

# JOURNAL OF THE SENATE

## EXTRAORDINARY SESSION

WEDNESDAY, JUNE 19, 1929

The Senate convened at 11 o'clock A. M., pursuant to adjournment on Tuesday, June 18, 1929.

The President in the chair.

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

Mr. President, Senators 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, Turner, 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 18, 1929, was corrected as follows:

On page 11, column 2, line 28, insert the name of Senator Knabb in the roll call in the nays.

And as corrected was approved.

Also—

On page 3, column 2, line 48, strike out the number "3" and insert in lieu thereof "4."

And as corrected was approved.

### REPORTS OF COMMITTEES.

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

Senate Chamber,  
Tallahassee, Fla., June 19, 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 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 pass.

Very respectfully,

J. W. WATSON,  
Chairman of Committee.

And House Bill No. 141, with committee amendment, contained in the above report, were placed on the Calendar of Bills on Second Reading.

Also—

Senator Dell, Chairman of the Joint Committee on Enrolled Bills on the Part of the Senate, submitted the following report:

Senate Chamber,  
Tallahassee, Fla., June 19, 1929.

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

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

(House Bill No. 10):

An Act to repeal 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.

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

Very respectfully,

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

Senator Dell, Chairman of the Joint Committee on Enrolled Bills on the part of the Senate, submitted the following report:

Senate Chamber,  
Tallahassee, Fla., June 19, 1929.

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

Sir:  
Your Joint Committee on Enrolled Bills, to whom was referred: (House Bill No. 108):

An Act to abolish the present special taxing district of the Daytona and New Smyrna Inlet District in Volusia County, State of Florida, and to create, establish and incorporate a special taxing district in said Volusia County, State of Florida, to be known as New Smyrna Inlet District and to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges.

Also—

(House Bill No. 12):

An Act to amend Section 1989 of the Revised General Statutes of Florida, Section 3145, Compiled General Laws 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.

Have examined the same and find them correctly enrolled.

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

Very respectfully,

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

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

Senator Dell, Chairman of the Joint Committee on Enrolled Bills on the Part of the Senate, submitted the following report:

Senate Chamber,  
Tallahassee, Fla., June 19, 1929.

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

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

(Senate Bill No. 96):

An Act authorizing and empowering the Boards of County Commissioners of certain counties to borrow money and issue notes or warrants therefor.

Also—

(Senate Bill No. 101):

An Act fixing the time of holding the fall term of the Circuit Court in Union County, Florida.

Also—

(Senate Bill No. 113):

An Act granting pension to Mrs. Frances Margaret Youngblood, widow of John G. Youngblood.

Also—

(Senate Bill No. 115):

An Act to legalize, ratify, validate and confirm the bonds of Special Tax School District No. 3 of Nassau County, Florida, to the amount of Fifteen Thousand (\$15,000.00) Dollars, payable as follows: Five Hundred (\$500.00) Dollars each year beginning A. D. 1932 to A. D. 1953, both inclusive; and One Thousand (\$1,000.00) Dollars each year beginning A. D. 1954 to A. D. 1957, both inclusive, and being finally payable twenty-seven years from date of issuance, such bonds bearing interest at the rate of six per cent (6%) per annum, payable semi-annually, both principal and interest being payable at the National Bank of Commerce in the City of New York, in the State of New York,

which bonds have been heretofore authorized and provided for by said Special Tax School District No. 3.

Also—

(Senate Bill No. 116):

An Act to legalize, ratify, validate and confirm the bonds of Special Tax School District No. 1 of Nassau County, Florida, to the amount of Twenty Thousand (\$20,000.00) Dollars, payable as follows: One Thousand (\$1,000.00) Dollars each year beginning A. D. 1932 to A. D. 1951, both inclusive, and being finally payable twenty-three years from date of issuance, such bonds bearing interest at the rate of six per cent (6%) per annum, payable semi-annually, both principal and interest being payable at the National Bank of Commerce in the City of New York and State of New York, which bonds have been heretofore authorized and provided for by said Special Tax School District No. 1.

Also—

(Senate Bill No. 118):

An Act transferring all or that portion of the one cent gasoline tax now or hereafter appropriated, to all counties having a population of not less than 10,625 and not more than 10,640, according to the 1925 census, for road purposes, to the common school fund of said counties.

Also—

(Senate Bill No. 119):

An Act to validate, ratify and confirm the issuance and sale of Forty-one Thousand (\$41,000.00) Dollars of street improvement bonds of the City of Cedar Key, Levy County, Florida, as provided by Resolution No. 12, passed by the city council of the City of Cedar Key, Florida, in special session August 8, 1928, and approved by the mayor on August 8, 1928, and published on August 10, 1928, and posted on August 9, 1928, the same being seventy (70%) per cent of the proposed bond issue, as provided in said resolution, and to ratify, approve and confirm and make legal the other thirty (30%) per cent of said proposed bond issue not provided for in said resolution No. 12 aforesaid.

Also—

(Senate Bill No. 122):

An Act for the relief of N. A. Winn, constable of District No. 11 of Polk County, Florida, from liability for accounting for the sum of Sixty (\$60.00) Dollars in bond money deposited by him in the First National Bank of Lakeland, Florida, which closed its doors, and to provide for the refund of said bond money to the person making deposit of the same.

Also—

(Senate Bill No. 125):

An Act abolishing "The Blue Lake Drainage District" and creating and incorporating a drainage district to be known as "Blue Lake Drainage District"; to validate all proceedings taken and had for the assessment of benefits, the levying of taxes and the issuance of time warrants on behalf of the said Blue Lake Drainage District and to validate and confirm all sales of lands in the said district in foreclosure proceedings for the collection of delinquent drainage taxes in the said district and to validate and confirm each and every master's certificate or deed made for and on behalf of the said district.

Also—

(Senate Bill No. 128):

An Act to enlarge, extend and increase the corporate powers of the City of Cedar Key, in Levy County, Florida.

Also—

(Senate Bill No. 130):

An Act to amend Section 3 of Chapter 13333, Special Acts of 1927, Laws of Florida, entitled "An Act to consolidate Special Road and Bridge District No. 7 of Putnam County with Putnam County, to validate and confirm all acts and proceedings of the board of bond trustees for such district; to validate and confirm all bonds issued or authorized to be issued by said district, and the sale or sales of said bonds; to constitute the board of bond trustees of said district, the board of bond trustees of Putnam County and to define the powers and duties of said board and fix their compensation.

Also—

(Senate Bill No. 132):

An Act to empower the City of Pensacola to pay pensions, and grant financial aid to the widows and dependent children of city employees who died subsequent to January 1, 1929.

Also—

(Senate Bill No. 135):

An Act to amend Section 10 of An Act entitled "An Act regulating the taking, killing and trapping of game and fur-bearing

animals in the County of Collier, State of Florida, and Providing for a closed season on quail in said county, prescribing the duties for all peace officers having jurisdiction in said county relative to the enforcement thereof, and providing penalties for the violation thereof, and providing for the disposition of fines, penalties and forfeitures thereunder," approved by the Governor on the 7th day of June, 1929, so as to provide that the act shall not be deemed repealed by the provisions of the General Fresh Water Fish and Game Act passed at the 1929 regular session of the Legislature.

Also—

(Senate Bill No. 136):

An Act providing for the distribution of certain moneys received by certain counties in the State of Florida from gasoline tax.

Also—

(Senate Bill No. 139):

An Act to declare, designate and establish a certain State road.

Also—

(Senate Bill No. 141):

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 levying and collection of an annual tax to pay the principal and interest of said bonds.

Also—

(Senate Bill No. 144):

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

Also—

(Senate Bill No. 149):

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.

Also—

(Senate Bill No. 150):

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 coupons 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.

Also—

(Senate Bill No. 153):

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 Thousand (\$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.

Also—

(Senate Bill No. 154):

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.

Also—

(Senate Bill No. 155):

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 of 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 6 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.

Also—

(Senate Bill No. 156):

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.

Have examined the same and find them correctly enrolled.

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

Very respectfully,

J. MAXEY DELL,

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

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

The following communication from the Governor was received:  
State of Florida,  
Executive Department,

Tallahassee, June 19, 1929.

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

Sir:

I have the honor to inform you that on June 18, A. D. 1929, I approved the following Acts which originated in your Honorable Body, Extraordinary Session, and have caused same to be filed in the office of the Secretary of State:

- Senate Bill No. 85:  
Relating to Miami.
- Senate Bill No. 86:  
Relating to Miami.

Very respectfully,

DOYLE E. CARLTON, Governor.

INTRODUCTION OF RESOLUTIONS.

By Senator Knabb—

Senate Concurrent Resolution No. 5:

WHEREAS, the highway bridge spanning the historic Little St. Mary's River on State Road No. 1 crossing said river between Glen St. Mary and Macclenny, should be a landmark of interest to all tourists as well as a memorial to the patriotic citizens of Florida; Therefore,

Be It Resolved by the Senate of the State of Florida, the House of Representatives concurring: That the State Highway Commission be and is hereby required to place a suitable sign over the entrance at each end of the bridge, since such State

road has been hard-surfaced, containing the following words: "The Little St. Mary's River."

Which was read the first time in full.

Senator Knabb moved that the rules be waived and Senate Concurrent Resolution No. 5 be read a second time in full.

Which was agreed to by a two-thirds vote.

And Senate Concurrent Resolution No. 5 was read a second time in full.

