

JOURNAL OF THE SENATE

Tuesday, May 28, 1935

The Senate convened at 10:00 o'clock A. M., pursuant to adjournment on Monday, May 27, 1935.

The President in the Chair.

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

Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

A quorum present.

Prayer by the Chaplain.

The reading of the Journal was dispensed with.

The Journal of Monday, May 27th, was corrected and as corrected was approved.

REPORTS OF COMMITTEES

Senator McArthur, Chairman of the Committee on Game & Fisheries, submitted the following report:

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:
Your Committee on Game & Fisheries, to whom was referred:

House Bill No. 1154:

A bill to be entitled An Act to amend Section 11 of Chapter 10123, Laws of 1925, as amended by Chapter 13794, Laws of Florida, Acts of 1929, being An Act entitled, "An Act to protect and regulate the salt water fishing industry in the State of Florida, and to declare certain fresh waters in this State salt water for the purpose of this Act and to define certain waters as salt waters"; provided that this Act shall not apply to Clay County.

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

Very respectfully,

A. G. McARTHUR,
Chairman of Committee.

And House Bill No. 1154, contained in the above report, was placed on the Calendar of Bills on second reading.

Senator McArthur, Chairman of the Committee on Game & Fisheries, submitted the following report:

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:
Your Committee on Game & Fisheries, to whom was referred:

Senate Bill No. 933:

A bill to be entitled An Act regulating the catching of mullet, mackerel, blue fish, pompano, red fish, salt water trout and other food fish in the salt waters of the State of Florida, west of the Aucilla River; and providing penalties for violations; and repealing conflicting laws.

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

Very respectfully,

A. G. McARTHUR,
Chairman of Committee.

And Senate Bill No. 933, contained in the above report, was placed on the Calendar of Bills on second reading.

Senator Savage, Chairman of the Committee on Judiciary "C", submitted the following report:

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 126:

A bill to be entitled An Act authorizing the personal representative of deceased persons who have died prior to 12:01 o'clock A. M. Eastern Standard Time, October 1, 1933, leaving real estate encumbered by mortgage or other liens, to borrow money upon security of mortgage upon the encumbered real estate for the purpose of paying off and discharging such mortgages and liens when in the opinion of the County Judge it is to the interest of the estate to do so; and providing that such mortgage so executed by such personal representative shall invest the mortgagee with all the rights and priorities of the mortgage and lien holders whose debts are paid off and discharged by the proceeds of such new mortgage.

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

Very respectfully,

C. A. SAVAGE,
Chairman of Committee.

And House Bill No. 126, contained in the above report, was placed on the Calendar of Bills on second reading.

Senator Savage, Chairman of the Committee on Judiciary "C", submitted the following report:

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 916:

A bill to be entitled An Act to create and provide for the appointment, terms of office, and prescribing the powers, duties and compensation of Assistant State Attorneys in the Judicial Circuits of this State created under the provisions of Section 45 of Article V of the Constitution of the State of Florida.

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

Very respectfully,

C. A. SAVAGE,
Chairman of Committee.

And Senate Bill No. 916, contained in the above report, was placed on the Calendar of Bills on second reading.

Senator Savage, Chairman of the Committee on Judiciary "C", submitted the following report:

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 846:

A bill to be entitled An Act providing for the revision, consolidation, compilation and publication of the General Laws of Florida; creating a commission with authority to effect such purpose; and making appropriations for the carrying out of the purpose of this Act.

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

Very respectfully,

C. A. SAVAGE,
Chairman of Committee.

And Senate Bill No. 846, contained in the above report, was laid on the table.

Senator Savage, Chairman of the Committee on Judiciary "C", submitted the following report:

Senate Chamber,
Tallahassee, Fla., May 25, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:
Your Committee on Judiciary "C", to whom was referred:

House Bill No. 533:
A bill to be entitled An Act to amend the Charter of the City of Dunnellon, State of Florida and relating to the corporate limits of said city, and to provide for the payment of any indebtedness incurred by said city and that portion of the corporation limits that be eliminated.
Have had the same under consideration and recommend that the same do not pass.

Very respectfully,
C. A. SAVAGE,
Chairman of Committee.

And House Bill No. 533, contained in the above report, was laid on the table.

Senator Bass, Chairman of the Committee on Pensions & Claims, submitted the following report:

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:
Your Committee on Pensions & Claims, to whom was referred:

Senate Bill No. 831:
A bill to be entitled An Act for the relief of H. S. Wells, L. L. Moody, G. L. Broer, W. A. Williams, Jr., and the estate of G. W. Kellum, of Putnam County, Florida.
Have had the same under consideration, and report the same without recommendation.

Very respectfully,
CLAYTON C. BASS,
Chairman of Committee.

And Senate Bill No. 831, contained in the above report, was placed on the Calendar of Bills on second reading.

Senator Bass, Chairman of the Committee on Pensions & Claims, submitted the following report:

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:
Your Committee on Pensions & Claims, to whom was referred:

Senate Bill No. 910:
A bill to be entitled An Act for the relief of W. R. Faircloth, Tax Collector of Holmes County, Florida.
Have had the same under consideration, and recommend that the same do pass.

Very respectfully,
CLAYTON C. BASS,
Chairman of Committee.

And Senate Bill No. 910, contained in the above report, was placed on the Calendar of Bills on second reading.

Senator Bass, Chairman of the Committee on Pensions & Claims, submitted the following report:

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:
Your Committee on Pensions & Claims, to whom was referred:

Senate Bill No. 925:
A bill to be entitled An Act for the relief of D. P. Smith, individually and as tax collector of Volusia County, Florida.
Have had the same under consideration, and recommend that the same do pass.

Very respectfully,
CLAYTON C. BASS,
Chairman of Committee.

And Senate Bill No. 925, contained in the above report, was placed on the Calendar of Bills on second reading.

Senator Bass, Chairman of the Committee on Pensions & Claims, submitted the following report:

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:
Your Committee on Pensions & Claims, to whom was referred:

Senate Bill No. 767:
A bill to be entitled An Act to grant a pension to John A. Gavin, of Hillsborough County, Florida.
Have had the same under consideration, and recommend that the same do pass.

Very respectfully,
CLAYTON C. BASS,
Chairman of Committee.

And Senate Bill No. 767, contained in the above report, was placed on the Calendar of Bills on second reading.

Senator Bass, Chairman of the Committee on Pensions & Claims, submitted the following report:

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:
Your Committee on Pensions & Claims, to whom was referred:

Senate Bill No. 897:
A bill to be entitled An Act for the relief of M. C. Miller.
Have had the same under consideration, and report the same without recommendation.

Very respectfully,
CLAYTON C. BASS,
Chairman of Committee.

And Senate Bill No. 897, 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 27, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

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

Senate Bill No. 979:
A bill to be entitled An Act creating and incorporating a special taxing district comprised of Duval, Clay, Putnam, Marion, Levy and Citrus Counties, Florida, to be known as the Florida Ship Canal Navigation District; providing for the government and administration of said district by a Board of Commissioners; providing that the members of the Board of Directors of the Florida Ship Canal Authority shall be ex officio the members of the Board of Commissioners of said district; defining the powers, duties and authority of said board; providing for the payment of the costs and expenses of said district; authorizing and empowering said district, through its governing board, to borrow money and to issue its notes and bonds in order to carry out the provisions of this Act and prescribing the terms and conditions upon which such notes and bonds may be issued; providing that the proceeds of all loans made by the district, over and above the amounts required for the operation and administration of the district, shall be turned over to the ship canal authority of the State of Florida, to be used by said authority for the purpose of acquiring a right-of-way for a ship canal across the State of Florida running through or adjacent to the counties comprising, etc.

Amendment No. 1:
In Section 13, lines 5 and 6 (typewritten bill) strike out the words and figures "ninety (90) days" and insert in lieu thereof the following: six (6) months.

Amendment No. 2:
In Section 13, line 7 (typewritten bill), strike out the words and figures: "ninety (90) days" and insert in lieu thereof the following: six (6) months.

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. 979, contained in the above report, was certified to the House of Representatives.

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

Senate Chamber,
Tallahassee, Fla., May 27, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 847:

A bill to be entitled An Act to provide for the support and maintenance of public free schools, by the raising of public revenue by a tax upon the privileges of engaging in certain occupations, and, by a tax upon certain business and commercial transactions and enterprises; to provide for the ascertainment, assessment, collection and distribution of such tax; to create a State Board of Administration; to provide that certain courts shall have jurisdiction to hear and determine causes incident to such taxes; to provide penalties for the violation of terms hereof; to appropriate from the general revenue funds of the State contingent amounts; and to repeal all laws in conflict herewith.

Engrossed Amendment No. 1:

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

"Section 1. Definitions: That when in this Act the term "person" is used, it shall be deemed to include any individual, firm, co-partnership, joint adventure, association, corporation, receiver, trust or any group or combination acting as a unit, in the plural as well as in the singular.

(a) "Business" includes any activity engaged in by any person or caused to be engaged in by him with the object of gain, benefit or advantage, either direct or indirect.

(b) The term "gross receipts," except as hereinafter otherwise expressly provided, means the gross receipts of the taxpayer received as compensation for personal services and the gross receipts of the taxpayer derived from trades, businesses or commerce, and the gross receipts proceeding or accruing from the sale of property, tangible or intangible, real or personal, or service, or any or all of the foregoing, and all receipts, by reason of the investment of capital, including interest, discount, rentals, royalties, fees, commissions or other emoluments, however designated, and without any deductions on account of the costs of property sold, the cost of materials used, labor cost, interest or discount paid, or any other expense whatsoever, and without any deductions on account of losses; provided, however, that the term "gross receipts" shall not include cash discounts allowed and taken on sales; nor freight prepaid by the taxpayer and repaid to him by the purchaser; goods, wares or merchandise, or the value thereof, returned by customers when the sale price is refunded either in cash or by credit; nor the sale price of any article accepted as part payment on any new article sold, if and when the full sale price of the new article is included in the "gross receipts" subject to taxation under this Act; provided, further, that "gross receipts" shall include the proceeds from the sale of any property handled on consignment by the taxpayer.

Section 2. That in addition to any State Occupational License Tax now or hereafter imposed by the Laws of the State of Florida, payable to the State of Florida, there is hereby imposed upon each and every person for the conduct of any business, trade, occupation or profession doing business in this State, who now or may hereafter be required by law to pay an occupational license tax to the State, a special occupational license tax payable to the State of Florida equal to one-fourth of one per centum of the gross receipts of each such business, trade, occupation or profession during the preceding year.

Section 3. There are exempted from the license tax imposed by this Act, the following: (a) Building and Loan Associations, State and National Banks; (b) Gross receipts from hospitals, infirmaries and sanitariums, and (c) Amounts received under life insurance policies and contracts paid by reason of the death of the insured; (d) Amounts received, other than

amounts paid by reason of the death of the insured, under life insurance endowment or annuity contracts, either during the term, or at maturity, or upon surrender of the contract, but in no case in excess of the total amount of the premiums paid upon such contracts; (e) Labor, agricultural and horticultural societies and other organizations not operated for profit; cemetery associations and companies which are organized and operated exclusively for the benefit of their members; fraternal benefit societies, orders or associations, operating under the lodge system for the exclusive benefit of the members, and providing for the payment of death, sickness, accident or other benefits to the members of such societies, associations or societies organized and operated exclusively for religious, charitable, scientific, fraternal, or educational purposes; business leagues, chambers of commerce, boards of trade, civic leagues and other organizations operated exclusively for the benefit of the community and for the promotion of social welfare; provided, however, that this exception shall apply only to companies, organizations, corporations and/or societies named in this subsection which are not organized for profit, and no part of the income of which inures to the benefit of any stockholder or other private individual; (f) Copartnerships as such shall not be subject to the tax provided by this Act, but shall make returns as provided in this Act. Such returns shall show the total gross income of the copartnership for the period covered by the return. Such returns shall also show the aliquot share of each partner in such gross income of the partnership. Such aliquot share of each partner shall be deemed to be a part of his gross income for the period covered by the return, and he shall pay a tax thereon as herein provided.

Section 3½. The terms business, trade, occupation and profession, as used in this Act, shall not be so construed as to apply to the production, by farmers, of agricultural and horticultural products, nor to the sale, by farmers, of agricultural and horticultural products produced by themselves, nor shall any occupational license tax be required of farmers for such production and sale.

Section 4. None of the license taxes levied or imposed by this Act shall be construed to apply to transactions in interstate commerce or foreign commerce which under the Constitution of the United States or the State of Florida are prohibited from taxation, nor to any business or transaction exempted from taxation under the Constitution of the United States or the State of Florida; provided that in the event the Congress of the United States shall hereafter permit the taxation of transactions in interstate commerce or taxation of any National Banking Institution, the license tax levied and imposed by this Act shall apply to such businesses and shall thereupon include a like license tax upon State Banks, all to the extent permitted by the Acts of Congress.

Section 5. No person shall engage in or manage any business, trade, profession or occupation mentioned in or contemplated by this Act until there have been paid the licenses now provided by law and the additional licenses imposed by this Act. Application for such licenses shall be made to the Comptroller of the State of Florida upon the forms made by said Comptroller therefor, setting forth such requirements and information as said Comptroller may by regulation require, and by paying to said Comptroller the sums now by law required to be paid for all license taxes now imposed, and in addition thereto the further license tax imposed by this Act; provided that the Comptroller may for good cause shown permit the payment of said license tax imposed by this Act in quarterly or monthly installments, and may require as a condition thereto, if in his discretion same is necessary, security therefor not exceeding double the amount of the delayed payments of tax involved.

Section 6. That the Comptroller of the State of Florida be and he is hereby authorized and empowered to make such rules and regulations as may be necessary to effectuate the purposes of this Act, which rules and regulations shall be recorded in a book provided for the purpose and shall be deemed and held prima facie valid and such as ought to have been made in accordance herewith, of which rules and regulations the courts shall take judicial notice when so recorded.

Section 7. That in the event any person desires to engage in or enter into any trade, occupation or profession in which such person has not theretofore engaged, so that estimate or calculation cannot be based upon the previous year's business, the additional license tax imposed by this Act shall be calculated upon the capital invested and/or proposed to be invested in such business, or upon estimated gross receipts based upon like businesses, or upon such other reasonable basis of compu-

tation as the Comptroller may determine; and if at the end of such license year it shall be determined that the license tax paid is in excess of the amount due, the difference, together with interest thereon at the legal rate obtaining in the State of Florida, shall be refunded to the taxpayer or retained to apply upon the succeeding year's license tax; and should the amount so paid not equal the amount finally determined to be due, the taxpayer shall, upon such determination and demand by the Comptroller, immediately pay such difference.

Section 8. That upon the filing of the application in accordance with this Act and the regulations of the Comptroller herein provided for, and the payment of the tax aforesaid, the Comptroller shall thereupon transmit official copy of such application together with certificate of the payment in full of the license tax provided for herein, or of the permit to pay same in quarterly or monthly installments, to the County Judge of the County wherein the person filing said application conducts his business or where the principal place of business of said person is located, for issuance by the said County Judge of state and county license therefor. Provided, however, that no such license shall be issued by such County Judge until satisfactory proof has been produced by the applicant showing compliance with the provisions of this Act.

Section 9. That in the event permission be given by the Comptroller to any person to pay the license tax imposed by this Act in quarterly or monthly installments, and such person should fail to pay any installment promptly when same falls due under said permission, then and in that event the entire balance of said license tax then remaining unpaid shall become immediately due and payable, and if not paid within five days from said due date, the Comptroller shall thereupon be empowered to collect the same in the same manner authorized by law for the collection of unpaid taxes.

Section 10. The term "year" as in this Act used, shall be deemed to be the time between the first day of October of each year and the thirtieth day of September of each year.

Section 11. The present laws of this State with reference to the transfer or cancellation of licenses, and for periods of less than one year shall be applicable to the additional license tax imposed by this Act.

Section 12. The administration of this Act shall be vested in the Comptroller of the State of Florida, who shall provide such rules and regulations for the enforcement of the provisions thereof as he may deem necessary in order that the tax liability under this statute may be determined, computed, assessed and collected, and that these things shall be done in such a manner as to prevent avoidance or evasion thereof, and he shall administer and enforce the taxes levied and imposed by this Act. He shall have power to enter upon the premises of any taxpayer, and to examine or cause to be examined by any agent or representative designated by him for that purpose, any books, papers, records or memoranda bearing upon the amount of taxes payable, and to secure other information directly or indirectly concerned in the enforcement of this Act. He shall also have the power, in person or through his agent or representative, to examine or cause to be examined, any relevant books, papers, records or memoranda in whomsoever's possession the same may be, whenever in his opinion such examination is necessary in order to determine any tax liability under this Act, or to complete an investigation into the verity of applications made under this Act by any other person, firm or corporation. Any person, firm, or corporation, officer or agent thereof, including such as may be subject to the tax and those that are not subject thereto, who shall by any practice or evasion make it difficult to enforce the provisions of this Act by inspection, or any person, firm or corporation, agent or officer thereof, who shall, after demand by the Comptroller or any agent or representative designated by him for that purpose, refuse to allow full inspection of the premises or any part thereof, or any books, records, documents, or other instruments in any way relating to the liability of the taxpayer for the tax herein imposed, or shall hinder or in any wise delay or prevent such inspection shall be punished accordingly.

The Comptroller shall have the right to cause, by proper subpoena, any records, books, papers or memoranda bearing upon the amount of taxes payable at any time in the pursuance of his investigations.

Section 13. Any license tax, or any portion thereof, due under this Act and unpaid shall constitute a debt to the State of Florida. That the Comptroller may collect such debt by

any manner now provided by law for the collection of any license or tax due the State of Florida. In addition to such methods now authorized for the collection of licenses and taxes aforesaid the Comptroller may after five days' written notice by registered mail to the last known address of the person owing such taxes make certificate of the amount of license or taxes due under seal of his office and file same in the office of the Clerk of the Circuit Court of the county or counties in which said person owns property or resides, which shall thereupon be recorded by the Clerk of the Circuit Court in the Judgment Docket of said County, and shall thereupon have the same force and effect as a judgment of the Circuit Court in an action at law, and constitute a lien upon all of the real and personal property of the defendant in said county, and shall bear interest at the rate of six per centum per annum, together with a penalty in the sum of twenty-five per centum of the amount of the tax. And upon the filing of the certificate by the Comptroller the Clerk of said Circuit Court shall issue execution in the form and tenor issued upon common law judgments, which shall have like effect.

Section 14. That any person subject to the provisions of this Act who engages in or conducts any business to which this Act is applicable without first obtaining the licenses required by this Act shall in addition to the amount of the tax be liable for interest upon the amount of the tax in the sum of six per centum per annum, and in addition thereto a penalty of twenty-five per centum. Upon the Comptroller ascertaining from any information which he may have or shall have obtained that any person has failed to make application for license the Comptroller shall ascertain and determine the amount due by such person for license taxes, and upon such information may thereupon issue a jeopardy assessment therefor which shall have the same force and effect as if application has been filed by the person owing the tax determining the amount thereof.

Section 15. ENFORCEMENT. There is hereby annually appropriated out of funds coming into the Comptroller's hands under the provision of this Act, the amount necessary for the effective and efficient enforcement of the provisions of this Act, and for that purpose the Comptroller is authorized to employ such additional employees, not exceeding fifteen, as he may from time to time deem necessary to carry out the terms and provisions of this Act.

And the Comptroller is hereby authorized and empowered to adjust and make proper settlement in case of overpayment, and there is hereby appropriated a sufficient amount for the Comptroller to refund any overpayment when and if on proper application and proof he deems it necessary to make such refund; and this provision shall in no way prejudice any right of action that may accrue to any person, liable for the payment of the tax or taxes herein prescribed, to contest in any court of competent jurisdiction the payment of any or all the taxes herein prescribed and provided for; Provided, however, that no suit or action shall be instituted in any court for the purpose of avoiding or lessening the payment of any tax due hereunder as determined by the Comptroller unless at the time of the institution of such proceeding the person liable for such tax shall deposit in the registry of the court or other depository designated by the court, the full amount of the tax due at the time of the institution of such suit or action as determined by the Comptroller and such suit or action shall not be maintained, and any order entered or process issued therein shall be vacated and be void unless such person shall continue to deposit in such registry or depository all taxes accruing during the pendency of the proceeding as determined by the Comptroller; and provided further, that no injunctive or other process obtained by any person to avoid or lessen the amount of tax payable by him hereunder and no adjudication of the illegality of any tax levied or liability imposed hereunder shall operate to excuse or delay or lessen the full payment of any tax due by any other person as determined by the Comptroller unless such adjudication shall be by the Court of last resort upon such question.

Section 16. EXPENSES OF ADMINISTRATION: There is hereby appropriated out of the moneys collected under the terms of this Act a sum sufficient to pay all expenses of administering the Act, but the amount appropriated hereby and the total expense of administering this Act shall not exceed two per centum of the amount collected.

Section 17. APPROPRIATION OF NET BALANCE: After the payment of all expenses of administering this Act, the balance of the moneys derived under the terms hereof is hereby

appropriated to the County School Fund of the several counties of the State, and shall be apportioned to and among the several counties as now provided by law, and shall be paid to the State Treasurer as Ex Officio Treasurer of that part of the County School Fund, and shall be placed by him in the Teachers Salary Fund, and shall be used and disbursed in the manner now provided by law for the use and disbursement of moneys in the Teachers Salary Fund.

Section 18. This Act shall be liberally construed to the end that avoidance or evasion of liability to license be eliminated.

Section 19. This Act shall be construed as cumulative and in addition to any and all other occupation license taxes now in effect in the State of Florida.

Section 20. This Act shall take effect upon its approval by the Governor or upon its becoming a law without such approval.

Amendment No. 2—

In (typewritten bill) strike out the title and insert in lieu thereof the following:

"An Act Relating to and Concerning Taxation: Imposing License Taxes in Addition to those now Imposed by Law upon Businesses, Trades, Occupations and Professions: To Provide for the Method of Collection Thereof by the Comptroller of the State of Florida: To Authorize the Comptroller to make Rules and Regulations with Reference Thereto: To Allocate and Appropriate the same to the "County School Fund" and to Impose Penalties for the Violation Thereof."

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. 847, contained in the above report, was certified to the House of Representatives.

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

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 360:

A bill to be entitled An Act creating the State Employment Board, fixing the number thereof and the manner of appointment, authorizing said board to employ certain personnel providing for the compensation and expenses thereof and appropriating funds therefor and appointing said board as State agency to receive the benefits of the Wagner-Peyser Act and providing for reports to be made by said board.

Amendment No. 1:

Strike out Section 10, and insert in lieu thereof the following:

"Section 10. This Act shall not take effect unless and until the Congress of the United States shall pass and same shall become a law the bill now pending in said Congress known as the "Economic Security Act" S. No. 1130, also known as the "Social Security Act" H. R. No. 7260.

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. 360, contained in the above report, was certified to the House of Representatives.

REPORT OF ENROLLING COMMITTEE

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

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 267:

A bill to be entitled An Act dividing the State of Florida into five (5) Congressional Districts and prescribing and setting forth the territorial limits and boundaries of each district.

Have examined the same and find it 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,

F. P. PARKER,
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.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

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

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1210:

A bill to be entitled An Act to provide for an open and closed season, in which it shall be unlawful to take and kill certain wild game birds and wild game animals in Citrus County, Florida, and to provide for a penalty for the violation of this Act.

Also—

House Bill No. 1180:

A bill to be entitled An Act relating to compensation of Tax Collector and Tax Assessor in all Counties in the State of Florida having a population of 6,050 and not more than 6,500, according to State Census of 1935, and prescribing the time when this Act shall become a Law.

Also—

House Bill No. 1176:

A bill to be entitled An Act cancelling current taxes, omitted taxes, delinquent tax liens, and tax sale certificates, on lands located in the Town of North Miami and dedicated to the perpetual use of the public for park purposes.

Also—

House Bill No. 1211:

A bill to be entitled An Act providing how certain monies paid to Citrus County or the Board of County Commissioners of Citrus County, Florida, under the provisions of Chapter 14832, Acts of the Regular Session of the Legislature 1931, shall be spent and disposed of for the year 1936, the provisions of this Act to be applicable to all Counties whose population, according to the 1935 State Census, was not less than 5410, and not more than 5510.

Also—

House Bill No. 1266:

A bill to be entitled An Act requiring the County Judge in every County of the State having a population of not less than 7,700 nor more than 8,000 according to the Federal Census of 1930 to deliver motor vehicle license plates and receive and remit the license taxes paid thereon, and requiring a bond therefor.

Also—

House Bill No. 1174:

A bill to be entitled An Act to authorize "North Miami," a town in Dade County, Florida, and incorporated under the General Laws of the State of Florida, to provide and prescribe zoning regulations, and to provide for a planning Board and a zoning commission.

Also—

House Bill No. 1257:

A bill to be entitled An Act to provide for the examination and selection of persons employed by the City of Wauchula in the operation of its light, water and fire departments; to con-

firm the qualifications of all persons now employed in said departments; to provide a commission for the purpose of securing applications and conducting an examination of applicants for employment in said departments and providing for the discharge of employees in said departments for cause only and for a method of preferring charges and conducting hearings thereon.

Also—

House Bill No. 1040:

A bill to be entitled An Act providing for the cancellation of certain liens for taxes held and owned by the State of Florida, against certain lands in this State acquired by the public for Aeronautical purposes.

Also—

House Bill No. 1231:

A bill to be entitled An Act providing for an open season for hunting Buck Deer in Counties of the State of Florida having a population of not more than 12,500 and of not less than 12,450, according to the last Federal Census.

Also—

House Bill No. 1252:

A bill to be entitled An Act relating to the compensation of County School Board Members in all Counties of the State having a population of not less than 9,000 and not more than 9,300 according to the Federal Census of 1930.

Also—

House Bill No. 1268:

A bill to be entitled An Act to provide for the disposition of funds that may be received by any County having a population of not less than 7,145 and not more than 7,225, according to the State Census of 1935, from Race Track Funds under the provisions of Chapter 14832, Laws of Florida, Acts of 1931, or any Acts amendatory or supplementary thereto, or any other Race Track Act.

Also—

House Bill No. 1259:

A bill to be entitled An Act authorizing the Board of Trustees of the Firemen's Pension Fund of the City of Jacksonville to grant a Pension to Mildred Williams, widow of Jerman J. Williams.

Also—

House Bill No. 524:

A bill to be entitled An Act to prescribe the Commissions and fix the Compensation of the County Assessors and Collectors of Taxes in the several Counties of the State of Florida having a population of not less than seven thousand two hundred and ninety-eight and of not more than seven thousand three hundred and twenty-five, according to the last preceding State or Federal Census.

Also—

House Bill No. 1009:

A bill to be entitled An Act to apportion moneys received from the State Treasurer by the Boards of County Commissioners of the several Counties of the State of Florida, having a population of not less than 4120 and not more than 4130, according to the last Federal Census, under the provisions of Chapter 14832, Laws of Florida, Acts of 1931, said Act being "An Act taxing Racing in the State of Florida."

