

Saturday, November 21, 1925

The Senate convened at 10 A. M. pursuant to adjournment.

The President in the chair.

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

Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Co. son, Cone, Edge, Etheredge, Hae, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam Rowe, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—28.

A quorum present.

Prayer by the Chaplain.

Reading of the Journal was dispensed with.

The Journal of November 18 was corrected and as corrected was approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, Nov. 20, 1925.

Hon. John S. Taylor,
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. 227:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to provide for the taking of an Official Census in and for the Town of Sarasota Heights, in Sarasota County, in the year 1926, and for the expense thereof.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bill was passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,

B. A. MEGINNISS,
Chief Clerk of Representatives.

By a two-thirds vote consent—

House Bill No. 227, contained in the above message, was read the first time by its title and considered.

Mr. Etheredge moved that the rules be waived and that House Bill No. 227 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 227 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 227 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 227 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, McDaniels, Overstreet, Phillips, Putnam, Rowe, Russell, Seales, Smith, Swearingen, Taylor (31st District), Turnbull, Turner, Watson, Wicker—28.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the

foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, Nov. 20, 1925.

Hon. John S. Taylor,
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. 200:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to provide for the paving and constructing certain highways and to charge against the property to be benefitted the cost of paving, constructing and improving public highways in Citrus County; to prescribe what property shall be claimed benefitted and the amount of benefit thereof relatively; to provide for the assessment of such amount; to authorize the issue and sale of county bonds against the assessments so made and to prescribe the duties and powers of certain county officers in relation thereto, to the end that the public highways may be paved and paid for as provided for herein.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,
B. A. MEGINNISS,
Chief Clerk House of Representatives.

And by a two-thirds vote consent, House Bill No. 200, contained in the above message, was read the first time by its title and considered, and was informally passed over.

Also—

The following message from the House of Representatives was received and read:

House of Representatives,
Tallahassee, Florida, November 20, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

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

With an amendment—

Senate Bill No. 65:

A bill to be entitled An Act to authorize the construction, maintenance and operation of a toll bridge, causeway and highway across the Ocklocknee River where State Road No. 10 from Panacea Springs to St. Teresa crosses said river, to be used in connection with the public roads of the State of Florida and regulating the operation thereof; granting a franchise therefor; and granting the right of eminent domain to the person, persons or corporation receiving said franchise and prescribing certain conditions and penalties; and providing how such bridge may be acquired by the State of Florida.

Which amendment is as follows:

Strike out the words twenty-five years wherever they appear in Bill and insert in lieu thereof the following: fifteen years.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,

B. A. MEGINNISS,
Chief Clerk House of Representatives.

By a two-thirds vote consent—

Senate Bill No. 65, together with the House amendments thereto, as contained in the above message, was placed before the Senate.

Mr. Walker moved that the Senate do concur in the House amendment to Senate Bill No. 65.

Which was agreed to.

And Senate Bill No. 65, as passed by the Senate and amended by the House of Representatives, and concurred in by the Senate, was referred to the Committee on Enrolled Bills.

Mr. Watson moved that the Committee on Legislative Expenses investigate the contract for Senate and House Journals.

Which was agreed to.

Also—

The following message from the House of Representatives was received:

House of Representatives.
Tallahassee, Florida, Nov. 20, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has indefinitely postponed—

Senate Bill No. 99:

A bill to be entitled An Act providing that in certain Criminal Cases in Counties of this State having a population, according to the State Census of 1925, of not less than 14,590 nor more than 15,000 and having no County Court, including Santa Rosa County, such Counties shall not pay certain costs, and granting to such counties the authority to pay or refuse to pay certain other criminal costs in the discretion of their boards of county commissioners.

Also—

Has indefinitely postponed—

Senate Bill No. 61:

A bill to be entitled An Act creating and establishing the office of Traffic Officer in counties of the State of Florida, having a population of not less than Sixty-three Thousand (63 000) or more than Sixty-five Thousand (65 000) inhabitants according to the census of the State of Florida taken in the year 1925, and providing for the appointment of such deputy traffic officers as may be necessary to protect and regulate traffic on the highways of such counties; and prescribing the powers and duties of such officers and their term of office and the method

of their appointment and providing for the payment of their salary, fees and expenses.

Very respectfully,
B. A. MEGINNISS,
Chief Clerk House of Representatives.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, Nov. 20, 1925.

Hon. John S. Taylor,
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. 102:

A bill to be entitled An Act affecting the government, jurisdiction and powers of the City of Brooksville, Florida.

Also—

Senate Bill No. 103:

A bill to be entitled An Act to annul and cancel that certain bond election held by the Town Council in the Town of Brooksville, Florida, in the amount of \$48,000.00, providing for certain improvements in said town and for the purpose of refunding certain indebtedness of said Town of Brooksville held on the 16th day of July, 1924; and the sale of said bonds on the 18th day of November, 1924; and repealing Chapter 10341, Acts of 1925, Laws of Florida, the same being An Act to validate the sale of certain bonds of the City of Brooksville, Florida, in the sum of \$48,000.00, etc.

Also—

Senate Bill No. 104:

A bill to be entitled An Act to amend Sections 37 and 53 of Chapter 10354, Laws of Florida, A. D. 1925, relating to the Charter of the City of Brooksville, Florida.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida

has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the House of Representatives before the foregoing entitled bills were passed.

Very respectfully,

B. A. MEGINNISS,
Chief Clerk House of Representatives.

And Senate Bills Nos. 102, 103 and 104, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida. Nov. 20, 1925.

Hon. John S. Taylor,
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. 97:

A bill to be entitled An Act to amend Chapter 10644, Acts of the Legislature of the State of Florida, at the General Session of 1925, same relating to toll bridge across Hillsborough Bay, in Hillsborough County, Florida.

Also—

Senate Bill No. 100:

A bill to be entitled An Act fixing the compensation of County Commissioners in Counties having a population as much as 4,500 and not over 5,000 according to the State Census of 1925, where a bond issue in the amount of \$1,000,000.00 was voted in the year 1925, and where said County is building public roads under its supervision and not under contract.

: Also—

Senate Bill No. 101:

A bill to be entitled An Act to legalize, validate and confirm all Acts and proceedings of the Board of County Commissioners of Hernando County, Florida, and of the officers and agents and qualified voters of said county relative to the authorization, issuance and sale of the bonds of said county in the amount of \$1,000,000.00 for the purpose of constructing paved, macadamized or other hard-surfaced highways, to legalize and validate said bonds and to provide for the payment of the interest thereon and the principal thereof by taxation.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

And Senate Bills Nos. 97, 100 and 101, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Fla., November 20, 1925.

Hon. John S. Taylor,
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. 92:

A bill to be entitled An Act amending section 13, of Article 7, of Chapter 6758, Special Acts of the Legisla-

ture of 1913, entitled: "An Act to create a municipality to be known and designated as the City of Port St. Joe, in the County of Gulf, State of Florida; to provide a commission form of government and defining its jurisdiction and powers."

Also—

Senate Bill No. 93:

A bill to be entitled An Act authorizing and empowering the Town Council of the Town of Wewahitchia, Florida, a Municipal Corporation, to issue bonds of said Town in the sum of Twenty Thousand (\$20,000.00) Dollars.

Also—

Senate Bill No. 96:

A bill to be entitled An Act to create a Special Road and Bridge District consisting of certain territory in Clay County, Florida, providing for a Board of Bond Trustees of said district, and to define its powers and duties; to authorize the widening of the road from Green Cove Springs to the Bradford County line to the width of fifteen feet throughout the Special Road and Bridge District; to authorize the Bond Trustees to issue bonds to carry out the provisions of this Act and to do all other things necessary to the accomplishment of the purposes of this Act.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

And Senate Bills Nos. 92, 93 and 96, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, Nov. 20, 1925.

Hon. John S. Taylor,
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. 79:

A bill to be entitled An Act to authorize and empower the City Council of the City of Pierson, Volusia County, Florida, to issue and sell negotiable interest bearing time warrants of said city in an amount not to exceed in the aggregate Twenty-five Thousand (\$25,000.00) Dollars in such denomination as said City Council may deem proper; to mature at a time not longer than twenty years from the date of issuance and to bear interest not to exceed eight per cent per annum, payable semi-annually, for the purpose of raising funds with which to build and construct a municipal jail, water system and hard-surfaced streets, in the City of Pierson, Volusia County, Florida; to provide the manner of execution and sale of said time warrants and to provide for the payment thereof, and the raising of funds for such payment.

Also—

Senate Bill No. 91:

A bill to be entitled An Act to authorize the County Commissioners of Gulf County, Florida, to issue interest-bearing time warrants in the sum of Seventy Thousand (\$70,000.00) Dollars or as much thereof as may be required for the purpose of this Act, and to expend the proceeds thereof in the construction of a bridge across the intersectional canal at White City, in Gulf County, Florida; to provide that such bridge shall be a toll bridge; to fix the amount of the tolls to be charged and to fix the disposition of the tolls collected.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the

foregoing bills and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

Very respectfully,

B. A. MEGINNISS,
Chief Clerk House of Representatives.

And Senate Bills Nos. 79 and 91, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, Nov. 20, 1925.

Hon. John S. Taylor,
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. 105:

A bill to be entitled An Act amending the Charter of the City of Brooksville, Florida, as enacted into law by Chapter 10354, Acts 1925, Laws of Florida, and otherwise affecting its jurisdiction, government and power, etc.

Also—

Senate Bill No. 106:

A bill to be entitled An Act to authorize the City Council of the City of Brooksville, Florida, to issue time warrants in an amount not to exceed Twenty Thousand (\$20 000.00) Dollars; to provide how said warrants shall be sold; to provide for the payment of said warrants, etc.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bills, and in the manner provided by law, was

duly established in the House of Representatives before the foregoing entitled bills were passed.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

And Senate Bills Nos. 105 and 106, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, November 20, 1925.

Hon. John S. Taylor,
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. 77:

A bill to be entitled An Act repealing Chapter 10794, No. 772, Session Laws of Florida, 1925, as approved by the Governor June 8, 1925, entitled as follows:

An Act to create, establish and constitute certain territory in Lake County, Florida, as a special road and bridge district to be known and designated as "Special Road and Bridge District No. 11 of Lake County, Florida"; providing for building, constructing, reconstructing, and improving a certain road in said district, and prescribing the materials of which shall be built, constructed, reconstructed and improved; providing for the issuance of bonds of said District, the proceeds of the sale of which shall be used for said purpose; providing for the levy and collection of taxes on all taxable property within said district, for the purpose of creating a sinking fund to pay the principal and interest of said bonds; providing for the holding of an election in said district to determine whether or not said bonds shall be issued, sold and delivered, and prescribing the duties and powers of the Board of County Commissioners of Lake County, Florida, in relation to said district.

Also—

Senate Bill No. 78:

A bill to be entitled An Act to legalize and validate all proceeding had and done in the calling and holding of an election in Gainesville Special Tax School District No. 26 of Alachua County, Florida, under the provisions of Chapter 8543, Acts of the Legislature of the State of Florida, and authorizing and validating the issuance of bonds to the amount of \$250,000.00 by the Board of Public Instruction for the County of Alachua, State of Florida, in pursuance thereof.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

And Senate Bills Nos. 77 and 78, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Fla., November 20, 1925.

Hon. John S. Taylor,
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. 72:

A bill to be entitled An Act to amend an Act approved May 9, 1925, entitled: "An Act to amend and re enact the Charter of the City of Miami in the County of Dade, and

to fix the boundaries and to provide for the government powers and privileges of said city and means for exercising the same; and to authorize the imposition of penalties for the violation of ordinances; and to ratify certain acts and proceedings of the Commission and of the officers of the city.”

Also—

Senate Bill No. 73:

A bill to be entitled An Act authorizing the auditor and purchasing agent of Dade County, Florida, to employ a secretary, defining the duties of such secretary, fixing the salary of such secretary and providing for the payment of same.

Also—

Senate Bill No. 74:

A bill to be entitled An Act to amend an Act entitled “An Act to establish the City of Coral Gables, Florida, to provide for its government and to prescribe its jurisdiction and powers” passed at the 1925 Regular Session of the Legislature and thereafter amended at the same session.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

Very respectfully,

B. A. MEGINNISS,
Chief Clerk House of Representatives.

And Senate Bills Nos. 72, 73 and 74, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Fla., November 20, 1925.

Hon. John S. Taylor,
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. 56:

A bill to be entitled An Act authorizing the Board of County Commissioners of Marion County, Florida, to issue interest bearing time warrants of said County in the sum of Thirty Thousand Dollars for the purpose of assisting in constructing and equipment of a public hospital in the City of Ocala, Florida, known as Monroe Memorial General Hospital.

Also—

Senate Bill No. 57:

A bill to be entitled An Act to authorize and empower the Board of County Commissioners of Volusia County, Florida, to issue and sell for and on behalf of Turnbull Special Road and Bridge District of Volusia County, Florida, additional bonds of said District in an amount not to exceed in the aggregate Forty Thousand (\$40,000.00) Dollars, in such denomination as said Board of County Commissioners may deem proper; to mature at a time not longer than twenty years from the date of issuance and to bear interest not to exceed six per cent. per annum payable semi-annually, for the purpose of raising funds to pay for the construction and completion of certain roads and bridges in the said Turnbull Special Road and Bridge District; to provide the manner of execution and sale of said bonds and to provide for the payment thereof, and the raising of funds for such payment.

Also—

Senate Bill No. 62:

A bill to be entitled An Act prescribing the compensation of County Surveyors in counties having a population of not less than fourteen thousand five hundred and ninety

nor more than fifteen thousand, according to the State Census of 1925, including Santa Rosa County.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law was duly established in the House of Representatives the foregoing entitled bills were passed.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

And Senate Bills Nos. 56, 57 and 62, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, Nov. 20, 1925.

Hon. A. Y. Milan,

Speaker of the House of Representatives.

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed—
Senate Bill No. 67:

A bill to be entitled An Act relating to the City of Jacksonville and to provide for and create a commission to investigate and report upon the present and future water supply of said City, and to name the members of said commission and prescribe their powers and duties and provide for the payment of their expenses from the public funds of said City, and to authorize said commission to employ experts and other persons in connection with its duties and such investigation and to require such commission to report the results of its investigations, together with its recommendations, to the next Legislature of Florida, and to the Mayor and City Council and City Commission and inhabitants of the City of Jacksonville.

Also—

Senate Bill No. 68:

A bill to be entitled An Act to validate, legalize and confirm all acts and proceedings of the City of Mulberry, Florida, its officers and employees, for the improvement of certain streets, avenues and public highways in said City by paving the same and also all resolutions, acts and proceedings of the City Council, and other officers and agents of said City, for the assessment of two-thirds (2/3) of the cost of said improvement against abutting land; also to validate, legalize and confirm all resolutions, act and proceedings of said City relating to the issuance of street improvement bonds against said assessments, authorizing and providing for the issuance of said bonds, limiting the total of the same and providing for their payment.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

Very respectfully,

B. A. MEGINNISS.

Chief Clerk House of Representatives.

And Senate Bills Nos. 67 and 68, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

The following message from the House of Representatives was received:

Tallahassee, Florida, November 20, 1925.
House of Representatives,

Hon. John S. Taylor,
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. 63:

A bill to be entitled An Act to abolish Special Tax Road District No. 1, of Suwannee County, Florida.

Also—

Senate Bill No. 64:

A bill to be entitled An Act amending Sections 1 and 7 of an Act entitled "An Act providing a supplemental, additional and alternative method of making local improvements for the City of Orlando; authorizing and providing for special assessments for the cost thereof, and authorizing the issuance and sale of bonds for said municipality" approved June 2, 1925.

Also—

Senate Bill No. 66:

A bill to be entitled An Act to authorize the Board of County Commissioners of Wakulla County, Florida, to issue warrants not exceeding one hundred thousand dollars (\$100,000.00) on the road fund of said county, with which to provide funds to build and construct that part of State Road No. 10 in Wakulla County, Florida, which, according to law, is designated via Newport, and as near St. Marks as practicable, and thence around the coast to Panacea Springs and to St. Theresa, in Franklin County, Florida; providing the rate of interest which the said warrants shall bear and the period for which the said warrants shall run, and providing for the levy of a tax with which to pay the principal and interest of said warrants.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

And Senate Bills Nos 63, 64 and 66, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Fla., Nov. 20, 1925.

Hon. John S. Taylor,
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. 53:

A bill to be entitled An Act to amend Section 35 of Chapter 8272 of the Acts of the 1919 Session of the Legislature of the State of Florida, being an Act to abolish the present municipal government of the Town of Haines City, in the County of Polk, Florida, and to establish, organize and constitute a municipality to be known and designated as the Town of Haines City; to define its territorial boundaries; to provide for its jurisdiction, powers and privileges and for the exercise of same.

Also—

Senate Bill No. 54:

A bill to be entitled An Act to amend Section Eight of Article Eight of Chapter 6350 of the Laws of Florida, Acts of 1911, entitled "An Act to abolish the present municipal government of the Town of Green Cove Springs, Florida, and to organize a commission form of government for said Town, and to provide its jurisdiction and powers."

Also—

Senate Bill No. 55:

A bill to be entitled An Act authorizing the Board of County Commissioners of Marion County, Florida, to issue certain interest bearing time warrants for the purpose of constructing a bridge or bridges.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty

days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

Very respectfully,

B. A. MEGINNISS.

Chief Clerk House of Representatives.

And Senate Bills Nos. 53, 54 and 55, contained in the above message, were referred to the Committee on Enrolled Bills.

On motion of Mr. Anderson, the consideration of bills vetoed by the Governor was informally passed over.

Also—

The following message from the House of Representatives was received:

House of Representatives.
Tallahassee, Florida, Nov. 20, 1925.

Hon. John S. Taylor,
President of the Senate

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in the Senate amendment to—

House Bill No. 23:

A bill to be entitled An Act to abolish the present municipal government of the City of Hialeah, Dade County, Florida, and to abolish the municipal government of the Town of Hialeah, Dade County, Florida, and to create, establish and organize a municipality to be known and designated as the City of Hialeah, and to define its territorial boundaries, and to provide for its government, jurisdiction, powers, franchises and privileges, and to authorize the issuance of municipal bonds and for other purposes.

Which amendment was as follows:

Immediately after Section No. 100 insert the following:

“Section No. 100a. Nothing in this Act contained shall divest, supersede or limit the jurisdiction of the Florida Railroad Commission, with reference to the construction,

operation, maintenance of plant; the fixing of rates for and prescribing the kind and quality of service; and method of keeping and rendering of accounts and reports, of any public utility over which the said Commission has been given jurisdiction.”

Very respectfully,

B. A. MEGINNISS.

Chief Clerk House of Representatives.

CONSIDERATION OF BILLS ON THE THIRD READING.

House Bill No. 125 :

A bill to be entitled An Act authorizing the issuance of time warrants in Counties of the State of Florida having a population of not less than fifty thousand (50,000) and not more than fifty-five thousand (55,000) according to the last State Census, for the purpose of completing the construction of unfinished roads and bridges in such counties where bonds have been voted for same within three years prior to the passage of this Act and providing for the payment of principal and interest of such warrants.

Was taken up.

Mr. Swearingen moved that the rules be further waived and that House Bill No. 125 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 125 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Rowe, Russell, Scales, Smith, Swearingen, Taylor (31st District), Turnbull, Turner, Walker, Watson, Wicker—28.
Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the

foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Mr. Swearingen gave notice that he would move a reconsideration of the vote by which Senate Bill No. 125 passed the Senate.

Mr. Swearingen moved that the rules as to a reconsideration be waived, and that the Senate do now entertain the motion to reconsider said vote.

Which was agreed to by a two-thirds vote.

Pending the question of reconsideration being put by the Chair—

Mr. Swearingen moved that the consideration of the motion to reconsider be temporarily passed over.

Which was agreed to.

CONSIDERATION OF BILLS ON THE SECOND READING.

Senate Bill No. 80:

A bill to be entitled An Act to authorize the Board of Commissioners of State Institutions of the State of Florida to erect and maintain a public building for the use of the State Road Department and other Departments of the State Government in the City of Tallahassee, and to make an appropriation to carry out the provisions of this Act.

Was taken up and read the second time.

On motion of Mr. Calkins, Senate Bill No. 80 was referred to the Committee on Judiciary C.

House Bill No. 138:

(The passage of which bill has been officially recommended by his Excellency John W. Martin, Governor, to be enacted into law by this Extraordinary Session of the Legislature.)

A bill to be entitled An Act vesting the title to certain plots of ground in the City of Tallahassee in the Board of Commissioners of State Institutions of the State of Florida for public purposes, and to authorize and direct the City Commissioners of the City of Tallahassee, Florida, to make, execute and deliver a deed of conveyance transferring and conveying whatever title the City of Tallahassee may claim in and to said plots of ground to the Board of Commissioners of State Institutions of the

State of Florida for public purposes, and to authorize the City of Tallahassee to maintain supervision and control over said plots of ground for park purposes until such time as the same may be required for public buildings.

Was taken up.

Mr. Butler moved that the rules be waived and that House Bill No. 138 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 138 was read a second time by its title only.

Mr. Butler moved that the rules be further waived and that House Bill No. 138 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 138 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President. Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Mr. Phillips moved that House messages be now taken up.

Which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, Nov. 21, 1925.

Hon. John S. Taylor,
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. 52:

A bill to be entitled An Act to authorize the issuance and sale of Five Hundred Thousand Dollars worth of interest bearing bonds by Columbia County, Florida, for the purpose of hard-surfacing State Road No. 5-A, State Road No. 28, and for hard-surfacing a road from Lake City to the Georgia line via Benton, and to build a complete system of lateral settlement roads throughout said county; to provide for the payment of the interest and final redemption of said bonds; to provide for the appointment of trustees to handle the expenditure of the proceeds of said bonds and to provide upon what terms and conditions this Act shall go into effect.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

Very respectfully,

B. A. MEGINNISS.

Chief Clerk House of Representatives.

And Senate Bill No. 52 was referred to the Committee on Enrolled Bills.

Mr. Butler moved to waive the rule and that the Senate revert to the consideration of bills on the third reading.

Which was agreed to by a two-thirds vote.

And—

House Bill No. 139:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to repeal Section 603, Revised General Statutes of Florida, prohibiting the sale of State Seminary or school lands on credit and authorizing the State Board of Education of Florida to sell lands, the title to which is vested in the State Board of Education of the State of Florida, either for cash or on terms of not less than one-fourth cash and to run for a period of not longer than three years with eight per cent interest on deferred payments.

Was taken up.

Mr. Etheredge moved that the rules be waived and that House Bill No. 139 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 139 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Clark, Coe, Colson, Cone, Etheredge, Hodges, Malone, Overstreet, Putnam, Russell, Scales, Smith, Swearingen, Turnbull, Turner, Watson, Wicker—21.

Nays—Senators Edge and Hall—2.

So the bill passed, titled as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 141:

(The passage of which bill has been officially recommended by his Excellency John W. Martin, Governor, to be enacted into law by this Extraordinary Session of the Legislature).

