROLEUM AND ITS DISTILLATES TO PARAGRAPH 1558, WHICH WOULD PLACE A DUTY OF 10 PER CENT UPON THE CRUDE AND A DUTY OF 20 PER CENT ON THE REFINED PETROLEUM

[NOTE.—Paragraph 1734 is as follows: "1'AR, 1724. Oils, mineral: l'etroleum, crude, fuel, or refined, and all distillates obtained from petroleum, including kerosene, benzene, naphtha, gasoline, paraffin, and paraffin oil, not specially provided for."]

(Cong. Record, March 22, 1930; page, Daily, 6201; Permanent, 5946)

Mr. THOMAS of Oklahoma. As a basis for the presentation of this information, I now move that paragraph 1734, on page 265, be stricken from the free If that amendment should be adopted, petroleum and the refined products list. of petroleum would be stricken from the free list. They would probably fall within the provision of paragraph 1558, which would place a 10 per cent duty upon the raw products, which would be petroleum, and a 20 per cent duty on the refined products, which would be gasoline.

The VICE PRESIDENT. The Secretary will call the roll.

The Chief Clerk proceeded to call the roll.

*

Mr. CARAWAY (when his name was called). I have a pair with the junior Senator from Mississippi [Mr. STEPHENS] on this vote. If he were present, he would vote "nay," and if I were permitted to vote I should vote "yea."

Mr. VANDENBERG (when the name of Mr. Couzens was called). My colleague the senior Senator from Michigan [Mr. Couzens] is ill at home. If he were present, he would vote "nay."

Mr. OVERMAN (when his name was called). I transfer my pair with the Senator from Illinois [Mr. DENEEN] to the senior Senator from Massachusetts [Mr. GILLETT] and vote "nay."

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the Senator from Mississippi [Mr. STEPHENS]. I am informed, however, that that Senator has arranged a special pair on this question with the junior Senator from Arkansas [Mr. CARAWAY]. Therefore I am free to vote, and I vote "nay."

Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). I desire to announce that the senior Senator from Minnesota [Mr. SHIPSTEAD] is paired with the junior Senator from New Mexico [Mr. CUTTING]. Both Senators are unavoidably absent. If the senior Senator from Minnesota were present, he would vote " nay," and if the junior Senator from New Mexico were present he would vote " yea."

Mr. SIMMONS (when his name was called). I am released from my general pair on this vote, and I vote "nay," Mr. SULLIVAN (when his name was called). I have a general pair with

the Senator from Tennessee [Mr. BROCK]. I transfer that pair to the Senator from Kansas [Mr, ALLEN] and vote. I vote "yea."

Mr. TOWNSEND (when his name was called). I have a pair with the senior Senator from Tennessee [Mr. McKellar]. In his absence I withhold my vote.

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Mr. WATSON (when his name was called). I transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Connecticut [Mr. WALCOTT] and vote "yea."

The roll call was concluded.

Mr. WALSH of Montana. I desire to state that the senior Senator from Tennessee [Mr. McKellar] is absent on account of illness and, as has been stated, is paired with the Senator from Delaware [Mr. TOWNBEND].

The junior Senator from Tennessee [Mr. BROCK] is also absent because of illness, and on this vote is paired with the Senator from Kansas [Mr. ALLEN]. If present, both the senior Senator and the junior Senator from Tennessee would vote "nay."

Mr. BLEASE. On this question I have a pair with the Senator from Oregon [Mr. STEIWER], which I transfer to the Senator from Michigan [Mr. Couzens], and vote "nay."

Mr. FESS. I desire to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas [Mr. ROBINSON]; and

The Senator from Maine [Mr. Gould] with the Senator from Utah [Mr. KING].

The result was announced—yeas 33, nays 45, as follows:

YEAS-33

| Balrd Bingbam Bratton Broussard Capper Connally Fess Goff Grundy | Hale Hatfield Johnson Jones Kean <i>Kendrick</i> Keyes McCulloch McCulloch | Metenlf Moses Oddle Patterson Phipps Pine Pittman Ransdell Robston, Ky. | Sheppard Shortridge Sullivan Thomas, OX Waterman Wateson |
|--|--|---|---|
| | | | |

NAYS--45

Dkla.

Ashurst Barkley Black Blaine Blease Borah Brookhart Copeland Dale Dü Fletcher Ernzier

George Glass Glenn Goldshorough Greene Harris Harrison Hastings Hawes Hayden Hebert Heffin

Howell La Follette McMaster Norbeck Norris Nye Overman Robinson, Ind. Schall Simmons ·Smoot Steck

Swanson Thomas, Idaho Trammell Tydings Vandenberg Wagner Walsh, Mass. Walsh, Mont. Wheeler

NOT VOTING-18

| Allen Brock Caraway Couzens Cutting | Deneen Gillett Gould <i>King</i> McKellar | Reed Robinson, Ark. Suirstead Smith Steiwer | • | <i>Stephens</i> Townsend Walcott |
|---|---|---|---|--|
|---|---|---|---|--|

So the amendment of Mr, THOMAS of Oklahoma was rejected,

AVOCADO PEARS

VOTE ON MR. FLETCHER'S AMENDMENT (IN THE SENATE) TO SECTION 316 TO EXCEPT AVOCADO PEARS FROM THE OPERA-TION OF THE CUBAN RECIPROCITY TREATY

[NOTE,---A vote was taken on an identical amendment on October 15, 1929, in the Committee of the Whole,]

(Cong. Record, March 22, 1930; page, Daily, 6206; Permanent, 5951)

The PRESIDING OFFICER. The amendment will be stated, The LEGISLATIVE CLERK. On page 305, in line 23, the Senator from Florida

proposes: Strike out the period, insert a comma and the following:

Except in so far as said act of Congress permits or authorizes the importation into the United States of avocados, or avocado pears, known also as alligator pears, and mangoes free of duty, and as to these commodities this act shall govern.

The PRESIDING OFFICER. The Secretary will call the roll.

Mr. ASHURST. Mr. President, before the roll is called I want to ask one of the Senators from Florida if Cuba imposes a duty upon avocado pears entering Cuba from the United States?

Mr. TRAMMELL, Cuba imposes such a duty now and has done so for a number of years, and the Cubans have increased that duty on at least two different occasions during the last few years.

The PRESIDING OFFICER. The yeas and nays having been ordered, the clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. MOSES (when his name was called). I have a general pair with the senior Senator from Iowa [Mr. STECK]. He being absent, I withhold my vote.

Mr. ROBINSON of Indiana (when his name was called). In the absence of the junior Senator from Mississippi [Mr. STEPHENS], with whom I have a general pair, I withhold my vote.

Mr. SWANSON (when Mr. SIMMONS's name was called). The senior Senator from North Carolina [Mr. SIMMONS] has a general pair with the senior Senator from Massachusetts [Mr. GILLETT]. I ask that this announcement may stand for the night.