Also—

House Bill No. 1197:

A bill to be entitled An Act providing for the cancellation and destruction of certain tax certificates owned and held by the City of Inverness, County of Citrus, State of Florida, and all current taxes that may be due and payable against lots 5, 6, 7 and 8, of Block 67, of the City of Inverness, Florida, same now being a part of the cemetery of the City of Inverness.

Also—

House Concurrent Resolution No. 21:

A Resolution authorizing and empowering these Commissioners to take all steps and to do all things necessary in the preparation for and in the carrying out of any and all plans for the staging and having of a Centennial celebration on the 28th day of December, 1935, as a mark of respect to Major Francis L. Dade and his brave soldiers and the Massacre of the said Major Francis L. Dade and his men by the Seminole Indians in a battle which occurred on the 28th day of December 1835.

Also—

House Bill No. 1263:

A bill to be entitled An Act regulating the sale of alcoholic beverages in all counties in the State of Florida having a population of not less than 2400 and not more than 2500, according to the Federal census of 1930; preventing the sale of such alcoholic beverages other than in sealed containers for consumption off the premises where sold; excepting certain beverages from the provisions of this Act.

Also—

House Bill No. 1203:

A bill to be entitled An Act approving, confirming and validating all compromises, abatements, rebates, refunds, discounts, waivers and adjustments of taxes on real and personal property, assessments and special assessment liens for local improvements including interest, costs and penalties thereon, levied and assessed upon property in the City of Hollywood, Florida, heretofore effected, made and allowed by the City Commission of the City of Hollywood and/or by the officers of said city in the collection of said taxes, assessments and special assessment liens; and authorizing and empowering the City Commission of the City of Hollywood, Florida, from time to time, by resolution, motion or ordinance, to compromise, abate, refund, rebate, discount, compound, waive, adjust and settle any and all taxes on real and personal property, assessments and special assessment liens for local improvements, including any and all interest, costs and penalties thereon, levied and/or assessed at any time upon property in the City of Hollywood, Florida.

Also—

House Bill No. 1200:

A bill to be entitled An Act authorizing the City Commissioners of the City of Hollywood 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.

Also—

House Bill No. 1220:

A bill to be entitled An Act repealing Chapter 16415 of the Special Laws of Florida for 1933, prescribing the time and regulations for the hunting of deer, quail, game birds, and squirrel, and regulating trapping in Flagler County, Florida, and providing penalties for the violation thereof.

Also—

House Bill No. 544:

A bill to be entitled An Act cancelling State and County Tax Certificates Numbered 4325 of the sale of August 5, 1929; 4312, 4314 of the sale of July 7, 1930, 2758, 2761, 2762 of the sale of August 3, 1931; 2911, 2912, 2913, 2914, 2915, 2917, 2918, 2919, 2920, 2923, 13219, 13220, 13222, 13224, 13225, 13227 of the sale of August 7, 1933 and 2053, 2059, 2060, 2061, 2062 of the sale of July 2, 1934, held by the State of Florida for unpaid State and County taxes on certain real estate situate in City of Orlando, Florida, and now owned by said City of Orlando and in this Act described; cancelling all State and County taxes assessed against said real property subsequent to taxes assessed for State and County purposes for the year 1933 and exempting said described real property from State and County taxes so long as the same continues to be a public park in the City of Orlando.

Also—

House Bill No. 1209:

A bill to be entitled An Act providing how all monies to Citrus County, or the Board of County Commissioners of Citrus County, a county whose population, according to the 1935 State census, was not less than 5410, and not more than 5510, under the provisions of Chapter 14832, Acts of the Regular Session of the Legislature 1931, Laws of Florida, shall be spent; to provide for the creating of a trust fund and how the same shall be deposited, and providing further for the County Board of Public Instruction to borrow from said Trust Fund to operate the public free schools, and providing further for the purchase and holding in trust for retirement of special tax school district bonds, and providing further for the payment of certain indebtedness heretofore created or to be created by the Board of County Commissioners of Citrus County, Florida, and dealing generally with said fund.

Also—

House Bill No. 223:

A bill to be entitled An Act providing for the establishment

and maintenance of forest fire protective units in Orange County, and declaring the powers of the Board of County Commissioners in relation thereto, including the power to levy a tax to pay all, or portions of the expense of creating and maintaining said units.

Also—

House Bill No. 1224:

A bill to be entitled An Act relating to commissions of county assessors of taxes assessing special taxes and special tax district taxes, and county tax collectors collecting such taxes in the several counties of the State of Florida, having a population of not more than 3200 and not less than 3150 according to the last preceding Federal census.

Also—

House Bill No. 1187:

A bill to be entitled An Act giving the Boards of County Commissioners of all counties of the State of Florida having a population of not less than 17,200 and not more than 17,800 according to the last preceding State census, the power to construct ocean piers within said counties; to issue certificates of indebtedness; to take steps to obtain aid from the Federal government; to call referendum if deemed expedient.

Also—

House Bill No. 1215:

A bill to be entitled An Act providing that the Board of Public Instruction of Sumter County, Florida, may refund any and all school indebtednesses; providing for the validation of such bonds and other indebtednesses of the schools in the several districts of Sumter County, Florida, and providing that the Board of Public Instruction of Sumter County, Florida, may refund any and all school bonds now outstanding.

Also—

House Bill No. 1175:

A bill to be entitled An Act providing that "North Miami," a town located in Dade County, Florida, and incorporated under the General Laws of the State of Florida, may abate nuisances and take measures to preserve the public health; and assess the cost thereof against the property where such nuisance or menace to health exists.

Also—

House Bill No. 1241:

A bill to be entitled An Act fixing the term of office of the Mayor, City Clerk, and City Marshal of the City of Marianna, and providing the time for holding elections to fill such offices; providing that no election shall be held to fill such offices for 1936, and continuing the present incumbents in office for said year and extending their terms accordingly.

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

Very respectfully,

F. P. PARKER,

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

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

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 463:

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—

Senate Bill No. 723:

A bill to be entitled An Act providing for one stenographer for the office of State Attorney in all counties of the State of Florida having a population of not less than 150,000 and not more than 155,000, and providing for the payment of certain expenses connected with said office.

Also—

Senate Bill No. 817:

A bill to be entitled An Act amending Section 1, Chapter

16293, Laws of Florida 1933, so as to make said Act applicable in counties having a population of not less than one hundred and fifty thousand (150,000) nor more than one hundred and seventy thousand (170,000) by the last preceding State or Federal census.

Also—

Senate Bill No. 790:

A bill to be entitled An Act requiring all members of Election Boards in all the cities and towns of the State of Florida, whether under the provisions of general law or special charter, and whose members are not elected by the people, to be elected by the people; and providing the method and mode of election; and providing for the terms of office of said members of said election boards.

Also—

Senate Bill No. 837:

A bill to be entitled An Act to amend Chapter 14179, of the Legislature of the State of Florida for the year 1929 entitled: "An Act repealing Chapter 10764, of the Legislature of the State of Florida for the year 1925, entitled 'An Act to abolish the present municipal government of the Town of Lake Worth in Palm Beach County, Florida; to create and establish a new municipality to be known as the City of Lake Worth, in Palm Beach County, Florida; to legalize and validate the ordinances of said City of Lake Worth and official Acts thereunder; to fix and provide its territorial limits, jurisdiction and powers and the jurisdiction and powers of its officers' approved June 3, 1925, and creating and establishing a municipality known as the City of Lake Worth, in Palm Beach County, Florida, legalizing and validating the ordinances of said City of Lake Worth, and official acts thereunder; fixing and providing its territorial limits, jurisdiction and powers, and jurisdiction and powers of its officers", by amending Section 2 thereof relating to the boundaries of said city.

Also—

Senate Bill No. 444:

A bill to be entitled An Act to regulate and control the distribution of fluid milk and cream and for this purpose to create a Florida Milk Control Board defining its jurisdiction, powers and duties during the existing emergency and to declare an emergency exists, to provide for the legal succession by this board herein created of the Milk Control Board established by Chapter 16078, Laws of Florida of 1933.

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

Very respectfully,

F. P. PARKER,

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

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

Senate Chamber,
Tallahassee, Fla., May 27, 1935

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1227:

A bill to be entitled An Act providing for the primary registration books in and for Broward County to be kept open for the registration of electors in said county.

Also—

House Bill No. 1238:

A bill to be entitled An Act to abolish the municipality of Raiford in Union County, Florida, and providing for the protection of its creditors.

Also—

Committee Substitute for House Bill No. 496:

A bill to be entitled An Act regulating and taxing the manufacture, distribution and sale of beverages containing more than one per centum of alcohol, creating and providing for a State Beverage Department, providing penalties for the violation of This Act and repealing existing laws concerning said beverages.

Also—

House Bill No. 54:

A bill to be entitled An Act extending the time for the pay-

ment of maturities in interest and principal or other forms of indebtedness for which any county, political subdivision, municipality or taxing district is liable; providing the method by which the courts of this state shall enter peremptory writs of mandamus or orders in other legal proceedings in suits instituted for the levy of taxes in the various counties, political subdivisions, municipalities or taxing districts in the State of Florida.

Also—
House Bill No. 1222:

A bill to be entitled An Act to amend House Bill No. 54, Laws of Florida, Acts of 1935, Being, "An Act Extending the Time for the payment of maturities in interest and principal or other forms of indebtedness for which any county, political subdivision, municipality or taxing district is liable; providing the method by which the courts of this state shall enter peremptory writs of mandamus or orders in other legal proceedings in suits instituted for the levy of taxes in the various counties, political subdivisions, municipalities or taxing districts in the State of Florida.

Also—
House Bill No. 1195:

A bill to be entitled An Act to amend Section 3, of Chapter 12200 of the Laws of Florida, Acts of 1927, the same being entitled "An Act relative to the employment of assistant probation officers and other necessary employees of the juvenile court of Orange County, Florida."

Also—
House Bill No. 1234:

A bill to be entitled An Act to require owners of artesian and flowing wells to control the flow of water therefrom; defining the terms flowing wells and artesian wells and the term waste; defining the manner of enforcement thereof; declaring the violation of such provisions a public nuisance and subject to abatement according to law; and declaring the violation thereof to be a misdemeanor; and providing a penalty for the violation of this Act, within the limits of Seminole County, Florida.

Also—
House Concurrent Resolution No. 22:

Concurrent resolution relating to the adoption of "Way Down Upon the Suwannee River" as the official song of the State of Florida.

Also—
House Bill No. 1208:

A bill to be entitled An Act providing for the distribution and use of race track funds allocated to Sarasota County, Under Chapter 14832, Laws of Florida, Acts of 1931.

Also—
House Bill No. 1207:

A bill to be entitled An Act providing an additional supplemental or alternative method for enforcing collection of taxes on real estate in the City of Eustis, Florida; authorizing said city through its clerk-assessor-collector to advertise and sell all real estate within said city upon which the city taxes are delinquent and to issue tax certificates to the purchaser or purchasers at such sale; giving said City of Eustis the right to purchase such property so sold at such sale and the right to sell and assign any and all outstanding delinquent tax certificates now held by said city and/or tax certificates subsequently acquired or purchased by said city, giving and granting to the purchaser thereof the same rights and remedies for the collection of said certificates as given and granted to the said city of Eustis, and providing for the redemption of lands sold at tax sale and for issuance of tax deeds to the holders of said tax certificates.

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

Very respectfully,
F. P. PARKER

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

INTRODUCTION OF RESOLUTIONS

By Senator Gomez—
Senate Concurrent Resolution No. 26:

WHEREAS, the Administration of Relief in the State of Florida, is being ably carried on under the direction of Julius F. Stone, Jr. and,

WHEREAS, his able leadership and faith in the rehabilitation of Florida from the inroads of the National depression, have contributed in a large measure to the renewed energies and hopes of the people of the State of Florida, and,

WHEREAS, his withdrawal from Florida at this particular time, when most of his plans and purposes are yet unfulfilled and fully developed, and,

WHEREAS, the Citizens of Florida generally would feel keenly the loss of his guidance and helpful suggestions by reason of his intense study and close association and knowledge of National and State affairs, particularly with reference to the Administration of Federal support in helping the people of the nation and the State of Florida to successfully overcome the depression through which we have been and are now passing,

THEREFORE, be it resolved by the Senate of the State of Florida and the House of Representatives concurring that the Honorable Harry L. Hopkins, Federal Emergency Relief Administrator, reconsider and delay for an indefinite period of time the withdrawal from Florida of the Honorable Julius F. Stone, Jr., and that he be given a Federal position in Florida of equal dignity and importance so that his splendid leadership and helpful efforts may continue to be exerted towards the relief of the citizens of Florida and the restoration of the State back to its former prosperity and normalcy.

BE IT FURTHER RESOLVED that a copy of this Resolution be immediately certified to the President of the United States, the Honorable Franklin D. Roosevelt, and a certified copy of this Resolution be immediately communicated to the Honorable Harry L. Hopkins, Federal Emergency Administrator, under the seal of the Secretary of State.

BE IT FURTHER RESOLVED that the Chief Executive of the State of Florida, the Honorable Dave Sholtz, personally request and intercede with the proper authorities at Washington for the retention of the Honorable Julius F. Stone, Jr., so that contemplated Federal Projects and those now in process of development may be furthered and completed under his splendid guidance and leadership.

BE IT FURTHER RESOLVED that a copy of this Resolution be sent to the Honorable Julius F. Stone, Jr.
Which was read the first time in full.

Senator Gomez asked unanimous consent of the Senate to take up and consider Senate Concurrent Resolution No. 26 at this time.

Which was agreed to.

And Senate Concurrent Resolution No. 26 was read the second time in full.

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

Which was agreed to.

And Senate Concurrent Resolution No. 26 was adopted and the action of the Senate was ordered to be immediately certified to the House of Representatives.

Senator Savage moved that House Bill No. 126 be recommended to the Committee on Judiciary "C".

Which was agreed to and it was so ordered.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

By Senator Tillman—
Senate Bill No. 977:

A bill to be entitled An Act providing for the cancellation of all outstanding tax sale certificates held and owned by the State of Florida and all tax liens for subsequent unpaid taxes on certain lands in Hillsborough County, Florida.

Which was read the first time by title only.

The following proof of publication was attached to Senate Bill No. 977 when it was introduced in the Senate:

AFFIDAVIT OF PUBLICATION

STATE OF FLORIDA)
COUNTY OF HILLSBOROUGH)

I, Ralph Nicholson, Gen. Mgr. of The Tampa Daily Times, a newspaper of general circulation, published in the City of Tampa, County of Hillsborough, State of Florida, do swear that said newspaper at the time of publication herein noted has been published continuously daily (except Sundays) and has been duly entered as second-class mail matter at the Post Office in Tampa, Hillsborough County, Florida, for a period of more than one year next preceding the date of the first in-

sertion of such publication as herein noted; and I further swear that the notice, order or publication hereto attached in the cause of Notice of Intention to Apply to Fla. Legislature for Enactment of Local Bill in re: State and County Taxes on Property Used by F. E. R. A., was published in said Tampa Daily Times, on the following dates, to-wit: April 6-13-20-27, 1935. and May 4, 1935.

(Signed) RALPH NICHOLSON,

Sworn to and subscribed before me this 4th day of May, A. D. 1935.

AURORA MCKAY,

(SEAL)

Notary Public, State of Florida at Large.

My Commission expires Sept. 6, 1937.
\$18.75.

NOTICE OF INTENTION TO APPLY TO THE LEGISLATURE OF THE STATE OF FLORIDA FOR THE ENACTMENT OF A LOCAL BILL AFFECTING HILLSBOROUGH COUNTY AND THE STATE OF FLORIDA, CONCERNING THE FOLLOWING SUBJECT:

WHEREAS, the Federal Emergency Relief Administration is operating in Hillsborough County for the benefit of the general public of said County in the relief of distressed persons therein and the work carried on thereby relieves said County of a very substantial burden which would otherwise be cast upon it; and,

WHEREAS, in the course of its operation it is necessary to use properties and for that purpose it has secured the use of the properties hereinafter described free of any and all cost and charge except that the said properties during the time of such use shall be by said Administration relieved or caused to be relieved of the obligation of taxes applicable proportionately to said property for the time of said use; THEREFORE,

NOTICE IS HEREBY GIVEN.

Of the intention to apply to the Legislature of the State of Florida for the enactment of a local bill by which the taxes assessed and levied and to be assessed and levied by the County of Hillsborough and the State of Florida against said properties for the proportionate time same are used under the aforesaid arrangement by the Federal Emergency Relief Administration shall be relieved and discharged of such taxes so levied against the following described property in Hillsborough County, Florida, to-wit:

Lots 3, 4, 5, 6, 9, 10, and 11, of Block 4 of Revised Plat of Bell's Addition to Tampa, Florida.

Lots 2 and 4, and South 15 feet of Lots 1 and 3, Block 30. General Map of Tampa.

Lots 3 and 4, Block 31, Mobley Subdivision, Tampa, Florida. Lots Three (3) and Four (4) of Block Nineteen (19) of the General Map of Tampa, Florida.

The North 30 feet of Lot 15, Block 103, Garrison Subdivision, Tampa, Florida.

Beginning at the Northeast corner of Lot 2 of Block 30 of Revised Map of Plant City, Florida, and run West 50 feet, thence South 50 feet, thence East 50 feet, thence North 50 feet to point of beginning.

Dated at Tampa, Florida, this 6th day of April, 1935.

W. T. WATKINS,

Chairman of the Board of County Commissioners of Hillsborough County.

Senator Tillman asked unanimous consent of the Senate to take up and consider Senate Bill No. 977 at this time. Which was agreed to.

Senator Tillman moved that the rules be waived and Senate Bill No. 977 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 977 was read the second time by title only.

Senator Tillman moved that the rules be further waived and Senate Bill No. 977 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 977 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Sav-

age, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

By Senator Beall—

Senate Bill No. 978:

A bill to be entitled An Act to require the Adjutant General to purchase for the State of Florida in Escambia County a parcel of land for the establishment of a rifle and pistol range; to provide for the construction, maintenance and operation of said rifle and pistol range; to require the adjutant general to employ certain necessary employees for the operation of said rifle and pistol range and to establish necessary rules and regulations for the operation thereof; and make appropriation therefor.

Which was read the first time by title only and placed on the Calendar of Bills on second reading without reference.

By Senator Beall—

Senate Bill No. 981:

A bill to be entitled An Act relating to the compensation of the Clerk of the Circuit Court, Sheriff, Tax Collector, Tax Assessor, County Judge, Clerk of the Civil Court and Criminal Court of Record, and Clerk of the Court of Record in and for Escambia County, in all Counties of the State of Florida having a population of not less than fifty-five (55,000) thousand and not more than fifty-eight (58,000) thousand, according to the last state or any future State or Federal Census, and prescribing the time when this Act shall become a Law.

Which was read the first time by title only.

Senator Beall asked unanimous consent of the Senate to take up and consider Senate Bill No. 981 at this time.

Which was agreed to.

Senator Beall moved that the rules be waived and Senate Bill No. 981 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 981 was read the second time by title only.

Senator Beall moved that the rules be further waived and Senate Bill No. 981 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 981 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

By Senator Tillman—

Senate Bill No. 982:

A bill to be entitled An Act to amend Section 1 of Chapter 4527 Acts of 1897 amending Section 9 of Chapter 4323 Acts of 1895 as amended by Section 1 of Chapter 6898 Acts of 1915 as amended by Chapter 7745 Acts of 1918 as amended by Section 1 of Charter 10091 Acts of 1925 so as to empower the Board of County Commissioners in all Counties of the State of Florida having a population of not less than 90,000, nor more than 170,000, according to the last Federal or State Census, to feed all prisoners confined within the County Jail in their County and pay for the feeding of said prisoners out of the fine and forfeiture fund of their counties; also to allow said Board of County Commissioners to use inmates of the jail in the preparation of food for the prisoners, and to allow the County Commissioners of said Counties to employ a person to prepare and serve food to the prisoners.

Which was read the first time by title only.

Senator Tillman asked unanimous consent of the Senate to take up and consider Senate Bill No. 982 at this time.

Which was agreed to.

Senator Tillman moved that the rules be waived and Senate Bill No. 982 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 982 was read the second time by title only.

Senator Tillman moved that the rules be further waived and Senate Bill No. 982 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 982 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

By Senator Murphy—
Senate Bill No. 983:

A bill to be entitled An Act relating to the cancellation of bonds and delinquent interest coupons accepted on taxes under the provisions of Chapter 16252, otherwise known as the Futch Bill as passed by the 1933 session of the Legislature of the State of Florida.

Which was read the first time by title only and placed on the Calendar of Bills on second reading without reference.

By Senator Murphy—
Senate Bill No. 984:

A bill to be entitled An Act directing the board of county commissioners, the tax collector and/or the clerk of the circuit court of any and all counties within the State of Florida having a population of not less than 11,000 or more than 12,000 according to the 1935 State census of Florida to accept and exchange bonds or delinquent interest coupons or other delinquent or past due obligations of all counties having a population of not less than 11,000 and not more than 12,000 according to the 1935 Florida State Census, districts in such counties at par in the redemption of lands and personal property tax sales and in payment of delinquent taxes due to said county or in payment of all current taxes, except that part assessed for the benefit of the State of Florida and collectable in such counties.

Which was read the first time by title only.

Senator Murphy asked unanimous consent of the Senate to take up and consider Senate Bill No. 984 at this time.

Which was agreed to.

Senator Murphy moved that the rules be waived and Senate Bill No. 984 be read the second time by title only.

Which was agreed to by a two thirds vote.

And Senate Bill No. 984 was read the second time by title only.

Senator Murphy moved that the rules be further waived and Senate Bill No. 984 be read the third time in full and put upon its passage.

Which was agreed to by a two thirds vote.

And Senate Bill No. 984 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

By Senator Murphy—
Senate Bill No. 985:

A bill to be entitled An Act relating to the cancellation of bonds and delinquent interest coupons accepted on taxes under Chapters 15054 and 15056, Acts of the 1931 Legislature, and the return of such bonds and delinquent interest coupons after being cancelled to the clerk of the Circuit Court for proper filing in the county which accepted such obligations on taxes.

Which was read the first time by title only and placed on the Calendar of Bills on second reading without reference.

By Senator Murphy—
Senate Mill No. 986:

A bill to be entitled An Act authorizing and empowering the City of Wauchula, a municipal corporation, to refund its outstanding debts, liabilities and obligations, including bonds and interest coupons, and other obligations, and authorizing and empowering the governing body of the said City to take all necessary action for the refunding of its outstanding bonded debt, or any part of the same.

Which was read the first time by title only.

Senator Murphy asked unanimous consent of the Senate to take up and consider Senate Bill No. 986 at this time.

Which was agreed to.

Senator Murphy moved that the rules be waived and Senate Bill No. 986 be read the second time by title only.

Which was agreed to by a two thirds vote.

And Senate Bill No. 986 was read the second time by title only.

Senator Murphy moved that the rules be further waived and Senate Bill No. 986 be read the third time in full and put upon its passage.

Which was agreed to by a two thirds vote.

And Senate Bill No. 986 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

By Senator Beall—
Senate Bill No. 987:

A bill to be entitled An Act to reimburse J. A. Wright on account of the purchase of a certain invalid tax sale certificate issued by the tax collector of Escambia County, Florida.

Which was read the first time by title only.

The following proof of publication was attached to Senate Bill No. 987 when it was introduced in the Senate.

NOTICE is hereby given that the undersigned will apply to the Legislature of the State of Florida, for the passage of a special or local law authorizing the payment to him by the County of Escambia and the State of Florida of refund of taxes and indemnity for improvements, arising out of the purchase by him of a certain void tax certificate and deed consequent thereon, being certificate No. 483 of the Sale of 1927.

J. A. WRIGHT.

3333-1t-4-9-35

Pensacola, Fla., April 9, 1935.

J. M. COE

TO NEWS-JOURNAL COMPANY, Dr.

To publishing attached notice one time, \$1.25.

STATE OF FLORIDA,
ESCAMBIA COUNTY.

Before the undersigned, a Notary Public in and for the State of Florida at Large, personally appeared G. C. Willings, who being duly sworn, says upon oath that he is the Publisher of the Pensacola Journal, a newspaper published in the City of Pensacola, County of Escambia, State of Florida, and that the Pensacola Journal, was on May 20, 1931, and had for more than one year prior thereto, and for more than one year prior to the first insertion of said publication been continuously published more than once a week, and was on and prior to May 30, 1931, and had during more than one year prior thereto and prior to the said first insertion of said publication been entered as second class mail matter at a post office in Escambia County, Florida, and that said paper during all of said time was a newspaper of general circulation in Escambia County, Florida, and that the notice in re:

Application J. A. Wright to the Legislature of State of Florida for passage special or local law authorizing the payment

to him by the County of Escambia and State of Florida of refund of taxes, a true copy of which is hereto attached, was published in the said newspaper one time for the full term and period of beginning on the 9th day of April, 1935.

G. C. WILLINGS,
Publisher.

Sworn to and subscribed before me this the 9th day of April.
A. D. 1935.

VONCEIL FILLINGIM,
Notary Public.

(SEAL) My commission expires Aug. 24, 1938.

Senator Beall asked unanimous consent of the Senate to take up and consider Senate Bill No. 987 at this time.
Which was agreed to.

Senator Beall moved that the rules be waived and Senate Bill No. 987 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 987 was read the second time by title only.

Senator Beall moved that the rules be further waived and Senate Bill No. 987 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 987 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

By Senator Beacham—
Senate Joint Resolution No. 988:

A Joint Resolution proposing an amendment to Section 7, of Article 10, of the Constitution of the State of Florida, relating to Homesteads and exemptions, so as to provide that no assessment for State, County or Municipal taxes shall be levied upon real estate, except income producing real estate, and limiting the tax to income producing real estate to twenty per cent of the gross income.

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

That the following amendment to Section 7, of Article 10, of the Constitution of the State of Florida, relating to homesteads and exemptions extending the exemptions provided for by said Section 7 so that no assessment of State, County or Municipal taxation shall be levied upon any real estate, except income producing real estate, and limiting the tax against income producing real estate to an amount equal to twenty per cent (20%) of the gross income of such real estate, 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, 1936, that is to say, said Section 7, of Article 10, of the Constitution of the State of Florida shall be amended to 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; there shall also be exempted from all taxation other than the special assessments for benefits all other real estate except income producing real estate which is not the homestead as herein defined, and the tax against such income producing real estate shall not exceed twenty per cent (20%) of the gross income of such income producing real estate.

Which was read the first time in full and referred to the Committee on Constitutional Amendments.