A bill to be entitled An Act to authorize the Governor of the State of Florida to employ clerical assistance for the different departments of the State Government, which by reason of increase of work in such departments, are found not to be adequately provided for, and to authorize the Governor to employ competent persons to make such investigations as may be required by the Governor to gather information necessary for the efficient conduct of the affairs of the State, and especially for investigating and reporting matters concerning taxation and finance throughout the State of Florida, and to make an appropriation to carry out the provisions of this Act.

Was taken up.

Mr. Butler moved that the rules be further waived and that House Bill No. 141 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 141 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Colson, Etheredge, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—23.

Nays—Senator Edge—1.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

Senate Bills Nos. 113, 114 and 131 were taken up in their order and the consideration of the same was informally passed.

Mr. Watson raised the point of no quorum being present.

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

Mr. President, Senators Anderson, Butler, Calkins, Clark, Colson, Cone, Edge, Etheredge, Hineley, Hodges, Malone, McDaniels, Overstreet, Phillips, Putnam, Russell, Smith, Swearingen, Taylor (31 Dist.), Turnbull, Turner, Watson, Wicker—25.

A quorum present.

House Bill No. 18:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act providing a supplemental, additional, and alternative method of making local improvements for the Town of Perry, Florida, a municipal corporation, authorizing and providing for special assessments for the cost thereof, and creating liens in favor of the municipality, and providing for the enforcement of such liens by courts of law and equity, and authorizing the issuance and sale of bonds of such municipality.

Was taken up.

Mr. Scales moved that the rules be waived and that House Bill No. 18 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 18 was read a second time by its title only.

Mr. Scales moved that the rules be further waived and that House Bill No. 18 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 18 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Seales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of

Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 62:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to abolish the present municipal government of the Town of Seville, in Volusia County, Florida, and to create, establish and organize a municipality to be known and designated as the City of Seville and to define its boundaries and provide for its government, jurisdiction, powers franchises and privileges.

Was taken up.

Mr. Putnam moved that the rules be waived and that House Bill No. 62 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 62 was read a second time by its title only.

Mr. Putnam moved that the rules be further waived and that House Bill No. 62 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 62 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Seales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or

thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 64:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to create, establish and constitute certain territory in Volusia County, Florida, into a Special Road and Bridge District to be known and designated as Daytona Beach Special Road and Bridge District; to provide for the building, repairing and construction of certain roads and designated bridges in said district; to provide for the issuance and sale of three hundred and twenty-five thousand (\$325,000.00) dollars of bonds of said district with which to pay for the construction of said roads and bridges, and to purchase and rebuild that certain bridge known as the Seabreeze Bridge and to pay off and liquidate all outstanding indebtedness against certain designated bridges; to provide for the issuance of additional bonds of said district; to provide that certain designated bridges shall be and become free of all tolls and charges of any nature whatsoever; to prescribe certain rights, duties and powers of the Board of County Commissioners of Volusia County, Florida, in relation to the construction, operation and maintenance of said roads and bridges in said district, and in relation to the issuance and sale of bonds of said district and in relation to assessing, levying and equalizing the special taxes of said district; to provide for the appointment of bond trustees and prescribing certain rights, duties and powers of the bond trustees of said district; to provide for the levy, assessment and collection of a tax with which to pay the interest on the bonds of said district, and to create a sinking fund for the payment of the principal of said bonds at the maturity of the same; to provide for the levy, assessment and collection of a tax not exceeding twenty mills on the dollar for the repairing and maintenance of the roads and bridges in said district; to provide that said district shall be entitled to receive for the repair and maintenance of the roads and bridges in said district, its due proportion of the general county road tax.

Was taken up.

Mr. Putnam moved that the rules be waived and that House Bill No. 64 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 64 was read a second time by its title only.

Mr. Putnam, of 28th, offered the following amendment to House Bill No. 64:

Add at the end of Section 26: "But shall become effective for any purpose only when ratified by a majority of the votes cast by the voters of the several precincts in Daytona Beach who are freeholders and otherwise qualified to vote at general elections in this State, and by a majority of the votes cast by the like freeholders and qualified voters of Holly Hill Precinct in said Volusia County, at an election to be called by the board of county commissioners of said county, within ——— days from the first day of December, 1925, and held within 30 days after said call. Notice of said election shall be posted at not less than three public places in each precinct in which such election is to be held, and published in a newspaper published in said Special Road and Bridge District for not less than three weeks prior to the holding of said election. Such election shall be held and conducted as general elections in this State are required by law to be held, where not herein otherwise provided, and except that the returns thereof shall be delivered to the chairman of the board of county commissioners instead of the supervisor of registration and county judge, and that the board of county commissioners shall canvass the returns and declare the result and cause the same to be recorded in the minutes of said board.

Mr. Putnam moved the adoption of the amendment.

The further consideration of the amendment was informally passed over.

House Bill No. 130:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act relating to the government of the City of Jacksonville; empowering the City of Jacksonville to acquire, by condemnation, by right of eminent domain, roadways connecting its property with established State, County or City roads.

Was taken up.

Mr. Butler moved that the rules be waived and that House Bill No. 130 be read a second time by its title only. Which was agreed to by a two-thirds vote.

And House Bill No. 130 was read a second time by its title only.

Mr. Butler, of the 18th District, offered the following amendment to House Bill No. 130:

In Section One, line eight, of the Section, after the words "to all" insert the word "such."

Mr. Butler moved the adoption of the amendment. Which was agreed to.

Mr. Butler, of 18th District, offered the following amendment to House Bill No. 130:

In Section 1, line 7, of the section, after the words "of State, county or city roads," insert the following: "Where the said lands or property outside of the limits of said city are not connected at the time of the passage of this Act at recent or side of the property of the said city with a public or toll road and at the other end or side with a navigable stream."

Mr. Butler moved the adoption of the amendment.

Which was agreed to.

Mr. Butler moved that the rules be further waived and that House Bill No. 130 be read a third time in full and put upon its passage, as amended.

Which was agreed to by a two-thirds vote.

And House Bill No. 130 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, as amended, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at

least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 140:

A bill to be entitled An Act to vesting in the trustees of the internal improvement fund of the State of Florida the title to certain lands in Hendry County, State of Florida, which are submerged or partially submerged beneath the waters of the Lake Okeechobee, and authorizing and empowering the said trustees to sell and convey said lands in the manner and upon the terms and conditions provided in Chapter 7861, Laws of Florida, Acts of 1919 and providing for the disposition of moneys arising and resulting from the sale of said lands.

Was taken up.

Mr. Swearingen moved that the rules be waived and that House Bill No. 140 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 140 was read a second time by its title only.

Judiciary Committee "B" offered the following amendments to House Bill No. 140.

1. In Section 1, line 5, strike the figures 3,600 and insert in lieu thereof, 3,000.

2. Strike Section 2, and insert in lieu thereof, the following:

Section 2. Each State Attorney whose salary is fixed by the terms of this Act shall be allowed and paid for his expenses a sum not to exceed one hundred dollars (\$100.00) per county for each county in his circuit, the payment of which shall be made by warrant drawn by the Comptroller and payable as other State Attorney's expenses are paid.

Mr. Swearingen, Chairman, moved the adoption of amendment No. 1.

Which was agreed to.

Mr. Swearingen moved the adoption of committee amendment No. 2.

Which was agreed to.

Mr. Swearingen moved that the rules be further waived and that House Bill No. 140 be read a third time in full and put upon its passage, as amended.

Which was agreed to by a two-thirds vote.

And House Bill No. 140 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators. Anderson Butler, Clark, Coe, Colson, Cone, Edge, Etheredge, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Swearingen, Taylor, Turnbull, Turner, Walker, Watson, Wicker—22.

Nays—Senator Hale—1.

So the bill, as amended, passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Senate Bill No. 131:

A bill to be entitled An Act to fix the salaries of the Chief Clerks in the offices of the Secretary of State, State Treasurer and Commissioner of Agriculture.

Was taken up.

Mr. Watson moved that the rules be waived and that Senate Bill No. 131 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 131 was read a second time by its title only.

Mr. Turnbull, of 22nd District, offered the following amendment to Senate Bill No. 131:

In Section 1, line 3, after the word "annum" at the end of section, add: and the salary of Secretary of the Railroad Commission be fixed at \$3 250.00 per annum.

Mr. Turnbull moved the adoption of the amendment.

Which was agreed to.

Mr. Turnbull, of 22nd District, offered the following amendment to Senate Bill No. 131:

In the title add following: "and Secretary of Railroad Commission".

Mr. Turnbull moved the adoption of the amendment.

Which was agreed to.

Mr. Watson moved that the rules be further waived and that Senate Bid No. 131 be read a third time in full and put upon its passage as amended.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 131 was read a third time in full.

Upon call of the roll on the passage of the bill as amended the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Clark, Cone, Etheredge, Hale, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Seales, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—21.

Nays—Mr. Coe—1.

So the bill as amended, passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

Mr. Coe moved to waive the rules and that the Senate do now take up House Messages for consideration.

Which was agreed to by a two-thirds vote.

So the Senate proceeded to the consideration of

MESSAGES FROM THE HOUSE OF REPRESENTATIVES.

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Fla., November 21, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

I am directed by the House of Representatives to return the following bills as per your request:

House Bill No. 9:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act in relation to the government and powers of the City of Pensacola, to fix the salaries of the City Commissioners of said city and to empower said city to extend and operate its water and sewerage system beyond the corporate limits of said city.

Also—

House Bill No. 90:

A bill to be entitled An Act to enable counties having a population of One Hundred Thirty Thousand (130,000) inhabitants or more according to 1924 State Census and County Commissioner's District in such counties having a population of Ten Thousand (10,000) or more inhabitants to establish and maintain public hospitals, levy a tax and issue bonds therefor, for construct on and maintenance of such hospitals, elect hospital trustees, maintain a training school for nurses, provide suitable means for the care of such hospital and disabled persons.

Very respectfully,

B. A. MECINNISS,

Chief Clerk House of Representatives.

Mr. Coe moved that House Bill No. 9, contained in the above message, be now taken up and considered by the Senate.

Which was agreed to by a two-thirds vote.

Mr. Coe moved that the vote by which House Bill No. 9 passed the Senate be reconsidered; and that the motion to reconsider be now taken up.

Which was agreed to by a two-thirds vote.

And House Bill No. 9 was again placed before the Senate.

Mr. Coe, of 2nd District, offered the following amendment to House Bill No. 9:

In Section 2, at the end thereof add the following: "provided, however, that where the expense of any such extension exceeds five thousand dollars, on any one project the same must in the first instance be approved by majority vote at an election to be called for that purpose in like manner and with like qualification of electors as is provided for the approval of issues of bonds of said city by Section 30 of Chapter 6746, Laws of Florida."

Mr. Coe moved the adoption of the amendment.

Which was agreed to.

Mr. Coe moved that the rules be waived and that House Bill No. 9 be read a third time in full and put upon its passage, as amended.

Which was agreed to by a two-thirds vote.

And House Bill No. 9 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill, as amended, passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Mr. Butler moved that House Bill No. 90, contained in the above message, be now taken up and considered by the Senate.

Which was agreed to by a two-thirds vote.

Mr. Butler moved that the vote by which House Bill No. 90 passed the Senate be reconsidered; and that the motion to reconsider be now taken up.

Which was agreed to by a two-thirds vote.

And House Bill No. 90 was again placed before the Senate.

Mr. Butler, of 18th District, offered the following amendment to House Bill No. 90:

In title strike out the figures "1924" and insert in lieu thereof the following: "1925, as certified by Commissioner of Agriculture, August 1st, 1925."

Mr. Butler moved the adoption of the amendment.

Which was agreed to.

Mr. Butler, of 18th District, offered the following amendment to House Bill No. 90:

In Section 1, line 2, strike out the figures "1924" and insert in lieu thereof the following: "1925, as certified by Commissioner of Agriculture, August 1st, 1925."

Mr. Butler moved the adoption of the amendment.

Which was agreed to.

Mr. Butler offered the following amendment to House Bill No. 90:

Provided that nothing herein contained shall be construed to apply to any court in which a board of charities now exists under Chapter 1853, Acts of 1921.

Mr. Butler moved the adoption of the amendment.

Which was agreed to.

Mr. Butler moved that the rules be waived and that House Bill No. 90 be read a third time in full and put upon its passage, as amended.

Which was agreed to by a two-thirds vote.

House Bill No. 90 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill, as amended, passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be enacted is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

The Senate took up for consideration House Bill No. 125, which had been read the second and third times and passed.

By unanimous consent—

On motion of Mr. Swearingen, the Senate reconsidered its action on the passage of House Bill No. 125, and—

House Bill No. 125:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act authorizing the issuance of time warrants in Counties of the State of Florida having a population of not less than fifty thousand (50,000) and not more than fifty-five thousand (55,000) according to the last State Census, for the purpose of completing the construction of unfinished roads and bridges in such counties where bonds have been voted for within three years prior to the passage of this Act and providing for the payment of principal and interest of such warrants.

Was again placed before the Senate upon its passage.

By unanimous consent—

Mr. Swearingen offered the following amendment to House Bill No. 125:

In Title, line 4, following the word "Census" add "or by any future State or Federal census."

Mr. Swearingen moved the adoption of the amendment.

Which was agreed to.

Mr. Swearingen offered the following amendment to House Bill No. 125:

In Section 1, line 3, following the word "Census," add the following: "or by any future State or Federal Census."

Mr. Swearingen moved the adoption of the amendment.

Which was agreed to.

Mr. Swearingen moved that the rules be waived and that House Bill No. 125 be read a third time in full and put upon its passage as amended.

Which was agreed to by a two-thirds vote.

And House Bill No. 125 was read a third time in full.

Upon call of the roll on the passage of the bill as amended the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill as amended passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Mr. Edge moved that, beginning with to-day's Journal and for the remainder of the session, the order for Senate printed Journals be reduced to 250 copies daily for the use of the Senate.

Which was agreed to.

House Bill No. 167:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to make valid an issue of \$670,000.00 of Improvement Bonds of the City of Clearwater, Florida, authorized by resolution of the City Commission of said City, dated October 21, 1925.

Was taken up.

Mr. Watson moved that the rules be waived and that House Bill No. 167 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 167 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 167 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 167 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Humeley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Seales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 107 was taken up in its order and the consideration of the same was informally passed.

House Bill No. 172 :

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to authorize and empower Manatee County in this State to acquire, establish, build, maintain, operate, regulate and control public wharves, docks, piers, loading places and refrigerating warehouses in said County, to widen and deepen the channel of the Manatee River, bay or estuary of the Gulf of Mexico, in order to provide access to the same by vessels and all kinds of water craft; to issue bonds for the purpose of acquiring, establishing, building, maintaining, operating, regulating and controlling the same; and for creating a channel of sufficient depth and width to provide access to the same by vessels and all kinds of watercraft and to defray the costs and expenses of the same, and to exercise any one or more of said powers and for other purposes.

Was taken up.

Mr. Etheredge moved that the rules be waived and that House Bill No. 172 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 172 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 172 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 172 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was :

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 175:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act amending Section 11 of Chapter 8279 of the Laws of Florida, approved June 2nd, 1919, entitled "An Act supplemental to and amendatory of an Act entitled 'An Act affecting the Government of the City of Jacksonville; abolishing certain offices and boards, creating a city commission, and prescribing its powers and duties; providing for and prescribing the powers and duties of the trustees of the Jacksonville Free Public Library; creating a board of charities and prescribing its powers and duties, and its relation to the board of county commissioners; providing other officers and prescribing their powers and duties; and conferring additional jurisdiction, powers and Duties on said city,' approved May 30, 1917."

Was taken up.

Mr. Butler moved that the rules be waived and that House Bill No. 175 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 175 was read a second time by its title only.

Mr. Butler moved that the rules be further waived and that House Bill No. 175 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 175 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Seales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Mr. Edge in the chair.

House Bill No. 185:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act granting additional powers to the City of Tampa, in regard to the regulation of the use by commercial railroads of the streets and street intersections in the city.

Was taken up.

Mr. Watson moved that the rules be waived and that House Bill No. 185 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 185 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 185 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 185 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

And House Bill No. 190 was taken up in its order and the consideration of the same was informally passed.

Mr. Wicker moved that the vote by which House Bill No. 185 passed the Senate be now reconsidered.

Which was not agreed to.

House Bill No. 189:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act providing that assessments of town taxes against real estate in the Town of Mayo, Florida, shall be a lien upon such real estate and providing for the enforcement of such lien.

Was taken up.

Mr. Scales moved that the rules be waived and that House Bill No. 189 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 189 was read a second time by its title only.

Mr. Scales moved that the rules be further waived and that House Bill No. 189 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 189 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coc, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Seales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Mr. Colson asked to be allowed to withdraw Senate Bill No. 133 and introduce a substitute for Senate Bill No. 133, which was referred to the Committee on Public Roads and Highways.

The request was granted and the bill to be substituted for Senate Bill No. 133 was substituted.

House Bill No. 191:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to authorize the City of Tampa to prohibit the blocking of street crossings within the city by the trains or cars of commercial railroads for a period exceeding five minutes at any one time; or an aggregate of more than fifteen minutes in any one period of sixty minutes during certain hours, and to provide penalties therefor, and providing the procedure for recovery of such penalties.

Was taken up.

Mr. Taylor, 11th District, moved that the rules be waived and that House Bill No. 191 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 191 was read a second time by its title only.

Mr. Taylor, 11th District, moved that the rules be further waived and that House Bill No. 191 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 191 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson—26.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 192:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to legalize and validate at law and in equity the assessments and levies specially made by the town council of the Town of Mayo, Florida, for the leveling, grading and surfacing and improvement of Monroe, Clyde, Fletcher and Bloxham Streets in said Town of Mayo.

Was taken up.

Mr. Scales moved that the rules be waived and that House Bill No. 192 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 192 was read a second time by its title only.

Mr. Scales moved that the rules be further waived and

that House Bill No. 192 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 192 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was :

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hinc'ey, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Mr. Russell moved that the Sergeant-at-Arms be excused until Monday on account of illness in his family.

Which was agreed to.

REPORTS OF COMMITTEES.

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

Senate Chamber,
Tallahassee, Fla., November 21, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

Your Committee on Judiciary C, to whom was referred--
Senate Bill No. 88 :

A bill to be entitled An Act to provide a method for removing clouds from, clearing and confirming titles to land, and decreeing possession thereof, by Courts of Chancery

against parties in possession or otherwise, and against defendants, whether known or unknown, providing for a trial by jury in cases where defendant is in actual possession of any part of such land; and providing for service of process by publication for four weeks, against unknown defendants, and for the entry of decrees pro confesso, and final, without the appointment of a master or guardian in such cases where no appearance is entered on or before the return day; and providing for the procedure under said Act; designating the relief to be decreed in proceedings brought thereunder; and declaring the force and effect of such decrees when recorded, and fixing the time limit in which decrees entered in any cause brought under the terms and provisions of said Act may be opened in certain cases."

Have had the same under consideration and recommend that it do pass with the following amendments:

1. In section 3, line 27, strike out the following words: "At the Court House of said county and shall be published for four consecutive weeks in a newspaper published at the seat of Government of the State," and insert in lieu thereof the following: "In three conspicuous places in said county, one of which shall be at the front door of the County Court House, and one of which shall be upon some portion of the land involved in the suit, and proof of such posting shall be made by affidavit of the person or persons posting the same."

2. In Section 4, line 9, immediately following the word "suit" insert the following: "claiming actual possession of some portion of the land involved in the suit."

3. Strike out Section 7 and number the sections following accordingly.

Very respectfully,

W. W. CLARK.

Chairman of Committee.

And Senate Bill No. 88, contained in the above report together with the committee amendments, was placed on the Calendar of Bills on second reading.

By consent—

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

Senate Chamber,
Tallahassee, Florida, Nov. 21, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

Your Committee on Engrossed Bills, to whom was referred (with amendments) after third reading—

Senate Bill No. 65:

A bill to be entitled An Act to authorize the construction, maintenance and operation of a toll bridge, causeway and highways across the Ocklochnee River where State Road No. 10 from Panacea Springs to St. Teresea crosses said River, to be used in connection with the public roads of the State of Florida, and regulating the operation thereof; granting a franchise therefor; and granting the right of eminent domain to the person, persons or corporation receiving said franchise and prescribing certain conditions and penalties; and providing how such bridge may be acquired by the State of Florida.

Have examined the same, and find same correctly engrossed, and return same herewith.

Very respectfully,

N. N. PHILLIPS,
Chairman of Committee.

And Senate Bill No. 65 contained in the above report, was ordered certified to the House of Representatives.

By consent—

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

Senate Chamber,
Tallahassee, Fla., November 21, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

Your Committee on Engrossed Bills, to whom was referred (with amendments) after third reading—

Senate Bill No. 131:

A bill to be entitled An Act to fix the salaries of the Chief Clerks in the offices of the Secretary of State, State Treasurer and Commissioner of Agriculture, and Secretary of Railroad Commission.

Have carefully examined the same and find same correctly engrossed, and return same herewith.

Very respectfully,

W. W. PHILLIPS,

Chairman of Committee.

And Senate Bill No. 131, contained in the above report, was ordered to be certified to the House of Representatives.

By consent—

Mr. Anderson, Chairman of the Joint Committee on Enrolled Bills on the part of the Senate, submitted the following report:

Senate Chamber,
Tallahassee, Florida, November 21, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

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

(House Bill No. 106):

An Act authorizing the Board of Commissioners of Fort Pierce inlet district in St. Lucie County, Florida, to issue and sell the bonds of said district in the amount of five hundred thousand dollars for the purpose of improving and maintaining the Fort Pierce inlet: providing for the levy and collection of taxes to pay principal and interest of said bonds, and providing for an election to determine whether said bonds shall be issued.

Also—

(House Bill No. 93):

An Act validating, legalizing and confirming street improvement bonds of the City of High Springs, Florida, in the amount of \$60,000.00 and providing for the payment of interest on and principal of said bonds by taxation.

Also—

(House Bill No. 13) :

An Act to authorize the Board of County Commissioners of Indian River County, Florida, to levy a tax of not to exceed five mills on the dollar in addition to other taxes now authorized by general Law, for grading and hard surfacing the public roads of said county.

Also—

(House Bill No. 95) :

An Act authorizing the County Commissioners of Lake County, Florida, in behalf of Special Road and Bridge District No. 3 of Lake County, Florida, to issue and sell bonds, interest-bearing time warrants or scrip in behalf of said district, and providing for the levy and collection of a tax on all taxable property within said district for the purpose of paying the interest and principal of said bonds, interest-bearing time warrants or scrip; the proceeds from the sale of said bonds to be used in the construction, reconstruction, grading, hard-surfacing or paving public roads in said district.

Also—

(House Bill No. 70) :

An Act abolishing Boards of Bond Trustees in Indian River County, Florida, and providing for disposition of funds held by them.

Have examined the same and find them correctly enrolled.

The same having been duly signed by the Speaker and Chief Clerk of the House of Representatives, we herewith present the same for the signature of the President and Secretary of the Senate.

