An act for the relief of George H. Baer and Benjamin Cook, of Nassau county, Florida.

Also,

An act for the relief of Rev. John W. Posten, of Gadsden county, Florida.

Very respectfully,

F. B. Genovar,
Chairman Joint Committee.

Enrolled Bills.

The President gave notice that he was about to sign
An act to amend sections 2019 and 2020 of chapter 6, article 3, part 4, of the Revised Statutes of Florida, relating to lumber adrift.

Also,

An act for the relief of George H. Baer and Benjamin Cook, of Nassau county, Florida.

Also,

An act for the relief of Rev. John W. Posten, of Gadsden county, Florida.

The acts were thereupon duly signed by the President and Secretary of the Senate, and ordered returned to the chairman of the Joint Committee on Enrolled Bills to convey to the Governor for his approval.

The Senate thereupon, on motion of Mr. Browne, adjourned until 10 o'clock A. M., Friday, May 19, 1893.

FRIDAY, MAY 19, 1893.

The Senate met pursuant to adjournment.

The President in the chair.

The roll was called and the following Senators answered to their names:

Mr. President, Messrs. Baya, Blitch, Borden, Bristol, Broome, Browne, Calhoun, Farmer, Fleming, Genovar, Johnson, Marks, McKay, McKinney, McKinney, Morrow, Perrenot, Reeves, Rosborough, Smith, St. Clair Abrams,

Summers, Thomas, Wadsworth, Whidden, Williamson and Wolfe—38.

A quorum present.

Prayer by the Chaplain.

The Journal was approved.

Mr. Baya, rising to a question of privilege, made the following remarks:

Mr. President, I beg, in justification of myself, to say that as a stricture appeared in the Metropolis of Jacksonville, based on an article in the Reporter, charging "that I stopped the passage of a resolution of investigation made by Capt. Oliver of the House of Representatives, and introduced one in the Senate of a similar character, thus securing the chairmanship to myself," that the statement is incorrect. That when Capt. Oliver's resolution came into the Senate my resolution (I was not aware that Capt. Oliver had introduced a resolution) had already been offered, as the record will show. Under the rules both resolutions went over for a day, but when his was announced I at once went to Capt. Oliver and told him that I had introduced a resolution on the same subject, but mine conferred greater powers on the committee for a more thorough examination. He asked to see a copy, which I secured from the Secretary of the Senate and submitted to him. He agreed with me, expressing himself satisfied, and the Senate resolution was passed; so the record thoroughly fixes the incorrectness of the statement, as you all know. This committee, sir, proposes to do its duty, and have fixed upon Monday next as the day to visit the college. Important legislative matters interfered with some one member of the committee every day to this time, and it was impossible for the whole committee to perform this duty sooner.

The Secretary called the attention of the president and Senate to the fact that

House Bill No. 99:

To be entitled an act to incorporate the Atlantic, Suwanee and Gulf Railroad company,

Was transmitted to the House by mistake and asked that the Senate take action on the matter.

Whereupon, Mr. Wolfe moved that the Senate request the House of Representatives to return said bill;

Which was agreed to, and the Secretary was ordered to request the House to return the said bill.

Mr. Baya moved that consideration of the revenue bill to
be reported by the Committee on Finance and Taxation be made the special order for 11 o’clock A.M., Tuesday, May 23, 1893;
Which was agreed to, and so ordered.
On motion of Mr. St. Clair Abrams, Mr. Myers was excused from attendance on the Senate on account of illness.

Introduction of Resolutions, Petitions and Memorials.

By Mr. McKay:
Senate Memorial No. 56;
Which was read as follows:
Whereas, great necessity exists for the establishment of a lighthouse at or near a point called Hillsboro Inlet, on the east coast of Florida, about 43 miles south of Jupiter lighthouse, for the following reasons, to-wit:
First—The gulf stream passes very near the shore along this part of the coast, and vessels bound south into the Gulf of Mexico, to avoid this current navigate close or near to the land.
Second—Numerous shoals along the coast at this point render navigation near the shore extremely dangerous.
Third—On dark and stormy nights navigation is especially hazardous on account of the difficulty in determining the exact locality of these numerous and dangerous shoals.
Fourth—The erection of this lighthouse will be of great aid to commerce of all nations and protection to life and property.
Therefore be it
Resolved by the Senate and House of Representatives of the State of Florida, That our Senators and Representatives in Congress be requested to present the facts to Congress, and to urge the importance and necessity of an early appropriation by the general government for the establishment of a lighthouse, to be erected at or near Hillsboro inlet, on the east coast of Florida.
Resolved further, That the Secretary of State be requested to furnish each of the Senators and Representatives in Congress from Florida a certified copy of this memorial; also, that a certified copy of the same be furnished the United States Lighthouse Board at Washington.
Mr. McKay moved that the rules be waived, and the memorial be adopted;

Which was agreed to by a two-thirds vote, and the resolution was read the second time, and the memorial was declared adopted.

By Mr. Farmer:
Senate Concurrent Resolution No. 57;
Which was read as follows:
That whereas, the Joint Committee of the Senate and House on investigation of the State lunatic asylum found it necessary in order to fully perform the duties assigned to them, to take with them from Tallahassee a competent bookkeeper for the purpose of properly examining the books of said asylum; and
Whereas, said committee have performed its functions, and the traveling expenses and per diem of said bookkeeper, who acted as clerk of said committee, is unprovided for; therefore be it,
Resolved by the Senate of the State of Florida, the House concurring, That the action of said committee in employing such bookkeeper as clerk, be authorized, and that the expenses and per diem of said clerk be paid, upon a bill or account of the same being furnished, certified to by the chairman of said committee.
Mr. Farmer moved that the resolution be adopted;
Which was agreed to, and the resolution was declared adopted.

By Mr. Genovar:
Senate Resolution No. 58;
Which was read as follows:
Be it resolved by the Senate of the State of Florida, That the Committee on Enrolled Bills be allowed to employ such clerical aid as they may deem necessary to keep up with the work, which is now, or may hereafter come before them.
Mr. Genovar moved that the resolution be adopted;
Which was agreed to, and the resolution was declared adopted.

Introduction of Bills.

By Mr. Wolfe:
Senate Bill No. 277:
A bill to be entitled an act to fix the number and provide for the election of the municipal officers of the provisional
municipality of Pensacola, Florida, and to prescribe their terms of office, and regulate their compensation and duties.

Mr. Wolfe moved that the rule be waived, and that the bill be read the first time by its title;

Which was agreed to by a two-thirds vote,

Whereupon the bill was read the first time by its title.

Mr. Wolfe moved that the rules be further waived and that Senate Bill No. 277 be read the second time in full and engrossed for its third reading, and be made the special order for 11 o'clock A.M., Monday, May 22, 1893, on third reading;

Which was agreed to by a two-thirds vote.

Whereupon the bill was read the second time in full and ordered engrossed for its third reading and passed to the calendar of bills in its special order.

By permission—

Mr. Fleming, Chairman of Joint Committee on Convict Lease System, submitted the following report:

SENATE CHAMBER,
TALLAHASSEE, FLA., May 18, 1893.

