

EXTRAORDINARY SESSION
JOURNAL OF THE SENATE
SATURDAY, JUNE 20, 1931

The Senate convened at 10:00 o'clock A. M., pursuant to adjournment on Friday, June 19, 1931.

The President in the chair.

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

Mr. President; Senators Adams, Anderson, Andrews, Bell, Bradshaw, Butler, Chowning, Clarke, Council, Dell, English, Futch, Gary, Getzen, Gomez, Harris, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Neel, Parker, Parrish, Stewart, Swearingen, Taylor, Turner, Wagg, Watson, Young—34.

A quorum present.

Prayer by the Chaplain.

The reading of the Journal was dispensed with.

The Journal of June 19, was corrected, and as corrected was approved.

REPORTS OF JOINT COMMITTEE ON ENROLLED BILLS

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

Senate Chamber,
Tallahassee, Fla., June 20, 1931.

Hon. Pat Whitaker,
President of the Senate.

Sir:

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

(House Bill No. 139-X):

An Act authorizing and empowering the Board of County Commissioners of Franklin County, Florida, to purchase lands for a site for a county court house in said County of Franklin and to pay for the same by the levy and collection each year of a special tax not exceeding three mills on the dollar on all taxable property in said Franklin County until such court house site shall be paid for.

Also—

(House Bill No. 140-X):

An Act requiring the bond trustees of High Springs Special Road and Bridge District of Alachua County, Florida, to transmit certain moneys to the State Treasurer as County Treasurer ex officio and providing how same shall be applied.

Also—

(House Bill No. 144-X):

An Act regulating the sale of citrus fruit in bulk and the transportation thereof over the public roads and highways by trucks in counties having not less than 60,000 population and not over 100,000 population according to the last preceding Federal or State Census, and providing penalties for the violation thereof.

Have carefully examined same, and find same correctly enrolled and herewith present the same for the signatures of the President and Secretary of the Senate.

Very respectfully,

J. W. TURNER,
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 Chairman of the Committee on Enrolled Bills on the Part of the Senate to be conveyed to the House for the signatures of the Speaker and Chief Clerk thereof.

Also—

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

Senate Chamber,
Tallahassee, Fla., June 20, 1931.

Hon. Pat Whitaker,
President of the Senate.

Sir:

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

(House Bill No. 100-X):

An Act authorizing and empowering the City of Palatka, a municipal corporation under the Laws of the State of Florida, to extend the time within which certain special assessments levied and made by said city for the purpose of paying the cost of constructing, grading, paving, repaving and otherwise improving certain streets within the corporate limits of the City of Palatka, shall be due and payable; and authorizing a rebate by said city to property owners who have heretofore paid certain of said special assessments; and authorizing said city to reduce the interest rate on said assessments from eight per cent per annum to six per cent per annum; and granting such other and further authority and powers as may be necessary and appropriate to the carrying into effect of the purposes above set forth.

Also—

(House Bill No. 141-X):

An Act closing certain portions of Dixie County, Florida, to hunting and trapping for a period of four years.

Also—

(House Bill No. 136-X):

An Act to abolish the municipality of South Miami in Dade County, Florida, and to repeal Chapter 13425 of the Special Acts of the Legislature for the year 1927, "An Act to abolish the present municipal government of the Town of South Miami, Dade County, Florida, and to create, establish and recognize a municipality to be known and designated the City of South Miami, and to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges, and to authorize the issuance of municipal bonds and for all other purposes."

Also—

(House Bill No. 142-X):

An Act to repeal Chapter No. 13795, Acts of 1929, Laws of the State of Florida, being and entitled "An Act to authorize Sarasota-Fruitville Drainage District, in Sarasota County, Florida, to control the waters which may from time to time be in the canals of said district, granting said district title to such waters, with authority to control same for irrigation purposes, by installation of dams, pumps, sluice-ways and other appurtenant works in and over the canals and upon the right-of-way of the district to admit outside waters and artesian and other waters into the district ditch system for irrigation purposes, to deliver such waters by pumping or otherwise to various points within the district, to make a reasonable charge for such service, and to make contracts with any person or corporation for the granting to him or them the authority granted to said district under Sections one, two, three and four of this Act," approved May 23, 1929, and providing for a referendum upon the question of whether this Act shall go into effect.

Have carefully examined same, and find same correctly enrolled and herewith present the same for the signatures of the President and Secretary of the Senate.

Very respectfully,

J. W. TURNER,
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 Chairman of the Committee on Enrolled Bills on the Part of the Senate to be conveyed to the House for the signatures of the Speaker and Chief Clerk thereof.

Also—

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

Senate Chamber,
Tallahassee, Fla., June 20, 1931

Hon. Pat Whitaker,
President of the Senate.

Sir:

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

(House Bill No. 100-X):

An Act authorizing and empowering the City of Palatka, a municipal corporation under the Laws of the State of Florida, to extend the time within which certain special assessments levied and made by said city for the purpose of paying the cost of constructing, grading, repaving and otherwise improving certain streets within the corporate limits of the City of Palatka, shall be due and payable; and authorizing a rebate by said city to property owners who have heretofore paid certain of said special assessments; and authorizing said city to reduce the interest rate on said assessments from eight per cent per annum to six per cent per annum; and granting such other and further authority and powers as may be necessary and appropriate to the carrying into effect of the purposes above set forth.