Very respectfully,

S. W. ANDERSON,

Chairman of the Joint Committee on Enrolled Bills
on the Part of the Senate.

The bills, contained in the above report, were duly signed by the President and Secretary of the Senate in open session and ordered referred to the Joint Committee on Enrolled Bills on the Part of the Senate, to be conveyed to the Governor for his approval.

By consent—

Mr. Anderson, Chairman of the Joint Committee on Enrolled Bills on the part of the Senate, submitted the following report:

Senate Chamber,
Tallahassee, Fla., November 21, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

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

(House Bill No. 58):

An Act to authorize the City of St. Augustine in St. Johns County to issue bridge bonds to the maximum amount of Three Hundred Thousand Dollars (\$300,000.00) and to provide for the payment of said bonds.

Also—

(House Bill No. 124):

An Act authorizing the County Commissioners in certain counties in the State of Florida to issue and sell bonds for the purpose of building, and equipping a permanent Free County Fair and to provide for the payment of interest on and creating a sinking fund for the retirement of said bonds at maturity.

Also—

(House Bill No. 105):

An Act authorizing and validating County bonds in the sum of One Million Dollars (\$1,000,000.00) and to authorize Martin County, Florida, to issue and sell bonds and to provide how the same are to be issued and how the proceeds of same are to be expended and to provide the rate of interest said bonds shall bear and when same will mature.

Have examined the same and find them correctly enrolled.

The same having been duly signed by the Speaker and Chief Clerk of the House of Representatives, we herewith

present the same for the signature of the President and Secretary of the Senate.

Very respectfully,
S. W. ANDERSON,
Chairman of the Joint Committee on
Enrolled Bills on the Part of the Senate.

The bills contained in the above report were duly signed by the President and Secretary of the Senate in open session and ordered referred to the Joint Committee on Enrolled Bills on the part of the Senate, to be conveyed to the Governor for his approval.

By consent—

Mr. Anderson, Chairman of the Joint Committee on Enrolled Bills on the part of the Senate, submitted the following report:

Senate Chamber.
Tallahassee, Fla., Nov. 21, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

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

(House Bill No. 67):

An Act to validate certain bonds, and all proceedings taken and had with reference thereto, of Special Tax School District Number Two (2) of Calhoun County, Florida.

Also—

(House Bill No. 59):

An Act fixing the compensation of county commissioners in counties in the State of Florida having a population of 5220 according to the 1920 Federal Census and not less than five special tax road districts.

Also—

(House Bill No. 199):

An Act to legalize and validate the election held in Mount Dora, Lake County, Florida, on the 20th day of October, A. D. 1925, and all ordinances passed by the town council in relation thereto, and all acts of the officers

of the Town of Mount Dora, Lake County, Florida, in relation to said election called for the purpose of determining whether or not the Town of Mount Dora, Lake County, Florida, should issue bonds in the sum of one hundred thousand dollars (\$100,000.00) for the purpose of purchasing, constructing and maintaining a water works system for said town, and authorizing said Town of Mount Dora, Lake County, Florida, to issue said bonds irrespective of any irregularity in said election.

Also—

(House Bill No. 66):

An Act to validate certain bonds, and all proceedings taken and had with reference thereto, of Special Tax School District Number Four (4) of Calhoun County, Florida.

Also—

(House Bill No. 53):

An Act validating, legalizing and confirming bonds of the City of Alachua, Florida, in the amount of \$20,000.00, for the construction, operation, and maintenance of an Ice and Cold Storage Plant and providing for the payment of interest on and principal of said bonds by taxation.

Also—

(House Bill No. 72):

An Act authorizing the Board of County Commissioners of Indian River County, Florida, to construct roads and bridges in the several special road and bridge districts of said county, either by letting said work by contract, or without letting said work by contract, as said Board may determine.

Also—

(House Bill No. 117):

An Act to validate and confirm an issue of bonds of Special Road and Bridge District No. 16, Hardee County, Florida, in the sum of one hundred fifty thousand dollars, and to provide for the levy and collection of a tax to pay the principal and interest thereof.

Also—

(House Bill No. 81):

An Act to authorize and empower the Boards of County Commissioners of counties in the State of Florida having a

population of not less than 23,050 and not more than 23,000, according to the census of 1925 prepared by authority of the State of Florida, to borrow money in amounts not to exceed at any one time the aggregate of two hundred thirty thousand dollars for the purpose of establishing and constructing or repairing public roads or bridges in the such counties to issue their bonds, notes, warrants or other evidences of indebtedness therefor, and to authorize a tax levy for the payment of same.

Also—

(House Bill No. 146):

An Act to protect and regulate the Salt Water Fishing Industry in Brevard and Levy Counties, Florida.

Have examined the same and find them correctly enrolled.

The same having been duly signed by the Speaker and Chief Clerk of the House of Representatives, we hereby present the same for the signatures of the President and Secretary of the Senate.

Very respectfully,

S. W. ANDERSON,

Chairman of the Joint Committee on
Enrolled Bills on the Part of the Senate.

The bills contained in the above report were duly signed by the President and Secretary of the Senate in open session and ordered referred to the Joint Committee on Enrolled Bills on the part of the Senate, to be conveyed to the Governor for his approval.

By consent—

Mr. Anderson, Chairman of the Joint Committee on Enrolled Bills on the part of the Senate, submitted the following report:

Senate Chamber,
Tallahassee, Florida, Nov. 20, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

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

(Senate Bill No. 8) :

An Act to authorize the Board of County Commissioners to construct toll bridges within Monroe County, Florida, and to collect tolls therefrom and to issue bonds of the County for the purpose of constructing said toll bridges, and to pay the interest and sinking funds on the bonds issued for the construction of said toll bridges from the tolls collected, and from taxation on all taxable property in Monroe County, Florida.

Also—

(Senate Bill No. 12) :

An Act creating the Monroe Water Supply District, defining its boundaries, prescribing its powers, privileges, duties and liabilities; providing for the appointment of a Board of Trustees for said Monroe Water Supply District, and their terms of office; providing for an election for the issuance of bonds, prescribing how tolls and charges shall be fixed; granting the right to use the public and submerged lands of the State for the purpose of constructing and operating pipe lines; providing for levying taxes upon the property in the District; to issue and dispose of bonds for the purpose of procuring money to carry out the provisions of this Act; granting the right of eminent domain, and for other purposes in accord with the object of this Act.

Also—

(Senate Bill No. 24) :

An Act to change the name of the Town of Dundee, Polk County, Florida, to East Winter Haven.

Also—

(Senate Bill No. 2) :

An Act to validate and legalize the establishment and creation of Istokpoga Sub-Drainage District in Highlands County, Florida, and to validate and legalize the benefit assessments made therein and act to legalize and validate the bonds of said district together with all steps taken before and legalizing up to issuance of said bonds.

Also—

(Senate Bill No. 20) :

An Act to repeal Chapter 10730 of the Laws of Florida, Acts of 1925, and entitled "An Act to prohibit and make

it unlawful for live stock to run or roam at large within certain territorial limits of Jackson County, Florida; to provide for impounding and sale of said live stock when found running or roaming at large in violation of this Act, and to provide for the recovery of damages suffered by persons or property by reason thereof, and to provide for a referendum in connection therewith."

Also—

(Senate Bill No. 44):

An Act authorizing the County Commissioners of counties having a population of not less than fourteen thousand five hundred and ninety nor more than fifteen thousand, according to the State census of 1925, including Santa Rosa County, to levy collect and expend an annual tax for publicity purposes.

Also—

(Senate Bill No. 45):

An Act fixing the compensation of members of boards of County Commissioners of counties having, according to the State census of 1925, a population of not less than fifteen thousand, including Santa Rosa County.

Also—

(Senate Bill No. 49):

An Act to allow and require the county commissioners of Gulf County, Florida, to issue and sell bonds in a sum not to exceed one hundred thousand dollars, to secure funds with which to build and equip a Court House and a jail for said county.

Also—

(Senate Bill No. 50):

An Act to repeal Section 3 of Chapter 10132, No. 110, General Acts of the Laws of Florida, Regular Session 1925, relating to the county seat of Gulf County

Also—

(Senate Bill No. 51):

An Act to authorize the county commissioners of Gulf County, Florida, to obtain transcript of the Records of Calhoun County by contract or otherwise, and to repeal any law or parts of Chapter 10132, No. 110, Acts of Regular Session 1925, in conflict with this Act.

Have examined the same and find them correctly enrolled.

The same having been duly signed by the Speaker and Chief Clerk of the House of Representatives, we herewith present the same for the signature of the President and Secretary of the Senate.

Very respectfully,

S. W. ANDERSON,

Chairman of the Joint Committee on Enrolled Bills on the Part of the Senate.

The bills contained in the above report were duly signed by the President and Secretary of the Senate in open session and ordered referred to the Joint Committee on Enrolled Bills on the part of the Senate, to be conveyed to the Governor for his approval.

By consent—

Mr. Anderson, Chairman of the Joint Committee on Enrolled Bills on the Part of the Senate, submitted the following report:

Senate Chamber,
Tallahassee, Fla., November 19, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

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

(Senate Bill No. 5):

An Act relating to the addition to Hamburg Special Tax School District, the holding of elections, the assessment and collection of taxes.

Also—

(Senate Bill No. 10):

An Act to confer power and authority on the Board of County Commissioners of Monroe County, Florida, to grant licenses or privileges on such terms and under such conditions, and for such a term as the Board of County Commissioners may determine, to grant persons or corporations the right to construct telephone, telegraph or electric light lines over and upon all the public roads within Monroe

County, Florida, and to grant franchises for said purposes; to also grant franchises to persons or corporations for the purpose of establishing water works throughout Monroe County, except within any corporate municipalities.

Also—

(Senate Bill No. 14):

An Act to authorize and empower the City Commission of the City of New Smyrna, Volusia County, Florida, to issue and sell negotiable interest-bearing time warrants of said city in an amount not to exceed in the aggregate fifty thousand (\$50,000.00) dollars, in such denomination as said City Commission may deem proper; to mature at a time not longer than twenty years from the date of issuance, and to bear interest not to exceed eight per cent per annum, payable semi-annually, for the purpose of the raising funds with which to extend the present electrical distribution system of the City of New Smyrna, Florida, to provide the manner of execution and sale of said time warrants and to provide for the payment thereof, and the raising of funds for such payment.

Beg leave to report that the same have this day been presented to the Governor for his approval.

Very respectfully,

S. W. ANDERSON,

Chairman of the Joint Committee on Enrolled Bills,
on the Part of the Senate.

By consent—

Mr. Anderson, Chairman of the Joint Committee on Enrolled Bills on the part of the Senate, submitted the following report:

Senate Chamber

Tallahassee, Florida, November 19, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

Your Joint Committee on Enrolled Bills, to whom was referred:

(Senate Bill No. 1):

An Act to validate and legalize the issuance of bonds by

the Indian Prairie Sub-Drainage District in the sum of \$350,000.00.

Also—

(Senate Bill No. 3) :

An Act relating to the addition to Greenville Special Tax School District, the holding of elections, the assessment and collection of taxes.

Also—

(Senate Bill No. 15) :

An Act to approve, legalize, ratify, confirm and validate all the Acts and proceedings of the City of New Smyrna, Florida, and its City Commission, other officers and agents, in relation to the limits of said city and within the same county, towit, Volusia County, and granting to said city of the public property rights, franchise, easements, streets, roads and public highways located and dedicated, acquired, laid out, platted and conveyed to the public in all the territory so annexed.

Also—

(Senate Bill No. 33) :

An Act prohibiting the erecting or causing to be erected, placing or causing to be placed of sign boards, signs, sign posts, placards or posters within the right of way of any public highway in any county of the State of Florida, having a population of not less than 63,000 and not more than 65,000 according to the 1925 State Census, and providing penalties for violation.

Also—

(Senate Bill No. 25) :

An Act authorizing the City of Auburndale, a municipal corporation in Polk County, Florida, to issue time warrants in serial form to liquidate its floating indebtedness and obligation.

Beg leave to report that the same have this day been presented to the Governor for his approval.

Very respectfully,

S. W. ANDERSON,

Chairman of the Joint Committee on Enrolled
Bills on the Part of the Senate.

By consent—

Mr. Anderson, Chairman of the Joint Committee on Enrolled Bills on the part of the Senate, submitted the following report:

Senate Chamber,
Tallahassee, Florida, Nov. 20th, 1925

Hon. John S. Taylor,
President of the Senate.

Sir:

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

(Senate Bill No. 8):

An Act to authorize the Board of County Commissioners to construct toll bridges within Monroe County, Florida, and to collect tolls therefrom and to issue bonds of the County for the purpose of constructing said toll bridges, and to pay the interest and sinking funds on the bonds issued for the construction of said toll bridges from the tolls collected, and from taxation on all taxable property in Monroe County, Florida.

Also

(Senate Bill No. 12):

An Act creating the Monroe Water Supply District, defining its boundaries, prescribing its powers, privileges, duties and liabilities; providing for the appointment of a Board of Trustees for said Monroe Water Supply District, and their terms of office; providing for an election for the issuance of bonds, prescribing how tolls and charges shall be fixed; granting the right to use the public and submerged lands of the State for the purpose of constructing and operating pipe lines; providing for levying taxes upon the property in the district; to issue and dispose of bonds for the purpose of procuring money to carry out the provisions of this Act; granting the right of eminent domain, and for other purposes in accord with the object of this Act.

Also—

(Senate Bill No. 24):

An Act to change the name of the Town of Dundee, Polk County, Florida, to East Winter Haven.

Also—

(Senate Bill No. 2) :

An Act to validate and legalize the establishment and creation of Istokpoga Sub-drainage District in Highlands County, Florida, and to validate and legalize the benefit assessments made therein and Act to legalize and validate the bonds of said district together with all steps taken before and leading up to issuance of said bonds.

Also—

(Senate Bill No. 20) :

An Act to repeal Chapter 10730 of the Laws of Florida, Acts of 1925, and entitled "An Act to prohibit and make it unlawful for live stock to run or roam at large within certain territorial limits of Jackson County, Florida; to provide for impounding and sale of said live stock when found running or roaming at large in violation of this Act, and to provide for the recovery of damages suffered by persons or property by reason thereof, and to provide for a referendum in connection therewith."

Also—

(Senate Bill No. 44) :

An Act authorizing the county commissioners of counties having a population of not less than fourteen thousand five hundred and ninety nor more than fifteen thousand, according to the State Census of 1925, including Santa Rosa County, to levy, collect and expend an annual tax for publicity purposes.

Also—

(Senate Bill No. 45) :

An Act fixing the compensation of members of boards of county commissioners of counties having, according to the State Census of 1925, a population of not less than fourteen thousand five hundred and ninety nor more than fifteen thousand, including Santa Rosa County.

Also—

(Senate Bill No. 49) :

An Act to allow and require the County Commissioners of Gulf County, Florida, to issue and sell bonds in a sum not to exceed One Hundred Thousand Dollars, to secure funds with which to build and equip a Court House and a Jail for said County.

Also—

(Senate Bill No. 50):

An Act to repeal Section 3 of Chapter 10132, No. 110, General Acts of the Laws of Florida, Regular Session 1925, relating to the County seat of Gulf County.

Also—

(Senate Bill No. 51):

An Act to authorize the County Commissioners of Gulf County, Florida, to obtain transcript of the Records of Calhoun County by contract or otherwise and to repeal any laws or part of Chapter 10132, No. 110, Acts of Regular Session 1925, in conflict with this Act.

Beg leave to report that the same have this day been presented to the Governor for his approval.

Very respectfully,

S. W. ANDERSON,

Chairman of the Joint Committee on Enrolled
Bills on the Part of the Senate.

By consent—

Mr. Anderson, Chairman of the Joint Committee on Enrolled Bills on the part of the Senate, submitted the following report:

Senate Chamber,,
Tallahassee, Florida, Nov. 19, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

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

(House Bill No. 52):

An Act to amend Section Four of Article Seven of Chapter 9047, Acts of 1921 of the Laws of Florida, the same being "An Act to establish a municipal corporation to be known as the Town of Palm City, in Palm Beach County, Florida; to fix and determine the territorial limits, jurisdiction and powers of said Town and the jurisdiction and powers of its officers."

Also—

(House Bill No. 3):

An Act validating, legalizing and confirming General

Improvement Bonds of the Town of Lake Worth, Florida, in the amount of \$1,250 000 and making said bonds the direct and general obligations of the territory formerly known as the Town of Lake Worth, and also of the City of Lake Worth, Florida, and providing for the payment of interest on and principal of said bonds by taxation.

Also—

(House Bill No. 35):

An Act to legalize and validate all Acts and proceedings in connection with the authorization, issuance and sale of \$145 000 00 Municipal Improvement Bonds of the City of Tarpon Springs, Florida, Pinellas County, Florida, and legalizing and validating said bonds.

Also—

(House Bill No. 50):

An Act to legalize, ratify, confirm and validate certificates of indebtedness issued by the Town of Palm City, Florida, for bulkheading, building sea-walls and otherwise improving certain lots, pieces and parcels of land in the said Town of Palm City, Martin County, Florida, and to validate the acts and proceedings of said Town of Palm City, its Commissioners, officers and agents, relating to the assessment and issuance of said certificates of indebtedness; perfecting all irregularities and curing all omissions which may exist in and about the said assessment and issuance of said certificates of indebtedness by the said Town of Palm City, Martin County, Florida.

Also—

(House Bill No. 19):

An Act to validate and confirm the installation and construction in the City of Melbourne, Brevard County, Florida, of a municipal sewerage disposal system and of the levy of assessments against real estate of abutting property owners, and against real estate owners served or benefited thereby, for the payment of the property owner's proportion of the cost of installation of such sewerage disposal system.

Also—

(House Bill No. 51):

An Act to legalize and validate all acts and proceedings in connection with the authorization, issuance and sale of

improvement bonds of the City of Tarpon Springs, Pinellas County, Florida, in the respective amounts of \$386,000.00, dated July 20, A. D. 1925; \$275,000.00 dated August 18, A. D. 1925, and \$8,000.00 dated September 28, A. D. 1925, and legalizing and validating said bonds.

Also—

(House Bill No. 41):

An Act to authorize the Town Council of the Town of Bowling Green, Florida, to issue and sell the bonds of said town in a sum not to exceed fifty thousand dollars to provide funds for the construction of a municipal building in said town; and to provide for the levy and collection of a tax to pay the principal and interest of said bonds.

Also—

(House Bill No. 40):

An Act to validate and confirm an issue of fifty thousand dollars bonds, issued for and upon behalf of the Town of Bowling Green, Florida, and to provide for the levy and collection of a tax to pay the principal and interest thereof.

Also—

(House Bill No. 15):

An Act fixing the times for holding the regular terms of the Circuit Courts of Holmes County and Washington County in the Ninth Judicial Circuit of Florida.

Also—

(House Bill No. 25):

An Act to extend the powers of the City Commission of the City of Kissimmee, Florida, relative to the letting of contracts for public improvements.

Also—

(House Bill No. 16):

An Act authorizing the Board of County Commissioners of Hardee County, Florida, to issue and sell municipal certificates of indebtedness of bond of Special Road and Bridge District Number 7 of said County in an amount not to exceed a very fifty thousand dollars for the purpose of providing funds with which to complete the construction of a system of hard surfaced roads and bridges in Special Road and Bridge District Number 7.

Also—

(House Bill No. 5):

An Act authorizing and empowering the Board of County Commissioners of Okeechobee County, Florida, by resolution, to issue and sell negotiable, interest bearing bonds, bearing six per cent. (6%) interest per annum, payable semi-annually, in such form, date of maturity and time and place or places of payment as the said Board of County Commissioners may adopt in the sum of \$100,000.00 the proceeds of which to be used in clearing, grading, constructing and paving a road beginning on the west side of Parrott Avenue on the shores of Lake Okeechobee, and run west along said shores for a distance of approximately one and one-half miles to a place known as McClendon Point, thence South approximately one thousand yards to Chandler Point thence south approximately two and one-half miles along the shores of Lake Okeechobee to the northern banks of Kissimmee River. Also, widening, repairing, reconstructing and paving that portion of the Jupiter Road in Okeechobee County, Florida, extending from the intersection of said road with State Road Number Eight, thence east for a distance of approximately six miles; and also for repairing and reconstructing bridges and culverts on said roads, or any part of them; for building new bridges or new culverts on said roads, or any part of them; and for levy, assessment and collection of taxes to create a sinking fund for the payment of the principal and interest on said bonds, and to provide for the sale and retirement of same; naming depositories for moneys derived from sale of said bonds and from taxes for sinking fund for retirement of said bonds.

Beg leave to report that the same have this day been presented to the Governor for his approval.

Very respectfully,

S. W. ANDERSON,

Chairman of the Joint Committee on
Enrolled Bills on the Part of the Senate.

By consent—

Mr. Anderson, Chairman of the Committee on Enrolled Bills on the part of the Senate, submitted the following report:

Senate Chamber,
Tallahassee, Florida, Nov. 20, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

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

(House Bill No. 113):

An Act to legalize and validate the execution, issuance, sale and delivery of bonds of the Town of Salerno, Martin County, Florida, and all acts and proceedings taken by the Town of Salerno Martin County, Florida, in reference thereto, and authorizing sale at private sale.

Also—

(House Bill No. 111):

An Act to amend Sections one and sixteen of Chapter 9631, Laws of the State of Florida, which Act become a law without approval of the Governor, and said act being an Act creating and incorporating a Special Tax District.

Also—

(House Bill No. 158):

An Act relating to the government and powers of the Town of Salerno, Florida, authorizing, ratifying, validating, approving and confirming certain of its ordinances and resolutions; authorizing, ratifying, approving, validating and confirming certain special assessments levied against property in the Town of Salerno, Florida, and authorizing, ratifying, approving and validating certain of its municipal bonds and authorizing a private safe thereof.

Beq leave to report that the same have this day been presented to the Governor for his approval.

Very respectfully,

S. W. ANDERSON,

Chairman of the Joint Committee on
Enrolled Bills on the Part of the Senate.

Mr. Hale moved that when the Senate adjourns it shall adjourn to 4 o'clock P. M. Monday, November 23.

Mr. Taylor moved to amend the motion of Mr. Hale by fixing the adjournment to 3 o'clock P. M. today.

The amendment was adopted.

The motion by Mr. Hale as amended was agreed to—
Mr. Cone moved that the Senate do now take a recess
to 3 o'clock P. M. today.

Which was agreed to—

Whereupon at one o'clock P. M. the Senate took a recess
to 3 o'clock P. M. this day.

AFTERNOON SESSION

The Senate convened at 3 P. M., pursuant to recess order.
The President in the chair.

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

Mr. President—Senators: Anderson, Colson, Cone, Edge, Etheredge, Malone, Overstreet, Phillips, Russell, Smith, Swearingen, Taylor, Turner, Walker, Wicker—17.

A quorum present.

Mr. Putnam moved to take up House Messages for consideration.

Which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

House of Representatives,
Tallahassee, Florida, Nov. 21, 1925.

