

# JOURNAL OF THE SENATE

Thursday, May 18, 1933

The Senate convened at 10:30 o'clock A. M. pursuant to adjournment on Wednesday, May 17, 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 Wednesday, May 17, was corrected and as corrected was approved.

## REPORTS OF COMMITTEES

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.*

*Str.*

Your Committee on Judiciary "B", to whom was referred:

House Bill No. 30:

A bill to be entitled An Act to amend Section Fourteen (14) of Chapter 14486, Acts of 1929, Laws of Florida, entitled: "An Act providing for depository of sinking funds and delinquent taxes and other moneys for road and bridge indebtedness of the counties and special road and bridge districts of the State or otherwise, authorizing the issuance of refunding bonds by said counties and special road and bridge districts, and providing for the creation of a Board of Administration and the disbursement of such funds to pay such indebtedness and the use of any surplus in any county for the construction and maintenance of roads and bridges", by providing certain additional powers and duties of the State Board of Administration in connection with its functions as a fiscal agent for the several counties of the State of Florida with reference to road district, road and bridge district, special road and bridge district, and county road bonds, and bond issues subject to said Chapter.

Committee Amendment suggested:

Senate Committee Judiciary "B" offered the following amendment to House Bill No. 30:

In Section One (1) of the typewritten bill strike out sub-sections D, E, F and G, and insert in lieu thereof the following:

D. Any surplus in any county accounts, except sinking fund accounts, after such application as is provided for in sub-sections A, B and C hereof, shall be remitted to the county for the use of which such account was created and shall be used by such county only in the construction and/or maintenance of roads therein.

E. Provided that the State Board of Administration is hereby directed (save only in those cases covered by the provisions of sub-section J hereof) to use all of the moneys derived from gasoline tax and credited to the account of any county, road district, road and bridge district, or other unit coming under the provisions of this Act, which was on March 1st, 1933, in default in the payment of either principal or interest of its bonds which come under the provisions of this Act, for so long a period of time as said unit shall continue in default, for the following purpose, namely; to purchase for a price below the par value thereof and at the lowest bid offered any bond or bonds of such respective county, road district, road and bridge district or other unit coming under the provisions of this Act, the purpose and intention of this proviso being to direct and to require that all moneys derived from the additional sources of revenue provided by this Act as amended shall be used in such cases for the best interests of such overburdened and defaulting counties, road districts, road and bridge districts and other units, by the purchase

and acquisition of all outstanding bonds there of which may be acquired at greatly depreciated prices below the par value thereof whether such bonds be matured or unmatured or be in default or not for either principal or interest.

F. Provided also that any county, road district, road and bridge district or other unit coming under the provisions of this Act and which has become in default since March 1st, 1933, in the payment of either principal or interest of its bonds which come under the provision of this Act, or may become in such default at any time hereafter, shall be entitled (save only in those cases covered by the provision of sub-section J hereof) to have used all of the moneys derived from gasoline tax and credited to its account in the same fashion and for the same purpose as outlined hereinabove in sub-section E hereof in the cases of those counties, road districts, road and bridge districts or other units coming under the provisions of this Act which were in default on March 1st, 1933, whenever the State Board of Administration after an analysis and survey shall have found and determined that the total obligations of said county, road district, road and bridge district or other unit coming under the provisions of this Act exceed its ability to pay, the purpose and intention of this proviso being to limit the extension of the benefits of sub-section E of this Act to those counties, road districts, road and bridge districts or other units coming under the provisions of this Act and becoming in default, as aforesaid, subsequent to March 1st, 1933, to those cases where such defaults are necessitated by the inability of the unit affected to pay its obligations.

G. On request of the local governing body of any county, road district, road and bridge district or other unit coming under the provisions of this Act and becoming in default after March 1st, 1933, in the payment of principal or interest of any of its bonds coming under the provisions of this Act, said request to be evidenced by appropriate resolution addressed to said Board of Administration, the Board of Administration shall cause to be made a survey of the financial resources of such unit, an appraisal of its assets, an analysis of its tax paying history, an analysis of its obligations of all kinds, and any other information desired by said Board of Administration and bearing on the ability of the particular county or other unit to pay its obligations and to sustain at the same time its necessary functions of government. Based upon said survey the Board of Administration shall make its finding as to whether said county or other unit has total obligations in excess of its ability to pay. Any finding of the State Board of Administration hereunder may be vacated and set aside by a suit in chancery in the Circuit Court of Leon County, Florida, brought by the officials of the public unit affected or by any bond creditor if said finding is not in accord with the facts and equity of the case. Said finding shall be presumed to be true and correct and in accord with the justice of the case and the burden of proof shall be on any party assailing it.

H. The State Board of Administration shall give due notice of its purpose to purchase any of such bonds as provided in sub-sections E and F hereof by publication of such notice, at least one of which notices shall be published in a newspaper regularly published in the county where such bonds were issued. Such notice shall call for sealed bids and shall take the time and place at which said bids shall be opened, and said Board of Administration shall have the right to prescribe the security for performance by the bidder.

I. All bonds purchased and acquired by the said Board of Administration under sub-sections E and F hereof shall be cancelled and destroyed by the said Board of Administration and that fact certified to the county or other unit which issued said bonds, and the Board of Administration shall keep a full and complete record of each such transaction.

J. In any case arising under sub-section E or sub-section F hereof where any county, road district, road and bridge district, or other unit coming under the provisions of this Act shall have refunded its bonded indebtedness coming under the provisions of this Act, or shall hereafter refund the same, the county commissioners or other local governing body may, by their resolutions addressed to the State Board of Administration, elect to have applied all or any stated portion of the

moneys derived from gasoline tax and credited to said unit to meet the requirements of interest and principal or sinking funds of said refunding bonds, and said election shall be binding on the State Board of Administration.