By Senators Murphy, Touchton, Smith (29th), Beacham, Futch, Pannill, Tervin, Lewis and Sikes—
Senate Bill No. 989:

A bill to be entitled An Act providing for the disposition of all monies received from the second gas tax, provided for and levied by Section 1, Chapter 15659, Laws of Florida, Acts of 1931; and further providing for the operation of a Board of

Administration for and in each County in the State of Florida; and prescribing the duties of said Board, and providing for the transfer by the State Treasurer, as ex-officio County Treasurer, of any money in his hands derived from the second gas tax, levied as aforesaid, to the various county boards of administration, and providing for the payment by the Comptroller of all monies collected from or through said second gas tax direct to said county boards of administration; and to authorize said County Boards of Administration to purchase bonds of said Counties with the proceeds of such gas tax, or to use the same in the reduction of the tax millage in the respective counties, and to repeal such portions of Chapter 14486, Laws of Florida, Acts of 1929, and Chapter 15891, Laws of Florida, Acts of 1933, and all other laws in conflict with this Act.

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

By Senator McArthur—

Senate Bill No. 990:

A bill to be entitled An Act making it unlawful to head Shrimp or prawn in certain waters within the jurisdiction of the State of Florida; and making it unlawful to land Shrimp or prawn headed in violation hereof at certain points within the jurisdiction of the State of Florida and providing penalties for the violation hereof.

Which was read the first time by title only.

Senator McArthur asked unanimous consent of the Senate to take up and consider Senate Bill No. 990 at this time.

Which was agreed to.

Senator McArthur moved that the rules be waived and Senate Bill No. 990 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 990 was read the second time by title only.

Senator McArthur moved that the rules be further waived and Senate Bill No. 990 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 990 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

By Senator McArthur—

Senate Bill No. 991:

A bill to be entitled An Act making it unlawful to take possession of, buy, sell, or offer for sale or unnecessarily destroy shrimp or prawn less than a certain size and fixing penalties for violations hereof.

Which was read the first time by title only.

Senator McArthur asked unanimous consent of the Senate to take up and consider Senate Bill No. 991 at this time.

Which was agreed to.

Senator McArthur moved that the rules be waived and Senate Bill No. 991 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 991 was read the second time by title only.

Senator McArthur moved that the rules be further waived and Senate Bill No. 991 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 991 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Swe-

ger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

By Senator Clarke—
Senate Bill No. 992:

A bill to be entitled An Act to fix and set the annual salary of all State Attorneys of the State of Florida in judicial circuits having six counties, appropriating monies for the payment therefor, and repealing Chapter 15859 Acts of the 1933 Florida Legislature so far as it affects the salaries of State Attorneys herein affected

Which was read the first time by title only.

Senator Clarke asked unanimous consent of the Senate to take up and consider Senate Bill No. 992 at this time.
Which was agreed to.

Senator Clarke moved that the rules be waived and Senate Bill No. 992 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 992 was read the second time by title only.

Senator Clarke moved that the rules be further waived and Senate Bill No. 992 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 992 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

By unanimous consent Senator Beall withdrew Senate Bills Nos. 726 and 254.

Senator Beall moved that House Bill No. 1331 be indefinitely postponed.

Which was agreed to and House Bill No. 1331 was indefinitely postponed.

By Senator Tillman—
Senate Bill No. 993:

A bill to be entitled An Act to amend Section 1 of Chapter 4527 Acts of 1897 amending Section 9 of Chapter 4323 Acts of 1895 as amended by Section 1 of Chapter 6898 Acts of 1915 as amended by Chapter 7745 Acts of 1918 as amended by Section 1 of Chapter 10091 Acts of 1925 so as to empower the Board of County Commissioners in all counties of the State of Florida having a population of not less than 90,000, nor more than 170,000, according to the last Federal or State census to feed all prisoners confined within the county jail in their county and pay for the feeding of said prisoners out of the Fine and Forfeiture Fund of their counties; also to allow said Board of County Commissioners to use inmates of the jail in the preparation of food for the prisoners, and to allow the County Commissioners of said counties to employ a person to prepare and serve food to the prisoners.

Which was read the first time by title only.

Senator Tillman asked unanimous consent of the Senate to take up and consider Senate Bill No. 993 at this time.

Which was agreed to.

Senator Tillman moved that the rules be waived and Senate Bill No. 993 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 993 was read the second time by title only.

Senator Tillman moved that the rules be further waived and Senate Bill No. 993 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 993 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

By Senator Holland—
Senate Bill No. 994:

A bill to be entitled An Act authorizing the board of public instruction for the County of Polk, State of Florida, to issue interest bearing time warrants or certificates of indebtedness for the purpose of refunding outstanding indebtedness of special tax school district number one of Polk County, Florida, in an amount not to exceed \$125,000.00; authorizing said board to fix the date, maturities, place of payment and interest rate or rates on said certificates; providing for the levy of a tax on taxable property in said district for the payment of said certificates and interest thereon; and providing that said certificates shall be subject to call at any interest date at par plus accrued interest.

Which was read the first time by title only.

The following proof of publication was attached to Senate Bill No. 994 when it was introduced in the Senate:

NOTICE IS HEREBY GIVEN that the Legislature of Florida will be asked to enact at this session Special, or Local, laws on the following subject:

1. An act to provide for the consolidation of Special Tax School Districts of Polk County.
2. An act to amend the present law providing for apportionment of the County School Fund of Polk County among the Special Tax School Districts of the County.
3. An act to provide for the funding of the outstanding indebtedness of the Lakeland Special Tax School District.

E. M. KNIGHT,
Representative.

A—503

AFFIDAVIT OF PUBLICATION

Lakeland Evening Ledger and Star-Telegram

STATE OF FLORIDA
COUNTY OF POLK

On this day personally appeared before me Jay C. Smith, to me well known, who, being by me first duly sworn, deposes and says, that he is business manager of the Lakeland Evening Ledger and Star-Telegram, a newspaper of general circulation published in the City of Lakeland, County of Polk, State of Florida;

That the notice hereto attached of Legislation to be enacted for School Purposes—Session of Florida Legislature 1935 was published in said newspaper once for one issue on the following dates, viz: Friday, April 12, 1935, making one publication as required by law;

That said newspaper at the time of said publication had been continuously published at least once a week and had been entered as second class matter at the post office in Lakeland, Polk County, Florida, where published, for a period of more than one year next preceding the first insertion of said notice, as required by Laws of Florida, Acts of 1931, approved May 20, 1931, and known as Senate Bill No. 58.

Signed JAY C. SMITH,
Business Manager

Sworn to and subscribed before me this 13th day of April, A. D. 1935.

Notary Public, State of Florida at Large.
My Commission Expires November 24, 1937

(SEAL)

Senator Holland asked unanimous consent of the Senate to take up and consider Senate Bill No. 994 at this time.
Which was agreed to.

Senator Holland moved that the rules be waived and Senate Bill No. 994 be read the second time by title only.

Which was agreed to by a two thirds vote.

And Senate Bill No. 994 was read the second time by title only.

Senator Holland moved that the rules be further waived and Senate Bill No. 994 be read the third time in full and put upon its passage.

Which was agreed to by a two thirds vote.

And Senate Bill No. 994 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

By Senator Parker—
Senate Bill No. 995:

A bill to be entitled An Act providing for an open season for the hunting and killing of buck deer in all counties of the State of Florida having a population of not less than forty-two hundred (4200), and not more than forty-four hundred (4400), according to the last State census; providing whom shall be eligible to hunt and kill buck deer under the provisions of this Act; and repealing all laws in conflict with this Act.

Which was read the first time by title only.

Senator Parker asked unanimous consent of the Senate to take up and consider Senate Bill No. 995 at this time.

Which was agreed to.

Senator Parker moved that the rules be waived and Senate Bill No. 995 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 995 was read the second time by title only.

Senator Parker moved that the rules be further waived and Senate Bill No. 995 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 995 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

By the Committee on Judiciary "A"—

Senate Bill No. 996:

A bill to be entitled An Act to amend Chapter 9278, Laws of Florida, Acts of 1923, relating to the voluntary resignation and retirement of Justices of the Supreme Court under certain conditions with pay.

Which was read the first time by title only and placed on the Calendar of Bills on second reading without reference.

By Senator Smith (29th)—

Senate Bill No. 997:

A bill to be entitled An Act to extend State Road No. 260 in Clay County, by amending Chapter 16192, Acts of 1933.

Which was read the first time by title only.

Senator Smith (29th) asked unanimous consent of the Senate to take up and consider Senate Bill No. 997 at this time.

Which was agreed to.

Senator Smith (29th) moved that the rules be waived and Senate Bill No. 997 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 997 was read the second time by title only.

Senator Smith (29th) moved that the rules be further waived and Senate Bill No. 997 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 997 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

By Senator Butler—

Senate Bill No. 998:

A bill to be entitled An Act relating to the St. Johns River Bridge Bond Trustees of Duval County, Florida; authorizing the Board of County Commissioners of Duval County, on certain terms and conditions, and within certain limitations, to authorize and direct the loan to The Ship Canal Authority of the State of Florida, of surplus funds in the hands of said trustees and providing for the method and manner of making such loan and for the use of payments on account of principal and interest thereon.

Which was read the first time by title only.

The following proof of publication was attached to Senate Bill No. 998 when it was introduced in the Senate:

NOTICE

TO WHOM IT MAY CONCERN:

Notice is hereby given of intention to apply to the Legislature of the State of Florida at the current session now in progress at Tallahassee, Florida, for the passage of a local or special bill, the substance of which shall be: To provide that surplus funds (or any part thereof), in the hands of the St. Johns River Bridge Bond Trustees, over and above the amounts necessary to pay in full all outstanding bonds at maturity thereof, may be loaned by the County Commissioners of Duval County, Florida, upon such terms as they may decide, to The Ship Canal Authority of the State of Florida, to be used by it in paying for the expense of acquiring rights-of-way for a ship canal across the State of Florida, or for the purpose of paying any other expenses authorized to be incurred by said authority by Chapter 16176, Laws of 1933.

SUMTER L. LOWRY, JR.,

Chairman, Canal Division,

Jacksonville Chamber of Commerce.

STATE OF FLORIDA,)

COUNTY OF DUVAL,) ss.

Before the undersigned authority personally appeared Herman Ulmer, who on oath does solemnly swear that he has knowledge of the matters stated herein; that a notice stating the substance of a contemplated law or proposed bill, which bill relates to the loan to The Ship Canal Authority of the State of Florida, by the County Commissioners of Duval County, Florida, of surplus funds (or any part thereof) in the hands of the St. Johns River Bridge Bond Trustees, over and above the amount necessary to retire all outstanding bonds, for use by the said Ship Canal Authority in acquiring a right-of-way for a ship canal across the State of Florida and for other expenses of said Authority authorized by Chapter 16176, Laws of 1933, has been published at least thirty days prior to this date, by being printed in the issue of the 27th day of April, 1935, of The Financial News, a newspaper published in Duval County, Florida, in which above named County the matter or thing to be affected by said contemplated law is situated; that a copy of the notice has been published as aforesaid and also this affidavit of proof of publication are attached to the proposed bill or contemplated law, and such copy of the notice so attached is by reference made a part of this affidavit.

HERMAN ULMER.

Sworn to and subscribed before me this 28th day of May, A. D. 1935.

AUDREY NIVER,

Notary Public, State of Florida at Large.

My commission expires July 8, 1935.

(SEAL)

Senator Butler asked unanimous consent of the Senate to take up and consider Senate Bill No. 998 at this time.
Which was agreed to.

Senator Butler moved that the rules be waived and Senate Bill No. 998 be read the second time by title only.
Which was agreed to by a two-thirds vote.
And Senate Bill No. 998 was read the second time by title only.

Senator Butler moved that the rules be further waived and Senate Bill No. 998 be read the third time in full and put upon its passage.
Which was agreed to by a two-thirds vote.
And Senate Bill No. 998 was read the third time in full.

Upon the passage of the bill the roll was called and the vote was:
Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.
Nays—None.
So the bill passed, title as stated, and the action of the Senate was ordered to be immediately certified to the House of Representatives.

Senator Gillis asked unanimous consent of the Senate to take up and consider Committee Substitute for House Bill No. 518 out of its order, at this time.
Which was agreed to.

Committee Substitute for House Bill No. 518:
A bill to be entitled "The 1935 Social Welfare Act of Florida"; creating a State Board of Social Welfare, prescribing its powers and duties; authorizing the State Board of Social Welfare to act as the agent of the State of Florida in the administration of Federal relief funds; creating administrative district; creating district Boards of Social Welfare to operate in said districts and prescribing the powers and duties of such district boards; authorizing the State Board of Social Welfare to promulgate rules and regulations necessary to carry out the intent and purposes of this Act; establishing a state probation and parole system; providing for the supervision of State and local institutions for destitute or dependent children, and providing for the disposition, care, protection, support and maintenance of destitute and dependent children; authorizing the State Board of Social Welfare to establish minimum standards of care for all local public and private institutions or agencies; providing for voluntary county participation in the establishment and maintenance of district institutions and empowering county commissioners to designate the State Board of Social Welfare to act as its agent in the administration of any form of relief furnished by the Counties and empowering the County Commissioners to use county relief funds to match Federal relief funds; providing for public aid and service to those unable to provide for their own needs; providing for the care of indigent transients and for the care of handicapped persons; providing for the liability and enforcement thereof of support of needy persons and destitute and dependent children and enumerating those liable for such support; providing for punishment as a vagrant of any able bodied male persons refusing to accept employment at the prevailing rate of wages; providing for expenses and costs incurred by the operation of the State Board of Social Welfare; its agents and employees in the discharge of their duties under this Act; providing for appropriations for public aid and social welfare services; fixing penalties for the violation of the terms of this Act; and in general providing for the social welfare of the State; repealing Chapter 12288, Laws of 1927, entitled "An Act providing for the creation of a State Board of Public Welfare of five members, two of whom shall be women, to be appointed by the Governor, fixing their terms of office, prescribing their duties, authorizing the employment of a secretary who shall be known as Commissioner of Public Welfare, and an assistant secretary who shall be known as Director of Child Welfare, and making an appropriation for carrying into effect the provisions of this Act," as amended by Chapter 14483, Laws of 1929, Chapter 15720, Laws of 1931; repealing Chapter 9273, Laws of 1923 creating the Children's Code Commission; repealing Sections 1, 2, 3 of Laws of Florida of November 20, 1828, Chapter 1123, Laws of 1861, Chapter 1467, Laws of 1866, all relating to the apprenticeship of Children; Chapter 13578, Laws of 1929 re-

lating to the Florida State Commission for the blind; Chapter 7378, Laws of 1917 relating to a Commission for the inspection of Public and Private Institution; and all other laws and parts of laws contrary to and in conflict with the terms of this Act.
Was taken up and read the second time in full.

Senators Gillis and McKenzie offered the following amendment to Committee Substitute for House Bill No. 518:
In Section 1, line 29, (typewritten bill) after the word "employment" add the following: "Provided however that the State Board shall be authorized to appoint or engage non-residents possessing special prerequisite technical knowledge or training for the position involved, whenever no applicants from the State of Florida present such prerequisite qualifications."

Senator Gillis moved the adoption of the amendment.
Which was agreed to and the amendment was adopted.
Senator Beall offered the following amendment to Committee Substitute for House Bill No. 518:
In Section 10, (typewritten bill), strike out the entire section.
Senator Beall moved the adoption of the amendment.
Which was agreed to and the amendment was adopted.

Senator Beall also offered the following amendment to Committee Substitute for House Bill No. 518:
In Section 14, (typewritten bill) strike out the entire Section and insert in lieu thereof the following:
"Section 14. PAROLE DUTIES AND WELFARE ORGANIZATIONS: The said Board of Social Welfare shall have general over-sight of all placed on parole from State Institutions, receiving reports at stated intervals from such persons or from those who assume responsibility for their good behavior, or from agents of said Board, or from County Boards of Visitors, County Welfare Boards, Federation of Social Agencies or other welfare organizations whose services may be enlisted to assist it in carrying out its duties in the several communities and counties where such organizations are or may be established. Said Board shall send duplicate reports to the Superintendents of the State Institutions concerning the conduct of those on parole. Said Board shall encourage and assist in the development of welfare work on a county-wide basis."

Senator Beall moved the adoption of the amendment.
Which was agreed to and the amendment was adopted.
Senator Beall also offered the following amendment to Committee Substitute for House Bill No. 518:
In Title, line 10 (typewritten bill) strike out the words: "and local"
Senator Beall moved the adoption of the amendment.
Which was agreed to and the amendment was adopted.
Senator Beall also offered the following amendment to Committee Substitute for House Bill No. 518:
In Title, line 14 (typewritten bill) strike out the words: "and private"
Senator Beall moved the adoption of the amendment.
Which was agreed to and the amendment was adopted.
Senator Gillis offered the following amendment to Committee Substitute for House Bill No. 518:
Renumber the Sections of the Bill.
Senator Gillis moved the adoption of the amendment.
Which was agreed to and the amendment was adopted.

Senator Gillis moved that the rules be waived and Committee Substitute for House Bill No. 518, as amended, be read the third time in full and put upon its passage.
Which was agreed to by a two thirds vote.
And Committee Substitute for House Bill No. 518, as amended, was read the third time in full.

Upon the passage of Committee Substitute for House Bill No. 518, as amended, the roll was called and the vote was:
Yeas—Mr. President; Senators Adams, Bass, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Holland, Lewis, Lundy, McKenzie, MacWilliams, Mann, Nordman, Pannill, Parker, Parrish, Savage Shelley, Shivers, Smith (14th), Smith (29th), Sweger, Tillman, Touchton, Turner, Watson—30.
Nays—Senators Beacham, Harper, McArthur, Murphy, Sikes, Tervin—6.

So Committee Substitute for House Bill No. 518 passed, as amended, and the action of the Senate was ordered to be immediately certified to the House of Representatives.

Senator Butler asked unanimous consent of the Senate to take up and consider his motion to reconsider the vote by which Senate Bill No. 360 failed to pass the Senate on May 22, 1935.

Which was agreed to.

The question was put on the motion made by Senator Butler to reconsider the vote by which Senate Bill No. 360 failed to pass.

Which was agreed to and the Senate reconsidered the vote by which Senate Bill No. 360 failed to pass on May 22, 1935.

Senate Bill No. 360:

A bill to be entitled An Act creating the State Employment Board, fixing the number thereof and the manner of appointment, authorizing said board to employ certain personnel providing for the compensation and expenses thereof and appropriating funds therefor and appointing said board as State Agency to receive the benefits of the Wagner-Peyser Act and providing for reports to be made by said board.

The question recurred on the passage of the bill.

Pending roll call, by unanimous consent Senator Beall offered the following amendment to Senate Bill No. 360:

Strike out Section 10 and insert in lieu thereof the following:

"Section 10. This Act shall not take effect unless and until the Congress of the United States shall pass and same shall become a law the Bill now pending in said Congress known as the "Economic Security Act" S. No. 1130, also known as "Social Security Act" H. R. No. 7260.

Senator Beall moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

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

Yeas—Mr. President; Senators Adams, Beacham, Beall, Black, Butler, Clarke, Futch, Gomez, Holland, Lewis, Lundy, McKenzie, MacWilliams, Mann, Nordman, Raulerson, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Touchton, Turner—26.

Nays—Senators Bass, Harper, McArthur, Parker, Parrish, Tervin, Tillman.—7.

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

Senator MacWilliams asked unanimous consent of the Senate to take up and consider Senate Bill No. 698, out of its order, at this time.

Which was agreed to.

Senate Bill No. 698:

A bill to be entitled An Act amending Section 6, Chapter 14,764, Laws of Florida, Acts of 1931, relating to the providing of indemnity insurance by "auto transportation companies" operating under the terms of said Act, insuring against personal injuries to passengers and the public and property damage by reason of any act of negligence by said companies, and for damages to or loss of baggage, and cargo insurance.

Was taken up and read the second time in full.

Senator MacWilliams moved that the rules be waived and Senate Bill No. 698 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 698 was read the third time in full.

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

Yeas—Mr. President; Senators Beacham, Beall, Black, Butler, Clarke, Gillis, Gomez, Holland, Lewis, Lundy, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Raulerson, Savage, Shivers, Smith (29th), Tillman, Touchton, Turner.—25.

Nays—Senators McArthur, Parrish, Rose.—3.

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

By permission the following Conference Committee report was read:

CONFERENCE COMMITTEE REPORT

Hon. Wm. C. Hodges,
President of the Senate.

and

Hon. W. B. Bishop,
Speaker of the House of Representatives.

Sirs:

Your respective conference committees appointed to adjust the differences between the Senate and House of Representatives over S J R 170, respectfully report and recommend that the House of Representatives recede from its amendments numbered 1, 2 and 3, and that said resolution be amended in the following particulars, to wit:

Strike out Section 3 and insert in lieu thereof the following:

The respective counties of the State shall provide in the manner prescribed by law, for those of the inhabitants who by reason of age, infirmity, or misfortune, may have claims upon the aid and sympathy of society; provided, however, the Legislature may by general law provide for a uniform State-wide system for such benefits, and appropriate money therefor; but no such general law shall provide benefits to any person who shall not have been a resident of the State of Florida for a period of five years continuously next preceding his application therefor, nor shall such general law provide for benefits to any person solely on account of age who has not attained the age of sixty-five years; Provided, further, that where by any law of the United States, a lesser or different period of residence age or citizenship shall be fixed in order for the State of Florida to participate in any Federal grants that might be made for such purposes, the Legislature may prescribe such requirements as to citizenship age and residence as will be consistent with and not in conflict with such Federal Law.

Respectfully submitted,

J. SLATER SMITH

D. STUART GILLIS

CLAYTON C. BASS

Conference Committee on the
Part of the Senate.

DWIGHT L. ROGERS

LEROY COLLINS

I. N. KENNEDY

Conference Committee on the
Part of the House of Representatives.

Senator Smith (29th) moved the adoption of the foregoing Conference Committee Report.

Which was agreed to and the foregoing Conference Committee Report was adopted.

Senator Smith (29th) moved the adoption of the amendment to Senate Joint Resolution No. 170, as set forth in the foregoing Conference Committee Report.

On the adoption of the amendment to Senate Joint Resolution No. 170 the roll was called and the vote was:

Yeas—Mr. President; Senators Adams, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parrish, Raulerson, Savage, Shivers, Sikes, Smith (29th), Tervin, Tillman, Turner, Watson—30.

Nays—None.

Which was agreed to and the amendment to Senate Joint Resolution No. 170, as set forth in the foregoing Conference Committee Report, was adopted.

The question recurred on the passage of Senate Joint Resolution No. 170, as amended, which reads as follows:

Senate Joint Resolution No. 170:

A Joint Resolution proposing to amend Section 3 of the Article XIII of the Constitution of the State of Florida, relating to provisions for the aged, infirm, and unfortunate.

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

That Section 3 of Article XIII of the Constitution of the State of Florida, relating to provision for the aged, infirm, and unfortunate, be and the same is hereby amended, and as amended is agreed to and shall be submitted to the electors of the State of Florida at the next general election to be held on the first Tuesday after the first Monday in November, 1936, for ratification or rejection; said Section 3 of Article XIII, as amended, shall read as follows:

"Section 3. The respective counties of the State shall provide in the manner prescribed by law, for those of the inhabitants who by reason of age, infirmity, or misfortune, may have claims upon the aid and sympathy of society; provided, however, the Legislature may by general law provide for a uniform State-wide system for such benefits, and appropriate money therefor; but no such general law shall provide benefits to any person who shall not have been a resident of the State of Florida for a period of five years continuously next preceding his application therefor, nor shall such general law provide for benefits to any person solely on account of age who has not attained the age of sixty-five years; provided, further, that where by any law of the United States, a lessor or different period of residence age or citizenship shall be fixed in order for the State of Florida to participate in any Federal grants that might be made for such purposes, the Legislature may prescribe such requirements as to citizenship, age and residence as will be consistent with and not in conflict with such Federal Law.

Upon the passage of Senate Joint Resolution No. 170, as amended, the roll was called and the vote was:

Yeas—Mr. President; Senators Adams, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parrish, Raulerson, Savage, Shivers, Sikes, Smith (29th), Tervin, Tillman, Turner, Watson—30.

Nays—None.

So Senate Joint Resolution No. 170 passed, as amended, by the required Constitutional three-fifths vote of all members elected to the Senate for the 1935 session of the Florida Legislature and the action of the Senate was ordered to be immediately certified to the House of Representatives.

Senator Gomez asked unanimous consent of the Senate to take up and consider House Bill No. 1302, out of its order, at this time.

Which was agreed to.

House Bill No. 1302:

A bill to be entitled An Act relating to Commissions of County Assessors of Taxes assessing special taxes and special tax district taxes in certain Counties of the State of Florida. Was taken up and read the second time in full.

Senator Gomez moved that the rules be waived and House Bill No. 1302 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1302 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Beacham, Beall, Butler, Clarke, Futch, Gillis, Gomez, Harper, Lundy, Mann, Murphy, Nordman, Pannill, Raulerson, Sikes, Smith (14th), Smith (29th), Tillman, Touchton, Turner, Watson—23.

Nays—Senators Bass, Parrish, Rose, Savage, Tervin—5.

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

Senator Watson moved that House Bill No. 1304 be recalled from the House of Representatives.

Which was agreed to and it was so ordered.

Senator Watson moved that House Bill No. 1304 be indefinitely postponed.

Which was agreed to and House Bill No. 1304 was indefinitely postponed.

Senator Futch asked unanimous consent of the Senate to take up and consider Senate Bill No. 853, out of its order, at this time.

Which was agreed to.

Senate Bill No. 853:

A bill to be entitled An Act authorizing the Boards of County Commissioners to purchase, lease, establish, construct, equip, maintain and operate airports or landing fields, within the limits of said counties; giving the right of condemnation to the Boards of County Commissioners; to acquire the property necessary therefor; to authorize the issuance of county bonds therefor and for other purposes. Was taken up.

Senator Futch moved that the rules be waived and Senate Bill No. 853 be read the second time by title only.

Which was agreed to by a two-thirds vote. And Senate Bill No. 853 was read the second time by title only.

Senator Futch moved that the rules be further waived and Senate Bill No. 853 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 853 was read the third time in full.

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

Yeas—Mr. President; Senators Bass, Beacham, Beall, Black, Clarke, Futch, Gomez, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Parker, Raulerson, Rose, Savage, Shivers, Smith (14th), Smith (29th), Tillman, Touchton, Turner, Watson—28.

Nays—Senator Butler—1.

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

Senator Bass asked unanimous consent of the Senate to take up and consider his motion to reconsider the vote by which Senate Bill No. 414 failed to pass the Senate on May 20, 1935.

Which was agreed to.

Senate Bill No. 414:

A bill to be entitled An Act regulating traffic upon all of the public highways of the State of Florida, and all streets of each municipality, city or town of the State of Florida, and making certain requirements as to equipment of and condition of all motor vehicles operated thereon and providing for an inspection and examination of all such motor vehicles operated thereon to ascertain whether same are properly equipped and in safe operating condition, by the employees or patrolmen of the department of State Police, or by the Sheriffs of the respective counties of the State when directed so to do by the Chief of the Department of State Police; and to provide for the enforcement of this Act, and to make it unlawful to violate any provision of same; and to provide for a fee for the inspection of such motor vehicles and for the disposition of all fees so collected; and repealing Section 16 of Chapter 7275, Acts of 1917, contained in Section 1021 Revised General Statutes of 1920, also known as Section 1294 Compiled General Laws of Florida 1927.