Hon. John S. Taylor,
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. 321;

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to authorize the Board of Public Instruction of Hernando County, Florida, to procure an additional loan of not exceeding Twenty-five Thousand Dollars (\$25,000.00) and pay interest thereon at a rate not exceeding six per cent (6%) per annum, for the purpose of raising sufficient funds for the acquiring of land within said county and erecting thereon and furnishing a high school building to belong to the

said board, wherein to maintain a county high school for said Herkando County in addition to the bonds heretofore authorized for such purposes; to authorize said board in order to procure said loan to issue and sell not exceeding Twenty-five Thousand Dollars (\$25,000 00) in principal amount of interest bearing coupon bonds; to make provision for a sinking fund for the retirement of said bonds and the interest to become due thereon and to regulate the expenditure of the sum derived from the sale of said bonds.

Also—

House Bill No. 323.

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to authorize and empower the Board of County Commissioners of Volusia County, Florida, to issue and sell negotiable interest bearing bonds of said county in an amount not to exceed in the aggregate three hundred thousand (\$300,000.00) dollars, in such denomination as said Board of County Commissioners may deem proper; to mature at a time not longer than twenty years from the date of issuance and to bear interest not to exceed six per cent, per annum, payable semi-annually for the purpose of raising funds with which to construct and build certain roads and bridges in said county, to prescribe the manner of execution and sale of said bonds and to provide for the payment thereof; and the raising of funds for such payment.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

Very respectfully,

B. A. GIDDINGS,

Clerk of the House of Representatives.

And (by a two-thirds vote of each of the two Houses) contained in the above message was read the first time by its title and considered, and the consideration of the same was temporarily passed over.

And House Bill No. 323, contained in the above message, was read the first time by its title and considered.

Mr. Putnam moved that the rules be waived and that House Bill No. 323 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 323 was read a second time by its title only.

Mr. Putnam moved that the rules be further waived and that House Bill No. 323 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 323 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone Edge, Etheredge, Hale, Hiney, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

Pending further consideration of messages from the House of Representatives—

Mr. Cone, by consent, requested that the consideration of his motion that the Senate reconsider its action on House Bill No. 31 go over to another day.

The permission to make the request, and the request, was granted by a two-thirds vote.

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, Nov. 21, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

I am instructed by the House of Representatives to request the Senate to return—

Senate Bill No. 128:

A bill to be entitled An Act to amend and re-enact Chapter 10448 of the Laws of Florida, Acts of 1923, entitled "An Act to create and incorporate a Special Taxing District in Volusia County, State of Florida to be known as Daytona and New Smyrna Inlet District. Embracing all the territory within that territory which is now embraced within County Commissioner's District No. 4, and within County Commissioner's District No. 5 in said County to prescribe the boundaries of said District and to provide for the Government and administration of the same; to define the powers and purposes of said District and of the Board of Commissioners thereof; to authorize said Board to improve, construct and maintain an Inlet in said District to connect the waters of Indian River and Halifax River, at, near or through Mosquito Inlet, with the waters of the Atlantic Ocean; to improve, construct and maintain a channel from the said direction in a southerly direction to a point at or near the city, etc.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

On motion, the request was granted and the bill ordered to be returned to the House of Representatives.

Also—

The following message from the House of Representatives:

House of Representatives,
Tallahassee, Fla., Nov. 21, 1925.

Hon. John S. Taylor,
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. 126:

A bill to be entitled An Act to authorize and empower the board of county commissioners of Volusia County, Florida, to issue and sell negotiable interest bearing time warrants of said county in an amount not to exceed in the aggregate one hundred fifty thousand (\$150,000.00) dollars, in such denomination as said board of county commissioners may deem proper; to mature at a time not longer than twenty years from the date of issuance and to bear interest not to exceed eight per cent per annum, payable semi-annually, for the purpose of raising funds with which to construct and build certain roads and bridges in County Commissioner's District No. 2; to provide the manner of execution and sale of said time warrants and to provide for the payment thereof, and the raising of funds for such payment.

Also --

Senate Bill No. 128:

A bill to be entitled An Act to amend and re-enact Chapter 10448 of the Laws of Florida, Acts of 1923, entitled "An Act to create and incorporate a special taxing district in Volusia County, State of Florida to be known as Daytona and New Smyrna Inlet District. Embracing all the territory within that territory which is now embraced within County Commissioners District No. 4 and county to prescribe the boundaries of said district and to provide for the government and administration of the same; to define the powers and purposes of said district and of the board of commissioners thereof, to authorize said board to improve, construct and maintain an inlet in said district to connect the waters of Indian River and Halifax River, at, near or through Mesquite Inlet, with the waters of the Atlantic Ocean; to improve, construct and maintain a channel from the said direction in a southerly direction to a point at or near the city, etc.

Evidence that the notice required by Section 24 of Article VII of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law was

duly established in the House of Representatives before the foregoing entitled bills were passed.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

And Senate Bill No. 126, contained in the above message, was referred to the Committee on Enrolled Bills.

And Senate Bill No. 128, contained in the above message, was by unanimous consent held from immediate reference to the Committee on Enrolled Bills.

Mr. Etheredge moved to waive the rules and that the Senate take up the Calendar of Bills on Second Reading for consideration.

Which was agreed to by a two-thirds vote.

CALENDAR OF BILLS ON SECOND READING

House Bills Nos. 110 and 107 were taken up and the consideration of the same was informally passed.

House Bill No. 202

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled "An Act amending Sections One, Five, and Six, of an Act providing a pension for the members of the Fire Department of the City of Tampa, who shall become permanently incapacitated to perform their duties in said Department, or who have served for a number of years, and for other relief, and certain persons dependent upon them for support, and providing a fund for said purpose," being Chapter 7717, Laws of Florida, 1917.

Was taken up.

Mr. Swearingen moved that the rules be waived and that House Bill No. 202 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 202 was read a second time by its title only.

Mr. Swearingen moved that the rules be further waived and that House Bill No. 202 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 202 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone Edge, Etheredge, Hale, Hiney, Hodges, Malone, Overstreet Phillips, Putnam, Russett, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 204:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to authorize and empower the City Commission of the City of Daytona Beach Volusia County, Florida, to issue and sell negotiable interest bearing time warrants of said City in an amount not to exceed in the aggregate fifty thousand (\$50,000.00) dollars, in such denomination as said City Commission may deem proper; to mature at a time not longer than twenty years from the date of issuance and to bear interest not to exceed eight per cent per annum, payable semi-annually for the purpose of raising funds with which to build and construct a municipal swimming pool in the City of Daytona Beach. To provide the manner of execution and sale of said time warrants and to provide for the payment thereof, and the raising of funds for such payment.

Was taken up.

Mr. Putnam moved that the rules be waived and that House Bill No. 204 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 204 was read a second time by its title only.

Mr. Putnam moved that the rules be further waived

and that House Bill No. 204 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 204 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calk ns, Clark, Coe, Colson, Cone Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 207 was taken up and its consideration was informally passed.

House Bill No. 210:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to provide for the creation of a municipal corporation to be known as the Town of Vano, in Sarasota County, Florida; to fix and determine the territorial limits, jurisdiction and powers of said town and jurisdiction and powers of its officers.

Was taken up.

Mr. Etheredge moved that the rules be waived and that House Bill No. 210 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 210 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 210 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 210 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone Edge, Etheredge, Hale, Hiney, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Seales, Smith Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker--27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 221

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to amend Chapter 7241, Acts of 1915, Laws of Florida, being part of the charter of City of Sarasota, by amending Sections 3, 4, 7, 9 and by adding two additions to said charter to be known as Sections 37 (a) and 57 and by repealing Section 6 of said Chapter 7241, Acts of 1915, and also repealing Section 39 of Chapter 6768, Acts of 1913, being also part of the Charter of said City of Sarasota.

Was taken up.

Mr. Etheredge moved that the rules be waived and that House Bill No. 221 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 221 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 221 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 221 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 222:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act creating and establishing the municipality of the Town of Venice, in Sarasota County, Florida; fixing its territorial limits, providing for its government and prescribing its jurisdiction and powers.

Was taken up.

Mr. Etheredge moved that the rules be waived and that House Bill No. 222 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 222 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 222 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 222 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President. Senators Anderson, Butler.

Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 223:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act authorizing the Town of Sarasota Heights to issue street improvement bonds which shall be general obligations of the town and to provide for the levy of taxes to pay interest and principal thereof and amending Chapter 9080, being the charter of the town accordingly.

Was taken up.

Mr. Etheredge moved that the rules be waived and that House Bill No. 223 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 223 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 223 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 223 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 225:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to enlarge the territorial limits and jurisdiction of the City of Sarasota, in Sarasota County, to amend Sections 2, 3, and 7 of Chapter 6768 Acts of 1913, relating to its boundaries, and the number of councilmen, and the division into wards in the discretion of the council; to provide for the dissolution and merger of the Town of Sarasota Heights in said County into the City of Sarasota, and provide the manner and time for said dissolution and merger to become effective and to preserve the legal status and integrity of said Town of Sarasota Heights until said time in order that it may construct and finance its public improvements and utilities up to said time, and to provide for the assumption and payment by the City of Sarasota as extended and enlarged all public debts, liabilities and obligations of said Town of Sarasota Heights outstanding; to save and preserve to the County of Sarasota certain road projects that lie within the enlarged corporate limits now under construction by the County including those on the benefit assessment plan of property abutting on or benefited by such highways; to provide penalties for offenses committed hereafter within the territorial limits of the City of Sarasota as enlarged and extended; and to fix the time for the going into effect of this Act.

Was taken up.

Mr. Etheredge moved that the rules be waived and that House Bill No. 225 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 225 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 225 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 225 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 226 was taken up and was lifted from the Calendar of Local Bills on Second Reading and was placed on the Calendar of General Bills on the Second Reading.

House Bill No. 228:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to provide for the taking of an Official Census in and for the City of Sarasota, in Sarasota County, in the year 1926, and for the expense thereof.

Was taken up.

Mr. Etheredge moved that the rules be waived and that House Bill No. 228 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 228 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 228 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 228 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 234:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives).

A bill to be entitled An Act authorizing and empowering the President and city council of the City of South Jacksonville, Florida, to provide by ordinance, for the issuance of bonds of said city a sum not exceeding one hundred seventy-five thousand (\$175,000.00) dollars for the extension of the Street Railway System of said city, and to provide for the levy of taxes for the payment of the principal thereof and interest thereon.

Was taken up.

Mr. Butler moved that the rules be waived and that House Bill No. 234 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 234 was read a second time by its title only.

Mr. Butler moved that the rules be further waived and that House Bill No. 234 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 234 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Anderson, Butler, Calkins, Colson, Cone, Edge, Etheredge, Himeley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker--24.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 235 was taken up and its consideration was informally passed.

House Bill No. 236:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act changing and fixing the time of the regular municipal election in the City of South Jacksonville, Florida.

Was taken up.

Mr. Butler moved that the rules be waived and that House Bill No. 236 be read a second time by its title only.

Which was agreed to by a two thirds vote.

And House Bill No. 236 was read a second time by its title only.

Mr. Butler moved that the rules be further waived and that House Bill No. 236 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 236 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Colson, Cone, Edge, Etheredge, Himeley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—24.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 238:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act authorizing and empowering the President and City Council of the City of South Jacksonville, Florida, to provide by ordinance for the issuance and sale of bonds of said city for the purpose of building or completing a municipal golf course and a municipal auditorium not exceeding one hundred thousand (\$100,000.00) dollars, and to levy taxes for the payment of the principal thereof and interest thereon.

Was taken up.

Mr. Butler moved that the rules be waived and that House Bill No. 238 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 238 was read a second time by its title only.

Mr. Butler moved that the rules be further waived and that House Bill No. 238 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 238 be read a third time in full

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Cone, Edge, Etheredge, Hineley, Hodges, Malone, McDaniels, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—24.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 240 was taken up and the consideration of the same was informally passed.

House Bill No. 241:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act declaring public auditoriums, golf courses, and stadiums, erected or to be erected, constructed, or to be constructed, built, or to be built, equipped, or to be equipped, electric street car systems by the City of South Jacksonville, Florida to be for municipal purposes and as such the City of South Jacksonville, Florida, is hereby empowered and authorized to acquire, construct, own and operate the same.

Was taken up.

Mr. Butler moved that the rules be waived and that House Bill No. 241 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 241 was read a second time by its title only.

Mr. Butler moved that the rules be further waived and that House Bill No. 241 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 241 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Cone, Edge, Etheredge, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 242:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives).

A bill to be entitled An Act relating to tortious actions or actions sounding in tort against the City of South Jacksonville, Florida, or any lessee, agent or company operating or maintaining any of the property of said city; and providing for the giving of notice in relation thereto.

Was taken up.

Mr. Butler moved that the rules be waived and that House Bill No. 242 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 242 was read a second time by its title only.

Mr. Butler moved that the rules be further waived and that House Bill No. 242 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 242 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Clark, Cone, Edge, Etheredge, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor, Turnbull, Turner, Watson, Wicker—24.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence, that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 243:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act relating to elections held in the City of Daytona Beach, Florida; prescribing the time and manner of registration, regulating the manner of challenging persons offering to vote, requiring production of naturalization certificates, or authenticated copies thereof in certain cases, and declaring the violation of the provisions hereof to be a misdemeanor, except that false swearing shall be perjury, and to establish a white non-partisan municipal party of the City of Daytona Beach, and to provide for the nomination of elective officers of such municipality by primary elections.

Was taken up.

Mr. Putnam moved that the rules be waived and that House Bill No. 243 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 243 was read a second time by its title only.

Mr. Putnam moved that the rules be further waived and that House Bill No. 243 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote:

And House Bill No. 243 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Cone, Edge, Etheredge, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—24.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 259:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act empowering the City Commissioners of the City of Apalachicola, Florida, to employ a City Manager for said City; prescribing the power which may be vested in the said City Manager by ordinance; and regulating the conduct of the business of said City by a City Manager appointed or employed under the provisions of this Act.

Was taken up.

Mr. Walker moved that the rules be waived and that House Bill No. 259 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 259 was read a second time by its title only.

Mr. Walker moved that the rules be further waived and that House Bill No. 259 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 259 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Cone, Edge, Etheredge, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor, Turnbull, Turner, Walker, Watson, Wicker—24.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 260 :

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to amend Sections Two, Three and Four of Chapter 10386, Acts of 1925, relating to open and closed season for the hunting, chasing, molesting or killing of wild game birds, fowls or animals in Brevard and Volusia Counties, Florida.

Was taken up.

Mr. Putnam moved that the rules be waived and that House Bill No. 260 be read a second time by its title only

Which was agreed to by a two-thirds vote.

And House Bill No. 260 was read a second time by its title only.

Mr. Putnam moved that the rules be further waived and that House Bill No. 260 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 260 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Cone, Edge, Etheredge, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales,

Smith Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—24.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 173 was taken up and the consideration of the same was informally passed.

House Bill No. 224:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to legalize and validate the issuance and sale of Street Improvement Bonds of the Town of Sarasota Heights, Florida, in the amount of \$74,000, authorized by Ordinance No. 34 of the Town Council of said Town and sold by said Town Council in compensation for street improvements.

Was taken up.

Mr. Etheredge moved that the rules be waived and that House Bill No. 224 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 224 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 224 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 224 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Cone, Edge, Etheredge, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales.

Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—24.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 211 :

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to provide for the disposition of Lots 7 and 8, subdivision of Lot 16, of the G. L. Abarez grant, as shown by plot of such subdivision of file in the public records of Volusia County, Florida, in map, Book 4, Page 81, owned by the Town of Haws Park Volusia County, Florida, at the time of its abolishment by Chapter 8269 of the Special Acts of 1919, Laws of Florida.

Was taken up.

Mr. Putnam moved that the rules be waived and that House Bill No. 211 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 211 was read a second time by its title only.

Mr. Putnam moved that the rules be further waived and that House Bill No. 211 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 211 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was :

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Cone, Edge, Etheredge, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales,

Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—24.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Mr. Anderson moved that the Senate do now take up House Messages for consideration.

Which was agreed to a two-thirds vote.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following message from the House of Representatives was received:

House of Representatives
Tallahassee, Florida, November 21, 1925.

Hon. John S. Taylor,
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. 75:

A bill to be entitled An Act to validate, legalize and confirm all proceedings of the Town Council of the Town of Buena Vista, Florida, now annexed to the City of Miami, relative to the making of certain local improvements in said town, the letting of contracts therefor, the assessment of the cost, or a part of the cost, thereof upon the property benefitted, the equalization and confirma-

tion of said assessments, and authorizing the City Commission of the City of Miami, to issue and sell the bonds of the City of Miami, to pay the cost of said improvements, and providing for the payment of the principal and interest of said bonds.

Also—

Senate Bill No. 76:

A bill to be entitled An Act amending Section 23 of Chapter 8290, Acts of the Florida Legislature, year 1919, fixing the method of publication upon the adoption of certain codes by the City of Key West.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

And Senate Bills Nos. 75 and 76 contained in the above message were referred to the Committee on Enrolled Bills.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, Nov. 21, 1925.

Hon. John S. Taylor,
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. 123:

A bill to be entitled An Act to create, establish and constitute certain territory in Lake County, Florida, as a Special Road and Bridge District to be known and desig-

nated as "Special Road and Bridge District No. 11 of Lake County, Florida;" providing for building, constructing, reconstructing and improving a certain road in said district, and prescribing the materials of which same shall be built, constructed, reconstructed and improved; providing for the issuance of bonds of said District, the proceeds of the sale of which shall be used for said purposes; providing for the levy and collection of taxes on all taxable property within said district, for the purpose of creating a sinking fund to pay the principal and interest of said bonds; providing for the holding of an election in said District to determine whether or not said bonds shall be issued, sold and delivered, and prescribing the duties and powers of the Board of County Commissioners of Lake County, Florida, in relation to said District.

Also—

Senate Bill No. 125:

A bill to entitled An Act to authorize and empower the Board of County Commissioners of Volusia County, Florida, to issue and sell negotiable interest bearing time warrants of said County in an amount not to exceed in the aggregate Seventy-Five Thousand (\$75,000.00) Dollars, in such denomination as said Board of County Commissioners may deem proper; to mature at a time not longer than twenty years from the date of issuance and to bear interest not to exceed eight per cent per annum, payable semi-annually, for the purpose of raising funds with which to construct and build certain roads and bridges in County Commissioner's District No. 2; to provide the manner of execution and sale of said time warrants and to provide for the payment thereof, and the raising of funds for such payment.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

And Senate Bills Nos. 123 and 125, contained in the above message were referred to the Committee on Enrolled Bills.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, November 21, 1925.

Hon. John S. Taylor,
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. 129:

A bill to be entitled An Act to provide for one additional Circuit Judge for the Eleventh Judicial Circuit of Florida; to regulate the dispatch of business in said circuit after such appointment; and to make an appropriation to pay the salary of such additional circuit judge.

Also—

Senate Bill No. 87:

A Bill to be entitled An Act to define, regulate, and license real estate brokers and real estate salesmen; to create the Florida Real Estate Commission, providing for the appointment of its members, defining its powers and duties; providing for payment of its expenses, prescribing certain offenses and penalties for violations thereof.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law was duly established in the House of Representatives before the foregoing entitled bills were passed.

Very respectfully,

B. A. MEGINNISS,
Chief Clerk House of Representatives.

And Senate Bills Nos. 129 and 87, contained in the above message were referred to the Committee on Enrolled Bills.

Also—

The following message from the House of Representatives was received:

House of Representatives
Tallahassee, Florida, Nov. 21, 1925.

Hon. John S. Taylor,
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. 285:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act creating and constituting a Special Road and Bridge District in Palm Beach County, Florida, known and designated as Seaboard Highway and Bridge District; providing for a Board of Supervisors of said District; authorizing the construction of roads and bridges in said District and providing for a Board of Supervisors to enter in to contracts therefor; authorizing and making provisions for a levy and collection of a tax for maintenance of such roads and bridges and to pay any bond issue of such road and bridge District; authorizing the issuance of bonds; and relating to the powers and duties of said road and bridge District and said Supervisors of said road and bridge District.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bill was passed.

Very respectfully.

B. A. MEGINNISS,
Chief Clerk House of Representatives.

By a two-thirds vote consent—
House Bill No. 285, contained in the above message, was read the first time by its title and placed on the Calendar of Local Bills on the Second Reading.

The further consideration of Bills on Second Reading was resumed.

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Fla., Nov 21, 1925.

Hon. John S. Taylor,
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. 287:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to amend Chapter 9675 of the Special Acts of 1923 of the Laws of Florida, entitled "An Act to create and establish a municipality to be known as the Town of Anna Maria, in Manatee County, Florida, and to fix its territory limits, to prescribe and authorize its jurisdiction and powers, and the jurisdiction and powers of its officers.

Also—

House Bill No. 288:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to create, establish and organize a municipality in the County of Broward and State of Florida, to be known and designated as the City of Floranada, and to define its territorial boundaries, and to provide for its government, jurisdiction, powers, franchises and privileges.

Also—

House Bill No. 289:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to create, establish and organize a municipality in the County of Broward and State of Florida, to be known and designated as the City of Hollywood and to define its territorial boundaries, and to provide for its government, jurisdiction, powers, franchises and privileges.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,
B. A. MEGINNISS,
Chief Clerk House of Representatives.

And by a two-thirds vote of the Senate.

House Bill No. 287, contained in the above message, was read the first time by its title and considered.

Mr. Etheredge moved that the rules be waived and that House Bill No. 287 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 287 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 287 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 287 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Seales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker 27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

And by a two-thirds vote of the Senate.

House Bill No. 288, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 288 be read a second time by its title only.

Which was agreed to a two-thirds vote.

And House Bill No. 283 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 288 be read a third time in full and put upon its passage.

Which was agreed to a two-thirds vote.

And House Bill No. 288 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

And by a two-thirds vote of the Senate.

House Bill No. 289, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 289 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 289 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 289 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 289 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, Nov. 21, 1925.

Hon. John S. Taylor,
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. 263:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to abolish the present municipal government of the Town of Reddick, in Marion County, Florida; to legalize and validate the ordinances of said Town of Reddick and official acts thereunder; to create and establish a new municipality to be known as the Town of Reddick, Marion County, Florida; and to fix and provide its territorial limits, jurisdiction and powers of its officers.

Also—

House Bill No. 267:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act providing a supplemental additional and alternative method of making local improvements in the Town of Jensen, Florida, a municipal corporation authorizing and providing for special assessments or cost thereof, and authorizing issuance and sale of bonds of said municipality.

Also—

House Bill No. 268:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to me entitled An Act authorizing and empowering the Board of County Commissioners of Okeechobee County, Florida, by resolution, to issue and sell negotiable, interest bearing bonds, bearing six per cent. (6%) interest per annum, payable semi-annually, in such form, date of maturity and time and place or places of payment as the said board of county commissioners may adopt, in

the sum of \$30,000.00, the proceeds of which to be used in widening, repairing reconstructing and paving that portion of the county road known as "Eagle Bay Drive," extending from the intersection of State Road Number Eight, south for a distance of one and three-fourths (1¾) miles; and also for repairing and reconstructing bridges and culverts on said road, or any part of it; for building new bridges or new culverts on said road, or any part of it; and for levy, assessment and collection of taxes to create a sinking fund for the payment of the principal and interest on said bonds, and to provide for the sale and retirement of same; naming depositories for moneys derived from sale of said bonds and from taxes for sinking fund for retirement of said bonds.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,
 B. A. MEGINNISS,
 Chief Clerk House of Representatives.