Also—

(House Bill No. 141-X):

An Act closing certain portions of Dixie County, Florida, to hunting and trapping for a period of four years.

Also—

(House Bill No. 136-X):

An Act to abolish the municipality of South Miami in Dade County, Florida, and to repeal Chapter 13425 of the Special Acts of the Legislature for the year 1927, "An Act to abolish the present municipal government of the Town of South Miami, Dade County, Florida, and to create, establish and recognize a municipality to be known and designated the City of South Miami, and to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges, and to authorize the issuance of municipal bonds and for all other purposes."

Also—

(House Bill No. 142-X):

An Act to repeal Chapter No. 13795, Acts of 1929, Laws of the State of Florida, being and entitled "An Act to authorize Sarasota-Fruitville Drainage District, in Sarasota County, Florida, to control the waters which may from time to time be in the canals of said district, granting said district title to such waters, with authority to control same for irrigation purposes, by installation of dams, pumps, sluice-ways and other appurtenant works in and over the canals and upon the right-of-way of the district to admit outside waters and artesian and other waters into the district ditch system for irrigation purposes, to deliver such waters by pumping or otherwise to various points within the district, to make reasonable charge for such service, and to make contracts with any person or corporation for the granting to him or them the authority granted to said district under Sections one, two, three and four of this Act," approved May 23, 1929, and providing for a referendum upon the question of whether this Act shall go into effect.

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

Very respectfully,

J. W. TURNER,

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

Also—

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

Senate Chamber,
Tallahassee, Fla., June 20, 1931.

Hon. Pat Whitaker,
President of the Senate.

Sir:

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

(Senate Bill No. 88-X):

An Act to extend the Corporate Limits of the City of DeLand, a Municipality Located in Volusia County, Florida, to Describe and to Define the Territory Embraced and Included within the Extended Corporate Limits of said City of DeLand, to give the said City of DeLand Jurisdiction over the Terri-

tory Embraced in such Extension, to Render the Taxable Property in said Territory Liable for Municipal Taxes for the Year A. D. 1932, and all Subsequent Years, and to Provide for the Assessment and Collection of Municipal Taxes on the Taxable Property in said Territory for the year A. D. 1932, and all Years Subsequent to the year A. D. 1932.

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

Very respectfully,

J. W. TURNER,

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

REPORT OF COMMITTEE ON ENGROSSED BILLS

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

Senate Chamber,
Tallahassee, Florida, June 20, 1931.

Hon. Pat Whitaker,
President of the Senate.

Sir:

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

Senate Bill No. 24-X:

A bill to be entitled An Act Defining the Word and/or terms 'doing business' and/or 'transacting business'.

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

Very respectfully,

J. W. WATSON,

Chairman of Committee.

And Senate Bill No. 24-X, contained in the above report, was ordered to be certified to the House of Representatives.

INTRODUCTION OF RESOLUTIONS

By Senator Stewart—

Senate Resolution No. 13-X:

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

That beginning Tuesday, June 23rd, 1931, and continuing throughout the remainder of the Extraordinary Session that the Senate do meet at 10 o'clock, A. M. each day and remain in session until 1 o'clock P. M., meet at 3 o'clock p. m. and remain in session until 5 o'clock P. M., and meet at 8 o'clock P. M. and remain in session until 10 o'clock P. M.

Which was read.

Senator Stewart moved the adoption of the Resolution.

Which was agreed to.

And Senate Resolution No. 13-X was adopted.

By unanimous consent Senator Knabb was excused from further attendance on the body until 11:00 o'clock A. M., Monday, June 22, 1931.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

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

Senate Bill No. 167-X:

A bill to be entitled An Act to regulate the operations of fish markets, fish houses and vehicles in which seafoods are transported, making provision for inspections thereof by the Shell Fish Commissioner, providing for the issuance of the Shell Fish Commissioner's certificate of compliance or permit, making necessary the attachment of tag or stamp showing the receipt and number of permit or certificate to each package of seafoods sold by wholesale dealer or delivery thereof by the vendor to the vendee, making exceptions hereto, and providing punishment for the non-compliance with this Act.

Which was read the first time by its title only.

Senator Bell moved that the rules be waived and Senate Bill No. 167-X be placed on the Calendar of Bills on second reading without reference.

Which was agreed to by a two-thirds vote.

And it was so ordered.

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

Senate Bill No. 188-X:

A bill to be entitled An Act relating to the salaries of members of County Boards of Public Instruction.

Which was read the first time by its title only.

Senator Futch moved that the rules be waived and Senate Bill No. 168-X be read a second time in full.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 168-X was read a second time in full.

Senator Futch moved that the rules be further waived and Senate Bill No. 168-X 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-X 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, Andrews, Bell, Bradshaw, Butler, Chowning, Clarke, Council, Dell, Futch, Harris, Harrison, Hinely, Hodges, Howell, Johns, Neel, Parker, Parrish, Stewart, Swearingen, Taylor, Wagg, Watson, Young—26.

Nays—Senators English, Gomez—2.

So the bill passed, title as stated.

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

By a two-thirds vote, permission was given to Senator Hinely to introduce and have considered the following bill:

Senate Bill No. 169-X:

A bill to be entitled An Act to provide for the purchase, distribution and administration of anti-hog cholera serum and hog cholera virus in the State of Florida by the State Live Stock Sanitary Board; making appropriation therefor and creating a fund to be known as the Serum Fund.