Hon. W. H. REYNOLDS,
President of the Senate:

SIR—Your Joint Committee appointed from the Senate and House of Representatives, to determine as to whether or not in their judgment the present system of letting State convicts is the best, beg leave to submit this, their report:

A proposition was received from E. B. Bailey, of Monticello, Florida, to deed to the State of Florida twenty-two hundred and sixty acres of land in Jefferson county, Florida, description of the said land to be given to the board of commissioners of State institutions, and the said Bailey further agrees to erect upon the said land a modern penitentiary, according to plans and specifications submitted to this joint committee, with such modifications as to details as may seem proper to the Board of State Institutions: Provided, The said modifications do not increase or decrease the cost materially, and to equip same with electric lights, water and heating appliances. Also to select and plant two hundred acres of said land appropriated, in soft shell pecans, and to cultivate said pecans during said ten years of his lease. The said two hundred acres to be planted one year after commencement of lease, and to replace all trees during the term of lease, that are destroyed from natural causes or otherwise, and to use all diligence in preserving and keeping the grove in good condition. The said buildings and grounds, with all their emoluments, during the said ten years' lease, to be in possession of said Bailey. At the expiration of said lease, Bailey is to deliver to the State of Florida in good condition the land, with their hereditaments, appurtenances and buildings. The said Bailey reserves the right of way of sixty feet through said lands for railroad purposes; and further agrees to use of his private funds five hundred dollars annually to defray expenses of such convicts that may be deemed worthy of legal protection in obtaining new trials. Bailey further agrees to deposit with the State Treasurer fifteen thousand dollars annually in such bonds as the State Treasurer will accept, as a guarantee for the faithful performance of his contract; and the said fifteen thousand dollars to be withdrawn, provided that much work has been executed in the way of improvements annually, which will be determined by the board of commissioners of State institutions; if the improvements are not made, then the fifteen thousand dollars is to be set aside annually for the building of a state penitentiary. Bailey further agrees to receive the convicts from the jails in the different counties after conviction without expense to the State or county, and agrees to guard, work, clothe, feed and provide medical attention to them during said lease of ten years. The said lands which are to be conveyed by the said Bailey to the State of Florida are to be used for penitentiary purposes, and not to be given away by the State for any other purpose.

We hereto attach a bill to carry this convict question, and recommend the passage of same.

Very respectfully,

FREDERIC A. FLEMING,
Chairman Joint Committee.

SENATE CHAMBER,
TALLAHASSEE, FLA., May 18, 1893.

Hon. W. H. REYNOLDS,
President of the Senate:

SIR—Your Joint Committee appointed from the Senate and House of Representatives, moved that the bill as amended in section 2 be reported to the two branches of the Legislature together with the report of the committee. The petition submitted to your joint committee is respectfully returned by the committee without further action, as the 458
plan submitted by your committee for the ultimate building of a State penitentiary will afford the relief prayed for by the petitioners.

Very respectfully,
FREDERIC A. FLEMING,
Chairman Joint Committee.

By permission—
Mr. Fleming introduced:
Senate Bill No. 278:
A bill to be entitled an act to provide for the erection and maintenance of a State penitentiary for criminal convicts and for the control and management of the same.

Mr. Wolfe moved that the rule be waived, and that the bill be read the first time by its title;
Which was agreed to by a two-thirds vote.
Whereupon the bill was read the first time by its title.

Mr. Fleming moved that the rules be waived, and that Senate Bill No. 278 be read the second time in full;
Which was agreed to by a two thirds vote.
Whereupon the bill was read the second time in full.

Mr. Fleming moved that the rules be further waived, and that Senate Bill No. 278 be passed to the calendar of bills on third reading without reference, subject to call;
Which was agreed to by a two-thirds vote, and so ordered.
Mr. Fleming moved that 100 copies of the bill be printed for use of the Senate;
Which was agreed to by a two-thirds vote, and so ordered.

Messages from the Governor.

The following message from the Governor was read:

STATE OF FLORIDA, EXECUTIVE DEPARTMENT,
TALLAHASSEE, May 18, 1893.

HON. W. H. REYNOLDS,
President of the Senate:

Sir—I have the honor to inform you that I have signed the following:
An act to incorporate the Florida Conference college.
An act to organize a county court in and for DeSoto county; to prescribe its jurisdiction and powers, to provide for the appointment of a prosecuting attorney, and for his compensation, and for the compensation of the judge of said court.

And I have filed the same with the Secretary of State.

Very respectfully,
HENRY L. MITCHELL,
Governor.

Messages from the House of Representatives.

The following message from the House of Representatives was read:

HOUSE OF REPRESENTATIVES,
TALLAHASSEE, Fla., May 18, 1893.

JON. W. H. REYNOLDS,
President of the Senate:

Sir—I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed—
Senate Bill No. 278:
To be entitled an act for the relief of Martha W. Head. And would respectfully return the bill to the Senate with the action of the House endorsed thereon.

Very respectfully,
Wm. Forsyth Bynum,
Chief Clerk House of Representatives.

Senate Bill No 273 was ordered referred to the Committee on Enrolled Bills to be enrolled.
Also the following message was read:

HOUSE OF REPRESENTATIVES,
TALLAHASSEE, FLA., May 19, 1893.

HON. W. H. REYNOLDS,
President of the Senate:

Sir—I am directed by the House of Representatives to inform the Senate that the House of Representatives would respectfully return herewith—
House Bill No. 99
To be entitled an act to incorporate the Atlantic, Suwannee River and Gulf Railroad Company,
To the Senate by request.

Very respectfully,

WM. FORSYTH BYNUM,

Chief Clerk House of Representatives.

Mr. McKinney moved that the rules be further waived, and that House Bill No. 373 be read the third time by its title, and put upon its passage:
Which was agreed to by a two-thirds vote and the bill was read the third time and put upon its passage.
Upon its passage the vote was:
Nays—None.

So the bill passed, title as stated.

Mr. Marks moved that the rules be further waived, and that the bill be immediately certified to the House of Representatives;
Which was agreed to by a two-thirds vote, and so ordered.

Also the following message was read:

HOUSE OF REPRESENTATIVES,
TALLAHASSEE, FLA., May 19, 1893.

HON. W. H. REYNOLDS,
President of the Senate:

SIR—I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed—
House Bill No. 373:
To be entitled an act to incorporate the East and South Florida Muck and Mining and Improvement Company.
And would respectfully request the concurrence of the Senate thereto.

Very respectfully,

WM. FORSYTH BYNUM,
Chief Clerk House of Representatives.

Mr. Marks moved that the rules be waived and that House Bill No. 373, transmitted with the message, be read the first time by its title;
Which was agreed to by a two-thirds vote.

Whereupon the bill was read the first time by its title.

Mr. Marks moved that the rules be further waived and that the bill be read the second time.

Whereupon the bill was read the second time in full.

Mr. Marks moved that the rules be waived, and that the bill be read the third time and put upon its passage;
Which was agreed to by a two-thirds vote, and the bill was read the third time and put upon its passage.

Upon its passage the vote was:
Nays—None.

So the bill passed, title as stated.

Mr. Marks moved that the rules be further waived, and that the bill be immediately certified to the House of Representatives;
Which was agreed to by a two-thirds vote, and so ordered.

Mr. Farmer moved that the rules be waived and that Senate Concurrent Resolution No. 57:
Relating to the employment of a bookkeeper by the committee appointed to investigate the State Insane Asylum,
Be certified to the House of Representatives at once;
Which was agreed to by a two-thirds and so ordered.

Reports of Committees.

Mr. Myers, Chairman of Committee on Judiciary, submitted the following report:

SENATE CHAMBER,
TALLAHASSEE, FLA., May 17, 1893.

HON. W. H. REYNOLDS,
President of the Senate:

SIR—Your Committee on Judiciary, to whom was referred—
Senate Bill No. 258:
A bill to be entitled an act to amend section 369 of the Revised Statutes of Florida.

Also,

Senate Bill No. 261:
A bill to be entitled an act amending section 2264 of chapter 1, title 4, division 4, of the Revised Statutes of the State of Florida.

Also,

Senate Bill No. 269:
A bill to be entitled an act in relation to liens of material men.