The question was put upon 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.

CONSIDERATION OF OTHER RESOLUTIONS

House Concurrent Resolution No. 2:

A concurrent resolution extending an invitation to Honorable E. O. Sykes, Federal Radio Commissioner, to visit the State of Florida.

Whereas, The State of Florida and the citizens thereof are intensely interested in the development of radio communication and broadcasting in the State of Florida with reference to the State-owned and controlled radio station, known as WRUF, located at the University of Florida, at Gainesville; and

Whereas, It is the belief of the Legislature of the State of Florida that a personal visit by a member or members of the Federal Radio Commission to said State of Florida would be profitable as a means of acquainting the Federal Radio Commission of the needs and requirements of the State of Florida for favorable consideration in connection with radio communication and radio broadcasting; and

Whereas, Honorable E. O. Sykes, a member of the Federal Radio Commission, has indicated the possibility that he might at some future time visit the State of Florida for the purpose of making an investigation of the situation in this State with reference to conditions surrounding the operation and broadcasting by radio stations; therefore, be it

Resolved, by the House of Representatives, Senate Concurring: That the Legislature of the State of Florida hereby extends to Honorable E. O. Sykes, a member of the Federal Radio Commission, its most cordial invitation to pay a visit to the State of Florida and make a thorough investigation of all the facts and circumstances surrounding radio communication and broadcasting in the State of Florida, and invites his particular attention to an investigation of the State-owned and controlled radio station WRUF, located at Gainesville, and operated in connection with the University of Florida.

Be it Further Resolved, That a copy of this resolution be transmitted under the great Seal of the State of Florida by the Secretary of State to the Honorable E. O. Sykes and the Florida Representatives and Senators in the Congress of the United States to be called to the personal attention of said Commissioner Sykes.

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

The question was put upon 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.

House Concurrent Resolution No. 3:

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

WHEREAS, the purpose for which this Extraordinary Session of the Legislature was convened will likely be completed by June 15, 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 12 o'clock noon on Saturday, June 15, 1929.

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

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

Which was agreed to.

And the Concurrent Resolution was adopted.

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

Senator Anderson moved that the Senate do now proceed to the consideration of Executive Communications.

Which was agreed to.

And the Senate went into Executive Session at 11:10 o'clock A. M.

The Senate emerged from Executive Session at 11:25 o'clock A. M., and resumed its Regular Session.

The President in the chair.

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

Mr. President, Senators 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, Taylor, Turnbull, Turner, Wagg, Watson, Waybright, Welsh, Waybright, Welsh, Whitaker, Young—35.

A quorum present.

Senator Hinely moved that the rules be waived and the Senate do now take up the consideration of House Bill No. 141 out of its order.

Which was agreed to by a two-thirds vote.

And—

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.

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

The Committee on Miscellaneous Legislation offered the following amendment to House Bill No. 141:

Add at the end of Section 11 the following: "This Act shall not repeal any law creating a closed season in any county or any parts of any county."

Senator Malone moved the adoption of the amendment.

Which was agreed to, and the amendment was adopted.

Senator Gary offered the following amendment to House Bill No. 141:

In Section 1, lines 6 and 7, strike out the words "Provided, that no county shall have more than one such game preserve."

Senator Gary moved the adoption of the amendment.

Which was not agreed to, and the amendment was rejected.

Senator Hinely moved that the rules be further waived and House Bill No. 141 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. 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 Bell, Council, Futch, Glynn, Harrison, Hinely, Irby, Johns, Neel, Phillips, Putnam, Stewart, Taylor, Turnbull, Turner, Wagg, Watson, Waybright, Whitaker—20.

Nays—Senators Caro, Gary, Hodges, Howell, Knabb, Malone, McCall, Mitchell, Rowe, Scales, Singletary, Welsh, Young—13.

Senator Anderson announced the following:

"I am paired with Senator Dell. If he were present and voting he would vote yea and I would vote nay."

So the bill passed, as amended.

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

Senator Turnbull moved that the rules be waived and the Senate do now take the consideration of Senate Bill No. 94 out of its order.

Which was not agreed to.

Senator Young moved that the rules be waived and the Senate do now take up the consideration of House Bill No. 178 out of its order.

Which was agreed to by a two-thirds vote.

And—

House Bill No. 178:

A bill to be entitled An Act to abolish 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 for 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 naming 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.

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

Senator Wagg offered the following amendment to House Bill No. 178:

In Section 5, line 1 (printed bill), strike out the entire section and insert in lieu thereof the following: Section 5. That this Act shall take effect and be in force after September 30th, 1929.

Senator Wagg moved the adoption of the amendment.

Which was not agreed to, and the amendment was rejected.

Senator Young moved that the rules be further waived and House Bill No. 178, 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. 178 as amended was read a third time in full.

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

Yeas—Mr. President, Senators Anderson, Bell, Caro, Council, Gary, Harrison, Hodges, Howell, Irby, Johns, King, Knabb, Malone, Mitchell, Neel, Putnam, Rowe, Scales, Stewart, Taylor, Turner, Watson, Waybright, Welsh, Whitaker, Young—27.

Nays—Senator Wagg—1.

So the Bill passed, as amended.

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

Senator Anderson moved that the rules be waived and House Bill No. 232 be recalled from the Committee on Education.

Which was not agreed to.

Senator Malone moved that the rules be waived and Senate Bill No. 99 be made a special order for 3 o'clock P. M., this day.

Which was not agreed to.

Senator Anderson moved that when the Senate do adjourn it take a recess until 3 o'clock P. M., and meet from 3 o'clock until 6 o'clock P. M., this day.

Which was agreed to, and so ordered.

Senator Putnam moved that the rules be waived and House Bills Nos. 97 and 98 be taken up out of their order and read the second time by their titles only.

Which was agreed to by a two-thirds vote.

And—

House Bill No. 97:

A bill to be entitled An Act to authorize the City of DeLand to levy a special tax for hospital purposes.

Was taken up out of its order and read a second time by its title only.

Senator Putnam offered the following amendment to House Bill No. 97:

In Section 1, line 4 (printed bill), strike out the words "two mills in addition to other taxes already authorized" and insert in lieu thereof the following: "one mill."

Senator Putnam moved the adoption of the amendment.

Which was agreed to, and the amendment was adopted.

Senator Putnam offered the following amendment to House Bill No. 97:

In Section 3, strike out the entire section and insert in lieu thereof the following:

Section 3. This Act shall take effect upon its passage and approval by the Governor, or upon its becoming a law without such approval; Provided, however, that if a petition shall be presented to the City Commissioners in regular meeting assembled, before the 20th day of July, A. D. 1929, signed by at least ten (10%) per cent of the qualified voters of the City of DeLand who own and hold real and personal property in the City of DeLand subject to a city tax, asking that a referendum election be held for the purpose of submitting to the duty qualified voters of the City of DeLand who own and hold real and personal property in the City of DeLand subject to a city tax, the proposition of whether or not this Act shall become a law, it shall be the duty of the City Commissioners of the City of DeLand to call a referendum election for the purpose of submitting to the duly qualified voters of the City of DeLand who own and hold real and personal property in the City of DeLand, subject to a city tax, the proposition of whether or not this Act shall be ratified. Notice of such election shall be given by publishing the same in a newspaper published in the City of DeLand, which notice shall state the time and place in which the said election shall be held and the purpose

thereof. The election shall be held and conducted as near as may be in conformity to the general election laws of this State. The inspectors and clerks for said election shall be appointed by the City Commissioners, and the ballot to be voted shall be prepared and furnished by the City Commissioners. The inspectors shall make returns to the City Commissioners immediately after said election and the City Commissioners shall hold a special meeting as soon thereafter as possible for the purpose of canvassing said election returns and certifying the result thereof.

If a majority of the voters voting at said election shall vote "yes" then this Act shall become a law, as fully and effectively as if no referendum election had been required thereon. If a majority of the electors voting at said election shall vote "no," then this Act shall not become effective for any purpose. If said petition is not presented to the city commissioners as hereinabove set forth and prescribed then this Act shall become a law as fully and effectively as if no reference had herein been made to a referendum.

Senator Putnam moved the adoption of the amendment.

Which was agreed to, and the amendment was adopted.

Senator Putnam moved that the rules be further waived and House Bill No. 97, 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. 97 as amended was read a third time in full.

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

Yeas—Mr. President, Senators Anderson, 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, Turner, 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. 98:

A bill to be entitled An Act to authorize the City of DeLand to levy a special tax, not to exceed one and one-half mills for publicity purposes.

Was taken up out of its order and read a second time by its title only.

Senator Putnam offered the following amendment to House Bill No. 98:

Line 2 of the title, strike out the words "one and one-half mills" and insert in lieu thereof the following: "one mill."

Senator Putnam moved the adoption of the amendment.

Which was agreed to, and the amendment was adopted.

Senator Putnam offered the following amendment to House Bill No. 98:

In Section 1, line 4 (printed bill), strike out the words "one and one-half mills, in addition to other taxes already authorized" and insert in lieu thereof the following: "one mill."

Senator Putnam moved the adoption of the amendment.

Which was agreed to, and the amendment was adopted.