Which was read the first time by its title only.

Senator Hinely moved that the rules be waived and Senate Bill No. 169-X be read a second time in full.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 169-X was read a second time in full.

Senator Hinely moved that the rules be further waived and Senate Bill No. 169-X 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. 169-X 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, Andrews, Bell, Bradshaw, Butler, Chowning, Clarke, Council, Dell, English, Gary, Getzen, Gomez, Harrison, Hinely, Hodges, Howell, King, Neel, Parker, Stewart, Taylor, Wagg, Watson, Young—27.

Nays—None.

So the bill passed, title as stated.

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

By a two-thirds vote, permission was given to Senator Getzen to introduce and have considered the following bill:

Senate Bill No. 170-X:

A bill to be entitled An Act to amend Section 25 of the Charter of the City of New Port Richey in Pasco County, Florida, embraced in Chapter 10929 (No. 907) of the Laws of Florida enacted by the Legislature of the State of Florida during the Regular Session of 1925, said Chapter of said laws being entitled "An Act to abolish the present municipality of the Town of New Port Richey in the County of Pasco, Florida; to create and establish a new municipality to be known as the City of New Port Richey in Pasco County, Florida; to legalize and validate the ordinances of said Town of New Port Richey and official acts, and to adopt the same as those of said City of New Port Richey; to prescribe the time within which suits can be brought against said city and for notice thereof; to fix and provide the territorial limits, jurisdiction and powers of said city and the jurisdiction and powers of its officers; to validate all contracts of said Town of New Port Richey; to authorize said city to assess street improvement now in progress against the abutting property and to issue special improvement bonds to be paid for by street assessments"; and further to amend said Chapter of said Laws by adding thereto a section numbered 29-A, authorizing the city council of said City of New Port Richey in Pasco County, Florida to reduce the amount of certain assessments for street improvements existing against property within said city, provided said assessments as so reduced by said city council shall not be less than two-thirds of the original amount of said assessments.

Which was read the first time by its title only.

Senator Getzen moved that the rules be waived and Senate Bill No. 170-X be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 170-X was read a second time by its title only.

Senator Getzen moved that the rules be further waived and Senate Bill No. 170-X 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. 170-X 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, Andrews, Bell, Bradshaw, Butler, Chowning, Clarke, Council, Dell, English, Futch, Gary, Getzen, Gomez, Harris, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Neel, Parker, Parrish, Stewart, Swearingen, Taylor, Turner, Wagg, Watson, 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.

By a two-thirds vote, permission was given to Senator Getzen to introduce and have considered the following bill:

Senate Bill No. 171-X:

A bill to be entitled An Act to abolish certain unnecessary courts in the State of Florida.

Which was read the first time by its title only.

Senator Getzen moved that the rules be waived and Senate Bill No. 171-X be read a second time in full.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 171-X was read a second time in full.

Senator Getzen moved that the rules be waived and the further consideration of Senate Bill No. 171-X be informally passed, the bill retaining its place on the Calendar of Bills on second reading for the purpose of amendment.

Which was agreed to by a two-thirds vote.

And it was so ordered.

By a two-thirds vote, permission was given to Senator Getzen to introduce and have considered the following bill:

Senate Bill No. 172-X:

A bill to be entitled An Act to amend Section One of Chapter 14305, Acts of the Regular and Extraordinary Sessions of 1929, being an Act defining and dividing line between the salt waters and the fresh waters of the Pithlachascotee River in Pasco County, Florida, and prohibiting certain methods of taking fish from the salt waters of said River.

Which was read the first time by its title only.

Senator Getzen moved that the rules be waived and Senate Bill No. 172-X be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 172-X was read a second time by its title only.

Senator Getzen moved that the rules be further waived and Senate Bill No. 172-X 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. 172-X 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, Andrews, Bell, Bradshaw, Butler, Chowning, Clarke, Council, Dell, English, Futch, Gary, Getzen, Gomez, Harris, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Neel, Parker, Parrish, Stewart, Swearingen, Taylor, Turner, Wagg, Watson, 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.

By a two-thirds vote, permission was given to Senator Gomez to introduce and have considered the following bill:

Senate Bill No. 173-X:

A bill to be entitled An Act to repeal Senate Bill Number 191, An Act of the Legislature Regular Session of 1931, Laws of Florida, relating to "authorizing the City Council of the City of Key West by ordinance to levy and collect a fee from the occupants of premises in said City for furnishing the service of removing and disposing of trash and/or garbage and limiting the fee to be charged for such service; and authorizing said City Council to pass ordinances to institute and maintain a system for the carrying into effect the levy and collection of such fee; and providing that such fees collected shall be placed in a special fund and limiting the purposes for which such fees may be used or expended."

Which was read the first time by its title only.

Senator Gomez moved that the rules be waived and Senate Bill No. 173-X be read a second time by its title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 173-X was read a second time by its title only.

Senator Gomez moved that the rules be further waived and Senate Bill No. 173-X 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. 137-X 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, Andrews, Bell, Bradshaw, Butler, Chowning, Clarke, Council, Dell, English, Futch, Gary, Getzen, Gomez, Harris, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Neel, Parker, Parrish, Stewart, Swearingen, Taylor, Turner, Wagg, Watson, 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.

