

JOURNAL OF THE SENATE

EXTRAORDINARY SESSION

FRIDAY, JUNE 14, 1929

The Senate convened at 11 o'clock A. M., pursuant to adjournment on Thursday, June 13, 1929.

The President in the chair.

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

Mr. President, Senators Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

A quorum present.

Prayer by the Chaplain.

The reading of the Journal was dispensed with.

The Journal of June 13, 1929, was corrected as follows:

On page 4, column 1, lines 71 to 74 inclusive, strike out the title of Senate Bill No. 139 and insert in lieu thereof the following:

"A bill to be entitled An Act to declare, designate and establish a certain State road."

And as corrected was approved.

REPORTS OF COMMITTEES

Senator Wagg, Chairman of the Committee on Finance and Taxation, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
President of the Senate.

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

Senate Bill No. 131:

A bill to be entitled An Act defining intangible property and to classify and provide for the assessment, valuation, levy and collection of taxes on such intangible property, under Section 1 of Article IX of the Constitution of the State of Florida.

Have had the same under consideration and recommend that the same do pass.

Very respectfully,
ALFRED H. WAGG,
Chairman of Committee.

And Senate Bill No. 131, contained in the above report, was placed on the Calendar of Bills on Second Reading.

Also—

Senator Watson, Chairman of the Committee on Miscellaneous Legislation, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:
Your Committee on Miscellaneous Legislation, to whom was referred—

House Bill No. 172:

A bill to be entitled An Act to establish, organize and create a municipality to be known and designated as the City of Ormond Beach in Volusia county and State of Florida, and to define its territorial boundaries and to provide for its jurisdiction, powers and privileges.

Have had the same under consideration, and recommend that the same do pass without recommendation.

Very respectfully,
J. W. WATSON,
Chairman of Committee.

And House Bill No. 172, contained in the above report, was placed on the Calendar of Bills on Second Reading.

Also—

Senator Watson, Chairman of the Committee on Miscellaneous Legislation, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:
Your Committee on Miscellaneous Legislation, to whom was referred—

House Bill No. 22:

A bill to be entitled An Act abolishing the boards of bond trustees in certain counties in Florida and providing for a department to be known as "Department of Bond and Special Road and Bridge District," providing a clerk and providing for disposition of funds from bonds and special road and bridge districts in said counties.

Have had the same under consideration, and recommend that the same do not pass.

Very respectfully,
J. W. WATSON,
Chairman of Committee.

And House Bill No. 22, contained in the above report, was placed on the table.

Also—

Senator Watson, Chairman of the Committee on Miscellaneous Legislation, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:
Your Committee on Miscellaneous Legislation, to whom was referred—

House Bill No. 141:

A bill to be entitled An Act to define and to regulate the establishment and operation of private game preserves and farms; to regulate disposition of game reared or produced on such private game preserves or farms; to provide a penalty for any violation of the provision of this Act; and to repeal certain existing laws and statutes.

Have had the same under consideration, and recommend that the same do not pass.

Very respectfully,
J. W. WATSON,
Chairman of Committee.

And House Bill No. 141, contained in the above report, was placed on the table.

Also—

Senator Watson, Chairman of the Committee on Miscellaneous Legislation, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:
Your Committee on Miscellaneous Legislation, to whom was referred—

House Bill No. 182:

A bill to be entitled An Act to amend Section 312, Compiled General Laws of Florida, 1927, same being Section 256, Revised General Statutes of Florida, as amended by Chapter 9393, Laws of Florida, Acts of 1923, relating to the printing of names upon the ballot to be voted in general and special elections for the election of State, county and municipal officers.

Have had the same under consideration, and recommend that the same do not pass.

Very respectfully,
J. W. WATSON,
Chairman of Committee.

And House Bill No. 182, contained in the above report, was placed on the table.

Also—

Senator Watson, Chairman of the Committee on Miscellaneous Legislation, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

Your Committee on Miscellaneous Legislation, to whom was referred—

Senate Bill No. 137:

A bill to be entitled An Act regulating the drilling and operation of wells and the conservation of the water, petroleum and natural gas of Florida; providing for the supervision thereof by the State geologist.

Have had the same under consideration, and recommend that the same, with amendments thereto, do pass.

Committee amendments suggested:

Amendment No. 1: Section 9, line 2, after the word "attorneys," insert the words "or county solicitor."

Amendment No. 2: Section 9, line 6, after the word "attorney," insert the words "or county solicitor."

Amendment No. 3: Section 3, lines 3 and 4, strike out all of the words after the word "sources," and insert in lieu thereof the following: "without pumping, as in a flowing well."

Very respectfully,

J. W. WATSON,
Chairman of Committee.

And Senate Bill No. 137, contained in the above report, together with committee amendments, was placed on the Calendar of Bills on Second Reading.

Also—

Senator Watson, Chairman of the Committee on Miscellaneous Legislation, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

Your Committee on Miscellaneous Legislation, to whom was referred—

Senate Bill No. 81:

An Act granting to the Florida Toll Road Corporation, a corporation created and existing under the laws of Florida, a franchise to construct, own and operate a system of toll roads in the State of Florida; extending to said corporation the right to exercise the power of eminent domain; regulating the construction, operation and use of such roads, and prescribing the method of taxation of the property of said corporation.

Have had the same under consideration, and report same without recommendation.

Very respectfully,

J. W. WATSON,
Chairman of Committee.

And Senate Bill No. 81, contained in the above report, was placed on the Calendar of Bills on Second Reading.

Also—

Senator Watson, Chairman of the Committee on Miscellaneous Legislation, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

Your Committee on Miscellaneous Legislation, to whom was referred—

Senate Bill No. 110:

A bill to be entitled An Act to amend Section 7051 of the Compiled General Laws of Florida by providing that proof of injury caused by a railroad company shall be prima facie evidence of negligence upon its part.

Have had the same under consideration, and recommend that the same do not pass.

Very respectfully,

J. W. WATSON,
Chairman of Committee.

And Senate Bill No. 110, contained in the above report, was placed on the table.

Also—

Senator Watson, Chairman of the Committee on Miscellaneous Legislation, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

Your Committee on Miscellaneous Legislation, to whom was referred—

Senate Bill No. 109:

A bill to be entitled An Act to amend Section 7059 of the Compiled General Laws of Florida by providing that proof of injury or death caused by the persons, firm and corporations therein described, their agents and servants, shall be prima facie evidence of negligence of such persons, firms and corporations, their agents and servants.

Have had the same under consideration, and recommend that the same do not pass.

Very respectfully,

J. W. WATSON,
Chairman of Committee.

And Senate Bill No. 109, contained in the above report, was placed on the table.

Also—

Senator Watson, Chairman of the Committee on Miscellaneous Legislation, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

Your Committee on Miscellaneous Legislation, to whom was referred—

Senate Bill No. 91:

A bill to be entitled An Act to provide for the equalization of taxes as between counties, creating the position of State Equalizer of Taxes; prescribing his powers and duties as the State Equalizer of Taxes; providing for his compensation and for such other and further clerical assistance as may be necessary; creating a State Board of Equalizers and prescribing the powers and duties of the said State Board of Equalizers as a court of appeals or otherwise, to the end of the equalization of taxes as between counties, and as between classes of property; and prescribing certain duties of the County Assessor of Taxes and of the Board of County Commissioners of each of the several counties of the State in connection with the equalization of taxes as between counties.

Have had the same under consideration, and report same without recommendation.

Very respectfully,

J. W. WATSON,
Chairman of Committee.

And Senate Bill No. 91, contained in the above report, was placed on the Calendar of Bills on Second Reading.

Also—

Senator Watson, Chairman of the Committee on Miscellaneous Legislation, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

Your Committee on Miscellaneous Legislation, to whom was referred—

Senate Bill No. 92:

A bill to be entitled An Act requiring all persons, associations of persons, firms or corporations owning or having the control, custody or management of real and tangible personal property, to make and file tax returns, and to that end, providing for certain forms and records; prohibiting the recording of deeds and bills of sale unless the post office address of the grantee is stated therein; prescribing the oath to said return and providing a penalty for failure or neglect to make and file said return, or for making false return.

Have had the same under consideration, and report same without recommendation.

Very respectfully,

J. W. WATSON,
Chairman of Committee.

And Senate Bill No. 92, contained in the above report, was placed on the Calendar of Bills on Second Reading.

Also—

Senator Watson, Chairman of the Committee on Miscellaneous Legislation, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

Your Committee on Miscellaneous Legislation, to whom was referred—

Senate Bill No. 93:

A bill to be entitled An Act to require the owners of land in the State of Florida who have not paid the taxes thereon, to perform their duty in that respect; and to that end and for that purpose, providing a method of relief to land owners claiming to have been over-assessed or unduly taxed, and barring, after a certain time, all attacks upon tax sales made to the State; providing for a Board of Adjusters in each county of the State, their duties and compensation; defining the rights of the State in and to tax certificates held by it; providing for sales under certain conditions and after a limited time, and otherwise meeting emergency conditions affecting the carrying on of government where an emergency exists because of such defaults; providing remedies for that purpose against recalcitrant land owners and as well providing for the future protection to the State of Florida in enforcing revenues needed to carry on government.

Whereas, The ability of the State of Florida and the several counties thereof to properly function is now being impaired by reason of continuous and an increasing number of land owners failing to pay their taxes and allowing their property to be sold and tax sale certificates issued to the State therefor, which evil impairs the ability of the State government and County government to promptly meet financial obligations because of the lack of current revenue resulting therefrom, and thereby causing the tax burdens of those who pay to be increased unduly and unjustly, and which said condition necessitates legislation against such accumulated defaults and against future repetitions, Therefore, Have had the same under consideration, and report same without recommendation.

Very respectfully,
J. W. WATSON,
Chairman of Committee.

And Senate Bill No. 93, contained in the above report, was placed on the Calendar of Bills on Second Reading.

Senator Wagg, Chairman of the Committee on Finance and Taxation, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

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

Senate Bill No. 123:

A bill to be entitled An Act levying a tax on all boxing, sparing and/or wrestling matches or exhibitions conducted, given or held within the State of Florida where an admission fee is charged, providing for the payment and disposition of the proceeds derived from such tax and providing penalties for the violation of the provisions of this Act.

Have had the same under consideration, and recommend that the same do not pass.

Very respectfully,
ALFRED H. WAGG,
Chairman of Committee.

And Senate Bill No. 138, contained in the above report, was placed on the table.

Also—

Senator Wagg, Chairman of the Committee on Finance and Taxation, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

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

Senate Bill No. 124:

A bill to be entitled An Act levying a tax on all theatrical, operatic, minstrel, vaudeville and/or moving picture shows, conducted, given or held within the State of Florida where the charge for admission, including any charge for reserved seats, shall be more than fifty cents; providing for the payment and

disposition of the proceeds derived from such tax, and providing penalties for the violation of the provisions of this Act.

Have had the same under consideration, and recommend that the same do not pass.

Very respectfully,
ALFRED H. WAGG,
Chairman of Committee.

And Senate Bill No. 134, contained in the above report, was placed on the table.