And by a two-thirds vote consent, House Bill No. 263, contained in the above message was read the first time by its title and considered, and was placed on the Calendar of Local Bills on the second reading.

And by a two-thirds vote consent—

House Bill No. 267 was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 267 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 267 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 267 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill 267 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 268 was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 268 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 268 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 268 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 268 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, Nov. 21, 1925.

Hon. John S. Taylor,
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. 277:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to extend the corporate limits of the City of Fort Lauderdale, Broward County, Florida, to give said City of Fort Lauderdale jurisdiction over the territory embraced in said extension.

Also—

House Bill No. 278:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act legalizing and confirming Ocean Shore Improvement District in Flagler and Volusia Counties, Florida, and validating all acts and proceedings in reference to the issuance of \$750,000 bonds of said Ocean Shore Improvement District, dated July 1, 1925.

and validating said bonds and providing for the payment of interest and principal of said bonds by taxation.

Also—

House Bill No. 279:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act amending Section 5 of Chapter 8290, Acts of 1919, in relation to the Police Officers of the City of Key West, Monroe County, Florida.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

By a two-thirds vote consent—

House Bill No. 277, contained in the above message, was read the first time by its title and considered

Mr. Watson moved that the rules be waived and that House Bill No. 277 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 277 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 277 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 277 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President. Senators Anderson, Butler, Calkins, Clark, Coc, Colson, Cone, Edge, Etheredge, Hale, Humeley, Hodges, Malone, Overstreet, Phillips, Putnam,

Russell, Scales, Smith, Swearingen. Taylor (31st Dist.).
Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 278, contained in the above message, was read the first time its title and considered, and was placed on the Calendar of Local Bills on the second reading.

By a two-thirds vote consent—

House Bill No. 279, contained in the above message, was read the first time by its title and considered.

Mr. Malone moved that the rules be waived and that House Bill No. 279 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 279 was read a second time by its title only.

Mr. Malone moved that the rules be further waived and that House Bill No. 279 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 279 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Fla., Nov. 21, 1925.

Hon. John S. Taylor,
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. 261:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act creating civil courts of record in all counties in the State of Florida having a population of more than One Hundred Thousand (100 000) inhabitants, according to the last State Census, and in which said counties have no civil court of record yet established; prescribing the jurisdiction of said courts, providing for the judges and clerks of said civil courts of record, and prescribing for the jurisdiction of the Supreme Court, and the circuit courts in relation to the said civil courts of record.

Also—

House Bill No. 265:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to amend Section 10, Chapter 10923 of the Laws of Florida, Acts of 1925, relating to

the City Charter of the City of Moore Haven in Glades County, Florida.

Also—

House Bill No. 266:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to validate and legalize at law and in equity the tax assessments and levies made by the tax assessors of the County of Citrus, State of Florida, on real estate lying and being situate in said county for the years 1894, 1895, 1896, 1897, 1898, 1899, 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, 1922, 1923, and 1924; and to legalize and validate at law and in equity the tax sales made by the tax collectors in the said County of Citrus, State of Florida, of all real estate lying and being situate in said county made during the years, 1894, 1895, 1896, 1897, 1898, 1899, 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, 1922, 1923, and 1924; and to legalize and validate at law and in equity all tax deeds made or executed by the clerk in and for said County of Citrus, State of Florida, of all lands and real estate lying and being situate in said county made during the years of 1894, 1895, 1896, 1897, 1898, 1899, 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, 1922, 1923, and 1924.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

By a two-thirds vote consent—

House Bill No. 261, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 261 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 261 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 261 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 261 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 265, contained in the above message, was read the first time by its title and considered.

Mr. Etheredge moved that the rules be waived and that House Bill No. 265 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 265 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 265 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 265 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 266, contained in the above message, was read the first time by its title and considered, and was placed on the Calendar of Local Bills on the second reading.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, Nov. 21, 1925.

Hon. John S. Taylor,
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. 295 :

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act for the protection and preservation of fish in the waters of Lake County, and for the prevention of the sale of fish caught from said waters.

Also—

House Bill No. 297 :

(The passage of which bill has been officially recommended by his Excellency John W. Martin, Governor to be enacted into law by this Extraordinary Session of the Legislature.)

A bill to be entitled An Act to establish a criminal Court of Record in the County of Palm Beach.

House Bill No. 298 :

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to create certain territory in Bay County, Florida, into a Special Road and Bridge District and to authorize and validate the building and construction of a certain road therein, culverts and bridges therein, and to provide for the issuance of bonds to pay therefor, and for the levy of a tax to pay the interest on and to redeem said bonds and for the appointment and election of a board of bond trustees, and to invest said trustees with certain powers and duties, and to provide for certain duties of the board of county commissioners of Bay County, Florida, in relation to the award of contracts, and to prescribe certain duties of the State Road Department, powers and duties in relation thereto, and for other purposes.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,
B. A. MEGINNISS,
Chief Clerk House of Representatives.

By a two-thirds vote consent—

House Bill No. 295, contained in the above message, was read the first time by its title and considered, and placed on the Calendar of Local Bills on the second reading.

By a two-thirds vote consent—

House Bill No. 297, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 297 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 297 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 297 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 297 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by

law was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 298, contained in the above message, was read the first time by its title and accepted, and placed on the Calendar of Local Bills on the second reading.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, Nov. 21, 1925.

Hon. John S. Taylor,
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. 299:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act authorizing the City of Chipley, in Washington County, Florida, to issue time warrants in a sum not exceeding five thousand dollars for defraying the city's portion of the cost and expense of certain curbs and gutters in said city.

Also—

House Bill No. 301:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to amend Sections 2, 6 and 7 of Chapter 9416, Laws of Florida, Acts of 1923, being An Act to amend Sections 2, 3, 4, 7, 10, 12, 14 and 15 of Chapter 8663, Laws of Florida, Acts of 1921, being An Act to create a Juvenile Court in and for Dade County, Florida, to provide for a judge of said court and to define his powers and duties, to provide for the expense of said court and compensation of such Judge, and to provide for the appointment of Probation and Assistant Probation Officers and a Clerk of the Juvenile Court.

Also—

House Bill No. 302:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to validate the additional bond issue, aggregating One Hundred Fifty Thousand Dollars, of the Iona Drainage District in Lee County, Florida, dated June 1, 1925, and duly authorized by the Board of Supervisors of said district; and validating all proceedings for the issuance of said bonds together with the sale and delivery thereof.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,

B. A. MEGINNISS,
Chief Clerk House of Representatives.

By a two-thirds vote consent—

House Bill No. 299, contained in the above message, was read the first time by its title and accepted, and placed on the Calendar of Local Bills on the second reading.

By a two-thirds vote consent—

House Bill No. 301, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 301 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 301 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 301 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 301 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 302, contained in the above message, was read the first time by its title and considered.

Mr. Malone moved that the rules be waived and that House Bill No. 302 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 302 was read a second time by its title only.

Mr. Malone moved that the rules be further waived and that House Bill No. 302 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 302 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Pending the further consideration of messages from the House of Representatives—

Mr. Butler moved that when the Senate adjourns today it shall adjourn to convene at 11 o'clock A. M. Monday, November 23.

Which was agreed to—

The Senate resumed the consideration of messages from the House of Representatives.

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, November 21, 1925.

Hon. John S. Taylor,
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. 262:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to abolish the present municipal government of the City of Dunedin County, of Pinellas, Florida, and to create and establish a Municipal Corporation to be known as the City of Dunedin; to provide a Charter for said city; to define its territorial

limits; provide for its Government; and prescribe its jurisdiction and powers.

Also—

House Bill No. 272:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act establishing a bird reservation to be known as the Lake Charm Bird Reservation in the County of Seminole.

Also—

House Bill No. 337:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to amend Sections 3, 4, 5 and 6 and to repeal Sections 7 and 8 of Chapter Laws of Florida, Acts of 1925, entitled: An Act to regulate the taking of fish in the fresh and salt waters of the Counties of Escambia, Santa Rosa, Okaloosa and Walton of the State of Florida; to provide for the licensing of sport fishermen in the said counties; to provide for the enforcement thereof and a rule of evidence in prosecutions thereunder; and for the forfeiture of fishing tackle and devices unlawfully used.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

By a two-thirds vote consent—

House Bill No. 262, contained in the above message, was read the first time by its title and considered.

Mr. Swearingen moved that the rules be waived and

that House Bill No. 262 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 262 was read a second time by its title only.

Mr. Swearingen moved that the rules be further waived and that House Bill No. 262 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 262 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Conc. Edge, Etheredge, Hale, Hincley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 272, contained in the above message, was read the first time by its title and considered.

Mr. Overstreet moved that the rules be waived and that House Bill No. 272 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 272 was read a second time by its title only.

Mr. Overstreet moved that the rules be further waived and that House Bill No. 272 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 272 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Seales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 337, contained in the above message, was read the first time by its title and considered, and placed on the Calendar of Local Bills on the second reading.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, November 21, 1925.

Hon. John S. Taylor,
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. 271:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act establishing a bird reservation to be known as the Seminole Bird Reservation in the County of Seminole.

Also—

House Bill No. 280:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to authorize the City of St. Augustine, in the County of St. Johns, State of Florida, to issue general municipal law bonds to the maximum amount of four hundred and thirty-two thousand (\$432,000.00) dollars, and to provide for the payment of said bonds.

Also—

House Bill No. 264:

A bill to be entitled An Act for the protection of fish in the waters, canals, rivers, streams, creeks, lakes and bayous of Seminole County, Florida; regulating the catching or procuring of fish in any of said waters; regulating the sale of fish within the territorial limits of the County of Seminole, Florida; regulating the transportation of fish within and to points beyond the territorial limits of Seminole County, Florida; providing that the violation of any of the terms and provisions of this Act shall be a misdemeanor; and prescribing rules of evidence in criminal prosecutions resulting from a violation of any of the provisions of this Act.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

By a two-thirds vote consent—

House Bill No. 271, contained in the above message, was read the first time by its title and considered.

Mr. Overstreet moved that the rules be waived and that House Bill No. 271 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 271 was read a second time by its title only.

Mr. Overstreet moved that the rules be further waived and that House Bill No. 271 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 271 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Seales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 280, contained in the above message, was read the first time by its title and considered.

Mr. Taylor (31st), moved that the rules be waived and that House Bill No. 280 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 280 was read a second time by its title only.

Mr. Taylor (31st), moved that the rules be further waived and that House Bill No. 280 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 280 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 264, contained in the above message, was read the first time by its title and accepted.

Mr. Overstreet moved that the rules be waived and that House Bill No. 264 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 264 was read a second time by its title only.

Mr. Overstreet moved that the rules be further waived and that House Bill No. 264 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 264 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam,

Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, November 21, 1925.

Hon. John S. Taylor,
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. 165:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to abolish the present municipality of Town of Wabasso, in Indian River County, Florida; to create and establish a new municipality to be known as City of Wabasso, in Indian River County, Florida; to legalize and validate the ordinance of said Town of Wabasso and official act thereunder, and to adopt the same as the ordinances of said City of Wabasso; to prescribe the time within which suits shall be brought against said Town and for notice thereof; to fix and provide the territorial limits, jurisdiction and powers of said City of Wabasso, in Indian River County, Florida, and the jurisdiction and powers of its officers.

Also—

House Bill No. 168:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to repeal Chapter 10840, Laws of Florida, being An Act prohibiting the use of stop nets and prescribing the size of seines, gill-nets, etc., to be used in the waters of the counties of Lee and Collier; and providing penalties for the violation hereof.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

By a two-thirds vote consent—

House Bill No. 165, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 165 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 165 was read a second time by its title only.

Mr. Watson, (13th) District, offered the following amendment to House Bill No. 165:

In Section one, after the words "to-wit" in line seven, strike out the remainder of said section one and insert in lieu thereof the following:

Beginning at a point twenty-five feet east of the southwest corner of Section 32, Township 31 south, range 39 east, running east along the township line to the intersection of the township line with the east channel of the Indian River, thence north with the east channel of the Indian River through sections 36 and 26, township 31

south, range 39 east, to the intersection of the east channel of the Indian River with the west line of section 26, township 31 south, range 39 east, thence north with the west line of sections 26 to the southwest corner of the north half of lot 4, section 26, township 31 south, range 39 east, thence east to the southeast corner of the north half of lot 4, section 26, township 31 south, range 39 east, thence north to the northwest corner of lot 3, section 26, township 31 south, range 39 east, thence east with the north line of section 26, township 31 south, range 39 east, to the northwest corner of lot 1, section 26, township 31 south, range 39 east, thence south to the southeast corner of lot 1, section 26, township 31 south, range 39 east, thence east with south line of lot 1, section 26, township 31 south, range 39 east, to the Atlantic Ocean, thence north westerly with the shore of the Atlantic Ocean to the intersection of the north line of lot 5, section 23, township 31 south, range 39 east, (which is also the center line of section 23) thence west with the center line of section 23, 22 and 21, township 31 south, range 39 east, to the intersection of the east channel of the Indian River, thence southeasterly with the east channel of the Indian River to the intersection of the north line of section 27, township 31 south, range 39 east, thence west with the north line of section 27, 28 and 29, to a point 25 feet east of northwest corner of section 29, township 31 south, range 39 east, thence south and parallel to the west line of sections 29 and 32, township 31 south, range 39 east, to point of beginning.

Mr. Watson moved that the amendment be adopted.

Which was agreed to—

Mr. Watson moved that the rules be further waived and that House Bill No. 165 be read a third time in full and put upon its passage, as amended.

Which was agreed to by a two-thirds vote.

And House Bill No. 165 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President. Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Seales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, as amended, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 168, contained in the above message, was read the first time by its title and accepted.

Mr. Malone moved that the rules be waived and that House Bill No. 168 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 168 was read a second time by its title only.

Mr. Malone moved that the rules be further waived and that House Bill No. 168 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 168 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Seales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the

foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, November 21, 1925.

Hon. John S. Taylor,
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. 328:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act validating the issuance and sale of certain Improvement Bonds of the Town of Pinellas Park, Florida, of the par value of \$491,000.00.

Also—

House Bill No. 329:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act validating certain Improvement Bonds of the City of Largo, Florida, of the par value of Four Hundred Eight Thousand Eight Hundred Fifty-six Dollars and Seventy-six Cents (\$408,856.76).

Also—

House Bill No. 330:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act ratifying, confirming and validating thirty-five thousand dollars (\$35,000.00) of interest bearing coupon bonds, by the Board of Public Instruction of the County of Nassau, State of Florida, dated July 1, 1925, bearing interest at the rate of six per cent (6%) per annum, issued for the purpose of funding the

floating indebtedness of said Board, incurred in the support and maintenance of the Public Free Schools of said County, and the issuance and sale thereof, as provided for by the resolution of said Board adopted on July 8, 1925, and to make provision for a sinking fund for the retirement of said bonds and the interest to become due thereon.

Also—

House Bill No. 332:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to abolish the present municipal government of the Town of Flagler Beach, in Flagler County, State of Florida, and to organize, incorporate and establish a town government therefor, and to prescribe the jurisdiction, powers and functions of said municipality, and providing a referendum.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

By a two-thirds vote consent—

House Bill No. 328, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 328 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 328 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 328 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 328 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 329, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 329 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 329 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 329 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 329 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 330, contained, in the above message, was read the first time by its title and considered.

Mr. Calkins moved that the rules be waived and that House Bill No. 330 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 330 was read a second time by its title only.

Mr. Calkins moved that the rules be further waived and that House Bill No. 330 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 330 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Seales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was

duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 332, contained in the above message, was read the first time by its title and considered.

Mr. Taylor (31st), moved that the rules be waived and that House Bill No. 332 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 332 was read a second time by its title only.

Mr. Taylor (31st Dist.) moved that the rules be further waived and that House Bill No. 332 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 332 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, November 21, 1925.

Hon. John S. Taylor,
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. 356:

A bill to be entitled An Act to fix the salary of the Secretary of the Commissioner of Agriculture.

And respectfully request the concurrence of the Senate thereto.

Very respectfully,
B. A. MEGINNISS,
Chief Clerk House of Representatives.

By a two-thirds vote consent—

House Bill No. 356, contained in the above message was read the first time by its title and considered, and placed on the Calendar of Local Bills on the second reading.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, November 21, 1925.

Hon. John S. Taylor,
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. 273:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act prescribing the manner or determining the character, style and type of the bridges constructed over ditches, canals and drains cut by drainage districts across public highways, and the manner of raising funds to defray the cost of constructing such bridges in counties having a population of not less than One Hundred Thirty Thousand (130,000), according to the last preceding state census.

Also—

House Bill No. 274:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to authorize the City of Sarasota, in Sarasota County, to issue bonds for hospital purposes.

Also—

House Bill No. 275:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act ratifying, confirming and validating a certain agreement entered into on the 25th day of September, A. D. 1923, between the City of Tallahassee, a municipal corporation of the State of Florida, as party of the first part, and West Florida Power Company, a corporation organized and existing under the laws of the State of Florida as party of the second part, and authorizing said City of Tallahassee through and by the City Commissioners of said city to further alter, modify or amend the same.

Also—

House Bill No. 276:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to make valid the levying of special assessments, including supplemental assessments, against property bounding, abutting, adjoining and contiguous to certain street improvements, in the Town of Gulfport, Florida, known as "Street Improvement No. 2," and to make valid certain municipal improvement bonds of the Town of Gulfport, Florida, which are based upon said assessment and to validate certain proceedings in respect to the issuance and sale of said bonds.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully.

B. A. MEGINNISS,
Chief Clerk House of Representatives.

By a two-thirds vote consent--

House Bill No. 273, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 273 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 273 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 273 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 273 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas--Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Maloué, Overstreet, Phillips, Putnam, Russell, Seales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker. 27.

Nays--None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty

days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 274, contained in the above message, was read the first time by its title and considered.

Mr. Etheredge moved that the rules be waived and that House Bill No. 274 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 274 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 274 be read a third time in full.

Which was agreed to by a two-thirds vote.

And House Bill No. 274 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 275, contained in the above message, was read the first time by its title and considered, and was placed on the Calendar of General Bills on the second reading.

By a two-thirds vote consent—

House Bill No. 276, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 276 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 276 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 276 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 276 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, November 21, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

I am directed by the House of Representatives to in-

form the Senate that the House of Representatives has passed—

House Bill No. 339:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to extend the corporate limits of the Town of Umatilla, Lake County, and to give the said Town of Umatilla jurisdiction over the territory embraced in said extension.

Also—

House Bill No. 340:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to amend Section 40 of An Act entitled; An Act to create and establish a municipality in Charlotte County, Florida, to be known and designated as the Town of Charlotte Harbor; to define its territorial boundary, and to provide for its government, jurisdiction, powers, privileges and officers.

Also—

House Bill No. 341:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act legalize and validate all acts and proceedings, had, calling and holding an election in Special Tax School District No. 3 of Hamilton County, Florida, and authorizing and validating the issuance and sale of bonds by the County Board of Public Instruction of Hamilton County, Florida, in the sum of Forty Thousand (\$40,000.00) Dollars pursuant thereto.

Also—

House Bill No. 342:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act authorizing the City of Palmetto, Florida, by resolution, to issue negotiable interest-bearing bonds, bearing not to exceed 6½ per cent per annum, payable semi-annually, in such form, date of maturity and time and place or places of payment and the said Council of the City of Palmetto, Florida, may adopt

up to Seventy-five Thousand (\$75,000) Dollars, the proceeds of which to be used for the construction of street or streets into the waters of the Manatee River, and the filling and building of retaining walls, paving or otherwise improving said streets, and to create a sinking fund for the payment of the principal and interest of said bonds, and to provide for the sale, and retirement of same.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives

By a two-thirds vote consent—

House Bill No. 339, contained in the above message was read the first time by its title and considered, and was placed on the Calendar of Local Bills on the second reading

By a two-thirds vote consent—

House Bill No. 340, contained in the above message, was read the first time by its title and considered.

Mr. Etheredge moved that the rules be waived and that House Bill No. 340 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 340 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 340 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 340 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Conc. Edge, Etheredge, Hale,

Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 341, contained in the above message, was read the first time by its title and considered.

Mr. Cone moved that the rules be waived and that House Bill No. 341 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 341 was read a second time by its title only.

Mr. Cone moved that the rules be further waived and that House Bill No. 341 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 341 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has

been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 342, contained in the above message, was read the first time by its title and considered.

Mr. Etheredge moved that the rules be waived and that House Bill No. 342 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 342 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 342 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 342 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President. Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hincley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker--27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, November 21, 1925.

Hon. John S. Taylor,
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. 281:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to authorize all counties having a population of 130,000 or more by the State census of 1925 or by any future State or Federal census to make highway improvements upon petition and to pay all or a part of the cost thereof by special assessments upon benefited property and to issue bonds and levy taxes.

Also—

House Bill No. 282:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act validating that certain contract between C. C. Bacon and Marian M. Bacon, husband and wife, and the City of West Palm Beach, Palm Beach County, Florida, dated September 14, 1925, authorizing said city to purchase the land therein described for the price and upon the terms therein set forth; confirming the title to said land in said city; authorizing said city to issue bond or other evidence of indebtedness for the payment of said property; authorizing said city to use said land for municipal purposes and to sell said land and apply the proceeds of said sale to municipal purposes.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bills, and in the manner provided by law, was

duly established in the House of Representatives before the foregoing entitled bills were passed.

Very respectfully,

B. A. MEGINNISS,
Chief Clerk House of Representatives.

By a two-thirds vote consent—

House Bill No. 281, contained in the above message, was read the first time by its title and considered, and was placed on the Calendar of Local Bills on the second reading.

By a two-thirds vote consent—

House Bill No. 282, contained in the above message, was read the first time by its title and accepted.

Mr. Watson moved that the rules be waived and that House Bill No. 282 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 282 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 282 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 282 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Also—

The following message from the House of Representatives was received:

Tallahassee, Florida, November 21, 1925.
House of Representatives,

Hon. John S. Taylor,
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. 313:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act granting to the City of Gainesville an easement for the purposes of and the right and authority to establish, construct and pave for the purposes of public streets therein a strip of land lying immediately south of and parallel with the east and west half mile line of Section Six (6), Township ten (10) South, Range twenty (20) East, from a point where said half mile line of said section intersects University Avenue in said city along the north boundary line of said half mile line of said section, west to the west boundary line of said section and also a strip of land lying immediately east of and parallel with the west boundary line of said section and extending south from the north west corner of the south west quarter of said section to a point where the same would intersect and connect with the highway leading from said City of Gainesville to Newberry, Florida.

Also—

House Bill No. 315:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act for relief of owners of land located in revised plat of Bayview Park Subdivision, Section P, all located in the Northeast quarter of Section 32, Township 31 South, Range 16 East Pinellas and authorizing the Clerk of the Circuit Court of said to receive and record said plat.