VETO MESSAGE

Senate Bills No.'s 617 and 674, contained in the Governor's veto message, were taken up in their order and the consideration of same was informally passed.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

House of Representatives,
Tallahassee, Fla., June 19, 1931.

Hon. Pat Whitaker,
President of the Senate.

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has refused to recede from House Amendment No. 1 to—

By Senators Adams and Neel—

Senate Bill No. 1-X:

A bill to be entitled An Act imposing a tax upon all corporations, firms and individuals receiving payment for electricity for light, heat or power, and for natural or manufactured gas for light, heat or power and for the use of telephones and for the sending of telegrams and telegraph messages or engaged in any such business; providing the method of collecting said tax and penalty for the failure to pay the same.

Which amendment is as follows:

In Section 2, line 4 (printed bill), strike out the words "and may be in addition to other charges made for such service."

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

Senator Adams moved that a conference committee be appointed on the part of the Senate and that the House of Representatives be requested to appoint a similar committee to confer with the Senate Committee to adjust the differences between the two bodies on House Amendment No. 1 to Senate Bill No. 1-X, contained in the above message.

Which was agreed to.

And the Chair appointed Senators Adams, Johns and Gomez as such committee on the part of the Senate.

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, 1931.

Hon. Pat Whitaker,
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. 162-X:

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

A bill to be entitled An Act affecting the government, jurisdiction, powers and duties of the City of Tampa, relating to the making of public improvements and the assessment of

the cost thereof, requiring the giving of certain notices in connection therewith and prescribing the effect thereof.

House Bill No. 165-X:

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

A bill to be entitled An Act to abolish the present municipal government of the Town of Anthony, in Marion County, State of Florida, and to create, establish, and constitute a Board of Trustees for the creditors of said Town of Anthony and to name the members thereof, and establish, fix and define the jurisdiction, powers, privileges, and duties of said Board of Trustees.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives.

And House Bills No.'s 162-X and 165-X, contained in the above message, were permitted to be introduced into the Senate by the Constitutional two-thirds vote.

House Bills No.'s 162-X and 165-X were read the first time by their titles and placed on the Calendar of Local Bills on second reading.

Also—

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

House of Representatives,
Tallahassee, Fla., June 19, 1931.

Hon. Pat Whitaker,
President of the Senate.

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives respectfully requests the return to the House of:

By Messrs. Caldwell and West, (by request), Santa Rosa—
House Bill No. 143-X:

A bill to be entitled An Act authorizing the Board of County Commissioners of Santa Rosa County, Florida, to levy for the Road and Bridge Fund of said County not to exceed Ten Mills; providing that said millage shall include that authorized by General Law and permitting levy under General Law where such law authorizes higher millage.

Very respectfully,

FRANK WEBB,

Chief Clerk House of Representatives.

Senator Adams moved that the request of the House of Representatives, contained in the above message, that House Bill No. 143-X be returned to the House of Representatives for further consideration, be granted.

Which was agreed to.

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, 1931.

Hon. Pat Whitaker,
President of the Senate.

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate Amendments No's. 1, 2, 3 and 5 to—

Committee Substitute Bill for House Bill No. 1:

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

A bill to be entitled An Act to amend Sections 1007, 1010, 1011, and 1031, Revised General Statutes of Florida relating to the operation, licensing and taxing of motor vehicles, trailers, semi-trailers, and motorcycle side cars as amended by Chapter 8410, Acts of 1921, Laws of Florida, and as amended by Chapter 10182, Acts of 1925, Laws of Florida, and as amended by Chapter 12096, Acts of 1927, Laws of Florida, relating to the subject of operation of motor vehicles, trailers, semi-trailers, motorcycle side cars and taxation of same, and to repeal Section 1015, Revised General Statutes of Florida as amended by Chapter 8410, Acts of 1921, relating to the subject aforesaid, the purpose of this Act being to revise and amend the following Sections of the Revised General Statutes of Florida which constitute Sections 1281, 1284, 1285 and 1304, of the Compiled General Laws of Florida, 1927, and to repeal Section 1289 of

the same; and for other purposes in relation to motor vehicles and registration thereof.

Which amendments are as follows:

Senate Amendment No. 1—

In Section 1, last line page 2, strike out the words "twenty-five," and insert in lieu thereof the following: "fifty."

Senate Amendment No. 2—

At the end of Section 8 insert the following: "Provided further that nothing in this Act shall repeal, alter or diminish the mileage tax or fees now provided by law for motor vehicles coming under the supervision of the Railroad Commission of the State of Florida."

Senate Amendment No. 3—

In Section 3, page 5, line 20, (typewritten bill), strike out the words Dealer Demonstration \$15.00 each, and insert in lieu thereof the following: "Dealer demonstration tags, sets of three—\$15.00 per set." And add a line immediately thereafter to read: "For additional dealer demonstration tags above one set—\$5.00 each."

Senate Amendment No. 5—

In Section 4, line 18, page 23 (printed bill), strike out the words "Until the said County School Fund from all sources shall equal the sum of seven million five hundred thousand (\$7,500,000) dollars per annum; then the remainder of the proceeds shall be paid into the State Treasury; one-fourth to the credit of the general revenue fund of the State of Florida, and three-fourths to the credit of the State Road Department of the State of Florida."