REPORT OF COMMITTEE ON ENGROSSED BILLS

Senator Phillips, Chairman of the Committee on Engrossed Bills of the Senate, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

Your Committee on Engrossed Bills, to whom was referred—
Senate Bill No. 102:

A bill to be entitled An Act to provide revenue sufficient to defray the expenses of the State for each of the fiscal years 1929 and 1930; to provide for the levy of taxes in the several counties for said years, and making certain provisions for the enforcement of the collection of such taxes;

With the following amendment: In Section 3, line 15, strike out the words "eight mills" and insert in lieu thereof the following: "ten mills."

Beg leave to report that the same has this day been examined and the above bill has been properly engrossed.

Very respectfully,
W. W. PHILLIPS,
Chairman of the Committee on Engrossed Bills.

And Senate Bill No. 102, contained in the above report, was ordered to be certified to the House of Representatives.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

By a two-thirds vote, permission was given to Senator Phillips, of the 14th District, to introduce and have considered the following bill:

Senate Bill No. 141:

A bill to be entitled An Act authorizing the Board of County Commissioners of Columbia County, Florida, to issue county bonds in an amount not to exceed One Hundred Thousand (\$100,000.00) Dollars, to provide funds with which to purchase a site and the necessary property, and to equip a general hospital in said county, and to provide for the levy and collection of an annual tax to pay the principal and interest of said bonds.

Which was read the first time by its title only.

Senator Phillips moved that the rules be waived and Senate Bill No. 141 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 141 was read a second time by its title only.

Senator Phillips moved that the rules be further waived and Senate 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 Senate 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinley, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

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.

By a two-thirds vote, permission was given to Senator Futch, of the 23rd District, to introduce and have considered the following bill:

Senate Bill No. 142:

A bill to be entitled An Act to amend Sections 2 and 4 of Chapter 8500, Acts of 1921, Laws of Florida, relating to the State School Book Commission and the procuring of a uniform system of text books for elementary and high schools of the State of Florida, being Sections 853 and 855 of the Compiled General Laws of Florida, 1927.

Which was read the first time by its title and referred to the Committee on Education.

By a two-thirds vote permission was given to Senator Futch of the 23rd District to introduce and have considered the following bill:

Senate Bill No. 143:

A bill to be entitled An Act to repeal Section 5 of Chapter 8500, Acts of 1921, Laws of Florida, relating to the oath to be taken by members of the sub-commission for the selection of a uniform system of textbooks for the public schools of the State of Florida, being Section 856 of the Compiled General Laws of the State of Florida, 1927.

Which was read the first time by its title and referred to the Committee on Education.

By a two-thirds vote permission was given to Senator Futch of the 23rd District to introduce and have considered the following bill:

Senate Bill No. 144:

A bill to be entitled An Act relating to bonds of public officials and/or officers or employees of fiduciary institutions organized under the laws of Florida.

Which was read the first time by its title only.

Senator Futch moved that the rules be waived and Senate Bill No. 144 be read a second time in full.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 144 was read a second time in full.

Senator Futch moved that the rules be further waived and Senate Bill No. 144 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 144 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Howell, Irby, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Scales, Singletary, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Young—32.

Nays—Senator Hodges, Rowe—2.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives immediately, the rule having been waived.

By a two-thirds vote permission was given to Senator Turnbull of the 22nd District to introduce and have considered the following bill:

Senate Bill No. 145:

A bill to be entitled An Act to re-establish the license to practice medicine heretofore held by Dr. Butler O. Lewis of Wacissa, Jefferson County, Florida.

Which was read the first time by its title only.

Senator Turnbull moved that the rules be waived and Senate Bill No. 145 be read a second time in full.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 145 was read a second time in full.

Senator Turnbull moved that the rules be further waived and Senate Bill No. 145 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 145 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, Mitchell, Neel, Putnam, Rowe, Scales, Singletary, Swearingen, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—33.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives immediately, the rule having been waived.

Senator Waybright moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 102 out of its order.

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 102:

A bill to be entitled An Act to provide for raising revenue sufficient to defray the expenses of the State for each of the fiscal years, 1929 and 1930, to provide for the levy of taxes in the several counties for said years and making certain provisions for the enforcement of the collection of such taxes.

Was taken up out of its order and read a second time in full.

The Committee on Finance and Taxation offered the following amendment to Senate Bill No. 102:

In Section 3, line 15, strike out the words "eight mills", and insert in lieu thereof the following: "ten mills".

Senator Wagg moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Waybright moved that the rules be further waived and Senate Bill No. 102, as amended, be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 102, as amended, was read a third time in full.

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

Yeas—Senators Adams, Anderson, Caro, Council, Dell, Harrison, Hodges, Howell, Irby, Malone, Mitchell, Neel, Phillips, Rowe, Scales, Singletary, Swearingen, Taylor, Turnbull, Wagg, Waybright, Welsh, Whitaker—23.

Nays—Mr. President, Senators Bell, Futch, Gary, Hinely, Johns, King, Knabb, Putnam, Young—10.

So the bill passed, as amended.

And the same was ordered referred to the Committee on Engrossed Bills, then to be certified to the House of Representatives under the rule.

The Senate then reverted back to the introduction of bills and joint resolutions.

By a two-thirds vote permission was given to Senator Wagg of the 35th District to introduce and have considered the following bill:

Senate Bill No. 146:

A bill to be entitled An Act for the relief of Mary A. Kirby for money paid in the purchase of a tax certificate issued upon land not subject to taxation.

Which was read the first time by its title only.

Senator Wagg moved that the rules be waived and Senate Bill No. 146 be read a second time in full.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 146 was read a second time in full.

Senator Wagg moved that the rules be further waived and Senate Bill No. 146 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 146 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 Adams, Anderson, Bell, Council, Dell, Futch, Gary, Glynn, Harrison, Hodges, Howell, Irby, Johns, King, Malone, Mitchell, Neel, Putnam, Rowe, Scales, Singletary, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—31.

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.

By a two-thirds vote permission was given to Senator Young of the 33rd District to introduce and have considered the following bill:

Senate Bill No. 147:

A bill to be entitled An Act to legalize, ratify, validate and confirm an issue of \$5,108,000.00 refunding bonds of Everglades Drainage District heretofore authorized by Chapter 10027, Acts of 1925, Laws of Florida, approved June 4th, 1925, which bonds have heretofore been executed by the Board of Commissioners of the Everglades Drainage District, and are designated as Series B bonds, numbered 506 to 2500, aggregating \$1,995,000.00; and Series C, consisting of bonds numbered 538 to 3650, aggregating \$3,113,000.00, and to authorize the Board of Commissioners of Everglades Drainage District to sell and dispose of such bonds for the purpose of refunding outstanding obligations of Everglades Drainage District for interest and sinking fund in accordance with the provisions of Chapter 10027, Acts of 1925, Laws of Florida, relative to denominations of bonds of the Everglades Drainage District, and other statutes of the State of Florida relating thereto.

Which was read the first time by its title only.

Senator Young moved that the rules be waived and Senate Bill No. 147 be read a second time in full.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 147 was read a second time in full.

Senator Young moved that the rules be further waived and Senate Bill No. 147 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 147 was read a third time in full.

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

Yeas—Senators Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Hodges, Howell, Irby, Johns, King, Malone,

Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—31.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives immediately, the rule being waived.

By a two-thirds vote permission was given to Senator Bell of the 27th District to introduce and have considered the following bill:

Senate Bill No. 148:

A bill to be entitled An Act to provide that in the graduate school of the University of Florida, both sexes shall be admitted on equal terms when and upon condition that they are candidates for the degrees of Master of Arts, Master of Science, or other higher degrees.

Which was read the first time by its title and referred to the Committee on Education.

By a two-thirds vote permission was given to Senator King of the 19th District to introduce and have considered the following bill:

Senate Bill No. 149:

A bill to be entitled An Act to amend Section Two of Senate Bill No. 53, Laws of Florida, Acts of the Regular Session of the Legislature of the State of Florida, for the year 1929, entitled: "An Act authorizing the issuance of search warrants by the municipal court of the City of Orlando, Florida, the service of same, and for the giving of bond by the administrative officer serving such warrants."

Which was read the first time by its title only.

Senator King moved that the rules be waived and Senate Bill No. 149 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 149 was read a second time by its title only.

Senator King moved that the rules be further waived and Senate Bill No. 149 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 149 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

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.

By a two-thirds vote permission was given to Senator Malone of the 24th District to introduce and have considered the following bill:

Senate Bill No. 150:

A bill to be entitled An Act to authorize Boards of Public Instruction of all counties in the State of Florida having a population of not less than 14,255 and not more than 14,265, according to the last State census, to procure loans not exceeding \$75,000.00 and to pay interest thereon at a rate not exceeding six per cent (6%) per annum for the purpose of funding their outstanding floating indebtedness; to authorize said Boards in order to procure said loans to issue and sell not exceeding \$75,000.00 in principal amount of interest bearing coupon bonds and to make provision for a sinking fund for the retirement of said bonds and the interest to become due thereon; to regulate the expenditure of the sum derived from the sale of said bonds, and to dispense with the judicial validation of said bonds.

Which was read the first time by its title only.

Senator Malone moved that the rules be waived and Senate Bill No. 150 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 150 was read a second time by its title only.

Senator Malone moved that the rules be further waived and Senate Bill No. 150 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 150 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives immediately, the rule being waived.

The following communication from the Secretary of State was received and read:

Office of the Secretary of State,
Tallahassee, Fla., June 12, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

In conformity with the requirement of the Constitution of the State of Florida, I herewith transmit to you, for the consideration of the Senate, the following vetoed Acts with the Governor's objections attached thereto, viz:

(Senate Bill No. 93):

An Act to amend Sections 1444 and 1445 of the Revised General Statutes of Florida relating to pensions, as amended by Chapter 10208, Acts of 1925, Laws of Florida.

(Senate Bill No. 168):

An Act to appropriate the sum of twenty-five thousand dollars, or so much thereof as may be necessary, for the purpose of constructing and paving the road leading from the City of Marianna, Florida, to the Florida Industrial School for Boys, located near said city; and also the sum of twenty-five thousand dollars, or so much thereof as may be necessary for the purpose of paving the street leading from the Florida State Hospital for the Indigent Insane at River Junction, Florida, to the railroad station in said town, and to repeal Chapter 11835 of the Acts of the Legislature of 1927, entitled: "An Act to amend Chapter 10203 (No. 181) and Chapter 10204 (No. 182), Laws of Florida, approved June 11, 1925; the same being An Act to appropriate, under certain conditions, the sum of twenty-five thousand (\$25,000.00) Dollars for the purpose of paving the road leading from the Florida Industrial School for Boys, in Jackson county, to connect with Road Number 1, at West Marianna; and to appropriate the sum of twenty-five thousand (\$25,000.00) dollars, or so much thereof as shall be necessary to pave the road from the Florida State Hospital at Chattahoochee, Florida, to River Junction, Florida."

(Senate Bill No. 524):

An Act to abolish the present municipal government of the City of Fulford, in the County of Dade and State of Florida; and to provide for the retirement of the outstanding indebtedness of the City of Fulford; and providing for the levying of a tax by Dade County for the retirement of said indebtedness; and providing for a referendum.