And your committee respectfully recommends that said House Bill No. 30 with committee amendment thereto do pass. Very respectfully.

S. L. HOLLAND,  
Chairman of Committee.

And House Bill No. 30, together with the Committee Amendment, contained in the above report, was placed on the Calendar of Bills on second reading.

Also—  
Senator Gary, Chairman of the Committee on Finance and Taxation, submitted the following report:

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

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

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

Senate Bill No. 76:  
A bill to be entitled An Act amending Section 985, Compiled General Laws of Florida, relating to the manner in which lands sold for taxes may be redeemed and fixing the rate of interest necessary to pay in order to redeem the same and providing for the surrender of the tax certificate.

Committee amendments suggested:  
Amendment No. 1—  
Section 1, lines 8 to 15, strike out words: "taxes assessed against and for which said land was sold together with interest at the rate of ten per cent per annum for the first year and eight per cent per annum after the first year from the date of sale together with a fee of fifty cents (\$.50) for the clerk for each certificate or part of certificate so redeemed, and the clerk shall refund to the purchaser at the tax sale out of this redemption money, the".

Amendment No. 2—  
Section 1, line 17, strike out words "as herein specified" and insert in lieu thereof the words: "at the rate of ten per cent. per annum for the first year and eight per cent. per annum after the first year from the date of the sale, together with a fee of fifty cents (.50) for the clerk for each certificate or part of certificate so redeemed".

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

W. T. GARY,  
Chairman of Committee.

And Senate Bill No. 76, contained in the above report, together with committee amendments, was placed on the Calendar of Bills on second reading.

Also—  
Senator Gary, Chairman of the Committee on Finance and Taxation, submitted the following report:

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

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

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

Senate Bill No. 597:  
A bill to be entitled An Act to provide for the settlement of delinquent taxes on real estate in the State of Florida, and to further defer the enforcement of liens for such delinquent taxes, and for the assessment of lands upon or against which taxes are delinquent, and for the redemption of delinquent tax certificates with bonds

Also—  
Senate Bill No. 617:  
A bill to be entitled An Act to amend Section 9, of Chapter 4888, Acts of 1901, being Section 778, Revised General Statutes of Florida, 1920, being the same as Section 1002, Compiled General Laws of Florida, 1927, relating to redemption of tax certificates.

Also—  
Senate Bill No. 628:  
A bill to be entitled An Act cancelling all outstanding State and County tax certificates not held by individuals covering taxes for the year 1930 and prior years, provided the taxes for 1931 and 1932 current taxes on the property involved are fully paid not later than October 1st, 1933.

Also—  
Senate Bill No. 638:  
A bill to be entitled An Act relating to taxation and to amend Section 783, Revised General Statutes, being Section 1009, Compiled General Laws of Florida, 1927, relating to cancellation of invalid tax certificates.  
Have had the same under consideration, and recommend that the same do pass.

Very respectfully,  
W. T. GARY,  
Chairman of Committee.

And Senate Bills Nos. 597, 617, 628 and 638, contained in the above report, were placed on the Calendar of Bills on second reading.

Also—  
Senator Murphy, Chairman of the Committee on County Organizations, submitted the following report:

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

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

Sir:  
Your Committee on County Organizations, to whom was referred:

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.

Also—  
Senate Bill No. 591:  
A bill to be entitled An Act to authorize the Governor of Florida to exercise his power as Chief Executive of the State to enforce economy in the administration of county offices; to prescribe the duties of county officers and fix penalties.

Also—  
Senate Bill No. 579:  
A bill to be entitled An Act relating to the nomination of County Commissioners in the several counties of the State of Florida, and to provide for their nomination by the voters of such counties at large and not by districts, and to prescribe where they shall reside, and to repeal all laws in conflict herewith.

Also—  
Senate Bill No. 195:  
A bill to be entitled An Act to create a County Budget Commission in each of the several counties of the State of Florida; 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 and all other boards, commissions and officials of such county or of taxing districts (except school districts) situate therein authorized to raise and expend monies for county or district purposes.

Also—  
Senate Bill No. 230:  
A bill to be entitled An Act fixing the fees and compensation to be charged by the sheriffs of the several counties of the State of Florida and to repeal Chapter 10091 (No. 69), Acts of 1925, Laws of Florida, entitled "An Act fixing the fees to be charged by the sheriffs of the several counties of the State of Florida."

Also—  
Senate Bill No. 31:  
A bill to be entitled An Act relating to county officers and their employees; to fix and provide for their salaries, and to require that all their fees, commissions and perquisites be accounted for and paid into the county.

Also—

Senate Bill No. 309:

A bill to be entitled An Act providing that no compensation of any character, either salary, per diem or otherwise and no mileage or other expenses shall be paid to the County Commissioners of any county in the State of Florida

Also—

House Bill No. 159:

A bill to be entitled An Act to amend Section 1 of Chapter 11914, Acts of 1927, Laws of Florida, the same being Section 2204 of Compiled General Laws of Florida, 1927, relating to compensation of County Commissioners and repealing Chapter 11935, Acts of 1927, Laws of Florida, relating to compensation of County Commissioners.

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

Very respectfully,

H. G. MURPHY,  
Chairman of Committee.

And Senate Bills Nos. 655, 591, 579, 195, 230, 31, 309 and House Bill No. 159, contained in the above report, were placed on the Calendar of Bills on second reading.

Also—

Senator Shelley, Chairman of the Committee on Forestry, submitted the following report:

Senate Chamber,  
Tallahassee, Fla., May 18, 1933.

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

Sir:

Your Committee on Forestry, to whom was referred:

Senate Bill No. 424:

A bill to be entitled An Act providing for the establishment and maintenance of countywide forest fire protective units and declaring the powers of the Boards of County Commissioners in relation thereto, and authorizing the County Commissioners to levy a tax therefor.