The question was put on the adoption of the motion made by Senator Bass to reconsider the vote by which Senate Bill No. 414 failed to pass.

Upon which a roll call was demanded.

Upon the adoption of the motion made by Senator Bass to reconsider the vote by which Senate Bill No. 414 failed to pass, the roll was called and the vote was:

Yeas—Senators Adams, Bass, Black, Butler, Futch, Harper, Lewis, McArthur, McKenzie, Murphy, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Smith (14th), Smith (29th), Tervin, Turner, Watson—21.

Nays—Mr. President; Senators Beacham, Beall, Clarke, Gillis, Gomez, Holland, Lundy, MacWilliams, Mann, Nordman, Shivers, Tillman—13.

Which was agreed to and the Senate reconsidered the vote by which Senate Bill No. 414 failed to pass on May 20, 1935.

The question recurred on the passage of the bill.

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

Yeas—Mr. President; Senators Beacham, Beall, Clarke, Gillis, Lundy, MacWilliams, Mann, Nordman, Shivers, Tillman, Touchton, Watson—13.

Nays—Senators Adams, Bass, Black, Butler, Futch, Gomez, Harper, Lewis, McArthur, McKenzie, Murphy, Pannill, Parker, Parrish, Raulerson, Savage, Shelley, Smith (14th), Smith (29th), Tervin, Turner—21.

So the bill failed to pass.

The following pair was announced:

Paired on Senate Bill No. 414—

Senator Rose—No.

Senator Holland—Aye.

S. L. HOLLAND.

Senator Gomez moved that Senate Concurrent Resolution No. 26 be recalled from the House of Representatives.

Which was agreed to and it was so ordered.

Senator Black asked unanimous consent of the Senate to

take up and consider Senate Bill No. 814, out of its order, at this time.

Which was agreed to.

Senate Bill No. 814:

A bill to be entitled An Act for the relief of A. B. Zetrouer of Alachua County, Florida.

Was taken up and read the second time in full.

Senator Black moved that the rules be waived and Senate Bill No. 814 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 814 was read the third time in full.

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

Yeas—Mr. President; Senators Beall, Black, Butler, Gillis, Smith (14th), Tillman, Watson—8.

Nays—Senators Adams, Bass, Beacham, Clarke, Futch, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Parker, Raulerson, Savage, Shelley, Shivers, Sweger, Tervin, Touchton, Turner—24.

So the bill failed to pass.

Senator Bass asked unanimous consent of the Senate to take up and consider House Bill No. 1131, out of its order, at this time.

Which was agreed to.

Senator Smith (14th) now presiding.

House Bill No. 1131:

A bill to be entitled An Act to license certain types of coin-operated devices; to regulate the operation thereof; to designate the penalties for the violation of the provisions of this Act; to define certain types of coin-operated devices; providing for the division and distribution of the revenue derived therefrom and other matters properly relating thereto.

Was taken up and read the second time in full.

Senator Futch offered the following amendment to House Bill No. 1131:

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

Section 1. It shall be unlawful for any person or persons, firm or corporation to set up for operation, operate, lease, or distribute for the purpose of operating, any coin-operated device as defined in Section 2 of this Act, without first having obtained a license therefor.

Section 2. For the purpose of this Act, coin-operated devices are defined and classified as follows:

(1) Automatic coin-operating vending and amusement machines with premium features, which vend for each coin deposited a standard article of merchandise having a recognized retail value, and at intervals vend checks, tokens, coins or orders which may or may not be exchanged for additional merchandise. Hereafter this type will be referred to as automatic vendors.

(2) Coin-operated skill machines (commonly referred to as Pin-games, Marble Tables, and similar devices of this type which may have a skill feature) which may or may not pay a reward for skillful operation or upon which operation premiums may or may not be given for high score or making certain combinations. Such premiums may be awarded either automatically by the machine in the form of checks, tokens or orders, which designate the value of the premium or premiums or may be indicated by a score card attached to the machine. Hereinafter this type shall be referred to as skill machines.

(3) Trade Machines. These machines have no automatic vending feature, although at intervals indicate that patron is entitled to receive premiums. Hereinafter this type will be referred to as trade machines. Only such types of machines as are hereinabove described and referred to as automatic vendors, skill machines and/or trade machines are covered by this Act. Nothing herein contained shall be construed to apply to any coin-operated machine or other device which returns amusement, entertainment or some service or article of value or a combination of the above, uniformly as to quantity and quality upon each insertion of a coin into the same, nor to the operation of public telephones.

(4) "Other Machines." All other coin operated devices or slot machines not covered by any of the above definitions and qualifications or descriptions, shall be classified as "other

machines" and shall be subject to an occupational license tax as hereinafter provided.

(5) This Act shall not apply to coin operated telephones nor to U. S. Stamp machines.

Section 5. No person under the age of twenty one years of age shall be permitted to operate any of the machines described in subsections (1), (2), (3) and (4) of Section 2 of this Act, nor shall any such machine or machines be operated or be permitted to be operated within one hundred feet of any school building; provided that this provision shall not apply to any machine or machines operated in hotel lobbies within one hundred feet of any school building.

Section 6. That any person, persons, firm or corporation found guilty of violating the provisions of this Act, shall be deemed guilty of a misdemeanor and upon conviction thereof, shall be fined not to exceed the sum of Twenty Five (\$25.00) Dollars, or by imprisonment for a period of not less than Thirty (30) Days. The operation of each of the above described machines shall be a separate offense under the provisions of this Act.

Section 7. That no person, firm or corporation shall be permitted to operate any machine or machines as described in Section 2 above, until such person, firm or corporation shall first obtain and secure a license for the privilege of operating one or more of the above described machines.

That any person, firm or corporation desiring to operate any of the above described machines in any of the several counties of the State of Florida shall first make application for a license for the privilege of operating any of the above described machines to the Comptroller of the State of Florida, for such license, and upon the filing of such application with the Comptroller of the State of Florida, the Comptroller shall certify to the Tax Collectors of the several counties of the State of Florida where such applicant has applied for the privilege of operating any of the above described machines, and that the County Tax Collector and the County Judge of such county shall issue to the said applicant a license for the privilege of operating any of the above described machines upon payment of the license fees as follows:

Automatic Vendors	\$ 50.00
Skill Machines	10.00
Trade Machines	10.00
Other Machines	500.00

The Tax Collector shall require and collect on each license a County Judge's fee of twenty-five (25c.) cents, for each machine so operated.

The Comptroller of the State of Florida shall not grant the application of any person, persons, firm or corporations in any of the several counties of the State of Florida, for the privilege of operating such above described machines in excess of one (1) machine to every one hundred (100) persons in such County, according to the last State or Federal Census. It is further provided that the Comptroller shall certify such application of an applicant in the order in which the said application is filed with him and the County Tax Collector and County Judge of such County shall issue licenses in the same order in which said applications are certified to them.

Each licensee under the provisions of this Act shall also pay or cause to be paid a city license, where the ordinances of said city require the payment of a license for the operation of such machines under the provisions of this Act, an additional amount of fifty (50%) per centum of the State and County license tax heretofore authorized to be paid.

Section 8. Each of the several Tax Collectors of the State of Florida in the several counties of the State of Florida, shall remit to the State Treasurer of the State of Florida, as provided by law, all monies collected for and in behalf of the State of Florida for the issuance of license as provided under the provisions of this Act and the State Treasurer upon receipt of said monies so remitted to him under the provisions of this Act, shall deposit or cause to be deposited in the General Revenue Fund of the State of Florida.

Section 9. Such licenses must be paid by the applicant within thirty days after such application has been granted by the Comptroller of the State of Florida; otherwise such application will become void and of no effect.

Section 10. The Comptroller shall have the authority to employ such Inspectors as are necessary to carry out the provisions of this Act.

Section 11. Saving Clause. If any section, sub-section, sentence, clause, phrase or word of this Act, is for any reason, held or declared to be unconstitutional, inoperative or void, such holding or invalidity shall not effect the remaining portions of this Act; and it shall be construed to have the legis-

lative intent to pass this Act without such unconstitutional, inoperative or invalid part therein; and the remainder of this Act after the exclusion of such part or parts shall be deemed and held to be valid as if such excluded parts had not been included herein; or if this Act or any provisions thereof shall be held inapplicable to any person, groups of persons, property, kind of property, circumstances or set of circumstances, such holding shall not affect the applicability thereof to any other person, property or circumstance.

Section 12. All laws or parts of laws in conflict herewith be and the same are hereby repealed.

Section 13. This Act shall take effect immediately upon its becoming a law.

Senator Futch moved the adoption of the amendment.

The President now presiding.

Pending the adoption of the amendment offered by Senator Futch to House Bill No. 1131, Senator Clarke moved House Bill No. 1131, together with pending amendment, be referred to a special committee to be appointed by the President.

Pending the adoption of the amendment offered by Senator Futch, Senator Bass moved, as a substitute motion, that House Bill No. 1131, with pending amendment, be made a special and continuing order of business for Wednesday, May 29, 1935, at 11:00 o'clock A. M.

Which was agreed to and it was so ordered.

Senator Beall asked unanimous consent of the Senate to take up and consider Senate Bill No. 747, out of its order, at this time.

Which was agreed to.

Senate Bill No. 747:

A bill to be entitled An Act relating to the adverse possession of lands, tenements and hereditaments, providing that no adverse possession thereof shall be sufficient to divest the title of the true and legal owner thereof as long as all taxes due and payable against the same shall have been paid, providing that payment of all taxes due and payable against lands, tenements and hereditaments before the expiration of the statutory period of adverse possession shall toll adverse possession thereof, and saving to any person in adverse possession his right to maintain betterment proceedings as provided for by law.

Was taken up and read the second time in full.

The Committee on Judiciary "A" offered the following amendment to Senate Bill No. 747:

In (typewritten bill) add new section as follows:

"Section 4 (a): The provisions of this Act shall not apply to any lands now owned, or acquired within six months from the date this Act becomes a law, by the State Road Department."

Senator Beall moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Beall moved that the rules be waived and Senate Bill No. 747, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 747, as amended, was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—35.

Nays—None.

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

Senator Lundy asked unanimous consent of the Senate to take up and consider House Bill No. 618, out of its order, at this time.

Which was agreed to.

House Bill No. 618:

A bill to be entitled An Act to authorize the State Board of Accountancy to prosecute in the name of the State of Florida, on its own relation and by its own counsel suits in

the nature of injunction or mandamus proceedings as the case may be by restraining any person from disobeying or commanding any person to obey any law, 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.

Was taken up and read the second time in full.

Senator Lundy moved that the rules be waived and House Bill No. 618 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 618 was read the third time in full.

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

Yeas—Mr. President; Senators Butler, Gillis, Holland, McArthur, Nordman, Raulerson, Rose, Savage, Sikes, Tillman.—11.

Nays—Senators Adams, Bass, Beacham, Beall, Black, Clarke, Futch, Gomez, Harper, Lundy, McKenzie, MacWilliams, Mann, Murphy, Pannill, Parker, Shelley, Smith (14th), Smith (29th), Tervin, Touchton, Watson.—22.

So the bill failed to pass.

Senator Lunday moved that the Senate do now reconsider the vote by which House Bill No. 618 failed to pass the Senate.

Which was agreed to.

And the Senate reconsidered the vote by which House Bill No. 618 failed to pass the Senate.

The question recurred on the passage of House Bill No. 618.

Pending roll call, Senator Lundy moved that the rules be waived and further consideration of House Bill No. 618 be informally passed.

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

Senator Holland asked unanimous consent of the Senate to take up and consider House Bill No. 351, out of its order, at this time.

Which was agreed to.

House Bill No. 351:

A bill to be entitled An Act authorizing the prosecuting attorney of the circuit court to file informations in term or in vacation without leave of court and empowering the clerk of the circuit court to docket informations and to issue capias and any and all necessary process without leave or order of court.

Was taken up and read the second time in full.

Senator Holland moved that the rules be waived and House Bill No. 351 be read the third time in full and put upon its passage.

Which was agreed to by a two thirds vote.

And House Bill No. 351 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Sweger, Tervin, Tillman, Touchton, Turner, Watson.—36.

Nays—none.

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

Senator Turner asked unanimous consent of the Senate to take up and consider Senate Bill No. 932, out of its order, at this time.

Which was agreed to.

Senate Bill No. 932:

A bill to be entitled An Act to be known as the Auxiliary State Forest Act; to create auxiliary state forests to be under the supervision of the Florida Board of Forestry; to provide for placing privately owned lands in such forests by deed to

the trustees of the Internal Improvement Fund; for contracting conveyance of and the reconveyance of the same to the grantor or his assignee under certain conditions; for fire protection and forest management of such forests under the supervision of the Florida Board of Forestry, for the sale and disposal of such forests; for the harvesting of products of such forests under certain conditions and restrictions; for assessment of forest fees, yield taxes, annual penalties on certain delinquent tax liens, deposits, excess of ad valorem taxes over other fees and taxes, and other fees; for the payment, collection, forfeiture and refund thereof; for distribution and use of the moneys collected; for a method of accounting, adjusting, and paying tax liens under certain conditions; for disposal of certain lands held by or acquired by the Trustees of the Internal Improvement Fund of the State; and for repealing inconsistent laws.

Was taken up and read the second time in full.

Senator Turner moved that the rules be waived and Senate Bill No. 932 be read the third time in full and put upon its passage.

Which was agreed to by a two thirds vote.

And Senate Bill No. 932 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Smith (14th), Sweger, Tervin, Tillman, Touchton, Turner, Watson.—35.

Nays—None.

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

Senator Tillman moved that the hour of adjournment be extended ten (10) minutes.

Which was agreed to and it was so ordered.

Senator Tillman moved that Senate Bills Nos 657 and 744, recently recalled by the Senate from the Governor, be returned to the Governor.

Which was agreed to and it was so ordered.

Senator Rose moved that Senate Bill No. 730 be recalled from the House of Representatives.

Which was agreed to and it was so ordered.

Senator Sweger moved that the Senate do now adjourn.
Which was not agreed to.

Senator Tillman asked unanimous consent of the Senate to take up and consider House Bill No. 246, out of its order, at this time.

Which was agreed to.

House Bill No. 246:

A bill to be entitled An Act to amend Section 4201 of the Revised General Statutes of Florida, being the same as Section 6144 of the Compiled Laws of Florida, 1927, relating to voluntary liquidation of trust companies.

Was taken up and read the second time in full.

Senator Tillman offered the following amendment to House Bill No. 246:

Strike out Section 1 and insert in lieu thereof:

Section 1. There is hereby imposed and levied on every person, firm or corporation engaged in the automobile tire and tube business in the State of Florida, a State license tax for each place of business as follows:

A. An automobile tire and tube manufacturer shall pay a license fee of two dollars for each thousand dollars, whether his stock is carried in a separate ware house or in his wholesale or retail branch warehouse or his agent's warehouse and shall furnish the tax collector a sworn statement as to the amount of his monthly inventory and whether or not he sells to retail tire and tube dealers and consumers or either.

B. An automobile tire and tube wholesale-distributor shall pay a license fee of one dollar for each thousand dollars of his average monthly inventory or fraction thereof, for the year prior to date license is due, and shall furnish the tax collector a sworn statement as to the amount of his average monthly inventory and whether or not he sells at retail to consumers.

C. An automobile tire and tube retail dealer shall pay a li-

cense fee of two dollars on the first thousand dollars of his average monthly inventory or fraction thereof; four dollars on the second thousand or fraction thereof; six dollars on the third thousand or fraction thereof; eight dollars on the fourth thousand or fraction thereof; ten dollars on the fifth thousand or fraction thereof; and alike increase on each additional thousand or fraction thereof at the time license is due, and shall furnish the tax collector a sworn statement as to the amount of his average monthly inventory for the year prior to date license is due.

Senator Tillman moved the adoption of the amendment.

Pending the adoption of the amendment offered by Senator Tillman to House Bill No. 246, Senator Tillman moved that the Senate do now adjourn.

Which was agreed to.

And the Senate took a recess at 1:09 o'clock P.M., until 3:00 o'clock P. M., this day.

AFTERNOON SESSION

The Senate reconvened at 3:00 o'clock P. M., pursuant to recess order.

The President in the Chair.

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

Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

A quorum present.

REPORTS OF COMMITTEES

Senator Savage, Chairman of the Committee on Judiciary "C", submitted the following report:

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.
Sir:

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

Senate Bill No. 824:

A bill to be entitled An Act limiting the time within which actions or suits to compel increases in budgeted appropriations or expenditures for the ensuing fiscal year for the payment of outstanding bonds or other obligations may be commenced in the Courts of Florida against public officials in Counties having a County Budget Commission, and limiting such time to a period of thirty days from the date of certification by such budget commission of the budget of the responsible governmental subdivision to the Board Administering the affairs thereof; and determining the reasonableness of such limitation.

The Committee on Judiciary has considered the above and offers as a substitute therefor the following:

A bill to be entitled An Act limiting the time for the issuance of peremptory writs of mandamus to increase budgeted appropriations of expenditures of governmental subdivisions of the State of Florida.

Very respectfully,

C. A. SAVAGE,
Chairman of Committee.

And Senate Bill No. 824, contained in the above report, together with Committee Substitute therefor, was placed on the Calendar of Bills on second reading.

Senator Tervin, Chairman of the Committee on Judiciary "B", submitted the following report:

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 506:

A bill to be entitled An Act relating to Bondholders' Com-

mittees organized for the enforcement of Claims upon County, District and Municipal Bonds, or the refunding thereof; regulating the activities of said Bondholders' Committees, and providing for the registration thereof with the Secretary of State; regulating the making of contracts and undertakings by Counties, districts and municipalities with bondholders' committees, their attorneys, agents and representatives, and providing for the public Record of the same, and prescribing certain disabilities, penalties and forfeitures to be incurred for the violation of this Act.

Have had the same under consideration and recommend that the same do not pass, however the following amendments were adopted by the Committee:

Amendment No. 1:

Section 11 shall be amended as follows:

Section 11. Nothing in this Act shall affect actions or proceedings now pending in any of the Courts of this State or be applicable to any existing written contract between any County, District or Municipality and any bondholders' Committee relating to the refunding of existing bonds of such county, district or municipality, or affect or prevent the performance of any such existing written contract.

Amendment No. 2:

Section 13 shall be amended as follows:

Section 13. This Act shall take effect on the 90th day after it shall become a law.

Very respectfully,

WALLACE TERVIN,
Chairman of Committee.

And House Bill No. 506, contained in the above report, together with Committee Amendments thereto was laid on the table.

REPORT OF COMMITTEE ON ENGROSSED BILLS

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

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 747:

A bill to be entitled An Act relating to the adverse possession of lands, tenements and hereditaments, providing that no adverse possession thereof shall be sufficient to divest the Title of the True and Legal Owner Thereof as Long as all taxes due and payable against the same shall have been paid, providing that payment of all taxes due and payable against lands, tenements and hereditaments before the expiration of the statutory period of adverse possession shall toll adverse possession thereof, and saving to any person in adverse possession his right to maintain betterment proceedings as provided for by Law.

Amendment No. 1:

(Typewritten Bill) Add new Section as follows:

"Section 4 (a): The provisions of this Act shall not apply to any lands now owned, or acquired within six months from the date this Act becomes a law, by the State Road Department."

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. 747, contained in the above report, was certified to the House of Representatives.

REPORT OF ENROLLING COMMITTEE

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

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 17:

A bill to be entitled An Act to prohibit the sale or offering for sale, the transportation, and the preparation, receipt or delivery for transportation or market of any citrus fruit that is immature or otherwise unfit for human consumption; to provide for the enforcement thereof; and to provide penalties for the violation thereof.

Also—

Senate Bill No. 16:

A bill to be entitled An Act to stabilize and protect the citrus industry of the State of Florida and to promote the general welfare of such industry and of the State of Florida; to create a State Citrus Commission of the State of Florida to be known as "Florida Citrus Commission"; to provide for the appointment and payment of expenses of the members of such Commission and to prescribe the powers, duties and functions of such Commission and the qualifications and terms of office of members thereof; to create seven citrus districts to be numbered one to seven; to provide for the adoption by said Commission of rules, regulations and orders necessary and proper for an effective administration and enforcement of this Act; to protect and enhance the reputation of Florida Citrus fruit in domestic and foreign markets; to regulate the inspection, grading and marking of citrus fruit; to prohibit the shipping of citrus fruit in violation of this Act; to prescribe the powers and duties of the Commissioner of Agriculture of the State of Florida in the enforcement of this Act; to provide for judicial review of protests made in connection with any rules, regulations or orders adopted pursuant to this Act; to provide for the levy and collection of assessments and the disbursement thereof; to provide for inspection and inspection services; and to provide penalties for violations of the provisions of this Act and any rule, regulation or order promulgated thereunder.

Also—

Senate Bill No. 19:

A bill to be entitled An Act to conserve and promote the prosperity and welfare of the Florida citrus industry and of the State of Florida by promoting the sale of grapefruit produced in Florida through the conducting of a publicity, advertising and sales promotion campaign to increase the consumption of such grapefruit; to levy and impose an excise tax on grapefruit produced in Florida and to provide for the collection thereof; to create a grapefruit advertising fund; to vest the administration of this Act in the Florida Citrus Commission and to provide for the powers, duties, and authority of said Commission hereunder; and to provide penalties for violations of this Act.

Also—

Senate Bill No. 18:

A bill to be entitled An Act to conserve and promote the prosperity and welfare of the Florida citrus industry and of the State of Florida by promoting the sale of oranges produced in Florida through the conducting of a publicity, advertising and sales promotion campaign to increase the consumption of such oranges; to levy and impose an excise tax on oranges produced in Florida and to provide for the collection thereof; to create an orange advertising fund; to vest the administration of this Act in the Florida Citrus Commission and to provide penalties for violations of this Act.

Also—

Senate Bill No. 20:

A bill to be entitled An Act to conserve and promote the prosperity and welfare of the Florida citrus industry and of the State of Florida by promoting the sale of tangerines produced in Florida through the conducting of a publicity, advertising and sales promotion campaign to increase the consumption of such tangerines; to levy and impose an excise tax on tangerines produced in Florida and to provide for the collection thereof; to create a tangerine advertising fund; to vest the administration of this Act in the Florida Citrus Commission and to provide for the powers, duties and authority of said Commission hereunder; and to provide penalties for violations 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,

F. P. PARKER,
Chairman of the Joint Committee on Enrolled Bills on the Part of the Senate.

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

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

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1163:

A bill to be entitled An Act to empower the City Council of the City of Cottondale, 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.

Also—

House Bill No. 1038:

A bill to be entitled An Act to amend Section 7 of Chapter 6883, Acts of 1915, entitled, "State Road Department created; members; terms of office; vacancies; organization; Chairman; Secretary; salaries; expenses; disbursements; duties of Chairman; headquarters; bond of Chairman; seal of department; duties of Secretary; meetings," as amended by Section 1 of Chapter 7328, Acts of 1917, as amended by Section 1, Chapter 7900, Acts of 1919, as amended by Section 1 of Chapter 11335, Acts of 1925, Extra Session, as amended by Section 1 of Chapter 15720, Acts of 1931, Extra Session, as amended by Section 1 of Chapter 15859, Acts of 1933; and also to amend Section 3 of said Chapter 6883, Acts of 1915, as amended by Section 3 of said Chapter 7328, Acts of 1917, as amended by Section 3 of said Chapter 7900, Acts of 1919.

Also—

House Bill No. 503:

A bill to be entitled An Act to amend Section 7 of Chapter 10123, Laws of Florida, Acts of 1925, relating to and fixing the license to be paid by wholesale and retail fish dealers in the State of Florida.

Also—

House Bill No. 758:

A bill to be entitled An Act to cancel all state and county and Okeechobee flood control taxes heretofore assessed, and unpaid against Block sixty-eight (68) of Hollywood Hills, a subdivision of Broward County, Florida, as per plat recorded in Plat Book 6, page 22, and amended by plat recorded in Plat Book 6, page 31 thereof and all tax sale certificates heretofore issued and now outstanding against said land and to relieve Sandy Beaver, trustee for the Riverside Academy, from the payment of any of said taxes against said land heretofore assessed for State and County and Okeechobee flood control.

Also—

House Bill No. 634:

A bill to be entitled An Act to regulate the business of selling used motor vehicles by dealers not residing in or having a permanent place of business in the State of Florida, and by resident dealers purchasing, handling and selling used motor vehicles received or acquired from non-resident dealers: requiring the registration of all used cars brought into the State of Florida for the purpose of sale to be registered with the Motor Vehicle Commissioner, and requiring all such dealers to execute and deliver to each purchaser of each used motor vehicle a bond indemnifying the purchaser against failure of title or breach of warranty or fraudulent misrepresentations; requiring the delivery of a certificate of title to the vendee; defining the term dealer and vender, and providing penalties for the violation of the provisions of this Act.

Also—

House Bill No. 1235:

A bill to be entitled An Act relating to Cities and Towns

having a population of not less than thirty thousand five hundred (30,500) and not more than seventy thousand (70,000) prescribing for adoption and use by such Cities and Towns a method of collection of delinquent taxes and providing that all laws or parts of laws of such cities and/or towns relating to the collection of delinquent taxes which conflict with the method of delinquent tax collection provided herein shall be repealed upon the adoption of the method provided herein and providing that the method of delinquent tax collection provided herein must be submitted to referendum election before becoming effective and providing how same shall be submitted to referendum election and prescribing the form of ballot for such referendum election and prohibiting the issuance of tax certificates by Cities and Towns adopting the method of delinquent tax collection provided herein and providing if any part of this Act shall be held invalid by a court of competent jurisdiction the remainder shall continue in full force and providing when this Act shall take effect and repealing all laws or parts of laws 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,

F. P. PARKER,
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.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

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

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 18:

A bill to be entitled An Act to conserve and promote the prosperity and welfare of the Florida citrus industry and of the State of Florida by promoting the sale of oranges produced in Florida through the conducting of a publicity, advertising and sales promotion campaign to increase the consumption of such oranges; to levy and impose an excise tax on oranges produced in Florida and to provide for the collection thereof; to create an orange advertising fund; to vest the administration of this Act in the Florida Citrus Commission and to provide penalties for violations of this Act.