(Senate Bill No. 537):

An Act authorizing and empowering the Board of County Commissioners of Santa Rosa County to create a Special Road and Bridge District in said county to consist of all lands and territory in said county lying South of East River, East Bay, St. Mary de Galvez Bay and Pensacola Bay; to issue and sell for such district, district time warrants in an amount not exceeding \$100,000.00, bearing interest at a rate not exceeding six per cent per annum payable semi-annually for the purpose of constructing or aiding in constructing public roads and bridges in said district; to provide for calling and holding a special election in said district to determine by the majority vote of those voting whether said district shall be created and said warrants issued, approved and validated; to prescribe the qualification of voters at said election, to provide a special fund for the payment of said warrants and for taxation therefor, to provide for the public or private sale of said warrants and for their use in payment for work and labor for road construction."

(Senate Bill No. 556):

An Act authorizing counties having a certain population to accept money in lieu of free text books and authorize the payment to such counties of said money.

(Senate Bill No. 557):

An Act authorizing counties having a certain population to accept money in lieu of free text books and authorizing the payment to such counties of said money.

(Senate Bill No. 639):

An Act to authorize the purchase, lease or acquisition and the maintenance of certain canals in Alachua county.

Yours very truly,
H. CLAY CRAWFORD,
Secretary of State.

And Senate Bill No. 93, contained in the above message, was taken up and read, together with the following objections of the Governor thereto:

STATE OF FLORIDA
Executive Department
Tallahassee, Fla., June 10th, 1929.

Hon. H. Clay Crawford,
Secretary of State,
Capitol.

Sir:

Pursuant to authority vested in me as Governor, under the provision of Section 28 of Article III of the Constitution of Florida, I transmit to you with my objections thereto Senate Bill No. 93, the same having originated in the Senate, Regular Session of 1929, and being entitled as follows:

"An Act to amend Sections 1444 and 1445 of the Revised General Statutes of Florida relating to pensions, as amended by Chapter 10208, Acts of 1925, Laws of Florida."

According to information from the Comptroller's office the present millage will hardly support the present pension of Forty Dollars (\$40.00) per month. The pension roll at this late date is decreasing less than three-quarters of 1% per month. The increase of the pension from \$40.00 to \$50.00 per month will entail at least one mill additional levy. The finances of the State will not well sustain this additional burden at this time.

For the above reasons I have withheld my approval of the measure.

Respectfully,
(Signed) DOYLE E. CARLTON,
Governor.

The question was then put: "Shall the bill pass, the Governor's objection to the contrary notwithstanding?"

Upon call of the roll on the question the vote was:

Yeas—Senators Adams, Anderson, Bell, Caro, Council, Dell, Harrison, Hodges, Johns, King, Knabb, Mitchell, Phillips, Putnam, Scales, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Whitaker—22.

Nays—Senators Futch, Gary, Glynn, Hinely, Howell, Irby, Malone, McCall, Neel, Rowe, Singletary, Stewart, Welsh, Young—14.

So the bill failed to pass over the Governor's objection thereto. And Senate Bill No. 168, contained in the above message, was taken up and read, together with the following objection of the Governor thereto:

State of Florida, Executive Department,
Tallahassee, Fla., June 10, 1929.

Hon. H. Clay Crawford,
Secretary of State,
Capitol.

Sir:

Pursuant to authority vested in me as Governor, under the provisions of Section 28 of Article III of the Constitution of Florida, I transmit to you with my objections thereto Senate Bill No. 168, the same having originated in the Senate, Regular Session of 1929, and being entitled as follows:

An Act to appropriate the sum of twenty-five thousand dollars, or so much thereof as may be necessary, for the purpose of constructing and paving the road leading from the City of Marianna, Florida, to the Florida Industrial School for Boys located near said city; and also the sum of twenty-five thousand dollars, or so much thereof as may be necessary, for the purpose of paving the street leading from the Florida State Hospital for Indigent Insane at River Junction, Florida, to the railroad station in said town, and to repeal Chapter 11835 of the Acts of the Legislature of 1927 entitled: "An Act to amend Chapter 10203 (No. 181) and Chapter 10204 (No. 802), Laws of Florida, approved June 11, 1925; the same being an Act to appropriate, under certain conditions, the sum of twenty-five thousand (\$25,000.00) dollars for the purpose of paving the road leading from the Florida Industrial School for Boys, in Jackson County, to connect with Road No. 1, at West Marianna; and to appropriate the sum of twenty-three thousand (\$23,000.00) dollars, or so much thereof as shall be necessary to pave the road from the Florida State Hospital at Chattahoochee, Florida, to River Junction, Florida.

This bill calls for an appropriation of \$50,000 out of the general revenue fund for the building of roads. This fund cannot sus-

tain at this time this additional burden, and furthermore, the income to the Road Department is sufficient for building of all roads now justified. The roads embraced in the bill, if constructed, should be charged to the income of the State Road Department.

For the above reasons I have withheld my approval of the measure.

Respectfully,
(Signed) DOYLE E. CARLTON,
Governor.

The question was then put: "Shall the bill pass, the Governor's objection to the contrary notwithstanding?"

Upon call of the roll on the question the vote was:

Yeas—Mr. President, Senators Adams, Anderson, Bell, Caro, Council, Hodges, Howell, King, Knabb, Mitchell, Neel, Rowe, Scales, Singletary, Swearingen, Wagg, Waybright—18.

Nays—Senators Dell, Futch, Gary, Glynn, Harrison, Hinely, Irby, Malone, McCall, Putnam, Stewart, Taylor, Turnbull, Watson, Welsh, Whitaker, Young—17.

So the bill failed to pass over the Governor's objection thereto.

And Senate Bill No. 524, contained in the above message, was taken up and read together with the following objection of the Governor thereto:

STATE OF FLORIDA
Executive Department
Tallahassee, June 10, 1929.

Hon. H. Clay Crawford,
Secretary of State,
Capitol.

Sir:

Pursuant to authority vested in me as Governor, under provisions of Section 28 of Article III of the Constitution of Florida, I transmit to you with my objections thereto Senate Bill No. 524, the same having originated in the Senate, Regular Session of 1929, and being entitled as follows:

"An Act to abolish the present municipal government of the City of Fulford, in the County of Dade and State of Florida; and to provide for the retirement of the outstanding indebtedness of the City of Fulford; and providing for the levying of a tax by Dade County for the retirement of said indebtedness; and providing for a referendum."

This measure is identical with House Bill No. 1060, which has already passed both Houses of the Legislature of 1929, Regular Session, and is now a law. There is no necessity for the passage and approval of two bills on the same subject, identical in terms.

For the above reason I have withheld my approval from the measure.

Very respectfully,
(Signed) DOYLE E. CARLTON,
Governor.

The question was then put: "Shall the bill pass, the Governor's objection to the contrary notwithstanding?"

Upon call of the roll on the question, the vote was:

Yeas—Senator Irby—1.

Nays—Mr. President, Senators Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, King, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—33.

So the bill failed to pass over the Governor's objection thereto.

And Senate Bill No. 537, contained in the above message, was taken up and read together with the following objection of the Governor thereto:

STATE OF FLORIDA
Executive Department
Tallahassee, June 10, 1929.

Honorable H. Clay Crawford,
Secretary of State,
Capitol.

Sir:

Pursuant to authority vested in me as Governor, under provisions of Section 28 of Article III of the Constitution of Florida, I transmit to you with my objections thereto Senate Bill No. 537, the same having originated in the Senate, Regular Session, 1929, and being entitled as follows:

"An Act authorizing and empowering the Board of County Commissioners of Santa Rosa County to create a special road and bridge district in said county to consist of all lands and territory in said county lying south of East River, East Bay, St. Mary de Galvez Bay and Pensacola Bay; to issue and sell for such district, district time warrants in an amount not exceeding \$100,000.00 bearing interest at a rate not exceeding six per cent per annum payable semi-annually for the purpose of constructing or aiding in constructing public roads and bridges in said district; to provide for calling and holding a special election in said district to

determine by the majority vote of those voting whether said district shall be created and said warrants issued, approved and validated; to prescribe the qualification of voters at said election, to provide a special fund for the payment of said warrants and for taxation therefor, to provide for the public or private sale of said warrants and for their use in payment for work and labor for road construction."

This measure is identical with House Bill No. 1150, which has already passed both Houses of the Legislature of 1929, Regular Session, and is now a law. There is no necessity for the passage and approval of two bills on the same subject, identical in terms.

For the above reason I have withheld my approval from the measure.

Very respectfully,
(Signed) DOYLE E. CARLTON,
Governor.

The question was then put: "Shall the bill pass, the Governor's objection to the contrary notwithstanding?"

Upon call of the roll on the question the vote was:

Yeas—None.

Nays—Mr. President, Senators Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—34.

So the bill failed to pass over the Governor's objection thereto.

And Senate Bill No. 556 contained in the above message was taken up and read together with the following objection of the Governor thereto:

STATE OF FLORIDA
Executive Department
Tallahassee, Fla., June 10th, 1929.

Hon. H. Clay Crawford,
Secretary of State,
Capitol.

Sir:

Pursuant to authority vested in me as Governor, under provisions of Section 28 of Article III of the Constitution of Florida, I transmit to you with my objections thereto Senate Bill No. 556, the same having originated in the Senate of 1929, Regular Session, and being entitled as follows:

"An Act authorizing counties having a certain population to accept money in lieu of free text books and authorizing the payment to such counties of said money."

This measure is in complete violation of the spirit and purpose of the original law which contemplates the distribution not of money but of books.

For the above stated reason I have withheld my approval from the measure.

Very respectfully,
(Signed) DOYLE E. CARLTON,
Governor.

The question was then put: "Shall the bill pass, the Governor's objection to the contrary notwithstanding?"

Upon call of the roll on the question the vote was:

Yeas—Mr. President, Senators Adams, Anderson, Caro, Council, Dell, Futch, Harrison, Hinely, King, McCall, Mitchell, Phillips, Rowe, Scales, Singletary, Swearingen, Taylor, Turnbull, Wagg, Waybright—21.

Nays—Senators Bell, Gary, Glynn, Hodges, Howell, Irby, Putnam, Stewart, Watson, Welsh, Whitaker, Young—12.

So the bill failed to pass over the Governor's objection thereto.

And Senate Bill No. 557, contained in the above message, was taken up and read together with the following objection of the Governor thereto:

STATE OF FLORIDA
Executive Department
Tallahassee, Fla., June 10, 1929.

Hon. H. Clay Crawford,
Secretary of State,
Capitol.

Sir:

Pursuant to authority vested in me as Governor, under provisions of Section 28 of Article III of the Constitution of Florida, I transmit to you with my objections thereto Senate Bill No. 557, the same having originated in the Senate of 1929, Regular Session, and being entitled as follows:

An Act authorizing counties having a certain population to accept money in lieu of free text books and authorizing the payment to such counties of said money.

This measure is in complete violation of the spirit and purpose of the original law which contemplates the distribution not of money but of books.

For the above stated reason I have withheld my approval from the measure.

Very respectfully,
(Signed) DOYLE E. CARLTON,
Governor.