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

Very respectfully,

W. P. SHELLEY,  
Chairman of Committee.

And Senate Bill No. 424, contained in the above report was placed on the Calendar of Bills on second reading.

Also—

Senator Stewart, Chairman of the Committee on Judiciary "A," submitted the following report:

Senate Chamber,  
Tallahassee, Fla., May 18, 1933.

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

Sir:

Your Committee on Judiciary "A," to whom was referred:

House Bill No. 213:

A bill to be entitled An Act regulating the sale of firearms and prescribing a penalty for the violation hereof.

Have had the same under consideration, and recommend that the same be reported without recommendation.

Very respectfully,

J. B. STEWART,  
Chairman of Committee.

And House Bill No. 213, contained in the above report was placed on the Calendar of Bills on second reading.

Also—

Senator Stewart, Chairman of the Committee on Judiciary "A," submitted the following report:

Senate Chamber,  
Tallahassee, Fla., May 18, 1933.

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

Sir:

Your Committee on Judiciary "A," to whom was referred:

House Bill No. 254:

A bill to be entitled An Act providing that no municipal corporation or taxing district of Florida shall be required to furnish surety on any injunction, appeal, supersedeas or other bond.

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

Very respectfully,

J. B. STEWART,

Chairman of Committee.

And House Bill No. 254, contained in the above report, was placed on the Calendar of Bills on second reading.

Also—

Senator Stewart, Chairman of the Committee on Judiciary "A," submitted the following report:

Senate Chamber,  
Tallahassee, Fla., May 18, 1933.

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

Sir:

Your Committee on Judiciary "A," to whom was referred:

House Bill No. 77:

A bill to be entitled An Act to prevent the throwing of bombs and the discharge of machine guns upon, or across any public road in the State of Florida, or upon or across any public park in the State of Florida or in any public place in the State of Florida where the people are accustomed to assemble, and to prescribe the penalty therefor.

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

Very respectfully,

J. B. STEWART,  
Chairman of Committee.

And House Bill No. 77, 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 18, 1933.

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

Sir:

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

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 15780, Laws of Florida, 1931; providing that Building and Loan Associations shall have the right and authority to purchase shares of stock in the 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 Associations; 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.

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

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 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."

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

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

Title, page 2, 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."

In Section 11-a (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."

In Section 10, Sub-section 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 filed 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."

In Section 10, Sub-section 5, line 18, page 16 (typewritten bill,) insert after the period following the word "exclusive" the following: "Any such plan of re-organization 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."

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

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."

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

In Section 1, Sub-section 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."

In Section 1, at the end of Sub-section 4 (typewritten bill,) insert: After obtaining the consent and approval of the Com-

troller 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.

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

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. 250, 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 18, 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. 461:

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

Amendments:

In Section 1, line 6, 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."

By inserting the following Section: "Section 11. 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, Number 1 to 5 inclusive, 8 and 17, 19, 5A, 10 11, 13, 15, 20, 8, 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 11" to "Section 111" and by changing "Section 111" to "Section IV."

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. 461, 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 18, 1933.

Hon. T. G. Futch,

President of the Senate.

Sir:

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

Committee Substitute for Senate Bill No. 313:

A bill to be entitled An Act prescribing additional duties of County Commissioners and Clerks of the Circuit Court, in their respective Counties of the State of Florida in connection with the recording and indexing of chattel mortgages, bills of sale, conditional bills of sale, retain title contracts or any other instrument affecting the title to personal property.

Also—

Senate Bill No. 314:

A bill to be entitled An Act to provide for the recording of all bills of sale, conditional sales contracts, retain title

contracts, contracts, mortgages, liens and leases upon Live-stock; providing when this Act shall become effective and providing for priority of purchaser or lien holders.

Also—

Committee Substitute for Senate Bill No. 315:

A bill to be entitled An Act to amend Section 913, Compiled General Laws of 1927, same being Section 12 of Chapter 5596, Acts of 1907 of the State of Florida, relating to taxation.

Also—

Senate Bill No. 514:

A bill to be entitled An Act to amend "An Act to abolish the present municipal government of the City of Coral Gables, Dade County, Florida, and create, establish and organize a municipality to be known and designated as the City of Coral Gables, and to define its territorial boundaries, and to provide for taxes, government, jurisdiction, powers and privileges," approved May 8th, 1929.

Also—

Senate Bill No. 585:

A bill to be entitled An Act relating to the issuance of preferred stock of any bank, banking firm, banking company or trust company, providing for the payment of dividends thereon, providing how it may be retired and determining its priority over common stock, limiting the liability of the stockholders of preferred stock and fixing the rights of holders of preferred stock and repealing Senate Bill No. 125, Acts of 1933, approved May 10, and all other laws in conflict therewith.

Also—

Senate Bill No. 592:

A bill to be entitled An Act creating a seawall commission in and for Duval County, Florida, providing for the appointment of the members of such commission by the Governor, authorizing such commission to build or construct seawalls along portions of the Eastern Shore of Duval County, Florida; appropriating a portion of the gasoline tax moneys which may now or at any other time be allocated to Duval County for the purposes of such commission; authorizing such commission to issue certificates of indebtedness or bonds, the principal and interest of which shall be paid by the proceeds of the portion of the gasoline tax money appropriated by this Act, and by special assessments levied against abutting property; authorizing the commission to make special assessments against the abutting property; providing for an election for the ratification or approval of the Act, and to authorize the issuance of such certificates or bonds, providing for the award of contracts for the construction of the proposed improvements, and conferring such rights and powers and imposing such duties upon the commission as may be necessary to carry out the purpose and intent of the Act, and for other matters relating thereto.