Beg leave to report that they have examined the same and recommend that they do pass.

Very respectfully,

Fred. T. Myers,
Chairman Committee.

Also the following:

SENATE CHAMBER.
TALLAHASSEE, Fla., May 17, 1893.

Hon. W. H. Reynolds,
President of the Senate:

Sir—Your Committee on Judiciary, to whom was referred:

Senate Bill No. 168:
A bill to be entitled an act relating to fire insurance policies, prescribing a rule of evidence and measure of damages in case of loss.

Also,

Senate Bill No. 207:
A bill to be entitled an act to amend sections 1363 and 1364 of chapter 3 of title 3 of the Revised Statutes of Florida.

Also,

Senate Bill No. 208:
A bill to be entitled an act to amend section 1370, article 1, chapter 4 of title 3 of part 2d, of the Revised Statutes of Florida.

Also,

Senate Bill No. 237:
A bill to be entitled an act to amend an act to amend chapter 4062, prescribing the times and places for holding circuit courts in the sixth judicial circuit.

Beg leave to return the same to the Senate without recommendation.

Very respectfully,

Fred. T. Myers,
Chairman Committee.

Also the following:

SENATE CHAMBER,
TALLAHASSEE, Fla., May 17, 1893.

Hon. W. H. Reynolds,
President of the Senate:

Sir—Your Committee on Judiciary, to whom was referred—

Senate Bill No. 256:
A bill to be entitled an act in relation to change of venue in civil cases.

Beg leave to report that they have examined the same, and recommend that it do pass, with the following amendment, to-wit:

In section 1, line 5, strike out the word “adjoining.”

Very respectfully,

Fred. T. Myers,
Chairman Committee.

Also the following:

SENATE CHAMBER,
TALLAHASSEE, Fla., May 17, 1893.

Hon. W. H. Reynolds,
President of the Senate:

Sir—Your Committee on Judiciary, to whom was referred—

Senate Bill No. 173:
Entitled an act to amend section 2597 of chapter 4, of part 5, of the Revised Statutes of the State of Florida.

Also,

Senate Bill No. 242:
Entitled an act to provide for the election of masters and
examiners in chancery, and to prescribe their duties and fees in certain cases.

Also,

Senate Bill No. 243:
Entitled an act to provide for analysis of water from water works, and to provide for forfeiture of contracts with water works companies or owners, who may fail to furnish pure water.

Also,

Senate Bill No. 264:
Entitled an act to confirm tax titles in certain cases.

Also,

Senate Bill No. 267:
Entitled an act to amend section 5, chapter 3855, Laws of Florida, being section 396, Revised Statutes.

Also,

Senate Bill No. 270:
Entitled an act to repeal chapter 9 of the Revised Statutes of the State of Florida, and so much of chapter 4055 of the act of the Legislature of the State of Florida, approved June 8, 1891, in so far as the same may apply to election districts Nos. 6 and 20 of Hillsborough county, Florida.

Also,

Senate Bill No. 271:
Entitled an act to repeal chapter 9 of the Revised Statutes of Florida, and so much of chapter 4055 of the act of the Legislature of the State of Florida, approved June 8, 1891, in so far as the same may apply to election district No. 1 of Marion county, Florida.

Beg leave to report that they have examined the same, and recommend that they do not pass.

Very respectfully,

FRID. T. MYERS,
Chairman of Committee

Also the following:

SENATE CHAMBER,
TALLAHASSEE, FLA., MAY 17, 1893.

HON. W. H. REYNOLDS,
President of the Senate:

Sir—Your Committee on Judiciary, to whom was referred—

House Bill No. 155:

A bill to be entitled an act to authorize the appointment of a state inspector of illuminating oils and fluids, and to define his duties.

Beg leave to report that they have examined the same, and recommend that it do pass, with the following amendment to-wit:

Strike out all after the enacting clause and insert in lieu thereof:

Section 1. That within thirty days after the passage of this act, the Governor shall appoint a suitable person to be known as state inspector of oils and illuminating fluids, the products of petroleum. That such inspector shall appoint as many deputies as may be necessary to carry out the provisions of this act. That he shall keep a record of all inspections of oil made by himself or his deputies, giving the name of the party for whom inspected, date of inspection, quantity inspected, fees received, and fire test of said oils, and that said record shall be open to public inspection at all times.

Sec. 2. It shall be unlawful for any person, firm or corporation, to sell, offer for sale, or keep in storage, for purposes of illumination within the limits of the State of Florida, any refined petroleum, except for use in gas machines, without having same inspected and approved by an authorized inspector, as hereinafter provided.

Sec. 3. All mineral or petroleum oil, or any oil, fluid or substance, which is a product of petroleum, whether manufactured within this State or not, shall be examined as provided for in this chapter, before being offered for sale or sold for consumption for illuminating purposes within the State, except in gas machines, as provided for above, and such inspection shall be conducted as herein provided, and in the following manner: The test shall be made in a standard Tagliabue open cup with standard Tagliabue Fahrenheit thermometer for same. The cup shall be filled within one-quarter of an inch of the brim with the oil to be tested, placed in a water bath and space between the cup and the water bath shall be nearly filled with water at the ordinary temperature, and the latter shall be heated by an alcohol lamp, with its flames so graduated that the rise in temperature shall not be less and as near two degrees per minute as practicable, and shall in no case exceed four degrees per minute; the thermometer shall be so suspended that the upper surface of its bulb shall be slightly below the surface of the oil. As soon as the thermometer indicates 98 degrees, the lamp shall be removed, and the oil allowed to rise to 100 degrees by the residual heat of the water, when a
small lighted wooden taper, not more than one-sixteenth of an inch in diameter, shall be passed once over and above onequarter of an inch above the surface of the oil; if no flash takes place, the lamp shall be replaced under the water bath, the temperature allowed to rise three degrees, when the lamp shall be again withdrawn, and a second test shall be made when the oil has reached 105 degrees. Tests shall be made in like manner every five degrees rise in temperature until the flash is obtained, and the flash communicates combustion to the oil, so that the oil itself takes fire. The temperature shown by the thermometer at the lowest point that the oil itself takes fire, shall be recorded as the fire test of the oil being tested. No oil or other substance which by the tests herein described, has a fire test at any temperature below 130 degrees Fahrenheit, shall be allowed to be sold, offered for sale, or kept in storage for purposes of illumination, excepting in gas machines, in this State.

Sec. 4. The state inspector appointed by the Governor shall hold his term of office for two years, unless sooner removed by the Governor for cause; he shall be a skilled and suitable person, who is not interested in the manufacture of, or dealing in petroleum, or in the employ of any dealer in petroleum, and his deputies shall be appointed for a like period unless removed for cause, and likewise shall not be dealers in oil or in the employ of any person or corporation so dealing in oils. Before the state inspector enters upon the duties of his office he shall take an oath of office for the faithful performance of his duties, and shall file with the Secretary of State a good and sufficient bond in the sum of two thousand dollars ($2,000), with two or more sureties. Said bond shall be approved by the Secretary of State, and made payable to the Governor of the State of Florida, and his successors in office. The term of office of said inspector shall be two years and until his successor is appointed and has qualified.