Senator Putnam offered the following amendment to House Bill No. 98:

In Section 3 strike out the entire section and insert in lieu thereof the following:

"Section 3. This Act shall take effect upon its passage and approval by the Governor, or upon its becoming a law without such approval; provided, however, that if a petition shall be presented to the city commissioners in regular meeting assembled, before the 20th day of July, A. D. 1929, signed by at least ten (10%) per cent of the qualified voters of the City of DeLand who own and hold real and personal property in the City of DeLand subject to a city tax, asking that a referendum election be held for the purpose of submitting to the duly qualified voters of the City of DeLand who own and hold real and personal property in the City of DeLand subject to a city tax, the proposition of whether or not this Act shall become a law, it shall be the duty of the City Commissioners of the City of DeLand to call a referendum election for the purpose of submitting to the duly qualified voters of the City of DeLand who own and hold real and personal property in the City of DeLand subject to a city tax, the proposition of whether or not this Act shall be ratified. Notice of such election shall be given by publishing the same in a newspaper published in the City of DeLand, which notice shall state the time and place in which the said election shall be held and the purpose thereof. The

election shall be held and conducted as near as may be in conformity to the general election laws of this State. The inspectors and clerks for said election shall be appointed by the city commissioners, and the ballot to be voted shall be prepared and furnished by the city commissioners. The inspectors shall make returns to the city commissioners immediately after said election and the city commissioners shall hold a special meeting as soon thereafter as possible for the purpose of canvassing said election returns and certifying the result thereof.

"If a majority of the voters voting at said election shall vote 'Yes' then this Act shall become a law, as fully and effectively as if no referendum election had been required thereon. If a majority of the electors voting at said election shall vote 'No' then this Act shall not become effective for any purpose. If said petition is not presented to the city commissioners as hereinabove set forth and prescribed then this Act shall become a law as fully and effectively as if no reference had herein been made to a referendum."

Senator Putnam moved the adoption of the amendment.

Which was agreed to, and the amendment was adopted.

Senator Putnam moved that the rules be further waived and House Bill No. 98, 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. 98, as amended, was read a third time in full.

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

Yeas—Mr. President, Senators Anderson, 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, Turner, 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.

Senator Watson moved that the rules be waived and House Bill No. 114 be taken up out of its order and read a second time by its title only.

Which was agreed to by a two-thirds vote.

And—

House Bill No. 114:

A bill to be entitled An Act authorizing the State auditor, upon request of the Board of County Commissioners in any county in this State having a population of not more than one hundred fifteen thousand, nor less than one hundred ten thousand according to the last State or Federal census, to employ and detail for service in such county one additional assistant State Auditor or Deputy Auditor for the purpose of continuously examining and auditing the offices, records and accounts of all the county officers, boards and other public institutions of said county, except municipalities; the county in such cases paying the compensation of such additional assistant State Auditor or Deputy Auditor so detailed, and authorizing the State Auditor to employ one additional assistant State Auditor or Deputy Auditor so requested.

Was taken up out of its order and read a second time by its title only.

Senator Watson offered the following amendment to House Bill No. 114:

In the title (printed bill) strike out the entire title and insert in lieu thereof the following: "An Act authorizing the Governor upon request of a majority of the Circuit Judges in any county in this State having a population of not more than 115,000, nor less than 110,000 according to the last State census, to appoint and detail to service in such county one additional Assistant State Auditor or Deputy Auditor for the purpose of continuously examining and auditing the office, records and accounts of all the county officers, boards and other public institutions of said county, except municipalities; the county in such cases paying the compensation of such additional auditor so appointed and detailed, and authorizing the State Auditor to employ one additional Assistant State Auditor or Deputy so appointed.

Senator Watson moved the adoption of the amendment.

Which was agreed to, and the amendment was adopted.

Senator Watson offered the following amendment to House Bill No. 114:

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

Section 1. Upon this Act becoming a law it shall be the duty of the Governor of the State of Florida, upon the request of a majority of the Circuit Judges of any county in this State having

a population of not more than 115,000 nor less than 110,000 according to the last State census, to appoint and detail one additional Assistant State Auditor or deputy State Auditor for continuous service in each such county for and during such period of time as the Governor shall find it necessary for the purpose of examining and auditing the offices, books, records and accounts of all county officers, boards and other public institutions, except municipalities of the said county and making periodical or other frequent reports thereon as may be necessary.

Section 2. It shall be the duty of said Assistant State Auditor or Deputy Auditor so detailed, to examine the financial accounts of all the offices during the first days of each calendar month, so far as the same shall be feasible and to ascertain whether or not any of the officers, employees, boards or other public institutions of the said county, except municipalities, are making prompt and correct deposits of all public moneys in the manner required, in each case, by law; and shall report the results of such examination to the State Auditor and to the said Board of County Commissioners, from time to time as the same shall be made; and shall, upon the request of the State Auditor or the said board, make special examinations or audits of any of the offices indicated above whenever, in the opinion of the said State Auditor or the said board, such special examination or audit is necessary or desirable; provided, it shall be the duty of the said State Auditor to cause each of said officers to be audited at least twice in each calendar year and report thereof made to said State Auditor and Board of County Commissioners.

Section 3. The salary of thirty-six hundred dollars per annum and necessary expenses provided by law to be paid for similar services and which may become payable to said additional Assistant State Auditor or Deputy Auditor so employed and appointed shall be paid by the Board of County Commissioners of the County to which the appointment is made, to the State Comptroller, in monthly installments, for the period of time during which said Assistant State Auditor or Deputy Auditor shall be performing such service.

Section 3-A. It shall be the duty of every such officer, employee, board or other public institutions of said county to turn over to said Auditor, upon his demand, all their books, records and accounts, in order that same might be properly audited, and any person or board failing or refusing to turn over said books, records or accounts on demand, shall be guilty of a misdemeanor, and subject to be removed from office by the Governor of this State.

Section 4. Whenever, as provided hereinabove, the State Auditor shall be requested to so designate an additional Assistant State Auditor or Deputy Auditor the said State Auditor shall be authorized to employ one additional Assistant State Auditor or Deputy Auditor for each such County so requesting.

Section 5. All laws and parts of laws in conflict with the provisions hereof are hereby repealed.

Section 6. This Act shall take effect upon its becoming a law.

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. 114, 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. 114, as amended, was read a third time in full.

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

Yeas—Mr. President, Senators Anderson, 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, Turner, 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.

Senator Anderson moved that the Senate do now adjourn.

Which was agreed to.

Whereupon, the Senate took a recess at 12:55 o'clock 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, Hodges, Howell, Irby, Johns, King, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Turner, Wagg, Watson, Waybright, Welsh, Whitaker, Young—38.

A quorum present.

### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Dell, Chairman of the Joint Committee on Enrolled Bills on the Part of the Senate, submitted the following report:

Senate Chamber,

Tallahassee, Fla., June 19, 1929.

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

Sir:

Your Joint Committee on Enrolled Bills, to whom was referred: (House Bill No. 108):

An Act to abolish the present special taxing district of the Daytona and New Smyrna Inlet District in Volusia County, State of Florida, and to create, establish and incorporate a special taxing district in said Volusia County, State of Florida, to be known as New Smyrna Inlet District and to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges.

Also—

(House Bill No. 12):

An Act to amend Section 1989 of the Revised General Statutes of Florida, Section 3145, Compiled General Laws 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.

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

Very respectfully,

J. MAXEY DELL,

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

Also—

Senator Dell, Chairman of the Joint Committee on Enrolled Bills on the Part of the Senate, submitted the following report:

Senate Chamber,

Tallahassee, Fla., June 19, 1929.

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

Sirs

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

(Senate Bill No. 96):

An Act authorizing and empowering the Boards of County Commissioners of certain counties to borrow money and issue notes or warrants therefor.

Also—

(Senate Bill No. 101):

An Act fixing the time of holding the fall term of the Circuit Court in Union County, Florida.

Also—

(Senate Bill No. 113):

An Act granting pension to Mrs. MAXEY Margaret Youngblood, widow of John G. Youngblood.

Also—

(Senate Bill No. 115):

An Act to legalize, ratify, validate and confirm the bonds of Special Tax School District Number Three of Nassau County, Florida, to the amount of Fifteen Thousand (\$15,000.00) Dollars, payable as follows: Five Hundred (\$500.00) Dollars each year beginning A. D. 1932 to A. D. 1953, both inclusive; and One Thousand (\$1,000.00) Dollars each year beginning A. D. 1954 to A. D. 1957, both inclusive, and being finally payable twenty-seven years from date of issuance, such bonds bearing interest at the rate of six per cent (6%) per annum, payable semi-annually, both principal and interest being payable at the National Bank of Commerce in the City of New York and State of New York, which bonds have been heretofore authorized and provided for by said Special Tax School District Number Three.

Also—

(Senate Bill No. 116):

An Act to legalize, ratify, validate and confirm the bonds of Special Tax School District No. 1 in Nassau County, Florida, to the amount of twenty thousand (\$20,000.00) dollars, payable as follows: one thousand (\$1,000.00) dollars each year beginning A. D. 1932 to A. D. 1951, both inclusive, and being finally payable twenty-three years from date of issuance, such bonds bearing interest at the rate of six per cent (6%) per annum, payable semi-annually, both principal and interest being payable at the National Bank of Commerce in the City of New York and State of New York, which bonds have been heretofore authorized and provided for by said Special Tax School District No. 1.

Also—

(Senate Bill No. 118):

An Act transferring all or that portion of the one cent gasoline tax now or hereafter appropriated, to all counties having a population of not less than 10,625 and not more than 10,640 according to the 1925 census, for road purposes, to the common school fund of said counties.