Also—

Senate Bill No. 329:

A bill to be entitled An Act to regulate the manufacture, sale, possession, control, prescribing, administering, dispensing, compounding, mixing, cultivation and growth of narcotic drugs in the State of Florida; to define certain words and phrases as used in this Act, to make it unlawful to manufacture, possess, have under control, sell, prescribe, administer, dispense or compound any narcotic drug, except as authorized by this Act; to make it unlawful to manufacture, compound, mix, cultivate, grow, or by any other process to produce or prepare narcotic drugs, or as a wholesaler to supply the same, without having first obtained a license to do so from the State Board of Health, except in the case of physicians and others specifically exempted therefrom; to provide for and regulate the issuance of licenses therefor by the State Board of Health; to designate the persons to whom licensed manufacturers or wholesalers may sell and dispense narcotic drugs but only upon official written orders; to make lawful the possession and control of narcotic drugs obtained as authorized by this Act; to regulate such sales and to require the keeping of proper records thereof; to regulate the administering, dispensing and use of narcotic drugs obtained under the provisions of this Act; to provide for and to regulate the sale and dispensing of narcotic drugs by apothecaries, upon written prescriptions of physicians, dentists and veterinarians; to make lawful the sale of stocks of narcotic drugs in pharmacies upon discontinuance of dealings in said drugs, to manufacturers wholesalers and apothecaries upon official written orders; to provide for sales

by apothecaries, upon official written orders, to physicians, dentists and veterinarians of limited quantities of narcotic drugs and solutions thereof for medical purposes; to authorize and to regulate the prescribing, administering, dispensing, mixing or otherwise preparing of narcotic drugs by physicians and dentists in good faith and in the course of their professional practices only, and the administering of the same by nurses and internes under their direction; to authorize and to regulate the prescribing, administering and dispensing of narcotic drugs by veterinarians in good faith and in the course of their professional practices only and the administering of the same by assistants or orderlies under their supervision; to require the return to physicians, dentists and veterinarians of the unused portions of narcotic drugs procured from them under the preceding sections: to provide for cases which shall be exceptions and exemptions from the operation of this Act; and to impose conditions upon such exceptions and exemptions; to require the keeping of records by every physician, dentist, veterinarian and other persons authorized to administer and professionally use narcotic drugs, of such drugs received and of such drugs administered, dispensed and professionally used by him, and to define what shall constitute a sufficient compliance with this requirement in certain cases, and to dispense with the keeping of such records in certain cases; to require the keeping of records by manufacturers and wholesalers of all narcotic drugs compounded, mixed, cultivated, grown, produced, prepared, received and disposed of by them; to require the keeping of records by apothecaries of all narcotic drugs received and disposed of by them; to require every person who purchases for resale, or who sells narcotic drug preparations exempted by Section 8 of this Act, to keep a record of all such preparations received, sold or disposed of: to authorize and direct the State Board of Health to prescribe the form of records required under this Act; to require such records to contain certain prescribed information; to require the retention of such records for a period of two years from the date of the transaction recorded; to provide that the keeping of records required by the Federal narcotic laws containing substantially the same information as required under this Act shall constitute compliance with said section, with certain exceptions herein contained: to require that whenever a manufacturer sells and dispenses a narcotic drug, and whenever a wholesaler sells and dispenses a narcotic drug prepared by him, he shall affix a label thereon containing certain specific information, and prohibiting any person except an apothecary to make such distribution to hospitals, and that it may destroy alter, deface, or remove such label; to require that whenever an apothecary sells or dispenses any narcotic drug on a prescription issued by a physician, dentist, or veterinarian, said apothecary shall affix to the container a label containing certain specified information, and to prohibit the altering, defacing or removing of any label so affixed so long as any of the original contents remains; to provide that the person to whom or for whose use and the owner of any animal for whose use any narcotic drug has been prescribed, sold or dispensed, may lawfully possess such drug only in the container in which it was delivered to him by the person selling or dispensing it; to except from the application of this Act restricting the possession and control of narcotic drugs, common carriers and warehousemen, and their employees, while engaged in lawfully transporting or storing such drugs, public officers and employees in the performance of their official duties requiring possession or control of narcotic drugs, and certain other persons: to define a common nuisance under this Act and to prohibit the maintenance of the same; to provide for the forfeiture of all narcotic drugs coming into the custody of peace officers where the lawful possession of the same cannot be established or the title thereto ascertained, and for the destruction and disposal of the same; to provide that the Court decreeing the forfeiture of such drugs may upon application of the State Board of Health order forfeited narcotic drugs delivered to said State Board of Health for official distribution to hospitals for medicinal use; to provide that the State Board of Health may or deliver to the United States Commissioner of Narcotics excess stocks of such drugs; to require the keeping by the State Board of Health of certain records pertaining to the receipt and disposal of narcotic drugs under this Section; to provide for the revocation and suspension of licenses and registrations of physicians, dentists, veterinarians, manufacturers, wholesalers, and apothecaries convicted of the violation of any provision of this Act and for reinstatement of the same; to authorize the inspection by certain officers of prescriptions, orders and records required by this Act, and stocks of narcotic drugs, and to prohibit the divulging by such officers of knowledge so obtained except in the cases provided for; to provide for the enforced confinement and treatment of any