Also—

House Bill No. 316:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to extend the corporate limits of the City of Cocoa, in Brevard County, Florida; to describe and to define the territory embraced and included within the extended corporate limits of said City of Cocoa; to delimit and to locate the boundaries of the territory embraced within the extended corporate limits of said City of Cocoa; to provide for the application of the municipal powers, authority, ordinances and jurisdiction to the extended corporate limits of said City of Cocoa, and to repeal conflicting laws.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,
 B. A. MEGINNISS,
 Chief Clerk House of Representatives.

By a two-thirds vote consent—

House Bill No. 313, contained in the above message, was read the first time by its title and accepted.

Mr. Colson moved that the rules be waived and that House Bill No. 313 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 313 was read a second time by its title only.

Mr. Colson moved that the rules be further waived and that House Bill No. 313 be read a third time in full and be put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 313 was read a third time in full.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing

to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 315, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 315 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 315 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 315 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 315 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 316, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 316 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 316 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 316 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hincley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Fla., November 21, 1925.

Hon. John S. Taylor,
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. 290:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to legalize, confirm and validate the acts, ordinances and proceedings of the City of Verna, Manatee and Sarasota Counties, Florida, and of its City Commission, officers and agents, relating to the issuance of Municipal Improvement Bonds in the sum of Eighty Thousand (\$80,000.00) Dollars, and each and every act or thing done in regard thereto.

Also—

House Bill No. 291:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act regulating the taking or catching of fish in certain salt waters in Manatee County and providing a penalty for the violation thereof.

Also—

House Bill No. 292:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives)

A bill to be entitled An Act granting to the City of Manatee, Florida, additional and enlarged powers relating to special assessments

Also—

House Bill No. 294:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to validate the levy and assessment for taxes and tax sales in the Town of Perry, Florida, for the year 1924 and 1925, and all outstanding tax sales certificates of said Town.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bills and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,

B. A. MEGINNISS.

Chief Clerk House of Representatives.

By a two-thirds vote consent—

House Bill No. 290, contained in the above message, was read the first time by its title and considered.

Mr. Etheredge moved that the rules be waived and that House Bill No. 290 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 290 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 290 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 290 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 291, contained in the above message, was read the first time by its title and considered.

Mr. Etheredge moved that the rules be waived and that House Bill No. 291 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 291 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 291 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 291 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Seales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 292, contained in the above message, was read the first time by its title and considered.

Mr. Etheredge moved that the rules be waived and that House Bill No. 292 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 292 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 292 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 292 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

And by a two-thirds vote consent—

House Bill No. 294, contained in the above message, was read the first time by its title and considered, and was placed on the Calendar of Bills on the second reading.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, Nov. 21, 1925.

Hon. John S. Taylor,
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 Memorial No. 1:

To the Honorable Senate and the House of Representatives, of the United States.

We respectfully represent that in former years the Ocklockonee River was safely navigable from a point near Thomasville, in the State of Georgia, to where it

empties into the Ocklockonee Bay and the Gulf of Mexico, a distance of about one hundred and seventy-five miles following the meanderings of the stream; that for about one-half the distance above named it was safely navigated by steamboats, in the carrying of freight and passengers, having an uninterrupted depth of five feet or more to the Sea; that within the last decade on account of sunken and dead-head logs and the sinking of other floats and drifts the river has become dangerous to freight and passenger carrying vessels, and of doubtful use for a very large part of such distance for navigation by small vessels and other craft; that the frequent interruption of the channel in this manner has caused great inconvenience and loss to settlers living along the line of the river banks, has so raised the water level in the river that large quantities of land formerly arable and used for cultivation, or which might be so used, is now reduced to a condition of swamp and overflow land and consequently of little value; such condition has greatly and is impeding development in the section through which said stream courses:

Therefore, we, the Senate and House of Representatives of the State of Florida, in special session now assembled, respectfully petition that in view of the great need of attention which the Ocklockonee River has from the Rivers and Harbors Department of the War Department of the United States, that your body will as soon as practicable take steps looking to the removal of such obstructions, drift and accumulation from the bed of the stream and when so removed believe that the stream will speedily correct with its own flow and by erosion any remaining sediment accumulated in its bed. We recommend that such action is necessary for the protection of navigation to the stream and prevent further irreparable loss to the settlers living along the stream in the destruction of the land value and reduction of their acreage.

Very respectfully,

B. A. MEGINNISS.

Chief Clerk House of Representatives.

And House Memorial No. 1, contained in the above message was read the first time and was laid over under the rule, having been waived by the Senate by a two-thirds vote consent.

By unanimous consent—
Mr. Malone, Chairman of the Committee on Judiciary A,
submitted the following report:

Senate Chamber,
Tallahassee, Florida, Nov. 21, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

Your Committee on Judiciary A, to whom was referred—

Senate Bill No. 80:

A bill to be entitled An Act to authorize the Board of Commissioners of State Institutions of the State of Florida to erect and maintain a public building for the use of the State Road Department and other departments of the State Government in the City of Tallahassee, and to make appropriation to carry out the provisions of this Act.

Have had the same under consideration, and recommend that it do pass.

Very respectfully;

W. H. MALONE,
Chairman of Committee.

And Senate Bill No. 80, contained in the above report, was placed on the Calendar of Bills on Second Reading.

By unanimous consent—

Mr. Anderson, Chairman of the Joint Committee on Enrolled Bills on the part of the Senate, submitted the following report:

Senate Chamber,
Tallahassee, Florida, Nov. 21, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

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

(Senate Bill No. 4):

An Act relating to the holding of elections in Special Tax School District in Madison County, Florida.

Also—

(Senate Bill No. 7) :

An Act authorizing the City of Tallahassee, Leon County, Florida, through and by the Commissioners of said City, to execute and deliver a quit-claim deed, quit-claiming any right, title or interest which the said City of Tallahassee may have acquired and now retain under and by virtue of a certain deed from C. H. Pearce, Noah Graham, John Smith, James Osborn, Philip DeCourcy, Robert Cox, Samuel Wells, James Page, J. W. Jefferson, Benjamin Perry, and Thomas Hardy, as the Board of Trustees of Freedman's Public School, of the City of Tallahassee, to T. P. Tatum, Mayor of the City of Tallahassee, and his successors in office forever, appearing of record in Deed Book "O," page 373, of the public records of Leon County, Florida.

Also—

(Senate Bill No. 13) :

An Act to authorize and empower the City Commission of the City of New Smyrna, Volusia County, Florida, to issue and sell negotiable interest bearing time warrants of said City in an amount not to exceed in the aggregate thirty (\$30,000.00) thousand dollars, in such denomination as said City Commission may deem proper; to mature at a time not longer than twenty years from the date of issuance and to bear interest not to exceed eight per cent. per annum, payable semi-annually, for the purpose of raising funds with which to purchase a strip of land in New Smyrna, Florida, adjacent to Orange Street, between Canal Street and Washington Avenue, and to construct a sidewalk upon said strip of land so to be purchased; to provide the manner of execution and sale of said time warrants and to provide for the payment thereof, and the raising of funds for such payment.

Also—

(Senate Bill No. 16) :

An Act to enable the City of New Smyrna, Florida, to regulate and limit the height and bulk of buildings; to regulate and determine the area of yards, courts and other open spaces, and to regulate and restrict the location of trades and industries in said city.

Also—

(Senate Bill No. 22) :

An Act relating to and authorizing the City Council of the City of Coronado Beach, Florida, to issue interest bearing time warrants for the purpose of securing funds with which to construct a municipal dock in Coronado Beach, Florida, and providing for the payment thereof.

Also—

(Senate Bill No. 19) :

An Act for the relief of J. J. Corum, and authorizing and empowering the County Commissioners of Columbia County, Florida, to determine and settle the claim of said J. J. Corum for damage arising from a personal injury sustained by him from the explosion of dynamite, while engaged at work on the public highways of Columbia County, Florida, in the employment of Columbia County.

Also—

(Senate Bill No. 26) :

An Act to legalize and validate all proceedings of the City of Auburndale, a municipal corporation, in Polk County, Florida, in relation to paving operations on Lake Avenue, Bartow Avenue and East Park Street in said city, additional widths, and to legalize and validate the assessments against the lots and parcels of land adjoining and contiguous or abounding and abutting on the said avenues and street for the cost of such improvements, and to provide for the issuance of improvement bonds on said assessments.

Also—

(Senate Bill No. 28) :

An Act to extend the corporate limits of the City of Mulberry, Florida, and to give the said City of Mulberry jurisdiction over the territory embraced in said extension.

Also—

(Senate Bill No. 29) :

An Act authorizing the Board of County Commissioners of Polk County, Florida, to issue for and on behalf of Special Road and Bridge District No. 10 of Polk County, Florida, additional bonds in a sum not to exceed One Hundred Fifty Thousand Dollars (\$150,000.00), for the purpose of constructing, reconstructing or rebuilding

in said district permanent roads and bridges as described in the petition for the establishment of the said Special Road and Bridge District, and for the maintenance of said roads, and providing for the rate of interest said bonds shall bear and the period for which said bonds shall run, and providing for the levy of a special tax to cover interest, and to create a sinking fund for the payment of said bonds.

Also—

(Senate Bill No. 30) :

An Act authorizing the Board of County Commissioners of Polk County, Florida, to issue for and on behalf of Special Road and Bridge District No. 11 of Polk County, Florida, additional bonds in a sum not to exceed seventy-five thousand dollars (\$75,000.00 for the purpose of constructing, reconstructing or rebuilding in said District permanent roads and bridges as described in the petition for the establishment of the said special road and bridge district, and for the maintenance of said roads, and providing for the rate of interest said bonds shall bear and the period for which said bonds shall run, and providing for levy of a special tax to cover interest, and to create a sinking fund for the payment of said bonds.

Also—

(Senate Bill No. 31) :

An Act authorizing the Board of County Commissioners of Polk County, Florida, to issue and sell interest bearing time warrants or of said County in a sum not to exceed one hundred two thousand dollars (\$102,000.00) for the purpose of raising funds with which to construct, reconstruct or rebuild in said County one (1) certain permanent Road from the City of Lakeland in said county to the Town of Socrum in said County by way of Kathleen, and for the maintenance of said road, and providing for the rate of interest said warrants or bonds shall bear and the period for which said warrants or bonds shall run, and providing for the levy of a special tax to cover interest and to create a sinking fund for the payment of said warrants or bonds.

Also—

(Senate Bill No. 43) :

An Act providing for the creation and establishment in Counties of this State having, according to the State

Census, of 1925, a population of not less than 14,500 nor more than 15,000, including Santa Rosa County, of "Super Special Road and Bridge Districts" and abolishing all special road and bridge districts within such "Super Special Road and Bridge Districts"; defining "Super Special Road and Bridge District"; providing the manner in which such districts shall be created and abolished; providing for the assumption and payment by "Super Special Road and Bridge Districts" of all the obligations of Special Road and Bridge Districts included therein; providing for the distribution of property of said abolished district; and prescribing certain duties of the Boards of County Commissioners of such counties.

Also—

(Senate Bill No. 48):

An Act to amend Section Four of Chapter —, Laws of Florida, enacted by the Regular Session of the Legislature of the said State, A. D. 1925, being entitled "An Act authorizing the County Commissioners of Santa Rosa County to levy and collect a tax for a court house, or court house and jail, during the years 1927, 1928 and 1929; providing for the expenditure of the funds derived from such tax and the tax already levied for that purpose; authorizing said board to invest the funds derived from such tax, and the tax already levied for that purpose, and to construct one or both of such buildings before all funds shall have been derived from such tax, and to evidence and balance due by time warrants; providing for the payment of any deficiency, and for the disposition of any excess funds, and ratifying all acts of the said board with relation thereto."

Also—

(Senate Bill No. 18):

An Act validating the incorporation of the Town of Mascotte in Lake County, Florida, on October 9th, 1925, under the General Municipal Corporation Laws; defining its boundaries and prescribing and providing for its jurisdiction and powers and the powers and jurisdiction of its officers.

Also—

(Senate Concurrent Resolution No. 1) :

Whereas, The Chamber of Commerce of the City of Tampa has invited the President of the United States to visit Tampa at an early date.

Also—

(Senate Bill No. 35) :

An Act authorizing the Board of County Commissioners of Polk County, Florida, to issue for and on behalf of Special Road and Bridge District No. 12 of Polk County, Florida, and to sell interest bearing time warrants or bonds of said Special Road and Bridge District in an amount not to exceed fifty-two thousand dollars (\$52,000.00) in addition to the time warrants and bonds outstanding at the time of such issuance, for the purpose of raising funds with which to construct, reconstruct or rebuilt in said county, and to widen, one (1) certain permanent road beginning at the Town of Lakeland on North Florida Avenue and running to the Town of Socrum in said county, and for the maintenance of such road, and providing for the rate of interest said warrants or bonds shall bear, and the period for which said warrants or bonds shall run, and providing for the levy of a special tax to cover interest and to create a sinking fund for the payment of said warrants or bonds.

Also—

(Senate Bill No. 6) :

An Act to legalize, ratify, validate and confirm the issuance by the Town of White Springs, Florida, of that certain issue of bonds known as "Town of White Springs Water and Sewer Bonds," as authorized by an Ordinance No. 151 of said Town; and to legalize, validate, ratify and confirm all steps, acts, proceedings and things done by said Town in connection with the issuance of said bonds, including the passage of ordinances relating thereto, the calling of the election held therefor, and the form of said bonds and to declare, make and render said bonds legal, valid, binding and subsisting obligations of said Town.

Also—

(Senate Bill No. 36) :

An Act authorizing the Board of County Commissioners

of Polk County, Florida, to issue for and on behalf of Special Road and Bridge District Number 12, of Polk County, Florida, additional time warrants or bonds in a sum not to exceed Twenty Thousand Dollars (\$20,000), for the purpose of raising funds with which to construct, reconstruct or rebuild in said Special Road and Bridge District No. 12 a certain permanent road and bridges described as follows, to-wit: Commencing at the asphalt highway leading from South Florida avenue, through the Lakeland Highlands, at a point half-way between the southeast corner and the southwest corner of Section Six (6), Township Twenty-nine (29) south, Range Twenty-four (24) east and running thence south as near as practicable along the route of the established public road a distance of two miles to connect with asphalt road provided to be built along the southern boundary of Sections 18 and 19 of said Township and Range. Said road to be of permanent nature and construction and hard surfaced; and for the maintenance of said road and providing for the rate of interest said warrants or bonds shall run, and providing for the levy of a special tax to cover interest and to create a sinking fund for the payment of said warrants or bonds.

Also—

(Senate Bill No. 11) :

An Act to confer power and authority on the Board of County Commissioners of Monroe County, Florida, to grant licenses, privileges or franchises to any persons or corporation, under such conditions and for such a term as the Board of County Commissioners may determine, to construct, operate and maintain toll bridges in Monroe County, Florida, and to connect said toll bridges with the public roads within said County, and to have power to regulate the amount of tolls to be collected, and such other powers necessary, incidental and proper to the foregoing powers.

Also—

(Senate Bill No. 41) :

An Act to organize, incorporate and establish the municipality of the Town of Minneola, in Lake County, Florida, to fix its territorial limits, and provide for its government.

Also—

(Senate Bill No. 47) :

An Act abolishing the office of Bond Trustee and Boards of Bond Trustees in counties of this State, having according to the State Census of 1925, a population of not less than fourteen thousand five hundred and ninety nor more than fifteen thousand, including Santa Rosa County, imposing upon the Boards of County Commissioners of such counties certain powers and duties, and providing for an accounting and settlement between such trustees and such Boards of County Commissioners.

Have examined the same and find them correctly enrolled.

The same having been duly signed by the Speaker and Chief Clerk of the House of Representatives, we herewith present the same for the signature of the President and Secretary of the Senate.

Very respectfully,

S. W. ANDERSON,

Chairman of the Joint Committee on Enrolled Bills on the Part of the Senate.

The bills contained in the above report were duly signed by the President and Secretary of the Senate in open session and ordered referred to the Joint Committee on Enrolled Bills on the Part of the Senate, to be conveyed to the Governor for his approval.

Mr. Anderson, Chairman of the Joint Committee on Enrolled Bills on the part of the Senate, submitted the following report :

Senate Chamber,
Tallahassee, Florida, November 20, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir :

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

(House Bill No. 85) :

An Act to legalize, validate and confirm all acts and proceedings of the City Council of the City of Palmetto, Florida, and of its officers and agents in the matter of construct-

ing sanitary sewers and paving and otherwise improving certain streets in said city, in levying special assessments against the property benefited by said improvements, and in the authorization and sale of bonds of said city to pay a part of the cost of said improvements, validate and confirm said assessments and bonds, to provide for the payment of said bonds by taxation and to authorize the issuance of additional bonds to pay the balance of the cost of said improvements.

Also—

(House Bill No. 82) :

An Act to legalize and validate the acts and proceedings of the City of Ellenton, Florida, for the issuance of \$46,000 water works and sanitary sewerage bonds of said city.

Also—

(House Bill No. 65) :

An Act to authorize and empower the Board of Public Instruction of Calhoun County, Florida, to issue and sell bonds in a sufficient sum to pay off all outstanding indebtedness which existed against said board prior to November 1st, 1925; prescribing certain procedure in connection therewith; and declaring that the sale of such bonds shall be the legal and binding obligation of the General School Fund of Calhoun County, Florida, to be paid by said Board of Public Instruction.

Also—

(House Bill No. 86) :

An Act to fix the compensation of the County Commissioners in counties having a population of thirty-eight thousand three hundred and forty-nine according to the State Census of 1925, and an assessed valuation of property of eighteen million thirty thousand two hundred and twenty-eight dollars in 1924.

Also—

(House Bill No. 11) :

An Act vesting in the Trustees of the Internal Improvement Fund of the State of Florida the title to certain lands in Hendry County, State of Florida, which are submerged or partially submerged beneath the waters of Lake Okeechobee, and authorizing and empowering the said

convey said lands in the manner and conditions provided in Chapter 7861, Laws of 1919, and providing for the disbursements arising and resulting from the sale of

7) :

Sections One, Two, Four and Eight, and Section Three of Chapter 8277, Laws of Florida, and an Act providing for pensions for employees of the City of Jacksonville," approved May 24th, 1919, Chapter 8975, Laws of Florida, amend Sections Two and Five of Chapter 8277, Laws of Florida, entitled "An Act providing for employees of the City of Jacksonville," approved May 24th, 1919," approved June 11th, 1919.

4) :

Sections 2 and 20, Chapter 9966 of the Laws of Florida, the same being "An Act to amend the present charter and municipal government of the City of Havana, in the County of Gadsden, and to provide for a new charter and municipal government for the City of Havana, and provide for its franchises and immunities."

3) :

to authorize the Town of Mayo, Florida, to borrow money on interest bearing warrants or notes for the purpose of building or repairing streets and to provide for payment of the principal of and interest on said warrants or notes, and the raising of money for the payment of the same.

:

to create and empower Boards of County Commissioners in the State of Florida having a population less than 23,050 and not more than 25,000 as of the census of 1925, prepared by the

authority of the State of Florida, to borrow money in amounts not to exceed at any one time the aggregate of \$250,000.00, for the purpose of repairing the court house and jail of such counties and to erect and build additions to the existing court house and jails in such counties and to issue their bonds, notes, warrants or other evidences of indebtedness therefor and to authorize a tax levy and to provide for the payment of same.

Also—

(House Bill No. 136) :

An Act authorizing the County Commissioners in certain counties in the State of Florida, to issue and sell bonds for the purpose of instituting and equipping a home for the indigent, to establish juvenile quarters thereon, to provide detention quarters in connection therewith and to provide for the paying the interest on the retiring said bonds at maturity.

Also—

(House Bill No. 131) :

An Act authorizing the City of Jacksonville, a municipal corporation in Duval County, Florida, to issue and sell certain bonds to provide for the purchase of additional park lands and the buildings up of present parks of said City; to issue and sell certain bonds to provide for improvements to and additional equipment for the City zoo of said City; and providing for the approval of said bonds at a special election or elections to be held for that purpose.

Also—

(House Bill No. 133) :

An Act authorizing the Board of County Commissioners of Osceola County, Florida, to issue certain interest-bearing time warrants for the purpose of raising funds with which to alter, add to, change, or otherwise improve the Court House of Osceola County, Kissimmee, Florida, and providing the rate of interest which said warrants shall bear, how and where payable and the period for which said warrants shall run and providing for a special tax to cover interest and to create a sinking fund for the redemption of said warrants.

Also—

(House Bill No. 122) :

An Act to legalize, ratify, validate and confirm the proceedings of the City of Sebastian, Florida, in issuing bonds for the purpose of purchasing, constructing and maintaining a combined municipal Electric Light and Ice Plant.

Also—

(House Bill No. 17) :

An Act to create a commission-manager form of government for the City of Melbourne, Brevard County, Florida; to provide for a referendum thereof to the qualified electors of said City for approval or disapproval; to provide for election of Commissioners and fix their terms of office; to provide for election of a Mayor; to fix the powers, duties and compensation of such Commissioners; to provide for election of a municipal Judge, fix his compensation and term of office; to abolish all existing offices and Boards, including the City Council of said City; to extend and enlarge the powers, and jurisdiction of said City; and to provide for the support and maintenance of the City government, and to provide for municipal improvement.

Also—

(House Bill No. 7) :

An Act to abolish the present municipality of the Town of La Belle in Glades and Hendry Counties, State of Florida; to create and establish a new municipality to be known as the City of La Belle, Florida; to legalize and validate the ordinances of said Town of La Belle and official Acts thereunder; to preserve the validity and binding force of all the debts, obligations and liability of the former Town of La Belle to continue the same as the debts, and liability of the City of La Belle to fix and provide the territorial limits, jurisdiction and powers of the City of La Belle in Glades and Hendry Counties, State of Florida and the jurisdiction and powers of its officers.

Also—

(House Bill No. 123) :

An Act amending Section 19 of Chapter 7659 of the Laws of Florida, approved May 30th, 1917, entitled, "An

Act affecting the government of the City of Jacksonville; abolishing certain offices and boards; creating a City Commission, and prescribing its powers and duties; providing for and prescribing the powers and duties of the Trustees of Jacksonville Free Public Library; created a Board of Charities and prescribing its powers and duties, and its relation to the Board of County Commissioners; providing other officers and prescribing their powers and duties; and conferring additional jurisdiction, powers and duties of said city.

Also—

(House Bill No. 96) :

An Act to legalize, ratify, validate and confirm the proceedings of the Board of Bond Trustees of Atlantic-Gulf Special Road and Bridge District of the State of Florida in issuing bonds in the amount of one million dollars for the purpose of building and constructing a road as provided for in the Act creating the said district, and for other purposes.