Sec. 5. The state inspector shall provide at his own expense instruments for testing oil, which shall be known as the Standard Taglibue open cup and Taglibue Standard Fahrenheit thermometer, made for the purpose, and stencils for purpose of branding packages, to read thus: “State of Florida, approved test,” with the name of the inspector and date of inspection. The said inspector or his deputies shall have the power to enter any place where oils or fluids as before designated are kept in store for sale or consumption in this State, he shall have the power also to reinspect any oil or fluid which he has reason to suspect is below the standard required by law; provided no fee shall be charged for reinspection. If the

said inspector shall find any oil or fluid as before designated under the fire test required by law and falsely branded, he shall prosecute, or cause to be prosecuted the offender as hereinafter authorized. The inspector or his deputies shall in all cases take the oil or fluid from the package which is to be inspected, and in no case shall he mark or brand any package before testing the contents thereof, under the penalties hereinafter provided.

It shall be the duty of all dealers or manufacturers of such oils or fluids before offering same for sale for purposes of illumination as heretofore stated, to notify the State inspector or deputy inspector of the number of barrels or such other packages and the number of gallons, as he, she, or they may have for inspection. Immediately upon receiving such notification, the inspector or deputy inspector shall without delay discharge the duties required by this act.

Sec. 6. Brand for rejected fluids.—It shall be the duty of the State inspector or his deputies to brand such oils or fluids as fall below 130 degrees fire test inspected under this act, “State of Florida, rejected,” together with the name of the inspector and date of inspection.

Any person who shall sell or offer for sale in this State such rejected oil or fluid, shall be deemed guilty of a misdemeanor and, on conviction punished by a fine of twenty-five dollars for each and every package sold or offered for sale.

Sec. 7. Penalty for violation of this law.—Any person who shall sell or offer for sale any of the illuminating fluids designated in this act in violation of its provisions, shall be deemed guilty of a misdemeanor and, upon conviction thereof before any of the courts of this State shall be fined for each barrel or package not branded as required by law in the sum of twenty-five dollars ($25.00).

Sec. 8. The State inspector or his deputies shall be paid by fees as follows: They shall be entitled to demand and receive from the owner or party calling on him or for whom he performs the inspection the sum of one (1) cent per gallon for quantities less than five hundred gallons; one-half (½) cent per gallon in quantities exceeding five hundred and less than five thousand gallons; and one-quarter (¼) cent per gallon in quantities of five thousand gallons or more. In case the inspector is called to perform his duties at distant points where there is no authorized inspector or deputy, he shall be entitled to demand and receive five (5) cents per mile traveled and actual expenses. All inspection fees as stated above and traveling and mileage expenses shall become a lien upon the oil so inspected.
Sec. 9. Any state inspector or deputy who shall violate the provisions of this act shall be deemed guilty of a misdemeanor, and upon conviction before any court of this State shall be fined one hundred dollars ($100) and removed from his office by the Governor.

Sec. 10. That all laws and parts of laws in conflict with this act be and the same are hereby repealed.

Sec. 11. That this act shall take effect thirty days after its passage and approval by the Governor.

Very respectfully,

FRED. T. MYERS,
Chairman of Committee.

The bills accompanying the reports were placed among the orders of the day.

Mr. Borden, Chairman of Committee on Temperance, submitted the following report:

SENATE CHAMBER,
TALLAHASSEE, Fla., May 19, 1893.

HON. W. H. REYNOLDS,
President of the Senate:

Sir—Your Committee on Temperance, to whom was referred—

House Bill No. 229:

A bill to be entitled an act regulating the sale of spirituous, vinous, malt and other intoxicating liquors.

Have examined the same, and beg leave to recommend that it do pass.

Very respectfully,

W. J. BORDEN,
Chairman of Committee.

The bill accompanying the report was placed among the orders of the day.

Mr. Perrenot, Acting Chairman of Committee on Commerce and Navigation, submitted the following report:

SENATE CHAMBER,
TALLAHASSEE, Fla., May 19, 1893.

HON. W. H. REYNOLDS,
President of the Senate:

Sir—Your Committee on Commerce and Navigation, to whom was referred—

House Bill No. 225:

To be entitled an act declaring Bear Creek in Washington county navigable.

Beg leave to report that they have examined the same, and recommend that it do pass.

Very respectfully,

C. J. PERRENOT,
Acting Chairman Committee on Commerce and Navigation.

The bill accompanying the report was placed among the orders of the day.

Mr. St. Clair Abrams, Chairman of Committee on Constitutional Amendments, submitted the following report:

SENATE CHAMBER,
TALLAHASSEE, Fla., May 19, 1893.

HON. W. H. REYNOLDS,
President of the Senate:

Sir—Your Committee on Constitutional Amendments, to whom was referred—

Senate Joint Resolution No. 179:

Entitled “proposing an amendment to the Constitution of the State of Florida.”

Respectfully report that they have examined the same, and recommend that it do not pass.

Very respectfully,

ALEX. ST. CLAIR ABRAMS,
Chairman of Committee.

Also the following:

SENATE CHAMBER,
TALLAHASSEE, Fla., May 19, 1893.

HON. W. H. REYNOLDS,
President of the Senate:

Sir—Your Committee on Constitutional Amendments, to whom was referred—

Senate Joint Resolution No. 247:

Entitled “a Joint Resolution proposing an amendment to the Constitution of the State of Florida.”
Respectfully report that they have examined the same and recommend that it do pass.

Very respectfully,

ALEX. ST. CLAIR ABRAMS,
Chairman of Committee.

Also the following:

SENATE CHAMBER,

ALEX. ST. CLAIR ABRAMS,
Chairman of Committee.

Also the following:

SENATE CHAMBER,

ALEX. ST. CLAIR ABRAMS,
Chairman of Committee.

Hon. W. H. REYNOLDS,
President of the Senate:

Sir—Your Committee on Constitutional Amendments, to whom was referred—

Entitled a joint resolution proposing an amendment to the constitution of the State of Florida.

Also,

A petition of citizens of Levy county, asking for an amendment for the election of county commissioners.

Respectfully report that they have examined the same and report them both without recommendation.

Very respectfully,

ALEX. ST. CLAIR ABRAMS,
Chairman of Committee.

Sen. W. H. REYNOLDS,
President of the Senate:

Sir—Your Committee on Constitutional Amendments, to whom was referred—

Entitled a joint resolution proposing an amendment to the constitution of the State of Florida.

Also,

A petition of citizens of Levy county, asking for an amendment for the election of county commissioners.

Respectfully report that they have examined the same and report them both without recommendation.

Very respectfully,

ALEX. ST. CLAIR ABRAMS,
Chairman of Committee.

Hon. W. H. REYNOLDS,
President of the Senate:

Sir—Your Committee on Constitution, to whom was referred—

Entitled a joint resolution proposing an amendment to the constitution of the State of Florida.

Also,

A petition of citizens of Levy county, asking for an amendment for the election of county commissioners.

Respectfully report that they have examined the same and recommend that it do pass.

Very respectfully,

ALEX. ST. CLAIR ABRAMS,
Chairman of Committee.

Also the following:

SENATE CHAMBER,

ALEX. ST. CLAIR ABRAMS,
Chairman of Committee.

Also the following:

SENATE CHAMBER,

ALEX. ST. CLAIR ABRAMS,
Chairman of Committee.

Hon. W. H. REYNOLDS,
President of the Senate:

Sir—Your Committee on Agriculture, to whom was referred—

Entitled a joint resolution proposing an amendment to the constitution of the State of Florida.

Also,

A petition of citizens of Levy county, asking for an amendment for the election of county commissioners.

Respectfully report that they have examined the same and report them both without recommendation.

Very respectfully,

ALEX. ST. CLAIR ABRAMS,
Chairman of Committee.

Hon. W. H. REYNOLDS,
President of the Senate:

Sir—Your Committee on Constitution, to whom was referred—

Entitled a joint resolution proposing an amendment to the constitution of the State of Florida.

Respectfully report that they have examined the same, and recommend that it do not pass.