Also—

(Senate Bill No. 119):

An Act to validate, ratify and confirm the issuance and sale of forty-one thousand (\$41,000.00) dollars of street improvement bonds of the City of Cedar Key, Levy County, Florida, as provided by Resolution Number 12, passed by the city council of the City of Cedar Key, Florida, in special session August 8, 1928, and approved by the mayor on August 8, 1928, and published on August 10, 1928, and posted on August 9, 1928, the same being seventy (70%) per cent of the proposed bond issue, as provided in said resolution, and to ratify, approve and confirm and make legal the other thirty (30%) per cent of said proposed bond issue not provided for in said Resolution Number Twelve aforesaid.

Also—

(Senate Bill No. 122):

An Act for the relief of N. A. Winn, constable of District No. 11 of Polk County, Florida, from liability for accounting for the sum of sixty (\$60.00) dollars in bond money deposited by him in the First National Bank of Lakeland, Florida, which closed its doors, and to provide for the refund of said bond money to the person making deposit of the same.

Also—

(Senate Bill No. 125):

An Act abolishing "The Blue Lake Drainage District" and creating and incorporating a drainage district to be known as "Blue Lake Drainage District"; to validate all proceedings taken and had for the assessment of benefits, the levying of taxes and the issuance of time warrants on behalf of the said The Blue Lake Drainage District and to validate and confirm all sales of lands in the said district in foreclosure proceedings for the collection of delinquent drainage taxes in the said district and to validate and confirm each and every master's certificate or deed made for and on behalf of the said district.

Also—

(Senate Bill No. 128):

An Act to enlarge, extend and increase the corporate powers of the City of Cedar Key, in Levy County, Florida.

Also—

(Senate Bill No. 130):

An Act to amend Section 3 of Chapter 13333, Special Acts of 1927, Laws of Florida, entitled "An Act to consolidate Special Road and Bridge District No. 7 of Putnam County with Putnam County, to validate and confirm all acts and proceedings of the Board of Bond Trustees for such district; to validate and confirm all bonds issued or authorized to be issued by said district, and the sale or sales of said bonds; to constitute the Board of Bond Trustees of said district, the Board of Bond Trustees of Putnam County and to define the powers and duties of said board and fix their recompensation.

Also—

(Senate Bill No. 132):

An Act to empower the City of Pensaloca to pay pensions, and grant financial aid to the widows and dependent children of city employes who died subsequent to January 1, 1929.

Also—

(Senate Bill No. 135):

An Act to amend Section 10 of An Act entitled "An Act regulating the taking, killing and trapping of game and fur-bearing animals in the County of Collier, State of Florida, and providing for a closed season on quail in said County; prescribing the duties for all peace officers having jurisdiction in said County rela-

tive to the enforcement thereof, and providing penalties for the violation thereof, and providing for the disposition of fines, penalties and forfeitures thereunder". Approved by the Governor on the 7th day of June, 1929, so as to provide that the Act shall not be deemed repealed by the provisions of the general fresh water fish and game Act passed at the 1929 Regular Session of the Legislature.

Also—

(Senate Bill No. 136):

An Act providing for the distribution of certain moneys received by certain counties in the State of Florida from gasoline tax.

Also—

(Senate Bill No. 139):

An Act to declare, designate and establish a certain State road.

Also—

(Senate Bill No. 141):

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.

Also—

(Senate Bill No. 144):

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

Also—

(Senate Bill No. 149):

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.

Also—

(Senate Bill No. 150):

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.

Also—

(Senate Bill No. 153):

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 Thousand (\$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.

Also—

(Senate Bill No. 154):

An Act to repeal Chapter 11517, Laws of the State of Florida, approved November 30, 1925, and to abolish the Town of High-

lands 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.

Also—

Senate Bill No. 155:

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 of 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.

Also—

(Senate Bill No. 156):

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.

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

Very respectfully,

J. MAXEY DELL,

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

The Senate resumed the consideration of messages from the House of Representatives:

House of Representatives,  
Tallahassee, Fla., June 18, 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 failed to pass by the constitutional two-thirds vote, over the Governor's veto—

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.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

Also—

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

House of Representatives,  
Tallahassee, Fla., June 19, 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—

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.

With the following amendments:

No. 1—

At the end of title, add the following: "And authorizing the

State Road Department to construct such road after completion of the first and second preferential road system.

No. 2—

At the end of Section One add the following: "Provided nothing herein shall authorize or cause the State Road Department to expend any money on the above road until after such time as all of those roads comprising the first and second preferential road system, as heretofore provided by law, shall have been constructed.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And Senate Bill No. 151, contained in the above message, as amended by the House of Representatives, was placed before the Senate.

Senator Anderson moved that the Senate refuse to concur in House Amendment No. 1 to Senate Bill No. 151, contained in the above message.

Which was agreed to.

And the Senate refused to concur to House Amendment No. 1. Senator Anderson moved that the Senate refuse to concur in House Amendment No. 2 to Senate Bill No. 151, contained in the above message.

Which was agreed to.

And the Senate refused to concur in House Amendment No. 2. And the action of the Senate was ordered to be certified to the House of Representatives under the rule.

And the Senate requested that the House of Representatives do reced from the House amendments as contained in the foregoing message.

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. 250:

(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.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Bill No. 250, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 250 was read a first time by its title only.

Senator Howell moved that the rules be waived and House Bill No. 250 be read a second time in full.

Which was agreed to by a two-thirds vote.

And House Bill No. 250 was read a second time in full.

Senator Howell moved that the rules be further waived and House Bill No. 250 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. 250 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, Gary, Harrison, Howell, Irby, Johns, Knabb, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Taylor, Turnbull, Turner, Welsh, Whitaker, Young—27.

Nays—None.

So the bill passed, title as stated.

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

Also—

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

House of Representatives,  
Tallahassee, Fla., June 19, 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. 52:

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

A bill to be entitled An Act to authorize the Supreme Court of Florida to select commissioners to assist the court in the performance of its duties, and prescribing the duties of such commissioners, and providing for their compensation.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And the Senate refused to consider House Bill No. 52, contained in the above message.

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

Senator Bell moved that the rules be waived and the Senate do now take up the consideration of House Bill No. 95 out of its order.

Which was not agreed to.

Also—

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

House of Representatives,  
Tallahassee, Fla., June 18, 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. 27:

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

A bill to be entitled An Act to amend Sections 2 and 7 of Chapter 12003, Laws of Florida, Acts of 1927, being Sections 5124 and 5129 of the Compiled Laws of 1927, said Chapter 12003, Acts of 1927, being entitled "An Act providing for the validation of drainage, conservation or reclamation districts; of the bonds of such drainage district, of the assessments and taxes levied or to be levied therein, of the liens thereof, and of proceedings and remedies provided for their collection, prescribing the procedure in Circuit Courts and providing for appeals in such cases to the Supreme Court."

Also—

House Bill No. 186:

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

A bill to be entitled An Act to amend Section 1 of Chapter 12670, Laws of Florida, Acts of 1927, the same being an Act to amend Sections 76 to 84 inclusive, of Chapter 11466, Laws of Florida, Acts of the Extraordinary Session of 1925, of the Legislature of the State of Florida, relating to the time of holding elections in the City of Deland.

Also—

House Bill No. 187:

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

A bill to be entitled An Act to amend Section 9 of Chapter 11466, Laws of Florida, Acts of the Extraordinary Session of the Legislature of 1925, the same being an Act to abolish the present municipal government of the City of Deland, Volusia County, Florida, and to organize, incorporate and establish a new city government for the same and to provide for its jurisdiction and powers, relative the election of city commissioners, their terms of office, and the filling of vacancies, and selection of a mayor in the City of Deland.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Bill No. 27, contained in the above message, was permitted to be introduced into the Senate by the Constitutional two-thirds vote.

House Bill No. 27 was read a first time by its title only.

Senator Wagg moved that the rules be waived and House Bill No. 27 be read a second time in full.

Which was agreed to by a two-thirds vote.

And House Bill No. 27 was read a second time in full.

Senator Whitaker offered the following amendment to House Bill No. 27:

At the end of the title add the following: "and providing certain exceptions".

Senator Whitaker 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 House Bill No. 27 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. 27, 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, Turner, Wagg, Watson, Waybright, Welsh, Whitaker, Young—24.

Nays—Senator 1.

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. 186, contained in the above message, was permitted to be introduced into the Senate by the Constitutional two-thirds vote.

House Bill No. 186 was read the first time by its title only.

Senator Putnam moved that the rules be waived and House Bill No. 186 be read a second time in full.

Which was agreed to by a two-thirds vote.

And House Bill No. 186 was read a second time in full.

Senator Putnam offered the following amendment to House Bill No. 186:

In Section 1, line 8 (printed bill), strike out the words "on the last Tuesday in February A. D. 1930, providing the said City of DeLand shall at that time consist of seven wards or political subdivisions, otherwise such election shall be held on the last Tuesday in February A. D. 1931", and insert in lieu thereof the following: "on the last Tuesday in February, A. D. 1931".

Senator Putnam moved the adoption of the amendment.

Which was agreed to, and the amendment was adopted.