Mr. TOWNSEND (when his name was called). I have a pair with the senior Senator from Tennessee [Mr. McKELLAR], and therefore withhold my vote.

Mr. WALCOTT (when his name was called). I have a pair with the junior Senator from New Mexico [Mr. CUTTING]. I understand if present he would vote "nay," and as I intend to vote "nay" I feel at liberty to vote. I vote " nay."

Mr. WATSON (when his name was called). I transfer my pair with the Senator from South Carolina [Mr. SMITH] to the Senator from Delaware [Mr. HASTINGS] and vote "nay."

The roll call was concluded.

Mr. BRATTON. Mr. President, I have a pair with the junior Senator from Oregon [Mr. STEIWER]. I transfer that pair to the senior Senator from Nevada [Mr. PITTMAN] and vote "nay." I desire to announce that my colleague [Mr. CUTTING] is necessarily absent from the Chamber. If present, he would vote "nay" on this question.

Mr. McNARY. I wish to announce the following general pairs:

The Senator from Pennsylvania [Mr. REED] with the Senator from Arkansas

[Mr. ROBINSON]; The Senator from Maine [Mr. GOULD] with the Senator from Utah [Mr. KING];

The Senator from Illinois [Mr. DENEEN] with the Senator from North Caro-

lina [Mr. OVERMAN]; and The Senator from Wyoming [Mr. SULLIVAN] with the Senator from Tennessee [Mr. BROCK]

Mr. METCALF (after having voted in the negative). I transfer my pair with the Senator from Maryland [Mr. TYDINGS] to the Senator from Kansas [Mr. ALLEN] and allow my vote to stand.

The result was announced-yeas 16, nays 47, as follows:

YEAS-16

| Broussard Dill Fletcher Goft | Harris Hatfield Heftin Howell | Johnson Jones McNary Pine | Sheppard Shortridge Thomas, Idaho Trammell |
|---|---|--|--|
| | NAY | S47 | |
| Baird Barkley Blaine Blease Borah Bratton Brookhart Capper Varatoay Copeland Dale Fess | Frazler Georgo Glass Glenn Goldsborough Greene Grundy Hale Harrison Hayden Hebert Kean | Keyes La Follette McCulloch Metaalf Norbeek Norris Nye Oddie Patterson Phipps Robsion, Ky. | Schall Smoot Swanson Thomas, Okla. Vandenberg Wafort Walcott Walsh, Mass. Walsh, Mont. Waterman Watson |

NOT VOTING-33

| Allen Ashurst Bingham Binak Brock Connally Conzens Cutting | Gillett Gould Hawes Kendriok King McKellar Moses | Piltman Ransdell Reed Robinson, Ark. Robinson, Ind. SHIPSTEÅD Simmons Smith |
|---|--|--|
| Cutting | Moses | Smith |
| Deneen | Ov¢rman | Steck |

Steiwer Stephens Sullivan Townsend Tydinys Wheeler

So Mr. FLETCHER'S amendment was rejected.

RECOMMIT

VOTE ON THE MOTION OF MR. THOMAS OF OKLAHOMA (AFTER THE THIRD READING OF THE BILL) TO RECOMMIT THE BILL TO THE COMMITTEE ON FINANCE, WITH INSTRUCTIONS TO ELIMINATE ALL BUT TARIFFS ON AGRICULTURAL PRODUCTS

(Cong. Record, March 24, 1930; page, Daily. 6235; Permanent, 5976)

Mr. THOMAS of Oklahoma. Mr. President, pursuant to the notice given by me on a previous day, I at this time send to the desk a motion and ask that it may be laid before the Senate.

The VICE PRESIDENT. The motion of the Senator from Oklahoma will be stated.

The CHIEF CLERK. The Senator from Oklahoma makes the following motion:

I move that the bill (II. R. 2667) to provide revenue, to regulate commerce with for-eign countries, to encourage the industries of the United States, to protect American labor, and for other purposes, be recommitted to the Committee on Finance with Instructions to eliminate therefrom the following described text: Beginning with line 5, on page 2, and including line 2, on page 125, and beginning with line 9, on page 146, and including line 23, on page 279.

The PRESIDENT pro tempore. The question is on the motion of the Senator from Oklahoma [Mr. THOMAS].

Mr. SWANSON. I call for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. LA FOLLETTE (when Mr. Curring's name was called). The junior Senator from New Mexico [Mr. CUTTING] is unavoidably absent,

Mr. GOULD (when his name was called). I have a general pair with the junior Senator from Utah [Mr. KING]. I transfer that pair to the Senator from New Jersey [Mr. BAIRD] and will vote. I vote "nay." Mr. OVERMAN (when his name was called). I have a general pair with the

senior Senator from Illinois [Mr. DENEEN]. I therefore withhold my vote.

The roll call was concluded.

Mr. TOWNSEND, My colleague [Mr. HASTINGS] is necessarily absent from the Chamber. He is paired with the Senator from New Mexico [Mr. CUTTING]. If my colleague were present, he would vote "nay." Mr. SIMMONS. I have a general pair with the senior Senator from Massa-

chusetts [Mr. GILLETT], who is absent. I am unable to secure a transfer, and therefore withhold my vote. If I were at liberty to vote, I should vote "nay,"

Mr. FESS. The junior Senator from Pennsylvania [Mr. GRUNDY] is neces-sarily absent. If present, he would vote "nay."

The Senator from Pennsylvania [Mr. REED] and the Senator from Arkansas [Mr. ROBINSON] have a general pair.

Mr. JOHNSON (after having voted in the negative). I have to-day a pair with the senior Senator from South Dakota [Mr. NorBECK]. I do not know how he would vote upon this particular proposition. For that reason, while I desire to vote "nay." I feel that I should withdraw my vote.

Mr. McKELLAR. My colleague [Mr. BROCK] is unavoidably detained from the Senate on account of illness.

Mr. TRAMMELL. My colleague [Mr. FLETCHER] is absent from the Chamber on account of being indisposed to-day. If he were present, he would vote "nay."

The result was announced-yeas 9, nays 71, as follows:

| | YE. | AS9 | |
|---|--|---|--|
| Blcase Caraway McMaster | Nye Pine | Smith Thomas, Okla. | Walsh, Mont. Wheeler |
| | NAY | XS-71 | |
| Allen Ashurst Barkley Blagham Blaok Blaine Borah Bratton Brookhart Broussard Capper Connally Copeland Couzens Dale Dill Fess Frazier | Georye Glass Glass Golf Golf Gould Greene Hale Harris Harrison Hatfield Hawcs Hayden Hebert Hofin Howell Jones Kean | Kendriok Keyes La Follette McCulloch MoKellar McNary Metcalf Moses Norris Oddie Patterson Phipps Pittman Ransdell Robinson, Ind. Robion, Ky. Schall Sheppard | Shortridge Smoot Steok Steiwer Stephens Sullivan Swanson Thomas, Idaho. Townsend Trammell Trammell Tydings Vandenberg Wagner Wagner Walcott Walsh, Mass. Waterman Watson |
| | NOT VO | TING16 | |
| Baird . <i>Brock</i> Cutting Dencen | Flotoher Gillett Grundy Hastings | Johnson Klig Norbeck Overman | Reed Robinson, Ark. Shipstead Simmons |

So the motion of Mr. THOMAS of Oklahoma to recommit the bill with instruction was rejected.