Very respectfully,

ALEX. ST. CLAIR ABRAMS,
Chairman of Committee.

The resolutions and petitions accompanying the reports were placed among the orders of the day.

Mr. Thomas, Chairman of the Committee on Agriculture submitted the following report:

SENATE CHAMBER,

ALEX. ST. CLAIR ABRAMS,
Chairman of Committee.
I and to further provide for and encourage the organization and discipline of said corps.

Has had the same under consideration, and recommend that it pass with the following amendments:

In section 1, line 11, after the word “of,” strike out “fifty,” and insert in lieu thereof, “twelve and one-half.”

In section 13, line 1, after “who,” strike out the remainder and insert in lieu thereof, “while in active service under section 564 of the Revised Statutes of Florida, loses a limb, or receives wounds or injuries which afterwards causes the loss of a limb, who may become permanently injured by wounds or disease contracted while in said service, upon satisfactory proof of which shall receive pensions, the amounts and payments of which shall be the same as is provided for in article 1, chapter 2, of the Revised Statutes of Florida.”

Very respectfully,

M. L. McKinney,
Chairman of Committee.

The bill accompanying the report was placed among the orders of the day.

Mr. Genovar, Chairman of Joint Committee on Enrolled Bills, submitted the following report:

SENATE CHAMBER,
Tallahassee, Fla., May 18, 1893.

Hon. W. H. Reynolds,
President of the Senate:

Sir—Your Joint Committee on Enrolled Bills, beg leave to report that they have delivered the following acts to the Governor:

An act to amend sections 2019 and 2020 of chapter 6, article 3, part 4, of the Revised Statutes of Florida relating to lumber.

Also,

An act for the relief of George H. Baer, and Benjamin Cook of Nassau county, Florida.

Also,

An act for the relief of Rev. John W. Posten of Gadsden county, Florida.

Very respectfully,

F. B. Genovar,
Chairman Joint Committee on Enrolled Bills.

The President gave notice that he was about to sign Resolution by the Senate of Florida to the Hon. Hoke Smith, Secretary of the Interior.

The resolution was thereupon duly signed by the President and Secretary of the Senate.

On motion of Mr. Williamson Senate Bill No. 168 was made the special order for 4 o'clock, Monday afternoon, May 22, 1893.

On motion of Mr. Baya, Mr. McKinney was excused on account of sickness in his family.

On motion of Mr. McKinney, Mr. Smith was excused until Monday.

Consideration of Bills on Third Reading.

Mr. St. Clair Abrams moved that the rules be waived, and that the Senate take up Senate Bill No. 222 out of its regular order;

Which was agreed to by a two-thirds vote, and so ordered, and

Senate Bill No. 222:

A bill to be entitled an act for the relief of litigants in this State,

Was read the third time and put upon its passage.

Upon its passage the vote was:


So the bill passed, title as stated, and was ordered certified to the House of Representatives.

Mr. Williamson called up:

Senate Bill No. 145:

A bill to be entitled an act to amend section 2757, article 13, of the Revised Statutes of Florida;

Which was read the third time and put upon its passage.

Upon its passage the vote was:


So the bill passed, title as stated, as was ordered certified to the House of Representatives.

Mr. Wolfe called up:

Senate Bill No. 156:

A bill to be entitled an act concerning the verification of the record of deeds and other instruments of writing;

Which was read the third time and put upon its passage.

Upon its passage the vote was:


Nays—None.

So the bill passed, title as stated, and was ordered certified to the House of Representatives.

Mr. Browne moved that the Senate reconsider the vote by which the Senate refused to pass Senate Bill No. 192.

Upon which the yeas and nays were demanded.

Upon call of the roll the vote was:


So the motion was agreed to, and the vote by which the Senate refused to pass Senate Bill No. 192 was reconsidered.

Mr. Browne then called up:

Senate Bill No. 192:

A bill to be entitled an act to prohibit wrongful combinations against workmen and to punish the same;

Which was read the third time and put upon its passage.

Upon its passage the vote was:


Mr. Borden announced that he was paired with Mr. McLellan. If Mr. McLellan was present, Mr. Borden would vote nay on the passage of the bill.

So the bill passed, title as stated, and was ordered certified to the House of Representatives.

Mr. Genovar, Chairman of Committee on Enrolled Bills, submitted the following report:

Tallahassee, Fla., May 19, 1893.

HON. W. H. REYNOLDS,
President of the Senate:

Sir—Your Committee on Enrolled Bills, to whom was referred—

An act for the punishment of persons fraudulently altering, changing or defacing the mark or brands of lumber and timber.

Also,

An act declaring the town of Eau Gallie in the county of Brevard, to be a legally incorporated town, and to change and define the boundaries of said town.

Also,

An act to legalize the incorporation of the town of Melbourne.

Also,

Senate Joint Resolution No. 44:

Proposing an amendment to section 9, of article 16, of the Constitution of the State of Florida.

Be leave to report that they have carefully examined the same, and find them correctly enrolled.

Very respectfully,

F. B. GENOVAR,
Chairman of Committee on Enrolled Bills.

The acts accompanying the report were referred to the Joint Committee on Enrolled Bills for signature.

Mr. Genovar, chairman of the Committee on Enrolled Bills, called the attention of the Senate to the fact that the enacting clause to Senate Bill No. 40 had been omitted in the engrossed bill.
Mr. McKinne moved that Senate Bill No. 40 be returned to the House of Representatives with the request that the House reconsider the vote by which the bill was passed;
Which was agreed to, and so ordered.

The President announced that the hour of 12:30 o'clock had arrived, and that the Senate would go into executive session under the rule.

Whereupon the chamber was cleared, and the doors closed.

At 1:10 o'clock the doors were opened.

The roll was called and the following Senators answered to their names:

Mr. President, Messrs. Baya, Blitch, Borden, Bristol, Broome, Calhoun, Farmer, Fleming, Genovar, Johnson, Marks, McKay, McKinne, Morrow, Perrenot, Reeves, Rosborough, St. Clair Abrams, Thomas, Wadsworth, Whidden, Williamson and Wolfe—24.

A quorum present.

Mr. Genovar, Chairman of Committee on Enrolled Bills, submitted the following report:

SENATE CHAMBER,
TALLAHASSEE, FLA., May 19, 1893.

Hon. W. H. Reynolds,
President of the Senate:

Sir—Your Committee on Railroads, to whom was referred—

House Bill No. 170:

To be entitled an act to regulate the hours of labor of trainmen on railroads in this State; to provide a penalty for violating the same, and for other purposes.

Ask leave to report that they have considered the same, and they find that a bill covering the same subject matter has already passed this Senate; therefore they recommend that it do not pass.

Very respectfully,

J. H. McKinne,
Chairman Committee on Railroads.

The bill accompanying the report was placed among the orders of the day.

Mr. Calhoun in accordance with notice previously given, moved that the Senate reconsider the vote by which Senate Bill No. 175 failed to pass;
Which was agreed to by a two-thirds vote, and the vote was reconsidered.

Mr. Calhoun moved that the rules be further waived and that the bill be put on its second reading for the purpose of amendment;
Which was agreed to by a two-thirds vote, and so ordered.

Whereupon,

Mr. Baya offered the following amendment:

In section 5, line 8, after the word "consumption" insert "Provided, that turkeys, partridges and quails shall be allowed killed only during the time now provided by law."

Mr. Baya moved that the amendment be adopted;
Which was agreed to, and the amendment was declared adopted.

The bill with the amendment was ordered engrossed for its third reading.

Mr. Rosborough called up:

House Bill No. 289:
To be entitled an act to organize a county court in and for Alachua county, and to provide for the appointment of a prosecuting attorney for said county court;

Which was read the second time in full, and on motion of Mr. Rosborough, was ordered to receive its third reading.