Senator Putnam offered the following amendment to House Bill No. 186:

In Section 3, strike out the entire section, and insert in lieu thereof the following:

Section 3. That this Act shall not be effective for any purpose until and unless Senate Bill No. 713 of the Regular Session of the Legislature of the State of Florida, held in the year A. D. 1929, being An Act to amend Section 7, Chapter 11466, Laws of Florida, Acts of 1925, shall become effective and operative, and if a majority of the qualified electors of the City of DeLand vote against the adoption of said Senate Bill No. 713 of the Regular Session of the Legislature of the State of Florida at any election called for the purpose of ratifying or disapproving of said bill, then this Act shall be null and void. If said Senate Bill 713, hereinbefore described, shall become effective and operative, then this Act shall become a law at the same time that said Senate Bill No. 713 becomes a law.

Senator Putnam moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Putnam moved that the rules be further waived and House Bill No. 186, 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. 186 was read a third time in full.

Upon the passage of the bill, the roll was called and 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, Turner, Wagg, Watson, Waybright, Welsh, Whitaker, Young—88.

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. 187, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Bill No. 187 was read the first time by its title only.

Senator Putnam moved that the rules be waived and House Bill No. 187 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 187 was read a second time by its title only.

Senator Putnam offered the following amendment to House Bill No. 187:

In Section 1, line 5 (printed bill), strike out the words "on the last Tuesday of February, A. D. 1930, providing the said City of DeLand shall at that time consist of seven wards or political subdivisions, otherwise such election shall be held on the last Tuesday in February, A. D. 1931", and insert in lieu thereof the following: "on the last Tuesday of February, A. D. 1931".

Senator Putnam moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Putnam offered the following amendment to House Bill No. 107:

In Section 3 strike out the entire section and insert in lieu thereof the following:

"Section Three. That this Act shall not be effective for any purpose until and unless Senate Bill No. 713 of the Regular Session of the Legislature of the State of Florida held in the year A. D. 1929, being An Act to amend Section 7, Chapter 11466, Laws of Florida, Acts of 1925, shall become effective and operative, and if a majority of the qualified of the City of DeLand vote against the adoption of said Senate Bill Number 713 of the Regular Session of the Legislature of the State of Florida at any election called for the purpose of ratifying or disapproving of said bill, then this Act shall be null and void. If said Senate Bill 713, hereinbefore described, shall become effective and operative, then this Act shall become a law at the same time that said Senate Bill Number 713 become a law.

Senator Putnam moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Putnam moved that the rules be further waived and House Bill No. 107 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. 187 was read a third time in full.

Upon the passage of the bill, the roll was called and 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, Turner, Wagg, Watson, Waybright, Welsh, Whitaker, Young—38.

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 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. 39:

A bill to be entitled An Act requiring the State Pension Board to investigate all claims for pension heretofore or hereafter granted under Special Acts of the Legislature, and to drop from such pension roll any special pensioner whom it is found deserted the Confederate Army or Navy or who did not render service to the Confederate States as soldier or sailor.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And the question was put upon the permission to introduce House Bill No. 39, contained in the above message, into the Senate by the constitutional two-thirds vote.

Upon which a "yea" and "nay" vote was demanded.

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

Yeas—Senators Adams, Anderson, Bell, Dell, Gary, Glynn, Har-

risson, Irby, Neel, Putnam, Rowe, Scales, Singletary, Stewart, Taylor, Turnbull, Turner, Wagg, Waybright, Welsh, Young—21.

Nays—Senators Caro, Council, Futch, Hinely, Howell, Johns, Knabb, Malone, McCall, Phillips, Whitaker—11.

So the motion did not prevail and the Senate refused to consider House Bill No. 39.

And the action of the Senate 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 19, 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. 10:

WHEREAS, the discovered presence of the Mediterranean fruit fly in Florida and in other States of the Union and the means employed for its eradication has brought about a condition that threatens the gravest injury to the agricultural interests of the sections so affected, which will result in damage of untold millions of dollars directly and indirectly from the loss of products from the limitation upon markets arising from the fears and prejudices of consumers in distant places and from the attendant paralysis of industries, and

WHEREAS, the presence of the Mediterranean fruit fly in the United States is through no fault of the people of any State, but has resulted from the violation of neglect of agencies entirely within the control of the Federal Government, and

WHEREAS, a national problem is involved, in that infestation has been found in various States of the Union, in that such infestation endangers a large portion of the United States, cognizance of which is evidenced by quarantine restrictions, both by governments of many States and by the Federal Government and in that winter fruits and vegetables from Florida will be denied the people of the nation, and

WHEREAS, in large areas of Florida under Federal quarantine regulations, growers of fruit and vegetables have been required to destroy, by voluntary effort, many crops under pain of being barred from interstate shipments or by threats of other penalties and no provision has so far been made to compensate them for these losses.

THEREFORE, BE IT RESOLVED that this body request the legislative and executive departments of the Federal Government at Washington, to cause the enactment of the pending measure introduced by Senator Fletcher, in asking for an appropriation of ten million dollars to reimburse the fruit growers, farmers and truckers of the State of Florida, and to inaugurate a vigorous and continuous program contemplating the expenditure of such additional sums of money as may become necessary in the eradication of the Mediterranean fruit fly and in compensating the growers and others affected in all infested areas, for their direct losses resulting from the depredations of the Mediterranean fruit fly or the means employed for its eradication, to the end that the farmers, truckers and fruit growers may be reimbursed without any long delay, as they are now at the mercy of the officers who are delegated to enforce the quarantine.

BE IT FURTHER RESOLVED that this resolution, when adopted, a copy be forwarded to our Senators and Congressmen at Washington, and also a copy to the President of the United States.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Concurrent Resolution No. 10, contained in the above message, was read the first time in full.

Senator Harrison moved that the rules be waived and House Concurrent Resolution No. 10 be read a second time in full.

Which was agreed to by a two-thirds vote.

And House Concurrent Resolution No. 10 was read a second time in full.

The question was put upon the adoption of the Concurrent Resolution:

Which was not agreed to and the Concurrent Resolution was rejected.

And the action of the Senate was ordered to be certified to the House of Representatives.

Also—

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

House of Representatives,  
Tallahassee, Fla., June 18, 1929.

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

Sir:

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

House Bill No. 198:

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

A bill to be entitled An Act regulating the taking, killing and trapping of game and fur-bearing animals in counties having a population of not less than 1,250 and not more than 1,300, according to the last census authorized by the Legislature, and providing for a closed season on quail in said counties, prescribing the duties for all peace officers having jurisdiction in said counties relative to the enforcement thereof, and providing penalties for the violation thereof, and providing for the disposition of fines, penalties and forfeitures thereunder.

For further consideration.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

Without objection House Bill No. 198 was ordered returned to the House of Representatives.

Also—

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

House of Representatives,  
Tallahassee, Fla., June 19, 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. 12:

BE IT RESOLVED, By the House of Representatives of the State of Florida, the Senate concurring: That the Chief Clerk of the House of Representatives and the Secretary of the Senate do and are hereby authorized to approve the printing bills for the special session (1929) of the respective bodies, and that the Comptroller be authorized to audit and pay said bills, when properly signed as above, from the funds appropriated for Legislative expenses.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Concurrent Resolution No. 12, contained in the above message, was read the first time in full.

Senator Futch moved that the rules be waived and House Concurrent Resolution No. 12 be read a second time in full.

Which was agreed to by a two-thirds vote.

And House Concurrent Resolution No. 12 was read a second time in full.

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

Which was agreed to.

And the Concurrent Resolution was adopted.

And the action of the Senate was ordered to be certified to the House of Representatives.

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 adopted—

House Concurrent Resolution No. 6:

Whereas, It is desirable by a number of the members of the Legislature, State of Florida, to purchase sets of compiled and annotated statutes of the State of Florida; and

WHEREAS, That the State of Florida has a number of the statutes on hand, purchased at a reasonable sum; therefore be it

Resolved, by the House of Representatives, Senate concurring: That when requisition and payment for the actual cost paid by the State of Florida for such annotated statutes of the State of Florida, and a reasonable amount for handling, including stamps and clerical assistance that any member of the Legislature of the State of Florida shall so purchase one (1) set, or one (1) volume of the Florida Statutes as revised under 1927 Acts of the Legislature.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Concurrent Resolution No. 6, contained in the above message, 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 19, 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. 9:

A memorial to the President of the United States, Congress of the United States, Members of the Congress of the United States, and United States Tariff Commission, requesting the placing of a reasonable tariff on the products, vegetables and fruits shipped into the United States from Mexico, Cuba, Porto Rica, and other islands of the sea; and providing for distribution of certain monies of said memorial.