The question was then put: "Shall the bill pass, the Governor's objection to the contrary?"

Upon call of the roll on the question the vote was:

Yeas—Mr. President, Senators Adams, Anderson, Caro, Council, Dell, Futch, Harrison, Hinely, Knabb, Mitchell, Rowe, Scales, Singletary, Turnbull, Wagg, Waybright, Whitaker—18.

Nays—Senators Bell, Glynn, Hodges, Howell, Irby, King, Malone, Phillips, Putnam, Stewart, Swearingen, Watson, Welsh, Young—14.

So the bill failed to pass over the Governor's objection thereto.

And Senate Bill No. 639, contained in the above message, was taken up and read, together with the following objection of the Governor thereto:

STATE OF FLORIDA
Executive Department
Tallahassee, June 10, 1929.

Hon. H. Clay Crawford,
Secretary of State,
Capitol.

Sir:

Pursuant to authority vested in me as Governor, under provisions of Section 28 of Article III of the Constitution of Florida, I transmit to you with my objections thereto Senate Bill No. 639, the same having originated in the Senate of 1929 Regular Session, and being entitled as follows:

"An Act to authorize the purchase, lease or acquisition and the maintenance of certain canals in Alachua County."

This measure is identical with House Bill No. 1302, which has already passed both Houses of the Legislature of 1929, Regular Session, and is now a law. There is no necessity for the passage and approval of two bills on the same subject, identical in terms.

For the above stated reason I have withheld my approval from the measure.

Very respectfully,
(Signed) DOYLE E. CARLTON,
Governor.

The question was then put: "Shall the bill pass, the Governor's objection to the contrary notwithstanding?"

Upon call of the roll on the question the vote was:

Yeas—None.

Nays—Mr. President, Senators Adams, Anderson, Bell, Caro, Council, Dell, Futch, Glynn, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Phillips, Putnam, Rowe, Scales, Taylor, Watson, Welsh, Young—25.

So the bill failed to pass over the Governor's objection thereto.

Senator Young moved that when the Senate do adjourn it take a recess until 3:00 o'clock P. M., this day.

Which was agreed to, and so ordered.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

House of Representatives,
Tallahassee, Fla., June 12, 1929.

Hon. J. J. Parrish,
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. 219:

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

A bill to be entitled An Act concerning the guardianship of incompetent veterans and minor children of disabled or deceased veterans, and the commitment of veterans and to make uniform the law with reference thereto.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,
FRANK WEBB,
Chief Clerk, House of Representatives.

And House Bill No. 219, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 218 was read the first time by its title only.

Senator Whitaker moved that the rules be waived and House Bill No. 219 be read a second time in full.

Which was agreed to by a two-thirds vote.

And House Bill No. 219 was read a second time in full.

Senator Whitaker moved that the rules be further waived and House Bill No. 219 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. 219 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Phillips, Putnam, Rowe, Scales, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker—33.

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.

Senator Malone moved that Senate Bills Nos. 91 and 92 be made a special order for 3 o'clock P. M., Monday, June 17, 1929.

Which was agreed to and so ordered.

Also—

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

House of Representatives,
Tallahassee, Fla., June 7, 1929.

Hon. J. J. Parrish,
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. 10:

A bill to be entitled An Act to repeal Sections 134, 135, 136, 137, 138 and 139 of the Compiled General Laws of Florida, 1927, relating to the appointment of three special assistants to the Attorney General, prescribing their duties and providing for their compensation.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,
Chief Clerk, House of Representatives.

And House Bill No. 10, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 10 was read the first time by its title only.

Senator Johns moved that the rules be waived and House Bill No. 10 be read a second time in full.

Which was agreed to by a two-thirds vote.

And House Bill No. 10 was read.

Pending the reading of House Bill No. 10, Senator Whitaker moved that the hour of adjournment be extended 5 minutes.

Which was agreed to.

Senator Johns offered the following amendment to House Bill No. 10:

Strike out the title and insert in lieu thereof the following:

"A bill to be entitled An Act to repeal Chapter 11828, Acts of Regular Session of 1927, entitled An Act to provide for the appointment of three special prosecuting attorneys for the State at large, to be known as 'special assistants to the Attorney General,' to fix their compensation, provide for their powers, duties, privileges and obligations.

Senator Johns moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Johns offered the following amendment to House Bill No. 10:

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

"Section 1. That Chapter 11828, Acts Regular Session of 1927, entitled An Act to provide for the appointment of three special prosecuting attorneys for the State at large to be known as 'special assistants to the Attorney General,' to fix their compensation, provide for their powers, duties, privileges and obligations, be and the same is hereby repealed.

"Section 2. This Act shall take effect immediately upon its becoming a law."

Senator Johns moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Futch moved that the Senate do now reconsider the vote by which the above amendment was adopted.

Which was agreed to and the amendment was again placed before the Senate.

Senator Bell offered the following amendment to the amendment to House Bill No. 10:

In printed bill, strike out Section 2, and insert in lieu thereof the following:

"Section 2. This Act shall take effect September 1, 1929.

Senator Bell moved the adoption of the amendment to the amendment.

Which was not agreed to.

And the amendment to the amendment was rejected.

The question then recurred on the adoption of the amendment as offered by Senator Johns.

Which was agreed to.

And the amendment was adopted.

Senator Johns moved that the rules be further waived and House Bill No. 10 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. 10 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 Adams, Anderson, Bell, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Howell, Irby, Johns, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—33.

Nays—Senators Caro, Hodges, Taylor—3.

So the bill passed, as amended.

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

The extended hour of adjournment having arrived, a point of order was called and the Senate took a recess at 1:10 P. M., until 3 o'clock P. M., this day.

AFTERNOON SESSION

The Senate convened at 3 o'clock 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

A quorum present.

REPORTS OF COMMITTEES

Senator Waybright, Chairman of the Committee on Education, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

Your Committee on Education, to whom was referred:

Senate Bill No. 142:

A bill to be entitled An Act to amend Sections 2 and 4 of Chapter 8500, Acts of 1921, Laws of Florida, relating to the State School Book Commission and the procuring of a uniform system of text books for elementary and high schools of the State of Florida, being Sections 853 and 855 of the Compiled General Laws of Florida, 1927.

Also—

Senate Bill No. 143:

A bill to be entitled An Act to repeal Section 5 of Chapter 8500, Acts of 1921, Laws of Florida, relating to the oath to be taken by members of the sub-commission for the selection of a uniform system of text books for the public schools of the State of Florida, being Section 856 of the Compiled General Laws of the State of Florida, 1927.

Have had the same under consideration, and recommend that the same do pass.

Very respectfully,

EDGAR W. WAYBRIGHT,
Chairman of Committee.

And Senate Bills Nos. 142 and 143, contained in the above report, were placed on the Calendar of Bills on Second Reading.

Also—

Senator Waybright, Chairman of the Committee on Education, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:
Your Committee on Education, to whom was referred:
Senate Bill No. 148:

A bill to be entitled An Act to provide that in the graduate school of the University of Florida, both sexes shall be admitted on equal terms when and upon condition that they are candidates for the degrees of Master of Arts, Master of Science, or other higher degrees.

Have had the same under consideration and recommend that the same do not pass.

Very respectfully,
EDGAR W. WAYBRIGHT,
Chairman of Committee.

And Senate Bill No. 148, contained in the above report, was placed on the table.

REPORT OF COMMITTEE ON ENGROSSED BILLS

Senator Phillips, Chairman of the Committee on Engrossed Bills of the Senate, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:
Your Committee on Engrossed Bills, to whom was referred:
Senate Bill No. 21:

A bill to be entitled An Act defining the legal status of certain property in the State of Florida and its relation to the tax laws of this State.

With the following amendment—

In Section 1, line 23, after the word Legion, add the following: "or United Spanish American War Veterans."

Beg leave to report that the same has this day been examined and the above bill has been properly engrossed.

Very respectfully,
W. W. PHILLIPS,

Chairman of the Committee on Engrossed Bills.

And Senate Bill No. 21, contained in the above report, was ordered to be certified to the House of Representatives.

Also—
Senator Phillips, Chairman of the Committee on Engrossed Bills of the Senate, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:
Your Committee on Engrossed Bills, to whom was referred:
Senate Bill No. 20:

A bill to be entitled An Act to amend Section 34, Chapter 1637, Acts of Florida, 1868, as amended by Section 1, Chapter 5160, Acts of Florida 1903, and known as Section 7247 of the Compiled General Laws of Florida, 1927, by defining certain exceptions thereto, and repealing all laws or parts of laws in conflict therewith; with the following amendment:

Strike out the Title and insert in lieu thereof the following: "A bill to be entitled An Act to amend Section 5146 Revised General Statutes of Florida, being Section 7247 Compiled General Laws relating to embezzlement by officer, clerk, agent or members of companies and societies.

Also—
Senate Bill No. 71:
A bill to be entitled An Act providing for the compensation of persons who shall perform or who shall have performed the services and duties of any State or County office created by statute which may be or may have been judicially declared unconstitutional, or who may temporarily act as a de facto officer of the State or County pending appointment of a permanent officer, with the following amendment:

At the end of Section 1 add the following: "Provided, however, none of the provisions of this Act shall apply to Drainage Districts or employees of such Districts which have for any reason been held illegal".

Beg leave to report that the same have this day been examined and the above bills have been properly engrossed.

Very respectfully, W. W. PHILLIPS,
Chairman of the Committee on Engrossed Bills.

And Senate Bills Nos. 20 and 71 were ordered to be certified to the House of Representatives.

Also—
Senator Phillips, Chairman of the Committee on Engrossed Bills of the Senate, submitted the following report:

Senate Chamber,
Tallahassee, Fla., June 14th, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:
Your Committee on Engrossed Bills, to whom was referred:
Senate Bill No. 2:

A bill to be entitled An Act creating a permanent taxation and finance commission; with the following amendment:

Strike out Section One and insert in lieu thereof the following:
Section 1. That there is hereby created a permanent taxation, and finance commission of nine members, four of nine to be members of the Senate, four of the nine to be members of the House and one member at large who may or may not be a member of either the Senate or the House. Two of these nine members shall be appointed from each Congressional District of the State.

End of Section 3, add "The Commission shall report its findings together with any Bills, which it believes should be enacted into law at the next Session of the Legislature.

Beg leave to report that the same has this day been examined and the above bill has been properly engrossed.

Very respectfully,
W. W. PHILLIPS,
Chairman of the Committee on Engrossed Bills.

And Senate Bill No. 2, as contained in the above message was ordered to be certified to the House of Representatives.

Senator Whitaker moved that when the Senate do adjourn it adjourn until 3 o'clock P. M., Monday, June 17, 1929.

Upon which a yeas and nays vote was demanded.

Upon call of the roll the vote was:

Yeas—Senators Adams, Bell, Caro, Council, Dell, Gary, Hinely, Hodges, Irby, Knabb, Malone, Mitchell, Neel, Phillips, Rowe, Scales, Singletary, Stewart, Swearingen, Waybright, Whitaker—21.

Nays—Mr. President, Senators Anderson, Futch, Glynn, Howell, Putnam, Taylor, Wagg, Welsh, Young—10.