Also—

(House Bill No. 101) :

An Act authorizing and requiring the Board of County Commissioners of Marion County, Florida, and the County Democratic Executive Committee of Marion County, Florida, to refund and pay to the candidates in the last general primary election held in Marion County, Florida, and to the candidates for the office in all future elections held in Marion County, Florida, all money paid by said candidates, or which shall be paid by candidates in said future general primary elections held in Marion County, Florida, as filing fees, assessments and for other fees for holding said elections, which was not used and expended in conducting the last said election, and which may remain unexpended after the holding of any such said election in the future in Marion County, Florida.

Also—

(House Bill No. 120) :

An Act to amend Section 24 of Chapter No. 11262 of the Laws of Florida, Acts of 1925, being an Act entitled "An Act to abolish the present municipality of the City of Vero in St. Lucie County, Florida; to create a new municipality

to be known as the City of Vero Beach, in St. Lucie County, Florida; to legalize and validate the ordinances of said City of Vero and official acts thereunder, and to adopt the same as the ordinances of said City of Vero Beach; to prescribe the time within which suits shall be brought against said City and for notice thereof; to fix and provide the territorial limits, jurisdiction and powers of said City of Vero Beach, in St. Lucie County, Florida, and the jurisdiction and powers of its officers," approved May 19, 1925.

Also—

(House Bill No. 89):

An Act to abolish the present municipal government of the Town of Cortez, in Manatee County, Florida, and to establish, organize and incorporate a city and municipality to be known and designated as the City of Cortez. To define the territorial boundaries of such City, to provide for its jurisdiction, powers and privileges, and to organize, create and incorporate a city and municipality to be known and designated as the City of Cortez, to define the territorial boundaries and areas of such City, to provide for the powers, privileges and jurisdiction to be extended by such City, to provide for the election of officers, the term of office, and the compensation to be paid to the officers of such City, to authorize such City to exercise the powers of eminent domain, to fix and collect revenue, and to grant to such City all other powers conferred upon municipal corporation under the laws of the State of Florida.

Also—

(House Bill No. 73):

An Act authorizing the Board of County Commissioners of Indian River County, Florida, to construct roads and bridges in the County either by letting said work by contract, or without letting said work by contract, as said Board may determine.

Also—

(House Bill No. 61):

An Act to authorize the County Commissioners of Washington County, Florida, to issue interest-bearing time warrants in a sum not to exceed Fifty Thousand Dollars, the proceeds of which to be used for the construction of a new jail building or the repair of the present jail building and

the repair of the court house in said county; to create a sinking fund for the payment of the principal and interest on said warrants and to provide for the sale and retirement of the same.

Also—

(House Bill No. 132) :

An Act affecting the government of the City of Jacksonville; prescribing the limit of taxation for ordinary corporation purposes by said City of Jacksonville; and conferring additional jurisdiction, powers and duties on said city.

Also—

(House Bill No. 63) :

An Act to legalize, validate and confirm all acts and proceedings of the Town Council of the Town of Inverness, Florida, and of its officers, agents and qualified voters relative to the authorization, issuance and sale of bonds of said town in the aggregate amount of two hundred thousand dollars (\$200,000) for various municipal purposes, to legalize and validate said bonds and to provide for the payment of the interest thereon and principal thereof by taxation.

Also—

(House Bill No. 88) :

An Act authorizing Citrus County, Florida, to issue bonds in the sum of two million (\$2,000,000.00) dollars for the purpose of constructing paved, macadamized or other hard-surfaced highways and in constructing bridges, providing for the employment of engineers to make surveys for said bridges and roads, to prepare plans and specifications therefor, and the estimated costs thereof, and providing for an election to approve expenditures for the construction of said roads and bridges, and validating proceedings relating to said bonds.

Have examined the same and find them correctly enrolled.

The same having been duly signed by the Speaker and Chief Clerk of the House of Representatives, we herewith present the same for the signature of the President and Secretary of the Senate.

Very respectfully,

S. W. ANDERSON,

Chairman of the Joint Committee on Enrolled Bills
on the Part of the Senate.

The bills, contained in the above report, were duly signed by the President and Secretary of the Senate in open session and ordered referred to the Joint Committee on Enrolled Bills on the part of the Senate, to be conveyed to the Governor for his approval:

By unanimous consent—

Mr. Anderson, Chairman of the Joint Committee on Enrolled Bills on the part of the Senate, submitted the following report:

Senate Chamber,
Tallahassee, Florida, Nov. 21, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

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

(House Bill No. 106):

An Act authorizing the Board of Commissioners of Fort Pierce Inlet District in St. Lucie County, Florida, to issue and sell the bonds of said district in the amount of five hundred thousand dollars for the purpose of improving and maintaining the Fort Pierce Inlet; providing for the levy and collection of taxes to pay principal and interest of said bonds, and providing for an election to determine whether said bonds shall be issued.

Also—

(House Bill No. 93):

An Act validating, legalizing and confirming street improvement bonds of the City of High Springs, Florida, in the amount of \$60,000.00 and providing for the payment of interest on and principal of said bonds by taxation.

Also—

(House Bill No. 13):

An Act to authorize the Board of County Commissioners of Indian River County, Florida, to levy a tax of not to exceed five mills on the dollar in addition to other taxes now authorized by general law, for grading and hard surfacing the public roads of said County.

Also—

(House Bill No. 95):

An Act authorizing the County Commissioners of Lake County, Florida, in behalf of Special Road and Bridge No. 3 of Lake County Florida, to issue and sell bonds, interest bearing time warrants or scrip in behalf of said district, and providing for the levy and collection of a tax on all taxable property within said district for the purpose of paying the interest and principal of said bonds, interest bearing time warrants or scrip; the proceeds from the sale of said bonds to be used in the construction, reconstruction, grading, hard-surfacing or paving public roads in said district.

Also—

(House Bill No. 70):

An Act abolishing Boards of Bond Trustees in Indian River County, Florida, and providing for disposition of funds held by them.

Beg leave to report that the same have this day been prenested to the Governor for his approval.

Very respectfully,

S. W. ANDERSON.

Chairman of the Joint Committee on Enrolled Bills on the Part of the Senate.

Mr. Anderson, Chairman of the Joint Committee on Enrolled Bills on the part of the Senate, submitted the following report:

Senate Chamber,
Tallahassee, Fla., Nov. 21. 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

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

(House Bill No. 58):

An Act to authorize the City of St. Augustine, in St. Johns County, to issue bridge bonds to the maximum amount of Three Hundred Thousand Dollars (\$300,000.00) and to provide for the payment of said bonds.

Also—

(House Bill No. 124) :

An Act authorizing the County Commissioners in certain counties in the State of Florida to issue and sell bonds for the purpose of building and equipping a permanent Free County Fair and to provide for the payment of interest on and creating a sinking fund for the retirement of said bonds at maturity.

Also—

(House Bill No. 105) :

An Act authorizing and validating county bonds in the sum of One Million Dollars (\$1,000,000.00) and to authorize Martin County, Florida, to issue and sell said bonds and to provide how the same are to be issued and how the proceeds of same are to be expended and to provide how the same are to be issued and how the proceeds of same are to be expended and to provide the rate of interest said bonds shall bear and when some will mature.

Also—

(House Bill No. 39) :

An Act to confirm and validate an issue of bonds of the City of Wauchula, Florida, in the sum of One Hundred Ten Thousand Dollars; to confirm and validate the election authorizing the issuance of said bonds, and to authorize and require the collection of a tax to pay the principal and interest thereof.

Beg leave to report that the same have this day been presented to the Governor for his approval.

Very respectfully,

S. W. ANDERSON,

Chairman of the Joint Committee on Enrolled
Bills on the Part of the Senate.

Mr. Anderson, Chairman of the Joint Committee on Enrolled Bills on the part of the Senate, submitted the following report :

Senate Chamber,
Tallahassee, Florida, Nov. 21, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

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

(House Bill No. 67):

An Act to validate certain bonds, and all proceedings taken and had with reference thereto, of Special Tax School District Number Two (2) of Calhoun County, Florida.

Also—

(House Bill No. 59):

An Act fixing the compensation of County Commissioners in counties in the State of Florida having a population of 5,220 according to the 1920 Federal census and not less than five Special Tax Road Districts.

Also—

(House Bill No. 119):

An Act to legalize and validate the election held in Mount Dora, Lake County, Florida, on the 20th day of October, A. D. 1925, and all ordinances passed by the town council in relation thereto, and all acts of the officers of the Town of Mount Dora, Lake County, Florida, should issue bonds in the sum of One Hundred Thousand Dollars (\$100,000.00) for the purpose of purchasing, constructing and maintaining a water works system for said town, and authorizing said Town of Mount Dora, Lake County, Florida, to issue said bonds irrespective of any irregularity in said election.

Also—

(House Bill No. 66):

An Act to validate certain bonds, and all proceedings taken and had with reference thereto, of Special Tax School District Number Four (4) of Calhoun County, Florida.

Also—

(House Bill No. 53) :

An Act validating, legalizing and confirming bonds of the City of Alachua, Florida, in the amount of \$20,000.00, for the construction, operation, and maintenance of an ice and cold storage plant and providing for the payment of interest on and principal of said bonds by taxation.

Also—

(House Bill No. 72) :

An Act authorizing the Board of County Commissioners of Indian River County, Florida, to construct roads and bridges in the several Special Road and Bridge Districts of said county, either by letting said work by contract, or without letting said work by contract, as said Board may determine.

Also—

(House Bill No. 117).

An Act to validate and confirm an issue of bonds of Special Road and Bridge District No. 16, Hardee County, Florida, in the sum of one hundred fifty thousand dollars, and to provide for the levy and collection of a tax to pay the principal and interest thereof.

Also—

(House Bill No. 81) :

An Act to authorize and empower the Boards of County Commissioners of counties in the State of Florida having a population of not less than 23,050 and not more than 23,060, according to the census of 1925, prepared by authority of the State of Florida, to borrow money in amounts not to exceed at any one time the aggregate of two hundred thirty thousand dollars for the purpose of establishing and constructing or repairing public roads or bridges in the such counties, to issue their bonds, notes, warrants or other evidences of indebtedness therefor, and to authorize a tax levy for the payment of same.

Also—

(House Bill No. 146) :

An Act to protect and regulate the salt water fishing industry in Brevard and Levy Counties, Florida.

Beg leave to report that the same have this day been presented to the Governor for his approval.

Very respectfully,

S. W. ANDERSON,
Chairman of the Joint Committee on Enrolled
Bills on the Part of the Senate.

Mr. S. W. Anderson, Chairman of the Joint Committee on Enrolled Bills on the part of the Senate, submitted the following report :

Senate Chamber,
Tallahassee, Fla., Nov. 21, 1925.

Hon. John S. Taylor,
President of the Senate.

Sir:

Your Joint Committee on Enrolled Bills, to whom was referred

(Senate Bill No. 4) :

An Act relating to the holding of elections in Special Tax School Districts in Madison County, Florida.

Also—

(Senate Bill No. 7) :

An Act authorizing the City of Tallahassee, Leon County, Florida, through and by the commissioners of said city, to execute and deliver a quit-claim deed, quit-claiming any right, title or interest which the said City of Tallahassee may have acquired and now retain under and by virtue of a certain deed from C. H. Pearce, Noah Graham, John Smith, James Osborn, Philip DeCourcy, Robert Cox, Samuel Wells, James Page, J. W. Jefferson, Benjamin Perry, and Thomas Hardy, as the Board of trustees of Freeman's Public School, of the City of Tallahassee, to T. P. Tatum, Mayor of the City of Tallahassee, and his successors in office forever, appearing of record in deed book "C", page 373, of the Public Records of Leon County, Florida.

Also—

(Senate Bill No. 13) :

An Act to authorize and empower the city commission of the City of New Smyrna, Volusia County, Florida, to

issue and sell negotiable interest bearing time warrants of said city in an amount not to exceed in the aggregate thirty (\$30,000.00) thousand dollars, in such denomination as said city commission may deem proper; to mature at a time not longer than twenty years from the date of issuance and to bear interest not to exceed eight per cent. per annum, payable semi-annually, for the purpose of raising funds with which to purchase a strip of land in New Smyrna, Florida, adjacent to Orange Street, between Canal Street and Washington Avenue, and to construct a sidewalk upon said strip of land so to be purchased; to provide the manner of execution and sale of said time warrants and to provide for the payment thereof, and the raising of funds for such payment.

Also—

(Senate Bill No. 16) :

An Act to enable the City of New Smyrna, Florida, to regulate and limit the height and bulk of buildings; to regulate and determine the area of yards, courts and other open spaces, and to regulate and restrict the location of trades and industries in said city.

Also—

(Senate Bill No. 22) :

An Act relating to and authorizing the city council of the City of Coronado Beach, Florida, to issue interest bearing time warrants for the purpose of securing funds with which to construct a municipal dock in Coronado Beach, Florida, and providing for the payment thereof.

Also—

(Senate Bill No. 19) :

An Act for the relief of J. J. Corum, and authorizing and empowering the county commissioners of Columbia County, Florida, to determine and settle the claim of said J. J. Corum for damages arising from a personal injury sustained by him from the explosion of dynamite, while engaged at work on the public highways of Columbia County, Florida, in the employment of Columbia County.

Also—

(Senate Bill No. 26) :

An Act to legalize and validate all proceedings of the City of Auburndale, a municipal corporation, in Polk

County, Florida, in relation to paving operations on Lake Avenue, Bartow Avenue and East Park Street in said city, additional widths, and to legalize and validate the assessments against the lots and parcels of land adjoining and contiguous or abounding and abutting on the said avenues and street for the cost of such improvements, and to provide for the issuance of improvement bonds on said assessments.

Also—

(Senate Bill No. 28) :

An Act to extend the corporate limits of the City of Mulberry, Florida, and to give the said City of Mulberry jurisdiction over the territory embraced in said extension.

Also—

(Senate Bill No. 29) :

An Act authorizing the Board of County Commissioners of Polk County, Florida, to issue for and on behalf of Special Road and Bridge District No. 10 of Polk County, Florida, additional bonds in a sum not to exceed one hundred fifty thousand dollars (\$150,000.00) for the purpose of constructing, reconstructing or rebuilding in said district permanent roads and bridges as described in the petition for the establishment of the said Special Road and Bridge District, and for the maintenance of said roads, and providing for the rate of interest said bonds shall bear and the period for which said bonds shall run, and providing for the levy of a special tax to cover interest, and to create a sinking fund for the payment of said bonds.

Also—

(Senate Bill 30) :

An Act authorizing the Board of County Commissioners of Polk County, Florida, to issue for and on behalf of Special Road and Bridge District No. 11 of Polk County, Florida, additional bonds in a sum not to exceed seventy-five thousand dollars (\$75,000.00) for the purpose of constructing, reconstructing or rebuilding in said district permanent roads and bridges as described in the petition for the establishment of the said Special Road and Bridge District, and for the maintenance of said roads, and providing for the rate of interest said bonds shall bear and the period for which said bonds shall run, and providing for the levy of a

special tax to cover interest, and to create a sinking fund for the payment of said bonds.

Also—

(Senate Bill No. 31) :

An Act authorizing the Board of County Commissioners of Polk County, Florida, to issue and sell interest-bearing time warrants or bonds of said county in a sum not to exceed one hundred two thousand dollars (\$102,000.00) for the purpose of raising funds with which to construct, reconstruct or rebuild in said county one (1) certain permanent road from the City of Lakeland in said county to the Town of Socrum in said county by way of Kathleen, and for the maintenance of said road, and providing for the rate of interest said warrants or bonds shall bear and the period for which said warrants or bonds shall run, and providing for the levy of a special tax to cover interest and to create a sinking fund for the payment of said warrants or bonds.

Also—

(Senate Bill No. 43) :

An Act providing for the creation and establishment in counties of this State having having, according to the State Census of 1925, a population of not less than 14,500 nor more than 15,000, including Santa Rosa County, of "Super Special Road and Bridge Districts" and abolishing all special road and bridge districts within such "Super Special Road and Bridge Districts"; defining "Super Special Road and Bridge District"; providing the manner in which such districts shall be created and abolished; providing for the assumption and payment by "Super Special Road and Bridge Districts" of all the obligations of special road and bridge districts included therein; providing for the distribution of property of said abolished districts; and prescribing certain duties of the Boards of County Commissioners of such counties.

Also—

(Senate Bill No. 48) :

An Act to amend Section Four of Chapter —, Laws of Florida, enacted by the Regular Session of the Legislature of the said State, A. D. 1925, being entitled "An Act authorizing the County Commissioners of Santa Rosa

County to levy and collect a tax for a court house, or court house and jail, during the years 1927, 1928 and 1929; providing for the expenditure of the funds derived from such tax and the tax already levied for that purpose; authorizing said board to invest the funds derived from such tax, and the tax already levied for that purpose, and to construct one or both of such buildings before all funds shall have been derived from such tax, and to evidence and balance due by time warrants; providing for the payment of any deficiency, and for the disposition of any excess funds, and ratifying all acts of the said board with relation thereto."

Also—

(Senate Bill No. 18):

An Act validating the incorporation of the Town of Mascotte, in Lake County, Florida, on October 9th, 1925, under the General Municipal Corporation Laws; defining its boundaries and prescribing and providing for its jurisdiction and powers and the powers and jurisdiction of its officers.

Also—

(Senate Concurrent Resolution No. 1):

Whereas, The Chamber of Commerce of the City of Tampa has invited the President of the United States to visit Tampa at an early date.

Also—

(Senate Bill No. 35):

An Act authorizing the Board of County Commissioners of Polk County, Florida, to issue for and on behalf of Special Road and Bridge District No. 12 of Polk County, Florida, and to sell interest bearing time warrants or bonds of said special road and bridge district in an amount not to exceed Fifty-two Thousand Dollars (\$52,000.00) in addition to the time warrants and bonds outstanding at the time of such issuance, for the purpose of raising funds with which to construct, reconstruct or rebuild in said county, and to widen, one (1) certain permanent road beginning at the Town of Lakeland on North Florida Avenue and running to the Town of Socrum in said County, and for the maintenance of such road, and providing for the rate of interest said warrants or bonds shall bear, and the period

for which said warrants or bonds shall run, and providing for the levy of a special tax to cover interest and to create a sinking fund for the payment of said warrants or bonds.

Also—

(Senate Bill No. 6) :

An Act to legalize, ratify, validate and confirm the issuance by the Town of White Springs, Florida, of that certain issue of bonds known as 'Town of White Springs Water and Sewer Bonds', as authorized by an Ordinance No. 151 of said town; and to legalize, validate, ratify and confirm all steps, acts, proceedings and things done by said town in connection with the issuance of said bonds, including the passage of ordinances relating thereto, the calling of the election held therefor, and the form of said bonds and to declare, make and render said bonds, legal, valid, binding and subsisting obligations of said town.

Also—

(Senate Bill No. 36) :

An Act authorizing the Board of County Commissioners of Polk County, Florida, to issue for and on behalf of Special Road and Bridge District Number 12, of Polk County, Florida, additional time warrants or bonds in a sum not to exceed Twenty Thousand Dollars (\$20,000.00), for the purpose or raising funds with which to construct, reconstruct or rebuild in said Special Road and Bridge District No. 12 a certain permanent road and bridges described as follows, to-wit: Commencing at the asphalt highway leading from South Florida Avenue, through the Lakeland Highlands, at a point halfway between the Southeast corner and the southwest corner of Section Six (6) Township Twenty-nine (29) South, Range Twenty-four (24) East and running thence South as near as practicable along the route of the established public road a distance of two miles to connect with asphalt road provided to be built along the southern boundary of Sections 18 and 19 of said township and range, said road to be of permanent nature and construction and hard surfaced; and for the maintenance of said road and providing for the rate of interest said warrants or bonds shall bear and the period for which said warrants or bonds shall run, and providing for the levy of a special tax to cover interest and to create a sinking fund for the payment of said warrants or bonds.

Also—

(Senate Bill No. 11) :

An Act to confer power and authority on the board of county commissioners of Monroe County, Florida, to grant licenses, privileges or franchises to any persons or corporation, under such conditions and for such a term as the board of county commissioners may determine, to construct, operate and maintain toll bridges in Monroe County, Florida, and to connect said toll bridges with the public roads within said county, and to have power to regulate the amount of tolls to be collected, and such other powers necessary, incidental and proper to the foregoing powers.

Also—

(Senate Bill No. 41) :

An Act to organize, incorporate and establish the municipality of the Town of Minneola, in Lake County, Florida, to fix its territorial limits, and provide for its government.

Also—

(Senate Bill No. 47) :

An Act abolishing the office of bond trustee and boards of bond trustees in counties of this State, having according to the State Census of 1925, a population of not less than fourteen thousand five hundred and ninety nor more than fifteen thousand, including Santa Rosa County, imposing upon the boards of county commissioners of such counties certain powers and duties, and providing for an accounting and settlement between such trustees and such boards of county commissioners.

Beg leave to report that the same have this day been presented to the Governor for his approval.

Very respectfully,

S. W. ANDERSON,

Chairman of the Joint Committee on Enrolled
Bills on the Part of the Senate.

Also—

The following message from the House of Representatives was received :

House of Representatives,
Tallahassee, Fla., Nov. 21, 1925.

Hon. John S. Taylor,
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. 269 :

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Broward County, Florida, to purchase a suitable and convenient site in the City of Fort Lauderdale, said County, to be used for Court House and Jail purposes of such county; and providing for the method of paying for such site.

Also—

House Bill No. 270 :

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to amend Sections 2 and 53 of Chapter 10466, Laws of Florida, Acts of 1925, entitled "An Act to abolish the present municipal governments of the City of Daytona, Town of Daytona Beach and Town of Seabreeze, in the County of Volusia and State of Florida, and to establish, organize and constitute a municipality to be known and designated as the City of Daytona Beach, in Volusia County and the State of Florida; to define its territorial boundaries and to provide for its jurisdiction, power and privileges.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

By a two-thirds vote consent—

House Bill No. 269, contained in the above message, was read the first time by its title.

Mr. Watson moved that the rules be waived and that House Bill No. 269 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 269 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 269 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 269 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scates, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 270, contained in the above message, was read the first time by its title and considered, and was placed on the Calendar of Local Bills on the second reading.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Fla., Nov. 21, 1925.

Hon. John S. Taylor,
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. 343:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to legalize and validate all acts and proceedings, had, calling and holding an election in Special Tax School District No. 1 of Hamilton County, Florida, and authorizing and validating the issuance and sale of bonds by the County Board of Public Instruction of Hamilton County, Florida, in the sum of Eighty-five Thousand (\$85,000.00) Dollars pursuant thereto.

Also—

House Bill No. 344:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to authorize all counties having a population of not less than twenty thousand one hundred and not more than twenty-four thousand nine hundred by the State Census of 1925 or by any future State or Federal census to make highway improvement upon petition and to pay all or part of the cost thereof by special assessments upon benefited property and to issue bonds and levy taxes.