WHEREAS, Great quantities of agricultural products, vegetables and fruits are shipped into the United States from Mexico, Cuba and Porto Rica and other islands of the sea, where labor and water transportation is so extremely cheap that citizens of the United States engaged in the production of such agricultural products, vegetables and fruits in the United States cannot compete on equal basis with cheap foreign labor and transportation, and

WHEREAS, a general revenue bill to raise revenue for the United States and to regulate commerce with foreign countries is pending in the Congress of the United States, having for its object the raising of adequate revenue upon which to operate the government, which revenue is to be so regulated and fixed as to at the same time afford a maximum amount of protection to industries and persons engaged in producing agricultural products, vegetables and fruits in the United States, and

WHEREAS, the State of Florida, while recognizing the principle, that import duties should be primarily levied and collected for the purpose of raising revenue upon which to operate the government, it is, nevertheless, committed to the doctrine, that in fixing the rates to be levied that such rates should be so fixed as to furnish to industries and producers in the United States the maximum amount of protection so as to equalize competitive conditions and make possible the marketing of American products upon a basis of competition which is not upset and destroyed by production carried on by cheap foreign labor existing under living conditions which are contrary to the principle of American standards of living, and

WHEREAS, reasonable tariffs for the protection of American industries and producers of agricultural products, vegetables and fruits shipped into the United States can be fixed so as to provide both revenue and protection, and should be so fixed as to provide protection, as well as revenue, therefore:

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF FLORIDA:

That the State of Florida hereby makes its petition to the President of the United States, to the Congress of the United States, and to the individual Senators and Representatives in the Congress of the United States from the Southern States, to use all honorable means to secure the enactment of a law providing for a reasonable tariff on agricultural products, vegetables and fruits shipped into the United States from Mexico, Cuba, Porto Rica and other islands of the sea so as to provide not only for the raising of revenue, but the furnishing of protection to American producers, and that a copy of this memorial under the real Seal of the State of Florida be certified to by the Secretary

of State and forwarded to each of the Senators and Representatives of the State of Florida in the Congress of the United States, and to each Senator and Representative in the Congress of the United States from the Southern States, and that a like copy be forwarded to the President and Vice President of the United States, and to the United States Tariff Commission at Washington, D. C.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Concurrent Resolution No. 9, contained in the above message, was read the first time in full.

Senator Harrison moved that the rules be waived and House Concurrent Resolution No. 9 be read a second time in full.

Which was agreed to by a two-thirds vote.

And House Concurrent Resolution No. 9 was read a second time in full.

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

Which was not agreed to, and the Concurrent Resolution was rejected.

And the action of the Senate was ordered to be certified to the House of Representatives.

Also—

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

House of Representatives,  
Tallahassee, Fla., June 19, 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. 11:

*Be It Resolved by the House of Representatives of the State of Florida, the Senate Concurring:*

That the Chief Clerk of the House of Representatives and the Secretary of the Senate be, and they are hereby authorized and directed to correct and revise the respective Journals of the Senate and the House of Representatives for the last three days of the Legislative Session to the end, that the said Journals as finally incorporated into the volume may present a truthful and accurate account of the proceedings of the two Houses. And be it further

RESOLVED by the House of Representatives, the Senate concurring, that the Chief Clerk of the House of Representatives and the Secretary of the Senate, be and they are hereby further authorized and directed to prepare and cause to be printed with the bound volumes of the Journals of their respective Houses, errata sheets, which shall note any errors of form and substance in the said bound Journals covering the period of the entire extra session of 1929, and that the said errata sheets when so made, attached and printed in connection with the bound journals shall be and become a part thereof as a record of the history and proceedings of the Special Legislative Session of 1929. And be it further

RESOLVED, that the Chief Clerk of the House and the Advisory Secretary and Secretary of the Senate shall be paid for such work as will be necessary to complete the work of the respective branches of the Legislature such compensation as they received for the same work of the 1927 session.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Concurrent Resolution No. 11, contained in the above message, was permitted to be introduced into the Senate by the constitutional two-thirds vote.

House Concurrent Resolution No. 11 was read the first time in full and went over under the rules.

Senator Young moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 87 out of its order.

Upon which a yea and nay vote was demanded.

Upon call of the roll the vote was:

Yeas—Senators Adams, Bell, Dell, Glynn, Harrison, Hinely, Howell, King, Malone, Neel, Taylor, Turner, Watson, Waybright, Welsh, Young—16.

Nays—Senators Anderson, Caro, Council, Gary, Irby, Johns, Phillips, Putnam, Rowe, Scales, Whitaker—11.

So the motion did not prevail.

Senator Malone moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 99 out of its order.

Upon which a yea and nay vote was demanded:

Upon call of the roll the vote was:

Yeas—Senators Adams, Dell, Futch, Gary, Glynn, Harrison, Howell, Johns, King, Malone, Mitchell, Phillips, Putnam, Taylor, Wagg, Welsh, Whitaker, Young—18.

Nays—Senators Anderson, Bell, Caro, Council, Hinely, Irby, Knabb, Neel, Rowe, Scales, Turner, Waybright—12.

So the motion did not prevail.

Senator Whitaker moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 98 out of its order.

Upon which a yea and nay vote was demanded.

Upon call of the roll the vote was:

Yeas—Senators Adams, Anderson, Bell, Caro, Dell, Futch, Gary, Glynn, Harrison, Hinely, Howell, Irby, Johns, King, Malone, Mitchell, Neel, Phillips, Rowe, Scales, Taylor, Wagg, Watson, Welsh, Whitaker, Young—26.

Nays—Senators Council, Turner, Waybright—3.

So the motion prevailed.

And—

Senate Bill No. 98:

A bill to be entitled An Act to impose special license tax upon the business conducted by itinerant merchants in the State of Florida and providing for the collection of such tax and the enforcement of the same.

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

Senator Whitaker moved that the rules be further waived and Senate Bill No. 98 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. 98 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, Harrison, Hinely, Howell, Irby, Johns, King, Knabb, Malone, Mitchell, Neel, Phillips, Putnam, Scales, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—30.

Nays—one.

So the bill passed, title as stated.

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

Senator Waybright moved that Senate Bill No. 49 be recalled from the Committee on Finance and Taxation and the Senate do now take up the consideration of the same.

Upon which a yea and nay vote was demanded.

Upon call of the roll on the vote was:

Yeas—Senators Adams, Bell, Futch, Harrison, Hinely, Howell, King, Malone, Mitchell, Neel, Phillips, Taylor, Turner, Wagg, Waybright, Young—16.

Nays—Senators Anderson, Caro, Council, Dell, Gary, Glynn, Irby, Johns, Knabb, McCall, Putnam, Rowe, Scales, Turnbull, Watson, Welsh, Whitaker—17.

So the motion did not prevail.

Senator King moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 117 out of its order.

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 117:

A bill to be entitled An Act to provide for the levy and collection of an annual license tax on all foreign and domestic corporations and associations doing business for profit in the State of Florida; to provide for an annual report of all such corporations doing business in said State, and for the assessment and collection of said tax, and to prescribe penalties for the violation of the provisions of this Act.

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

By unanimous consent the further consideration of Senate Bill No. 117 was temporarily passed over and the bill retained its place on the Calendar of Bills on Second Reading.

Senator Watson moved that the rules be waived and House Bill No. 180 be taken up out of its order and read a second time by its title only.

Which was agreed to by a two-thirds vote.

And—

House Bill No. 180:

A bill to be entitled An Act to abolish the present municipal government of the Town of Ojus, Dade County, Florida, and repeal Chapter 13161, Special Acts of 1927, Laws of Florida, the

same being "An Act to abolish the present municipal government of the Town of Ojus, Dade County, Florida, and create and establish a municipal corporation to be known as the Town of Ojus, and define its territorial limits and prescribe the powers and authority thereof" and making the property and assets of said Town of Ojus subject to legal process for the payment of its lawful and legitimate debts.

Was taken up out of its order and read a second time by its title only.

Senator Watson moved that the rules be further waived and House Bill No. 180 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. 180 was read a third time in full.

Upon the passage of the bill, the roll was called and 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, Turner, Wagg, Watson, Waybright, Welsh, Whitaker, Young—38.

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 Young moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 90 out of its order.

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 90:

A bill to be entitled An Act authorizing and empowering drainage districts of the State of Florida to issue bonds and do all other acts necessary or prerequisite to securing loans from the Secretary of the Interior of the United States.

Was read a second time in full.

Senator Whitaker offered the following amendment to Senate Bill No. 90:

At the end of Section 2 add the following: "Provided, however, the provisions of this Act shall not apply to any drainage district the validity of which, or the issuance of bonds by which is being contested in any court or where the right to levy any tax is being contested."

Senator Whitaker moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Whitaker offered the following amendment to Senate Bill No. 90:

At the end of the title add the following: "and providing certain exceptions."

Senator Whitaker 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. 90, 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. 90, 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, Council, Gary, Glynn, Harrison, Howell, Irby, King, Malone, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Taylor, Turnbull, Turner, Wagg, Waybright, Welsh, Whitaker, Young—27.

Nays—Senator McCall—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.

Senator Putnam moved that the rules be waived and House Bills Nos. 171, 172 and 248 be taken up out of their order and read a second time by their titles only.

Which was agreed to by a two-thirds vote.

And—

House Bill No. 171:

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.

Was taken up out of its order and read a second time by its title only.

Senator Putnam moved that the rules be further waived and House Bill No. 171 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. 171 was read a third time in full.

Upon the passage of the bill, the roll was called and 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, Turner, Wagg, Watson, Waybright, Welsh, Whitaker, Young—38.

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. 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.

Was taken up out of its order and read a second time by its title only.

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

Which was agreed to by a two-thirds vote.

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

Upon the passage of the bill, the roll was called and 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, Turner, Wagg, Watson, Waybright, Welsh, Whitaker, Young—38.

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. 248:

A bill to be entitled An Act authorizing the City of Lake Helen to borrow an amount of money not to exceed twenty thousand (\$20,000.00) dollars for the purpose of liquidating outstanding indebtedness against the municipal electric light plant and to install certain water mains, fire hydrants, and meters and to secure the said loan by mortgaging its electric light plant, water works and ice plant.