So the motion prevailed, and it was so ordered.

Senator Hodges moved that the Senate do now reconsider the vote by which Senate Bill No. 556 failed to pass the Senate over the Governor's objections thereto.

Which was agreed to by a two-thirds vote.

And—
Senate Bill No. 556:

A bill to be entitled An Act authorizing counties having a certain population to accept money in lieu of free text books and authorizing the payment to such counties of said money.

Was again placed before the Senate with the Governor's objections thereto.

The question was put: "Shall the bill pass, the governor's objections to the contrary notwithstanding?"

Upon call of the roll on the question the vote was:

Yeas—Mr. President, Senators Adams, Anderson, Caro, Council, Dell, Futch, Gary, Glynn, Hinely, Hodges, Howell, Irby, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Wagg, Watson, Waybright, Welsh, Whitaker—31.

Nays—Senator Bell—1.

So the bill passed by the Constitutional two-thirds vote over the Governor's objections thereto.

And the same was ordered to be certified to the House of Representatives immediately, the rule having been waived.

Senator Malone moved that the Senate do now reconsider the vote by which Senate Bill No. 557 failed to pass the Senate over the Governor's objections thereto.

Which was agreed to by a two-thirds vote.

And—
Senate Bill No. 557:

A bill to be entitled An Act authorizing counties having a certain population to accept money in lieu of free text books and authorizing the payment to such counties of said money.

Was again placed before the Senate with the Governor's objection thereto.

The question was again put: "Shall the bill pass, the Governor's objections to the contrary notwithstanding?"

Upon call of the roll on the question the vote was:

Yeas—Senators Adams, Anderson, Caro, Council, Dell, Futch, Gary, Glynn, Hinely, Hodges, Howell, Irby, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Wagg, Watson, Waybright, Whitaker—29.

Nays—Senator Bell—1.

So the bill passed by the constitutional two-thirds vote over the Governor's objections thereto.

And the same was ordered to be certified to the House of Representatives immediately, the rule having been waived.

Senator Wagg moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 20 out of its order.

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 20:

A bill to be entitled An Act to amend Section 34, Chapter 1637, Acts of Florida, 1868, as amended by Section 1, Chapter 5160, Acts of Florida, 1903, and known as Section 7247 of the Compiled General Laws of Florida, 1927, by defining certain exceptions thereto and repealing all laws or parts of laws in conflict therewith.

Was taken up out of its order and read a second time in full.

Senator Swearingen offered the following amendment to Senate Bill No. 20:

Strike out title and insert in lieu thereof the following: "A bill to be entitled An Act to amend Section 5146, Revised General Statutes of Florida, being Section 7247, Compiled General Laws, relating to embezzlement by officer, clerk, agent or members of companies and societies."

Senator Swearingen moved the adoption of the amendment.

Which was agreed to, and the amendment was adopted.

Senator Wagg moved that the rules be further waived and Senate Bill No. 20 as amended, be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 20 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 Adams, Anderson, Bell, Council, Futch, Gary, Glynn, Hinely, Hodges, Howell, Irby, King, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Stewart, Swearingen, Taylor, Wagg, Watson, Waybright, Welsh, Whitaker—29.

Nays—None.

So the Bill passed, as amended.

And the same was ordered referred to the Committee on Engrossed Bills, then to be certified to the House of Representatives.

Senator Phillips moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 71 out of its order.

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 71:

A bill to be entitled An Act providing for the compensation of persons who shall perform or who shall have performed the services and duties of any State or county office created by statute which may be or may have been judicially declared unconstitutional, or who may temporarily act as a de facto officer of the State or county pending appointment of a permanent officer.

Was taken up out of its order and read a second time in full.

Senator Whitaker offered the following amendment to Senate Bill No. 71:

At the end of Section 1 add the following:

"Provided, however, none of the provisions of this Act shall apply to drainage districts or employees of such districts which have for any reason been held illegal."

Senator Phillips moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Phillips moved that the rules be further waived and Senate Bill No. 71 as amended be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 71 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 Adams, Anderson, Caro, Council, Dell, Futch, Gary, Glynn, Hodges, Howell, King, Malone, Mitchell, Phillips, Putnam, Rowe, Singletary, Stewart, Wagg, Watson, Waybright, Whitaker—23.

Nays—Senators Bell, Hinely, Irby, Scales, Young—5.

So the Bill passed, as amended.

And the same was ordered referred to the Committee on Engrossed Bills, then to be certified to the House of Representatives under the rule.

Senator Putnam moved that the rules be waived and the Senate

do now take up the consideration of Senate Bill No. 67 out of its order.

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 67:

A bill to be entitled An Act to amend Section 2 of Chapter 8524, Laws of Florida, Acts of 1921, being Section 3218, of the Compiled Laws of 1927, relative to standards for ice cream.

Was taken up out of its order and read a second time in full.

Senator Putnam moved that the rules be further waived and Senate Bill No. 67 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 67 was read a third time in full.

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

Yeas—Senator Adams, Dell, Gary, Harrison, Hodges, Howell, Irby, King, Malone, Mitchell, Neel, Phillips, Putnam, Scales, Stewart, Swearingen, Taylor, Watson, Waybright, Welsh, Whitaker—21.

Nays—Senator Council—1.

So the Bill passed, title as stated.

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

Senator Stewart moved that the rules be waived and the Senate do now take up the consideration of Senate Bills Nos. 77, 79 and 80 out of their order.

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 77:

A bill to be entitled An Act to authorize the judgments and decrees of the United States Courts held in the State of Florida to be registered, recorded, docketed, indexed and otherwise conformed to the rules and requirements relating to the judgments and decrees of the Circuit Court of this State, and requiring the Clerk of the Circuit Court of each county in this State to perform certain Acts with respect thereto, and to repeal Chapter 10166 of the Acts of 1925.

Which was taken up out of its order and read a second time in full.

Senator Stewart moved that the rules be further waived and Senate Bill No. 77 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 77 was read a third time in full.

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

Yeas—Senators Adams, Anderson, Bell, Council, Dell, Futch, Gary, Harrison, Hodges, Irby, King, Malone, Mitchell, Phillips, Putnam, Rowe, Scales, Stewart, Swearingen, Wagg, Watson, Waybright, Welsh, Whitaker, Young—25.

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.

Senator Hodges moved that at the hour of adjournment this afternoon the Senate shall take a recess until 8:00 o'clock P. M. this day for the purpose of considering local bills only.

Which was agreed to, and so ordered.

And—

Senate Bill No. 79:

A bill to be entitled An Act making judgments and decrees of the United States District Courts of this State and certified copies hereof admissible as prima facie evidence of the entry and validity of such judgments and decrees.

Was taken up out of its order and read a second time in full.

Senator Stewart moved that the rules be further waived and Senate Bill No. 79 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 79 was read a third time in full.

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

Yeas—Senators Adams, Anderson, Bell, Council, Dell, Futch, Gary, Harrison, Hodges, Howell, Irby, Malone, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Waybright, Young—23.

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.

And—

Senate Bill No. 80:

A bill to be entitled An Act authorizing and providing, in accordance with the statutes of the United States, for the filing

of notices of liens for taxes payable to the United States of America and authorizing and providing for the filing of certificates discharging and releasing such liens.

Was taken up out of its order and read a second time in full.

Senator Stewart moved that the rules be further waived and Senate Bill No. 80 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 80 was read a third time in full.

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

Yeas—Senators Adams, Anderson, Bell, Caro, Council, Bell, Futch, Gary, Harrison, Hodges, Howell, Irby, Malone, Mitchell, Neel, Phillips, Putnam, Rowe, Stewart, Swearingen, Taylor, Wagg, Waybright, Young—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.

Senator Gary moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 36 out of its order.

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 36:

A bill to be entitled An Act providing for a monument to be erected on the site of old Fort King near Ocala, Florida, and making an appropriation therefor.

Was taken up out of its order and read a second time in full.

Senator Gary moved that the rules be further waived and Senate Bill No. 36 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 36 was read a third time in full.

Pending the roll call on the passage of Senate Bill No. 36—

Senator Young moved that Senate Bill No. 36, together with any and all bills on the Calendar which pertain to monuments, be made a special order for June 20, at 4:35 o'clock P. M.

Which was not agreed to.

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

Yeas—Senators Anderson, Bell, Caro, Dell, Futch, Gary, Harrison, Hodges, Irby, Mitchell, Phillips, Rowe, Stewart, Wagg, Watson, Waybright, Whitaker, Young—18.

Nays—Senators Adams, Council, Glynn, Howell, Neel, Scales—6.

So the bill passed, title as stated.

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

Senator Young moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 21 out of its order.

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 21:

A bill to be entitled An Act defining the legal status of certain property in the State of Florida in its relation to the Tax Laws of this State.

Was taken up out of its order and read a second time in full.

Senator Gary offered the following amendment to Senate Bill No. 21:

In Section 1, line 3, after the word "Legion", add the following: "or United Spanish American War Veterans".

Senator Gary moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Young moved that the rules be further waived and Senate Bill No. 21 as amended be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 21 as amended was read a third time in full.

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

Yeas—Senators Anderson, Bell, Caro, Council, Dell, Gary, Harrison, Hodges, Howell, Irby, King, Mitchell, Rowe, Swearingen, Taylor, Wagg, Watson, Waybright, Whitaker, Young—20.

Nays—Senators Adams, Futch, Neel, Scales—4.

So the bill passed, as amended.

And the same was ordered referred to the Committee on Engrossed Bills, then to be certified to the House of Representatives under the rule.

Senator Waybright moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 48 out of its order.

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 48:

A bill to be entitled An Act to provide for the organization, operation and supervision of co-operative savings and credit associations to be termed "credit unions" and to define their powers.

Was taken up out of its order and read a second time in full.

Senator Waybright moved that the rules be further waived and Senate Bill No. 48 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 48 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Howell, Irby, Malone, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Swearingen, Taylor, Wagg, Watson, Waybright, Welsh, Whitaker, Young—29.

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.

Senator Harrison moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 2 out of its order.

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 2:

A bill to be entitled An Act creating a permanent taxation and finance commission.

Whereas, the State of Florida continually needs to revise and improve its procedure of finance and taxation; and

Whereas, it is impossible for the Legislature to properly work out these problems during the short period of its sessions.

Was taken up out of its order and read a second time in full.

Senator Harrison offered the following amendment to Senate Bill No. 2:

Strike out Section 1 (printed bill) and insert in lieu thereof the following: "Section 1. That there is hereby created a permanent Taxation and Finance Commission of nine members, four of nine to be members of the Senate, four of the nine to be members of the House and one member at large who may or may not be a member of either the Senate or the House. Two of these nine members shall be appointed from each Congressional District of the State.

Senator Harrison moved the adoption of the amendment.

Which was agreed to, and the amendment was adopted.

Senator Harrison offered the following amendment to Senate Bill No. 2:

End of Section 3 add "The Commission shall report its findings together with any bills, which it believes should be enacted into law to the next session of the Legislature.

Senator Harrison moved the adoption of the amendment.

Which was agreed to, and the amendment was adopted.

Senator Harrison moved that the rules be further waived and Senate Bill No. 2 as amended, be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 2 as amended, was read a third time in full.

