A legislative provision offered as an amendment to a simple Senate resolution is not in order.\footnote{May 28, 1928, 70-1, \textit{Journal}, p. 558, \textit{Record}, pp. 10224–225.}

A Senate resolution directing the Secretary of the Treasury to furnish the Senate with certain information secured from income and profits tax returns is not in order, as being in contravention of a statute; a joint resolution should be used in such a case.\footnote{Jan. 21, 1920, 66-2, \textit{Journal}, p. 87, \textit{Record}, p. 1819.}

Where a conflict existed as to the time for consideration of a bill and a treaty, as fixed by separate unanimous consent agreements, the Senate, by unanimous consent, gave priority of consideration to the bill. The President pro tempore held that in the event of an adjournment the bill would be laid before the Senate at the conclusion of the morning business.\footnote{Dec. 10, 1924, 68-1, \textit{Record}, pp. 374–75.}
