

And the roll being called:

There were Yeas 35.
There were Nays 0.
Absent and Not Voting 0.
Excused 0.

Those voting yea were:

Baggs	Ernst	Lammers	Manning	Roesler
Bibby	Fanebust	Lapraath	Olson	Roller
Booth	Hieb	Larson	Oster	Schenk
Brewster	Houck	Leedom	Peterson	Stransky
Bruett	Jensen	Lehmann	Pred	Thomas
Coleman	Johnson	Light	Ristow	Weckmann
Elkins	Knight	Lunder	Risty	Winans

So the bill having received an affirmative vote of two-thirds of the members-elect, Mr. President declared the bill passed, and the title was agreed to.

House Joint Resolution No. 2.

A JOINT RESOLUTION Ratifying a Proposed Amendment to the Constitution of the United States of America Relating to the Terms of the Office of the President.

JOINT RESOLUTION

Whereas, Both Houses of the Eightieth Congress of the United States of America, by a constitutional majority of two-thirds thereof, made the following proposition to amend the Constitution of the United States of America, in the following words, and figures, to-wit:

JOINT RESOLUTION

Proposing an amendment to the Constitution of the United States relating to the terms of office of the President.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein). That the following article is hereby proposed as an amendment to the Constitution of the United States, which shall be valid to all intents and purposes as part of the Constitution when ratified by the legislatures of three-fourths of the several States:

“Article -----

“Section 1. No person shall be elected to the office of the President more than twice, and no person who has held the office of President, or acted as President, for more than two years of a term to which some other person was elected President shall be elected to the office of the President more than once. But this Article shall not apply to any person holding the office of President when this Article was proposed by the Congress, and shall not prevent any person who may be holding the office of President, or acting as President, during the term within which this Article becomes operative from holding the office of President or acting as President during the remainder of such term.

“Section 2. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several States within seven years from the date of its submission to the States by the Congress.”

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE STATE OF SOUTH DAKOTA, THE SENATE CONCURRING:

Section 1.

That said proposed amendment to the Constitution of the United States of America be, and the same is hereby ratified by the Legislature of the State of South Dakota

Section 2.

That certified copies of this preamble and Joint Resolution be forwarded by the Governor of this State, to the Secretary of State at Washington, to the presiding officer of the United States Senate, and to the Speaker of the House of Representatives of the United States.

Was read the second time.

The question being "Shall House Joint Resolution No. 2. pass?"

And the roll being called:

There were Yeas 26.

There were Nays 9.

Absent and Not Voting 0.

Excused 0.

Those voting yea were:

Baggs	Elkins	Johnson	Light	Risty
Bibby	Fanebust	Knight	Lunder	Roesler
Booth	Hieb	Lammers	Manning	Roller
Brewster	Houck	Larson	Olson	Schenk
Bruett	Jensen	Leedom	Peterson	Thomas
Coleman				

Those voting nay were:

Ernst	Lehmann	Pred	Stransky	Winans
Lapraph	Oster	Ristow	Weckmann	

So the Joint Resolution having received an affirmative vote of a majority of the members-elect, Mr. President declared the Joint Resolution passed and the title was agreed to.

House Bill No. 45.

A Bill For An Act Entitled, An Act Appropriating Money for a New Steam Line, Connections and Equipment in the Heating System at South Dakota State College of Agriculture and Mechanic Arts at Brookings, South Dakota.

Was read the second time.

Mr. Schenk moved

That House Bill No. 45 be amended as follows:

That immediately after the line 3 of the printed bill on page 2 thereof the following be added: "Whereas, this Act is necessary for the immediate support of the State Government and its existing institutions an emergency is hereby declared to exist and this Act shall be in full force and effect from and after its passage and approval."

Which motion prevailed.