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

Yeas—Senators Adams, Anderson, Bell, Caro, Dell, Futch, Gary, Glynn, Harrison, Hodges, Howell, Irby, Malone, Neel, Putnam, Wagg, Watson, Waybright, Whitaker, Young—20.

Nays—Senators Hinely, Mitchell, Phillips, Rowe, Turnbull—5.

So the bill passed, as amended.

And the same was ordered referred to the Committee on Engrossed Bills, then to be certified to the House of Representatives.

By a two-thirds vote permission was given to Senator Anderson of the 6th District to introduce and have considered the following bill:

Senate Bill No. 151:

A bill to be entitled An Act authorizing and directing the State Road Department of Florida to construct and hard surface a road or street leading from the Florida State Hospital for the Indigent Insane at River Junction, Florida, to the railroad station in said town, at a cost not to exceed the sum of twenty-five thousand (\$25,000.00) dollars.

Which was read the first time by its title only.

Senator Anderson moved that the rules be waived and Senate Bill No. 151 be read a second time in full.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 151 was read a second time in full.

Senator Anderson moved that the rules be further waived and Senate Bill No. 151 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 151 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, Caro, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Malone, Mitchell, Phillips, Putnam, Rowe, Singletary, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker—25.

Nays—Senators Bell, Irby, Neel, Young—4.

So the bill passed, title as stated.

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

By a two-thirds vote permission was given to Senator Singletary of the 4th District to introduce and have considered the following bill:

Senate Bill No. 152:

A bill to be entitled An Act authorizing and directing the State Road Department of Florida to construct and hard surface a road leading from the Florida Industrial School for Boys located near Marianna, Florida, to connect with Road No. 1 at West Marianna, Florida, at a cost not to exceed the sum of twenty-five thousand (\$25,000.00) dollars.

Which was read the first time by its title only.

Senator Singletary moved that the rules be waived and Senate Bill No. 125 be read a second time in full.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 152 was read a second time in full.

Senator Singletary moved that the rules be further waived and Senate Bill No. 152 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 152 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, Caro, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Malone, Mitchell, Phillips, Putnam, Rowe, Singletary, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker—25.

Nays—Senators Bell, Irby, Neel, Young—4.

So the bill passed, title as stated.

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

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

House of Representatives,
Tallahassee, Fla., June 5, 1929.

Hon. J. J. Parrish,
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. 12:

A bill to be entitled An Act to amend Section 1989 of the Revised General Statutes of Florida, 1927, relating to the election of a president of the State Board of Health and the appointment of a State Health Officer and authorizing the Governor to appoint a State Health Officer.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Bill No. 12, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 12 was read the first time by its title and placed on the Calendar of Bills on Second Reading, the rules having been waived.

Also—

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

House of Representatives,
Tallahassee, Fla., June 14th, 1929.

Hon. J. J. Parrish,
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. 251:

A bill to be entitled An Act to authorize the County Commissioners of counties within the State of Florida having a population according to the last State census of not less than 38,320 and not more than 38,330, and counties having a population according to the last State census of not less than 12,700 and not more than 13,000 the power to grant franchises to build toll roads and toll bridges in said counties, and providing for the terms thereof; to provide for the rights of eminent domain; and to provide for the purpose of securing rights of way for the construction of said toll roads and toll bridges in said counties.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Bill No. 251, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 251 was read the first time by its title only.

Senator Parrish moved that the rules be waived and House Bill No. 251 be read a second time in full.

Which was agreed to by a two-thirds vote.

And House Bill No. 251 was read a second time in full.

Senator Parrish moved that the rules be further waived and House Bill No. 251 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. 251 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

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.

Also—

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

House of Representatives,
Tallahassee, Fla., June 7, 1929.

Hon. J. J. Parrish,
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. 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 granting pension to W. Nealon, of Glades County, Florida.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Bill No. 139, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 139 was read the first time by its title only.

Senator Bell moved that the rules be waived and House Bill No. 139 be read a second time in full.

Which was agreed to by a two-thirds vote.

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

Senator Howell offered the following amendment to House Bill No. 139:

Strike out Section two.

Senator Howell moved the adoption of the amendment.

Which was agreed to, and the amendment was adopted.

Senator Bell moved that the rules be further waived and House Bill No. 139 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. 139 as amended was read a third time in full.

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

Yeas—Senators Bell, Caro, Futch, Gary, Howell, Irby, Mitchell, Phillips, Putnam, Rowe, Singletary, Swearingen, Taylor, Wagg, Watson, Waybright, Welsh, Whitaker, Young—19.

Nays—Senators Council, Turnbull—

So the bill passed, as amended.

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

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

House of Representatives,
Tallahassee, Fla., June 6, 1929.

Hon. J. J. Parrish,
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. 47:
A bill to be entitled An Act to provide for the abatement and dismissal of suits at law or in equity now pending, or hereinafter instituted in the courts of the State of Florida.
And respectfully requests the concurrence of the Senate therein.

Very respectfully,
FRANK WEBB,
Chief Clerk, House of Representatives.

And House Bill No. 47, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 47 was read the first time by its title only.
Senator Whitaker moved that the rules be waived and House Bill No. 47 be read a second time in full.

Which was agreed to by a two-thirds vote.
Senator Whitaker moved that the rules be further waived and House Bill No. 47 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. 47 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 Bell, Caro, Dell, Gary, Glynn, Howell, Irby, Malone, Mitchell, Phillips, Rowe, Stewart, Swearingen, Taylor, Watson, Waybright, Welsh, Whitaker—19.

Nays—Senators Futch, Hinely, Neel, Putnam, Scales—5.
So the bill passed, title as stated.
And the same was ordered to be certified to the House of Representatives under the rule.

Senator Taylor called the attention of the Senate to the fact that today, June 14, is Flag Day, and in commemoration thereof, he read the following article:

DESCRIPTION OF OUR FLAG

(Given on Flag Day in Senate Chamber, June 14, by Senator Taylor of the 31st District).

The gentle breezes with lingering caress
Kiss the folds of no Flag which can compare with it in beauty;
There is no such red in budding rose or sparkling wine;
No such white in April Blossom or mountain snow;
No such blue in woman's eye or ocean depths,
And no such pagantry of cloistering stars and
Streaming light in all the spectrum of sea or sky.

Senator Young moved that the above article be spread upon the Journal of the Senate.

Which was agreed to, and so ordered.

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

House of Representatives,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
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. 230:
(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 grant a pension to Obediah T. Blich, of Hillsborough County, Florida.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,
FRANK WEBB,
Chief Clerk, House of Representatives.

And House Bill No. 230, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 230 was read the first time by its title only.
Senator Whitaker moved that the rules be waived and House Bill No. 230 be read a second time in full.

Which was agreed to by a two-thirds vote.
And House Bill No. 230 was read a second time in full.

Senator Whitaker moved that the rules be further waived and House Bill No. 230 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. 230 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 Bell, Caro, Dell, Futch, Gary, Harrison, Hinely, Hodges, Howell, Irby, Malone, Mitchell, Putnam, Rowe, Singletary, Stewart, Swearingen, Taylor, Wagg, Watson, Waybright, Welsh, Whitaker, Young—25.

Nays—Senator Turnbull—1.
So the bill passed, title as stated.
And the same was ordered to be certified to the House of Representatives under the rule.

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

House of Representatives,
Tallahassee, Florida, June 10, 1929.

Hon. J. J. Parrish,
President of the Senate.

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

House Concurrent Resolution No. 4:
A Concurrent Resolution requesting that State Road No. 26-A from Venus in Highlands County, Florida, to Everglades in Collier County, Florida, to be included in the State of Florida's allotment of roads entitled to Federal aid as a military road or otherwise.

WHEREAS, State Road No. 26-A running from Venus in Highlands County, Florida, to Everglade in Collier County, Florida, is an existing highway, which has been substantially graded and improved as included in the designation of State highways in the State of Florida, in its highway system, and

WHEREAS, the location and route of said road is such as to make the same extremely valuable for the use of a military road in time of war and for use as a commercial highway at other times; therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, SENATE CONCURRING: That the Legislature of the State of Florida respectfully call the attention of the Senators of the State of Florida, and their Representatives in the Congress of the United States to said State Road No. 26-A running from Venus in Highlands County, Florida, to Everglade, in Collier County, Florida, and request the Senators and Representatives in the Congress of the United States from Florida to present to the proper Federal bureau or department and to the Congress of the United States the advisability of having said road included in the system of roads in the State of Florida entitled to Federal aid as a military road or otherwise.

BE IT FURTHER RESOLVED, that a copy of this Resolution under the Great Seal of the State of Florida be forwarded to each of the Senators and Representatives of Florida in the Congress of the United States to be filed with said Congress of the United States and with the proper Federal bureau or department having jurisdiction of matters hereinbefore referred to.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,
FRANK WEBB,
Chief Clerk, House of Representatives.

And House Concurrent Resolution No. 4, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Concurrent Resolution No. 4 was read the first time in full.

Senator Malone moved that the rules be waived and House Concurrent Resolution No. 4 be read a second time in full.

Which was agreed to by a two-thirds vote.
And Concurrent Resolution No. 4 was read a second time.

The question was put on the adoption of the Concurrent Resolution.

Which was agreed to and the Concurrent Resolution was adopted.

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

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

House of Representatives,
Tallahassee, Fla., June 14, 1929.

Hon. J. J. Parrish,
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. 252:

A bill to be entitled An Act granting to the Board of County Commissioners of all counties having a population of not less than 12,700 and not more than 13,000, according to the last preceding State census, the right and exclusive power in its discretion to collect tolls for the use of and passage over all bridges in such counties constructed wholly or in part out of the proceeds of the sale of bonds or any special road and bridge district in which said bridge shall be situated and to employ one or more persons to make such collections, providing for the payment of such person or persons and providing from what funds such compensation be paid and how the tolls collected shall be applied and permitting said board in counties having a population as aforesaid to grant franchise for the collection of tolls over said bridges.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Bill No. 252, contained in the above message, was permitted to be introduced into the Senate by the Constitutional two-thirds vote.

House Bill No. 252 was read the first time by its title only.

Senator Howell moved that the rules be waived and House Bill No. 252 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 252 was read a second time by its title only.

Senator Howell moved that the rules be further waived and House Bill No. 252 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. 252 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

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.

Also—

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

House of Representatives,
Tallahassee, Fla., June 14th, 1929.

Hon. J. J. Parrish,
President of the Senate.

Sir:

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

House Concurrent Resolution No. 3:

WHEREAS, this Extraordinary Session of the Legislature duly convened pursuant to proclamation of the Governor on June 1st, 1929, and

WHEREAS, the purpose for which this Extraordinary Session of the Legislature was convened will likely be completed by June 20th, 1929, therefore,

BE IT RESOLVED BY the House of Representatives, the Senate Concurring, that this Extraordinary Session of the Florida Legislature shall adjourn sine die at twelve o'clock noon on Thursday, June 20th, 1929.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Concurrent Resolution No. 3, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Concurrent Resolution No. 3 was read the first time in full and went over under the rule.