By permission—
Mr. Calhoun introduced:

Senate Concurrent Resolution No. 59:
Authorizing the Governor to appoint a special agent or attorney for the State of Florida, to adjust all claims between the State of Florida and the United States, for moneys which may be found due;

Which was referred to the Committee on Judiciary

By permission—
Mr. Calhoun introduced—

Senate Joint Resolution No. 279:
Relating to an appropriation for the relief of E. R. McKean.

Mr. Calhoun moved that the rule be waived, and that the joint resolution be read the first time by its title;

Which was agreed to by a two-thirds vote.

Whereupon the joint resolution was read the first time by its title and referred to the Committee on Claims.

By permission—
Mr. McKay introduced:

Senate Bill No. 280:
A bill to be entitled an act to repeal sections 865, 866, 867 and 868 of the Revised Statutes of the State of Florida, relating to permits to sell liquors, wines or beer.

Mr. McKay moved that the rule be waived, and that the bill be read the first time by its title;

Which was agreed to by a two-thirds vote,

Whereupon the bill was read the first time by its title and referred to the Committee on Judiciary.

By permission—
Mr. Wolfe introduced:

Senate Bill No. 281:
A bill to be entitled an act to repeal chapter 4047 of the laws of Florida.

Mr. Wolfe moved that the rule be waived and that the bill be read the first time by its title;

Which was agreed to by a two-thirds vote,

Whereupon the bill was read the first time by its title.

Mr. Wolfe moved that the rules be waived, and that the bill be read the second time;

Which was agreed to by a two-thirds vote, and the bill was read the second time in full, and ordered engrossed for its third reading.

Mr. Genovar, Chairman of the Joint Committee on Enrolled Bills, submitted the following report:

SENATE CHAMBER, TALLAHASSEE, FLA., May 19, 1893.

Hon. W. H. Reynolds,
President of the Senate:
Sir—Your Joint Committee on Enrolled Bills, beg leave to report that they have examined the following acts:

An act to amend section 906 of the Revised Statutes of the State of Florida.

Also,

An act to amend sections 1439 and 1443 of the Revised Statutes of the State of Florida concerning masters in chancery.

And find them correctly enrolled and signed by the Speaker and Chief Clerk of the House of Representatives, and present same to the President of the Senate for signature.

Very respectfully,
F. B. Genovar,
Chairman Joint Committee.

Also the following:

SENATE CHAMBER, TALLAHASSEE, FLA., May 19, 1893.

Hon. W. H. Reynolds,
President of the Senate:
Sir—Your Joint Committee on Enrolled Bills beg leave to report that they have examined the following acts:

An act to extend the time for the completion of the Florida, Georgia and Western Railway.

Also,

An act to provide for the payment of jurors in civil cases authorized to be tried by jury in vacation.

Also,
An act to regulate the taking of fish in certain salt waters in the State of Florida.

And find them correctly enrolled, signed by the Speaker and Clerk of the House of Representatives, and present them to the President of the Senate for signature.

Very respectfully,

F. B. Genovar,
Chairman of Joint Committee.

The acts accompanying the report were placed among the orders of the day

Enrolled Bills.

The President gave notice that he was about to sign
An act to provide for the payment of jurors in civil cases authorized to be tried by jury in vacation.

Also,
An act to extend the time for the completion of the Florida, Georgia and Western Railway.

Also,
An act to regulate the taking of fish in certain salt waters of the State of Florida.

Also,
An act to amend sections 1429 and 1443, Revised Statutes, concerning masters in chancery.

Also,
An act to amend section 906 of the Revised Statutes of the State of Florida.

The acts were thereupon duly signed by the President and Secretary of the Senate, and ordered returned to the chairman of the Joint Committee on Enrolled Bills to convey to the Governor for his approval.

The Senate thereupon, on motion of Mr. Genovar, took a recess until 4 o'clock P.M.

AFTERNOON SESSION.

4:00 o'clock.

The Senate met pursuant to adjournment.

The President in the chair.

The roll was called and the following Senators answered to their names:


A quorum present.

By permission—
Mr. Rosborough called up:

House Bill No. 289:

A bill to be entitled an act to organize a county court in and for Alachua county, and to provide for the appointment of a prosecuting attorney for said county court,

And moved that the rules be waived and that House Bill No. 289 (having been read the second time this forenoon), be passed to its third reading;

Which was agreed to by a two-thirds vote, and so ordered.

Mr. Rosborough moved that the rules be further waived and that House Bill No. 289 be read the third time and put upon its passage;

Which was agreed to by a two-thirds vote and the bill was read the third time and put upon its passage.

Upon its passage the vote was:
Nays—None.

So the bill passed, title as stated, and was ordered certified to the House of Representatives.

The Senate then proceeded to the

Consideration of Bills on Second Reading.

When Mr. Blitch called up:

House Bill No. 338:

A bill to be entitled an act to amend section 1 of an act entitled an act to incorporate the Lakeland, Mohawk and Tavares Railroad Company, approved June 4, 1891, and to continue the rights, franchises, aids and benefits therein enumerated, with additional rights and authority to extend the line of said road;

Which was read the second time in full.

Mr. Blitch moved that the rules be waived, and that the bill be read the third time;
Which was agreed to by a two-thirds vote, and the bill was read the third time and put upon its passage.

Upon its passage the vote was:


Nays—None.

So the bill passed, title as stated, and was ordered certified to the House of Representatives.

Mr. Borden called up:

Senate Bill No. 219:
To be entitled an act to prescribe a mode of payment of all obligations of debt to be paid in money;
Which was read the second time in full.
Mr. Grady moved that the rules be waived, and that the Senate take up Senate Bill No. 219 out of its regular order on its third reading;
Which was agreed to by a two-thirds vote and the bill was read the third time and put upon its passage.

Upon its passage the vote was:


Nays—Mr. Reeves—1.

So the bill passed, title as stated, and was ordered certified to the House of Representatives.

Mr. Browne asked unanimous consent to withdraw Senate Bill No. 83;
Which was granted.

By permission

Mr. Grady moved that the rules be waived and that the Senate take up Senate Bill No. 25 out of its regular order on its third reading.

Which was withdrawn.

Mr. Baya called up:

Senate Bill No. 254:
A bill to be entitled an act to designate in part what shall constitute the food of prisoners in county and city jails and to provide for its enforcement;
Which was read the second time in full and ordered engrossed for its third reading.

Mr. Williamson for Mr. Calhoun called up:

Senate Bill No. 21:
To be entitled an act to create and establish a State Bureau of Vital Statistics for the State of Florida and to increase the efficiency of the State Board of Health;
Which was read the second time in full.

Mr. Browne moved that the rules be waived, and that the bill be read the third time;

Upon its passage the vote was:


Nays—Mr. Reeves—1.

So the bill passed, title as stated, and was ordered certified to the House of Representatives.

Mr. Browne called up:

Senate Bill No. 256:
A bill to be entitled an act to incorporate the Palm Beach Railway and Power company;
Which was read the second time in full and ordered engrossed for its third reading.

Mr. Browne called up:

House Bill No. 76:
A bill to be entitled an act to create and establish a State Bureau of Vital Statistics for the State of Florida and to increase the efficiency of the State Board of Health;
Which was read the second time in full.

Mr. Browne moved that the rules be waived, and that the bill be read the third time;

Upon its passage the vote was:


Nays—Mr. Blitch—1.
So the bill passed, title as stated, and was ordered certified to the House of Representatives.

