immediately increase the duty on fluid milk and cream, so as to equalize these duties with the duty on butter. Be it further

*Resolved*, That a copy of this resolution, properly attested, be sent to the President of the United States.

Received May 17, 1927.

[Jt. Res. No. 35, S.]

## No. 37, 1927.

## JOINT RESOLUTION

To amend section 10 of article V of the constitution, relating to the approval of bills by the governor.

Resolved by the Senate, the Assembly concurring, That section 10 of article V of the constitution be amended to read: (Article V) Section 10. Every bill which shall have passed the legislature shall, before it becomes a law, be presented to the governor; if he approve, he shall sign it, but if not, he shall return it, with his objections, to that house in which it shall have originated, who shall enter the objections at large upon the journal and proceed to reconsider it. Appropriation bills may be approved in whole or in part by the governor, and the part approved shall become law, and the part objected to shall be returned in the same manner as provided for other bills. If, after such reconsideration, two-thirds of the members present shall agree to pass the bill, or the part of the bill objected to, it shall be sent, together with the objection, to the other house, by which it shall likewise be reconsidered, and if approved by two-thirds of the members present it shall become a law. But in all such case the votes of both houses shall be determined by yeas and nays, and the names of the members voting for or against the bill or the part of the bill objected to, shall be entered on the journal of each house respectively. If any bill shall not be returned by the governor within six days (Sundays excepted) after it shall have been presented to him, the same shall be a law unless the legislature shall, by their adjournment, prevent its return, in which case it shall not be a law. And be it further

986

## JOINT RESOLUTIONS

*Resolved*, That this proposed amendment be and is referred to the legislature to be chosen at the next general election and that the same be published for three months preceding the time of holding such election.

Received May 18, 1927.

[Jt. Res. No. 37, S.]

No. 38, 1927.

## JOINT RESOLUTION

Relating to the outlawry of war.

WHEREAS, War between nations under existing international law is a lawful institution, and any nation, with or without cause, may declare war against any other nation; and

WHEREAS, War is the greatest existing menace to society, and the next great war is almost certain to be more terrible than any previous war and is likely to engulf and destroy civilization: now, therefore, be it

Resolved by the Senate, the Assembly concurring, That war between nations should be outlawed as an institution or means for the settlement of international controversies by making it a public crime in international law, and that every nation should be encouraged by solemn agreement or treaty to bind itself to indict and punish its own international war breeders or instigators and war profiteers under powers similar to those conferred upon our Congress under article 1, section 8, of our federal constitution, which clothes the Congress, with the power, to define and punish, offenses against the law of nations; and be it further

*Resolved*, That the President of the United States and Congress be and are hereby memorialized to take the necessary steps to make this country the leader in the movement for the outlawry of war through agreements with other nations and through legislation curbing all instigators of war and war profiteers. Be it further

*Resolved*, That a copy of this resolution, properly attested, be sent to the President of the United States, to the presiding officer of each house of Congress and to each Wisconsin member thereof.

Received May 18, 1927.