Also—

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

House of Representatives,
Tallahassee, Fla., June 6, 1929.

Hon. J. J. Parrish,
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. 42:

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

A bill to be entitled An Act repealing Chapter 11999, being also Sections 4598, 4599, 4600, 4601, 4602, 4603, 4604, Laws of Florida, 1927, being An Act providing for the appointment of deputy constables in certain justice of the peace districts of this State, providing for their appointment, powers, duties and responsibilities, and for their dismissal.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Bill No. 42, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 42 was read the first time by its title only.

Senator Watson moved that the rules be waived and House Bill No. 42 be read a second time in full.

Which was agreed to by a two-thirds vote.

And House Bill No. 42 was read a second time in full.

Senator Watson offered the following amendment to House Bill No. 42:

In Section 2, line 1, after the word "Constable" add the following: "In the County of Dade."

Senator Watson moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Watson moved that the rules be further waived and House Bill No. 42 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. 42, 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

Nays—None.

So the Bill passed, as amended.

And the same was ordered referred to the Committee on Engrossed Bills, then to be certified to the House of Representatives under the rule.

Senator Putnam moved that Senate Bill No. 125 be recalled from the House of Representatives for further consideration.

Which was agreed to and so ordered.

Also—

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

House of Representatives,
Tallahassee, June 6, 1929.

Hon. J. J. Parrish,
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. 49:

A bill to be entitled An Act to authorize the board of county commissioners of all counties having a population of not less than 16,426 according to the State census of 1925 to employ inspectors of marks and brands and providing for their compensation.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Bill No. 49, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

And House Bill No. 49 was read the first time by its title only. Senator Taylor moved that the rules be waived and House Bill No. 49 be read a second time in full.

Which was agreed to by a two-thirds vote.

And House Bill No. 49 was read a second time in full.

Senator Taylor moved that the rules be further waived and House Bill No. 49 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 Adams, Anderson, Bell, Caro,

Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

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.

Also—

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

House of Representatives,
Tallahassee, Fla., June 12, 1929.

Hon. J. J. Parrish,
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. 199:

(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 declare an emergency and to authorize the State Road Department to immediately repair and put into practical operation that certain bridge across Escambia River located on State Road 104 between Molino and Milton.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Bill No. 199, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 199 was read the first time by its title only.

Senator Caro moved that the rules be waived and House Bill No. 199 be read a second time in full.

Which was agreed to by a two-thirds vote.

And House Bill No. 199 was read a second time in full.

Senator Caro moved that the rules be further waived and House Bill No. 199 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. 199 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, Bell, Caro, Dell, Futch, Gary, Glynn, Howell, Irby, Malone, Mitchell, Neel, Rowe, Scales, Singletary, Swearingen, Taylor, Turnbull, Welsh, Whitaker, Young—22.

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.

By unanimous consent Senate Bill No. 41 was withdrawn from the further consideration of the body.

Also—

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

House of Representatives,
Tallahassee, Fla., June 13, 1929.

Hon. J. J. Parrish,
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. 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 providing for the location and grading of that part of State Road No. 23 in Hernando County, Florida.

And respectfully requests the concurrence of the Senate therein.

Very respectfully, FRANK WEBB,

Chief Clerk, House of Representatives.

House Bill No. 240, contained in the above message, was permitted to be introduced into the Senate by the Constitutional two-thirds vote.

House Bill No. 240 was read a first time by its title only.

Senator Mitchell moved that the rules be waived and House Bill No. 240 be read a second time in full.

Which was agreed to by a two-thirds vote.

And House Bill No. 240 was read a second time in full.

Senator Mitchell offered the following amendment to House Bill No. 240:

In the title, strike out the word "grading" and insert in lieu thereof the following: "construction and maintenance."

Senator Mitchell moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Mitchell moved that the rules be further waived and House Bill No. 240, 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. 240, as amended, was read a third time in full.

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

Yeas—Senators Anderson, Bell, Dell, Futch, Gary, Glynn, Howell, Irby, Malone, Mitchell, Putnam, Rowe, Scales, Singletary, Swearingen, Taylor, Wagg, Watson, Waybright, Welsh, Whitaker, Young—22.

Nays—Mr. President—1.

So the bill passed, as amended.

And the same was ordered referred to the Committee on Engrossed Bills, then to be certified to the House of Representatives under the rule.

By a two-thirds vote permission was given to Senator Young of the 33rd District to introduce and have considered the following bill:

Senate Bill No. 153:

A bill to be entitled An Act to authorize the Board of Public Instruction for any county in the State of Florida, which said county has an assessed valuation on the real and personal property, situate therein, of not less than four million, five hundred and thirty-eight thousand, seven hundred and ten dollars (\$4,538,710.00) and not more than four million, five hundred and thirty-eight thousand, seven hundred and twelve dollars (\$4,538,712.00), as shown by the assessment roll of said county prepared by the County Tax Assessor thereof for the year 1928 and approved by the Board of County Commissioners of said county, to procure a loan or loans of not exceeding two hundred thousand (\$200,000.00) dollars and pay interest thereon at a rate not exceeding eight per cent per annum, for the purpose of paying salaries of teachers employed by said board in the public free schools of said county, for the purpose of paying salaries of any other employees of said board, for the purpose of maintaining, repairing, furnishing and/or equipping any of the public school buildings in said county and/or for the purpose of paying any and all legitimate expenses incurred in operating the public free schools of said county; to authorize said board, in order to procure said loan, to issue and sell not exceeding two hundred thousands (\$200,000.00) dollars in principal amount of interest bearing time warrants; to make provision for a sinking fund for the retirement of said warrants and the interest to become due thereon; to regulate the expenditures of the sum derived from the sale of said warrants; to authorize said board to prescribe the form, date of maturity, denomination and time and place of payment of said time warrants.

Which was read the first time by its title only.

Senator Young moved that the rules be waived and Senate Bill No. 153 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 153 was read a second time by its title only.

Senator Young moved that the rules be further waived and Senate Bill No. 153 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 153 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

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.

By a two-thirds vote permission was given Senator Swearingen of the 7th District to introduce and have considered the following bill:

Senate Bill No. 154:

A bill to be entitled An Act to repeal Chapter 11517, Laws of the State of Florida, approved November 30, 1925, and to abolish the Town of Highlands City, in the County of Polk, in the

State of Florida, and providing for the protection of the creditors of said municipality, appointing a trustee to wind up the affairs of same and providing for the disposition of tax money collected.

Which was read the first time by its title only.

Senator Swearingen moved that the rules be waived and Senate Bill No. 154 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 154 was read a second time by its title only.

Senator Swearingen moved that the rules be further waived and Senate Bill No. 154 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 154 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

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.

Senator Futch moved that the Senate do now adjourn.

Which was agreed to.

Whereupon the Senate took a recess at 5:55 o'clock P. M., until 8 o'clock P. M., this day.

NIGHT SESSION

The Senate convened at 8 o'clock 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

A quorum present.

Senator Stewart moved that Senate Bills Nos. 123 and 124, which were reported unfavorably by the Committee on Finance and Taxation, be placed on the Calendar of Bills on Second Reading without reference.

Which was agreed to and so ordered.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

House of Representatives,
Tallahassee, Fla., June 11th, 1929.

Hon. J. J. Parrish,
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. 117:

(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 County Board of Public Instruction of all counties in the State of Florida having a population of more than seventy-nine thousand (79,000) and less than eighty thousand (80,000), according to the last State and Federal census; to appoint and employ an attorney at law as a legal adviser of such Board of Public Instruction and subdivisions; and to represent the board in legal matters, litigation and court proceedings in which the said county Board of Public Instruction or any of its subdivisions may be involved; and to fix the compensation of such attorney for such service.

Also—

House Bill No. 118:

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

A bill to be entitled An Act prohibiting County Commissioners of counties in the State of Florida, having a population of more than 79,000 but less than 80,000, according to the last State and

Federal census, from contracting with or purchasing from relatives, associations, partnerships, firms or corporations in which they are financially interested; depositing county funds in banking or trust companies in which they are interested financially, without security; contracting for work or purchase in excess of \$300.00 without competitive bidding; and providing penalties for its violation.

Also—

House Bill No. 119:

(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 County Commissioners of all counties in the State of Florida having a population of more than seventy-nine thousand (79,000) and less than eighty thousand (80,000), according to the last State and Federal census; to appoint and employ an attorney at law as a legal adviser of such county and its subdivisions; and to represent it in litigation and court proceedings in which the said county and its subdivisions may be involved; and fix compensation of such attorney for such services.

Also—

House Bill No. 140:

(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 Dade City in Pasco County, Florida; to create, establish and organize a new municipality in Pasco county, to be known and designated as Dade City, Florida; to define its territorial boundaries, jurisdiction, powers and privileges; and to validate certain general and special assessments heretofore made by the municipality hereby abolished.

Also—

House Bill No. 144:

(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 City of St. Petersburg to purchase or lease property, both real and personal, for the purpose of laying out, constructing, equipping and/or maintaining a stadium, either within or without the corporate limits of said city, and authorizing the issuance of bonds for the purpose of the purchase of such property, the laying out, constructing and equipping of such stadium, and providing for the levying and collection of a tax for the purpose thereof; and further providing for the making and enforcement of regulations and rates for the use of said stadium.

Also—

House Bill No. 146:

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

A bill to be entitled An Act defining, validating and confirming the territorial boundary lines of the Halifax Special Road and Bridge District in Volusia County, Florida, as originally created by vote of the people taken under the general laws of this State relating to the creation of road and bridge districts in this State, and validating and legalizing all Acts and proceedings had in the creation of said district and validating and legalizing all Acts and proceedings done and performed by the bond trustees of such district.

Also—

House Bill No. 147:

(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 City of St. Petersburg to purchase or lease property, both real and personal, for the purpose of laying out, constructing, equipping and/or maintaining a golf course, or golf courses either within or without the corporate limits of said city, and authorizing the issuance of bonds for the purpose of the purchase of such property, the laying out, constructing and equipping of such golf course or golf courses and providing for the levy and collection of a tax for the purposes hereof, and further providing for the making and enforcement of regulations and rates for the use of said golf course or golf courses.

Also—

House Bill No. 155:

(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 regulate the taking of fresh water fish in the counties of the State of Florida, having a population of not less than fifty-eight hundred (5800) and not more than fifty-eight hundred and fifty (5850) according to the last official State census.

Also—
House Bill No. 156:

(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 Lakeland, Florida, by resolution to extend or increase the time for payment of any or all special assessments for public improvements heretofore at any time made by said city against any lots, pieces or parcels of land for the purpose of defraying the whole or any part of the expenses of any public improvement heretofore made and completed by said city, and providing for the enforcement of any such lien.

Also—
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 amend Chapter 8541, Laws of Florida, Acts of 1921; entitled "An Act providing for the creating of the office of traffic officer, and providing for the appointment, compensation, expenses, duties and powers of such traffic officer, and the term of office, in counties of more than eighty and less than one hundred thousand population, according to the last preceding federal census."