Also—

Senate Bill No. 19:

A bill to be entitled An Act to conserve and promote the prosperity and welfare of the Florida citrus industry and of the State of Florida by promoting the sale of grapefruit produced in Florida through the conducting of a publicity, advertising and sales promotion campaign to increase the consumption of such grapefruit; to levy and impose an excise tax on grapefruit produced in Florida and to provide for the collection thereof; to create a grapefruit advertising fund; to vest the administration of this Act in the Florida Citrus Commission and to provide for the powers, duties, and authority of said Commission hereunder; and to provide penalties for violations of this Act

Also—

Senate Bill No. 16:

A bill to be entitled An Act to stabilize and protect the citrus industry of the State of Florida and to promote the general welfare of such industry and of the State of Florida; to create a State Citrus Commission of the State of Florida to be known as "Florida Citrus Commission"; to provide for the appointment and payment of expenses of the members of such Commission and to prescribe the powers, duties and functions of such Commission and the qualifications and terms of office of members thereof; to create seven citrus districts

to be numbered one to seven; to provide for the adoption by said Commission of rules, regulations and orders necessary and proper for an effective administration and enforcement of this Act; to protect and enhance the reputation of Florida Citrus fruit in domestic and foreign markets; to regulate the inspection, grading and marking of citrus fruit; to prohibit the shipping of citrus fruit in violation of this Act; to prescribe the powers and duties of the Commissioner of Agriculture of the State of Florida in the enforcement of this Act; to provide for judicial review of protests made in connection with any rules, regulations or orders adopted pursuant to this Act; to provide for the levy and collection of assessments and the disbursement thereof; to provide for inspection and inspection services; and to provide penalties for violations of the provisions of this Act and any rule, regulation or order promulgated thereunder.

Also—
Senate Bill No. 17:

A bill to be entitled An Act to prohibit the sale or offering for sale, the transportation, and the preparation, receipt or delivery for transportation or market of any citrus fruit that is immature or otherwise unfit for human consumption; to provide for the enforcement thereof; and to provide penalties for the violation thereof.

Also—
Senate Bill No. 20:

A bill to be entitled An Act to conserve and promote the prosperity and welfare of the Florida citrus industry and of the State of Florida by promoting the sale of tangerines produced in Florida through the conducting of a publicity, advertising and sales promotion campaign to increase the consumption of such tangerines; to levy and impose an excise tax on tangerines produced in Florida and to provide for the collection thereof; to create a tangerine advertising fund; to vest the administration of this Act in the Florida Citrus Commission and to provide for the powers, duties and authority of said Commission hereunder; and to provide penalties for violations of this Act.

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

Very respectfully,

F. P. PARKER,
Chairman of the Joint Committee on Enrolled Bills on the Part of the Senate.

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

Senate Chamber
Tallahassee, Fla., May 28, 1935

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1163:

A bill to be entitled An Act to empower the City Council of the City of Cottondale, 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.

Also—

House Bill No. 1038:

A bill to be entitled An Act to amend section 1 of Chapter 6883, Acts of 1915, entitled, "State Road Department created; members; terms of office; vacancies; organization; chairman; secretary; salaries; expenses; disbursements; duties of chairman; headquarters; bond of chairman; seal of department; duties of secretary; meetings," as amended by Section 1 of Chapter 7328, Acts of 1917, as amended by Section 1, Chapter 7900, Acts of 1919, as amended by Section 1 of Chapter 11335, Acts of 1925, extra session, as amended by Section 1 of Chapter 15720, Acts of 1931, extra session, as amended by Section 1 of Chapter 15859, Acts of 1933; and also to amend Section 3 of said Chapter 6883, Acts of 1915, as amended by Section 3 of said Chapter 7328, Acts of 1917, as amended by Section 3 of said Chapter 7900, Acts of 1919.

Also—

House Bill No. 503:

A bill to be entitled An Act to amend Section 7 of Chapter 10123, Laws of Florida, Acts of 1925, relating to and fixing the license to be paid by wholesale and retail fish dealers in the State of Florida.

Also—

House Bill No. 758:

A bill to be entitled An Act to cancel all state and county and Okeechobee Flood Control Taxes heretofore assessed and unpaid against Block Sixty-Eight (68) of Hollywood Hills,, a subdivision of Broward County, Florida, as per plat recorded in Plat Book 6 page 22 and amended by plat recorded in plat book 6 page 31 thereof and all tax sales certificates heretofore issued and now outstanding against said land and to relieve Sandy Beaver, trustee for the Riverside Academy, from the payment of any of said taxes against said land heretofore assessed for state and county and Okeechobee Flood Control.

Also—

House Bill No. 634:

A bill to be entitled An Act to regulate the business of selling used motor vehicles by dealers not residing in or having a permanent place of business in the State of Florida, and by resident dealers purchasing, handling and selling used motor vehicles received or acquired from non-resident dealers; requiring the registration of all used cars brought into the State of Florida for the purpose of sale to be registered with the Motor Vehicle Commissioner, and requiring all such dealers to execute and deliver to each purchaser (of each used motor vehicle a bond indemnifying the purchaser) against failure of title or breach of warranty or fraudulent misrepresentations; requiring the delivery of a certificate of title to the vendee; defining the term dealer and vendor, and providing penalties for the violation of the provisions of this Act.

Also—

House Bill No. 1235:

A bill to be entitled An Act relating to cities and towns having a population of not less than thirty thousand five hundred (30,500) and not more than seventy thousand (70,000), prescribing for adoption and use by such cities and towns a method of collection of delinquent taxes and providing that all Laws or parts of Laws of such cities or towns relating to the collection of delinquent taxes which conflict with the method of delinquent tax collection provided herein shall be repealed upon the adoption of the method provided herein and providing that the method of delinquent tax collection herein must be submitted to referendum election before becoming effective and providing how same shall be submitted to referendum election and prescribing the form of ballot for such referendum election and prohibiting the issuance of tax certificates by cities and towns adopting the method of delinquent tax collection provided herein and providing if any part of this Act shall be held invalid by a Court of Competent Jurisdiction the remainder shall continue in full force and providing when this Act shall take effect and repealing all Laws or parts of Laws in conflict herewith.

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

Very respectfully,

F. P. PARKER,
Chairman of the Joint Committee on Enrolled Bills on the Part of the Senate

The following message from the Governor was received:

STATE OF FLORIDA
EXECUTIVE DEPARTMENT
TALLAHASSEE
MAY 27, 1935

Hon. Wm. C. Hodges,
President of the Senate,
Tallahassee, Florida.

Sir:

I have the honor to inform you that I have today caused the following Acts, which originated in your Honorable Body, to be filed in the office of the Secretary of State, the same having remained in this office for the full Constitutional period of five days and will become laws without my approval.

Senate Bill No. 478: Relating to telegraph lines.
Senate Bill No. 773: Relating to county commissioners.

Senate Bill No. 774: Relating to public instruction.
Respectfully yours,

DAVE SHOLTZ,
Governor.

Senator Parrish moved that Senate Bill No. 22, recently recalled by the Senate from the Governor's office, be returned to the Governor for approval.

Which was agreed to and it was so ordered.

House Bill No. 246:

A bill to be entitled An Act imposing a State and County License Tax on automobile tire and tube dealers and providing for the disposition of the tax imposed, and repealing Chapter 12412, Laws of Florida, Acts of Legislature, 1927.

Was taken up, having been read the second time in full this day, which was pending amendment at the hour of recess.

The consideration of the following amendment, offered by Senator Tillman to House Bill No. 246, which was pending adoption at the hour of recess, was resumed:

Senator Tillman offered the following amendment to House Bill No. 246:

Strike out Section 1 and insert in lieu thereof:

Section 1. There is hereby imposed and levied on every person, firm or corporation engaged in the automobile tire and tube business in the State of Florida, a State license tax for each place of business as follows:

A. An automobile tire and tube manufacturer shall pay a license fee of two dollars for each thousand dollars of his average monthly inventory for the year prior to date license is due, whether his stock is carried in a separate warehouse or in his wholesale or retail branch warehouse or his agent's warehouse and shall furnish the tax collector a sworn statement as to the amount of his monthly inventory and whether or not he sells to retail tire and tube dealers and consumers or either.

B. An automobile tire and tube wholesale-distributor shall pay a license fee of one dollar for each thousand dollars of his average monthly inventory or fraction thereof; for the year prior to the date license is due, and shall furnish the tax collector a sworn statement as to the amount of his average monthly inventory and whether or not he sells at retail to consumers.

C. An automobile tire and tube retail dealer shall pay a license fee of two dollars on the first thousand dollars of his average monthly inventory or fraction thereof; four dollars on the second thousand or fraction thereof; six dollars on the third thousand or fraction thereof; eight dollars on the fourth thousand or fraction thereof; ten dollars on the fifth thousand or fraction thereof; and a like increase on each additional thousand or fraction thereof at the time license is due, and shall furnish the tax collector a sworn statement as to the amount of his average monthly inventory for the year prior to date license is due.

Senator Tillman having moved the adoption of the amendment.

The question was put on the adoption of the amendment offered by Senator Tillman to House Bill No. 246:

Which was agreed to and the amendment was adopted.

Senator Tillman moved that the rules be waived and House Bill No. 246, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 246, as amended, was read the third time in full.

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

Yeas—Mr. President; Senators Bass, Clarke, Holland, Lewis, Nordman, Pannill, Parker, Smith, (29th) Tervin, Turner—11.

Nays—Senators Adams, Beall, Black, Butler, Gomez, Harper, Lundy, McArthur, McKenzie, MacWilliams, Murphy, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Sweger, Tillman, Touchton—21.

So the bill failed to pass.

Senator Tillman moved that the Senate do now reconsider the vote by which the Senate failed to pass House Bill No. 246, as amended.

Which was agreed to.

And the Senate reconsidered the vote by which House Bill No. 246, as amended, failed to pass the Senate this day.

The question recurred on the passage of House Bill No. 246, as amended.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, MacWilliams, Mann, Nordman, Pannill, Parker, Parrish, Raulerson, Savage, Shelley, Smith (14th), Smith (29th) Sweger, Tervin, Tillman, Touchton, Turner—30.

Nays—Senators Black, Butler, McKenzie, Rose, Shivers, Sikes—6.

So the bill passed, as amended, and the action of the Senate was ordered to be immediately certified to the House of Representatives.

Senator Smith (29th) moved that Senate Bill No. 205 recently recalled by the Senate from the Governor's office be returned to the Governor for his approval.

Which was agreed to and it was so ordered.

Senator Murphy asked unanimous consent of the Senate to take up and consider Senate Bill No. 673, out of its order, at this time.

Which was agreed to.

Senate Bill No. 673:

A bill to be entitled An Act for the relief of C. F. Hull, Tax Collector of DeSoto County.

Was taken up and read the second time in full.

Senator Murphy moved that the rules be waived and Senate Bill No. 673 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 673 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Harper, Holland, Lewis, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shivers, Smith (14th), Smith (29th), Sweger, Tervin, Touchton, Turner, Watson—31.

Nays—Senator Gillis—1.

So Senate Bill No. 673 passed by the required Constitutional two-thirds vote of all members elected to the Senate for the 1935 session of the Florida Legislature and the action of the Senate was ordered to be immediately certified to the House of Representatives.

Senator Lundy asked unanimous consent of the Senate to take up and consider his motion to reconsider the vote by which Senate Bill No. 609 failed to pass on May 22, 1935.

Which was not agreed to.

And the Senate refused to reconsider the vote by which Senate Bill No. 609 failed to pass the Senate on May 22, 1935.

Senator Parrish asked unanimous consent of the Senate to take up and consider House Bill No. 360, out of its order, at this time.

Which was agreed to.

House Bill No. 360:

A bill to be entitled An Act for the relief of Gus Summerford on account of personal injuries sustained by him while in the employ of the State Road Department.

Was taken up and read the second time in full.

Senator Parrish moved that the rules be waived and House Bill No. 360 be read the third time in full and put upon its passage.

Which was agreed to by a two thirds vote.

And House Bill No. 360 was read the third time in full.

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

Yeas—Mr. President; Senators Bass, Beacham, Beall, Black, Futch, Gillis, Holland, Lewis, Lundy, McKenzie, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Tervin, Tillman, Touchton.—26.

Nays—Senators Clarke, McArthur, MacWilliams, Turner.—4.
So Senate Bill No. 360 passed by the required Constitutional two-thirds vote of all members elected to the Senate for the 1935 session of the Florida Legislature and the action of the Senate was ordered to be immediately certified to the House of Representatives.

Senator Tervin asked unanimous consent of the Senate to take up and consider Senate Bill No. 938, out of its order, at this time.

Which was agreed to.

Senate Bill No. 938:

A bill to be entitled An Act for the relief of J. L. Kilgore, Manatee county, Florida.

Was taken up and read the second time in full.

Senator Tervin moved that the rules be waived and Senate Bill No. 938 be read the third time in full and put upon its passage.

Which was agreed to by a two thirds vote.

And Senate Bill No. 938 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Beacham, Beall, Black, Butler, Futch, Gillis, Harper, Holland, Lundy, Pannill, Sikes, Smith (14th), Smith (29th), Tervin, Tillman.—17.

Nays—Senators Bass, Lewis, McArthur, McKenzie, MacWilliams, Nordman, Parker, Raulerson, Rose, Shelley, Shivers, Touchton, Turner.—13.

So Senate Bill No. 938 failed to receive the required Constitutional two-thirds vote of all members elected to the Senate for the 1935 session of the Florida Legislature, and failed to pass.

Senator Beacham now presiding.

Senator Tervin asked unanimous consent of the Senate to take up and consider House Bill No. 255, out of its order, at this time.

Which was agreed to.

House Bill No. 255:

A bill to be entitled An Act for the relief of Robert H. Roesch, individually and as Clerk of the Circuit Court, in and for Manatee County, Florida.

Was taken up and read the second time in full.

Senator Tervin moved that the rules be waived and House Bill No. 255 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 255 was read the third time in full.

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

Yeas—Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Gillis, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, Nordman, Pannill, Parker, Parrish, Rose, Savage, Shelley, Shivers, Smith (14th), Tervin, Tillman, Touchton.—26.

Nays—Senators MacWilliams, Mann, Raulerson, Turner.—4.
So the bill passed, title as stated, and the action of the Senate was ordered to be immediately certified to the House of Representatives.

Senator Tervin asked unanimous consent of the Senate to take up and consider House Bill No. 1226, out of its order, at this time.

Which was agreed to.

House Bill No. 1226:

A bill to be entitled An Act providing for the cancellation and surrender of State and County Tax Certificates against all municipality owned real estate in all counties in the State of Florida having a population of not less than four thousand (4000) and not more than four thousand and fifteen (4015), according to the last Federal census, provided the payment of the State part is paid in cash and other matters connected therewith.

Was taken up.

Senator Tervin moved that the rules be waived and House Bill No. 1226 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1226 was read the second time by title only.

Senator Tervin moved that the rules be further waived and House Bill No. 1226 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1226 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson.—38.

Nays—None.

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

Senator Tillman asked unanimous consent of the Senate to take up and consider Senate Bill No. 669, out of its order, at this time.

Which was agreed to.

Senate Bill No. 669:

A bill to be entitled An Act to amend Section 804 of the Revised General Statutes, 1920, the same appearing as Section 1051 of the Compiled General Laws of 1927, being Section 2 of Chapter 6421, Acts of 1913, as amended by Section 2, Chapter 14491, Acts of 1929, the same relating to county and city licenses.

Was taken up and read the second time in full.

Senator Tillman moved that the rules be waived and Senate Bill No. 669 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 669 was read the third time in full.

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

Yeas—Mr. President; Senators Beall, Black, Harper, Lewis, Parrish, Rose, Smith (29th), Tervin, Tillman.—10.

Nays—Senators Adams, Bass, Beacham, Butler, Clarke, Futch, Gomez, Holland, Lundy, McArthur, McKenzie, MacWilliams, Mann, Nordman, Pannill, Parker, Raulerson, Savage, Shelley, Shivers, Sikes, Smith (14th), Touchton, Turner, Watson.—25.

So the bill failed to pass.

The President now presiding.

Senator Beall moved that Senate Bill No. 43 recently recalled from the Governor's office be returned to the Governor for his approval.

Which was agreed to and it was so ordered.

Senator Bass asked unanimous consent of the Senate to take up and consider House Bill No. 1131, out of its order, at this time.

Which was agreed to.

House Bill No. 1131:

A bill to be entitled An Act to license certain types of coin-operated devices; to regulate the operation thereof; to designate the penalties for the violation of the provisions of this Act; to define certain types of coin-operated devices; providing for the division and distribution of the revenue derived therefrom and other matters properly relating thereto. "And to provide for holding recall elections in any county to determine whether licenses shall be revoked or continued therein."

Was taken up, having been read the second time in full this day, together with the following pending amendment:

Section 1. It shall be unlawful for any person or persons, firm or corporation to set up for operation, operate, lease, or distribute for the purpose of operating, any coin-operated device as defined in Section 2 of this Act, without first having obtained a license therefor.

Section 2. For the purpose of this Act, coin-operated devices are defined and classified as follows:

(1) Automatic coin-operating vending and amusement machines with premium features, which vend for each coin deposited a standard article of merchandise having a recognized retail value, and at intervals vend checks, tokens, coins or orders which may or may not be exchanged for additional merchandise. Hereafter this type will be referred to as automatic vendors.

(2) Coin-operated skill machines (commonly referred to as Pin-games, Marble Tables, and similar devices of this type which may have a skill feature) which may or may not pay a reward for skilled operator or upon which operation premiums may or may not be given for high score or making certain combinations. Such premiums may be awarded either automatically by the machine in the form of checks, tokens or orders, which designate the value of the premium or prem-

iums or may be indicated by a score card attached to the machine. Hereinafter this type shall be referred to as skill machines.

(3) Trade Machines. These machines have no automatic vending feature, although at intervals indicate that patron is entitled to receive premiums. Hereinafter this type will be referred to as trade machines. Only such types of machines as are hereinabove described and referred to as automatic vendors, skill machines and/or trade machines are covered by this Act. Nothing herein contained shall be construed to apply to any coin-operated machine or other device which returns amusement, entertainment or some service or article of value or a combination of the above, uniformly as to quantity and quality upon each insertion of a coin into the same, nor to the operation of public telephones.

(4) "Other Machines." All other coin operated devices or slot machines not covered by any of the above definitions and qualifications or descriptions, shall be classified as "other machines" and shall be subject to an occupational license tax as hereinafter provided.

(5) This Act shall not apply to coin operated telephones nor to U. S. Stamp machines.

Section 5. No person under the age of twenty-one years of age shall be permitted to operate any of the machines described in sub-sections (1), (2), (3) and (4) of Section 2 of this Act, nor shall any such machine or machines be operated or be permitted to be operated within one hundred feet of any school building; provided that this provision shall not apply to any machine or machines operated in hotel lobbies within one hundred feet of any school building.

Section 6. That any person, persons, firm or corporation found guilty of violating the provisions of this Act, shall be deemed guilty of a misdemeanor and upon conviction thereof, shall be fined not to exceed the sum of Twenty-five (\$25.00) Dollars, or by imprisonment for a period of not less than Thirty (30) Days. The operation of each of the above described machines shall be a separate offense under the provisions of this Act.

Section 7. That no person, firm or corporation shall be permitted to operate any machine or machines as described in Section 2 above, until such person, firm or corporation shall first obtain and secure a license for the privilege of operating one or more of the above described machines.

That any person, firm or corporation desiring to operate any of the above described machines in any of the several counties of the State of Florida shall first make application for a license for the privilege of operating any of the above described machines to the Comptroller of the State of Florida, for such license, and upon the filing of such application with the Comptroller of the State of Florida, the Comptroller shall certify to the Tax Collectors of the several counties of the State of Florida where such applicant has applied for the privilege of operating any of the above described machines, and that the County Tax Collector and the County Judge of such county shall issue to the said applicant a license for the privilege of operating any of the above described machines upon payment of the license fees as follows:

Automatic Vendors	\$ 50.00
Skill Machines	10.00
Trade Machines	10.00
Other Machines	500.00

The Tax Collector shall require and collect on each license a County Judge's fee of twenty-five (25c) cents, for each machine so operated.

The Comptroller of the State of Florida shall not grant the application of any person, persons, firm or corporations in any of the several counties of the State of Florida, for the privilege of operating such above described machine in excess of one (1) machine to every one hundred (100) persons in such County, according to the last State or Federal Census. It is further provided that the Comptroller shall certify such application of an applicant in the order in which the said application is filed with him and the County Tax Collector and County Judge of such County shall issue licenses in the same order in which said applications are certified to them.

Each licensee under the provisions of this Act shall also pay or cause to be paid a city license, where the ordinances of said city require the payment of a license for the operation of such machines under the provisions of this Act, an additional amount of fifty (50%) per centum of the State and County license tag heretofore authorized to be paid.

Section 8. Each of the several Tax Collectors of the State

of Florida in the several counties of the State of Florida, shall remit to the State Treasurer of the State of Florida, as provided by law, all monies collected for and in behalf of the State of Florida for the issuance of license as provided under the provisions of this Act and the State Treasurer upon receipt of said monies so remitted to him under the provisions of this Act, shall deposit or cause to be deposited in the General Revenue Fund of the State of Florida.

Section 9. Such licenses must be paid by the applicant within thirty days after such application has been granted by the Comptroller of the State of Florida; otherwise such application shall become void and of no effect.

Section 10. The Comptroller shall have the authority to employ such Inspectors as are necessary to carry out the provisions of this Act.

Section 11. Saving Clause. If any section, sub-section, sentence, clause, phrase or word of this Act, is for any reason, held or declared to be unconstitutional, inoperative or void, such holding or invalidity shall not effect the remaining portions of this Act; and it shall be construed to have the legislative intent to pass this Act without such unconstitutional, inoperative or invalid part therein; and the remainder of this Act after the exclusion of such part or parts shall be deemed and held to be valid as if such excluded parts had not been included herein; or if this Act or any provisions thereof shall be held inapplicable to any person, groups of persons, property, kind of property, circumstances or set of circumstances, such holding shall not affect the applicability thereof to any other person, property or circumstance.

Section 12. All laws or parts of laws in conflict herewith be and the same are hereby repealed.

Section 13. This Act shall take effect immediately upon its becoming a law.

Senator Futch having moved the adoption of the foregoing amendment to House Bill No. 1131.

By unanimous consent Senator Futch withdrew the foregoing amendment to House Bill No. 1131.

Senator Futch offered the following amendment to House Bill No. 1131:

In Section 8, (typewritten bill), strike out entire Section and insert in lieu thereof the following:

"Section 8. That any person, firm or corporation, desiring to operate any of the machines described in this Act in any county of the State of Florida, shall first make application for a license for the privilege of operating any such machines as are described in this Act in such county, to the Comptroller of the State of Florida, for such license, and upon the filing of such application with the Comptroller of the State of Florida, said Comptroller shall certify to the Tax Collector of the county, or counties, designated in such applications that such applications have been made, and the Tax Collector and the County Judge of such county shall thereupon, and upon the payment of the license charges as provided by this Act, issue to the said applicant the license as applied for in said application and certified by the Comptroller. The Comptroller of the State of Florida shall not grant the application of any person, persons, firm or corporation in any of the several counties of the State of Florida operating any of the machines described in this Act in excess of one such machine to each one hundred persons in said county, according to the last State or Federal census, and the applications received by the Comptroller shall be certified in the order in which such applications are filed in the office of the Comptroller, and the County Tax Collector and the County Judge shall issue license in the same order in which applications are filed with and certified by the Comptroller, and no license shall be issued by any tax Collector or County Judge without first having received certificate from the Comptroller, as herein provided, and without first having received in cash the amount of money provided in this Act for State and County license on the machine, or machines, described in such certificates.

Senator Futch moved the adoption of the amendment. Which was agreed to and the amendment was adopted.

Senators Gomez and Tervin offered the following amendment to House Bill No. 1131:

Add Sub-section (a) to Section 11 as follows:

Sub-section (a). If for any reason the funds herein sought to be credited to the Old Age Pension Relief Fund or held to be inapplicable by reason of any provision of law or for constitutional reason, then in that event the funds collected by

the provision of this Act and thereafter to be collected shall be allocated immediately to the sixty-seven counties of the State of Florida according to the comparative populations of the several counties of the State of Florida as ascertained by the last preceding State or Federal census.

Sub-section (b). That each Board of County Commissioners are hereby authorized and empowered to constitute themselves as a Pension Board and the funds allocated provided for in sub-section (a) shall be administered by said Board of County Commissioners for the relief of the aged and infirm in each respective County under such rules and regulations as they shall prescribe.

Subsection (c). If for any reason the funds derived from the operations of this Act cannot be used either by the State or the several counties for Old Age Pension purposes as herein provided then the funds so derived shall be paid into the State Treasurer and there deposited and kept in a special fund in violation until such time as the Legislature may under the Constitution of Florida provide for their use for the purposes in this Act provided.

Senator Gomez moved the adoption of the amendment.

Pending adoption of the amendment offered by Senators Gomez and Tervin Senators Shelley and Shivers offered the following substitute amendment for the amendment offered by Senators Gomez and Tervin to House Bill No. 1131:

In Section 11, line 5 (typewritten bill) strike out the words: "General Revenue Fund" and insert in lieu thereof the following: "County School Fund."

Senator Shelley moved the adoption of the substitute amendment for the amendment offered by Senators Gomez and Tervin to House Bill No. 1131.

Upon which a roll call was demanded.

Upon the adoption of the substitute amendment for the amendment offered by Senators Gomez and Tervin to House Bill No. 1131 the roll was called and the vote was:

Yeas—Senators Gillis, Murphy, Pannill, Parrish, Savage, Shelley, Shivers, Smith (29th), Watson—9.

Nays—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gomez, Harper, Lewis, McArthur, McKenzie, MacWilliams, Mann, Nordman, Parker, Raulerson, Rose, Sikes, Smith (14th), Tervin, Tillman, Touchton, Turner—26.

So the substitute amendment for the amendment to House Bill No. 1131 failed of adoption.

The question recurred on the adoption of the amendment offered by Senators Gomez and Tervin to House Bill No. 1131.

Which was agreed to and the amendment was adopted.

Senator Beacham offered the following amendment to House Bill No. 1131:

In Section 5, line 8 (typewritten bill) after the comma insert the following: "shall be exempt from the above \$300.00 occupational tax up to and including three such machines as set forth in this Act, but"

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. 1131:

In Section 5, line 7 (typewritten bill) after the comma insert the following: "and in addition thereto the following occupational tax on each machine as set forth in this Section."

Senator Beacham moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Shelley offered the following amendment to House Bill No. 1131:

In Section 5, line 11 (typewritten bill) strike out the figures 30.00 and insert in lieu thereof the following: 15.00

Senator Shelley moved the adoption of the amendment.

Which was not agreed to and the amendment failed of adoption.

Senator Rose offered the following amendment to House Bill No. 1131:

In Section 2, sub-section 3, line 7 (typewritten bill) strike out the words: "Nothing herein contained shall be construed to apply to any coin-operated machine or device which returns amusement, entertainment or some service or article of value

or a combination of the above, uniformly as to quantity and quality, upon each insertion of a coin into the same, nor to any coin-operated telephone."

Senator Rose moved the adoption of the amendment.

Which was not agreed to and the amendment failed of adoption.

Senator Beacham moved that the rules be waived and House Bill No. 1131, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1131, as amended, was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Butler, Clarke, Gomez, Lewis, McArthur, MacWilliams, Mann, Nordman, Parker, Raulerson, Savage, Shivers, Smith (29th), Tervin, Tillman, Touchton, Turner—21.