Also that the House of Representatives refuses to concur in Senate Amendment No. 4 to Committee Substitute for House Bill No. 1:

Which amendment is as follows:

Senate Amendment No. 4—

Amend Section 3, second sentence of paragraph beginning "definitions; CWT" by striking therefrom the language, "any person, firm or corporation offering any motor vehicle for rent or for hire," and insert in lieu thereof the following: "'For hire' as defined in Section 1006 Revised General Statutes as amended by Section 1, Chapter 10182, Acts 1925 shall be deemed to include any person, firm or corporation offering any motor vehicle for rent or for hire."

Very respectfully,

FRANK WEBB,

Chief Clerk House of Representatives.

Senator Johns moved that the Senate do recede from Senate Amendment No. 4 to Committee Substitute for House Bill No. 1, contained in the above message.

Which was agreed to.

And the Senate receded from Senate amendment No. 4 to Committee Substitute for House Bill No. 1.

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

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

Which was not agreed to.

SENATE BILLS ON THIRD READING

Senate Bills No's. 89-X and 71-X were taken up in their order and the consideration of same were informally passed:

Senate Bill No. 65-X:

A bill to be entitled An Act imposing license taxes upon gasoline or other like products of petroleum; providing for reports of sales of such commodities to the Comptroller of the State of Florida; providing for the disposition of the moneys derived from such taxes, and fixing a penalty for the violation of the provisions of this Act; providing that the gasoline inspection laws of the State of Florida shall apply to this Act.

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

Upon the passage of the bill the roll was called and the vote was:

Yeas—Mr. President; Senators Bradshaw, Butler, Chowning, Dell, Futch, Gary, Harrison, Hodges, Howell, Stewart, Taylor, Turner, Wagg, Young—15.

Nays—Senators Anderson, Andrews, Bell, Clarke, Council, Getzen, Gomez, Harris, Irby, Johns, King, Neel, Parker, Parish, Swearingen, Watson—16.

The following pairs were received:

I am paired with Senator Lewis. If he were present he would vote "Aye," I vote "No."

BERNARD H. ENGLISH.

Also—

I am paired with Senator Knabb. If he were here he would vote "Nay," and I vote "Aye."

P. G. ADAMS.

The following explanation of vote was received:

EXPLANATION OF MY VOTE

I doubt the wisdom of this additional two cent gas tax—especially since the cost of Automobile Tags has been raised.

I feel this is putting too much tax on one commodity and one class. At the same time, the public is demanding so strongly that the State Ad Valorem tax be taken off of real and personal property and apparently this is the only way it can be done.

M. O. HARRISON,
Senator 36th District.

So the bill failed to pass.

Senate Bill No. 91-X:

A bill to be entitled An Act relating to the levy, collection and distribution of an additional tax of one cent per gallon upon sales of gasoline.

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

Senator Johns moved that the rules be waived and the further consideration of Senate Bill No. 91-X be informally passed, the bill retaining its place on the Calendar of Bills on third reading.

Which was agreed to by a two thirds vote.

And it was so ordered.

SENATE BILLS ON SECOND READING

Senate Bills No's 7-X and 6-X were taken up in their order and the consideration of same was informally passed.

Senate Bill No. 5-X:

A bill to be entitled An Act for the assessment and collection of revenue and relating to the assessment and collection of taxes on tangible and intangible personal property, and requiring a documentary stamp evidencing the payment of taxes to be affixed to mortgages, deeds of trust and other similar liens as a prerequisite to recording or enforcement.

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

Senator Bell moved that the rules be waived and the further consideration of Senate Bill No. 5-X be informally passed, the bill retaining its place on the Calendar of Bills on second reading for the purpose of amendment.

Which was agreed to by a two-thirds vote.

And it was so ordered.

Senate Bill No. 33-X was taken up in its order and the consideration of same was informally passed.

Senate Bill No. 24-X:

A bill to be entitled An Act defining the word and/or terms 'doing buisness' and/or 'transacting buisness.'

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

Senator Clarke offered the following amendment to Senate Bill No. 24-X:

In Section 1 strike out the period (.) and insert in lieu thereof the following: "provided that nothing herein shall be construed to apply to any transaction or the doing of any business which is directly incidental to and a part of interstate commerce."

Senator Clarke moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Young offered the following amendment to Senate Bill No. 24-X:

At the end of Section One, add: "This Act shall not apply to any attorney in fact of any licensed reciprocal insurance exchange in Florida."

Senator Young moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator English moved that the rules be waived and Senate

Bill No. 24-X, 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. 24-X, as amended, was read a third time in full.

Upon the passage of the bill, as amended, the roll was called and the vote was:

Yeas—Mr. President; Senators Adams, Anderson, Andrews, Bell, Bradshaw, Butler, Chowning, Clarke, Council, Dell, English, Gary, Getzen, Hodges, Johns, Neel, Stewart, Taylor, Watson, Young—21.

Nays—Senators Gomez, Harris, Irby, Wagg—4.

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

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

Senator Getzen moved that the rules be waived and all bills passed today be certified to the House of Representatives immediately.

Which was agreed to by a two-thirds vote.

And it was so ordered.

Senate Bills No's. 37-X, 39-X, 53-X and 55-X, were taken up in their order and the consideration of same was informally passed.

Senator Parker moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 114-X out of its order.

Which was not agreed to.

Senator Swearingen moved that the Senate do now reconsider the vote by which Senate Bill No. 65-X failed to pass the Senate.

Pending the adoption of the motion by Senator Swearingen, Senator Johns moved that the motion by Senator Swearingen be placed on the table.