Mr. Farmer called up:

House Bill No. 154:

A bill to be entitled an act to establish the Fernandina General Hospital at Fernandina, Florida;

Which was read the second time in full, together with the amendment offered by the Committee on Corporations;

Which was as follows:

Strike out all after the proviso commencing in line 29, second page of bill, down to section 2.

Mr. Farmer moved that the amendment of the committee be adopted;

Which was agreed to, and the amendment to the bill was declared adopted.

The Senate amendment to the bill was ordered engrossed and the bill passed to its order on the calendar of bills on third reading.

By permission—

Mr. Bay, Chairman of the Committee on Finance and Taxation, submitted the following report:

_Senate Chamber, Tallahassee, Fla., May 19, 1893._

Hon. W. H. Reynolds, President of the Senate:

Sir—Your Committee on Finance and Taxation, to whom was referred—

Senate Bill No. 196:

Entitled an act to encourage immigration in various counties of Florida and to provide for the assessment and collection of revenue for these purposes.

Beg to report that the same has been considered and we recommend that the bill do pass.

Very respectfully,

J. F. Bayo, Chairman Committee on Finance and Taxation.

The bills accompanying the reports were placed among the orders of the day.

Mr. McKinne moved that the Senate reconsider its action by which the Senate requested the House to reconsider the vote by which the House passed Senate Bill No. 40;

Which was agreed to, and so ordered.

By permission—

Mr. Reeves introduced:

Senate Bill No. 289:

A bill to be entitled an act to establish and keep in good repair the public roads and highways in the counties of Walton and Holmes of this State.

Mr. Reeves moved that the rule be waived, and that the bill be read the first time by its title;

Which was agreed to by a two-thirds vote.

Whereupon the bill was read the first time by its title

Mr. Reeves moved that the rules be waived, and that the bill be read the second time;

Which was agreed to by a two-thirds vote, and the bill was read the second time in full.

Mr. Reeves moved that the rules be waived and that the bill be read the third time;

Which was agreed to by a two-thirds vote and the bill was read the third time and put upon its passage.

Upon its passage the vote was:

Nays—Mr. Grady—1.

So the bill passed, title as stated.

Mr. Reeves moved that the rules be further waived, and that the bill be immediately certified to the House of Representatives;

Which was agreed to by a two-thirds vote, and so ordered.

Pending further consideration of bills on second reading,

Mr. McKinne moved, that the rules be waived and that the Senate recur to the consideration of messages from the House of Representatives;

Which was agreed to by a two-thirds vote, and so ordered.

Whereupon, the bill was read the first time by its title and referred to the Committee on Claims.

The following:

Messages from the House of Representatives

Were read:

HON. W. H. REYNOLDS,
President of the Senate:

Sir—I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed—

House Bill No. 209:

To be entitled an act to provide for the redemption and cancellation of tax sale certificates held by the State for taxes due for the year 1890 and previous years.

And would respectfully request the concurrence of the Senate thereto.

Very respectfully,

WM. FORSYTH BYNUM,
Chief Clerk House of Representatives.

Mr. McKay moved that the rules be waived, and that House Bill No. 209 be read the first time by its title;

Which was agreed to by a two-thirds vote.

Whereupon the bill was read the first time by its title and referred to the Committee on Judiciary.

Also the following:

HON. W. H. REYNOLDS,
President of the Senate:

Sir—I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed—

House Bill No. 221:

To be entitled an act for the relief of the estate of D. R. Elliott, of Suwannee county.

Very respectfully,

WM. FORSYTH BYNUM,
Chief Clerk House of Representatives.

Mr. McKay moved that the rules be waived, and that House Bill No. 221 be read the first time by its title;

Which was agreed to by a two-thirds vote.

Whereupon the bill was read the first time by its title and referred to the Committee on Claims.

Also the following:

HON. W. H. REYNOLDS,
President of the Senate:

Sir—I am directed by the House of Representatives to inform the Senate that the House of Representatives has adopted—

Senate Concurrent Resolution No. 43:

Relative to the appointment of a joint committee to investigate the disposition of the funds arising from the Disston land sale, and for other purposes.
And have appointed Messrs. Fleteher, Jennings, Clarke and Nolan such committee on part of the House.

Very respectfully,
WM. FORSYTH BYNUM,
Chief Clerk House of Representatives.

Also the following:

HOUSE OF REPRESENTATIVES,
TALLAHASSEE, FLA., MAY 19, 1893.

HON. W. H. REYNOLDS,
President of the Senate:

Sir—I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed—

Senate Bill No. 95:
To be entitled an act to regulate the hours of labor of trainmen on railroads in this State; to provide a penalty for violation of the same and for other purposes.

Very respectfully,
WM. FORSYTH BYNUM,
Chief Clerk House of Representatives.

Also the following:

HOUSE OF REPRESENTATIVES,
TALLAHASSEE, FLA., MAY 19, 1893.

HON. W. H. REYNOLDS,
President of the Senate:

Sir—I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed—

Senate Bill No. 195:
To be entitled an act concerning county boards of health, and to provide for the disposition of funds and effects in possession of county boards.

And would respectfully request the concurrence of the Senate thereto.

Very respectfully,
WM. FORSYTH BYNUM,
Chief Clerk House of Representatives.

Also the following:

HOUSE OF REPRESENTATIVES,
TALLAHASSEE, FLA., MAY 19, 1893.

HON. W. H. REYNOLDS,
President of the Senate:

Sir—I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed—

Senate Bill No. 171:
To be entitled an act declaring Waddell’s Mill creek in Jackson county navigable.

Very respectfully,
WM. FORSYTH BYNUM,
Chief Clerk House of Representatives.

Also the following:
inform the Senate that the House of Representatives has passed—

Senate Bill No. 253:
To be entitled an act to assign and continue to the Carrabelle, Tallahassee and Georgia Railroad Company, certain grants of land heretofore made to the Thomasville, Tallahassee and Gulf Railroad Company.

Very respectfully,
Wm. Forsyth Bynum,
Chief Clerk House of Representatives

Also the following:

House of Representatives, Tallahassee, Fla., May 19, 1893.

Hon. W. H. Reynolds,
President of the Senate:

Sir—I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed—

Senate Bill No. 185:
To be entitled an act to punish the setting up or drawing of lotteries or aiding by writing or printing in the setting up of lotteries in this State.

Very respectfully,
Wm. Forsyth Bynum,
Chief Clerk House of Representatives.

Senate Concurrent Resolution No. 43 and Senate Bills Nos. 195, 171, 95, 29, 253 and 185, transmitted with the foregoing messages, were referred to the Committee on Enrolled Bills for enrollment.

Also the following:

House of Representatives, Tallahassee, Fla., May 19, 1893.

Hon. W. H. Reynolds,
President of the Senate:

Sir—I am directed by the House of Representatives to inform the Senate that the House of Representatives has declined to pass—

Senate Bill No. 76:

To be entitled an act to repeal chapter 4047, of the laws of the State of Florida.

Very respectfully,
Wm. Forsyth Bynum,
Chief Clerk House of Representatives.

Also the following:

House of Representatives, Tallahassee, Fla., May 19, 1893.

Hon. W. H. Reynolds,
President of the Senate:

Sir—I am directed by the House of Representatives to inform the Senate that the House of Representatives has defeated—

Senate Bill No. 123:
To be entitled an act to regulate the holding of party primaries and conventions, and to punish illegal voting and false swearing at the same.

By striking out the enacting clause.

Very respectfully,
Wm. Forsyth Bynum,
Chief Clerk House of Representatives.

By permission—

Mr. Wolfe, Chairman of Committee on Engrossed Bills, submitted the following report:

Senate Chamber, Tallahassee, Fla., May 19, 1893.