Was taken up out of its order and read a second time by its title only.

Senator Putnam moved that the rules be waived and House Bill No. 248 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. 248 was read a third time in full.

Upon the passage of the Bill, the roll was called and 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, Turner, Wagg, Watson, Waybright, Welsh, Whitaker, Young—38.

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 Mitchell moved that the Senate do now revert to the consideration of Messages from the House of Representatives.

Which was agreed to.

## MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

House of Representatives,  
Tallahassee, Fla., June 18, 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 reconsidered and passed—

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.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,  
Chief Clerk, House of Representatives.

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, Turner, Wagg, Watson, Waybright, Welsh, Whitaker, Young—38.

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 when the Senate do adjourn, it take a recess until 8:00 o'clock tonight, and take up at that time the consideration of House Bill No. 232 and Senate Bills Nos. 99, 87 and 60.

Senator Singletary moved as a substitute motion that when the Senate do adjourn it adjourn until 10:00 o'clock A. M., Thursday, June 20, 1929.

Which was not agreed to.

The question then recurred upon the motion of Senator Hodges. Upon which a "yea" and "nay" vote was demanded.

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

Yeas—Senators Adams, Bell, Dell, Gary, Glynn, Harrison, Hodges, Howell, Johns, King, Knabb, Malone, Mitchell, Phillips, Putnam, Taylor, Turnbull, Turner, Wagg, Watson, Welsh, Whitaker, Young—23.

Nays—Senators Anderson, Caro, Council, Futch, Hinely, Irby, McCall, Neel, Rowe, Scales, Singletary, Waybright—12.

So the motion prevailed and it was so ordered.

Also—

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

House of Representatives,  
Tallahassee, Fla., June 19, 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—

Senate Bill No. 12:

A bill to be entitled An Act creating the position of director of buildings and building standards under the authority of the State Board of Education and regulating the construction of new

buildings and the remodeling of old buildings to be used for county educational purposes, and making provisions for the enforcement hereof.

With the following amendment—

In Section 3, line 7 (printed bill), after the word "architecture" strike out the rest of the section and insert: "and said director of buildings shall advise with the various school officials relative to new buildings and remodeling same to the end that the best service may be attained."

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,  
Chief Clerk, House of Representatives.

And Senate Bill No. 12, contained in the above message, as amended by the House of Representatives was placed before the Senate.

Senator Waybright moved that the Senate do concur in House Amendment No. 1 to Senate Bill No. 12, contained in the above message.

Which was agreed to.

And the Senate concurred to House Amendment No. 1.

And Senate Bill No. 12, as amended, was ordered to be referred to the Committee on Engrossed Bills.

Senator Gary moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 31 out of its order.

Which was not agreed to.

Senator Anderson moved that the Senate do now adjourn.

Which was agreed to.

Whereupon the Senate took a recess at 5:16 o'clock P. M., until 8 o'clock tonight.

## 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, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Swearingen, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—36.

A quorum present.

## REPORT OF ENROLLING COMMITTEE

Senator Dell, Chairman of the Joint Committee on Enrolled Bills on the Part of the Senate, submitted the following report:

Senate Chamber,  
Tallahassee, Fla., June 19, 1929.

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

Sir:

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

(House Bill No. 246):

An Act to authorize and empower the city council of the City of Wauchula to acquire by purchase, lease or otherwise, and to hold title to real estate outside the corporate limits of the said city for the purpose of operating and maintaining aviation fields, golf courses and fair grounds; and providing for the cost of maintenance thereof.

Also—

(House Bill No. 245):

An Act to repeal Section 7 of House Bill No. 673, Laws of Florida, enacted by the Legislature of Florida, 1929, the same being "An Act to amend Section 3, Article 2, and to amend Section 1, Article 7, and to amend Section 1, Article 8, all of Chapter 5864 of the Laws of Florida, same being an Act to abolish the present municipal government of the Town of Wauchula, Florida, and to organize a city government for the same, and to provide its jurisdiction and powers; and to provide for the election of a tax assessor and to define his jurisdiction and powers and provide his compensation; and providing for the submission of said amendments to the vote of the qualified electors who are freeholders residing in the City of Wauchula, Hardee County, Florida."

Also—

(House Bill No. 194):

An Act to fix the compensation of the supervisors of registration of the several counties of the State of Florida having thirty thousand or more registered voters upon the general election books of such counties.

Also—

(House Bill No. 241):

An Act to amend Sub-Sections A, B, C and D of Section 9 of House Bill No. 1059 passed at the Regular 1929 Session of the Legislature of the State of Florida, which was entitled "An Act to amend Chapter 7672 of the Laws of Florida, relating to the municipal government of the City of Miami Beach, Florida."

Also—

(House Bill No. 179):

An Act making appropriations for the Old Confederate Soldiers and Sailors Home in Duval County, Florida, and repealing all laws or parts of laws in conflict with the provisions of this Act.

Also—

(House Bill No. 96):

An Act requiring all motor vehicles to stop upon approaching any school bus upon the roads or highways of the State while stopped and engaged in receiving or discharging school children and providing a penalty for a violation of the provisions hereof and requiring all motor vehicles used in transporting school children to be distinctly marked "School Bus", as herein provided.

Also—

(House Bill No. 261):

An Act to repeal House Bill No. 1222, being an Act to authorize the City of St. Petersburg, Florida, to borrow money on its anticipated revenue from municipal utilities of said city, and providing for the payment thereof, enacted at the regular session of the 1929 Legislature and approved by the Governor on June 8th, A. D. 1929.

Also—

(House Bill No. 258):

An Act to amend the charter of the City of Fort Lauderdale, County of Broward, State of Florida, being Chapter 10552 of the Laws of the State of Florida, approved June 6, 1925, by the addition of a section authorizing the issuance of refunding bonds, and to provide for their payment.

Also—

(House Bill No. 255):

An Act authorizing the City Commissioners of the City of Jacksonville Beach to employ and designate a municipal judge for said city.

Also—

(House Bill No. 262):

An Act authorizing the Town of Crystal River in Citrus County, Florida, to issue bonds for the purpose of re-paying the Bank of Crystal River for an indebtedness for money advanced by said Bank of Crystal River to Byrd Bros. and Munroe Construction Company, and to provide for a levy of taxes to pay interest and create a sinking fund therefor.

Also—

(House Bill No. 110):

An Act to legalize and validate all proceedings in the matter of incorporating and organizing the Lake Largo-Cross Bayou Drainage District in Pinellas County, State of Florida, and the election of the Board of Supervisors and the appointment of the officers of said drainage district and the appraisal of rights-of-way and holding basins and the assessments made for the benefits derived from the construction of the improvements set out in the plan of reclamation against the lands comprehended within said drainage district and the taxes assessed and levied against said lands; and the resolution adopted by the Board of Supervisors of said drainage district for the issue and sale of one hundred twenty thousand dollars (\$120,000.00) of bonds of said drainage district, together with the form and the coupon thereto attached, and the bonds and coupons thereto attached issued and sold under the said resolution, and such other obligations of said district as are now outstanding and unpaid, and to ratify, approve, validate and confirm all assessments for taxes and levy of special taxes in said district by the supervisors thereof, and to ratify, approve, validate, and confirm all sales of lands in Lake Largo-Cross Bayou Drainage District, in the County of Pinellas and State of Florida, by foreclosure proceedings for the collection of delinquent taxes in said district; and to ratify, validate, approve and confirm each and every master's deed issued for and on behalf of said district in said proceedings, together with all proceedings taken in connection with the issuance and sale thereof.

Also—

(House Concurrent Resolution No. 3):

Be it resolved that the Extraordinary Session of Florida Legislature shall adjourn sine die at twelve o'clock noon, on Thursday, June 20th, 1929.

Also—

(House Concurrent Resolution No. 2):

A resolution inviting E. O. Sykes, Federal Radio Commissioner, to visit Florida and to inspect the Radio Station located at the University of Florida at Gainesville.

Also—

(House Bill No. 115):

An Act to legalize and validate all proceedings in the matter of incorporating and organizing the Pinellas Park Drainage District in Pinellas County, State of Florida, and the election of the Board of Supervisors and the appointment of the officers of said drainage district and the appraisal of rights-of-way and holding basins and the assessments made for the benefits derived from the construction of the improvements set out in the plan of reclamation against the lands comprehended within said drainage district and the taxes assessed and levied against said lands; and the resolution adopted by the Board of Supervisors of said drainage district for the issue and sale of one hundred thousand dollars (\$100,000.00) of bonds of said drainage district, together with the form of bond and the coupon thereto attached, and the bonds and coupons thereto attached, issued and sold under the said resolution, and such other obligations of said district as are now outstanding and unpaid, and to ratify, approve, validate and confirm all assessments for taxes and levy of special taxes in said district by the supervisors thereof, and to ratify, approve, validate and confirm all sales of lands in Pinellas Park Drainage District, in the County of Pinellas, and State of Florida, by foreclosure proceedings for the collection of delinquent drainage taxes in said district; and to ratify, validate, approve and confirm each and every master's deed issued for and on behalf of said district in said proceedings, together with all proceedings taken in connection with the issuance and sale thereof.

Also—

(House Bill No. 190):

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, and for making false return.