Also—

House Bill No. 345:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act ratifying, confirming and validating two hundred thousand dollars (\$200,000.00) of interest bearing coupon bonds, by the Board of Public

Instruction of the County of Putnam, State of Florida, dated July 1, 1925, bearing interest at 6% per annum issued for the purpose of acquiring the necessary land and building a high school building at Palatka, and a high school building at Crescent City in said Putnam County; and ratifying and confirming and validating one hundred thousand dollars (\$100,000.00) of interest bearing coupon bonds, by the Board of Public Instruction of the County of Putnam, State of Florida, dated July 1, 1925, bearing interest at the rate of 6% per annum issued for the purpose of funding indebtedness of said board incurred in the support and maintenance of the public free schools of said County, and validating, ratifying and confirming the issuance and sale of all of said bonds, as provided and authorized by resolutions of said Board.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

By a two-thirds vote consent--

House Bill No. 343, contained in the above message, was read the first time by its title and considered.

Mr. Colson moved that the rules be waived and that House Bill No. 343 be read a second time by its title only.

Which was agreed to by two-thirds vote.

And House Bill No. 343 was read a second time by its title only.

Mr. Colson moved that the rules be further waived and that House Bill No. 343 be read a third time in full and put upon its passage.

Which was agreed to by two-thirds vote.

And House Bill No. 343 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 344, contained in the above message, was read the first time by its title and considered.

Mr. Etheredge moved that the rules be waived and that House Bill No. 344 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 344 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 344 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 344 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 345, contained in the above message, was read the first time by its title and considered.

Mr. Russell moved that the rules be waived and that House Bill No. 345 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 345 was read a second time by its title only.

Mr. Russell moved that the rules be further waived and that House Bill No. 345 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 345 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered certified to the House of Representatives.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, Nov. 21, 1925.

Hon. John S. Taylor,
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. 318:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act validating the issuance and sale of certain general improvement bonds of the City of Winter Garden, Florida, of the par value of \$126,000.00; also validating the issuance and sale of certain special improvement bonds of the City of Winter Garden, Florida, of the par value of \$183,000.00.

Also—

House Bill No. 319:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to extend the corporate limits of the City of Orlando and to give the said City of Orlando jurisdiction over the territory embraced in said extension.

Also—

House Bill No. 320:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to authorize counties comprising territory having a population of not less than Five Thousand nor more than Five Thousand Three Hundred according to the census taken by the State of Florida in the year 1925, to improve highways upon petition and to pay the cost thereof by special assessment in whole or in part and to issue and levy taxes.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence to the Senate thereto.

Very respectfully,
 B. A. MEGINNISS,
 Chief Clerk House of Representatives.

By two-thirds vote consent—

House Bill No. 318, contained in the above message, was read the first time by its title and considered.

Mr. Etheredge moved that the rules be waived and that House Bill No. 318 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 318 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 318 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 318 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Maloue, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at

least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

By a two thirds vote consent—

House Bill No. 319, contained in the above message, was read the first time by its title and considered

Mr. Etheredge moved that the rules be waived and that House Bill No. 319 be read a second time by its title only.

Which was agreed to by two-thirds vote.

And House Bill No. 319 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 319 be read a third time in full and put upon its passage.

Which was agreed to by two-thirds vote.

And House Bill No. 319 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 320, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 320 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 320 was read a second time by its title only.

Mr. Watson, of 13th, offered the following amendment to House Bill No. 320:

In Section 1, line 11, after the figures "1925" add "or by any future State or Federal Census."

Mr. Watson moved the adoption of the amendment.

Which was agreed to.

Mr. Watson moved that the rules be further waived and that House Bill No. 320 be read a third time in full and put upon its passage, as amended.

Which was agreed to by a two-thirds vote.

And House Bill No. 320 was read a third time in full.

Upon call of the roll on the passage of the bill, as amended, the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, Nov. 21, 1925.

Hon. John S. Taylor,
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. 311:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act creating and incorporating the Counties of Brevard and Seminole, in the State of Florida, as and into a Special Taxing District entitled the "Upper St. Johns River Navigation District;" providing for the government and administration of said district; defining the purposes and powers of the Board of Commissioners thereof; empowering said district to improve the Upper St. Johns River and to connect with a navigable waterway the Upper St. Johns River with the Indian River; authorizing the levy of an annual tax of not more than eight mills and not less than three mills upon all the taxable property in said district for said purposes authorized by this Act; empowering said district to borrow money and to issue bonds to carry out the provisions of this Act; to prevent injury to any work constructed under this Act; to exercise the power of eminent domain; and generally to provide for the improvement of the upper channel of said river and the construction of said navigable waterway and the maintenance thereof, and for the powers of said district.

Also—

House Bill No. 312:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to abolish the present municipality known as the City of Homestead, Dade County, Florida, to create and establish a new municipality to be known as the City of Homestead, Dade County, Florida, to define the territorial limits of said city, to prescribe the jurisdiction, powers and privileges of said city and the jurisdiction and powers of its officers.

to validate the ordinances of the former City of Homestead and to adopt the same as the ordinances of the new City of Homestead.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,
B. A. MEGINNISS,
Chief Clerk House of Representatives.

By two-thirds vote consent—

House Bill No. 311, contained in the above message, read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 311 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 311 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 311 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 311 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or

thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 312, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 312 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 312 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 312 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 312 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Maloue, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Also—

The following message from the House of Representatives was received—

House of Representatives,
Tallahassee, Florida, Nov. 21, 1925.

Hon. John S. Taylor,
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. 334:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act providing a supplemental, additional and alternative method of making local improvements in the City of Zephyrhills, Florida, a municipal corporation, authorizing and providing for special assessments for the cost thereof, and authorizing the issuance and sale of bonds of said municipality.

Also—

House Bill No. 336:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to permit the use of pound nets in the salt waters of Lee County, Florida.

Also—

House Bill No. 338:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act providing for the issuance and sale of bonds of the following special tax school districts of Pinellas County, Florida, in amounts not exceeding those amounts set forth below for the respective districts, for the purpose of acquiring a site, and for the building; equipping and furnishing of a Public School Building or Buildings; District No. 1, \$25,000.00; District No. 2, \$100,000.00; District No. 3, \$1,500,000.00; District No. 5, \$3,000.00; District No. 6, \$60,000.00; District No. 7, \$350,000.00; District No. 8, \$30,000.00; District No. 10, \$150,000.00; District No. 12, \$425.00.00; District No. 15, \$100,000.00.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

By a two-thirds vote consent —

House Bill No. 334, contained in the above message, was read the first time by its title and considered, and was placed on the Calendar of Local Bills on the second reading.

By a two-thirds vote consent—

House Bill No. 336, contained in the above message, was read the first time by its title and considered.

Mr. Malone moved that the rules be waived and that House Bill No. 336 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 336 was read a second time by its title only.

Mr. Malone moved that the rules be further waived and that House Bill No. 336 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 336 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker--27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida

has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

By two-thirds vote consent—

House Bill No. 338, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 338 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 338 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 338 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 338 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker--27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Also--

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Florida, Nov. 21, 1925.

Hon. John S. Taylor,
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. 304:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives).

A bill to be entitled An Act to authorize the City of Sarasota to fix license fees to be charged realtors, real estate brokers and real estate salesmen within said City of Sarasota and regulate the issuance of such licenses.

Also—

House Bill No. 305:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives).

A bill to be entitled An Act to authorize counties comprising territory having a population of not less than 5600 nor more than 5800, according to the census taken by the State of Florida in the year 1925, to improve highways upon petition and to pay the cost thereof by special assessment in whole or in part and to issue and levy taxes.

Also—

House Bill No. 306:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives).

A bill to be entitled An Act relating to the transcriptions of the public records in, of and for the Counties of Collier and Hendry in the State of Florida.

Also—

House Bill No. 307:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act authorizing the City of Gainesville, a municipal corporation of the State of Florida, to issue its coupon bonds in the aggregate sum of \$585,500.00, the proceeds of which shall be expended as

provided for therein, being for the improvement and enlarging of the Public Utility Plants of said city, for the construction and erection of a city building, for public advertising and general publicity purposes, for the enlargement of the Public Utility Plants of said city, for the for the payment of a proportionate cost of the paving of the streets of said city.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the House of Representatives before the foregoing entitled bill was passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,
 B. A. MEGINNISS,
 Chief Clerk House of Representatives.

By a two-thirds vote consent--

House Bill No. 304, contained in the above message, was read the first time by its title and considered.

Mr. Etheredge moved that the rules be waived and that House Bill No. 304 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 304 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill 304 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 304 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

By two-thirds vote consent—

House Bill No. 305, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 305 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 305 was read a second time by its title only.

Mr. Watson, of 13th District, offered the following amendment to House Bill No. 305:

In Section 1, line 11, after the figures "1925" add: "or by any future State or Federal Census."

Mr. Watson moved the adoption of the amendment.

Which was agreed to.

Mr. Watson moved that the rules be further waived and that House Bill No. 305, as amended, be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 305, as amended, was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill, as amended, passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of

Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 306, contained in the above message, was read the first time by its title and considered.

Mr. Malone moved that the rules be waived and that House Bill No. 306 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 306 be read a second time by its title only.

Mr. Malone moved that the rules be further waived and that House Bill No. 306 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 306 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 307, contained in the above message, was read the first time by its title and considered.

Mr. Colson moved that the rules be waived and that House Bill No. 307 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 307 was read a second time by its title only.

Mr. Colson moved that the rules be further waived and that House Bill No. 307 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 307 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Fla., November 21, 1925,

Hon. John S. Taylor,
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. 324:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to create the position of road commissioner of Jackson County, Florida; to provide for the appointment and removal of such road commissioner; to fix his salary and expenses and to provide for the payment thereof; to define his duties and to fix penalties for the violation of the same, and relating to certain duties and compensation of county commissioners.

Also—

House Bill No. 325:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Flagler County, Florida, to levy an assessment of not exceeding five (5) mills on the dollar during each year on the taxable property in Flagler County, Florida, for publicity purposes for the said County of Flagler, State of Florida, and providing a referendum.

Also—

House Bill No. 326:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act providing for the issuance and sale of bonds of Special Tax School District No. 32 of Pasco County, Florida, in an amount not to exceed one hundred thousand dollars (\$100,000.00) for the purpose of building, equipping and furnishing a public school building, or buildings.

Also—

House Bill No. 327:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to abolish the present municipal corporation of the City of Safety Harbor, Pinellas County, Florida, to create and establish a new municipal corporation to be known as the City of Safety Harbor, Pinellas County, Florida, to validate the ordinances, contracts and official acts of said City of Safety Harbor and to adopt the same as the ordinances, contracts and of-

ficial acts of said new municipal corporation; to prescribe the time within which suits can be brought against said city and for notice thereof, to fix the territorial limits, jurisdiction and powers of said City of Safety Harbor and the jurisdiction and powers of its officers.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill and in the manner provided by law was duly established in the House of Representatives before the foregoing entitled bill was passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,
 B. A. MEGINNISS,
 Chief Clerk House of Representatives.

By a two-thirds vote consent—

House Bill No. 324, contained in the above message, was read the first time by its title and considered, and was placed on the Calendar of Local Bills on the second reading.

By a two-thirds vote consent—

House Bill No. 325, contained in the above message, was read the first time by its title and considered.

Mr. Taylor (31st) moved that the rules be waived and that House Bill No. 325 be read a second time by its title only.

Which was agreed to by two-thirds vote.

And House Bill No. 325 was read a second time by its title only.

Mr. Taylor (31st) moved that the rules be further waived and that House Bill No. 325 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 325 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam,

Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 326, contained in the above message, was read the first time by its title and considered, and was placed on the Calendar of Local Bills on the second reading.

By a two-thirds vote consent—

House Bill No. 327, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 327 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 327 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 327 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 327 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Fla., Nov. 21, 1925.

Hon. John S. Taylor,
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. 283:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act validating the annexation of certain territory by the City of West Palm Beach, Palm Beach County, Florida.

Also—

House Bill No. 284:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to validate, ratify, legalize and confirm the adoption of a special act of the Legislature of the State of Florida, passed at its regular session of 1925 as the charter of the City of Fort Lauderdale, Broward County, Florida, and to validate and confirm all acts and proceedings done and taken under the authority of said charter, including the election of the members of the City Commission and all acts and proceedings of said commission and the officers and agents of said city acting under the authority of said charter or by the direction of said commission.

House Bill No. 286:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Broward County, Florida, to sell at private sale the present site of the court house and jail of said county, located at Fort Lauderdale, together with all buildings and appurtenances thereto belonging; and to receive and accept as part payment therefor promissory notes to be secured by a first mortgage on the said property so sold. Whereas, the present site of the court house and jail of Broward County, Florida, now located at Fort Lauderdale, has become undesirable and unfit for use and for court house and jail purposes on account of the excessive noises caused by the heavy traffic on both the Dixie Highway, which passes in front of said present site, and the railroad, which passes near the rear of said present site, and the size of the site which has become too small to properly accommodate the business carried on there; and, Whereas, the value of such site has become so great that it could be sold for commercial or other purposes to the financial gain and advantage of Broward County; therefore

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,

B. A. MEGINNISS,

Chief Clerk House of Representatives.

By a two-thirds vote consent—

House Bill No. 283, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 283 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 283 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 283 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 283 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By two-thirds vote consent—

House Bill No. 284, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 284 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 284 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 284 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 284 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calk-

ins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 286, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 286 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 286 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 286 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 286 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has

been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Fla., Nov 21, 1925.

Hon. John S. Taylor,
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. 285:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act creating and constituting a Special Road and Bridge District in Palm Beach County, Florida, known and designated as Seaboard Highway and Bridge District; providing for a Board of Supervisors of said district; authorizing the construction of roads and bridges in said district and providing for a Board of Supervisors to enter into contracts therefor; authorizing and making provisions for a levy and collection of a tax for maintenance of such roads and bridges and to pay any bond issue of such Road and Bridge District; authorizing the issuance of bonds; and relating to the powers and duties of said Road and Bridge District and said Supervisors of said Road and Bridge District.

Also—

House Bill No. 278:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act legalizing and confirming Ocean Shore Improvement District in Flagler and Volusia

Counties, Florida, and validating all acts and proceedings in reference to the issuance of \$75,000.00 bonds of said Ocean Shore Improvement District, dated July 1st, 1925, and validating said bonds and providing for the payment of interest and principal of said bonds by taxation.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law was duly established in the House of Representatives before the foregoing entitled bills were passed.

By a two-thirds vote consent—

House Bill No. 285, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 285 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 285 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 285 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 285 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Seales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker. 27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty

days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 278, contained in the above message, was read the first time by its title and considered.

Mr. Putnam moved that the rules be waived and that House Bill No. 278 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 278 was read a second time by its title only.

Mr. Putnam moved that the rules be further waived and that House Bill 278 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 278 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Fla., November 21, 1925.

Hon. John S. Taylor,
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. 308:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act validating and confirming \$75,000.00 of Court House bonds of Flagler County, Florida, authorized at an election held in said county on 29th day of September, A. D. 1925, and validating and confirming all of the proceedings of the Board of County Commissioners of Flagler County, Florida, had and taken in connection with the calling and holding of said election and the canvassing and certifying of the results thereof and in connection with the issuance of said bonds, and validating said bonds and providing for the payment of interest and principal of said bonds by taxation.

Also—

House Bill No. 309:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to repeal the Special Act passed at the General Session of the 1925 Legislature prohibiting commercial fishing in Old Tampa Bay, north of Gandy Bridge, so far as same affects waters in Hillsborough County.

Also—

House Bill No. 310:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to extend and define the corporate limits of the City of Bradenton, Manatee County, Florida, and to confer additional powers, privileges and jurisdiction upon said city as so constituted.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida

has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,
 B. A. MEGINNISS,
 Chief Clerk House of Representatives.

By two-thirds vote consent—

House Bill No. 308, contained in the above message, was read the first time by its title and considered.

Mr. Taylor, 31st, moved that the rules be waived and that House Bill No. 308 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 308 was read a second time by its title only.

Mr. Taylor, 31st, moved that the rules be further waived and that House Bill No. 308 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 308 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of

the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 309, contained in the above message, was read the first time by its title and considered and was placed on the Calendar of Local Bills on the second reading.

By a two-thirds vote consent—

House Bill No. 310, contained in the above message, was read the first time by its title and considered.

Mr. Etheredge moved that the rules be waived and that House Bill No. 310 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 310 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 310 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 310 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

Also—

The following message from the House of Representatives was received:

House of Representatives,
Tallahassee, Fla., November 21, 1925.

Hon. John S. Taylor,
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. 346:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to amend Section 2, Chapter 10376, of the Laws of the State of Florida, Session 1925, entitled: "An Act abolishing boards of bond trustees in Brevard County, Florida, and providing for disposition of funds held by them."

Also—

House Bill No. 347:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to validate and confirm an issue of bonds of Hardee County, Florida, in the sum of one hundred fifty thousand dollars to provide funds for the construction of a Court House in said county: and to provide for the levy and collection of a tax to pay the principal and interest thereof.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bills, and in the manner provided by law, was duly established in the House of Representatives before the foregoing entitled bills were passed.

And respectfully requests the concurrence of the Senate thereto.

Very respectfully,
B. A. MEGINNISS,
Chief Clerk House of Representatives.

By a two-thirds vote consent—

House Bill No. 346, contained in the above message, was read the first time by its title and considered.

Mr. Watson moved that the rules be waived and that House Bill No. 346 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 346 was read a second time by its title only.

Mr. Watson moved that the rules be further waived and that House Bill No. 346 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 346 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

By a two-thirds vote consent—

House Bill No. 347, contained in the above message, was read the first time by its title and considered.

Mr. Etheredge moved that the rules be waived and that House Bill No. 347 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 347 was read a second time by its title only.

Mr. Etheredge moved that the rules be further waived and that House Bill No. 347 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 347 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

Mr. Anderson moved to waive the rules, and that the Senate do now revert to the consideration of bills on the second reading.

Which was agreed to by a two-thirds vote.

BILLS ON SECOND READING

House Bill No. 193:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to authorize the Town Council of the Town of Mayo, Florida, to regulate, tax, license or suppress and punish by fine or imprisonment the keeping or going at large of horses, mules, cows, dogs, and other animals within said Town of Mayo, the impounding of same and in default of same being reclaimed and redeemed to kill, sell or otherwise dispose of same and to pay the costs, fees, penalties and expenses out of the proceeds of any such sale.

Was taken up.

Mr. Anderson moved that the rules be waived and that House Bill No. 193 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 193 was read a second time by its title only.

Mr. Anderson moved that the rules be further waived and that House Bill No. 193 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 193 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 207:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act to abolish the present municipal government of the Town of Cross City, Dixie County, Florida, and to create and establish a municipality to be known as the Town of Cross City, in Dixie County, Florida; and to fix and provide its territorial limits, to prescribe and to authorize its jurisdiction and powers, and the jurisdictions and powers of its officers.

Was taken up.

Mr. Anderson moved that the rules be waived and that House Bill No. 207 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 207 was read a second time by its title only.

Mr. Anderson moved that the rules be further waived and that House Bill No. 207 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 207 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 235:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives).

A bill to be entitled An Act validating Ordinance 203 of the ordinances of the Town of Perry, Florida, the same being entitled "An ordinance for the calling and holding of an election submitting to the qualified electors of the Town of Perry, Florida, the question of issuing bonds of the said Town of Perry, Florida, to the amount of twenty-five thousand dollars, for the purpose of extending water-works system of the said Town of Perry, Florida, as the town council of the said town may deem expedient, necessary or proper and to prescribe the denomination and rate of interest and date of maturity and the proper disposal of said bonds and expenditures of proceeds of the sales thereof and to provide the form of said bonds."

Was taken up.

Mr. Anderson moved that the rules be waived and that House Bill No. 235 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 235 was read a second time by its title only.

Mr. Anderson moved that the rules be further waived and that House Bill No. 235 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 235 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the Legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

House Bill No. 240:

(The introduction of which was agreed to by a two-thirds vote of the House of Representatives.)

A bill to be entitled An Act validating Ordinance 204 of the ordinances of the Town of Perry, Florida, the same being entitled "An Ordinance for the calling and holding of an election submitting to the qualified electors of the Town of Perry, Florida, the question of issuing bonds of the said Town of Perry, Florida, to the amount of twenty-five thousand dollars, for the purpose of extending the sewerage system of the said Town of Perry, Florida, as the Town Council of the said town may deem expedient, necessary or proper, and to prescribe the denomination and rate of interest and date of maturity and the proper disposal of said bonds and expenditures of proceeds of the sales thereof and to provide the form of said bonds."

Was taken up.

Mr. Anderson moved that the rules be waived and that House Bill No. 240 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 240 was read a second time by its title only.

Mr. Anderson moved that the rules be further waived and that House Bill No. 240 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 240 was read a third time in full.

Upon call of the roll on the passage of the bill the vote was:

Yeas—Mr. President, Senators Anderson, Butler, Calkins, Clark, Coe, Colson, Cone, Edge, Etheredge, Hale, Hineley, Hodges, Malone, Overstreet, Phillips, Putnam, Russell, Scales, Smith, Swearingen, Taylor (31st Dist.), Turnbull, Turner, Walker, Watson, Wicker—27.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule.

Evidence that the notice required by Section 21 of Article III of the Constitution of the State of Florida has been published in the locality where the matter or thing to be affected is situated, which notice stated the substance of the contemplated law, and was published at least sixty days prior to the introduction into the legislature of the foregoing bill, and in the manner provided by law, was duly established in the Senate before the foregoing entitled bill was passed.

REPORT OF ENROLLING COMMITTEE.

By unanimous consent—

Mr. Anderson, Chairman of the Joint Committee on Enrolled Bills on the part of the Senate, submitted the following report:

Senate Chamber,

Tallahassee, Fla., Nov. 21, 1925.

Hon. John S. Taylor,

President of the Senate.

Sir:

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

(House Bill No. 107) :

An Act to abolish the present municipal corporation of the Town of San Antonio, Pasco County, Florida, to create and establish a new municipal corporation to be known as the City of San Antonio, Pasco County, Florida, to validate the ordinances, contracts and official acts of said Town of San Antonio and to adopt the same as the ordinances, contracts and official acts of said new municipal corporation; to prescribe the time within which suits can be brought against said town and for notice thereof, to fix the territorial limits, jurisdiction and powers of said Town of San Antonio and the jurisdiction and powers of its officers.

Beg leave to report that the same have this day been presented to the Governor for his approval.

Very respectfully,

S. W. ANDERSON.

Chairman of the Joint Committee on Enrolled
Bills on the Part of the Senate.

Mr. Etheredge moved that the Senate do now adjourn.

Which was agreed to.

Thereupon, at 4:37 o'clock P. M., the Senate stood adjourned to 11 o'clock A. M. Monday November 23rd. A. D. 1925.

Monday, November 23, 1925

The Senate convened at 11 A. M. pursuant to adjournment.

The President in the chair.

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

Mr. President. Senators Anderson. Butler, Calkins. Clark, Coe, Colson. Cone, Edge, Etheredge, Hale, Hineley, Hodges, Knight, Malone, Overstreet, Phillips, Putnam, Rowe, Russell, Seales, Smith, Swearingen, Taylor (31st Dist), Turnbull, Turner, Walker, Watson, Wicker--31.

A quorum present.

Prayer by the Chaplain.

Reading of the Journal was dispensed with.