Nays—Senators Beall, Black, Futch, Gillis, Harper, Holland, Lundy, McKenzie, Murphy, Pannill, Parrish, Rose, Shelley, Sikes, Smith (14th)—15.

So the bill passed, as amended, and the action of the Senate was ordered to be immediately certified to the House of Representatives.

The following explanation of votes was filed with the Secretary.

May 28, 1935.

In connection with our vote on House Bill No. 1131 we state that we cannot vote to legalize gambling machines or roscoes thereby forcing them upon the people of counties against or in disregard of their opposition thereto. Even for the excellent and much desired purpose for which the tax is allocated.

PHILIP D. BEALL
D. STUART GILLIS
R. L. BLACK
J. J. PARRISH

Senator Butler moved that the Senate do now reconsider the vote by which Senate Bill No. 669 failed to pass the Senate this day.

Which was not agreed to.

And the Senate refused to reconsider the vote by which Senate Bill No. 669 failed to pass the Senate this day.

Senator Adams moved that the rules be waived and when the Senate adjourns it adjourn to reconvene at 8:00 o'clock P. M., this day for the purpose of considering Messages from the House of Representatives, Local Bills, Pension and Claim Bills, Road Designation Bills and for no other purpose except by unanimous consent of the Senate.

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

Senator Parker moved that Senate Bill No. 626 be recalled from the House of Representatives.

Which was agreed to and it was so ordered.

By permission the following bills were introduced:

By Senator Watson—
Senate Bill No. 999:

A bill to be entitled An Act providing for the creation of a pure foods board; the requirement of the payment of a license and the obtaining of a certificate for hotels, rooming houses, restaurants, and other places of business operating as "Kosher" places; regulation of the same; providing for certain sanitary and healthful standards and the penalty of the violation thereof; providing further for records to be kept; hearings to be held and the power of suspension for violating hereof.

Which was read the first time by title only and referred to the Committee on Internal Affairs.

By Senator Raulerson (by request)—

Senate Bill No. 1000:

A bill to be entitled An Act to define, declare, establish and designate a certain state road and authorizing the state road department to take over same for purposes of making surveys of same.

Which was read the first time by title only.

Senator Raulerson asked unanimous consent of the Senate to take up and consider Senate Bill No. 1000 at this time.

Which was agreed to.

And Senate Bill No. 1000 was read the second time in full.

Senator Raulerson moved that the rules be waived and Senate Bill No. 1000 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1000 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Senator Harper moved that House Bill No. 1261 be indefinitely postponed.

Which was agreed to.

And House Bill No. 1261 was indefinitely postponed.

By Senator Raulerson (by request)—

Senate Bill No. 1001:

A bill to be entitled An Act to define, declare, establish and designate a certain state road and authorizing the State Road Department to take over same for purpose of making surveys of same.

Which was read the first time by title only.

Senator Raulerson asked unanimous consent of the Senate to take up and consider Senate Bill No. 1001 at this time.

Which was agreed to.

And Senate Bill No. 1001 was read the second time in full.

Senator Raulerson moved that the rules be waived and Senate Bill No. 1001 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1001 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

By Senator McArthur—

Senate Bill No. 1002:

A bill to be entitled An Act to provide for the reduction of ad valorem taxes on real and personal property; the support and maintenance of public free schools; for the aid of old age pensions; and counties and incorporated cities and towns of the counties of the State of Florida; by the raising of public revenue by a tax upon the privileges of engaging in certain occupations, and, by a tax upon certain business and commercial transactions and enterprises; to provide for the ascertainment, assessment, collection and distribution of such tax; to provide that certain courts shall have jurisdiction to hear and determine causes incident to such taxes; to provide penalties for the violation of terms hereof and to repeal certain statutes.

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

By Senator Shivers—

Senate Bill No. 1003:

A bill to be entitled An Act authorizing and empowering the Boards of County Commissioners of all counties of the State of Florida having a population of not less than 12,170 and not more than 12,190, according to the last Federal Census, to expend during the fiscal year ending September 30, 1935, for feeding and care of County Convicts employed on County road and bridge work, any necessary sum up to Twelve Hundred Dollars in excess of the amount budgeted for such expenditure; and to expend during said fiscal year, for feeding County Jail

Prisoners, any necessary sum up to Six Hundred Dollars in excess of the amount budgeted for such expenditure; and to provide that such excess expenditures shall be made only from any County monies not already budgeted for expenditure during said fiscal year.

Which was read the first time by title only.

Senator Shivers asked unanimous consent of the Senate to take up and consider Senate Bill No. 1003 at this time.

Which was agreed to.

Senator Shivers moved that the rules be waived and Senate Bill No. 1003 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1003 was read the second time by title only.

Senator Shivers moved that the rules be further waived and Senate Bill No. 1003 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1003 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

By Senator Lundy—

Senate Bill No. 1004:

A bill to be entitled An Act creating Escambia River Bridge authority, providing for its powers and duties authorizing it to construct on lands of the State of Florida and/or lands of the counties of Escambia and Santa Rosa, Florida, a bridge and approaches thereto, across the Escambia River at or near Molino, Florida, on State Road No. 104, connecting Escambia and Santa Rosa Counties; to maintain and operate said Bridge and charge tolls thereon and to issue bonds; providing for the payment of said bonds and authorizing the State of Florida and/or the Counties of Escambia and Santa Rosa, Florida to grant the use of their lands and to acquire lands therefor.

Which was read the first time by title only.

The following proof of publication was attached to Senate Bill No. 1004 when it was introduced in the Senate:

NOTICE OF PROPOSED LOCAL LEGISLATION

Notice is hereby given that there will be offered for introduction and passage in the Legislature of the State of Florida, for 1935, a special or local law; that the substance of such contemplated special or local law is as follows:

Said law is an Act to create Escambia River Bridge Authority, a body corporate, authorizing a Board consisting of three or more members, to be appointed by the Governor of Florida, and providing for the powers and duties of such Bridge Authority, and authorizing it to construct on lands of the State of Florida, and/or the Counties of Escambia and Santa Rosa, Florida, a Bridge and Approaches thereto, across Escambia River, at or near Molino, Florida, on State Road No. 104, connecting Escambia and Santa Rosa Counties and authorizing such Bridge authority to maintain and operate said Bridge and charge tolls thereon, and to issue revenue bonds, and providing for the payment of said bonds and authorizing the State of Florida and Santa Rosa and Escambia Counties to grant the use of their lands and acquire lands therefor.

Board of County Commissioners of Santa Rosa County, Florida.

C. H. OVERMAN.
April 25, May 2, 9, 16 and 23, 1935.

Notice is hereby given that there will be offered for introduction and passage in the Legislature of the State of Florida, for 1935, a special or local law; that the substance of such contemplated special or local law is as follows:

Said law is An Act to create Escambia River Bridge, a body corporate, authorizing a board consisting of three or more members, to be appointed by the Boards of County Commissioners of Santa Rosa and Escambia Counties, and provid-

ing for the powers and duties of such bridge authority, and authorizing it to construct on lands of the State of Florida, and/or the Counties of Escambia and Santa Rosa, Florida, a bridge and approaches, thereto, across Escambia River, at or near Molino, Florida, on State Road No. 104, connecting Escambia and Santa Rosa Counties and authorizing such bridge authority to maintain and operate said bridge and charge tolls thereon and to issue revenue bonds, and providing for the payment of said bonds and authorizing the State of Florida and Santa Rosa and Escambia Counties to grant the use of their lands and acquire lands therefor.

BOARD OF COUNTY COMMISSIONERS
OF ESCAMBIA COUNTY.
H. A. BROSNAHAM, Chairman.

Attest:
LANGLEY BELL,
Clerk.

Pensacola, Fla., April 26, 1935.
Escambia County.

To NEWS-JOURNAL COMPANY, Dr.

To publishing attached notice one time, \$3.50.

STATE OF FLORIDA)
ESCAMBIA COUNTY)

Before the undersigned, a Notary Public in and for the State of Florida at large, personally appeared G. C. Willings, who being duly sworn, says upon oath that he is the publisher of the Pensacola News, a newspaper published in the City of Pensacola, County of Escambia, State of Florida, and that the Pensacola News was on May 20, 1931, and had for more than one year prior thereto, and for more than one year prior to the first insertion of said publication been continuously published more than once a week, and was on and prior to May 30, 1931, and had during more than one year prior thereto and prior to the said first insertion of said publication been entered as second class mail matter at a postoffice in Escambia County, Florida, and that said paper during all of said time was a newspaper of general circulation in Escambia County, Florida, and that the notice in re:

Local Law re: constructing a bridge and approaches thereto, across Escambia River at or near Molino, Fla., on State Road No. 104, a true copy of which is hereto attached, was published in the said newspaper one time for the full term and period of consecutive beginning on the 23rd day of April, 1935, the other dates being

G. C. WILLINGS,
Publisher.

Sworn to and subscribed before me this the 26th day of April, A. D. 1935.

VONCEIL FILLINGIM,
Notary Public.

(SEAL)

My Commission expires Aug. 24, 1938.

AFFIDAVIT OF PUBLICATION

STATE OF FLORIDA)
COUNTY OF LEON)

On this day personally appeared before me C. H. Overman, to me well known, who, being by me first duly sworn, deposes and says that he is Chairman of the Board of County Commissioners of Santa Rosa County, Florida, and as such caused the foregoing and attached notice of proposed legislation to be published in the Milton Gazette, a newspaper published in Santa Rosa County, Florida, for five consecutive weeks, the dates of publication being: April 25, May 2, 9, 16 and 23, 1935.

C. H. OVERMAN.

Sworn to and subscribed before me this 28th day of May, 1935.

BETTY B. HOTTMAMN,
Notary Public State of Florida at Large.

(SEAL)

Senator Lundy asked unanimous consent of the Senate to take up and consider Senate Bill No. 1004 at this time.

Which was agreed to.

Senator Lundy moved that the rules be waived and Senate Bill No. 1004 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1004 was read the second time by title only.

Senator Lundy moved that the rules be further waived and

Senate Bill No. 1004 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1004 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

By Senator Futch—
Senate Bill No. 1005:

A bill to be entitled An Act providing that the provisions of Committee Substitute for Senate Bill No. 160, approved by the Governor May 2, 1935, entitled: "An Act empowering and requiring the several Boards of County Commissioners and the governing authority or Board of the several towns, cities and taxing districts, to adopt budgets making separate and several appropriations for necessary operating expenses and for debt service requirements; to make separate levies on the taxable property to meet such appropriations and to keep the monies raised by each levy separate and apart from the other; to accept from the taxpayer and to issue receipts for monies received from the taxpayer in payment of either or both of such separate levies," shall not be applicable to or affect the collection of any indebtedness or security evidencing or securing same, whether owing, issued or pledged by an County, political subdivision, municipality, or other taxing district in the State of Florida, and representing loans which have been or may be authorized or made to or for the benefit of them or either of them by the Government of the United States or any agency thereof.

Which was read the first time by title only.

Senator Futch asked unanimous consent of the Senate to take up and consider Senate Bill No. 1005 at this time.

Which was agreed to.

And Senate Bill No. 1005 was read the second time in full.

Senator Futch moved that the rules be waived and Senate Bill No. 1005 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1005 was read the third time in full.

Pending roll call, Senator Shelley moved that the hour of adjournment be extended five (5) minutes.

Which was agreed to and it was so ordered.

Upon the passage of Senate Bill No. 1005 the roll was called and the vote was:

Yeas—Mr. President; Senators Adams, Bass, Beall, Black, Butler, Clarke, Futch, Gillis, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Pannill, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Smith (29th), Tervin, Tillman, Touchton, Turner, Watson—30.

Nays—None.

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

By Senator Savage—
Senate Bill No. 1006:

A bill to be entitled An Act to amend Chapter 16044, Laws of Florida, Acts of 1933, the same being entitled: "An Act to prohibit the hunting, pursuing, taking, killing, injuring or molesting, or the attempt to hunt, pursue, take, kill, injure or molest any bull frog or alligator either in the waters of Silver River or the Ocklawaha River or within 100 feet of the waters thereof; providing the punishment for the violation of this Act; repealing all laws and parts of laws in conflict therewith."

Which was read the first time by title only.

Senator Savage asked unanimous consent of the Senate to take up and consider Senate Bill No. 1006 at this time.

Which was agreed to.

Senator Savage moved that the rules be waived and Senate Bill No. 1006 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1006 was read the second time by title only.

Senator Savage offered the following amendment to Senate Bill No. 1006:

In Section 1, lines 4 and 5 (typewritten bill) strike out the words: "within the waters of Silver River" and insert in lieu thereof the following: "either in the waters of Silver River or the Ocklawaha River."

Senator Savage moved the adoption of the amendment. Which was agreed to and the amendment was adopted.

Senator Savage moved that the rules be further waived and Senate Bill No. 1006 as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1006 as amended, was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

By Senator Shelley—
Senate Bill No. 1007:

A bill to be entitled An Act to prohibit the taking of fish from Lake Mystic in Liberty County, Florida, until the first day of July, 1937, and providing a penalty for the violation of this Act.

Which was read the first time by title only.

Senator Shelley asked unanimous consent of the Senate to take up and consider Senate Bill No. 1007 at this time.

Which was agreed to.

Senator Shelley moved that the rules be waived and Senate Bill No. 1007 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1007 was read the second time by title only.

Senator Shelley moved that the rules be further waived and Senate Bill No. 1007 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1007 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

By Senator Shelley—
Senate Bill No. 1008:

A bill to be entitled An Act to permit catfish to be taken by the means of wooden baskets from the Ocklocknee River where State Road No. 19 and State Road No. 10 crosses the said river.

Which was read the first time by title only.

Senator Shelley asked unanimous consent of the Senate to take up and consider Senate Bill No. 1008 at this time.

Which was agreed to.

Senator Shelley moved that the rules be waived and Senate Bill No. 1008 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1008 was read the second time by title only.

Senator Shelley moved that the rules be further waived and Senate Bill No. 1008 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1008 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

By Senator Smith (14th)—

Senate Bill No. 1009:

A bill to be entitled An Act fixing the compensation of the county assessor of taxes and the county tax collector in counties having a total population of not less than 14,630 and not more than 14,700 according to the Federal census of 1930.

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

The hour of adjournment having arrived a point of order was called and the Senate took a recess at 5:35 o'clock P. M., until 8:00 o'clock P. M., this day.

EVENING SESSION

The Senate reconvened at 8:00 o'clock P. M., pursuant to recess order.

The President in the Chair.

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

Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

A quorum present.

REPORT OF COMMITTEE ON ENGROSSED BILLS

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

Senate Chamber,
Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,

President of the Senate.

Sir:

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

Senate Bill No. 1006:

A bill to be entitled An Act to amend Chapter 16044, Laws of Florida, Acts of 1933, the same being entitled "An Act to prohibit the hunting, pursuing, taking, killing, injuring or molesting, or the attempt to hunt, pursue, take, kill, injure or molest any bull frog or alligator either in the waters of Silver River or the Ocklawaha River or within 100 feet of the waters thereof; providing the punishment for the violation of this Act; repealing all laws and parts of laws in conflict therewith."

Amendment No. 1:

In Section 1, lines 4 and 5 (typewritten bill), strike out the words: "within the waters of Silver River" and insert in lieu thereof the following: "either in the waters of Silver River or the Ocklawaha River".

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. 1006, contained in the above report, was certified to the House of Representatives.

Pursuant to the motion made by Senator Adams the Senate took up the consideration of Messages from the House of Representatives, Local Bills, Pension & Claim Bills and Road Designation Bills on the Calendar.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1403:

A bill to be entitled An Act to establish and define the boundaries of a special district in the County of Lake, State of Florida, and to create a power district within said boundaries, to be formed by any two (2) or more incorporated towns, or towns and cities, embracing the territory situated within the boundaries of said incorporated towns, or incorporated towns and cities, lying wholly within said special district, to be known and designated as "Golden Triangle Power District;" to provide for establishment and organization of said power district and to provide for its government, jurisdiction, powers franchises and privileges.

Proof of publication attached.

Also has passed—

House Bill No. 1401:

A bill to be entitled An Act providing that there shall be created in all cities and towns having a population of not less than 118,001 nor more than 130,000 according to the 1935 State census, a system of pensions for disability and retirement from service of members of police and fire departments employed in accordance with civil service requirements in said department in such cities, and to provide a fund in each city to be known as the city pension fund for firemen and policemen and providing further for the creation of a board of trustees in each city, prescribing the powers and duties of such board, providing for the payment of certain sums to all persons employed in the fire and police departments in such cities as shall have retired, and have been retired and disabled in the discharge of their duties and otherwise and their surviving dependents as hereinafter prescribed, to further prescribe the qualifications as to who shall be eligible and who shall receive a pension under this Act; providing for the investment and the safekeeping of the funds created under this Act; providing for the regulations of the subject of pensions to all persons entitled to receive the same and to provide rules and regulations for the administering of the fund created hereunder; to provide for the enforcement of this Act.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,
WELDON G. STARRY,
Chief Clerk House of Representatives.

And House Bill No. 1403, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on second reading.

And House Bill No. 1401, contained in the above message, was read the first time by title only.

Senator Watson asked unanimous consent of the Senate to take up and consider House Bill No. 1401 at this time. Which was agreed to.

Senator Watson moved that the rules be waived and House Bill No. 1401 be read the second time by title only. Which was agreed to by a two-thirds vote.

And House Bill No. 1401 was read the second time by title only.

Senator Watson moved that the rules be further waived and House Bill No. 1401 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1401 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1387:

A bill to be entitled An Act to require owners of artesian and flowing wells and oil and gas wells in Manatee and Sarasota Counties, to control the flow of water therefrom; defining the terms flowing well and artesian well and the term "waste"; providing a license fee and bond for well drillers; providing for lien on real property of owners who violate this Act and defining manner of enforcement thereof. Defining the duties of Clerks of the Circuit Court, State Attorneys and other regular county officers with reference to this Act; providing a penalty for violation of this Act, and providing for a referendum thereon in each of said counties.

Also has passed—

House Bill No. 1453:

A bill to be entitled An Act authorizing all counties having a population of over 180,000, according to the last or any future official Federal and State census and all cities and towns located in said counties, to construct, acquire, improve, extend, operate and maintain certain public works, undertakings and projects; prescribing the mode of procedure for and regulating the issuance and sale of bonds and other obligations to finance such works, undertakings and projects, providing for the payment of such bonds and other obligations; and authorizing agreements with the holders of such bonds and other obligations.

Also has passed—

House Bill No. 464:

A bill to be entitled An Act to amend Section 1 of Chapter 12453, Laws of Florida, Acts of 1927, as amended by Chapter 15061, Laws of Florida, Acts of 1931, relating to the conservation and protection of certain wild trees, shrubs and plants in the State of Florida.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,
WELDON G. STARRY,
Chief Clerk House of Representatives.

And House Bill No. 1387, contained in the above message, was read the first time by title only.

Senator Tervin asked unanimous consent of the Senate to take up and consider House Bill No. 1387 at this time. Which was agreed to.

Senator Tervin moved that the rules be waived and House Bill No. 1387 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1387 was read the second time by title only.

Senator Tervin moved that the rules be further waived and House Bill No. 1387 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1387 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 1453, contained in the above message, was read the first time by title only.

Senator Watson asked unanimous consent of the Senate to take up and consider House Bill No. 1453 at this time. Which was agreed to.

Senator Watson moved that the rules be waived and House Bill No. 1453 be read the second time by title only. Which was agreed to by a two-thirds vote. And House Bill No. 1453 was read the second time by title only.

Senator Watson moved that the rules be further waived and House Bill No. 1453 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote. And House Bill No. 1453 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 464, contained in the above message, was read the first time by title only and placed on the Calendar of Bills on second reading without reference.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 428:

A bill to be entitled An Act to protect the owner of bottles, cans and crates used in the sale and distribution of milk, cream, and milk products.

Which amendment reads as follows:

In Section 2, line 7, immediately after the word "owner" add the words, "except milk or cream bottles permanently marked by the manufacturer '5¢ Store Bottle,' and on which a 5¢ charge is made whenever the bottle changes hands."

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,
Chief Clerk House of Representatives.

And Senate Bill No. 428, contained in the above message, was read by title, together with House Amendment thereto.

Senator Tillman moved that the Senate do concur in House Amendment to Senate Bill No. 428.

Which was agreed to.

And the Senate concurred in House Amendment to Senate Bill No. 428.

And Senate Bill No. 428, as amended, was referred to the Committee on Engrossed Bills.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
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 the required constitutional three-fifths vote of all members elected to the House of Representatives for the 1935 regular session of the Florida Legislature—

Senate Joint Resolution No. 429:

A Joint Resolution proposing an amendment to Article VIII of the Constitution of the State of Florida relative to Cities and Counties.

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

"That the following Amendment to Article VIII of the Constitution of the State of Florida relative to cities and counties, to be numbered Section 10 of said Article VIII, be and the same is hereby agreed to and shall be submitted to the electors of the State at the General Election to be held on the first Tuesday after the first Monday in November, A. D. 1936, for ratification or rejection, to-wit:

Section 10. The Legislature shall have power to establish, alter or abolish, a municipal corporation to be known as the City of Key West, extending territorially throughout the present limits of Monroe County, in the place of any or all county, district, municipal and local governments, boards, bodies and officers, constitutional or statutory, legislative, executive, judicial, or administrative, and shall prescribe the jurisdiction, powers, duties and functions of such municipal corporation, its legislative, executive, judicial and administrative departments and its boards, bodies and officers; to divide the territory included in such municipality into subordinate districts, and to prescribe a just and reasonable system of taxation for such municipality and districts; and to fix the liability of such municipality and districts. Bonded and other indebtedness, existing at the time of the establishment of such municipality, shall be enforceable only against property theretofore taxable therefor. The Legislature shall, from time to time, determine what portion of said municipality is a rural area, and a homestead in such rural area shall not be limited as if in a city or town. Such municipality may exercise all the powers of a municipal corporation and shall also be recognized as one of the legal political divisions of the State with the duties and obligations of a county and shall be entitled to all the powers, rights and privileges, including representation in the State Legislature, which would accrue to it if it were a county. All property of Monroe County and of the municipality in said county shall vest in such municipal corporation when established as herein provided. The offices of Clerk of the Circuit Court and Sheriff shall not be abolished but the Legislature may prescribe the time when, and the method by which, such offices shall be filled and the compensation to be paid to such officers and may vest in them additional powers and duties. No county office shall be abolished or consolidated with another office without making provision for the performance of all State duties now or hereafter prescribed by law to be performed by such county officer. Nothing contained herein shall affect Section 20 of Article III of the Constitution of the State of Florida, except as to such provisions therein as relate to regulating the jurisdiction and duties of any class of officers, to summoning and impanelling grand and petit jurors, to assessing and collecting taxes for county purposes and to regulating the fees and compensations of county officers. No law authorizing the establishing or abolishing of such municipal corporation pursuant to this Section shall become operative or effective until approved by a majority of the qualified electors participating in an election held in said County, but so long as such municipal corporation exists under this Section the Legislature may amend or extend the law authorizing the same without referendum to the qualified voters unless the Legislative Act providing for such amendment or extension shall provide for such referendum.

Very respectfully,

WELDON G. STARRY,
Chief Clerk House of Representatives.

And Senate Joint Resolution No. 429, contained in the above message, was referred to the Committee on Enrolled Bills.

Also—

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

Tallahassee, Fla., May 27, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 950:

A bill to be entitled An Act to amend Section three (3) and Section (4) of Senate Bill No. 515 of the Acts of the Legislature of the State of Florida of 1935, by providing that golf courses may be constructed, extended, operated and maintained under the provisions of said Act.

Which amendments read as follows:

Amendment No. 1:

In Section 1, line 19, after the semi-colon following the word "equipment" insert the following: "(7-A) and to construct, operate and maintain gas plants and distribution systems for domestic, municipal and industrial uses;"

Amendment No. 2:

In Section 2, line 7, after word "Airports" insert the following: "Hospital, Jail,"

Amendment No. 3:

In Section 2, line 8, after the comma following the words "Golf Courses" insert the following: "and gas plants and distribution systems,"

Amendment No. 4:

In Section 3, line 14, after word "Airports" insert the following: "Hospital, Jails".

Amendment No. 5:

In Title, line 4, after word "Courses" insert the following: "Hospital, Jails".

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And Senate Bill No. 950, contained in the above message, was read by title, together with House amendments thereto.

Senator Sikes moved that the Senate do concur in House Amendment No. 1 to Senate Bill No. 950.

Which was agreed to.

And the Senate concurred in House Amendment No. 1 to Senate Bill No. 950.

Senator Sikes moved that the Senate do concur in House Amendment No. 2 to Senate Bill No. 950.

Which was agreed to.

And the Senate concurred in House Amendment No. 2 to Senate Bill No. 950.

Senator Sikes moved that the Senate do concur in House Amendment No. 3 to Senate Bill No. 950.

Which was agreed to.

And the Senate concurred in House Amendment No. 3 to Senate Bill No. 950.

Senator Sikes moved that the Senate do concur in House Amendment No. 4 to Senate Bill No. 950.

Which was agreed to.

And the Senate concurred in House Amendment No. 4 to Senate Bill No. 950.

Senator Sikes moved that the Senate do concur in House Amendment No. 5 to Senate Bill No. 950.

Which was agreed to.

And the Senate concurred in House Amendment No. 5 to Senate Bill No. 950.

And Senate Bill No. 950, as amended, was referred to the Committee on Engrossed Bills.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 55:

A bill to be entitled An Act defining the practice of Beauty Culture and requiring a license or certificate of registration as a condition precedent to any person practicing Beauty Culture or acting as a Junior Operator Beautician and prescribing the terms and conditions upon which licenses or certificates of

registration may be issued to any person to practice Beauty Culture or act as a Junior Operator Beautician in the State of Florida; creating the State Board of Beauty Culture Examiners and defining and declaring its powers and duties; regulating the practice of Beauty Culture or acting as a Junior Operator Beautician by those licensed hereunder; regulating the operation of beauty schools, prescribing a course of study for such schools and the requirements for graduation therefrom; imposing certain fees upon persons applying for licenses, or certificates of registration to practice Beauty Culture, act as a Junior Operator Beautician or teach in Beauty Culture Schools in this State; and appropriating the proceeds thereof to accomplish the purposes of this Act; and prescribing penalties for the violation of the provisions of this Act and Regulations thereunder.

Which amendments read as follows:

Amendment No. 1:

In Section 12, line 7, strike out the words "July 1, A. D. 1935" and insert the following: "October First, A. D. 1935"

Amendment No. 2:

In Section 12, line 15, strike out the words "July 1, A. D. 1935" and insert the following: "October First, A. D. 1935"

Amendment No. 3:

In Section 16, strike out the letters "(b)" and "or (d)" wherever the same appear in said Section.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And Senate Bill No. 55, contained in the above message was read by title, together with House Amendments thereto.

Senator Raulerson moved that the Senate do concur in House Amendment No. 1 to Senate Bill No. 55.

Which was agreed to.

And the Senate concurred in House Amendment No. 1 to Senate Bill No. 55.