Also—

(House Bill No. 135):

An Act to amend Section 4, of Chapter 12670, Laws of Florida, Acts of 1927, the same being An Act to amend Sections 76 to 84, inclusive, and prescribing the method of holding elections; of Chapter 11466, Laws of Florida, Acts of the Extraordinary Session of 1925, of the Legislature of the State of Florida, relating to the method of holding elections and the selection of inspectors of election in the City of DeLand.

Also—

(House Bill No. 256):

An Act to legalize and validate the creation and establishment of Wahneta Drainage District, as defined and established by decree of the Circuit Court, Tenth Judicial Circuit in and for Polk County, Dated 14th day of August, 1919, and to provide for a referendum election in said district for the approval or rejection of this Act.

Also—

(House Bill No. 178):

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.

Have examined the same and find them correctly enrolled.

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

Very respectfully,

J. MAXEY DELL,

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

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

By permission—

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

Senate Chamber,

Tallahassee, Fla., June 19, 1929.

Hon. J. J. Parrish,

President of the Senate.

Sir:

Your Committee on Engrossed Bills, to whom was referred—  
Senate Bill No. 90:

A bill to be entitled An Act authorizing and empowering drainage districts of the State of Florida to issue bonds and do all other acts necessary or prerequisite to securing loans from the Secretary of the Interior of the United States, and providing certain exceptions.

With the following amendments:

At the end of the title add the following: "and providing certain exceptions."

At the end of Section 2, add the following: "Provided, however, the provisions of this Act shall not apply to any drainage district, the validity of which, or the issuance of bonds by which is being contested in any court or where the right to levy any tax is being contested."

Also—

Senate Bill No. 12:

A bill to be entitled An Act creating the position of director of buildings and building standards under the authority of the State Board of Education and regulating the construction of new buildings and the remodeling of old buildings to be used for county educational purposes, and making provisions for the enforcement hereof.

With the following amendment:

In Section 3, line 7, after the word "architecture" strike out the rest of the section and insert: "and said Director of Buildings shall advise with the various school officials relative to new buildings and remodeling same to the end that the best service may be attained."

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. 90 and 12, contained in the above report, were ordered to be certified to the House of Representatives.

Senator Anderson moved that the rules be waived and the Senate do now take up the consideration of Local Bills.

Which was agreed to by a two-thirds vote.

Senator Waybright moved that the rules be waived and House Bill No. 16 be taken up out of its order and read a second time by its title only.

Which was agreed to by a two-thirds vote.

And—

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 to the Playground and Recreation Board 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.

Was taken up out of its order and read a second time by its title only.

Senator Waybright moved that the rules be further waived and House Bill No. 16 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. 16 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, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Hodges, Howell, Irby, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Stewart, Taylor, Turnbull, Turner, Wagg, 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 under the rule.

Senator Singletary moved that the Senate do now adjourn until 9 o'clock A. M., Thursday, June 20, 1929.

Which was not agreed to.

By a two-thirds vote permission was given to Senator Waybright of the 18th District to introduce and have considered the following bill:

Senate Bill No. 167:

A bill to be entitled An Act providing for the raising of special revenue for the purpose of education in this State by providing an additional tax upon gasoline; by an ad valorem tax on all real and personal property in the State and appropriating all interest received on all State monies on deposit in the various banks of the State.

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

Senator Hodges moved that the rules be waived and the Senate do now take up the consideration of House Bill No. 232 out of its order.

Senator Malone moved as a substitute motion that the Senate do now take up the consideration of Senate Bill No. 99 out of its order.

Which was not agreed to.

The question then recurred on the motion of Senator Hodges.

Which was not agreed to.

By a two-thirds vote permission was given to Senator Harrison of the 36th District to introduce and have considered the following bill:

Senate Bill No. 168:

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 in counties having a population of not less than 3,350 nor more than 3,400, and not less than 10,000 nor more than 10,100 and not less than 23,000 nor more than 23,100, according to the Florida State census of 1925; providing for the supervision thereof by the State Geologist.

Which was read the first time by its title only.

Senator Harrison moved that the rules be waived and Senate Bill No. 168 be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 168 was read a second time by its title only.

Senator Harrison moved that the rules be further waived and Senate 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 Senate 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, Knabb, Malone, McCall, Mitchell, Neel, Phillips, Putnam, Rowe, Scales, Singletary, Taylor, Turnbull, Wagg, Watson, Waybright, Welsh, Whitaker, Young—34.

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 rules be waived and the Senate do now take up the consideration of Senate Bill No. 165 out of its order.

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 165—

A bill to be entitled An Act to require each county official

in all counties in the State of Florida who receives his compensation in whole or in part by fees or commissions or fees and commissions to file itemized sworn statements showing receipts and disbursements of his office, and authorizing the Governor of the State of Florida to suspend said officials for failure to file statements as required by this Act.

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

Senator Whitaker moved that the rules be further waived and Senate Bill No. 165 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. 165 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, Harrison, Howell, Irby, Malone, McCall, Mitchell, Neel, Putnam, Rowe, Taylor, Wagg, Watson, Waybright, Welsh, Whitaker, Young—24.

Nays—Senators Hinely, Hodges, Johns, Knabb—4.  
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. 87 out of its order.

Upon which a "yea" and "nay" vote was demanded.

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

Yeas—Senators Adams, Bell, Dell, Futch, Glynn, Harrison, Howell, Malone, Mitchell, Scales, Taylor, Wagg, Watson, Waybright, Welsh, Young—16.

Nays—Senators Anderson, Caro, Council, Gary, Hinely, Hodges, Irby, Johns, Knabb, McCall, Neel, Putnam, Rowe, Singletary, Stewart, Turnbull, Whitaker—17.

So the motion was not agreed to.

Senator Waybright moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 49 out of its order.

Which was not agreed to.

Senator Anderson moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 166 out of its order.

Upon which a "yea" and "nay" vote was demanded.

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

Yeas—Mr. President, Senators Adams, Anderson, Bell, Council, Dell, Futch, Gary, Glynn, Harrison, Hinely, Howell, Mitchell, Neel, Putnam, Rowe, Scales, Singletary, Taylor, Turnbull, Wagg, Watson, Welsh, Young—24.

Nays—Senators Caro, Hodges, Irby, Johns, Knabb, Malone, Stewart, Waybright, Whitaker—9.

So the motion prevailed.

And—

Senate Bill No. 166:

A bill to be entitled An Act to amend Section 2398, Revised General Statutes of Florida, as amended by Section 2 of Chapter 10128, Acts of 1925, Laws of Florida, entitled: "An Act to amend Sections 2398, 2401, 2405 and 2406, relating to commercial fertilizers," being Section 3807, Compiled General Laws of Florida.

Was taken up out of its order and read.

Pending the reading of Senate Bill No. 166 the second time, Senator Hodges moved that the Senate do now adjourn until 10:00 o'clock A. M., Thursday, June 20, 1929.

Which was not agreed to.

The second reading of Senate Bill No. 166 was resumed and the bill was read in full.

Senator Watson moved that the rules be further waived and

Senate Bill No. 166 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. 166 was read a third time in full.

Senator Anderson moved that the Senate do now adjourn until 10:00 o'clock A. M., Thursday, June 20, 1929.

Which was not agreed to.

Senator Stewart moved as a substitute motion that the Senate do now take a recess until 12:00 o'clock P. M. this day.

Which was not agreed to.

Senator McCall moved that the courtesy of the floor be extended to Senator Whitaker and he be allowed such time as he may desire to finish his speech.

Which was agreed to and so ordered.

Senator Turnbull moved that the further consideration of Senate Bill No. 166 be temporarily passed over and the rules be waived and House Bill No. 232 be taken up out of its order.

Senator Malone moved as a substitute motion that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 99 out of its order.

The question was put on the substitute motion.

Which was not agreed to.

Senator Waybright moved as a substitute motion that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 49 out of its order.

Which was not agreed to.

The question then recurred on the motion of Senator Turnbull.

Which was not agreed to.

Senator Dell moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 33 out of its order.

Which was agreed to.

And—

Senate Bill No. 33:

A bill to be entitled An Act to regulate the occupation of Hairdressers and Cosmetologists; to create a State Board of Hairdressers and Cosmetologists, for the licensing of persons to carry on and teach such practices; to insure the better education of such practitioners; to provide rules and regulating the proper conduct and sanitation of hairdressing and cosmetologist establishments and schools; for the protection of the public health; and to provide penalties for the violation thereof; and provide for maintenance of said board, and the expense of conducting its business from fees to be collected for certificates.

Was taken up and read the second time.

Pending the second reading of Senate Bill No. 33, Senator Young moved that the bill be indefinitely postponed.

Upon which a "yea" and "nay" vote was demanded.

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

Yeas—Mr. President, Senators Adams, Bell, Caro, Council, Futch, Gary, Irby, Knabb, Neel, Rowe, Scales, Taylor, Watson, Waybright, Young—16.

Nays—Senators Anderson, Dell, Glynn, Harrison, Hinely, Howell, Johns, Malone, McCall, Mitchell, Phillips, Putnam, Stewart—13.

So the motion prevailed.

And Senate Bill No. 33 was indefinitely postponed.

Senator Gary moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 31 out of its order.

Pending the consideration of the motion by Senator Gary, Senator Stewart moved that the Senate do now adjourn until 10:00 o'clock A. M., Thursday, June 20, 1929.

Which was agreed to.

Whereupon, the Senate stood adjourned at 10:05 o'clock P. M., until 10:00 o'clock A. M., Thursday, June 20, 1929.