Upon which a roll call was demanded.

Upon the adoption of the motion by Senator Johns the roll was called and the vote was:

Yeas—Senators Andrews, Bell, Clarke, Council, English, Getzen, Gomez, Johns, Neel, Parker, Watson—11.

Nays—Mr. President; Senators Adams, Anderson, Bradshaw, Butler, Chowning, Dell, Futch, Gary, Harris, Hinely, Hodges, Howell, Parrish, Stewart, Swearingen, Taylor, Turner, Wagg, Young—20.

Which was not agreed to.

The question recurred on the adoption of the motion by Senator Swearingen.

Upon which a roll call was demanded.

Upon the adoption of the motion by Senator Swearingen the roll was called and the vote was:

Yeas—Mr. President; Senators Adams, Anderson, Bradshaw, Butler, Chowning, Dell, Futch, Gary, Hinely, Hodges, Howell, Parrish, Stewart, Swearingen, Taylor, Turner, Wagg, Young—19.

Nays—Senators Andrews, Bell, Clarke, Council, English, Getzen, Gomez, Harris, Irby, Johns, Neel, Parker, Watson—13.

Which was agreed to.

And the bill was ordered to be placed on the Calendar of Bills on third reading.

Senator Anderson moved that the rules be waived and the further consideration of Senate Bill No. 65-X be informally passed.

Pending the adoption of the motion by Senator Anderson, Senator Getzen moved as a substitute motion that the further consideration of Senate Bill No. 65-X be postponed until Tuesday, June 23, 1931.

Which was not agreed to.

The question recurred on the adoption of the motion by Senator Anderson.

Which was agreed to.

And it was so ordered.

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

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 33-X:

A bill to be entitled An Act to create in the several counties of the State of Florida a commission to be known as the

County Budget Commission, and to prescribe the qualifications, powers and duties of said budget commissions severally and to prescribe and regulate the functions thereof.

Was taken up and read a second time in full.

Senator Butler offered the following amendment to Senate Bill No. 33-X:

At the end of Section 11, add the following:

But nothing in this Act contained shall be construed to repeal any of the provisions of Senate Bill No. 938 enacted at the regular session of the Legislature of 1931.

Senator Butler moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Gomez offered the following amendment to Senate Bill No. 33-X:

At the end of Section 9 add the following: Not more than \$1000.00 shall be expended by such commission in any one year for clerical or other purposes of this Act.

Senator Gomez 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. 33-X, 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. 33-X, as amended, was read a third time in full.

Upon the passage of the bill, as amended, the roll was called and the vote was:

Yeas—Mr. President; Senators Adams, Bradshaw, Butler, Chowning, Clarke, Council, Futch, Gary, Gomez, Harris, Hinely, Hodges, Howell, Johns, Neel, Stewart, Taylor, Turner, Wagg, Young—21.

Nays—Senators Anderson, Andrews, Bell, Dell, English, Getzen, Harrison, Parker, Parrish, Watson—10.

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

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

Senator Dell moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 151-X out of its order.

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 151-X:

A bill to be entitled An Act providing that any and all moneys which are the proceeds of bond issues or of time warrants, and which constitute a surplus in the hands of bond trustees or other officials charged with handling such funds, after the purposes for which the bonds or time warrants were issued have been completely carried out, shall be held by said bond trustees and officials as a sinking fund for the payment and retirement of the interest coupons and bonds and time warrants out of which said moneys were raised; and providing that said funds shall then be administered in accordance with Chapter 14486, Laws of Florida, Acts of 1929.

Was taken up and read a second time in full.

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

Which was agreed to by a two-thirds vote.

And Senate Bill No. 151-X 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, Andrews, Bradshaw, Butler, Chowning, Clarke, Council, Dell, English, Gary, Gomez, Harris, Harrison, Hinely, Howell, Irby, Parrish, Taylor, Watson, Young—22.

Nays—None.

So the bill passed, title as stated.

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

Senator Neel moved that the rules be waived and when the Senate do adjourn it adjourn until 11:00 o'clock A. M., Monday, June 22, 1931.

Senator Harris moved as a substitute motion that the rules be waived and when the Senate do adjourn it adjourn until 10:00 o'clock A. M., Monday, June 22, 1931.

The question was put on the motion by Senator Neel.

Which was not agreed to.

The question recurred on the substitute motion by Senator Harris.

Which was not agreed to.

By permission the following Resolution was introduced:

By Senator Council—
Senate Resolution No. 14-X:

A Resolution relating to the Motor Vehicle Commission of the State of Florida and providing for the appointment of such Motor Vehicle Commissioner by the proper appointive power for a definite period of time.