Hon. W. H. Reynolds,
President of the Senate:

Sir—Your Committee on Engrossed Bills, to whom was referred—

Senate Bill No. 259:
Entitled an act to incorporate the Palm Beach Railway and Power company.

Beg leave to report that they have carefully examined the same, and find it correctly engrossed.

Very respectfully,
J. Emmet Wolfe,
Chairman Committee.

The bill accompanying the report was placed among the orders of the day.
Entitled an act to create and establish and incorporate charitable, philanthropic and educational institutions in the counties of Pasco and Gadsden and in other counties in the State under the name and title of Holy Name Academy;

Which was read the second time in full.

Mr. Genovar offered the following amendment:

After the words "counties of Pasco and Gadsden," insert "and other counties in this State."

Mr. Genovar moved that the amendment be adopted;

Which was agreed to, and the amendment was declared adopted.

Mr. Genovar moved that the rules be further waived and that the bill be read the third time;

Which was agreed to by a two-thirds vote and the bill was read the third time and put upon its passage.

Upon its passage the vote was:

Yeas—Messrs. Bays, Blitch, Borden, Bristol, Fleming, Genovar, Grady, Johnson, Marks, McKay, McKinne, Morrow, Perrenot, Reeves, Rosborough, St. Clair Abrams, Thomas, Wadsworth and Whidden—19.

Nays—None.

So the bill passed, title as stated, and was ordered certified to the House of Representatives.

Mr. Grady moved that the rules be waived, and that the Senate take up Senate Bill No. 25 out of its regular order;

Which was agreed to by a two-thirds vote, and so ordered, and

Mr. Grady called up:

Senate Bill No. 25:

An act to revoke and abolish the present municipal government of the city of Apalachicola, and organize a city government for the city of Apalachicola;

Which was read the third time and put upon its passage.

Upon its passage the vote was:


Nays—None.

So the bill passed, title as stated, and was ordered certified to the House of Representatives.

Mr. Genovar called up:

House Bill No. 165:
So the bill passed, title as stated, and was ordered certified to the House of Representatives.

By permission—
Mr. Marks introduced:
Senate Bill No. 283:
A bill to be entitled an act to amend an act to establish the municipality of Key West and provide for its government and prescribe its jurisdiction and powers.
Mr. Marks moved that the rules be waived, and that the bill be read the first time by its title;
Which was agreed to by a two-thirds vote.
Whereupon the bill was read the first time by its title.
Mr. Marks moved that the rules be waived and that the bill be read the second time;
Which was agreed to by a two-thirds vote.
Whereupon the bill was read the second time in full and ordered engrossed for its third reading.
Mr. Wolfe moved that the Senate adjourn until 10 o'clock to-morrow;
Which was not agreed to.
Mr. St. Clair Abrams moved that the rules be waived, and that the Senate take up Senate Bill No. 155 out of its regular order;
Which was agreed to by a two-thirds vote, and so ordered, and
Mr. St. Clair Abrams called up:
Senate Bill No. 155:
A bill to be entitled an act relating to crimes committed secretly;
Which was read the third time and put upon its passage.
Upon its passage the vote was:
Yea—Messrs. Baya, Blitch, Borden, Bristol, Fleming, Genovar, Grady, Johnson, Marks, McKay, Morrow, Perrenot, Reeves, Rosborough, St. Clair Abrams, Thomas, Wadsworth, and Whidden—18.
So the bill passed, title as stated, and was ordered certified to the House of Representatives.
Mr. Johnson called up:
Senate Bill No. 220:
A bill to be entitled an act to amend section 1294 of the Revised Statutes of the State of Florida;
Which was read the second time in full, and ordered engrossed for its third reading.
The Senate thereupon, on motion of Mr. Borden, adjourned until 10 o'clock A.M., Saturday, May 20, 1893.

Confirmations.
BREVARD COUNTY.
Joseph Mendell, to be county commissioner for district No. 1.
Frank F. Budge, to be county commissioner for district No. 2.
Wm. H. Sharpe, to be county commissioner for district No. 3.
C. J. Hector, to be county commissioner for district No. 4.
Comfort E. Chaffee, to be county commissioner for district No. 5.

DADE COUNTY.
Henry E. Sewell, to be county commissioner for district No. 1.
Nathan W. Pitts, to be county commissioner for district No. 2.
George W. Lainhart, to be county commissioner for district No. 3.
S. A. Belcher, to be county commissioner for district No. 5.

LAKE COUNTY.
Geo. M. Lee, to be county commissioner for district No. 1.
W. E. Simmons, to be county commissioner for district No. 2.
A. S. McGregor, to be county commissioner for district No. 3.
H. B. Paxton, to be county commissioner for district No. 4.
Geo. Lever, to be county commissioner for district No. 5.

JACKSON COUNTY.
W. W. Brown, to be county commissioner for district No. 1.
R. E. Kelly, to be county commissioner for district No. 2.

NASSAU COUNTY.
Fred. W. Hoyt, to be county commissioner for district No. 1.
Patrick Kelley to be county commissioner for district No. 2.
W. C. Wild, to be county commissioner for district No. 3.
N. H. Wingate, to be county commissioner for district No. 4.
S. A. Ogilvie, to be county commissioner for district No. 5.

ESCAMBIA COUNTY.
J. S. Leonard, to be county commissioner for district No. 1.
John B. Gutman, to be county commissioner for district No. 2.
H. C. Clopton, to be county commissioner for district No. 3.
F. E. Richardson, to be county commissioner for district No. 4.
J. W. Gilmore, to be county commissioner for district No. 5.

CLAY COUNTY.
John W. Berry, to be county commissioner for district No. 1.
Joshuway N. West, to be county commissioner for district No. 2.
A. W. Fowler, to be county commissioner for district No. 3.
W. H. Corpew, to be county commissioner for district No. 4.
George R. Broyer, to be county commissioner for district No. 5.

LAFAYETTE COUNTY.
John T. Cates to be county commissioner for district No. 1.
Harry Sapp to be county commissioner for district No. 2.
L. J. Bell to be county commissioner for district No. 3.
Orren Y. Felton to be county commissioner for district No. 4.
Thomas S. Goodbread to be county commissioner for district No. 5.

HILLSBOROUGH COUNTY.
Hugh Somerville to be county commissioner for district No. 1.
S. J. Drawdy to be county commissioner for district No. 2.

James H. Brandon to be county commissioner for district No. 3.
B. T. Harrell to be county commissioner for district No. 4.
John W. Valindingham to be county commissioner for district No. 5.

GADSDEN COUNTY.
D. W. Miller, to be county commissioner for district No. 1.
M. W. Murroe, to be county commissioner for district No. 2.
Mortimer Bates, to be county commissioner for district No. 3.
L. S. Owens, to be county commissioner for district No. 4.
W. H. Ellis, to be county commissioner for district No. 5.
J. B. Gaines, Tavares, Fla., to be judge of the county criminal court of record in and for Lake county, for the term of four years.
Alfred St. Clair Abrams, Tavares, Fla., to be solicitor of the county criminal court of record in and for Lake county, Florida.

SATURDAY, MAY 20, 1893.

The Senate met pursuant to adjournment.
The President in the chair.
The roll was called and the following Senators answered to their names:
Mr. President, Messrs. Bays, Bitch, Borden, Bristol, Broome, Fleming, Genovar, Johnson, Marks, McKay, McBroome, Fleming, Genovar, Johnson, Marks, McKay, Mc
Hugh Somerville to be county commissioner for district No. 1.
S. J. Drawdy to be county commissioner for district No. 2.

Messages from the House of Representatives.
The following message from the House of Representatives was read: