

JOURNAL OF THE SENATE

Wednesday, May 17, 1933

The senate convened at 10:30 o'clock A. M. pursuant to adjournment on Tuesday, May 16, 1933.

The President in the Chair.

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

Mr. President; Senators Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Hale, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—38.

A quorum present.

The reading of the Journal was dispensed with.

The Journal of Tuesday, May 16, was corrected and as corrected was approved.

REPORTS OF COMMITTEES

Senator Raulerson, Chairman of the Committee on Commerce and Navigation, submitted the following report:

Senate Chamber,
Tallahassee, Fla., May 16, 1933.

Hon. T. G. Futch,
President of the Senate.

Sir:

Your Committee on Commerce and Navigation, to whom was referred:

House Concurrent Resolution No. 16:

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE STATE OF FLORIDA, THE SENATE CONCURRING;

That the Public Works Committee of President Roosevelt, the Federal Bureau of Public Works, our Senators and Congressmen in Washington, and President Roosevelt are hereby urged and requested to use every effort at their command to allocate funds to and for the immediate construction of canal suitable for the operation of self propelled barges for the completion of the Inland Waterway from New Orleans, Louisiana, to Columbus, Georgia, or beyond to Atlanta, as the case may be.

BE IT FURTHER RESOLVED, that a copy of this resolution be forwarded by the Secretary of the State of Florida under the Great Seal of the State of Florida in due form to the Congress of the United States, and the several members thereof from Florida, and to President Roosevelt.

Have had the same under consideration, and recommend that the same be adopted.

Very respectfully,
C. F. RAULERSON,
Chairman of Committee.

And House Concurrent Resolution No. 16, contained in the above report, was placed on the Calendar of Bills on second reading.

Also—
Senator MacWilliams, Chairman of the Committee on Claims, submitted the following report:

Senate Chamber,
Tallahassee, Fla, May 17, 1933.

Hon. T. G. Futch,
President of the Senate.

Sir:

Your Committee on Claims, to whom was referred:

House Bill No. 119:

A bill to be entitled An Act for the relief of W. H. Milton, D. A. McKinnon and W. J. Daniel, individually and as trustees for Court House Bond Fund for Jackson County, Florida, on account of loss arising out of a deposit belonging to said fund in the Peoples Bank of Marianna, Florida, when it became insolvent and ceased to do business.

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

Very respectfully,
W. A. MacWILLIAMS,
Chairman of Committee.

And House Bill No. 119, contained in the above report, was placed on the Calendar of Bills on second reading.

Also—
Senator Lundy, Chairman of the Committee on Temperance, submitted the following report:

Senate Chamber,
Tallahassee, Fla., May 17, 1933.

Hon. T. G. Futch,
President of the Senate.

Sir:

Your Committee on Temperance, to whom was referred:
House Bill No. 990:

A bill to be entitled An Act to amend Section 9 of Senate Bill No. 427, Acts of the Legislature of 1933, being An Act regulating and controlling the manufacture; transportation and sale of malt and vinous beverages commonly known as beer, porter, ale, wine, or fruit juices, and such similar beverages as are not prohibited by the laws of this State; authorizing the Governor of the State of Florida to appoint supervisors to supervise the business of persons, associations of persons, or corporations engaged in such business and prescribing the powers and duties of said supervisors; prescribing a tax to be levied and assessed upon all such beverages manufactured or sold within this State and prescribing the method of assessing and collecting said tax and the distribution thereof; prescribing license fees and the collection and distribution thereof; appropriating funds necessary for the enforcement thereof; and prescribing penalties for the violation of the provisions of this Act, and providing for referenda.

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

Very respectfully,
E. H. LUNDY,
Chairman of Committee.

And House Bill No. 990, contained in the above report, was placed on the table, under the rule.

Also—
Senator Holland, Chairman of the Committee on Judiciary "B," submitted the following report:

Senate Chamber,
Tallahassee, Fla., May 17, 1933.

Hon. T. G. Futch,
President of the Senate.

Sir:

Your Committee on Judiciary "B," to whom was referred:
Senate Bill No. 583:

A bill to be entitled An Act authorizing and relating to funeral service contracts.

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

Very respectfully,
S. L. HOLLAND,
Chairman of Committee.

And Senate Bill No. 583, contained in the above report, was placed on the Calendar of Bills on second reading.

Also—
Senator Holland, Chairman of the Committee on Judiciary "B," submitted the following report:

Senate Chamber,
Tallahassee, Fla., May 17, 1933.

Hon. T. G. Futch,
President of the Senate.

Sir:

Your Committee on Judiciary "B," to whom was referred:
Senate Bill No. 606:

A bill to be entitled An Act delegating to persons, firms or corporations engaged in air commerce the right and power of eminent domain for the purpose of securing land for airports, air terminals, seaplane bases and landing fields in the State of Florida.

And—
Senate Bill No. 607:
A bill to be entitled An Act to amend Section 3294, Revised

General Statutes of Florida, 1920, relating to the rights obtained by the petitioner in condemnation proceedings, the same being Section 5102, Compiled General Laws of Florida, 1927.

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

Very respectfully,
S. L. HOLLAND,
Chairman of Committee.

And Senate Bills Nos. 606 and 607, contained in the above report, were placed on the Calendar of Bills on second reading.

Also—
Senator Butler, Chairman of the Committee on Constitutional Amendments, submitted the following report:

Senate Chamber,
Tallahassee, Fla., May 17, 1933.

Hon. T. G. Futch,
President of the Senate.

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

House Joint Resolution No. 152:
Proposing an Amendment of Section 10 of the Declaration of Rights of the Constitution of the State of Florida, relating to grand juries, informations, presentments and indictments of persons for capital crimes and other felonies, and providing that judgments and sentences of the court may be made and entered in term time or in vacation on pleas of guilty to felonies, and dispensing with the necessity of summoning the grand jury except upon order of a circuit judge.

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

Very respectfully,
J. TURNER BUTLER,
Chairman of Committee.

And House Joint Resolution No. 152, contained in the above report, was placed on the Calendar of Bills on second reading.

Also—
Senator Andrews, Chairman of the Committee on Motor Vehicles, submitted the following report:

Senate Chamber,
Tallahassee, Fla., May 17, 1933

Hon. T. G. Futch,
President of the Senate.

Sir:
Your Committee on Motor Vehicles, to whom was referred:

Senate Bill No. 644:
A bill to be entitled An Act authorizing the State Motor Vehicle Commissioner of the State of Florida to destroy all useless and unnecessary records of his office that have accumulated prior to January first, 1926.

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

Very respectfully,
C. FRANK ANDREWS,
Chairman of Committee.

And Senate Bill No. 644, contained in the above report, was placed on the Calendar of Bills on second reading.

REPORT OF COMMITTEE ON ENGROSSED BILLS

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

Senate Chamber,
Tallahassee, Fla., May 16, 1933.

Hon. T. G. Futch,
President of the Senate.

Sir:
Your Committee on Engrossed Bills, to whom was referred (with amendments), after 3rd reading, passed as amended:

Senate Bill No. 442:
A bill to be entitled An Act making appropriations for the salaries of officers and employees of the State and for the current operating expenses of the departments and branches of the State government for the annual periods beginning July 1, 1933, and July 1, 1934.

Amendments:
In Section 1, after line 235 insert a line as 235½ as follows: Burglary and other insurance for two years' insurance for Treasurer's office, \$5,000.00.

In Section 5, line 3, after the word "Act" insert the following—S. B.

ing: for any executive governmental department or commission.

In Section 1, following line 105 add as line 105½: Expense and equipment of automobiles \$3,500.00.

In Section 9: Strike out the Section.

Add as Section 9: From the amount of salaries in this bill provided for, where the heads of the departments have had their salaries fixed by the Biennial Salary Bill that amount shall be deducted from the total amount of salaries before any percentage reduction is made.

Add Section 9-A as follows: It is hereby provided that the moneys herein specified and appropriated for Institutions under the supervision of the Board of Control shall not be available until the money appropriated by this Legislature for the common schools is made available to be expended.

In Section 1, line 88, strike out the figures: \$19.84 and insert in lieu thereof the following: \$23.80.

In Section 1, line 87, strike out the figures: \$71,320.00 and insert in lieu thereof the following: \$82,500.00.

In Section 1, line 86, strike out the figures: \$28,680.00 and insert in lieu thereof the following: \$41,666.67 less 10%.

In Section 1 following line 47 insert the following as line 48:

Agricultural Extension Service	
State Offset for Federal Smith Lever.....	\$53,968.80
To Extend County Agents' Work	13,085 00
To Extend Agricultural Work with Negroes	1,000.00
Farmers and Fruit Growers' Week	1,600.00
Boys and Girls Short Course	300 00
Florida National Egg Laying Contest	5,000.00

\$74,953.80

In Section 1, line 48, strike out the line 48 and insert thereof the following: after line 53: The above amounts include \$11,600.00 (less 10%) for the Apiary Industry.

In Section 1, lines 49 and 50, strike out the lines and insert thereof the following after line 15, a line as 15-A, as follows: Department of Police for policing campus \$600.00.

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

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

And Senate Bill No. 442, contained in the above report, was ordered to be certified to the House of Representatives.

REPORT OF ENROLLING COMMITTEE

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

Senate Chamber,
Tallahassee, Fla., May 17, 1933.

Hon. T. G. Futch,
President of the Senate.

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

House Bill No. 1066:
A bill to be entitled An Act remitting penalties on delinquent Drainage Taxes of Fort Pierce Farms Drainage District in St. Lucie County, Florida, for the year 1931 and prior years; providing that Delinquent Drainage Taxes for said District for the year 1932 and succeeding years shall bear penalty at rate of ten per cent. per annum for the first year and at a rate of eight per cent. per annum each year thereafter; and granting authority to the Board of Supervisors of said District, in their discretion, to permit redemption of Drainage Tax Certificates at less than face value.

Also—
House Bill No. 1010:
A bill to be entitled An Act apportioning the moneys received from the State Treasurer under and by virtue of Chapter 14832, Laws of Florida, Acts of 1931, by the County Commissioners of the several counties of the State of Florida, having a population of not less than 12,175 and not exceeding 12,190, according to the last State or Federal Census, and providing that said moneys so received by said County Commissioners shall be divided equally between the County School Board and the County Commissioners of such Counties, and stating for what purposes said moneys may be expended.

Also—
House Concurrent Resolution No. 14:
A resolution deploring the death of Judge Charles B. Parkhill.

Also—

House Bill No. 1041:

A bill to be entitled An Act providing for the creation in all counties having a population of more than 6,700 and less than 6,730, according to the last Federal Census, a Tax Delinquent Adjustment Board, prescribing the powers and duties of such board and for appeals from orders entered by such board; providing for the creation of a Delinquent Tax Adjustment Board of Appeals and prescribing the powers and duties of such board; providing for the compromise and adjustment of tax sale certificates held by the State upon certain conditions.

Also—

House Bill No. 958:

A bill to be entitled An Act to provide for the validation and confirmation of all assessments and assessment rolls of the City of St. Cloud, Osceola County, Florida, for the years 1931, 1932.

Also—

House Bill No. 959:

A bill to be entitled An Act to authorize the acceptance and exchange of bonds of the City of St. Cloud, Osceola County, Florida, in payment in part or in full of taxes and special assessments due to the said City of St. Cloud, the cancellation of such taxes and the disposition of the bonds so received, and authorizing the purchase of bonds of the said City by the said City in the market; and validating the acceptance and exchange of bonds of the said City in payment and cancellation of taxes and special assessments due the same, and the disposition of the said bonds so received, and validating the purchase of bonds of the said City by it in the market and the disposition of the same.

Also—

House Bill No. 1040:

A bill to be entitled An Act to establish a game preserve in a certain portion of Nassau County, and to prohibit the hunting or taking of wild game or birds in such preserve for a period of five years.

Also—

House Bill No. 1064:

A bill to be entitled An Act legalizing the taking of fresh water fish with gigs and nets during certain months of the year in counties having a population of not less than fifteen thousand six hundred (15,600), and not more than fifteen thousand seven hundred seventy-five (15,775), based upon the Federal Census of 1930.

Also—

House Bill No. 1065:

A bill to be entitled An Act legalizing hunting and fishing without a license in counties having a population of not less than 15,600 and not more than 15,775, based upon the Federal Census of 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,

S. W. ANDERSON,

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

The bills contained in the above report were 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.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

By Senator Chowning—

Senate Bill No. 647:

A bill to be entitled An Act relating to the duties and powers of the State Board of Administration and of the several Boards of County Commissioners of the State of Florida in counties of not less than thirty-five thousand (35,000) population and not more than forty-five thousand (45,000) population, according to the last State or Federal census, in providing for the depository of sinking funds of municipal taxes and other monies for road and bridges indebtedness of the counties and the special road and bridges districts of the state of Florida or otherwise in counties of such population, and authorizing the said Boards of County Commissioners in counties of not less than thirty-five thousand (35,000) nor more than forty-five thousand (45,000) according to the last State or Federal

census, to direct the State Board of Administration to first set aside out of the gasoline taxes accredited to such counties in each year an amount sufficient to pay the principal and accruing interest on all bonds or time warrants issued by any county, which indebtedness was incurred for purchase, erection, construction or re-construction of any toll bridge in such county before making any distribution between the special road and bridge district funds in such county, to the end that such toll bridge may be made free and public highways discharged of and from the collection of any toll for the use thereof; providing nothing herein shall authorize the Board of County Commissioners in any such county to operate any such bridge so freed out of any gasoline tax fund which may inure to any such county.

Which was read the first time by its title only.

Senator Chowning moved that the rules be waived and Senate Bill No. 647 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 647 was read a second time by title only.

Senator Chowning moved that the rules be further waived and Senate Bill No. 647 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. 647 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Jary, Getzen, Gillis, Gomez, Hale, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—37.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

By Senator Chowning—

Senate Bill No. 648:

A bill to be entitled An Act authorizing, directing and requiring the Board of County Commissioners of Volusia County, Florida, to maintain and operate all bridges in Volusia County, Florida, now being operated as toll bridges and owned by Volusia County, as free bridges, whether the same were purchased or constructed by an issue of bonds or time warrants under General Law or Special Acts of the Legislature of Florida, requiring the collection of a toll for the operation and maintenance of said bridges and the payment of the principal of said bonds or time warrants, and interest thereon, at such time as the County of Volusia may derive from the gasoline tax or other sources of revenue, including ad valorem taxes as may be apportioned out of the General Road and Bridge Fund of said County when in the discretion of said Board it may be deemed advisable to so provide an amount sufficient to pay the principal and interest of the bonds or time warrants, and the interest thereon as same may mature and interest accrue, and further providing that after said bridges are declared free that it shall then be the duty of the Board of County Commissioners of Volusia County, Florida, to operate the same as free bridges out of the General Road and Bridge Fund of said County, charging and deducting the cost thereof from the funds apportioned to the district in which such bridges may be located, and to otherwise repeal all special laws relating to any and all toll bridges in Volusia County, Florida, in conflict with said Act.

Which was read the first time by its title only.

The following proof of publication was attached to Senate Bill No. 648 when it was introduced in the Senate:

STATE OF FLORIDA,
COUNTY OF VOLUSIA.

Before the undersigned authority personally appeared H. L. Rood, Editor of the New Smyrna Daily News, who, on oath does swear that he has knowledge of the matters stated therein; that a notice stating the substance of a contemplated law or proposed bill relating to: An Act authorizing, directing and requiring the Board of County Commissioners of Volusia County, Florida, to maintain and operate all bridges in Volusia County, Florida, now being operated as toll bridges and owned by Volusia County, as free bridges; has been published at least thirty days prior to this date by being printed in the New Smyrna Daily News, a newspaper of general circulation published at New Smyrna, Volusia County, Florida, once each week for five consecutive weeks, the dates of such issues in which said notice was printed being April 3, 1933, April 10,

1933, April 17, 1933, April 24, 1933, May 1, 1933, and that a copy of the notice as printed in the New Smyrna Daily News is attached to this proof of publication.

H. L. ROOD.

Sworn to and subscribed before me this 3rd day of May, A. D. 1933.

HARRY H. SAMS.

Notary Public, State of Florida at Large.
My Commission expires October 19, 1934.

(Seal)

NOTICE OF LOCAL OR SPECIAL LEGISLATION

TO ALL WHOM IT MAY CONCERN: You are hereby notified that either the Senator from the 28th District, or one of the Members of the House of Representatives of Volusia County, Florida, will be requested to introduce and cause to be passed at the Florida Legislature at the regular session held during the year 1933, a bill, the object and purpose of which shall be as follows:

An Act authorizing, directing and requiring the Board of County Commissioners of Volusia County, Florida, to maintain and operate all bridges in Volusia County, Florida, now being operated as toll bridges and owned by Volusia County, as free bridges, whether the same were purchased or constructed by an issue of bonds or time warrants under general law or special acts of the Legislature of Florida, requiring the collection of a toll for the operation and maintenance of said bridges and the payment of the principal of said bonds or time warrants, and interest thereon, at such time as the County of Volusia may derive from the gasoline tax or other sources of revenue, including ad valorem taxes as may be apportioned out of the General Road and Bridge Fund of said County when in the discretion of said Board it may be deemed advisable to so provide an amount sufficient to pay the principal and interest of the bonds or time warrants, and the interest thereon as same may mature and interest accrue, and further providing that after said bridges are declared free that it shall then be the duty of the Board of County Commissioners of Volusia County, Florida, to operate the same as free bridges out of the General Road and Bridge Fund of said County, charging and deducting the cost thereof from the funds apportioned to the district in which such bridges may be located, and to otherwise repeal all special laws relating to any and all toll bridges in Volusia County, Florida, in conflict with said Act

HARRY U. BONNET.

Senator Chowning moved that the rules be waived and Senate Bill No. 648 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 648 was read a second time by title only.

Senator Chowning moved that the rules be further waived and Senate Bill No. 648 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. 648 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Hale, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—38.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

By Senator Chowning—

Senate Bill No. 649:

A bill to be entitled An Act to authorize the Board of County Commissioners of Volusia County, Florida, to sell and convey real and personal property owned by the Town of Mission City, Volusia County, Florida, at the time the said town was abolished and its charter repealed by Chapter 15351 of the 1931 Laws of the State of Florida and the manner and method of such disposition, and giving the Board of County Commissioners of Volusia County, Florida, authority to audit, approve and allow or disallow certain debts and obligations of such town removing certain limitations, if they exist, and providing how such debts and obligations shall be paid, and providing for the repeal of all laws in conflict therewith.

Which was read the first time by its title only and placed on the Calendar of Local Bills on second reading.

By Senators Holland and Whitaker—

Senate Bill No. 650:

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

Which was read the first time by its title only and referred to the Committee on Public Roads and Highways.

By Senator Holland—

Senate Bill No. 651:

A bill to be entitled An Act to extend State Road No. 30 as designated in Chapter 10269, Laws of Florida of 1925.

Which was read the first time by its title only and referred to the Committee on Public Roads and Highways.

By Senator Holland—

Senate Bill No. 652:

A bill to be entitled An Act changing the number of State Road No. 124.

Which was read the first time by its title only and referred to the Committee on Public Roads and Highways.

By Senator Hilburn—

Senate Bill No. 653:

A bill to be entitled An Act to abolish the Town of San Mateo City, Florida, and to make provision for the protection of its creditors.

Which was read the first time by its title only.

Senator Hilburn moved that the rules be waived and Senate Bill No. 653 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 653 was read a second time by title only.

Senator Hilburn moved that the rules be further waived and Senate Bill No. 653 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. 653 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Hale, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—38.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

By Senator Beacham—

Senate Bill No. 654:

A bill to be entitled An Act to amend Section 1 of Chapter 10169 of the Acts of 1925, entitled: "An Act to give legal effect to certain instruments of writing purporting to give a power of attorney to convey or purporting to convey real estate but lacking in certain formalities required by law when executed, where such instrument or instruments has been spread upon the deed records of the county wherein the land then situated for a period of ten years or more before the passage of this Act, and authorizing the introduction and use in evidence in any and all courts in this State or certified copies of such instruments or the record thereof so filed or recorded"; and to make the provisions hereof applicable to all such instruments hereafter for a period of ten years or more spread upon the deed records of the county wherein the land there-in described has been or was at the time situated.

Which was read the first time by its title only and referred to the Committee on Judiciary "A".

By Senator Beacham—

Senate Bill No. 655:

A bill to be entitled An Act repealing Section 2854 of Compiled General Laws of Florida, 1927, annotated relating to fees of County Surveyor.

Which was read the first time by its title only and referred to the Committee on County Organizations.

By Senator Lewis—

Senate Bill No. 656:

A bill to be entitled An Act authorizing the borrowing of money by any executor or administrator of the estate of a deceased person, and the encumbering or mortgaging of the real estate belonging to the estate of such deceased person, as security for the money so borrowed, when the loan and security are authorized and approved by the County Judge before whom the estate of such deceased person is being administered.

Which was read the first time by its title only and referred to the Committee on Judiciary "B".

By Senator Shivers—
Senate Bill No 657:

A bill to be entitled An Act to classify and name certain substances of dangerous narcotic or alcoholic content: to establish a State dispensary, and a county dispensary in each county, for the exclusive dispensing and distribution of said substances; to regulate and to provide for the manufacture, purchase, sale, use, possession, transportation or importation thereof in the State of Florida, for medical purposes only; making appropriations for carrying out, and fixing a penalty for the violation of the provisions of this law.

Which was read the first time by its title only and referred to the Committee on Public Health.

By Senator Gary—
Senate Bill No 658:

A bill to be entitled An Act prohibiting the pursuing, taking, killing or hunting of any game or game birds in Marion County, Florida, except deer and rails or marsh hens after the 31st day of January of each year; providing that nothing in this Act shall be construed to permit the hunting, taking, pursuing or killing of any game or game birds which is prohibited in said county by any law of the State of Florida, either General or Special, nor to extend the period now or hereafter fixed by any law of the State of Florida during which any game or game birds may be hunted, pursued, taken or killed in said county; providing a penalty for the violation of this Act and repealing all laws and parts of laws in conflict with the law and providing that this Act shall take effect immediately upon its passage and approval by the Governor or upon its becoming an Act without such approval.

Which was read the first time by its title only.

The following proof of publication was attached to Senate Bill No. 658 when it was introduced in the Senate:

STATE OF FLORIDA,
COUNTY OF MARION, S.S.

Affidavit of H. D. Leavengood of Star Publishing Company, Publishers of the Ocala Evening Star.

On this day personally appeared before me H. D. Leavengood, to me well known, who, being by me first duly sworn, deposes and says: That he is the Business Manager of the Star Publishing Company, Publishers of the Ocala Evening Star, a daily newspaper published in said County of Marion, State of Florida, at Ocala, Florida; that the attached Notice to the Legislature of game and bird was published in said newspaper, to-wit: The Ocala Evening Star, in its issue of April 11th, 1933; that the said Ocala Evening Star is a daily newspaper published at Ocala, Marion County, Florida, that the said newspaper has heretofore been continuously published in said Marion County, Florida, one each day, Sundays excepted, and has been entered and mailed as second class mail matter at the post office in Ocala, Florida, for a period of one year next preceding the first insertion of the attached notice or publication; that the said Ocala Evening Star is a newspaper of general circulation in Marion County, Florida.

H. D. LEAVENGOOD.

Sworn to and subscribed before me this the 12th day of May, A. D. 1933.

MARY M. CHIDDIX,
Notary Public, State of Florida at Large.
My Commission expires March 22, 1937.

(Seal)

NOTICE

Notice is hereby given that the undersigned intend to apply to the Legislature of Florida, during its regular session in the year 1933, for the passage of a local or special law, applicable only to Marion County, providing that the open season on all game and game birds, except deer and rails or marsh hens, shall end January 31st, of each year, and making it unlawful to hunt, pursue or kill any such game or game birds between February 1st and November 19th of each year, both dates inclusive.

B. F. BORDEN,
S. H. MARTIN.

Senator Gary moved that the rules be waived and Senate Bill No. 658 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 658 was read a second time by title only.

Senator Gary moved that the rules be further waived and

Senate Bill No. 658 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 658 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Hale, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—38.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

By Senator Gary—
Senate Bill No. 659:

A bill to be entitled An Act prohibiting the taking, hunting, pursuing or killing of wild turkey in Marion County, Florida, until after the 19th day of November, A. D. 1935; providing a penalty for the violation of this Act; repealing all laws in conflict herewith and providing that this Act shall take effect immediately upon its passage and approval by the Governor or upon its becoming a law without such approval.

Which was read the first time by its title only.

The following proof of publication was attached to Senate Bill No. 659 when it was introduced in the Senate:

NOTICE

Notice is hereby given that the undersigned intend to appeal to the Legislature of Florida, at its regular session in the year 1933, for the passage of a special or local law, applicable only to Marion County, making it unlawful to hunt, pursue or kill any wild turkey or turkeys in said County until after November 19, 1935.

BERNARD FISHER,
S. H. MARTIN,
JOE BORDEN.

STATE OF FLORIDA)
COUNTY OF MARION) s.s.

On this day personally appeared before me Frank Harris, Jr., to me well known, who, being by me first duly sworn, deposes and says: That he is the President of The Ocala Banner, Inc., the publisher of the Ocala Morning Banner, a newspaper published in said County of Marion, State of Florida, at Ocala, Florida; that the attached Notice of Intention was published in said newspaper, to-wit: the Ocala Morning Banner, in its issue of April 11th, 1933; that the said Ocala Morning Banner is a daily newspaper (except Monday) published at Ocala, Marion County, Florida; that the said newspaper has heretofore been continuously published in Marion County, Florida, at least once each week, and has been entered and mailed as second class mail matter at the post office in Ocala, Florida, for a period of one year next preceding the first insertion of the attached notice or publication; that the said the Ocala Morning Banner is a newspaper of general circulation in Marion County, Florida.

FRANK HARRIS, JR.

Sworn to and subscribed before me this the 11th day of April, A. D., 1933.

REBECCA C. WILLIAMS,
Notary Public.
My Commission Expires Nov. 6, 1934.

(Seal)

Senator Gary moved that the rules be waived and Senate Bill No. 659 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 659 was read a second time by title only.

Senator Gary moved that the rules be further waived and Senate Bill No. 659 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. 659 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Hale, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—38.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

By Senator Gary—
Senate Bill No. 660:

A bill to be entitled An Act to require any person killing any deer in Marion County, Florida, to report each such deer killed to the County Judge of said County, or to a duly commissioned game warden or deputy warden under the Laws of the State of Florida, or to the Sheriff of Marion County, Florida, or to a Deputy Sheriff of said County and prohibiting the dismemberment or mutilation of any deer so killed in said County so as to prevent the determination of its sex prior to the time of the killing thereof has been reported, and a written certificate of the fact of such reporting and permit to dismember such deer, obtained from such officer; requiring such officers to give such written certificate and permission to dismember upon production to them of the carcass of such animal for inspection to determine if it were such an animal as it was then lawful to kill in said County; providing a penalty for the violation of this Act; repealing all laws and parts of laws in conflict with this Act; and providing that this Act shall take effect immediately upon its passage and approval by the Governor or upon its becoming an Act without such approval.

Which was read the first time by its title only.

The following proof of publication was attached to Senate Bill No. 660 when it was introduced in the Senate:

NOTICE

Notice is hereby given that it is the intention of the undersigned to apply to the Legislature of Florida, at its regular session in the year 1933, for the passage of a local or special law, applicable only to Marion County, requiring all persons killing deer in said County to report each such kill to the County Judge of said County, or to a Game Warden, Deputy Game Warden, Sheriff or to Deputy Sheriff, within five days after killing, and making it unlawful to have in possession any deer or parts thereof prior to an inspection thereof by a Game Warden, Sheriff or Deputy Sheriff, without also having at the same time in possession, available for inspection by Game Wardens, Sheriffs and Deputy Sheriffs, one or more parts of such deer constituting clear evidence of the sex thereof.

**BERNARD FISHER,
S. H. MARTIN,
JOE BORDEN.**

STATE OF FLORIDA)
COUNTY OF MARION) s.s.

On this day personally appeared before me Frank Harris, Jr., to me well known, who, being by me first duly sworn, deposes and says: That he is the President of The Ocala Banner, Inc., the publisher of the Ocala Morning Banner, a newspaper published in said County of Marion, State of Florida, at Ocala, Florida; that the attached Notice of Intention was published in said newspaper, to-wit: the Ocala Morning Banner, in its issue of April 11th, 1933; that the said Ocala Morning Banner is a daily newspaper (except Monday) published at Ocala, Marion County, Florida; that the said newspaper has heretofore been continuously published in Marion County, Florida, at least once each week, and has been entered and mailed as second class mail matter at the post office in Ocala, Florida, for a period of one year next preceding the first insertion of the attached notice or publication; that the said the Ocala Morning Banner is a newspaper of general circulation in Marion County, Florida.

FRANK HARRIS, JR.

Sworn to and subscribed before me this the 11th day of April, A. D., 1933.

REBECCA C. WILLIAMS,
Notary Public.

My Commission expires Nov. 6, 1934.

(Seal)

Senator Gary moved that the rules be waived and Senate Bill No. 660 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 660 was read a second time by title only.

Senator Gary moved that the rules be further waived and Senate Bill No. 660 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. 660 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Hale, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—38.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

By Senator Dell—
Senate Bill No. 661:

A bill to be entitled An Act granting a pension to Thomas H. Bethea of Newberry, Florida.

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

By Senator Watson—
Senate Bill No. 662:

A bill to be entitled An Act to amend Section 6-(A) of Chapter 7672 (No. 414) Laws of Florida, Acts of 1927, providing for the Charter of the City of Miami Beach, as passed in 1927, and as amended as of July 1, 1927, to provide and empower the City of Miami Beach to acquire, own and dispose of and deal in its personal and real property, including parks and wharfs, and all other property, real and personal and to use and operate such property for revenue or any other purpose.

Which was read the first time by its title only.

Senator Watson moved that the rules be waived and Senate Bill No. 662 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 662 was read a second time by title only.

Senator Watson moved that the rules be further waived and Senate Bill No. 662 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. 662 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Hale, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—38.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

By Senator Harrison—
Senate Bill No. 663:

A bill to be entitled An Act to provide for the bonding, licensing, regulation and supervision of produce brokers engaged in the handling, receiving, or selling of farm products, to define the purpose of the Act to provide for the revocation of produce brokers licenses, and to fix penalties for the violation of the provisions of said Act.

Which was read the first time by its title only and referred to the Committee on Agriculture and Live Stock.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

Tallahassee, Fla., May 16, 1933.

Hon. T. G. Futch,
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. Early of Sarasota—
House Bill No. 766:

A bill to be entitled An Act to authorize the acceptance and exchange of bonds or delinquent interest coupons, or other delinquent obligations of Counties, District, Municipalities, at par, in redemption of lands from tax sales and in payment of other evidences of delinquent taxes due to same.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk House of Representatives.

House Bill No. 766, contained in the above Message, was read the first time by its title only and referred to the Committee on Finance and Taxation.

The motion made by Senator Holland to reconsider the vote by which Senate Bill No. 140 passed the Senate, was taken up in its order and the consideration of same was informally passed.

The motion made by Senator Parrish to reconsider the vote by which Senate Bill No. 435 failed to pass the Senate, was taken up in its order and the consideration of same was informally passed.

The motion made by Senator Stewart to reconsider the vote by which Senate Bill No. 212 passed the Senate, was taken up in its order and the consideration of same was informally passed.

The motion made by Senator Butler to reconsider the vote by which Senate Bill No. 170 failed to pass the Senate, was taken up in its order and the consideration of same was informally passed.

Senate Bill No. 118:

A bill to be entitled An Act to repeal Sections 1, 13, 14, 15, 16, 17, 18, 19, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 30a and 31 of Chapter 14572 of the Laws of Florida, being an Act relating to and concerning taxation.

Which was pending amendment at the house of adjournment on May 16, 1933, was taken up.

The following amendment was pending adoption:

In title of printed bill after the word "Sections"; strike out the numerals 1, 13, 14, 15, 16, 17, 19, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 30a and 31.

Senator Holland moved the adoption of the amendment.

Upon which a roll call was demanded.

Upon the adoption of the amendment offered by Senator Holland, the roll was called and the vote was:

Yeas—Senators Anderson, Butler, Caro, Chowning, Clarke, Dell, English, Gillis, Holland, Parker, Turner, Whitaker—12.

Nays—Mr. President; Senators Andrews, Bass, Beacham, Black, Gary, Getzen, Gomez, Hale, Harrison, Hilburn, Hodges, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Watson—26. Which was not agreed to.

Senator English offered the following amendment to Senate Bill No. 118:

Add as Section 1½: "This Act shall not effect any litigation pending prior to May 1, 1933.

Senator English moved the adoption of the amendment.

Upon which a roll call was demanded.

Upon the adoption of the amendment offered by Senator English the roll was called and the vote was:

Yeas—Senators Andrews, Butler, Caro, Clarke, Dell, English, Gillis, Holland, Parker, Turner, Whitaker—11.

Nays—Mr. President; Senators Bass, Beacham, Black, Gary, Getzen, Gomez, Hale, Harrison, Hilburn, Hodges, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Watson—25. Which was not agreed to.

Senator Sikes moved that the rules be further waived and Senate Bill No. 118, 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. 118, 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—Senators Andrews, Bass, Beacham, Black, Caro, Gary, Getzen, Gomez, Hale, Harrison, Hilburn, Hodges, Larson, Lewis, MacWilliams, Mann, Murphy, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Watson—25.

Nays—Mr. President; Senators Anderson, Butler, Chowning, Clarke, Dell, English, Gillis, Holland, Lundy, Parker, Turner, Whitaker—13.

So the bill passed and Senate Bill No. 118, as amended, was ordered referred to the Committee on Engrossed Bills.

EXPLANATION OF VOTE

I vote "no" on this bill because it is entirely a destructive and not remedial or constructive. I did not support the origi-

nal 1929 Act which this bill repeals but I cannot see my way clear to vote for any bill which totally destroys ad valorem taxation machinery upon which the counties must depend for support of local institutions.

D. STUART GILLIS.

Senator Anderson moved that the rules be waived and the Senate do now reconsider the vote by which the Senate adopted Senate Resolution No. 22:

Recommending that Tuesday and Thursday nights of this week and the week following be set aside by this Senate for the purpose of considering General Bills which are on the Calendar.

WHEREAS, This session is gradually coming to a close with many important bills unconsidered, and

WHEREAS, various members of the Senate are calling out of the regular order of business, certain bills which are considered and acted upon by the Senate, and

WHEREAS, by reason of many bills having been made special orders, and thereby delaying consideration of those bills on the calendar and in regular order, therefore

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

That Tuesday and Thursday nights of this week and the week following, this Senate do convene in session for the sole purpose of considering bills of general kind on the calendar, so that each Senator may call up for consideration two or more bills appearing thereon.

Which was agreed to by a two-thirds vote.

And the Senate reconsidered the vote by which Senate Resolution No. 22 was adopted.

Senator Anderson moved that the rules be waived and Senate Resolution No. 22 be referred to the Committee on Rules and Procedure.

Which was agreed to by a two-thirds vote.

And it was so ordered.

Senator Butler moved that Senate Bill No. 592 be recalled from the House of Representatives.

Which was agreed to.

And it was so ordered.

Senator Gomez moved that the rules be waived and the Senate do now take up the consideration of Senate Joint Resolution No. 74 out of its order.

Which was not agreed to.

By permission the following bills were introduced:

By Senator Stewart—

Senate Bill No. 664:

A bill to be entitled An Act to authorize the City Commission of the City of Fernandina, Nassau County, Florida, to extend the time for payment of all paving certificates or liens issued prior to 1929 for a period of five years from the date of maturity and to reduce the rate of interest thereon, from eight to six percent. for the period of five years beyond said date of maturity.

Which was read the first time by its title only.

Senator Stewart moved that the rules be waived and Senate Bill No. 664 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 664 was read a second time by title only.

Senator Stewart offered the following amendment to Senate Bill No. 664:

In Section 3, line 2 (typewritten bill), strike out the words: becoming a law and insert in lieu thereof the following: passage and approved by the Governor, or upon its becoming a law without such approval.

Senator Stewart moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Stewart moved that the rules be further waived and Senate Bill No. 664, 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. 664, 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Hale, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers,

Sikes, Stewart, Turner, Watson, Whitaker—38.

Nays—None.

So the bill passed, and Senate Bill No. 664, as amended, was ordered referred to the Committee on Engrossed Bills.

By Senator Gary—
Senate Bill No. 665:

A bill to be entitled An Act prohibiting, in Marion County, the pursuing, taking, hunting or killing of any game birds or game animals on Monday, Wednesday and Friday of each week during the period which, under any law, the hunting, pursuing, taking or killing is permitted by the laws of the State of Florida; providing a penalty for the violation of this Act and repealing all laws and parts of laws in conflict with this Act; and providing that this Act shall take effect immediately upon its passage and approval by the Governor or its becoming a law without such approval.

Which was read the first time by its title only.

The following proof of publication was attached to Senate Bill No. 665 when it was introduced in the Senate:

NOTICE

Notice is hereby given of the intention of the undersigned to apply to the Legislature of Florida, at its regular session in the year 1933, for the passage of a local or special law, applicable only to Marion County, prohibiting the hunting, pursuing or killing on Mondays, Wednesdays or Fridays during the hunting season of any game, game birds or game animals protected by the general laws of Florida.

B. F. BORDEN,
S. H. MARTIN.

STATE OF FLORIDA)
COUNTY OF MARION) s.s.

Affidavit of H. D. Leavengood of Star Publishing Company, Publishers of the Ocala Evening Star.

On this day personally appeared before me H. D. Leavengood, to me well known, who, being by me first duly sworn, deposes and says: That he is the Business Manager of the Star Publishing Company, Publishers of the Ocala Evening Star, a daily newspaper published in said County of Marion, State of Florida, at Ocala, Florida; that the attached Notice to the Legislature of Game and Birds was published in said newspaper, to-wit: The Ocala Evening Star, in its issue of April 11th, 1933; that the said Ocala Evening Star is a daily newspaper published at Ocala, Marion County, Florida; that the said newspaper has heretofore been continuously published in said Marion County, Florida, one each day, Sundays excepted, and has been entered and mailed as second class mail matter at the post office in Ocala, Florida, for a period of one year next preceding the first insertion of the attached notice or publication; that the said Ocala Evening Star is a newspaper of general circulation in Marion County, Florida.

H. D. LEAVENGOOD.

Sworn to and subscribed before me this the 12th day of May, A. D. 1933.

MARY M. CHIDDIX,
Notary Public, State of Florida at Large.
My Commission expires Mar. 22, 1937.

(Seal)

Senator Gary moved that the rules be waived and Senate Bill No. 665 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 665 was read a second time by title only.

Senator Gary moved that the rules be further waived and Senate Bill No. 665 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. 665 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Hale, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—38.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

By Senator Gomez—
Senate Bill No. 666:

A bill to be entitled An Act to regulate the hiring and renting of electric storage batteries and fixing the penalty for a violation thereof.

Which was read the first time by its title only.

Senator Gomez moved that the rules be waived and Senate Bill No. 666 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 666 was read a second time by title only.

Senator Gomez moved that the rules be further waived and Senate Bill No. 666 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. 666 was read a third time in full.

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

Yeas—Senators Anderson, Andrews, Beacham, Caro, Chowning, Clarke, Dell, Getzen, Gomez, Harrison, Hodges, Holland, Lewis, Lundy, MacWilliams, Mann, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Watson—23.

Nays—Mr. President; Senators Bass, English, Gillis, Parker, Turner, Whitaker—7.

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

By Senator Caro—
Senate Bill No. 667:

A bill to be entitled An Act to regulate the business of cleaning and pressing clothes, and persons, firms and corporations acting as agents for such business in Counties of the State of Florida having a population of not less than 53,000 and not more than 60,000 inhabitants, according to the Federal Census of 1930, and providing that any person, firm or corporation violating the provisions of this Act may be enjoined by a court of competent jurisdiction, and providing a further penalty therefor.

Which was read the first time by its title only.

Senator Caro moved that the rules be waived and Senate Bill No. 667 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 667 was read a second time by title only.

Senator Caro moved that the rules be further waived and Senate Bill No. 667 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. 667 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Hale, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—37.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

By Senator Caro (By Request)—
Senate Bill No. 668:

A bill to be entitled An Act to amend Sections 10 and 23 of Chapter 15637, Laws of Florida, 1931, entitled: "An Act creating the State Board of Accountancy of this State; providing for the appointment of the members of such board, fixing their term of office, prescribing the powers of such board and defining its duties; providing for the issuance of certificates to practice as Certified Public Accountants to persons who shall comply with the terms of this Act; regulating the practice of Public Accounting in this State; defining what shall constitute the practice of Public Accounting; authorizing the State Board of Accountancy to prescribe rules and regulations and requiring such board to promulgate canons of professional ethics; providing for the revocation and suspension of certificates held by Public Accountants and Certified Public Accountants; prescribing penalties for violating the provisions of this Act."

Which was read the first time by its title only and referred to the Committee on Judiciary "B".

By Senator Caro (By Request)—
Senate Bill No. 669:

A bill to be entitled An Act to authorize the State Board.

of Accountancy to prosecute in its own name suits seeking relief by way of injunction, or in the name of the State of Florida, on its own relation and by its own counsel, suits in the nature of mandamus proceedings as the case may be for the purpose of restraining any person from disobeying or commanding any person to obey any law, or any lawful order, rule or regulation promulgated by said board relating to the practice of Accountancy in the State of Florida under the provisions of Chapter 15637, Laws of Florida, 1931, and to provide the procedure to be followed in such cases and for appeals from such proceedings, and authorizing process for the enforcement of any judgment entered therein.

Which was read the first time by its title only and referred to the Committee on Judiciary "B".

By Senator Caro—
Senate Bill No. 670:

A bill to be entitled An Act in relation to the Government of the City of Pensacola and to limit and define its powers with respect to the levy of ad valorem taxes.

Which was read the first time by its title only.

Senator Caro moved that the rules be waived and Senate Bill No. 670 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 670 was read a second time by title only.

Senator Caro moved that the rules be further waived and Senate Bill No. 670 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. 670 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Hale, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—38.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

By Senators Stewart and Gary—

Senate Bill No. 671:

A bill to be entitled An Act providing for absentee voting from without the State in certain elections; and providing procedure in connection therewith.

Which was read the first time by its title only and referred to the Committee on Privileges and Elections.

By Senators Stewart and Gary—

Senate Bill No. 672:

A bill to be entitled An Act to amend Section 436, Compiled General Laws of Florida relating to and providing for absentee voting from without the State.

Which was read the first time by its title only and referred to the Committee on Privileges and Elections.

By Senator Sikes—

Senate Bill No. 673:

A bill to be entitled An Act for the relief of Olga Georgiou and providing appropriation to compensate her for the loss of her husband, George Georgiou, who was killed by T. W. Brewer, a Justice of the Peace for the State of Florida, and Thomas Booth, a Special Constable appointed by the said T. W. Brewer of the State of Florida.

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

Senator Lewis moved that Senate Bill No. 656 be recalled from the Committee on Judiciary "B".

Which was agreed to.

And it was so ordered.

By unanimous consent, Senator Lewis withdrew Senate Bill No. 656.

Senator Caro moved that the rules be waived and the Senate do now take up the consideration of House Joint Resolution No. 20 out of its order.

Which was agreed to by a two-thirds vote.

And—

House Joint Resolution No. 20:

A Joint Resolution proposing an amendment to Article 10 of the Constitution of the State of Florida by adding thereto an

additional section to be known as "Section 7" relating to Homestead and Exemptions.

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

That the following amendment to Article 10 of the Constitution of the State of Florida relating to homestead and exemptions, by adding thereto an additional Section to be known as "Section 7" providing that no assessment for any State or County or municipal taxation shall be levied upon the homestead, be and the same is hereby agreed to and shall be submitted to the qualified electors of the State of Florida for ratification or rejection in the general election to be held on the first Tuesday after the first Monday in November, A. D. 1934, that is to say, there shall be added to Article 10 of the Constitution of the State of Florida relating to homestead and exemptions, an additional Section to be known as "Section 7" of said Article, which shall read as follows:

Section 7. There shall be exempted from all taxation, other than special assessments for benefits, to every head of a family who is a citizen of and resides in the State of Florida, the homestead as defined in Article 10 of the Constitution of the State of Florida up to the valuation of \$5,000.00; provided, however, that the title to said homestead may be vested in such head of a family or in his lawful wife residing upon such homestead or in both.

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

Senator Caro moved that the rules be waived and House Joint Resolution No. 20 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Joint Resolution No. 20 was read a third time in full.

Upon the passage of the Joint Resolution the roll was called and the vote was:

Yeas—Senators Andrews, Beacham, Black, Caro, Chowning, Dell, English, Gary, Getzen, Gomez, Hale, Harrison, Hilburn, Hodges, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Raulerson, Rose, Shivers, Sikes, Stewart, Watson, Whitaker—27.

Nays—Mr. President; Senators Anderson, Bass, Butler, Clarke, Gillis, Holland, Parker, Shelley, Turner—10.

So House Joint Resolution No. 20 passed by the required Constitutional three-fifths vote of all members elected to the Senate for the 1933 Session of the Florida Legislature, and the action of the Senate was ordered to be certified to the House of Representatives.

Senator Harrison moved that the rules be waived and Senate Bill No. 545 be re-referred to the Committee on Live Stock and Agriculture.

Which was agreed to by a two-thirds vote.

And it was so ordered.

The hour having arrived for the consideration of Senate Bill No. 250 as a Special Order.

Senate Bill No. 250:

A bill to be entitled An Act regulating the Business of Building and Loan Associations and the conditions and basis upon which the withdrawal value of unpledged stock may be paid to or withdrawn by stockholders; providing that certain income shall be impounded under certain circumstances and used for the protection and conservation of assets belonging to the Association and for operating expenses; providing for the application of the withdrawal value of stock directly upon loans; regulating the making of loans and the assignment or transfer of evidences of indebtedness held by the Association; amending Section 6155, Compiled General Laws of Florida; regulating the acquiring and holding of real estate; providing that the withdrawal value of stock may be accepted in payment of loans and in payment for assets sold by the Association at the discretion of the Association; providing for the reduction or settlement of loans under certain circumstances; providing that notes, bonds, mortgages shares of stock issued or received by the Building and Loan Associations shall be exempt from the provisions of Chapters 15787 and 15789, Laws of Florida, 1931; providing that Building and Loan Associations shall have the right and authority to purchase shares of stock in, and bonds, notes and other securities of any Federal Home Loan Bank, or any other Federal or Reserve Corporation created or authorized by law to lend money to Building and Loan Associations; authorizing Building and Loan Associations to borrow money from any Federal Home Loan Bank or any other Federal or Reserve Corporation created or authorized by law to lend money to Building and Loan Associations and to mortgage, pledge, assign and hypothecate any or all of their assets including mortgages to secure such loans; providing that Building and Loan Associations shall set up a reserve for

contingencies against which losses are to be charged; providing that the liability to its stockholders may be reduced by order of the Circuit Court under certain conditions; regulating the payment of dividends; providing for the voluntary or involuntary liquidation or re-organization of Building and Loan Associations in case of insolvency and for other reasons; providing regulations relating to re-organization and voluntary or involuntary liquidation; providing that the withdrawal of unpledged stock may be limited or deferred and that liability to stockholders may be reduced by the vote or consent of a majority of the stockholders; defining the legal relationship existing between Building and Loan Associations and their stockholders; defining insolvency of Building and Loan Association; providing for payment of stock or share accounts held in more than one name; repealing Sections 6168, 6170, 6172, 6175, 6176, 6177, 6178, 6181, and 6183 of the Compiled General Laws of Florida, 1927, Chapter 15605 of the Acts of the Legislature of the State of Florida for the year 1931, and all other laws, or parts of laws, in conflict with this Act.

Was taken up.
 Senator Hilburn moved that the rules be waived and Senate Bill No. 250 be read a second time by title only.

Which was agreed to by a two-thirds vote.
 And Senate Bill No. 250 was read a second time by title only.

Pending amendment of Senate Bill No. 250 Senator Whitaker 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 12:53 o'clock P. M.

The Senate emerged from Executive Session at 1:13 o'clock P. M. and resumed its session.

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

Mr. President; Senators Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Hale, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—38.

A quorum present.
 The hour of adjournment having arrived, a point of order was called, and the Senate took a recess at 1:15 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Hale, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—38.

A quorum present.
 By permission the following reports were submitted:

REPORTS OF COMMITTEES

Senator Gillis, Chairman of the Committee on Rules and Procedure, submitted the following report:

Senate Chamber,
 Tallahassee, Fla., May 17, 1933.

Hon. T. G. Futch,
 President of the Senate.

Sir:
 Your Committee on Rules and Procedure, to whom was referred:

Senate Resolution No. 22:
 Recommending that Thursday night of this week and Tuesday and Thursday nights of the week following be set aside by this Senate for the purpose of considering general bills which are on the calendar.

Have had the same under consideration, and recommend that the Substitute herewith be adopted.

Very respectfully,
 S. D. GILLIS,
 Chairman of Committee.

And Senate Resolution No. 22 with Substitute therefor, contained in the above report, was placed on the Calendar of Bills on second reading.

Also—
 Senator Parker, Chairman of the Committee on Public Roads and Highways, submitted the following report:

Senate Chamber,
 Tallahassee, Fla., May 17, 1933.

Hon. T. G. Futch,
 President of the Senate.

Sir:
 Your Committee on Public Roads and Highways, to whom was referred:

Senate Bill No. 526:
 A bill to be entitled An Act to declare, designate and establish a certain State road.

Committee Amendment Suggested to Senate Bill No. 526:
 In Section 1 following the sentence ending in these words, "from Cross City to Horse Shoe Beach in Dixie County", insert the following: "the number of said road to be designated by the State Road Department".

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

Very respectfully,
 F. P. PARKER,
 Chairman of Committee.

And Senate Bill No. 526, contained in the above report, together with committee amendment, was placed on the Calendar of Bills on second reading.

Also—
 Senator Parker, Chairman of the Committee on Public Roads and Highways, submitted the following report:

Senate Chamber,
 Tallahassee, Fla., May 17, 1933.

Hon. T. G. Futch,
 President of the Senate.

Sir:
 Your Committee on Public Roads and Highways, to whom was referred:

Also—
 Senate Bill No. 534:
 A bill to be entitled An Act to declare, designate and establish a certain State road in Manatee County, Florida.

Also—
 Senate Bill No. 535:
 A bill to be entitled An Act to declare, designate and establish a certain State road in Manatee County, Florida.

Also—
 Senate Bill No. 536:
 A bill to be entitled An Act to declare, designate and establish a certain State road in Manatee County, Florida.

Also—
 Senate Bill No. 634:
 A bill to be entitled An Act to extend State Road Number 47 A from Citra in Marion County, Florida, westward via Peoples City, Irvine and Flemington to the Marion County line.

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

Very respectfully,
 F. P. PARKER,
 Chairman of Committee.

And Senate Bills Nos. 534, 535, 536 and 634, contained in the above report, were placed on the Calendar of Bills on second reading.

Also—
 Senator Parker, Chairman of the Committee on Public Roads and Highways, submitted the following report:

Senate Chamber,
 Tallahassee, Fla., May 17, 1933.

Hon. T. G. Futch,
 President of the Senate.

Sir:
 Your Committee on Public Roads and Highways, to whom was referred:

Senate Bill No. 625:
 A bill to be entitled An Act to declare, designate and establish as a State road the following road: Beginning at the in-

tersection of Northeast 79th street and State Road No. 4, City of Miami, Florida, thence west along Northeast 79th street and Northwest 79th street to a point where Northwest 79th street intersects with Bougainvillea avenue in the City of Hialeah.

Also—

Senate Bill No. 627:

A bill to be entitled An Act to declare, designate and establish as a State road that certain road beginning at intersection of Ocean Boulevard with State Road No. 4 at North Miami Beach, Florida, thence westward to point of intersection with State Road No. 149, thence westward to point of intersection with State Road No. 26-A.

Also—

Senate Bill No. 650.

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

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

Very respectfully,

F. P. PARKER,
Chairman of Committee.

And Senate Bills Nos. 625, 627 and 650, contained in the above report, were placed on the Calendar of Bills on second reading.

REPORT OF COMMITTEE ON ENGROSSED BILLS

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

Senate Chamber,
Tallahassee, Fla., May 17, 1933.

Hon. T. G. Futch,
President of the Senate.

Sir:

Your Committee on Engrossed Bills, to whom was referred (with amendment) after third reading, passed as amended:

Senate Bill No. 664:

A bill to be entitled An Act to authorize the City Commission of the City of Fernandina, Nassau County, Florida, to extend the time for payment of all paving certificates or liens issued prior to 1929 for a period of five years from the date of maturity, and to reduce the rate of interest thereon from eight to six per cent, for the period of five years beyond said date of maturity.

Amendment:

In Section 3, line 2 (typewritten bill), strike out the words: becoming a law and insert in lieu thereof the following: passage and approval by the Governor, or upon its becoming a law without such approval.

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

Very respectfully,

J. W. TURNER,
Chairman of Committee.

And Senate Bill No. 664, contained in the above report, was ordered to be certified to the House of Representatives.

Also—

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

Senate Chamber,
Tallahassee, Fla., May 17, 1933.

Hon. T. G. Futch,
President of the Senate.

Sir:

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

Senate Bill No. 118:

A bill to be entitled An Act to repeal Sections 1, 13, 14, 15, 16, 17, 18, 19, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 30a and 31 of Chapter 14572 of the Laws of Florida, being an Act relating to and concerning taxation.

Amendments:

In Title, after words "Laws of Florida" add "Acts of 1929."
In Section 1, line 2 (typewritten bill), strike out the words and figures "and 31" and insert in lieu thereof the following: "31 and 42."

In line 2 title (typewritten bill), strike out the words and figures "and 31" and insert in lieu thereof the following: "31 and 42."

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

Very respectfully,

J. W. TURNER,
Chairman of Committee.

And Senate Bill No. 118, contained in the above report, was ordered to be certified to the House of Representatives.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

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

Senate Chamber,
Tallahassee, Fla., May 17, 1933.

Hon. T. G. Futch,
President of the Senate.

Sir:

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

House Bill No. 1090:

A bill to be entitled An Act to abolish the Charter of the City of Fort Myers, in Lee County, Florida, and to grant a new charter for the "City of Fort Myers" created under this Act; to define its boundaries, jurisdiction, powers, privileges and immunities; to provide a councilmanic form of government; to confirm the title to all city property including all riparian and foreshores rights, the title to all tide water and other lands and river bottoms heretofore granted by the State of Florida, or otherwise acquired; to validate all taxes and other assessments and levies heretofore made; to preserve the validity and binding force of all debts, obligations and liabilities of the former City of Fort Myers, and to continue the same as the debts and liabilities of the City of Fort Myers created by this Act, and to preserve the validity and binding force of all credits and assets of the former City of Fort Myers and to continue the same as the credits and assets of the City of Fort Myers created by this Act; fixing the date when this Act shall take effect and providing for the government of this City of Fort Myers during the interim between the taking effect of this Act and the taking of office of the first officer of the City of Fort Myers elected under this Act; and to provide for the election and fixing of salaries of the city created by this Act; creating a Board of Elections, designating the persons composing such Board of Elections, granting and defining the powers and duties of such Board of Elections; creating a municipal court and defining its powers and jurisdiction; dividing the City of Fort Myers, created by this Act, into wards and defining the boundaries of each such ward; creating a municipal corporation in the State of Florida to be known as the City of Fort Myers.

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

Very respectfully,

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

The following communication from the Governor was received:

STATE OF FLORIDA
EXECUTIVE DEPARTMENT
TALLAHASSEE
May 16, 1933

Honorable T. G. Futch,
President of the Senate,
Tallahassee, Florida.

Sir:

I have the honor to inform you that I have today approved the following Acts which originated in your Honorable Body and have caused the same to be filed in the office of the Secretary of State:

Senate Bill No. 412 relating to fine and forfeiture fund, St. Johns County.

Senate Bill No. 423 relating to Sumter County.

Respectfully submitted,

DAVE SHOLTZ,
Governor.

By permission the following bills were introduced:

By Senator Hilburn—

Senate Bill No. 674:

A bill to be entitled An Act amending Chapter 9875, Laws

of Florida, establishing and organizing a municipal government for the City of Palatka in Putnam County, Florida, defining its boundaries and providing for its government, jurisdiction, powers, franchises and privileges, by amending Sections 67, 70, 73, 74 and 78 of said Chapter 9875.

Which was read the first time by its title only.
Senator Hilburn moved that the rules be waived and Senate Bill No. 674 be read a second time by title only.

Which was agreed to by a two-thirds vote.
And Senate Bill No. 674 was read a second time by title only.

Senator Hilburn moved that the rules be further waived and Senate Bill No. 674 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. 674 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—37.

Nays—None.
So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

By Senator MacWilliams—
Senate Bill No. 675:

A bill to be entitled An Act to authorize the City of St. Augustine, Florida, through its City Commission to make a levy of taxes for the specific use of general municipal operation, that is for the maintenance of fire, police, sanitation, soil removal, cleaning of streets and all municipal necessities, together with the payment of salaries; that the levy for each group be made specific as to the time, amount and method of collection and payment and application thereof; said taxes so collected to be disbursed first; a special levy and millage shall be set aside for each specific necessity and not chargeable with any debt service or indebtedness of said city, said levy being made specific for general municipal operation in the time of emergency, and which said taxes shall not be subject to disposition by mandamus.

Which was read the first time by its title only.
Senator MacWilliams moved that the rules be waived and Senate Bill No. 675 be read a second time by title only.

Which was agreed to by a two-thirds vote.
And Senate Bill No. 675 was read a second time by title only.

Senator MacWilliams moved that the rules be further waived and Senate Bill No. 675 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. 675 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—37.

Nays—None.
So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

By Senator MacWilliams—
Senate Bill No. 676:

A bill to be entitled An Act to amend Section 9 of Chapter 1550, Laws of Florida A. D. 1931, same being Section 69 of the Charter of the City of St. Augustine, Florida.

Which was read the first time by its title only.
Senator MacWilliams moved that the rules be waived and Senate Bill No. 676 be read a second time by title only.

Which was agreed to by a two-thirds vote.
And Senate Bill No. 676 was read a second time by title only.

Senator MacWilliams moved that the rules be further waived and Senate Bill No. 676 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. 676 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—37.

Nays—None.
So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

By Senator MacWilliams—
Senate Bill No. 677:

A bill to be entitled An Act to amend Sections 88, 95, 120 and 124, of the Charter of the City of St. Augustine, Florida, being Chapter 11148 of the Laws of Florida, A. D. 1925, and Acts amendatory thereof, as amended by Chapter 14375 of the Laws of Florida, A. D. 1929, and Chapter 15500 of the Laws of Florida, A. D. 1931; and enacting and creating Section 7-A of the City Charter and authorizing and giving the City Commission power to grant and establish a pension fund for firemen and policemen; and enacting and creating Section 121-A of the City Charter, an Act validating the temporary creation of an installment tax trust fund.

Which was read the first time by its title only.
Senator MacWilliams moved that the rules be waived and Senate Bill No. 677 be read a second time by title only.

Which was agreed to by a two-thirds vote.
And Senate Bill No. 677 was read a second time by title only.

Senator MacWilliams moved that the rules be further waived and Senate Bill No. 677 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. 677 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—37.

Nays—None.
So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

By Senator MacWilliams—
Senate Bill No. 678:

A bill to be entitled An Act authorizing and empowering the City of St. Augustine, Florida, by and through its City Commission, the governing body thereof, by ordinance, to borrow money for the purpose of purchasing, installing or leasing electric light or power plants, gas or water plants; and/or to borrow money with which to pay for a distributing system to distribute the electricity made by said plant, and/or to borrow money to pay for a distributing system to distribute electricity, gas or water, and by contract to pledge the net earnings of said plant or plants to repay said sums of money so borrowed; providing, however, that the sole source of revenue and payment for the repayment of said loans shall be made from the net earnings of said plant or plants so purchased, installed or leased, and provided, however, that the full faith, and credit of the City of St. Augustine, Florida, shall not be pledged to the repayment of any loan or loans made for the purchase or installation of said plants; and to provide a penalty for the use of any part of said net income for any other purpose until said loan or loans are fully repaid, and providing for a referendum election.

Which was read the first time by its title only.
Senator MacWilliams moved that the rules be waived and Senate Bill No. 678 be read a second time by title only.

Which was agreed to by a two-thirds vote.
And Senate Bill No. 678 was read a second time by title only.

Senator MacWilliams moved that the rules be further waived and Senate Bill No. 678 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. 678 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, Eng-

lish, Gary, Getzen, Gillis, Gomez, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—37.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

Senator MacWilliams moved that Senate Bill No. 647 be recalled from the House of Representatives.

Which was agreed to.
And it was so ordered.

By Senator Gary—
Senate Bill No. 679:

A bill to be entitled An Act amending Section 14, of Chapter 10028, Acts of 1925, Laws of Florida, relating to building and loan associations.

Which was read the first time by its title only and referred to the Committee on Building and Loans.

By Senator Whitaker—
Senate Bill No. 680:

A bill to be entitled An Act authorizing the investment of sinking funds of the City of Tampa in delinquent tax anticipation notes or current revenue notes issued by said City or in either or both within two years from the date this Act becomes effective.

Which was read the first time by its title only.

Senator Whitaker moved that the rules be waived and Senate Bill No. 680 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 680 was read a second time by title only.

Senator Whitaker moved that the rules be further waived and Senate Bill No. 680 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. 680 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—37.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

By Senator Whitaker—
Senate Bill No. 681:

A bill to be entitled An Act relating to the government and powers of the City of Tampa, validating all assessments for taxes heretofore levied and assessed by said City and tax certificates issued therefor by the Tax Collector to the City Attorney, authorizing said City to borrow money against, payable out of, and secured by, delinquent taxes due and owing the said City, providing for the issuance and sale of delinquent tax anticipation notes by said City and the payment thereof, providing for the collection and application of such delinquent taxes so pledged, defining the several words and terms as used in this Act, and to provide for the construction thereof.

Which was read the first time by its title only.

Senator Whitaker moved that the rules be waived and Senate Bill No. 681 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 681 was read a second time by title only.

Senator Whitaker moved that the rules be further waived and Senate Bill No. 681 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. 681 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—37.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

Senator Lewis moved that the rules be waived and the Senate do now take up the consideration of House Bill No. 1093 out of its order.

Which was agreed to by a two-thirds vote.

And—

House Bill No. 1093:

A bill to be entitled An Act relating to the City of Marianna, Florida, and providing for the assessment of taxes against any real estate therein that has escaped taxation for the year 1924, or any subsequent year, the time and manner that such assessment shall be made, the effect thereof, and providing for the collection of interest on such taxes.

Was taken up out of its order.

Senator Lewis moved that the rules be further waived and House Bill No. 1093 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1093 was read a second time by title only.

Senator Lewis moved that the rules be further waived and House Bill No. 1093 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. 1093 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—37.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

Senator Lewis moved that the rules be waived and the Senate do now take up the consideration of House Bill No. 1092 out of its order.

Which was agreed to by a two-thirds vote.

And—

House Bill No. 1092:

A bill to be entitled An Act to empower the city council of Marianna, Florida, to prescribe by ordinance, maximum rates and charges for the supply of water, gas or electricity furnished to said City and the inhabitants thereof, and requiring any individual, company or corporation authorized to furnish such supply to furnish information to said city relating to its business and operation, specifying the information to be given and by whom, and authorizing the city council to prescribe penalties for failure to furnish the same.

Was taken up out of its order.

Senator Lewis moved that the rules be further waived and House Bill No. 1092 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1092 was read a second time by title only.

Senator Lewis moved that the rules be further waived and House Bill No. 1092 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. 1092 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—37.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

Senator Lewis moved that the rules be waived and the Senate do now take up the consideration of House Bill No. 1094 out of its order.

Which was agreed to by a two-thirds vote.

And—

House Bill No. 1094:

A bill to be entitled An Act providing for the redemption in certain cases of a part of any real estate from the lien of taxes or special assessments and levied by the City of Marianna, Florida, with certain limitations, and prescribing the basis upon which such redemption shall be made and the procedure to be followed

Was taken up out of its order.

Senator Lewis moved that the rules be further waived and House Bill No. 1094 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1094 was read a second time by title only.

Senator Lewis moved that the rules be further waived and House Bill No. 1094 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. 1094 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—37.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

Senator English moved that the rules be waived and the Senate do now take up the consideration of House Bill No. 1019 out of its order.

Which was agreed to by a two-thirds vote.

And—

House Bill No. 1019:

A bill to be entitled An Act relating to the office of county attorney in and for Columbia County, Florida, providing for the manner of election thereof, prescribing the duties of said officer, fixing the term of office of said officer, and the compensation to be paid to said officer, and repealing all laws and parts of laws in conflict therewith.

Was taken up out of its order.

Senator English moved that the rules be further waived and House Bill No. 1019 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1019 was read a second time by title only.

Senator English moved that the rules be further waived and House Bill No. 1019 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. 1019 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—37.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

Senator Raulerson moved that the rules be waived and the Senate do now take up the consideration of House Bill No. 1131 out of its order.

Which was agreed to by a two-thirds vote.

And—

House Bill No. 1131:

A bill to be entitled An Act to amend An Act to abolish the present municipal government of the City of Fort Pierce, in the County of St. Lucie, Florida, and to establish, organize, and constitute a municipality to be known as the City of Fort Pierce, and to define its territorial boundaries and to provide for its jurisdiction, powers and privileges; to grant to the said city power to levy excise sales taxes; to authorize the separate payment of taxes levied for several purposes; to provide for the payment of special assessment liens and taxes and the mediums of payment, and the payment of taxes and special assessments with bonds, interest coupons and other

evidences of debt for the division of liens for special assessments for public improvements; to validate tax levies of the City of Fort Pierce; to grant certain conditional powers to the City of Fort Pierce and to the City Commissioners of the City of Fort Pierce, and for other purposes.

Was taken up out of its order.

Senator Raulerson moved that the rules be further waived and House Bill No. 1131 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1131 was read a second time by title only.

Senator Raulerson moved that the rules be further waived and House Bill No. 1131 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. 1131 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—37.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

Senator Raulerson moved that the rules be waived and the Senate do now take up the consideration of House Bill No. 1133 out of its order.

Which was agreed to by a two-thirds vote.

And—

House Bill No. 1133:

A bill to be entitled An Act authorizing the acceptance and exchange of bonds or interest coupons or other obligations of all counties having a population of not less than 7,000 and not more than 7,250, according to the last State or Federal census, and other taxing districts and municipalities located within said counties at par in redemption of lands from tax sales and in payment in part or in full or other taxes due to same.

Was taken up out of its order.

Senator Raulerson moved that the rules be further waived and House Bill No. 1133 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1133 was read a second time by title only.

Senator Raulerson moved that the rules be further waived and House Bill No. 1133 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. 1133 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Hale, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—38.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

Senator Raulerson moved that the rules be waived and the Senate do now take up the consideration of House Bill No. 1149 out of its order.

Which was agreed to by a two-thirds vote.

And—

House Bill No. 1149:

A bill to be entitled An Act permitting interest on delinquent drainage taxes of North St. Lucie River Drainage District in St. Lucie County, Florida, for the year 1931 and prior years; providing that delinquent drainage taxes for said district for the year 1932 and succeeding years shall bear penalty at rate of ten per cent per annum for the first year and at rate of eight per cent per annum each year thereafter; and providing that drainage tax certificates now owned by said district shall be redeemable in full, before issuance of master's deed thereon, at face value less all interest on the principal of delinquent tax included therein and without interest on the face of the certificate.

Was taken up out of its order.

Senator Raulerson moved that the rules be further waived and House Bill No. 1149 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1149 was read a second time by title only.

Senator Raulerson moved that the rules be further waived and House Bill No. 1149 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. 1149 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—37.

Nays—None.

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

Senator Lundy moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 461 out of its order.

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 461:

A bill to be entitled An Act to extend State Road No. 227.

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

The Committee on Public Roads and Highways offered the following amendment to Senate Bill No. 461:

By inserting the following Section: "Section II. The State Road Department of the State of Florida is hereby authorized and empowered to use for the construction and maintenance of the above designated and established Road any and all funds for construction of State Roads and Bridges, providing the construction of the aforesaid Road shall begin as soon as possible, when the construction has been reached on State Roads Nos. 1 to 5 inclusive, 8 and 17, 19, 5A, 10, 11, 13, 15, 20, 28 and 47, when labor and equipment may be transferred from the Roads mentioned in this provision that will not delay the construction of such Roads as mentioned in this provision."

And also changing "Section II" to "Section III" and by changing "Section III" to "Section IV".

Senator Lundy moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Lundy offered the following amendment to Senate Bill No. 461:

In Section I, line 6 (typewritten bill), after the word Florida, insert the following: "and from thence in a northeasterly direction to or near a point on State Road No. 62 known as Munson, in Santa Rosa County, Florida".

Senator Lundy moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Lundy moved that the rules be further waived and Senate Bill No. 461, 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. 461, 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 Anderson, Andrews, Bass, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Harrison, Hodges, Holland, Lundy, MacWilliams, Mann, Parker, Parrish, Raulerson, Shelley, Shivers, Sikes, Stewart, Turner, Whitaker—27.

Nays—None.

So the bill passed, as amended, and was ordered referred to the Committee on Engrossed Bills.

Senator Parker moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 549 out of its order.

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 549:

A bill to be entitled An Act to repeal Chapter 11859 Compiled General Laws of 1927, being Section 54 Revised General

Statutes of Florida relating to registration of drug stores with the State Board of Health; the qualification and appointment of drug store inspectors by the State Board of Health, and to provide for the pay of such inspectors.

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

Senator Parker moved that the rules be further waived and Senate Bill No. 549 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. 549 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 Anderson, Andrews, Bass, Beacham, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Harrison, Hilburn, Hodges, Holland, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Whitaker—33.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

The President announced the appointment of Senators Getzen, Butler and Gillis as the Conference Committee on the part of the Senate to confer with a similar committee on the part of the House of Representatives to adjust the differences between the two Bodies on Senate Amendment to House Joint Resolution No. 328.

Senator Getzen moved that the rules be waived and the Senate do now take up the consideration of House Bill No. 1123 out of its order.

Which was agreed to by a two-thirds vote.

And—

House Bill No. 1123:

A bill to be entitled An Act prohibiting the taking, catching, or gathering any fish from the waters of Sumter County, Florida, for sale by the use of trot lines, nets, guns or traps of any kind, for the taking of fish of any kind from the waters of Sumter County, Florida, providing for enforcement of this Act and providing a penalty for the violation thereof.

Was taken up out of its order.

Senator Getzen moved that the rules be further waived and House Bill No. 1123 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1123 was read a second time by title only.

Senator Getzen moved that the rules be further waived and House Bill No. 1123 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. 1123 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—37.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

Senator Getzen moved that the rules be waived and the Senate do now take up the consideration of House Bill No. 856 out of its order.

Which was agreed to by a two-thirds vote.

And—

House Bill No. 856:

A bill to be entitled An Act validating and legalizing certain sales of tax certificates by the Clerk of the Circuit Court of Pasco County, Florida, or by the Board or County Commissioners of said County, prior to the first day of March, 1933, the purchase price of which certificates was paid in bonds.

Was taken up out of its order.

Senator Getzen moved that the rules be further waived and House Bill No. 856 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 856 was read a second time by title only.

Senator Getzen moved that the rules be further waived and House Bill No. 856 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. 856 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 Anderson, Andrews, Bass, Beacham, Black Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—37.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

Senator Gillis moved that the rules be waived and the Senate do now take up the consideration of Senate Resolution No. 22 out of its order.

Which was agreed to by a two-thirds vote.

And—

Senate Resolution No. 22:

Recommending that Tuesday and Thursday nights of this week and the week following be set aside by this Senate for the purpose of considering General Bills which are on the Calendar.

WHEREAS, This session is gradually coming to a close with many important bills unconsidered, and

WHEREAS, various members of the Senate are calling out of the regular order of business, certain bills which are considered and acted upon by the Senate, and

WHEREAS, by reason of many bills having been made special orders, and thereby delaying consideration of those bills on the calendar and in regular order, therefore

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

That Tuesday and Thursday nights of this week and the week following, this Senate do convene in session for the sole purpose of considering bills of general kind on the calendar, so that each Senator may call up for consideration two or more bills appearing thereon.

Was taken up and read in full.

The following Committee Substitute for Senate Resolution No. 22:

Recommending that Thursday night of this week and Tuesday and Thursday nights of the week following be set aside by this Senate for the purpose of considering general bills which are on the Calendar.

WHEREAS, This session is gradually coming to a close with many important bills unconsidered; and

WHEREAS, various members of the Senate are calling, out of the regular order of business, certain bills which are considered and acted upon by the Senate; and

WHEREAS, by reason of many bills having been made special orders, and thereby delaying consideration of those bills on the calendar and in regular order, therefore,

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

That on Thursday night, May 18, 1933, the Senate hold a session beginning at 8:00 o'clock P. M. and adjourning at will, and that on Tuesday and Thursday nights of the week beginning May 22, 1933, the Senate hold night sessions beginning at 8:00 o'clock P. M. and adjourning at will, general legislation to be considered at such sessions.

Was taken up and read the first time in full.

The question was put on the adoption of the Committee Substitute for Senate Resolution No. 22.

Which was agreed to.

And Committee Substitute for Senate Resolution No. 22 was adopted.

Senate Bill No. 250.

A bill to be entitled An Act regulating the Business of Building and Loan Associations and the conditions and basis upon which the withdrawal value of unpledged stock may be paid to or withdrawn by stockholders; providing that certain income shall be impounded under certain circumstances and used for the protection and conservation of assets belonging to the Association and for operating expenses; providing for the application of the withdrawal value of stock directly upon loans; regulating the making of loans and the assignment or transfer of evidences of indebtedness held by the Association; amending Section 6155, Compiled General Laws of Florida; regulating the acquiring and holding of real estate; providing that the withdrawal value of stock may be accepted in payment of loans and in payment for assets sold by the Association

at the discretion of the Association; providing for the reduction or settlement of loans under certain circumstances; providing that notes, bonds, mortgages, shares of stock issued or received by the Building and Loan Associations shall be exempt from the provisions of Chapter 15787 and 15789 Laws of Florida, 1931; providing that Building and Loan Associations shall have the right and authority to purchase shares of stock in and bonds, notes and other securities of any Federal Home Loan Bank or any other Federal or Reserve Corporation created or authorized by law to lend money to Building and Loan Associations; authorizing Building and Loan Associations to borrow money from any Federal Home Loan Bank or any other Federal or Reserve Corporation created or authorized by law to lend money to Building and Loan Associations and to mortgage, pledge, assign and hypothecate any or all of their assets including mortgages to secure such loans; providing that Building and Loan Associations shall set up a reserve for contingencies against which losses are to be charged; providing that the liability to its stockholders may be reduced by order of the Circuit Court under certain conditions; regulating the payment of dividends; providing for the voluntary or involuntary liquidation or re-organization of Building and Loan Associations in case of insolvency and for other reasons; providing regulations relating to re-organization and voluntary or involuntary liquidation; providing that the withdrawal of unpledged stock may be limited or deferred and that liability to stockholders may be reduced by the vote or consent of a majority of the stockholders; defining the legal relationship existing between Building and Loan Associations and their stockholders; defining insolvency of Building and Loan Association; providing for payment of stock or share accounts held in more than one name; repealing Sections 6168, 6170, 6172, 6175, 6176, 6177, 6178, 6181 and 6183 of the Compiled General Laws of Florida, 1927, Chapter 15605 of the Acts of the Legislature of the State of Florida for the year 1931, and all other laws, or parts of laws, in conflict with this Act.

Which was pending amendment at the hour of recess as a Special Order. Was taken up

The Committee on Building and Loans offered the following amendment to Senate Bill No. 250:

In title, line 35 (typewritten bill), after the word "pledge", insert the words "or repledge".

Senator Hilburn moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

The Committee on Building and Loans also offered the following amendment to Senate Bill No. 250:

In Section 1, at the end of Subsection 4 (typewritten bill), insert: After obtaining the consent and approval of the Comptroller losses may be adjusted pro rata by the segregation of the assets into groups represented by different series of stock. Previous stock may be cancelled and new stock in various series issued in its place for each group of assets of old stock or for new investment. When assets are segregated to it, each series shall hold and own such assets independently of other series and have no interest in nor obligation for the assets, debts, burdens, nor obligations of other series. Mutuality of like interests shall be maintained.

Senator Hilburn moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

The Committee on Building and Loans also offered the following amendment to Senate Bill No. 250:

In Section 1, Subsection 6, page 5, lines 8 and 9 (typewritten bill), strike out the words: "or some multiple thereof or such other unit or multiple thereof" and insert in lieu thereof the following: "or such other sum less than one hundred (\$100.00) dollars."

Senator Hilburn moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

The Committee on Building and Loans also offered the following amendment to Senate Bill No. 250:

In Section 3, Subsection 7, page 8, line 4 (typewritten bill), strike out the word: "loss" and insert in lieu thereof the following: "loan".

Senator Hilburn moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

The Committee on Building and Loans also offered the following amendment to Senate Bill No. 250:

Title, page 2 (typewritten bill), add to the title of the Act at the end thereof and immediately following the word "Act"

the following sentence: "and prescribing certain penalties for the violation of this Act."

Senator Hilburn moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

The Committee on Building and Loans also offered the following amendment to Senate Bill No. 250:

In Section 6, paragraph 1 (typewritten bill), after the word "agency" at the end of paragraph 1, add the following: "This right to pledge shall include the right to repledge the shares of stock pledged as collateral without securing the consent of the owner thereto."

Senator Hilburn moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

The Committee on Building and Loans also offered the following amendment to Senate Bill No. 250:

In Section 9, lines 4 and 5, page 14 (typewritten bill), strike out the words: "at the request of the Comptroller."

Senator Hilburn moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

The Committee on Building and Loans also offered the following amendment to Senate Bill No. 250:

In Section 10, Subsection 5, line 18, page 16 (typewritten bill), insert after the period following the word "exclusive" the following: "Any such plan of reorganization or voluntary liquidation after approval by the stockholders and the Comptroller, shall be presented to the Circuit Court of the Circuit in which the Association is located for confirmation and shall not be operative or effective until confirmation by such Court."

Senator Hilburn moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

The Committee on Building and Loans also offered the following amendment to Senate Bill No. 250:

In Section 10, Subsection 10, page 19, line 6 (typewritten bill), strike out the period after the word "assets" and add the following: "which have already been distributed, but any claim which may be filled thereafter with a showing satisfactory to the liquidator that the claimant received no notice provided for in this Section prior to the expiration of the twelve months' period, he shall be entitled to share in such disbursement or distribution of assets as may be made after due proof of his claim."

Senator Hilburn moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

The Committee on Building and Loans also offered the following amendment to Senate Bill No. 250:

In Section 11a (typewritten bill), add the following: "Should any director, officer, or employee in charge of the management and affairs of any Building and Loan Association operating under the provisions of this Act, make any loan of the funds or assets of the Building and Loan Association for which they are acting, in a sum greater than fifty (50) per cent of the withdrawal value of the stock at the time of making said loan to any director, officer, or employee; or should any director, officer, or employee in any other manner operate or use the Association, its funds or assets in such a manner as to profit or benefit such officer, director or employee to the injury of said Association and to the advantage of such officer, director, or employee other than as otherwise contemplated in the terms of employment of such officer, director, or employee, any and all such officers, directors, or employees thus violating the provisions of this Act, shall be guilty of a felony and upon conviction thereof shall be fined not in excess of five thousand (\$5,000.00) dollars or imprisoned in the penitentiary of the State of Florida for a period of not greater than two (2) years,—either the fine or the imprisonment to be imposed at the discretion of the trial court."

Senator Hilburn moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

The Committee on Building and Loans also offered the following amendment to Senate Bill No. 250:

In Section 9, line 11, page 13 (typewritten bill), insert after the period following the word "Association" the following: "Said petition shall set forth among other things, a true and correct appraisal of all assets owned by the Association. Such appraisal shall be based on the fair market value of the assets and shall be made by a committee ap-

pointed by the Board of Directors. Notice of the hearing upon said petition shall be given to the Comptroller at least fifteen (15) days prior to the hearing and a copy of the petition should be attached to the notice. The Comptroller in his discretion may be represented at said hearing upon the petition. If, in his opinion, the appraisal attached to the petition does not set forth the fair market value of the assets, the Comptroller may appoint three disinterested persons who shall, with all reasonable dispatch, appraise the assets of the Association and such appraisal as soon as completed shall be presented to the court for its consideration. At the request of the Comptroller, the court shall delay the entry of any order on the petition until the appraisal has been filed and considered. All expenses of such appraisal shall be borne by the Association."

Senator Hilburn moved the adoption of the amendment.

Which was not agreed to.

Senator Hilburn offered the following amendment to Senate Bill No. 250:

In Section 9, line 5 between the words "directors" and "the association" insert the following: "and with the consent of the State Comptroller."

Senator Hilburn moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Hilburn also offered the following amendment to Senate Bill No. 250:

In Section 3, paragraph six (6) before the words "any building" insert the following: "Upon the approval of the State Comptroller."

Senator Hilburn moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Hilburn also offered the following amendment to Senate Bill No. 250:

Insert as Section 12-A the following:

"The provisions of this Act shall not apply to Building and Loan Associations that are now in the hands of the Comptroller or a liquidator or receiver appointed by the Comptroller or any Circuit Court, provided that should any such Association be hereafter reorganized at the sole discretion of and by the State Comptroller such Association shall thereafter be governed by the provisions hereof.

Senator Hilburn moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Hilburn also offered the following amendment to Senate Bill No. 250:

In Section 6, line 1 before the words "any building" insert the following: "Upon the approval of the State Comptroller."

Senator Hilburn moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Hilburn moved that the rules be further waived and Senate Bill No. 250, 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. 250, 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 Anderson, Andrews, Bass, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Harrison, Hilburn, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Parker, Parrish, Raulerson, Rose, Shivers, Sikes, Turner, Watson, Whitaker—31.

Nays—None.

So the Bill passed, as amended, and was ordered referred to the Committee on Engrossed Bills.

By permission the following bills were introduced:

By Senator Watson—
Senate Bill No. 682:

A bill to be entitled An Act authorizing the City Commissioners of the City of Miami to adjust delinquent city taxes and outstanding improvement liens, and prescribing the conditions under which such adjustments may be made and the method of procedure.

Which was read the first time by its title only.

Senator Watson moved that the rules be waived and Senate Bill No. 682 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 682 was read a second time by title only.
Senator Watson moved that the rules be further waived and

Senate Bill No. 682 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. 682 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—37.

Nays—None.

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

By Senator Sikes—

Senate Bill No. 683:

A bill to be entitled An Act to amend Sub-Sections k, l, m, n, o, p, q, r, s, t, u, v, w, x, y, z and Sub-Section aa and Sub-Section bb of Section 14, Chapter 15505, Special Acts, Laws of Florida of 1931.

Which was read the first time by its title only and placed on the Calendar of Local Bills on second reading.

By permission the following resolution was introduced:

By Senator Shivers—

Senate Resolution No. 23:

A Resolution fixing the compensation of attaches of the Senate of the State of Florida for the 1933 Session, and repealing all former resolutions pertaining thereto.

WHEREAS, it has been the custom during previous sessions of the Legislature for the attaches of the Senate to receive as compensation six dollars (\$6.00) per diem, excepting pages, which have received four dollars (\$4.00) per diem; and

WHEREAS, the said attaches of the Senate are put to considerable expense by reason of the high cost of living obtaining in Tallahassee during this and previous sessions of the Legislature; and

WHEREAS, many of the said attaches are the sole support of dependents, and are therefore required to finance the upkeep of two or more living establishments; and

WHEREAS, the positions now held by many of the said attaches represent their only employment in many months, and, due to the prevailing condition of business, it is probable that the said positions will be their only employment for some time to come; and

WHEREAS, the Senate has, by means of Senate Resolution Number Three, reduced the compensation of said attaches from six dollars (\$6.00) per diem to five dollars (\$5.00) per diem, excepting pages, whose compensation has been reduced from four dollars (\$4.00) per diem to three dollars (\$3.00) per diem; and

WHEREAS, the said reduction in compensation has materially affected the benefits to be derived by the said attaches from their positions;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE STATE OF FLORIDA:

That Senate Resolution Number Three be, and the same is hereby repealed; and

BE IT FURTHER RESOLVED:

That the Committee on Legislative Expenses be and they are hereby directed to affix the compensation of all attaches of the Senate at six dollars (\$6.00) per diem, excepting pages, which shall receive four dollars (\$4.00) per diem, said rate of compensation to be effective as of April 4, 1933.

Which was read the first time in full.

The question was put on the adoption of the Resolution.

Upon which a roll call was demanded.

Upon the adoption of Senate Resolution No. 23 the roll was called and the vote was:

Yeas—Senators Beacham, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Harrison, Hilburn, Holland, Larson, Lewis, Lundy, Mann, Murphy, Parrish, Raulerson, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—27.

Nays—Mr. President; Senators Anderson, Andrews, Bass, Black, MacWilliams, Parker, Rose, Shelley—9.

Which was agreed to.

And Senate Resolution No. 23 was adopted.

Senator Gomez moved that the rules be waived and the Senate do now take up the consideration of House Bill No. 851 out of its order.

Which was agreed to by a two-thirds vote.

31—S. B.

And—

House Bill No. 851:

A bill to be entitled An Act pertaining to and regulating the Iona Drainage District, in Lee County, Florida; to provide that no maintenance taxes, nor emergency taxes nor any form of extra taxes, other than taxes for debt service, shall be levied or assessed for the year 1933 and subsequent years, and to prohibit the levy of same by the Iona Drainage District, in Lee County, State of Florida, or its Board of Supervisors or officers or receiver; and to cancel the unpaid maintenance taxes and unpaid emergency taxes levied and assessed for the respective years 1930, 1931 and 1932; to provide the penalty upon unpaid delinquent taxes due and/or to become due the Iona Drainage District, in Lee County, State of Florida, and to reduce the penalty on unpaid delinquent taxes for years prior to 1933; to provide and regulate and/or make optional the employment of an attorney and engineer and to limit, establish and regulate the fees, compensation and salary of the attorney and engineer and the supervisors and secretary of the Board of Supervisors and treasurer and office expense and other costs, charges and expenses of the Iona Drainage District, in Lee County, State of Florida; and to forbid the Board of Supervisors of said district and/or officers of said district to borrow money or issue warrants, notes or other evidence of debt against said district; and to forbid their incurring any liability, expense, costs or charges against said district; to authorize the receiver of the Iona Drainage District, in Lee County, State of Florida, to reconvey lands held by the receiver of said district under foreclosure for delinquent taxes or otherwise to the original owner from whom the respective lands were received by the receiver or said district, upon the redemption by such original owner; to receipt for delinquent taxes and cancel of record tax certificates and claims held by said district; to execute deeds of conveyance and other necessary good and sufficient instruments to return to the owner of the respective lands his title free and clear of any and/or all liens and clouds under delinquent drainage taxes, levies, assessments, penalties and costs; to provide for the cancellation on the records of the Clerk of the Circuit Court of Lee County, Florida, and the records of the said district of any and all tax liens, claims and incumbrances held by the receiver or said district upon the redemption of lands; and to validate receipts for tax payments and certificates or redemption heretofore made or issued by either the attorney for said district, the attorney for the receiver of said district, and/or the receiver of said district, and to authorize the clerk of said court to record the same and any such receipts and certificates of payment made or issued hereafter in the book of satisfaction of liens, and that such record shall be conclusive evidence of such tax lien having been paid; to authorize Iona Drainage District, of Lee County, Florida, to accept bonds, interest coupons and other obligations issued by said district in payment of due and/or delinquent taxes to said district and/or in payment of all unpaid assessed benefits; and to authorize said district to accept its bonds, interest coupons and other obligations at a sale of delinquent taxes and/or in payment of certificates which have been issued to it at previous delinquent tax sales; and to authorize said district to accept its bonds and coupons and other obligations, as herein provided, at par and in lieu of cash; and to provide that the provisions of the Act shall apply to and govern the receiver of said district and the attorney for the receiver and any and all officers and attorneys for said district; to provide that from and after this Act becomes a law a copy of the annual tax roll of the district shall be filed in the office of the Clerk of the Circuit Court in and for Lee County, Florida, and kept there as a public record and the tax payments and redemption of delinquent taxes shall be entered therein by the secretary of the district or by the receiver of the district; to provide that such tax roll record shall be accepted by the court as conclusive evidence as to payment of taxes and redemption of delinquent taxes, and to provide that the secretary of the district shall certify delinquent taxes, at which time he shall post to the copy of the tax roll as filed in the clerk's office all payments made to the tax collector, and thereafter post to said copy of tax roll all payments for redemption made for the preceding month, and to provide that in case of receivership of said district the receiver shall perform all duties herein provided to be performed by the secretary of the district, together with duties required by the court.

Was taken up out of its order.

Senator Gomez moved that the rules be further waived and House Bill No. 851 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 851 was read a second time by title only. Senator Gomez moved that the rules be further waived and

House Bill No. 851 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. 851 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—37.

Nays—None.

So the bill passed, title as stated, and the action of the Senate was ordered immediately certified to the House of Representatives, the rule being waived.

Senator Andrews moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 337 out of its order.

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 337:

A bill to be entitled An Act amending Section 1, of Chapter 13809, Laws of Florida, Acts of 1929, relating to the creation of the State Agricultural Marketing Board, defining its powers and duties and making appropriation therefor.

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

Senator Andrews moved that the rules be further waived and Senate Bill No. 337 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. 337 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 Anderson, Andrews, Bass, Caro, Clarke, English, Gary, Gillis, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Murphy, Parker, Parrish, Shivers, Sikes, Stewart, Watson, Whitaker—25.
Nays—Senators Butler, Getzen, Hale, Turner—4.

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

Senator Watson moved that the rules be waived and the Senate do now take up the consideration of House Bill No. 1141 out of its order.

Which was agreed to by a two-thirds vote.

And—

House Bill No. 1141:

A bill to be entitled An Act to create a County Budget Commission in Counties of Florida having a population of not less than seventy thousand (70,000), and not more than one hundred fifty thousand (150,000), by the last preceding State or Federal Census; to prescribe the powers, duties and functions of such County Budget Commission and the qualifications, terms of office and methods of appointment of members thereof; and to authorize such County Budget Commission, to make and control the budgets of receipts and expenditures of the Board of County Commissioners, Board of Public Instruction, County Welfare Board, and all other boards, commissions and officials of such Counties or of taxing districts, situate therein authorized to raise and expend moneys for County or district purposes.

Was taken up out of its order.

Senator Watson moved that the rules be waived and House Bill No. 1141 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1141 was read a second time by title only.

Senator Watson moved that the rules be further waived and House Bill No. 1141 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. 1141 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 Anderson, Andrews, Bass, Beacham, Black, Butler, Caro, Chowning, Clarke, Dell, English, Gary, Getzen, Gillis, Gomez, Hale, Harrison, Hilburn, Hodges, Holland, Larson, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—38.

Nays—None.

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

Senator Hilburn moved that the rules be waived and the Senate do now take up the consideration of Senate Bill No. 332 out of its order.

Which was agreed to by a two-thirds vote.

And—

Senate Bill No. 332:

A bill to be entitled An Act to amend Section No. 6013, Compiled General Laws of Florida, 1927, relating to the duty of officers and agents of a corporation to its minority stockholders

Was taken up out of its order.

Senator Hilburn moved that the rules be further waived and Senate Bill No. 332 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 332 was read a second time by title only.

The following Substitute by Senator Hilburn for Senate Bill No. 332:

A bill to be entitled An Act to amend Section 6013, Compiled General Laws of Florida, 1927, same being Section 4084, Revised General Statutes of Florida, 1920.

Was taken up and read the first time by its title only.

Senator Hilburn moved that the rules be further waived and the Substitute for Senate Bill No. 332 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And the Substitute for Senate Bill No. 332 was read a second time by title only.

Senator Hilburn moved the adoption of the Substitute for Senate Bill No. 332.

Which was agreed to.

And the Substitute for Senate Bill No. 332 was adopted.

Senator Hilburn moved that the rules be further waived and Substitute for Senate Bill No. 332 be read a third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Substitute for Senate Bill No. 332 was read a third time in full.

Upon the passage of the Substitute Bill the roll was called and the vote was:

Yeas—Mr. President; Senators Anderson, Andrews, Bass, Butler, Caro, Clarke, Dell, English, Gary, Gillis, Hale, Harrison, Hilburn, Hodges, Holland, Lewis, Lundy, MacWilliams, Mann, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Stewart, Turner, Watson, Whitaker—31.

Nays—None.

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

Senator MacWilliams moved that the rules be waived and the Senate do now take up the consideration of Messages from the House of Representatives out of their order.

Which was agreed to by a two-thirds vote.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

Tallahassee, Fla., May 17, 1933.

Hon. T. G. Futch,

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 Committee on Appropriations—

Senate Bill No. 372:

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.

Very respectfully,

FRANK WEBB,

Chief Clerk House of Representatives.

Senate Bill No. 372, contained in the above Message, was read by its title and ordered referred to the Committee on Enrolled Bills.

Also—

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

Tallahassee, Fla., May 17, 1933.

Hon. T. G. Futch,
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 Messrs. Tomasello, Jr., Kanner, Harrell, Scofield, Kennedy, Rogers, Butler, Waller, Kelly, Dugger, Booth, Driver, Knight, Andrews, Hancock, Hosford, Goff, Hatch, Laney, Auvil, Clay, Edney, Hubbell, Ezell, Butt, Hendry, Endsley, Bass, Peoples, Lewis, Byrd, Collier, Brannon, Westbrook, Sims, Albury, Middleton, Pearce, Price, Teague, Rivers, Sims, Strickland, Bonifay, Simmons, Stewart, Byington, Butler, Dickey, Geiger, MacWilliams, Boynton, Anderson, Christie, Trammell, Lanier, Gaston, Stone, Denison, Early, Holly, Herrin, Ward, Rehwinkel, Entzinger, Robineau Brown, Roberts, Bell, Dugger, Dixon, Burchard, Hendry, Wand, Boyd, Carey, Zim, Untreiner, Frost—
House Joint Committee Bill No. 1128:

A bill to be entitled An Act relating to the number of judicial circuits in the State of Florida and the counties composing same; providing for the establishment of 24 judicial circuits, and fixing their territorial boundaries; providing for the appointment of circuit judge or judges for each of said circuits; providing for the appointment of one State attorney and one court reporter for each circuit; providing for the holding of terms of court in each circuit; providing for the disposition of all cases pending and the carrying into effect of the provisions of this Act.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,
Chief Clerk House of Representatives.

House Joint Committee Bill No. 1128, contained in the above Message, was read the first time by its title only.

Senator MacWilliams moved that the rules be waived and House Joint Committee Bill No. 1128 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And House Joint Committee Bill No. 1128 was read a second time by title only.

Senator Mann offered the following amendment to House Joint Committee Bill No. 1128:

In Section 1 line 9, after the Dixie and before the counties, insert the following: Bradford, Union and Baker.

Senator Mann moved the adoption of the amendment.

Pending the adoption of the amendment offered by Senator Mann to House Joint Committee Bill No. 1128, Senator Hale moved that the rules be waived and the further consideration of House Joint Committee Bill No. 1128, with pending amendment, be informally passed and the bill retain its place on the Calendar of Bills on second reading.

Which was agreed to by a two-thirds vote.

And it was so ordered.

Senator MacWilliams moved that House Joint Committee Bill No. 1128 be made a special and continuing order at 11 o'clock Friday, May 19, 1933.

Which was agreed to.

And it was so ordered.

Senator MacWilliams moved that Senate Joint Resolution No. 582 be made a special and continuing order at 11:15 o'clock Friday, May 19, 1933.

Which was agreed to.

And it was so ordered.

Senator Parrish moved that House Substitute Bill No. 153 be made a special and continuing order at 12:00 o'clock M., Friday, May 19, 1933.

Which was agreed to.

And it was so ordered.

Senator Butler moved that House Bill No. 5 be made a special and continuing order at 11:00 o'clock A. M., Tuesday, May 23, 1933.

Which was agreed to.

And it was so ordered.

Senator Hodges moved that the Senate do now adjourn.

Which was agreed to.

And the Senate stood adjourned at 4:42 o'clock P. M. until 10:30 o'clock A. M., May 18, 1933.