person found upon proceedings had in conformity with the provisions of this Act to be such a habitual user of narcotic drugs as to endanger the public morals, health, safety or welfare, and of any person so far addicted to the use of narcotic drugs as to have lost the power of self control over his addiction, to provide for the commitment by any Court of competent jurisdiction of a defendant in a criminal action or proceeding, of such defendant for enforced confinement and treatment in a public hospital or institution under medical supervision, designated by the State Board of Health, when such defendant is a habitual user of narcotic drugs; to provide for the stay of further criminal proceedings and for deferring the imposition of sentence pending discharge of the patient from treatment in accordance with the preceding Section, to provide for the commitment of drug addicts upon voluntary application, to such institutions; to prohibit obtaining or attempting to obtain narcotic drugs or the administration thereof by fraud, deceit, misrepresentation or subterfuge, by the forgery or alteration of a prescription or written order or by the use of a false name or a false address; to prohibit the willful making of any false statement in any prescription, order, report or record required by this Act; to provide that no person shall for the purpose of obtaining a narcotic drug falsely assume the title of, or represent himself to be a manufacturer, wholesaler, apothecary, physician, dentist, veterinarian, or other authorized person, to prohibit the forging of a prescription or written order, or the uttering of a false or forged prescription or written order for narcotic drugs; to prohibit the affixing of any false or forged label to a package or receptacle containing any narcotic drugs; to provide that it shall not be necessary in any complaint, information or indictment, or in any proceeding brought for the enforcement of any provision of this Act to negative any exception to or exemption from the same; to provide that the burden of providing such exceptions and exemptions shall be upon the defendant; to make it the duty of the State Board of Health, its officers, agents, inspectors, and representatives, of all peace officers and prosecuting attorneys to enforce this Act, except provisions thereof which specifically delegate such enforcement; to provide that such officers shall cooperate with agencies charged with the enforcement of narcotic laws of this State of other States, and of the United States, to provide for and to prescribe the punishments which may be imposed for violations of this Act; to provide that acquittal or conviction under the Federal Narcotic Laws shall be a bar to prosecution for the same act under this Act; to provide that the invalidity or unconstitutionality of any provision of this Act shall not affect the remaining provisions thereof; to state the general purposes of this Act; to designate the short title thereof, and for other purposes.

Also—

Senate Bill No. 528:

A bill to be entitled An Act to repeal Chapter 15493, Laws of Florida, Acts of 1931, entitled: "An Act authorizing the Board of County Commissioners of Sumter County, Florida, to fix the salary of the members thereof," and repealing all other Acts of the Legislature or Laws fixing salaries of the Board of County Commissioners of Sumter County, Florida.

Also—

Senate Bill No. 529:

A bill to be entitled An Act requiring the Board of County Commissioners of Sumter County, Florida, to pay accounts created for the advertisement for the passage of local bills of the newspapers of Sumter County, Florida.

Also—

Senate Bill No. 532:

A bill to be entitled An Act making it unlawful for any member of the Board of Public Instruction of Sumter County, Florida, or the Board of Public Instruction of Sumter County, Florida, to transfer any school fund of Sumter County, Florida, to another school fund of Sumter County, and fixing the penalty for such violation.

Also—

Senate Bill No. 590:

A bill to be entitled An Act fixing and providing for the payment of salaries of supervisors of registration in Counties of the State of Florida having a population of not less than six thousand eight hundred and fifty-nine (6,859) and not more than six thousand eight hundred and eighty (6,880), according to the last Federal Census.

Also—

Senate Bill No. 576:

A bill to be entitled An Act to authorize the re-establishment and the re-assessment and collection of taxes upon any real or personal property in the Town of Atlantic Beach, a municipal corporation in Duval County, Florida.

Also—

Senate Bill No. 306:

A bill to be entitled An Act relating to the Town of Atlantic Beach, in Duval County, Florida, providing for the construction of seawalls, authorizing the issuance of bonds for that purpose; authorizing and providing for special assessments against abutting property to pay a portion of the cost of seawalls, or the bonds issued for that purpose, and other matters in connection therewith or relating thereto.

Also—

Senate Bill No. 518:

A bill to be entitled An Act providing for the creation in Sumter County, State of Florida, 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—

Senate Bill No. 559:

A bill to be entitled An Act relating to Dade Drainage District; amending Section 13 of Chapter 9417, Laws of Florida, Acts of 1923, as amended by Chapter 11988, Acts of 1927, relating to Dade Drainage District; amending Sections 14, 15, and 16 of said Chapter 9417, relating to Dade Drainage District; repealing Sections 17, 18, 19, 20, 21, 22, 23, 24, 25 and 26 of said Chapter 9417, relating to Dade Drainage District.

Also—

Senate Bill No. 527:

A bill to be entitled An Act to repeal Chapter 15495 Laws of Florida, Acts of 1931, entitled: "An Act authorizing the Board of Public Instruction of Sumter County, Florida, to fix the salaries of the members thereof", and repealing all laws or Acts of the Florida Legislature fixing the salaries of the Board of Public Instruction of Sumter County, Florida.

Also—

Senate Bill No. 414:

A bill to be entitled An Act making it lawful to use trammel net in certain waters in Counties containing a population of not less than (12,500), nor more than (13,000), according to last Census, State or Federal.

Also—

Senate Bill No. 544:

A bill to be entitled An Act making it unlawful for any member of the Board of County Commissioners of Sumter County, Florida, or the Board of County Commissioners of Sumter County, Florida, to transfer any school fund of Sumter County, Florida, to another fund of Sumter County, Florida, and fixing a penalty for such violation.

Also—

Senate Bill No. 584:

A bill to be entitled An Act authorizing the Board of County Commissioners of Suwannee County, Florida, to increase by resolution several items of the necessary and ordinary expenses, and all special and extra-ordinary expenses, as adopted for the fiscal year ending September 30, 1933; and authorizing an expenditure for the purpose of paying a part of the County Agent's salary from the agricultural fund.

Also—

Senate Bill No. 417:

A bill to be entitled An Act relating to the City Government of the City of Coral Gables; and to amend an Act entitled: "An Act to abolish the present municipal government of the City of Coral Gables, Dade County, Florida, and create, establish and organize a municipality to be known and designated as the City of Coral Gables, and to define its territorial boundaries, and to provide for taxes, government jurisdiction, powers and privileges," approved May 8th, 1929; confirming in other respects the existing charter of the City of Coral Gables, and laws amendatory thereof; authorizing

the governing authorities of the City of Coral Gables to levy and assess taxes against any of the property which may be hereafter excluded from the boundaries of said City for and on account of any existing indebtedness of said City for which such property may be liable.