WHEREAS, The Statutes of this State provide for a Motor Vehicle Commissioner to be in charge of the Motor Vehicle Tag Department; and

WHEREAS, in lieu of such officer, there is now only an Acting Motor Vehicle Commissioner, performing the duties of the office of such Motor Vehicle Commissioner, without a fixed term of office or commission for such office; and

WHEREAS, there is no authority in the law for an Acting Motor Vehicle Commissioner, and such an official cannot be regarded as occupying the independent and executive attitude toward and in the performance of the duties of Motor Vehicle Commissioner as one would who held the commission for the period of time as contemplated under the law for one duly commissioned as Motor Vehicle Commissioner; and

WHEREAS, it seems to this body that it is wrong and a mistake to deprive the head of this Department of that independence and executive authority which the law contemplates that he should have, and to make his term of office entirely contingent upon the will of executive authority, rather than upon the proper performance of his duties under a definite commission, covering a definite period of time; and

WHEREAS, that it is questionable that a person acting as Acting Motor Vehicle Commissioner of the State of Florida, supervising the Motor Vehicle Department of the State of Florida, under the law there does not appear any authority for any person or persons to hold any office as Acting Motor Vehicle Commissioner, and that such indemnity bond or bonds of any nature, which purports to secure and identify the State of Florida and its citizenry for any loss in the handling of the funds of the said Motor Vehicle Department or for misfeasance or malfeasance in office, resulting in lossage of funds would be valid and collectible funds as the law does not authorize the employment or appointment of an Acting Motor Vehicle Commissioner.

THEREFORE BE IT RESOLVED, that it is considered by the State Senate of the Florida Legislature for the best interests to the State of Florida and its citizenry that the Governor of the State of Florida to comply with the provisions of the law in reference to the appointing of a person as Motor Vehicle Commissioner of the State of Florida, and deeming it unwise to have as the head of the Motor Vehicle Department a party fulfilling an office unauthorized, and supervising the large amount of moneys handled by such Department, and whereas feeling that it was the intention of the Legislature in the creation of the Motor Vehicle Department of the State of Florida that a competent person should be appointed, invested with authority to supervise and operate the Motor Vehicle Department of the State of Florida.

IT IS THEREFORE FURTHER RESOLVED by the membership of the Florida State Senate, that we herewith by this resolution request and do herewith urge Hon. Doyle E. Carlton, Governor of Florida, to immediately appoint a person who can qualify under the laws of the State of Florida as Motor Vehicle Commissioner, and that he immediately certify such appointment to the Florida State Senate for its consideration.

Senator Council moved the adoption of the Resolution.

Pending the consideration of the adoption of the Resolution, Senator English moved that the rules be waived and the Senate do now recess.

Which was not agreed to.

The question recurred on the adoption of the Resolution.

Upon which a roll call was demanded.

Upon the adoption of the Resolution the roll was called and the vote was:

Yeas—Senators Council, Getzen—2.

Nays—Mr. President; Senators Adams, Anderson, Andrews, Bell, Bradshaw, Butler, Chowning, Clarke, Dell, English, Futch, Gary, Gomez, Harris, Harrison, Hinely, Hodges, Howell, Irby, Johns, Parker, Parrish, Swearingen, Taylor, Turner, Wagg, Watson, Young—29.

Which was not agreed to.

Senators Andrews moved that the rules be waived and the

Senate do now revert to the consideration of messages from the House of Representatives.

Which was agreed to by a two-thirds vote.
And it was so ordered.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

House of Representatives,
Tallahassee, Florida, June 20, 1931.

Hon. Pat Whitaker,
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 Senator Young—
Senate Bill No. 83-X:

A bill to be entitled An Act providing for notice to the State or State Agency of taxes or special assessments against property of the state or state agency and determining the effect upon such taxes and assessments for failure to give such notice.

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

And Senate Bill No. 83-X, contained in the above message, was read by its title and referred to the Committee on Enrolled Bills.

Also—

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

House of Representatives,
Tallahassee, Fla., June 20, 1931.

Hon. Pat Whitaker,
President of the Senate.

Sir:

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

Senate Bill No. 92-X:

A bill to be entitled An Act relating to the business of building and loan associations.

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

And Senate Bill No. 92-X, contained in the above message, was read by its title and referred to the Committee on Enrolled Bills.

Also—

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

House of Representatives,
Tallahassee, Fla., June 20, 1931.

Hon. Pat Whitaker,
President of the Senate.

Sir:

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

Committee Substitute for House Bill No. 8-X:

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

A bill to be entitled An Act requiring licenses for the operation, maintenance, opening or establishment of stores in this State; prescribing the license and fees to be paid therefor, and the disposition thereof, and the powers and duties of the Comptroller of the State of Florida and the Tax Collectors of the several counties of the State in connection therewith and prescribing penalties for the violation thereof.

And respectfully requests the concurrence of the Senate therein.

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

And Committee Substitute for House Bill No. 8-X, contained in the above message, was permitted to be introduced into the Senate by the Constitutional two-thirds vote.

Committee Substitute for House Bill No. 8-X was read the first time by its title and referred to the Committee on Finance and Taxation.

Also—

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

House of Representatives,
Tallahassee, Fla., June 20, 1931.

Hon. Pat Whitaker,
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 Mr. Kendrick of St. Johns—
House Bill No. 25-X:

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

A bill to be entitled An Act to regulate the practice of land surveying, granting further powers to and prescribing further duties of the existing Board of Engineering Examiners; providing for the examination and registration of land surveyors; and providing penalties for the violation of this Act.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,
Chief Clerk House of Representatives.

And House Bill No. 25-X, contained in the above message, was permitted to be introduced into the Senate by the Constitutional two-thirds vote.

House Bill No. 25-X was read the first time by its title.

Senator Taylor moved that the rules be waived and House Bill No. 25-X be placed on the Calendar of Bills on second reading without reference.

Which was agreed to by a two-thirds vote.

And it was so ordered.

Also—

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

House of Representatives,
Tallahassee, Fla., June 20, 1931.