Senator Raulerson moved that the Senate do concur in House Amendment No. 2 to Senate Bill No. 55.

Which was agreed to.

And the Senate concurred in House Amendment No. 2 to Senate Bill No. 55.

Senator Raulerson moved that the Senate do concur in House Amendment No. 3 to Senate Bill No. 55.

Which was agreed to.

And the Senate concurred in House Amendment No. 3 to Senate Bill No. 55.

And Senate Bill No. 55, as amended, was referred to the Committee on Engrossed Bills.

Also—

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

Tallahassee, Fla., May 27, 1935

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Committee Substitute for—

Senate Bill No. 351:

A bill to be entitled An Act to amend An Act entitled, "An Act to provide for the incorporation of benevolent mutual benefit associations or societies on the assessment plan organized for the purpose of benefiting and protecting members in the case of dismemberment, and to the end of benefiting widows, orphans, heirs, devisees, and estates of deceased members thereof; providing for the method of incorporation of such associations and the regulation and control of such associations as may be incorporated under the terms of this Act, and requiring those associations or organizations doing a similar business in the State of Florida to be incorporated under the terms of this Act, and providing a penalty for failure so to do; authorizing the State Treasurer to examine into the solvency and operation of such associations incorporated or reincorporated under the terms of this Act; providing for a valuation of certificates and providing for a reserve fund, providing for the payment of all benefits in cash only; providing for general state supervision and control of benevolent mutual benefit

associations or societies that may be hereafter operated in the State of Florida, subject to the terms of this Act, on the assessment plan;" being Chapter 15885, Laws of Florida, Acts of 1933, by amending Sections 2, 5 and 14 thereof, and by repealing Section 6 thereof.

Very respectfully,
WELDON G. STARRY,
Chief Clerk House of Representatives.

And Committee Substitute for Senate Bill No. 351 contained in the above message, was referred to the Committee on Enrolled Bills.

Also—

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

Tallahassee, Fla., May 28, 1935

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 683:

A bill to be entitled An Act providing for a lien in favor of the Florida Board of Forestry, the United States Government and/or other governmental authority upon real estate covered by agreements between such board, government and/or other governmental authority and the landowner for forestry work upon said lands; and to provide the manner, means and procedure for the acquisition and enforcement of such liens.

Also has passed—

Senate Bill No. 643:

A bill to be entitled An Act establishing a department of forestry in the University of Florida and appropriating funds therefor.

Also has passed—

Senate Bill No. 562:

A bill to be entitled An Act to require courses of instruction covering the conservation of natural resources in the high schools and the higher State educational institutions; requiring that all persons preparing to be teachers be required to take courses in natural resources and nature study; requiring the teaching of nature study in at least two of the elementary grades in the public schools; requiring the State Superintendent of Public Instruction to make arrangements for carrying out the provisions of Sections 2 and 3 of this Act; and requiring the State Superintendent of Public Instruction and the various departments of the State Government concerned with the conservation of natural resources to cooperate in the preparation of text books and other suitable material to facilitate instruction of the subject.

Very respectfully,
WELDON G. STARRY,
Chief Clerk House of Representatives.

And Senate Bills Nos. 683, 643 and 562, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 912:

A bill to be entitled An Act to fix the compensation to be paid County Commissioners in all counties of the State of Florida having a population of not less than 12,950 and not more than 13,000 according to the State census of 1935.

Also has passed—

Senate Bill No. 923:

A bill to be entitled An Act to authorize the Board of Public Instruction for the County of Polk, State of Florida, to issue and sell bonds of special tax school district No. 4, of Polk County, Florida, in accordance with Section 6, Article IX and Section 17, Article XII of the Constitution of Florida and applicable Statutes of the State of Florida in an amount not exceeding the sum of \$22,000.00 for the purpose of paying

certain judgments against the Board of Public Instruction for the County of Polk, State of Florida, on behalf of, or representing special tax school district No. 4, of Polk County, Florida.

Also has passed—

Senate Bill No. 911:

A bill to be entitled An Act to apportion all funds received under the provisions of Chapter 14,832, Laws of Florida, Acts of 1931, or any Act amendatory thereto, and all funds received from licensing and taxing persons, firms, corporations or associations operating a fronton for the exhibition of the Spanish ball game called jai-a-lai or pelota, which may hereafter be paid to the State of Florida, and all funds derived from the licensing and taxing of other forms of games for amusement where the same is to be apportioned to the several counties of the State of Florida, shall in all counties of this State having a population of not less than 12,950, and not more than 13,000, according to the State census of 1935, be paid by the State Treasurer, or other officer having the authority to disburse said funds to such counties for the purpose of paying past due school indebtedness.

Very respectfully,
WELDON G. STARRY,
Chief Clerk House of Representatives.

And Senate Bills Nos. 912, 923 and 911, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 561:

A bill to be entitled An Act authorizing the Florida Board of Forestry to accept gifts, donations or contributions of land and subject to restrictions to acquire by gift or purchase, lands for State forests or State parks; and providing the manner in which funds may be applied to such purposes; and providing for the custody and control of all such lands by said board; and providing that such lands may be sold by said board with the concurrence of the Governor and Trustees of the Internal Improvement Fund; and authorizing the said Board to make rules and regulations with respect to the purposes of this Act; and repealing all laws and parts of laws in conflict herewith; and making an appropriation to assist in carrying out the purposes of this Act; and designating the Florida State Board of Forestry to cooperate with the United States Secretary of Agriculture and other agencies for land and forest preservation and development.

Also has passed—

Senate Bill No. 667:

A bill to be entitled An Act creating a civil service for the members of the police and fire departments of any city or town of the State of Florida not having a population of more than 125,000, according to the last preceding State or Federal census, adopting its provisions, and creating a civil service board for said city or town, defining its membership, powers and duties, designating the members of the police and fire departments who are within the terms of said act; defining certain terms of said act; providing for a referendum, and when said act shall take effect, and other matters in regard thereto.

Also has passed—

Senate Bill No. 789:

A bill to be entitled An Act requiring the Pension Board of the City of Tampa to place Joseph M. Wilson on the pension list of said City, and to accord him the rights and privileges of being restored to said list.

Very respectfully,
WELDON G. STARRY,
Chief Clerk House of Representatives.

And Senate Bills Nos. 561, 667 and 789, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

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

Tallahassee, Fla., May 28, 1935

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 928:

A bill to be entitled An Act to authorize the County Commissioners of Counties of the State of Florida, having a population of more than 34,365 and not more than 34,565 inhabitants according to the last Federal Census of 1930, to borrow money not to exceed 95 per cent of the anticipated revenues on the current tax roll each year, and to empower said Commissioners to execute note or notes pledging said anticipated revenues, as security therefor.

Also has passed—

Senate Bill No. 929:

A bill to be entitled An Act to vacate plat or plats of the village of Luraville in the southwestern part of Suwanee County, Florida, including the dedication of streets and alleys therein, except those streets now open and being used and as necessary for use by the traveling public, and except those alleys now being used and necessary for the inhabitants of said village, and making disposition of the fee of the land in those streets and alleys vacated hereby; and repealing all laws and parts of laws in conflict herewith.

Also has passed—

Senate Bill No. 930:

A bill to be entitled An Act relating to registration of voters and empowering the Boards of County Commissioners of all Counties of the State of Florida having a population of not less than 18,500 and not more than 18,800 according to the last preceding Federal Census, to eliminate precinct registration books and use in lieu thereof a general county registration book and to install a card index system for filing duplicate registration certificates and to require the supervisor of registration to furnish lists of qualified voters in each election precinct.

Very respectfully,

WELDON G. STARRY,
Chief Clerk House of Representatives.

And Senate Bills Nos. 928, 929 and 930, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

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

Tallahassee, Fla., May 28, 1935

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 559:

A bill to be entitled An Act authorizing the Florida Board of Forestry to establish the "Florida Park Service," and to establish, develop, and maintain a system of State Parks, and authorizing the County Commissioners to purchase, acquire and maintain parks, and repealing all laws in conflict herewith.

Also has passed—

Senate Bill No. 558:

A bill to be entitled An Act to declare the establishment and/or maintenance of county forest fire control units to be county purposes; to authorize the Boards of County Commissioners to establish and/or maintain county forest fire control units after a referendum; to authorize the said Boards of County Commissioners to enter into agreements with the Florida Board of Forestry for the establishment and/or maintenance of county fire control units; to declare the powers of the Boards of County Commissioners in relation thereto and to levy a tax therefor; to authorize the State Board of Forestry to cooperate and to enter into agreements to carry out the purposes of this Act and to expend funds therefor; to provide the manner for discontinuing operations as prescribed hereunder; to validate, legalize and confirm the acts and proceedings, contracts and agreements of any Board of County Commissioners now carrying on a program of forest fire control, and to authorize the continuance thereof; to provide for the repeal of all laws and parts of laws in conflict here-

with and for the repeal of Chapter 16,021, Laws of Florida, Acts of 1933.

Also has passed—

Senate Bill No. 557:

A bill to be entitled An Act relating to forest protection; to authorize the establishment and organization of forest protection districts and to prescribe the powers and duties of the Florida Board of Forestry, the State Forester and Forest Fire Wardens in connection therewith; and to regulate and control fires therein; to prescribe the duties of members of road construction and maintenance crews and road contractors and sub-contractors and their employees in relation to fires on and along the rights of way of State, county and public roads and to prescribe the duties of the State Road Department, the County Commissioners and County Highway Departments in relation thereto; to make it unlawful to burn, or cause to be burned or set fire to or cause to be set fire to, any forest, grass, woods, wild lands or marshes, or to permit fires to escape or to leave camp or warming fires unextinguished; to authorize the Florida Board of Forestry to enforce the provisions of this Act and all fire laws of the State and to appoint forest fire wardens to assist in such enforcement; to fix the powers and duties of such forest fire wardens, and to require any able bodied male person between the ages of eighteen and fifty years to assist them under certain circumstances; to authorize the Florida Board of Forestry to offer and pay rewards for the arrest and conviction of persons violating the provisions of this Act; to provide penalties for violations of this Act and to provide civil liability for damages caused by such violations; and to repeal Section 5284, Revised General Statutes of Florida, 1920, and Sections 1 and 2 of Chapter 12,024, Laws of Florida, Acts of 1927, relating to burning or setting fire to wild forests, lands, woods or marshes.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And Senate Bills Nos. 559, 558 and 557 contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 963:

A bill to be entitled An Act to permit the Board of County Commissioners of Hardee County, Florida, to cancel all taxes levied or assessed in said county, except for State purposes, against any lands in consideration of the owner of such lands conveying or causing to be conveyed to the trustees of the internal improvement fund other lands of value equal to the amount of taxes so cancelled.

Also has passed—

Senate Bill No. 962:

A bill to be entitled An Act amending Section 1 of Chapter 12951, Laws of Florida, Special Acts of 1927, which said Act is An Act amending Section 23 and 66 of Chapter 8290, Acts of 1919, Laws of Florida, and Acts amendatory thereof in relation to the establishment of the municipality in Key West, providing for its government and prescribing its jurisdiction and powers. This Act being for the purpose of amending Section 23 of Chapter 8290, Acts of 1919, Laws of Florida, and amendatory Acts thereof relating to the method of enacting and passing of ordinances by the City Council of the City of Key West.

Also has passed—

Senate Bill No. 960:

A bill to be entitled An Act to create the Everglades Fire Control District to provide for appointment by the governor of a chief of the Everglades Fire Control District and vesting in the Governor the power to fix the salary to be paid the said chief, to empower the Governor to appoint a fire warden for each county in which any part of the fire control district lies and to fix their salary. To make it unlawful to set and/or start fires in the district, fixing responsibility for fires and requiring the extinguishment of same, regulating the accumu-

lation of brush heaps and other inflammable material, and vesting the chief of the fire control district and each county fire warden appointed under the provisions of this Act with police powers with reference thereto; to authorize the chief of the fire control district to purchase material for abating and preventing fires; to authorize the chief of the fire control district to adopt and promulgate with the approval of the Governor rules and regulations with reference to fires; to provide for rewards and to prescribe penalties and punishment for violations of this Act; and to make an appropriation for the payment of salaries and other expenses incident to fire control in the district; and to authorize the chief of the fire control district with the consent of the Governor to employ the state convicts at the prison farm located near or at Belle Glade Florida in fire prevention and control in said district.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And Senate Bills Nos. 963, 962 and 960, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 964:

A bill to be entitled An Act to permit the board of county commissioners of DeSoto County, Florida, to cancel all taxes levied or assessed in said county, except for state purposes, against any lands in consideration of the owner of such lands conveying or causing to be conveyed to the trustees of the internal fund other lands of value equal to the amount of taxes so cancelled.

Also has passed.

Senate Bill No. 965:

A bill to be entitled An Act to permit the Board of County Commissioners of Highlands County, Florida, to cancel all taxes levied or assessed in said county, except for state purposes, against any lands in consideration of the owner of such lands conveying or causing to be conveyed to the Trustees of the Internal Improvement Fund other lands of value equal to the amount of taxes so cancelled.

Also has passed—

Senate Bill No. 976:

A bill to be entitled An Act relating to commissions of county assessors of taxes assessing special taxes and special tax district taxes in certain counties having a population of not less than 9775 and not more than 10,050 in the State of Florida and providing for the relief of such tax assessors of all liability for the payment of commissions received for the assessment of special taxes and special tax district taxes.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And Senate Bills Nos. 964, 965 and 976, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 953:

A bill to be entitled An Act authorizing and empowering the city of St. Augustine and the city commission thereof, to waive or rebate interest and/or penalties upon past due taxes and to adjust and settle past due or delinquent city taxes, and for other purposes.

Also has passed—

Senate Bill No. 949:

A bill to be entitled An Act to amend Section 3-A of Article I and Section 6 of Article 8 of Chapter 12500 of the Special Acts of 1927 of the Laws of Florida, entitled An Act to amend Chapter 11395 (No. 60), of the Special Acts of 1925 of the Laws of Florida, entitled An Act to amend Chapter 9675 of the Special Acts of 1923 of the Laws of Florida entitled An Act to create and establish a municipality to be known as the City of Anna Maria, in Manatee County, Florida, and to fix its territorial limits, to prescribe and authorize its jurisdiction and powers, and the jurisdiction and powers of its officers.

Also has passed—

Senate Bill No. 651:

A bill to be entitled An Act for the relief of Paul M. Henderson, individually, and as Tax Collector of Polk County, Florida, and providing for the repayment of funds in special tax school district number 33, Carney, erroneously credited to special tax school district number 32, Combee, in Polk County, Florida.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And Senate Bills Nos. 953, 949 and 651, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 924:

A bill to be entitled An Act relating to county officers in the counties of the State of Florida which now have, or may hereafter have, a population of more than seventy thousand and not more than one hundred forty thousand inhabitants according to the last preceding State or Federal census; and to fix and provide for their salaries and other expenses of operation of their respective offices and to require that all their fees, commissions and perquisites be accounted for and paid into the county general fund.

Also has passed—

Senate Bill No. 926:

A bill to be entitled An Act relating to the sale of intoxicating liquors in counties having a population of not less than forty thousand and not more than fifty-two thousand five hundred, according to the last State or Federal census and authorizing the governing body of incorporated cities therein to approve or disapprove of applications for licenses to sell intoxicating liquors and making such approval or disapproval binding upon the director of the State Beverage Department.

Also has passed—

Senate Bill No. 927:

A bill to be entitled An Act relating to the tenure of employment in all counties in the State of Florida having a population of not more than one hundred and fifty-five thousand (155,000) and not less than one hundred and fifty thousand (150,000) according to the last Federal census.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And Senate Bills Nos. 924, 926 and 927, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 820:

A bill to be entitled An Act to prohibit the use of machinery or artificial power in pulling out fish nets in Manatee County of the State of Florida, and fixing a penalty for the violation of this Act.

Also has passed—

Senate Bill No. 878:

A bill to be entitled An Act relating to commissions of county assessors of taxes assessing special taxes and special tax district taxes in certain counties of the State of Florida and providing for the relief of such tax assessors of all liability for the payment of commissions received for the assessment of special taxes and special tax district taxes.

Also has passed—

Senate Bill No. 901:

A bill to be entitled An Act fixing the compensation of members of the Boards of County Commissioners in all counties of the State of Florida having a population of not less than thirty five thousand and two hundred and not more than thirty-five thousand four hundred according to the last preceding State or Federal census, and designating the fund out of which such compensation shall be paid.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And Senate Bills Nos. 820, 878 and 901, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 943:

A bill to be entitled An Act declaring certain territory in Duval County, Florida, to be suburban territory adjacent to the metropolitan area of Duval County, embraced within the corporate limits of the city of Jacksonville, Florida, and providing that for hire carriers transporting persons and property over said suburban territory shall be exempt from the jurisdiction, control and regulations of the Railroad Commission of the State of Florida.

Also has passed—

Senate Bill No. 947:

A bill to be entitled An Act creating Walton County Bridge Authority, providing for its powers and duties authorizing it to construct a bridge or bridges and approaches thereto, across Choctawhatchee Bay or Choctawhatchee River on State Road No. 152, connecting State Road No. 10 and State Road No. 115; to maintain and operate said bridge or bridges and charge tolls and rentals thereon and to issue bonds; providing for the payment of said bonds and authorizing the State of Florida and/or the County of Walton, State of Florida, to grant the use of their lands and acquire lands therefor.

Also has passed—

Senate Bill No. 948:

A bill to be entitled An Act regulating the sale of Alcoholic Beverages in all Counties in the State of Florida having a population of not less than 6271 and not more than 6274, according to the Federal Census of 1930; preventing the sale of such Alcoholic Beverages other than in sealed containers for consumption off the premises where sold; excepting certain Beverages from the Provisions of this Act.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And Senate Bills Nos. 943, 947 and 948, contained in the above message, were referred to the Committee on Enrolled Bills.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 939:

A bill to be entitled An Act relating to the distribution and expenditure of moneys derived from gasoline taxes placed to the credit of the several counties of the State of Florida having a population of not less than 3,850 and of not more than 3,900 according to the last preceding state or federal census, and conferring certain powers, authority, directions and duties upon the state board of administration with reference thereto.

Which amendment reads as follows:

In Section 1, lines 1 and 2, strike out the words "gasoline taxes" and insert the following: "the second gasoline tax".

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And Senate Bill No. 939, contained in the above message, was read by title, together with House Amendment thereto.

Senator Shelley moved that the Senate do concur in House Amendment to Senate Bill No. 939.

Which was agreed to.

And the Senate concurred in House Amendment to Senate Bill No. 939.

And Senate Bill No. 939, as amended, was referred to the Committee on Engrossed Bills.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 934:

A bill to be entitled An Act to amend Chapter 15938, Laws of Florida, 1933; entitled: "An Act to create County Budget Commissions in counties of Florida having a population of not less than 43,000, and not more than 53,000 by the last preceding State or Federal census; to prescribe the powers, duties and functions of such County Budget Commission; qualifications, terms of office and methods of appointment and election of members thereof; and to authorize such Budget Commissions to make and control the budget 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 taxing districts, situated therein authorized to raise and expend monies for county or district purposes, "So as to make said Act applicable to counties of not less than 43,000 and not more than 53,000 by the last preceding Federal census and to change the time of presenting Budgets to the Board of County Commissioners and the County Budget Commission.

Which amendments read as follows:

Amendment No. 1:

In Section 1, line 6, "strike out "53,000" and insert the following: "51,000".

Amendment No. 2:

In Title, line 15, strike out "53,000" and insert the following: "51,000".

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And Senate Bill No. 934, contained in the above message, was read by title, together with House amendments thereto.

Senator Rose moved that the Senate do concur in House Amendment No. 1 to Senate Bill No. 934.

Which was agreed to.

And the Senate concurred in House Amendment No. 1 to Senate Bill No. 934.

Senator Rose moved that the Senate do concur in House Amendment No. 2 to Senate Bill No. 934.
Which was agreed to.

And the Senate concurred in House Amendment No. 2 to Senate Bill No. 934.

And Senate Bill No. 934, as amended, was referred to the Committee on Engrossed Bills.

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

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

Senate Bill No. 748:
A bill to be entitled An Act directing cancellation of taxes of property used by the Federal Emergency Relief Administration in Hillsborough County, State of Florida.

Which amendment reads as follows:
In Section 1, line 7, after the word "Administration" and before the word "on" insert the following: "and for which properties the Federal Emergency Relief Administration pays no rent for the use thereof."

And respectfully requests the concurrence of the Senate therein.

Very respectfully,
WELDON G. STARRY,
Chief Clerk House of Representatives.

And Senate Bill No. 748, contained in the above message, was read by title together with House amendment thereto.

Senator Tillman moved that the Senate do concur in House amendment to Senate Bill No. 748.

Which was agreed to.

And the Senate concurred in House amendment to Senate Bill No. 748.

And Senate Bill No. 748, as amended, was referred to the Committee on Engrossed Bills.

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

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

Senate Bill No. 922:
A bill to be entitled An Act fixing the compensation of the supervisor of registration of Counties of the State of Florida, which now have or may hereafter have a population of more than seventy thousand and not more than one hundred forty thousand inhabitants according to the last preceding State or Federal Census, and defining the time when registration books in such counties shall be kept open and prescribing the duties of the supervisor of registration in such counties.

Which amendment reads as follows:
In Section 1, line 6, strike out the words and figures: "Twenty-four Hundred Dollars (\$2400.00)" and insert the following: "Twenty-one Hundred Dollars (\$2100.00)"

And respectfully requests the concurrence of the Senate therein.

Very respectfully,
WELDON G. STARRY,
Chief Clerk House of Representatives.

And Senate Bill No. 922, contained in the above message, was read by title together with House amendments thereto.

Senator Holland moved that the Senate do concur in House amendment to Senate Bill No. 922.

Which was agreed to.

And the Senate concurred in House amendment to Senate Bill No. 922.

And Senate Bill No. 922, as amended, was referred to the Committee on Engrossed Bills.

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

Tallahassee, Fla., May 8, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

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

Senate Bill No. 940:
A bill to be entitled An Act relating to the distribution and expenditure of moneys derived from gasoline taxes placed to the credit of the several counties of the State of Florida having a population of not less than 3000 and of not more than 3100 according to the last preceding State or Federal census, and conferring certain powers, authority, directions and duties upon the state board of administration with reference thereto.

Which amendment reads as follows:
In Section 1, line 1, strike out the words "gasoline taxes" and insert the following: "the second gasoline tax".

And respectfully requests the concurrence of the Senate therein.

Very respectfully,
WELDON G. STARRY,
Chief Clerk House of Representatives.

And Senate Bill No. 940, contained in the above message, was read by title together with House amendment thereto.

Senator Shivers moved that the Senate do concur in House amendment to Senate Bill No. 940.

Which was agreed to.
And the Senate concurred in House amendment to Senate Bill No. 940.

And Senate Bill No. 940, as amended, was referred to the Committee on Engrossed Bills.

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

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

Senate Bill No. 624:
A bill to be entitled An Act relating to the compensation of the Clerk of the Circuit Court, Sheriff, Tax Collector, Tax Assessor, County Judge, Superintendent of Public Instruction and Clerks in all Counties of the State of Florida, having a population of not less than twenty thousand (20,000), nor more than twenty-three thousand (23,000), according to the last Federal Census and prescribing the time when this Act shall become a law so as to apply to all Counties having a population of not less than twenty thousand (20,000), nor more than twenty-three thousand (23,000), according to the last Federal Census.

Which amendments read as follows:

Amendment No. 1:
In Section 1, line 2, strike out the words "and County Judge"

Amendment No. 2:
In Section 1, lines 11 and 12, strike out the words "four thousand and eight hundred (\$4800.00)" and insert the following: "four thousand and five hundred (\$4500.00)"

Amendment No. 3:
In Section 1, line 13, between the words "Instruction" and "of" insert the following: "and County Judge"

Amendment No. 4:
In Title, line 3, strike out the words "and clerks"
And respectfully requests the concurrence of the Senate therein.

Very respectfully,
WELDON G. STARRY,
Chief Clerk House of Representatives.

And Senate Bill No. 624, contained in the above message, was read by title together with House amendments thereto.

Senator Terwin moved that the Senate do concur in House Amendment No. 1 to Senate Bill No. 624.

Which was agreed to.

And the Senate concurred in House Amendment No. 1 to Senate Bill No. 624.

Senator Terwin moved that the Senate do concur in House Amendment No. 2 to Senate Bill No. 624.

Which was agreed to.

And the Senate concurred in House Amendment No. 2 to Senate Bill No. 624.

Senator Terwin moved that the Senate do concur in House Amendment No. 3 to Senate Bill No. 624.

Which was agreed to.

And the Senate concurred in House Amendment No. 3 to Senate Bill No. 624.

Senator Terwin moved that the Senate do concur in House Amendment No. 4 to Senate Bill No. 624.

Which was agreed to.

And the Senate concurred in House Amendment No. 4 to Senate Bill No. 624.

And Senate Bill No. 624, as amended, was referred to the Committee on Engrossed Bills.

Senator Terwin moved that the Senate do now reconsider the vote by which the Senate concurred in the four House amendments to Senate Bill No. 624, as contained in the last above message from the House of Representatives.

Which was agreed to and the Senate reconsidered the vote by which the Senate concurred in the four House amendments to Senate Bill No. 624 as contained in the above message.

Senator Terwin moved that Senate Bill No. 624, together with pending House amendments thereto, be indefinitely postponed.

Which was agreed to and Senate Bill No. 624, together with pending House amendments thereto, was indefinitely postponed.

The President appointed Senators Gillis, Beall and Tillman as a Conference Committee on the part of the Senate to confer with a like committee on the Part of the House of Representatives to adjust the differences between the two Houses on House Amendments to Senate Bill No. 724.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 941:

A bill to be entitled An Act relating to the distribution and expenditure of moneys derived from gasoline taxes placed to the credit of the several counties in the State of Florida having a population, of not less than 12,800 and of not more than 12,900, according to the last preceding State or Federal census, and conferring certain powers, authority, directions and duties upon the State Board of Administration with reference thereto.

Which amendment reads as follows:

In Section 1, line 1, strike out the words "gasoline taxes" and insert the following: "the second gasoline tax."

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And Senate Bill No. 941, contained in the above message, was read by title, together with House Amendment thereto.

Senator Shivers moved that the Senate do concur in House Amendment to Senate Bill No. 941.

Which was agreed to.

And the Senate concurred in House Amendment to Senate Bill No. 941.

And Senate Bill No. 941, as amended, was referred to the Committee on Engrossed Bills.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 942:

A bill to be entitled An Act relating to the distribution and expenditure of moneys derived from gasoline taxes placed to the credit of the several counties of the State of Florida having a population of not less than 8300 and not more than 8400, according to the last preceding State or Federal census, and conferring certain powers, authority, directions and duties upon the State Board of Administration with reference thereto.

Which amendment reads as follows:

In Section 1, line 1, strike out the words "gasoline taxes" and insert the following: "the second gasoline tax."

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And Senate Bill No. 942, contained in the above message, was read by title, together with House Amendment thereto.