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.

Also—

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 18, 1933.

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

Sir:

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

House Bill No. 586:

A bill to be entitled An Act relating to hotels, inns, restaurants, apartment houses and public lodging houses, defining the same and prescribing rules for their operation and maintenance, so as to insure the safety and health of employees and patrons of the same; providing for the inspection thereof, fees for same, and fixing fine and penalties for violation of such rules and regulations; and repealing all laws and parts of laws in conflict herewith.

Also—

House Bill No. 946:

A bill to be entitled An Act repealing Section 2 of Chapter 15579, Laws of Florida, Special Acts of 1931, providing for a closed season on fishing in the fresh waters of Washington County, Florida.

Also—

House Bill No. 1150:

A bill to be entitled An Act to amend Section 13 of House Bill No. 866 of the 1933 Regular Session of the Legislature, entitled: "An Act relating to the taking, shipment and sale of fresh water fish in Osceola County; prescribing the time when and means by and extent to which and size they may be taken, possessed, shipped and dealt in, and in what takes commercial fishing shall be prohibited, and providing for a closed season thereof during which no commercial fishing shall be allowed, and providing penalties for the violation of this Act."

Also—

House Bill No. 967:

A bill to be entitled An Act creating a tax adjustment board for the City of St. Cloud, Osceola County, Florida, prescribing the duties and powers of said tax adjustment board, prescribing the persons who shall constitute the members thereof, prescribing the rules and regulations of procedure, and providing for carrying into effect the provisions of this Act.

Have examined the same and find them correctly enrolled.

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

Very respectfully,

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

The bills contained in the above report were 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.

Also—

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 18, 1933.

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

Sir:

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

Also—

House Bill No. 1107:

A bill to be entitled An Act to abolish the present Mount Dora Park Commission of the Town of Mount Dora, Lake County, Florida, created by Chapter 13120—(No. 1315) Special Acts of 1927, Laws of Florida; to repeal Chapter 13120—(No. 1315), Special Acts 1927, Laws of Florida; and to establish, organize and create a body corporate to be known and designated as Mount Dora Park Commission, and to define its powers, to provide for its members and officers, to define its functions, the sources of revenue for the performance of its functions, and empowering it to enact rules and regulations and provide penalties for the violation thereof

Also—

House Bill No. 1115:

A bill to be entitled An Act to authorize the City of Trenton, Florida, to acquire and/or construct a waterworks system and/or a sanitary sewerage system, and to procure the funds necessary therefor by the issuance and sale of revenue bonds, creating a board of waterworks trustees, and providing for an election for the ratification hereof, and for other purposes.

Also—

House Bill No. 874:

A bill to be entitled An Act to prohibit live stock from running or roaming at large in certain parts of Sarasota County, Florida; and providing for the acquiring of a right of way for the construction and maintenance of a fence to protect the said prohibited parts of said County from said live stock running or roaming at large; and providing for the construction and maintenance of said fence; and providing for the construction and maintenance of cattle guards on State and County Highways; and providing for the enforcement of this Act; and providing that persons damaged by said live stock running or roaming at large may recover damages therefor.

Also—

House Bill No. 1106:

A bill to be entitled An Act to amend Sections 5, 6, 11 and 20 of Chapter 10866, Laws of Florida, Special Acts Regular Session 1925, approved May 21, 1925, being "An Act to abolish the present municipal government of the Town of Mount Dora, Lake County, Florida; to legalize the ordinances of said Town and all official acts thereunder; to create and establish the municipality of the Town of Mount Dora, Lake County, Florida, and to provide its jurisdiction and powers and officers thereof."

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.

Also—

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 18, 1933.

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

Sir:

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

House Bill No. 271:

A bill to be entitled An Act relating to wills and the probate thereof, to descent and distribution of decedents' estates, to dower, to the administration of decedents' estates and the practice and procedure relating thereto, to county judges and their jurisdiction in probate and administration and to appellate procedure relating thereto, to revise and consolidate the law relating to the estates of decedents and to repeal all laws and statutes in conflict herewith.

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 bill contained in the above report was 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

Senator Larson moved that Senate Bill No. 264, as amended, be recalled from the Governor's office.

Which was agreed to.  
And it was so ordered.

Senator Gomez moved that Senate Bill No. 589 be recalled from the Committee on Enrolled Bills.

Which was agreed to.  
And it was so ordered.

Senator Gomez moved that Senate Bill No. 589 be indefinitely postponed.

Which was agreed to.  
And it was so ordered.

By Senator Murphy—  
Senate Bill No. 684:

A bill to be entitled An Act to amend Section One of Chapter 11954, Acts of 1927, Laws of Florida, the same being "An Act to fix and determine the compensation and remuneration of all county officials in the State of Florida, now paid in whole or in part by fees, commissions or by one or more of said methods of payment; to require reports by said officials; to provide for the duty of the Board of County Commissioners in reference thereto; to provide for the distribution of moneys collected hereunder and to provide for the auditing of the accounts of said officers."

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

By Senator Chowning—  
Senate Bill No. 685:

A bill to be entitled An Act relating to the maintenance and care of State convicts and to amend Section 4 of Chapter 7833, Laws of Florida, Acts of 1919, being Section 8615, Compiled General Laws of Florida, 1927, relating to the levy and collection of a tax for the expense of the maintenance of the convicts at the State prison farm and other expenses of the State prison system.