PASSAGE OF BILL

VOTE ON THE PASSAGE OF H. R. 2667, TO PROVIDE REVENUE, TO REGULATE COMMERCE WITH FOREIGN COUNTRIES, TO EN-COURAGE THE INDUSTRIES OF THE UNITED STATES, TO PRO-TECT AMERICAN LABOR, AND FOR OTHER PURPOSES

(Cong. Record, March 24, 1930; page, Daily, 6268; Permanent, 6015)

The VICE PRESIDENT. The question is, Shall the bill pass? On that question the yeas and mays have been demanded and ordered. The clerk will call the roll,

The Chief Clerk proceeded to call the roll,

Mr. BRATTON (when Mr. CUTTING'S name was called). My colleague [Mr. CUTTING] is unavoidably absent to-day. He is paired with the junior Senator from Tennessee [Mr. BROCK]. If my colleague were present, he would vote "yea" on this question.

Mr. GOULD (when his name was called). I have a general pair with the junior Senator from Utah [Mr. KING] and therefore withhold my vote. If I were at liberty to vote I should vote "yea."

Mr. SHEPPARD (when Mr. KING'S name was called). The junior Senator from Utah [Mr. KING] is detained by illness. If he were present, he would vote "nay."

Mr. OVERMAN (when his name was called). I have a general pair with the senior Senator from Illinois [Mr. DENEEN]. Not being able to get a transfer, I do not vote. If I could vote, I would vote "nay," Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). I desire to

Mr. LA FOLLETTE (when Mr. SHIPSTEAD'S name was called). I desire to announce the unavoidable absence of the senior Senator from Minnesota [Mr. SHIPSTEAD]. He is paired with the senior Senator from Florida [Mr. FLETCHER]. If the senior Senator from Minnesota were present, he would

vote "nay," and I am advised that the senior Senator from Florida would vote "yea." Mr. HARRISON (when Mr. STEPHEN'S name was called). My colleague [Mr. STEPHENS] is necessarily absent on account of illness. He is paired on this vote with the junior Senator from Pennsylvania [Mr. GRUNDY]. If the Senator from Mississippi [Mr. STEPHENS] were present, he would vote "nay," and I imagine the junior Senator from Pennsylvania would vote "yea."

The roll call was concluded.

Mr. FESS. I desire to announce that the junior Senator from Pennsylvania [Mr. GRUNDY] is paired with the junior Senator from Mississippi [Mr. STEPHENS], and if present would vote "yea."

I also desire to announce that the senior Senator from Pennsylvania [Mr. REED] is paired with the senior Senator from Arkansas [Mr. ROBINSON]. Those Senators are absent from the Senate attending the naval conference. IT present, the senior Senator from Pennsylvania would vote "yea."

Mr. McKELLAR. My colleague [Mr. BROCK] is unavoidable detained on account of illness. He is paired with the junior Senator from New Mexico [Mr. CUTTING]. If my colleague were present, he would vote "nay" and the junior Senator from New Mexico, I am told, would vote "yea."

Mr. TRAMMELL. I desire to announce that my colleague [Mr. FLETCHER] is unavoidably detained on account of being indisposed to day. As previously stated, he has a pair with the senior Senator from Minnesota [Mr. SHIPSTEAD]. If my colleague were present, he would vote "yea."

Mr. SHEPPARD. The Senator from Utah [Mr. KING] is necessarily absent on account of illness. He is paired, as has been announced, with the Senator from Maine [Mr. Gould].

The result was announced-yeas 53, nays 31, as follows:

| | YEA | ·S53 | |
|--|--|---|--|
| Allen Bard Borah Borah <i>Bratton</i> Brouksard Capper <i>Copeland</i> Couzens Dale Fess Frazler Gullett | Glenn Goff Goldsborough Greene Hale Hatfield Hebert Howell Johnson Jones Kean Keantick Keyes | McCulloch McNary Metcalf Moses Nye Oddle Patterson Phipps Pine Pittman Ransdell Robinson, Ind. Kobsion, Ky. Schall | Shortridge Smoot Steiwer Sullivan Thomas, Idaho Townsend <i>Trammell</i> Vandenberg Walcott Walcott Waterman Watson |
| | NAY | /S | |
| Ashuret Barkley Blaine Blaine Bleaso Caraway Connally Dill | George Glass Harris Harris Haves Haves Hayden Hefin La Follette | McKellar McMaster Norbeek Norris Sheppard Simmons Smith Steck | Swanson Thomas, Okla, Tydings Wajner Walsh, Mass. Walsh, Mont. Wheeler |
| | NOT VO | TING-12 | |
| Brock Cutting Dencen | Fletoher Gould Grundy | King Overman Reed | Robinson, Ark. Shipstead Stephens |
| So the bill was | passed. | | |

CONFEREES RELEASED ON DEBENTURE

VOTE ON AGREEING TO THE FIRST PART OF SENATE RESOLU-TION 270 (BY MR. SMOOT), RELEASING THE CONFEREES ON H. R. 2667, THE TARIFF BILL, FROM THEIR PROMISE WITH REGARD TO THE EXPORT DEBENTURE

(Cong. Record, May 19, 1930; pages, Daily, 9493 and 9494; Permanent, -----)

The VICE PRESIDENT. The Chair lays before the Senate a resolution coming over frem a previous day, which will be read.

The resolution (S. 270) submitted by Mr. SMOOT, May 16, 1930, was read, as follows:

Resolved, That it is the sense of the Senate that the majority members of the con-ference committee on the part of the Senate on the tariff bill (H. R. 2667) be relieved from the promise made by them that no agreement in conference on the export debenture or flexible tariff would be made until opportunity was afforded in the Senate for a separate vote on such items.

Mr. ROBINSON of Arkansas. The unanimous consent which I requested is \rightarrow and I am submitting it at the suggestion of a number of Senators, as the Senator from North Carolina well understands-that the Senate proceed without further debate to vote, first, upon the question, Shall the Senate majority con-ferees be relieved from their promise relative to a separate vote in the Senate on the export debenture provision; and, second, Shall the Senate majority conferees be released from their promise relative to a separate vote in the Senate on the flexible tariff provision; and that in the event the affirmative prevails as to one of the questions and not as to both, a third vote be taken on the resolution itself as modified?

Mr. SIMMONS. As amended.

Mr. ROBINSON of Arkansas. As modified.

Mr. WALSH of Montana. Mr. President, I can see no good purpose to be subserved by the third vote.

Mr. SMOOT. I do not either, Mr. President.