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 empowering the Board of Commissioners of the Town of Belleair, Pinellas County, State of Florida, to regulate and restrict the height, number of stories, size of buildings, and other structures, the percentage of lots or parcels that may be occupied, the size of yards, courts, and other spaces, the density of population; the location and use of buildings, structures and land for trade, industry, residence or other purpose in said town; providing the manner and method of dividing the municipality into districts as may be deemed best suited to carry out the purpose of this Act, and providing the manner, method and procedure for carrying out and enforcing such regulations as may be adopted by the Board of Commissioners of said town and providing for penalties for the violation of any ordinances or regulations made and adopted under the authority of this Act.

Also—
House Bill No. 170:

(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 a levy and collection of a special tax, and the issuance of time warrants, in counties having a population of not less than twelve thousand nor more than twelve thousand two hundred fifty, according to the last official State census, for the purpose of providing protection against dangerous insect pests in said counties, and provide for the expenditure of said tax and the proceeds of said time warrants, and the transfer of any other fund or funds in the county treasury of said counties to be used until the proceeds of said tax shall become available.

Also—
House Bill No. 171:

(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 Town of Ormond in Volusia County, Florida, excluding from the corporate limits of the said Town of Ormond that section known as the Beach Zone or section, describing the territory so excluded, describing the eastern boundary limit of said Town of Ormond and restricting the operation and effect of all laws applicable to the Town of Ormond and ordinances passed by the town and fixing the proportionate liability for indebtedness of the said Town of Ormond upon the territory remaining in the corporate limits of said town and the territory excluded therefrom by this Act, and providing a referendum hereon.

Also—
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 to declare, designate and establish a certain State road.

Also—
House Bill No. 177:

(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 11889, Acts of 1927, entitled "An Act to provide for an additional judge for the

Tenth Judicial Circuit of the State of Florida, and to regulate dispatch of business in said circuit after such appointment".

Also—
House Bill No. 178:

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

A bill to be entitled An Act abolishing the offices of Chief Fire Warden and Assistant Fire Warden and the Board of Fire Control within and for Everglades Drainage District as created and constituted by Section 1 of Chapter 10116, Laws of Florida, Acts of 1925; repealing Sections 1, 2, 3, 4, 5, 8 and 9 of Chapter 10116, Laws of Florida, Acts of 1925, entitled "An Act making unlawful the setting of fires in the Everglades Drainage District, providing for the appointment of a chief fire warden and two assistant fire wardens, who shall have control of all matters pertaining to the protection from fire of all lands lying within the Everglades Drainage District, as now constituted, and fixing the compensation of the fire warden and his assistants, and providing for the employment of deputy fire wardens and defining their duties, powers and compensation."

Providing for the disposition of moneys now in the hands of the State Treasurer belonging to the "fire tax fund" of Everglades Drainage District and moneys which may hereafter be received as the proceeds of taxes levied under the provisions of said Chapter 10116, Acts of 1925, and any moneys which may hereafter be received upon account of tax sale certificates heretofore or hereafter issued for the non-payment of taxes levied in pursuance of said Chapter 10116, Acts of 1925, and for the payment of debts lawfully contracted under the provisions of said Chapter 10116, Acts of 1925.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Bills Nos. 117, 118 and 119, contained in the above message, were permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bills Nos. 117, 118 and 119 were read the first time by their titles and placed on the Calendar of Bills on Second Reading, the rules having been waived.

And House Bill No. 140, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 140 was read the first time by its title only. Senator Mitchell moved that the rules be waived and 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.

Senator Mitchell moved that the rules be further waived and House Bill No. 140 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. 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

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.

And House Bill No. 144, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 144 was read the first time by its title only.

Senator Welsh moved that the rules be waived and House Bill No. 144 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 144 was read a second time by its title only.

Senator Welsh moved that the rules be further waived and House Bill No. 144 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. 144 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 Adams, Anderson, Bell, Caro,

Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

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.

And House Bill No. 146, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 146 was read the first time by its title only.

Senator Putnam moved that the rules be waived and House Bill No. 146 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 146 was read a second time by its title only.

Senator Putnam moved that the rules be further waived and House Bill No. 146 was read a third time in full, and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 146 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

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.

And House Bill No. 147, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 147 was read the first time by its title only.

Senator Welsh moved that the rules be waived and House Bill No. 147 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 147 was read a second time by its title only.

Senator Welsh moved that the rules be further waived and House Bill No. 147 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. 147 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

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.

And House Bill No. 155, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 155 was read the first time by its title and placed on the Calendar of Bills on Second Reading without reference, the rules having been waived.

And House Bill No. 156, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 156 was read the first time by its title only.

Senator Swearingen moved that the rules be waived and House Bill No. 156 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 156 was read a second time by its title only.

Senator Swearingen moved that the rules be further waived and House Bill No. 156 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. 156 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell,

Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

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.

And House Bill No. 165, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 165 was read the first time by its title only.

Senator Whitaker moved that the rules be waived and 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.

Senator Whitaker offered the following amendment to House Bill No. 165:

Strike out all of Sections 5 and 6, and insert in lieu thereof the following:

Section 5. Nothing in this Act shall be construed as in anywise affecting, amending, changing or repealing Chapter 8541, Laws of Florida, Acts of 1921, insofar as the same relates to Duval County, Florida, or any traffic officer within or employed by the same.

Section 6. All laws and parts of laws in conflict with this Act are hereby repealed, except as otherwise provided herein.

Section 7. This Act shall take effect upon its passage and approval by the Governor, or upon its becoming a law without such approval.

Senator Whitaker moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Whitaker moved that the rules be further waived and House Bill No. 165, 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. 165, 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

Nays—None.

So the bill passed, as amended.

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

And House Bill No. 168, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 168 was read the first time by its title and placed on the Calendar of Local Bills on Second Reading.

And House Bill No. 170, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 170 was read the first time by its title only.

Senator Whitaker moved that the rules be waived and House Bill No. 170 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 170 was read a second time by its title only.

Senator Whitaker moved that the rules be further waived and House Bill No. 170 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. 170 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

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.

And House Bill No. 171, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 171 was read the first time by its title and placed on the Calendar of Local Bills on Second Reading.

And House Bill No. 175, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 175 was read the first time by its title and placed on the Calendar of Bills on the Second Reading without reference, the rule having been waived.

And House Bill No. 177, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 177 was read the first time by its title and placed on the Calendar of Bills on the Second Reading without reference, the rule having been waived.

And House Bill No. 178, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 178 was read the first time by its title and placed on the Calendar of Bills on the Second Reading without reference, the rule having been waived.

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

House of Representatives,
Tallahassee, Fla., June 5, 1929.

Hon. J. J. Parrish,
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. 16:
A bill to be entitled An Act authorizing the City Commission of the City of Jacksonville to transfer the operation, management and control of the municipal stadium of the City of Jacksonville; and authorizing and empowering the playground and recreation board of the City of Jacksonville to issue certificates of indebtedness in a sum not to exceed \$150,000.00 for the purpose of making additions to the said municipal stadium.

And respectfully requests the concurrence of the Senate therein.
Very respectfully,
FRANK WEBB,
Chief Clerk, House of Representatives.

And House Bill No. 16, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 16 was read the first time by its title and placed on the Calendar of Local Bills on Second Reading.

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

House of Representatives,
Tallahassee, Fla., June 5, 1929.

Hon. J. J. Parrish,
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. 23:
(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 members of the School Board in certain counties in Florida to fix the salaries of the members thereof.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,
FRANK WEBB,
Chief Clerk, House of Representatives.

House Bill No. 23, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 23 was read the first time by its title only. Senator Mitchell moved that the rules be waived and House Bill No. 23 be read a second time in full.

Which was agreed to by a two-thirds vote. And House Bill No. 23 was read a second time in full. Senator Mitchell offered the following amendment to House Bill No. 23:

In Section —, line — (printed bill), strike out the words "five hundred" and insert in lieu thereof the following: "four hundred".

Senator Mitchell moved the adoption of the amendment. Which was agreed to and the amendment was adopted. Senator Mitchell moved that the rules be further waived and House Bill No. 23 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. 23, 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

Nays—None.
So the Bill passed, as amended. And the same was ordered to be certified to the House of Representatives under the rule.

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

House of Representatives,
Tallahassee, Fla., June 5, 1929.

Hon. J. J. Parrish,
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. 20:
A bill to be entitled An Act authorizing the Board of County Commissioners in certain counties in Florida to fix the salaries of the members thereof.

And respectfully requests the concurrence of the Senate therein.
Very respectfully,
FRANK WEBB,
Chief Clerk, House of Representatives.

House Bill No. 20, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 20 was read the first time by its title only. Senator Mitchell moved that the rules be waived and House Bill No. 20 be read a second time by its title only.

Which was agreed to by a two-thirds vote. And House Bill No. 20 was read a second time by its title only. Senator Mitchell moved that the rules be further waived and House Bill No. 20 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. 20 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

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.

Senator Welsh moved that the rules be waived and the Senate do now take up House Bill No. 168 and the bill 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 the second time by its title only.

Senator Welsh moved that the rules be further waived and 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

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.

By a two-thirds vote permission was given to Senator Parrish of the 37th District to introduce and have considered the following bill:

Senate Bill No. 155:

A bill to be entitled An Act to authorize the City of Titusville, Florida, to adjust, compromise, and/or refund or effect an extension of time of payment of its present indebtedness or any part thereof however evidenced, whether of principal or interest and whether due or not due; to enter into all necessary contracts for such purpose with the holders of all or any part of its said indebtedness; to issue bonds for either principal or interest or both principal and interest of its said indebtedness, said bonds to be of such form, denomination, maturities, place of payment, and to bear such rate of interest not to exceed six per cent per annum as the city council may determine, said interest to be evidenced by coupons attached to said bonds and to provide for payment of a fixed portion of the interest at a definite time and for payment of a portion of the interest at an indefinite time, subject to call by said city, and to authorize the exchange of said bonds for other obligations of said city of Titusville, said bonds issued hereunder to have the same, but no other security for their payment as the bonds for which they are exchanged, and to determine the effect of such exchange on liens held by said City of Titusville for public improvements and for which bonds have been issued and sold by said city.

Which was read the first time by its title only.

Senator Swearingen moved that the rules be waived and Senate Bill No. 155 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 155 was read a second time by its title only.

Senator Swearingen moved that the rules be further waived and Senate Bill No. 155 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 155 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

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.

By a two-thirds vote permission was given to Senator Watson of the 13th District to introduce and have considered the following bill:

Senate Bill No. 156:

A bill to be entitled An Act to authorize and direct the Board of Supervisors of the Southern Drainage District, a sub-drainage district of the State of Florida, created under Chapter 7599, Laws of Florida, Special Acts of 1917, and laws amendatory thereto, to not levy any reclamation tax on lands of said district for the year 1930.

Which was read the first time by its title only.

Senator Watson moved that the rules be waived and Senate Bill No. 156 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 156 was read a second time by its title only.

Senator Watson moved that the rules be further waived and Senate Bill No. 156 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 156 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 Adams, Anderson, Bell, Caro, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—37.

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.

Senator Whitaker moved that the Senate do now adjourn.

Which was agreed to.

Whereupon the Senate stood adjourned at 8:43 o'clock P. M., until 3 o'clock P. M., Monday, June 17, 1929.