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

By Senator Hilburn—  
Senate Bill No. 686:

A bill to be entitled An Act to amend Section 1 of Chapter 7935, Laws of Florida, as amended by Section 18 of Chapter 13576, Laws of Florida, relating to filing of claims with liquidators of State banks and trust companies in process of liquidation; and making further provisions in relation to the allowance of claims and distribution of assets of such banks and trust companies; and providing rules of construction.

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

By Senator Butler—  
Senate Bill No. 687:

A bill to be entitled An Act relating to the compensation of the Prosecuting Attorney for the Criminal Court of Record of each county in the State of Florida having a population of one hundred fifty-five thousand (155,000) inhabitants or more according to the last preceding State or Federal census and providing for the appointment and compensation of assistants.

Which was read the first time by its title only.

Senator Butler moved that the rules be waived and Senate Bill No. 687 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 687 was read a second time by title only. Senator Butler moved that the rules be further waived and Senate Bill No. 687 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. 687 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 the Committee on Banking—  
Senate Bill No. 688:

A bill to be entitled An Act to amend Section 1 of Chapter 7935 of the Laws of Florida as amended by Section 18 of Chapter 13576 of the Laws of Florida, relating to banking, and to provide for the disposition of unclaimed dividend warrants.

Which was read the first time by its title only.

Senator Anderson moved that the rules be waived and Senate Bill No. 688 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 688 was read a second time by title only. Senator Anderson moved that the rules be further waived and Senate Bill No. 688 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. 688 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, Gillis, Harrison, Hilburn, Holland, Lundy, MacWilliams, Mann, Murphy, Parrish, Raulerson, Shelley, Turner, Watson, Whitaker—27.

Nays—Senators Parker, Rose, Shivers—3.

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

Senator Whitaker moved that Senate Bill No. 337 be recalled from the House of Representatives.

Which was agreed to.

And it was so ordered.

Senator Whitaker moved that the Senate do reconsider the vote by which Senate Bill No. 337 passed the Senate.

And the motion went over under the rule.

By Senator Holland—  
Senate Bill No. 689:

A bill to be entitled An Act to repeal Sections 18 and 42 of Chapter 14572, Laws of Florida, 1929, relating to attorney's fees in proceedings for the foreclosure of tax certificates, to sale of tax certificates by competitive bids, and the refunding of the purchase price of invalid tax certificates so sold.

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

By Senator Andrews—  
Senate Bill No. 690:

A bill to be entitled An Act relating to State, County and municipal employees; to prohibit State officers, State Legislators, members of State Boards or Commissions, county officers, members of county boards or commissions, city officials, members of city boards or commissions, or their appointees

or employees from employing in any State, county or municipal work or service to be paid from State, county or municipal funds, any persons related to such State officer, State Legislator, member of a State board of commission, county officer, member of a county board or commission, city official, member of a city board or commission, or his appointee or employee when the relationship is within the fourth degree of consanguinity or affinity; to prohibit State officers, State legislators, members of State boards or commissions, county officers, members of county boards or commissions, city officials, members of city boards or commissions, or their appointees or employees from employing in government work or service to be paid from State, county or municipal funds, any person related to any other such State officer, State legislator, member of State board or commission, county officer, members of county board or commission, city official, member of city board or commission, or their appointees or employees when the relationship is within the second degree of consanguinity or affinity; to prohibit the employment in any State, county or municipal work or service, any married woman whose husband is able to support his wife; and providing penalties for violation of such provisions.

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

By Senator Bass—  
Senate Bill No. 691.

A bill to be entitled An Act providing for the protection of improved public roads in counties having a population of not less than 15,000 and not more than 16,000 inhabitants, according to the Federal census of 1930; and defining public roads; and giving power and authority to Boards of County Commissioners to regulate use of over-loaded motor vehicles, log trucks or log carts over such roads, by rules and regulations as to weight of vehicles and maintenance for damage done to roads; and providing for a penalty for non-compliance with rules and regulations; and exemption of certain roads.

Which was read the first time by its title only.

Senator Bass moved that the rules be waived and Senate Bill No. 691 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 691 was read a second time by title only.

Senator Bass moved that the rules be further waived and Senate Bill No. 691 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. 691 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. 692:

A bill to be entitled An Act to extend State Road Number 81 from its present terminus at Dunnellon eastward to intersect with State Road number 74.

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

By Senators Anderson, Futch and Caro—  
Senate Bill No. 693:

A bill to be entitled An Act regulating the purchase of goods, wares, merchandise, material and supplies by branches of the State Government, in cases where the same is to be paid for, in whole or in part, with public funds.

Which was read the first time by its title only.

Senator Anderson moved that the rules be waived and Senate Bill No. 693 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 693 was read a second time by title only.

Senator Anderson moved that the rules be further waived and Senate Bill No. 693 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. 693 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, Gillis, Gomez, Hale, Harrison, Hilburn, Hodges, Holland, Lewis, Lundy, MacWilliams, Mann, Murphy, Parker, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Turner, Watson, Whitaker—34.

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 Beacham requested that Senate Bill No. 334, reported unfavorably by the Committee on Finance and Taxation, be restored to the Calendar of Bills on second reading, under the rule.

And it was so ordered.

By unanimous consent, Senator Hodges withdrew Senate Joint Resolution No. 83:

By Senator Harrison—  
Senate Bill No. 694:

A bill to be entitled An Act to repeal Section 3066 and Section 3067 of Compiled General Laws of Florida, being An Act with reference to the purchase by cities or towns of gas and electric plants and property used in connection therewith, lying or being situate within the limits of such city or town under certain circumstances in said Sections mentioned.

Which was read the first time by its title only.

Senator Harrison moved that the rules be waived and Senate Bill No. 694 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 694 was read a second time by title only.

Senator Harrison moved that the rules be further waived and Senate Bill No. 694 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. 694 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. 695:

A bill to be entitled An Act to amend the existing Charter of the City of Venice, Florida, a municipality in the County of Sarasota, Florida, (being Chapter 11776 Extraordinary Session, Acts of 1925 and Acts amendatory thereof), by amending Sections 1 and 2 of Article 14 thereof.

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

By Senator Harrison—  
Senate Bill No. 696:

A bill to be entitled An Act to promote and develop the meat packing industry in the State of Florida; and to regulate the sale and transportation of meats and meat products slaughtered and prepared under municipal supervision in accordance with the terms of this Act; to provide certain requirements as to the construction and equipment of slaughter houses operating under the terms of this Act; to grant certain powers to municipalities as to the inspection of meats pursuant to this Act; and to authorize the Commissioner of Agriculture to make regulations for such inspection.

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

By Senator Lundy (By request)—  
Senate Bill No. 697:

A bill to be entitled An Act relating to and prohibiting the hunting or trapping of wild ducks, Hungarian partridges, California quail, Florida quail, geese, turkeys, pheasants and all other game birds, also prohibiting the hunting or trapping of foxes, opossums, deer, raccoons, otters, minks, beavers, and all fur bearing animals within the following described territory, situate in Santa Rosa County, State of Florida, to-wit: beginning for a starting point at the intersection of

the south line of Township 2 North and the east line of Range 26 west, and running north on the east range line of Range 26 to the intersection of said range line and the north line of Section 25, Township 4 North, Range 26 West; thence west on the Section Line to where said Section line intersects the west range line of Range 27 west; thence south along the said range line to where said range line intersects the south line of Township 2 north; thence east along the said Township line to the point of beginning, and providing for the enforcement of said law and a penalty for the violation of said Act.

Which was read the first time by its title only.

Senator Lundy moved that the rules be waived and Senate Bill No. 697 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 697 was read a second time by title only.

Senator Lundy moved that the rules be further waived and Senate Bill No. 697 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. 697 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 Caro—

Senate Bill No. 698:

A bill to be entitled An Act awarding special pension to Jacob Fischer for injuries sustained when he was a member of the Pensacola Light Artillery, a unit of the State Militia of the State of Florida.

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

Senator Beacham moved that the rules be waived and the Senate do now take up the consideration of House Bill No. 745 out of its order.

Which was agreed to by a two-thirds vote.

And—

House Bill No. 745:

A bill to be entitled An Act amending Section 1, abolishing Section 2, amending Section 3, Section 11, Section 12, Section 13, Section 14, Section 16 and Section 17, and abolishing Section 18 and Section 19, of Article 11, of Chapter 12877, Laws of Florida Acts of 1927, entitled "An Act to abolish the municipality created by Chapter 11519, of the Acts of the Legislature of the State of Florida, approved November 25, 1925, and designated the City of Hollywood, County of Broward, State of Florida, and to create and establish a municipal corporation to be known as the City of Hollywood; to provide a charter for said City; to define its territorial limits; to provide for its government; and to prescribe its jurisdiction.

Was taken up out of its order.

Senator Beacham moved that the rules be waived and House Bill No. 745 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 745 was read a second time by title only.

Senator Beacham moved that the rules be further waived and House Bill No. 745 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. 745 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 Beacham moved that the rules be waived and the

Senate do now take up the consideration of House Bill No. 746 out of its order.

Which was agreed to by a two-thirds vote.

And—

House Bill No. 746:

A bill to be entitled An Act amending Article 5, of Chapter 12877, of the Laws of Florida, Acts of 1927, entitled "An Act to abolish the municipality created by Chapter 11519 of the Acts of the Legislature of the State of Florida, approved November 25, 1925, and designated the City of Hollywood, County of Broward, State of Florida, and to create and establish a municipal corporation to be known as the City of Hollywood; to provide a charter for said City; to define its territorial limits; to provide for its government; and to prescribe its jurisdiction."

Was taken up out of its order.

Senator Beacham moved that the rules be waived and House Bill No. 746 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 746 was read a second time by title only.

Senator Beacham moved that the rules be further waived and House Bill No. 746 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. 746 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 Beacham moved that the rules be waived and the Senate do now take up the consideration of House Bill No. 747 out of its order.

Which was agreed to by a two-thirds vote.

And—

House Bill No. 747:

A bill to be entitled An Act amending Section 1 and Section 7, of Article 16, amending Section 1 and Section 8, of Article 9, abolishing Article 10, amending Section 1 and Section 5, of Article 20, amending Section 1, of Article 17, amending Section 4, of Article 22 and abolishing Section 10, Article 25, of Chapter 12877, Laws of Florida, Acts of 1927, entitled "An Act to abolish the municipality created by Chapter 11519 of the Acts of the Legislature of the State of Florida, approved November 25, 1925, and designated the City of Hollywood, County of Broward, State of Florida, and to create and establish a municipal corporation to be known as the City of Hollywood; to provide a Charter for said City; to define its territorial limits; to provide for its government; and to prescribe its jurisdiction."

Was taken up out of its order.

Senator Beacham moved that the rules be waived and House Bill No. 747 be read a second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 747 was read a second time by title only.

Senator Beacham offered the following amendment to House Bill No. 747:

In Section 9, line 29 (typewritten bill), strike out the words: "The City Treasurer be and he is hereby empowered to accept bonds and interest coupons of the City of Hollywood at par in payment of delinquent municipal taxes and special assessment liens when and if authorized by the City Commission by resolution," and insert in lieu thereof the following: "The City Treasurer be and he is hereby empowered to accept bonds and interest coupons of the City of Hollywood at par in payment of delinquent municipal taxes and special assessment liens at par when and if authorized by the City Commission by resolution"

Senator Beacham moved the adoption of the amendment.

Which was agreed to.

And the amendment was adopted.

Senator Beacham also offered the following amendment to House Bill No. 747:

In (typewritten bill), "Strike out all of Section 11."