Mr. WALSH of Montana. If the vote should be in the affirmative, if the conferees should be released as to one, and the vote should be not to release them as to the other, it would seem as though that would settle the matter.

Mr. ROBINSON of Arkansas. The only reason why I made the suggestion was that it would seem a parliamentary necessity to conclude the resolution. I am entirely willing to take these two votes as decisive of the resolution.

Mr. SMOOT. That is all that is necessary.

The VICE PRESIDENT. Is there objection to the unanimous-consent agreement proposed by the Senator from Arkansas? The Chair hears none, and it is so ordered. The question is on the first provision of the resolution.

Mr. WATSON. Mr. President, may the first provision be stated for the information of the Senate?

The VICE PRESIDENT. It will be stated.

The Chief Clerk read as follows:

Shall the Senate majority conferees be relieved from their promise relative to a separate vote in the Senate on the export-debenture provision?

Mr. HARRISON. I call for the yeas and nays.

The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll. Mr. BLEASE (when h's name was called). I have a pair with the senior Senator from West Virginia [Mr. GoFF] If I were at liberty to vote, I should vote "nay."

Mr. BRATTON (when his name was called). On this question I have a pair with the Senator from Maine [Mr. GOULD]. The Senator from Rhode Island [Mr. METCALF] is paired with the Senator from Maryland [Mr. TYDINGS]. For the purpose of a double transfer, so that the Senator from Rhode Island [Mr. METOALF] and myself may vote, I transfer my pair with the Senator from Maine [Mr. GOULD] to the Senator from Maryland [Mr. TYDINGS], and the Senator from Rhode Island [Mr. METCALF] transfers his pair to the Senator from Maine [Mr. Gould], leaving us both free to vote; and the Senator from Maine [Mr. Gould] stands paired with the Senator from Maryland [Mr. I vote "nay." TYDINOS].

Mr. BRATTON (when Mr. CUTTINO'S name was called). On this question my colleague [Mr. CUTTING] has a pair with the Senator from Florida [Mr. FLETCHER]. If the Senator from Florida were present, he would vote "yea," and if my colleague were present he would vote "nay."

Mr. KING (when his name was called). I am paired with the senior Senator

from New Hampsh re [Mr. Moses] and therefore withhold my vote. Mr. KEYES (when Mr. Moses's name was called). My colleague [Mr. Moses] is unavoidably absent. He is paired with the junior Senator from Utah [Mr. KING]. If present, my colleague would vote "yea."

Mr. McMASTER (when Mr. NORBECK'S name was called). I desire to announce that my colleague the senior Senator from South Dakota [Mr. NORBECK] has a pair upon this question with the junior Senator from Pennsylvania [Mr. GRUNDY]. If my colleague were present, he would vote "nay," and if the junior Senator from Pennsylvania were present he would vote "yea."

Mr. WATSON (when his name was called). I have a pair with the senior Senator from South Carolina [Mr. SMITH]. I transfer that pair to the junior Senator from West Virginia [Mr. HATFIELD] and will vote. I vote "yea." The roll call was concluded.

Mr. HALE. My colleague [Mr. GOULD] is absent from the city. If present, he would vote "yea." He is paired.

The result was announced-yeas 43, nays 41, as follows:

YEAS-43

| Allen Inird Bingham Broussard Capper Couzens Dale Deneen Fess Gillett Glenn | Goldsborough Greene Hale Hastings Hebert Jones Kean Kean Kendrick Keyes McCulloch McNary | Metcalf Oddie Patterson Phipps Ransdell Reed Robinson, Ind. Robsion, Ky Shortridge Smoot Steiwer | Sullivan Thomas, Idaho Townsend <i>Trammell</i> Vandenberg <i>Wagner</i> Walcott <i>Walsh, Mass.</i> Waterman Watson |
|--|---|--|---|
| | 1 | NAYS-41 | |
| Ashurst Barkley Black Blaine Borah Brock Brock Brookhart Caraway Connally Copeland | Dill Frazier George Glass Harris Harrison Hawes Hawes Hayden Heftin Howell Johnson | La Follette MoKellar McMaster Norris Nye Ovorman Pine Pittman Robinson, Ark. Schall Schall | SHIPSTEAD Simmons Steok Stephens Swansson Thomas, Okla. Walsh, Mont. Wheeler |
| | NOT | VOTING-12 | · |
| Blease Cutting Fletcher | Goff Gould Grundy | Hatfield <i>King</i> Moses | Norbeck Sm i th Tydings |

So the majority conferees were relieved from their promise regarding the export debenture provision of the tariff bill.

CONFEREES RELEASED ON FLEXIBLE PROVISION

VOTE ON AGREEING TO THE SECOND PART OF SENATE RESOLU-TION 270 (BY MR. SMOOT), RELEASING THE CONFEREES ON H. R. 2667, THE TARIFF BILL, FROM THEIR PROMISE WITH REGARD TO THE FLEXIBLE PROVISIONS

(Cong. Record, May 19, 1930; page, Daily, 9494; Permanent, -----)

The VICE PRESIDENT. The question now is upon the second provision of the resolution.

Mr. HARRISON. I ask for the yeas and nays,

The yeas and mays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. BRATTON (when his name was called). On this question I have a pair with the Senator from Maine [Mr. GOULD]. The Senator from Rhode Island [Mr. METCALF] is paired with the Senator from Maryland [Mr. TYDINGS]. For the purpose of a double transfer so that the Senator from Rhode Island [Mr. METCALF] and myself may vote, I transfer my pair with the Senator from Maine [Mr. GOULD] to the Senator from Maryland [Mr. TYDINGS], and the Senator from Rhode Island [Mr. METCALF] transfers his pair to the Senator from Maine [Mr. Goulb], leaving us both free to vote, and the Senator from Maine [Mr. GOULD] stands paired with the Senator from Maryland [Mr. TYDINGS]. I I am informed that if the Senator from Maryland were present vote "nay." and voting he would vote "nay."

Mr. BRATTON (when Mr. CUTTING'S name was called). Upon this question [Mr. FLETCHER]. If my colleague were present and voting, he would vote "nay." I am informed that if present and voting the transformed that "nay." I am informed that if present and voting the senior Senator from Florida [Mr. FLETCHER] would vote "yea."

Mr. TRAMMELL (when Mr. FLETCHER's name was called). My colleague [Mr. FLETOHER] is unavoidably absent on account of Illness. He is paired as has just been stated.

Mr. KING (when his name was called.) Making the same announcement as on the previous vote, I withhold my vote. Mr. KEYES (when Mr. Moses's name was called).

My colleague [Mr. Moses] is unavoidably absent. If present, he would vote "yea." His pair has been announced.

Mr. MoMASTER (when Mr. Norseck's name was called). I desire to announce that my colleague the senior Senator from South Dakota [Mr. NORBECK] has a pair on this question with the junior Senator from Pennsylvania [Mr. GRUNDY]. If my colleague were present and voting, he would vote "nay," and I am informed that if the junior Senator from Pennsylvania were present and voting he would vote "yea."

Mr. WATSON (when his name was called). I have a pair with the senior Senator from South Carolina [Mr. SMITH], which I transfer to the junior Senator from West Virginia [Mr. HATFIELD], and vote "yea."

The roll call was concluded.

Mr. BLEASE. I have a pair with the senior Senator from West Virginia [Mr. Gorr]. In his absence I withhold my vote. If that Senator were present,

I would vote "nay." I would vote "nay." Mr. HALE. I wish to announce that my colleague [Mr. Gould] is unavoid-ably detained. If he were present, he would vote "yea." He is paired. The yeas and nays resulted—yeas 42, nays 42, as follows:

YEAS-42

| | | | • |
|---|---|--|---|
| Allen Baird Bingham Broussard Capper Couzens Dale Deneen Dill Fess Gillett | Glenn Goldsborough Greene Hale Hastings Hebert Jones Kean Keyes McCulloch McNary | Metcalf Oddie Patterson Phipps – Ransdell Reed Robinson, Ind. Robsion, Ky Shortridge Smoot Steck | Steiwer Sulliyan Thomas, Idaho Townsend Trammell Vandenberg Walcott Waterman Wateson |
| | | NAYS42 | |
| Ashu rat Barkley Black Blaine Borah Brock Brookhart Caraway Connally Copcland | Frazier George Glass Harris Harris Maves Haves Haves Haves Hovell Johnson Kendrick | La Follette McKellar McMaster Norris Nye Orerman Pine Pittman Robinson, Ark. Schall Sheppard | SHIPSTEAD Simmons Stephens Swanson Thomas, Okla. Wagner Walsh, Mass. Walsh, Mont. Wheeler |
| | NOT | VOTING-12 | |
| Blcase | Goff | Hatfield | Norbeck |

Gould Cutting King Smith Tyding8 Fletcher Grundy Moses The VICE PRESIDENT. On this question the yeas are 42 and the mays 42.

The Senate being equally divided, as Vice President the Chair votes "yea," and the majority conferees of the Senate are relieved from their promise in regard to the flexible provision of the tariff bill.

CONFERENCE REPORTS

VOTE ON THE ADOPTION OF BOTH OF THE FINAL CONFERENCE REPORTS ON H. R. 2667, THE TARIFF ACT

[Note.--June 6, 1930, the Senate, by unanimous consent, agreed that one vote be taken upon the question of the adoption of the two conference reports.]

(Cong. Record, June 13, 1930; page, Daily, 11086; Permanent, -----)

The VICE PRESIDENT. The hour of 2 o'clock having arrived, under the unanimous-consent agreement previously entered into the question is on the adoption of the conference reports. The yeas and nays have already been ordered. The clerk will call the roll.

The Chief Clerk proceeded to call the roll.

Mr. CUTTING (when his name was called). On this question I have a pair with the junior Senator from North Dakota [Mr. NyE]. The junior Senator from North Dakota if present would vote "nay." If I were permitted to vote, I would vote "yea."

Mr. HATFIELD (when Mr. GOFF's name was called). My colleague the senior Senator from West Virginia [Mr. GoFF] is absent on account of illness. He is paired with the senior Senator from Iowa [Mr. STECK]. If my colleague were present, he would vote "yea." If the senior Senator from Iowa were present, he would vote "nay."

Mr. MOSES (when his name was called). I have a general pair with the junior Senator from Utah [Mr. KING]. He being absent on account of illness, I withhold my vote. If permitted to vote, I would vote "yea."

Mr. WATSON (when his name was called). I have a general pair with the senior Senator from South Carolina [Mr. SMITH]. He is at home ill and can not be present. If he were here, he would vote "nay." I can secure no transfer of my pair, and therefore withhold my vote. If I were permitted to vote, I should vote "yea." The roll call was concluded.

Mr. FESS. On this vote the junior Senator from Maine [Mr. Gould] is paired with the junior Senator from South Carolina [Mr. BLEASE]. If those Senators were present, the Senator from Maine [Mr. Gould] would vote "yea" and the Senator from South Carolina [Mr. BLEASE] would vote "nay." Mr. SHEPPARD. The Senators from South Carolina [Mr. SMITH and Mr.

BLEASE] are both necessarily absent, the senior Senator [Mr. SMITH] by reason of illness and the junior Senator [Mr. BLEASE] because of illness in his family. Both Senators, if present, would vote "nay." The senior Senator from South Carolina [Mr. SMITH] is paired with the senior Senator from Indiana [Mr. WATSON] and the junior Senator from South Carolina [Mr. BLEASE] is paired with the junior Senator from Maine [Mr. Gould].

The senior Senator from Iowa [Mr. STECK] is necessarily delayed on account of important matters in his State. If present, he would vote "nay." He is paired with the Senator from West Virginia [Mr. GoFF].

The junior Senator from Utah [Mr. KING] is unavoidably detained from the Senate. He is paired against the bill. If present, he would vote "nay." The result was announced—yeas 44, nays 42, as follows:

YEAS-44

| Allen | Glenn | <i>Kendrick</i> | Robsion, Ky. |
|-------------------|--------------|-----------------|---------------|
| Balrd | Goldsborough | Keyes | Shortridge |
| Bingham | Greene | McCulloch | Smoot |
| <i>Broutssard</i> | Grundy | McNary | Steiwer |
| Capper | Hale | Metcalf | Sullivan |
| Couzens | Hastings | Odd'e | Thomas, Idaho |
| Dale | Hatfield | Putterson | Townsend |
| Dencen | Hebert | Phipps | Trammell |
| Fess | Johnson | <i>Ransdell</i> | Vandenberg |
| <i>Fletcher</i> | Jones | Reed | Walcott |
| Gillett | Jones | Reed | Walcott |
| | Kean | Robinson, Ind. | Waterman |

| | | NAYS-42 | ~ |
|--|---|--|---|
| Ashurst Barkley Black Blaine Borah Bratton Brook Brookhart Caraway Connally Copeland | Dill Frazler George Glass Harris Harrison Harrison Harrison Havden Hayden Heftin Howell La Follette | McKellar McMaster Norbeck Norris Overman Pine Pittman Robinson, Ark. Schall Sheppard SHIPSTEAD | Simmon s Stephens Swanson Thomas, Okla, Tydinys Wagner Walsh, Mass, Walsh, Mont, Wheeler |
| | NO | r voting-10 | |
| Blease Cutting Goff | Gould King Moses | Nye Smith Steck | Watson |

NAYS-42

So the two conference reports were agreed to.

YEA-AND-NAY VOTES ON RESOLUTIONS RELAT-ING TO THE CONSIDERATION OF THE TARIFF

MR. McMASTER'S TARIFF-REDUCTION RESOLUTION

VOTE IN THE SENATE ON JANUARY 16, 1928, ON THE PASSAGE OF SENATE RESOLUTION 52 (BY MR. MCMASTER), FAVORING A REDUCTION OF TARIFF SCHEDULES AND THE CONSIDERATION OF TARIFF LEGISLATION AT THE PRESENT SESSION OF CONGRESS

(Cong. Record, January 16, 1928; page, Permanent Record, 1512)

THE TARIFF AND AGRICULTURAL RELIEF

The Senate resumed the consideration of the resolution (S. Res. 52) submitted by Mr. MCMASTER, fayoring a reduction of tariff schedules and the consideration of tariff legislation at the present session of Congress.

The VICE PRESIDENT. The question is upon agreeing to the resolution of the Senator from South Dakota [Mr. MCMASTER] as modified,

٠ The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. FLETCHER (when his name was called). I have a general pair with the Senator from Delaware [Mr. DU PONT]. If present, he would vote "nay," and I, if permitted to vote, would vote "yea." I withhold my vote.

Mr. BROUSSARD (when Mr. RANSDELL'S name was called). My colleague the senior Senator from Louisiana [Mr. RANSDELL] is out of the city. If present, he would vote "nay,"

Mr. TYDINGS (when his name was called). On this vote I have a pair with the Senator from New Jersey [Mr. EDGE]. If he were present and I were per-mitted to vote, I would vote "yea." The roll call was concluded.

*

Mr. JONES. I was requested to announce that if the Senator from New Jersey [Mr, EDGE] were present he would vote "nay,"

The result was announced—yeas 54, nays 34, as follows:

YEAS-54

| A shurst Barkley Bayard Blaok Blalne Bleaso Borah Bratton Brookhart Brookhart Bruco Capper Caraway Coocland | Edwards Forris Frazier Georgo Gerry Glass Harts Hartson Hawes Hawes Hayden Hojdin Howell Kiwa | McKellar McMaster Mayfield Necly Norbeek Norris Nyo Overman Pine Pittman Reed, Mo, Robinson, Ark. | Simmons Smith Steck Stephens Swanson Thomas Trammell Tyson Wagner Walsh, Mass. Walsh, Mont. |
|--|--|--|---|
| Copeland D411 | <i>King</i> La Follette | Shipstead | WACEAT |

NAYS---34

| Mingham Broussard Couzens Curtis Curting Dale Dencen Fess Gillett | Gooding Gould Greene Hale Johnson Jones Kendrick Keyes McLean | McNary Metcalf Moses Oddie Phipps Reed, Pa. Robinson, Ind. Sackett Schall | Shortridge Smoot Stelwer Warren Waterman Wateson Willis |
|---|---|---|---|
| | | OT VOTING-6 | |

du Pont Fletcher Ransdell Tydings Edge Goff

So Mr. McMASTER'S resolution, as modified, was agreed to, as follows:

Resolved, That many of the rates in existing tariff schedules are excessive, and that the Senate favors an immediate revision downward of such excessive rates, establishing a closer parity between agriculture and industry, believing it will result to the general benefit of all. Resolved further, That such tariff revision should be considered and enacted during the present session of Congress; and Resolved further, That a copy of this resolution be transmitted to the House of Representatives.

HEARINGS TO LIMIT (BORAH RESOLUTION)

VOTE ON MR. JONES'S AMENDMENT TO SENATOR BORAH'S RESO-LUTION (S. RES. 91, LIMITING THE HEARINGS ON H. R. 2667, THE TARIFF ACT OF 1929, TO AGRICULTURAL AND RELATED SCHEDULES), TO BROADEN THE HEARINGS TO ANY OTHER SCHEDULES), TO BROAD SLACKENING INDUSTRY

(Cong. Record, June 17, 1929; page, Daily, 3047; Permanent, 2975)

LIMITATION OF TARIFF REVISION TO AGRICULTURAL SCHEDULE

The VICE PRESIDENT. The Chair lays before the Senate a resolution coming over from a previous day, which will be stated.

The Chief Clerk read Senate Resolution 91, submitted by Mr. BORAH on the 13th instant, as follows:

Whereas it is the sense of the Senate that any amendment to the existing tariff law should be confined to agriculture and directly related products: Now, therefore, be it *Resolved*, That the Committee on Finance is hereby instructed to limit its hearings, deliberations, recommendations, and report upon II. R. 2667 (the tariff bill) to the agricultural and directly related schedules.

Mr. BORAH obtained the floor,

Mr. JONES. Mr. President-

The VICE PRESIDENT. Does the Senator from Idaho yield to the Senator from Washington?

Mr. BORAH. 1 yield,

Mr. JONES. I desire to offer an amendment to the resolution; and I will state that I have modified the amendment which I offered the other day.

The VICE PRESIDENT. The amendment, as modified, will be stated.

The CHIEF CLERK. At the end of line 4, before the period, it is proposed to insert:

and any other line of industry in which there is and has been during the past few years a substantial slackening of activity, with a consequent decrease of employment, due to insurmountable competition from imports of the products of such industry.

Mr. SMOOT and others called for the yeas and nays, and they were ordered. The Chief Clerk proceeded to call the roll.

Mr. ALLEN (when his name was called). On the pending resolution I have a special pair with the junior Senator from Connecticut [Mr. WALCOTT]. Not knowing how the junior Senator from Connecticut would vote upon the Jones amendment, I withhold my vote.

Mr. LA FOLLETTE (when Mr. BLAINE'S name was called). I wish to announce that my colleague the junior Senator from Wisconsin [Mr. BLAINE] has a general pair with the junior Senator from Maine [Mr. Gould]. If my colleague were present, he would vote "nay."

were present, he would vote "nay." Mr. GEORGE (when his name was called). I have a pair with the senior Senator from Colorado [Mr. PHIPPS]. I have been unable to obtain a transfer of that pair. If I were permitted to vote, I should vote "nay," and I am advised that the Senator from Colorado, if present, would vote "yea" on this question.

Mr. FESS (when Mr. KEYES's name was called). On this vote the Senator from New Hampshire [Mr. KEYES] is paired with the Senator from Minnesota [Mr. SHIPSTEAD]. If the Senator from New Hampshire were present, he would vote "yea," and the Senator from Minnesota, if present, would vote "nay."

Mr. NORBECK (when Mr. McMASTER's name was called). My colleague [Mr. MOMASTER] is unavoidably absent from the city. He is paired with the junior Senator from Wyoming [Mr. KENDRICK]. If the junior Senator from South Dakota [Mr. McMASTER] were present, he would vote "nay." Mr. ODDIE (when his name was called). On this question I have a pair with

Mr. ODDIE (when his name was called). On this question I have a pair with my colleague the senior Senator from Nevada [Mr. PITTMAN], who has just left for Nevada. If he were present, he would vote "nay." If I were permitted to vote, I should vote "yea." Mr. ROBINSON of Indiana (when his name was called). I have a general

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS], who is detained from the Senate on account of illness in his family. I therefore withhold my vote. If I were permitted to vote, I should vote "yea." Mr. SWANSON (when his name was called). I have a general pair with the

Mr. SWANSON (when his name was called). I have a general pair with the senior Senator from Maine [Mr. HALE]. I transfer that pair to the junior Senator from Alabama [Mr. BLAOK]. If the Senator from Maine were present, he would vote "yea," and if the Senator from Alabama were present he would vote "nay." I vote "nay."