Hon. Pat Whitaker,
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 Senator Young—
Senate Bill No. 86-X:

A bill to be entitled An Act authorizing and charging the trustees of the Internal Improvement Fund with the supervision of State lands not vested in some other State agency; authorizing the trustees to protect said lands and to bring certain suits in connection therewith; authorizing the State of Florida to join with the said trustees in certain matters relating to said lands; and charging prosecuting officers with certain duties in connection with said lands.

Very respectfully,

FRANK WEBB,
Chief Clerk, House of Representatives.

And Senate Bill No. 86-X, contained in the above message, was read by its title and referred to the Committee on Engrossed Bills.

Senator Neel moved that the rules be waived and the Senate do now take up the consideration of the Governor's veto message on Senate Bill No. 674 out of its order.

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 674:

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

Was taken up.

The question was put: "Will the bill pass, the Governor's veto to the contrary notwithstanding?"

Upon the passage of the bill, the Governor's veto to the contrary notwithstanding, the roll was called and the vote was:

Yeas—None.

Nays—Mr. President; Senators Adams, Anderson, Bell, Bradshaw, Butler, Chowning, Clarke, Council, Dell, English, Futch, Gary, Getzen, Gomez, Harris, Hodges, Howell, Irby, Johns, King, Neel, Parker, Parrish, Stewart, Swearingen, Taylor, Turner, Wagg, Watson—30.

So the bill failed to pass over the Governor's veto.

Senate Bill No. 63-X:

A bill to be entitled An Act providing for the publication of error and insolvency lists by tax collectors in this State. Was taken up in its order and read a second time in full.

The Committee on Finance and Taxation offered the following amendment to Senate Bill No. 63-X:

In Section 1, line 4 (typewritten bill,) after the words "insolvency list" insert the following: "as affects personal property."

Senator King moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

The Committee on Finance and Taxation offered the following amendment to Senate Bill No. 63-X:

In Section 1, Line 4 (typewritten bill), strike out the words: "the same" and insert in lieu thereof the following: "such list of personal property"

Senator King moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator King moved that the rules be waived and Senate Bill No. 63-X, 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. 63-X, as amended, was read a third time in full.

Upon the passage of the bill, as amended, the roll was called and the vote was:

Yeas—Mr. President; Senators Bell, Bradshaw, Chowning, Clarke, Council, Dell, English, Futch, Gary, Getzen, Harris, Hinely, Hodges, Howell, Irby, Johns, King, Neel, Parrish, Swearingen, Turner, Wagg, Watson, Young—25.

Nays—Senators Adams, Anderson, Gomez, Parker—4.

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

And the same was ordered to be referred to the Committee on Engrossed Bills.

The hour of recess having arrived, a point of order was called and the Senate stood recessed at 1:00 o'clock P. M. until 3:00 o'clock P. M., this day.

AFTERNOON SESSION

The Senate convened at 3:00 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, Andrews, Bell, Bradshaw, Butler, Chowning, Clarke, Council, Dell, English, Futch, Gary, Getzen, Gomez, Harris, Harrison, Hinely, Hodges, Howell, Irby, Johns, King, Neel, Parker, Parrish, Stewart, Swearingen, Taylor, Turner, Wagg, Watson, Young—34.

A quorum present.

REPORTS OF COMMITTEE ON ENGROSSED BILLS

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

Senate Chamber,
Tallahassee, Fla., June 20, 1931.

Hon. Pat Whitaker,
President of the Senate.

Sir:

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

Senate Bill No. 33-X:

A bill to be entitled An Act to create in the several Counties of the State of Florida a commission to be known as the County Budget Commission, and to prescribe the qualifications, powers and duties of said Budget Commission severally, and to prescribe and regulate the functions thereof.

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

Very respectfully,

J. W. WATSON,
Chairman of Committee.

And Senate Bill No. 33-X, contained in the above report, was ordered to be certified to the House of Representatives.

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

Senate Chamber,
Tallahassee, Fla., June 20, 1931.

Hon. Pat Whitaker,
President of the Senate.

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

Senate Bill No. 63-X:
A bill to be entitled An Act providing for the publication of error and insolvency lists by tax collectors in this State.
Have carefully examined same, and find same correctly engrossed, and return same herewith.

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

And Senate Bill No. 63-X, contained in the above report, was ordered to be certified to the House of Representatives.

Senator Butler moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 65-X out of its order.

Which was agreed to by a two-thirds vote.
And—
Senate Bill No. 65-X:
A bill to be entitled An Act imposing license taxes upon gasoline or other like products of petroleum; providing for reports of sales of such commodities to the Comptroller of the State of Florida; providing for the disposition of the moneys derived from such taxes, and fixing a penalty for the violation of the provisions of this Act; providing that the gasoline inspection laws of the State of Florida shall apply to this Act.
Was taken up.
The question recurred on the passage of the bill.

Pending the consideration of the passage of the bill, Senator Anderson moved that the rules be waived and the further consideration of Senate Bill No. 65-X be postponed until Monday, June 22, 1931, the bill retaining its place on the Calendar of Bills on third reading.

Which was agreed to by a two-thirds vote.
And it was so ordered.

Senator Getzen moved that the Senate do now adjourn.
Which was agreed to.

And the Senate stood adjourned at 3:26 o'clock P. M., until 10:00 o'clock A. M., Monday, June 22, 1931.