Mr. COPELAND (when Mr. WAGNER'S name was called). My colleague [Mr. WAGNER] is necessarily detained from the Chamber. If he were present, I understand he would vote "yea."

The roll call was concluded.

The result was announced-yeas 38, nays 39, as follows :

YEAS-38

| Bingham Broussard Burton Couzens Dale Dencen Dill Edge Fess Gillett | Glenn Goff Goldsborough Greene Hastings Hatfield Hebert Heltin Jones Kenn | McNary Motealf Moses Patterson Ransdell Reed Sackett Shortridge Smoot Steck | Steiwer Townsend Trammell Vandenberg Walsh, Mass. Warren Waterman Waterman Watson |
|---|--|--|--|
| | · N/ | YS 30 | |
| Barkley Blease Borah Brookhart Capper Caraway Connally Copeland Cutting | Fletcher Frazler Glass Harris Harrison Harcs Hayden Howell Johnson King | La Follette MoKellar Norbeck Nye Overman Pine Robinson, Ark. Schall Sheppard | Simmons Smith Swanson Thomas, Idaho Thomas, Okla. Tydings Tyson Walsh, Mont. Wheeler |
| | NOT | VOTING | |
| Allen Ashurst Black Malue George | Gould Hale Kendrick Keyes McMuster | Oddle Phipps <i>Pittman</i> Robinson, Ind. SHIPSTEAD | Stephens Wayner Walcott |

So the amendment of Mr. JONES was rejected.

HEARINGS TO LIMIT (BORAH RESOLUTION)

VOTE ON THE PASSAGE OF MR. BORAH'S RESOLUTION (S. RES. 91) TO LIMIT THE FINANCE COMMITTEE'S HEARINGS UPON H. R. 2667 (THE TARIFF ACT) TO AGRICULTURAL AND DIRECTLY RELATED SCHEDULES

(Cong. Record, June 17, 1929; page, Daily, 3047; Permanent, 2975)

LIMITATION OF TARIFF REVISION TO AGRICULTURAL SCHEDULE

The VICE PRESIDENT. The Chair lays before the Senate a resolution coming over from a previous day, which will be stated. The Chief Clerk read Senate Resolution 91, submitted by Mr. BORAH on

the 13th instant, as follows:

Whereas it is the sense of the Senate that any amendment to the existing tariff law should be confined to agriculture and directly related products: Now, therefore, be it *Resolved*, That the Committee on Finance is hereby instructed to limit its hearings, deliberations, recommendations, and report upon II, R. 2667 (the tariff bill) to the agricultural and directly related schedules.

The VICE PRESIDENT. The question is on the adoption of the resolution submitted by the Senator from Idaho.

Mr. BORAH, Mr. McKELLAR, and others called for the yeas and nays, and they were ordered,

The Chief Clerk proceeded to call the roll.

Mr. ALLEN (when his name was called). On this question I have a pair with the junior Senator from Connecticut [Mr. WALCOTT]. If he were present he would vote "nay," and if I were permitted to vote I should vote "yea," Mr. LA FOLLETTE (when Mr. BLAINE'S name was called). Making the same

announcement as before concerning the pair of my colleague [Mr. BLAINE], I wish to state that if he were present he would vote "yea." Mr. NORBECK (when Mr. McMASTER'S name was called). My colleague

[Mr. MCMASTER] is unavoidably absent from the city. He is paired with the junior Senator from Wyoming [Mr. KENDRICK]. If my colleague were present, he would vote "yea." If the Senator from Wyoming were present, he would vote "nay,"

Mr. ODDIE (when his name was called). I am paired with my colleague [Mr. PITTMAN] and withhold my vote. If my colleague were present, he would vote "yea," and if I were at liberty to vote I should vote "nay,"

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS] and therefore withhold my vote. If I were at liberty to vote, I should vote "nay."

Mr. SWANSON (when his name was called). I have a general pair with the senior Senator from Maine [Mr. HALE]. I transfer that pair to the junior Senator from Alabama [Mr. BLACK] and vote "yea." I desire to state that if the junior Senator from Alabama were present he would vote "yea," and if the senior Senator from Maine were present he would vote "nay." Mr. COPELAND (when Mr. WAGNER'S name was called). Making the same

announcement as before relative to the absence of my colleague [Mr. WAGNER], I wish to announce that if he were present he would vote "nay,"

The roll call was concluded.

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Mr. GEORGE. I have a pair with the senior Senator from Colorado [Mr. PHIPPS], I have been unable to obtain a transfer of that pair. I am advised that if the Senator from Colorado were present he would vote "nay," If I were at liberty to vote, I should vote "yea."

Mr. JONES. I desire to announce that the Senator from New Hampshire [Mr. KEYES] has a pair on this question with the Senator from Minnesota [Mr. SHIPSTEAD]. If the Senator from New Hampshire were present, he would vote "nay," and if the Senator from Minnesota were present he would vote "yea."

The result was announced-yeas 38, nays 39, as follows:

| | YE. | AS | |
|--|---|--|--|
| Barkley Bleaso Borah Bratton Brookhart Capper Caraway Connally Copeland Cutting | Fletcher Frazier Glass Harris Harrison Harrison Harrison Harrison Hayden Hayden Howell King La Follette | McKellar Norbeek Norris Nye Overman Pine Robinson, Ark. Schall Sheppard Simmons | Smith Swanson Thomas, Idaho Thomas, Okla. Tydings Tyson Walsh, Mont. Wheeler |
| | 1 | NAYS39 | |
| Bingham Broussard Burton Couzens Dale Dencen Dill Edge Fess Gillett | Glenn Goff Goldsborough Greene Hastings Hatfield Hebert Hefim Johnson Johnson Jones | Kean McNary Metcalf Moses Fatterson <i>Ransdell</i> Reed Sackett Shortrldge Smoot | Steck Stelwer Townsend Trammell Vandenberg Walsh, Mass. Warren Waterman Waterman Watson |
| | NOT | VOTING-18 | |
| Allen Ashurst Black Blaine George | Gould Hale <i>Kendrick</i> Keyes McMaster | Oddle Phipps <i>Pitiman</i> Robinson, Ind. SHIPSTEAD | Stophens Wagner Walcott |

So Mr. Boran's resolution was rejected.

TAX RETURNS

VOTE ON PASSAGE OF MR. SIMMONS'S RESOLUTION (SENATE RESO-LUTION 108 AS MODIFIED BY THE AMENDMENTS OF MR. BLAINE AND MR. COUZENS) DIRECTING THE FINANCE COMMITTEE TO REQUEST THE SECRETARY OF THE TREASURY TO TRANSMIT TO THE COMMITTEE OR THE MAJORITY OR MINORITY MEMBERS THEREOF SUCH TAX-RETURN INFORMATION AS MAY BE DE-SIRED IN CONNECTION WITH THE CONSIDERATION OF H. R. 2667 (THE TARIFF ACT)

(Cong. Record, September 10, 1929; page, Daily, 3626; Permanent, 3500-3501)

The VICE PRESIDENT, Eighty Senators have answered to their names. A quorum is present. The question is on agreeing to the resolution as modified. Mr. I.A FOLLETTE, On that question I demand the yeas and nays. Mr. HARRISON. Mr. President, a parliamentary inquiry.

The VICE PRESIDENT. The Senator will state it.

Mr. HARRISON. The resolution as it now stands includes the amendment offered by the Senator from Michigan [Mr. COUZENS] as well as the amendment offered by the Senator from Wisconsin [Mr. BLAINE]?

The VICE PRESIDENT, It does,

Mr. SIMMONS. I have accepted both of those amendments. The yeas and nays were ordered, and the Chief Clerk proceeded to call the roll.

Mr. FESS (when Mr. BURTON'S name was called). My colleague, the junior Senator from Ohio [Mr. BURTON] is detained from the Senate Chamber by illness. He is paired with the senior Senator from North Carolina [Mr. SIMMONS],

Mr. WAGNER (when Mr. COPELAND's name was called). My colleague, the senior Senator from New York [Mr. COPELAND] is unavoidably absent. I desire the RECORD to show the fact that if he were present he would vote in the affirmative on the pending resolution.

119206-S. Doc. 177, 71-2----23

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Mr. DENEEN (when his name was called). I have a pair with the junior -Senator Arkansas [Mr. CARAWAY]. If he were present, he would vote "yea." If I were permitted to vote, I should vote "nay." Mr. McMASTER (when Mr. NORBECK's name was called). I desire to

announce that the senior Senator from South Dakota [Mr. Norbeck] is unavoidably absent. If present, he would vote "yea." Mr. REED (when his name was called). I have a general pair with the

senior Senator from New Mexico [Mr. BRATTON]. I am unable to obtain a transfer. If permitted to vote, I would vote "nay." If the senior Senator from New Mcxico were present, he would vote "yea."

Mr. ROBINSON of Indiana (when his name was called). I have a general pair with the junior Senator from Mississippi [Mr. STEPHENS]. I am informed that if present he would vote as I intend to vote, and, therefore, I feel free to vote. I vote "yea."

Mr. SIMMONS (when his name was called). I have a general pair with the junior Senator from Ohio [Mr. BURTON], who is detained from the Chamber by filness. I transfer that pair to the junior Senator from Oklahoma [Mr. THOMAS] and vote "yea."

Mr. WATSON (when his name was called), I have a general pair with the senior Senator from South Carolina [Mr. SMITH]. I transfer that pair to the junior Senator from Nevada [Mr. Oppie] and vote "nay."

The roll call was concluded,

Mr. SCHALL, I wish to announce that my colleague [Mr. Shipstend] is ill. I ask that this announcement may stand for the day.

Mr. SHEPPARD. The senior Senator from South Carolina [Mr. SMITH] is absent on account of illness in his family. The junior Senator from South Carolina [Mr. BLEASE] is absent on account of important business in his State. The Senator from Oklahoma [Mr, THOMAS] is detained on account of official business. All three Senators if present would vote in the affirmative on agreeing to the resolution.

Mr. ROBINSON of Arkansas. The junior Senator from Arkansas [Mr. CARAWAY] is necessarily absent. If present, he would vote "yea."

Mr. HARRISON. My colleague the junior Senator from Mississippi [Mr. STEPHENS] is detained from the Senate by illness in his family. If present, he would vote "yea,"

The result was announced-yeas 51, mays 27, as follows:

YEAS---51

| Ashurst Barkley Black Blaine Borah Brookhart Brooksard Capper Connally Conzens Dill Fletcher | Frazley George Glass Glenn Harris Harrison Hayden Hoyden Howelt Jones King La Follette McKellar | McMaster McNary Noris Nye Orerman Pine Pittman Ransdell Robinson, Ark. Robinson, Ind. Sackett Schall Schall | Simmons Steek Stelwer Swanson Thomas, Idaho Trammell Tydhys Vandenberg Wagner Walsh, Moss. Walsh, Mont. Walsh, Mont. |
|---|---|---|---|
| | 2 | NAYS-27 | |
| Allen Bingham Dale Edge Fess Gillett Goff | Goldsborough Gould Greene Hale Hastings Hastings Hatfield Hebert | Kenn Keyes Metcalf Moses Patterson Patterson Phipps Shortridge | Smoot Townsend Walcott Warren Waterman Watson |
| | NOT | VOTING-17 | |
| Blease Bratton Burton Caraway Copeland | Cutting Dencen Hawes Johnson Kendrick | Norbeck Oddle Reed Shipstead Smith | Stephens Thomas, Okla, |

So Mr. SIMMONS'S resolution (S. Res. 108) as modified was agreed to, as follows :

Resolved. That the Committee on Finance is directed forthwith to request the Secretary of the Treasury, pursuant to the authority vested in it under the internal revenue laws, to furnish the committee, at the earliest practicable date, a statement in

detail for each of the taxable years 1922 to 1928, inclusive, of the profits or losses, as the case may be, and a separate statement for each of said years of each of the following items :

Gross sales from trading or manufacturing less goods returned, and any allowances

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Gross sales from trading or manufacturing less goods returned, and any allowances or discounts from the sale price, and (a) Inventory at beginning and close of each year; (b) Merchandise bought for sale for each year; (c) Cost of manufacturing or otherwise producing goods, separately (1) salaries and wages, exclusive of compensation of officers (2) material and supplies, and (3) compensa-tion of officers, of the taxpayers whose names the committee, or the majority or minority members thereof, may from time to time during the consideration by the Congress of the pending tariff legislation transmit to the Secretary as being the names of taxpayers whose business is, in the opinion of the committee, or of the majority or minority members thereof, affected by the pending tariff legislation—in so far as such profits or losses are contained in or shown by the income tax and capital-stock tax returns of such taxpayers, segregated, so far as may be practicable, to show the profits or losses, as the case may be, in the several branches or departments of the business of such taxpayers.

(September 11, 1929)

Mr. MoNARY. Mr. President, late in the afternoon yesterday I received a wire from the senior Senator from California [Mr. JOHNSON] asking to be paired on the resolution offered by the Senator from North Carolina [Mr. SIMMONS]. I ask unanimous consent that in the permanent RECORD the RECORD of yesterday's proceedings may show that the senior Senator from California [Mr. JOHN-son] was absent on account of illness in his family, and that had he been present he would have voted for the resolution,

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