Senator Shivers moved that the Senate do concur in House Amendment to Senate Bill No. 942.

Which was agreed to.

And the Senate concurred in House Amendment to Senate Bill No. 942.

And Senate Bill No. 942, as amended, was referred to the Committee on Engrossed Bills.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

Senate Bill No. 693:

A bill to be entitled An Act to amend Chapter 14717, Acts of the Legislature of Florida, 1931, same being a revision of all laws relating to Everglades Drainage District, and particularly Sections 2, 53, 54 and 56 thereof; providing for qualifications of general manager; permitting the payment of taxes appearing on the tax rolls for the years 1935 and 1936 without requiring payment of other taxes; regulating duties of tax collectors; regulating the publication of notice of delinquent tax sales; authorizing the Board of Commissioners to administer fire funds; and declaring Everglades Drainage District taxes to be special assessments for benefits.

Which amendments read as follows:

Amendment No. 1:

In Section 1, (Subsection (e) at the end of Subsection (e), add an additional paragraph reading as follows: "The expenses of said attorney are limited to and shall not exceed the sum of \$2500.00 per annum, any and all items of attorney's expense must have the approval of the Board."

Amendment No. 2:

In Section 1, (Subsection (i) at the end of Subsection (i), add the following words: "The salary of said secretary shall not exceed the sum of \$200.00 per month."

Amendment No. 3:

In Section 1, at the end of subsection (j), insert the following words: "Salary of said general manager shall not exceed the sum of \$300.00 per month as general manager."

Amendment No. 4:

In Section 2, lines 5th, 6th, 7th and 8th from bottom on page 5 strike out the comma and strike out the words, "but the tax collector shall not receive the payment of other taxes imposed upon the lands upon which drainage taxes are also imposed without requiring the payment of such drainage taxes;" and insert in lieu thereof a period.

Amendment No. 5:

At the end of Section 5 insert an additional paragraph reading as follows: "Provided further that said Board of Commissioners is hereby authorized to apply for, solicit and contract for or procure any funds from any department of the Federal government in the carrying out of or administering such relief."

Amendment No. 6:

In Section 6, strike entire Section Six.
And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And Senate Bill No. 693, contained in the above message, was read by title, together with House Amendments thereto.

Senator Raulerson moved that the Senate do concur in House Amendment No. 1 to Senate Bill No. 693.

Which was agreed to.

And the Senate concurred in House Amendment No. 1 to Senate Bill No. 693.

Senator Raulerson moved that the Senate do concur in House Amendment No. 2 to Senate Bill No. 693.

Which was agreed to.

And the Senate concurred in House Amendment No. 2 to Senate Bill No. 693.

Senator Raulerson moved that the Senate do concur in House Amendment No. 3 to Senate Bill No. 693.

Which was agreed to.

And the Senate concurred in House Amendment No. 3 to Senate Bill No. 693.

Senator Raulerson moved that the Senate do concur in House Amendment No. 4 to Senate Bill No. 693.

Which was agreed to.

And the Senate concurred in House Amendment No. 4 to Senate Bill No. 693.

Senator Raulerson moved that the Senate do concur in House Amendment No. 5 to Senate Bill No. 693.

Which was agreed to.

And the Senate concurred in House Amendment No. 5 to Senate Bill No. 693.

Senator Raulerson moved that the Senate do concur in House Amendment No. 6 to Senate Bill No. 693.

Which was agreed to.

And the Senate concurred in House Amendment No. 6 to Senate Bill No. 693.

And Senate Bill No. 693, as amended, was referred to the Committee on Engrossed Bills.

Also—

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

Tallahassee, Fla., May 27, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1125:

A bill to be entitled An Act to amend Sections 1, 2, 3, 4, 5, 6, 7, 9, 9-B, 14, 16, 18 and 21 of Chapter 14832, Laws of Florida, Acts of 1931, being an "Act to provide for a State Racing Commission; to prescribe its powers and duties, and to fix the compensation of its members; to provide for holding referendum and recall elections in any County to determine whether Racing shall be permitted or continued therein; to provide for licensing and taxing such racing and apportioning the monies derived therefrom among the several counties of the State; to provide for and regulate the making of pari mutuel pools within the enclosure of licensed race tracks; providing certain

penalties for the violation of this Act, and for other purposes relating thereto."

Also has passed—

House Bill No. 1098:

A bill to be entitled An Act to provide for the creation of a Board of Civil Service in cities and towns having a population of not less than thirty thousand (30,000) and not more than forty thousand (40,000) according to the latest State or Federal census; to provide for the appointment, election and disqualification of the members of said Board and their term of office; to fix the powers and duties of said Board; to provide who shall be members of the Civil Service and the manner in which employees of such cities and towns may become members of the Civil Service; to provide for the compensation, rights, privileges, duties and obligations of said members; to regulate the employment and the discharge of all officers and employees of said cities and towns; to provide for the procedure for trial of the members of the Civil Service and for the summoning of witnesses; to declare a failure to respond to a subpoena to be unlawful and to fix the penalty therefor; to repeal Section 67 of Chapter 15425 of the Laws of 1931 and to repeal certain special and general laws relating to Civil Service.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And House Bill No. 1125, contained in the above message, was read the first time by title only and placed on the Calendar of Bills on second reading without reference.

And House Bill No. 1098, contained in the above message, was read the first time by title only.

Senator Beall asked unanimous consent of the Senate to take up and consider House Bill No. 1098 at this time.

Which was agreed to.

Senator Beall moved that the rules be waived and House Bill No. 1098 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1098 was read the second time by title only.

Senator Beall offered the following amendment to House Bill No. 1098:

In Section 1, line 4 (typewritten bill) after the word "latest" insert the following: "State or"

Senator Beall moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Beall also offered the following amendment to House Bill No. 1098:

In Title, line 5 (typewritten bill) after the word "latest" insert the following: "State or"

Senator Beall moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Beall also offered the following amendment to House Bill No. 1098:

In Title lines 3 and 4, (typewritten bill) strike out the words and figures: "Thirty Thousand (30,000)" and insert in lieu thereof the following words and figures: "Thirty Thousand Five Hundred (30,500)"

Senator Beall moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Beall also offered the following amendment to House Bill No. 1098:

In Section 1, line 3 (typewritten bill) strike out the words and figures: "Thirty Thousand (30,000)" and insert in lieu thereof the following words and figures: "Thirty Thousand Five Hundred (30,500)"

Senator Beall moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Beall moved that the rules be further waived and House Bill No. 1098, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1098 as amended, was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Swe-ger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

So the bill passed, as amended, and the action of the Senate was ordered to be immediately certified to the House of Representatives.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1399:

A bill to be entitled An Act creating and incorporating a Special Taxing District comprised of Duval, Clay, Putnam, Marion, Levy and Citrus Counties, Florida, to be known as The Florida Ship Canal Navigation District; providing for the Government and Administration of said District by a Board of Commissioners; providing that the members of the Board of Directors of The Florida Ship Canal Authority shall be ex officio the members of the Board of Commissioners of said District; defining the powers, duties and authority of said Board; providing for the payment of the Costs and expenses of said District; authorizing and empowering said district, through its governing board, to borrow money and to issue its notes and bonds in order to carry out the provisions of this Act and prescribing the terms and conditions upon which such notes and bonds may be issued; providing that the proceeds of all loans made by the district, over and above the amounts required for the operation and administration of the district, shall be turned over to the Ship Canal Authority of the State of Florida, to be used by said authority for the purpose of acquiring a right-of-way for a ship canal across the State of Florida running through or adjacent to the counties comprising said District and for the purpose of paying any other expenses incidental thereto; providing for the levy and collection of taxes upon all taxable property in said district for the purposes authorized in this Act.

Affidavit of Proof of Publication attached.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,
WELDON G. STARRY,
Chief Clerk House of Representatives.

And House Bill No. 1399, contained in the above message, was read the first time by title only.

Senator McKenzie asked unanimous consent of the Senate to take up and consider House Bill No. 1399 at this time. Which was agreed to.

Senator McKenzie moved that the rules be waived and House Bill No. 1399 be read the second time by title only. Which was agreed to by a two-thirds vote.

And House Bill No. 1399 was read the second time by title only.

Senator McKenzie moved that the rules be further waived and House Bill No. 1399 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1399 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Swe-ger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1397:

A bill to be entitled An Act providing for the cancellation of all unpaid County Taxes (including those included in Tax Certificates now or hereafter held by the State of Florida) on any Real Estate in Duval, Putnam, Marion, Levy and Citrus Counties, acquired by any agency of the State of Florida or of the United States, for use as a part of the right of way for a Ship Canal across the State of Florida (as such right of way is defined in Chapter 16176, Laws of 1933) defining what is meant by County Taxes for the purposes of this Act; and providing that the titles to such lands shall stand as though such unpaid County Taxes had never been assessed.

Affidavit of Proof of Publication attached.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,
WELDON G. STARRY,

Chief Clerk House of Representatives.

And House Bill No. 1397, contained in the above message, was read the first time by title only.

Senator McKenzie asked unanimous consent of the Senate to take up and consider House Bill No. 1397 at this time. Which was agreed to.

Senator McKenzie moved that the rules be waived and House Bill No. 1397 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1397 was read the second time by title only.

Senator McKenzie moved that the rules be waived and House Bill No. 1397 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1397 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Swe-ger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Also—

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

Tallahassee, Fla., May 27, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 422:

A bill to be entitled An Act to regulate the business of cleaning, dyeing and pressing; defining what constitutes engaging in said business, as well as defining certain other words; creating a dyers and cleaners board; empowering and authorizing said Board to promulgate rules and regulations; requiring examinations and the issuance of licenses by said Board as a prerequisite to engaging in said business, and providing penalties for the violation of any of the provisions of this Act, or of any rule or regulation promulgated by said Board, and providing that this Act shall apply only to Counties having a population of not less than twenty thousand, according to the last Federal Census.

Also has passed—

House Bill No. 623:

A bill to be entitled An Act to amend sub-Sections Fourth, Fifth and Sixth of Section 3, Chapter 15908, Laws of Florida, 1933, and to amend sub-Section First of Section 6, Chapter 15908, Laws of Florida, 1933, and to amend Section 9, Chapter 15908, Laws of Florida, 1933, relating to the business, operation, supervision and liquidation of Building & Loan Associations.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And House Bill No. 422, contained in the above message, was read the first time by title only and referred to the Committee on Internal Affairs.

And House Bill No. 623, contained in the above message, was read the first time by title only.

Senator Beall asked unanimous consent of the Senate to take up and consider House Bill No. 623 at this time.

Which was agreed to.

Senator Beall moved that the rules be waived and House Bill No. 623 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 623 was read the second time by title only.

Senator McKenzie moved that the rules be further waived and House Bill No. 623 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 623 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beall, Black, Butler, Clarke, Futch, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, McWilliams, Mann, Murphy, Pannill, Parrish, Raulerson, Rose, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Tillman, Touchton, Turner, Watson—31.

Nays—None.

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

Senator Smith (14th) moved that House Bill No. 1232 be indefinitely postponed.

Which was agreed to and House Bill No. 1232 was indefinitely postponed.

Also—

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

Tallahassee, Fla., May 27, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Concurrent Resolution No. 25:

WHEREAS, The Florida State Legislature in Session saw fit in its wisdom and for the protection of its State Government to pass a measure permitting taxing units to make separate budgets and separate tax levies for operation expenses and debt services; and

WHEREAS, The membership of the Florida Legislature in their wisdom considers that the protection of its government should come first in the consideration of all measures; and

WHEREAS, The said measure permitting and allowing the taxing units to make separate budgets and separate tax levies for operating expenses and debt services, such measure being signed by Honorable Dave Sholtz, Chief Executive of the State of Florida, in his wisdom for the best interest of the taxing units and of the governmental bodies of the State of Florida; and,

WHEREAS, the law firm of Thompson, Wood and Hoffman, bond attorneys, with their principal place of business in the City of New York, State of New York, saw fit to issue a statement that the action of the Florida Legislature in its wisdom by the passage of this measure and by the Governor affixing his signature, creating this proposed measure permitting and allowing taxing units to make separate budgets and separate

tax levies for operating expenses and debt services, was a deliberate attempt to render impossible the enforcement of municipal securities and the further statement that the law was described as an old device which dishonest municipalities and with the connivance of dishonest Legislators, resorted to in the past in an effort to repudiate their indebtedness.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE FLORIDA LEGISLATURE, THE SENATE CONCURRING, That statements made by the law firm of Thompson, Wood & Hoffman, bond attorneys, whose principal place of business is in the City of New York, State of New York, to the extent that the passage of a bill by the membership of the Florida Legislature and by the signing of said proposed law by the Honorable Dave Sholtz, Chief Executive of the State of Florida, was a deliberate attempt to render impossible the enforcement of municipal securities and that such measure was a device which dishonest municipalities with the connivance of dishonest Legislators in an effort to repudiate their indebtedness, is a malicious untruth.

BE IT FURTHER RESOLVED, That, because of the statement alleged and as stated in this Resolution is a falsehood and an untrue statement, the House of Representatives and the Florida State Senate concurring, do recommend to each and every taxing unit of the State of Florida in the employment of counsel, that we do not consider the law firm of Thompson, Wood & Hoffman, a law firm whose reputation is sufficient and worthy of consideration and that they are not worthy of hiring by any taxing unit of the State of Florida.

BE IT FURTHER RESOLVED, That the Florida Legislature by these resolutions condemn the statements by the law firm of Thompson, Wood & Hoffman, and condemn them as attorneys unworthy of hire by any taxing unit in the State of Florida.

BE IT FURTHER RESOLVED, That a copy of these resolutions be furnished under the Great Seal of Florida, by the Secretary of State, to the League of Municipalities of the State of Florida, and one copy be forwarded under the Great Seal of the State of Florida to each and every of the several Boards of County Commissioners of the State of Florida and a copy under the Great Seal of the State of Florida, be forwarded to each and every Board of Public Instruction of the State of Florida.

BE IT FURTHER RESOLVED, That a copy of these resolutions be furnished to the press.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

Senator MacWilliams moved that House Concurrent Resolution No. 25 be referred to the Committee on Judiciary "A" with instructions to smother the same.

Which was agreed to and it was so ordered.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1454:

A bill to be entitled An Act to prohibit cattle, hogs, horses, mules, goats, sheep or other grazing live stock from running or roaming at large within the following described boundaries in Marion County, Florida, to-wit: Beginning on the Alachua-Marion County line at the northwest corner of Section 2, Township 12 south, Range 20 east, running south along the section line to the northeast corner of Section 27, township 12, south, Range 20 east; thence west along the section line to the northwest corner of Section 27, township 12 south, Range 20 east; thence south along the section line to the southwest corner of Section 34, township 12 south, range 20 east; thence east along the section line to the northwest corner of Section 2, township 13 south, Range 20 east; thence south along the section line to the southwest corner of Section 26, Township 13 south, Range 20 east; thence east along the section line to the southwest corner of section 30, Township 13 south, Range 21 east; thence south along the section line to the southwest corner of Section 31, township 13 south, Range 21 east; thence east along the

section line to the northwest corner of Section 6, Township 14 south, range 21 east; thence south along the section line to the intersection of the south right-of-way of State Road Number 19 between Section 31, Township 14 south, range 21 east, and Section 36, Township 14 south, Range 20 east; thence southeasterly with the south right-of-way line of the State Road Number 19 to the intersection of this right-of-way line with the section line between Sections 4 and 5, Township 15 south, Range 21 east; thence south along the section line to the southwest corner of Section 33, Township 15 south, Range 21 east; thence east along the section line to the northeast corner of Section 4, Township 16 south, Range 21 east; thence south along the section line to the southeast corner of Section 4, Township 16 south, Range 21 east; thence west along the section line to the intersection of this line with the south right-of-way line of State Road Number 74; thence southwesterly with the south right-of-way line of State Road Number 74 to the intersection of this line with the section line between Section 8 and Section 9, Township 16 south, Range 21 east; thence south along section line to the southwest corner of Section 9, Township 16 south, Range 21 east; thence east along the section line to the northeast corner of the northwest $\frac{1}{4}$ of northwest $\frac{1}{4}$ of Section 14, Township 16 south, Range 21 east; thence south along the quarter-quarter (forty line) to the northeast corner of the northwest $\frac{1}{4}$ of southwest $\frac{1}{4}$; thence east along the quarter section line through Section 14, Township 16 south, Range 21 east to the intersection of this line with the west right-of-way line of the Shady Grove road (county project number 26); thence south with the west right-of-way line of the Shady Grove road (county project number 26), to a point where the Shady Grove road turns east through Section 13, Township 16 south, Range 21 east; thence east with the south right-of-way line of the Shady Grove road (county project number 26) through Section 13, Township 16 south, Range 21 east, and Section 18, Township 16 south, Range 22 east, to the intersection of the west right-of-way line of the Orange Avenue road (county project number 25); thence south with the west right-of-way line of the Orange Avenue road (county project number 25) to the intersection of this line with the section line at the northwest corner of Section 20, Township 16 south, Range 22 east; thence east along section line to the northeast corner of northwest $\frac{1}{4}$ of Section 20, Township 16 south, Range 22 east; thence south along the quarter section line to the southwest corner of the northeast $\frac{1}{4}$ of Section 20, Township 16 south, Range 22 east; thence east along the quarter section line through Sections 20, 21 and 22, Township 16 south, Range 22 east to the northeast corner of the southeast $\frac{1}{4}$ of Section 22, Township 16 south, Range 22 east; thence south along the section line to the southwest corner of Section 35, Township 16 south, section line to the southwest corner of Section 35, Township 16 south, Range 22 east; thence east along section line to the northwest corner of the northeast $\frac{1}{4}$ of Section 2, Township 17 south, Range 22 east; thence south along the quarter section line to the southwest corner of the northeast $\frac{1}{4}$ of Section 2, Township 17 south, Range 22 east; thence east along the quarter section line to the southwest corner of the southeast $\frac{1}{4}$ of northeast $\frac{1}{4}$; thence south along the quarter-quarter line (forty line) to the southwest corner of the north $\frac{1}{4}$ of the northeast $\frac{1}{4}$ of southeast $\frac{1}{4}$ of Section 2, Township 17 south, Range 22 east; thence east along the south boundary line of the north $\frac{1}{4}$ of the northeast $\frac{1}{4}$ of the southeast $\frac{1}{4}$ of Section 2, Township 17 south, Range 22 east; to the intersection of this line with the section between Sections 1 and 2, Township 17 south, Range 22 east; thence south along the section line to the intersection of this line with the south right-of-way line of the Pedro-Weirsdale road (county projects numbers 20 and 21); thence east along the south right-of-way line of the Pedro-Weirsdale road (county projects numbers 20 and 21) to the intersection of this right-of-way line with the section line between Sections 27 and 28, Township 17 south, Range 23 east; thence south along the section line to the southeast corner of Section 33, Township 17 south, Range 23 east on the Marion-Sumter County line; thence east along the section line (Marion-Sumter County line) to the intersection of this line with the Ocklawaha River; thence northwesterly with the Ocklawaha River to the intersection of the river with the north right-of-way line of the Ocala-Daytona road (State Road Number 19) at Delks Bluff; thence westerly with the north right-of-way line of the Ocala-Daytona road (State Road Number 19) to the intersection of this line with the east right-of-way line of the Orange Springs road (county project number 9); thence northerly with the east right-of-way line of the Orange Springs road (county project number 9) to the intersection of this right-of-way line with the section

line between Section 4, Township 15 south Range 23 east and Section 33, Township 14 south, Range 23 east; thence west along the section line to the southwest corner of Section 31, Township 14 south, Range 23 east; thence north along the section line to the northeast corner of Section 1, Township 14 south, Range 22 east; thence west along the section line to the northwest corner of Section 1, Township 14 south, Range 22 east; thence north along the section line to the intersection of this line with the south right-of-way line of the Eureka road (county project number 48); thence easterly with this south right-of-way line to the intersection of this line with the section line between Section 13, Township 13 south, Range 22 east and Section 18, Township 13 south, Range 23 east; thence north along the section line to the intersection of this line with a canal bearing north 80 degrees, W; thence north 80 degrees west with said canal to the intersection of this canal with a canal bearing north 5 degrees 15 minutes east; thence north 5 degrees 15 minutes east with said canal to north end of said canal; thence north 3 degrees, 57 minutes east for one thousand and five feet (1,005); thence north 69 degrees west for six hundred seventy-two feet (672) to a point which is two thousand eight hundred fifty-two feet (2,852) south of the southeast corner of the northwest $\frac{1}{4}$ of northwest $\frac{1}{4}$ of Section 1, Township 13 south, Range 22 east; thence north along the quarter-quarter (forty line) to northeast corner of the northwest $\frac{1}{4}$ of northwest $\frac{1}{4}$ of Section 36, Township 12 south, Range 22 east; thence east along section line to southeast corner of southwest $\frac{1}{4}$ of Section 25, Township 12 south, Range 22 east; thence north on the quartersection line through Section 25, Township 12 south, Range 22 east to a point four hundred twenty feet (420) south of the northwest corner of the southwest $\frac{1}{4}$ of southeast $\frac{1}{4}$ of Section 25, Township 12 south, Range 22 east; thence four hundred twenty feet (420) east; thence four hundred twenty feet (420) north; thence fifty-five (55) feet east; thence four hundred seventy-five (475) feet north; thence four hundred seventy-five (475) feet west to intersect with the quarter section line in Section 25, Township 12 south, Range 22 east; thence north along the quarter section line to the northeast corner of the southeast corner of the southwest $\frac{1}{4}$ of Section 24, Township 12 south, Range 22 east; thence west along the quarter section line to the intersection of this line with the waters of Orange Lake; thence westerly with the south shore line of Orange Lake (the Marion-Alachua County line) to the intersection of the north boundary line of Section 4, Township 12 south, Range 21 east; thence west along the section line to the point of beginning, to require the fencing of such boundaries and granting a limited discretion to the Board of County Commissioners of Marion County in constructing and locating said fence; and providing for the acquisition of fence line right-of-way along such boundaries by eminent domain proceedings, if necessary; providing for the construction of cattle guards at point where public roads cross such boundary lines; providing methods of raising funds to pay the cost of fencing such boundaries and constructing such cattle guards by general ad valorem taxation; providing for the enforcement and carrying out of such act by the impounding and sale of such cattle, hogs, horses, mules, goats, sheep, or other grazing live stock found running or roaming at large, within the above described boundaries in Marion County, Florida; providing that the owners of property damaged or destroyed by such cattle, horses, hogs, mules, goats, sheep, or other grazing live stock running or roaming at large within the above described boundaries may recover damages for such injury or destruction; providing for the upkeep and care of such fences; providing penalties for the violation of this act; providing for the repeal of any acts or parts of acts inconsistent with this act; and providing for the constitutionality of this act, and to amend the existing local or special law on these subjects where in conflict with this law; and to further provide that the Ocklawaha River and Orange Lake, and other natural barriers may be used in lieu of an actual fence, where sufficient to prevent the intrusion of the animals named or mentioned above.

Proof of publication attached.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And House Bill No. 1454, contained in the above message, was read the first time by title only.

Senator McKenzie asked unanimous consent of the Senate to take up and consider House Bill No. 1454 at this time.

Which was agreed to.

Senator McKenzie moved that the rules be waived and House Bill No. 1454 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1454 was read the second time by title only.

Senator McKenzie moved that the rules be further waived and House Bill No. 1454 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1454 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, Mann, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Sweger, Tervin, Tillman, Touchton, Watson—33.

Nays—Senators Bass, MacWilliams, Murphy, Smith (29th), Turner—5.

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

Also—

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

Tallahassee, Fla., May 28, 1935

*Hon. Wm. C. Hodges,
President of the Senate.*

Sir:

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

House Bill No. 1418:

A bill to be entitled An Act authorizing the Boards of County Commissioners of the several counties of the State of Florida having a population of not less than ten thousand (10,000) nor more than ten thousand five hundred (10,500) according to the last State or Federal census, to fix the compensation of the County Commissioners in said counties and repealing all laws in conflict herewith.

Proof of publication attached.

Also has passed—

House Bill No. 1427:

A bill to be entitled An Act to provide for and establish a bird and game reservation, defining its boundaries, prohibiting the hunting, trapping, chasing, killing or molesting certain wild animals, birds and fowls within said described boundaries and providing a punishment for the violation thereof.

Proof of publication attached.

Also has passed—

House Bill No. 1449:

A bill to be entitled An Act to repeal Chapter 16697, Laws of Florida, Acts of 1922, being An Act to create a County Budget Commission in Sumter County, State of Florida; to prescribe the powers, duties and functions of such County Budget Commission and qualifications, terms of office and method of appointment of election 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 Board Commissions and officials of such county or of taxing districts (except school districts) situate therein authorized to raise and expend moneys for county or district purposes; and providing for penalties for the violation thereof.

Proof of publication attached.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

Senator Touchton moved that House Bill No. 1418, contained in the above message, be indefinitely postponed.

Which was agreed to and House Bill No. 1418 was indefinitely postponed.

And House Bill No. 1427, contained in the above message, was read the first time by title only.

Senator Sikes asked unanimous consent of the Senate to take up and consider House Bill No. 1427 at this time.

Which was agreed to.

Senator Sikes moved that the rules be waived and House Bill No. 1427 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1427 was read the second time by title only.

Senator Sikes moved that the rules be further waived and House Bill No. 1427 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1427 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 1449, contained in the above message, was read the first time by title only.

Senator Touchton asked unanimous consent of the Senate to take up and consider House Bill No. 1449 at this time.

Which was agreed to.

Senator Touchton moved that the rules be waived and House Bill No. 1449 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1449 was read the second time by title only.

Senator Touchton moved that the rules be further waived and House Bill No. 1449 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1449 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Also—

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

Tallahassee, Fla., May 28, 1935.

*Hon. Wm. C. Hodges,
President of the Senate.*

Sir:

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

House Bill No. 1441:

A bill to be entitled An Act to provide that throughout the entire year any person may fish with gill nets only on and in the coastal waters of the Gulf of Mexico bordering on Wakulla County, Florida.

Also has passed—

House Bill No. 1447:

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, providing for a State Racing Commission by said Acts of the Legislature, Acts of 1931, providing that the State Treasurer of the State of Florida, when the said moneys have been received and disbursements are to be made, distribute the moneys to Sumter County, Florida, and shall distribute such moneys equally to the Board of Public Instruction of such county and to the Board of County Commissioners of such county, and providing the purposes for which such moneys can be used by the Board of Public Instruction of such county and by the Board of County Commis-

sioners of such county; and providing that the Treasurer of the State of Florida shall distribute any and all moneys to be distributed by him to the several counties of the State of Florida prior to June 1, 1935, to the Board of Public Instruction of such county.

Also has passed—

House Bill No. 1452:

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; providing for a State Racing Commission by said acts of the Legislature of 1931; providing that the State Treasurer of the State of Florida, when the said moneys have been received and disbursements are to be made, distribute the moneys to the several counties of the State of Florida having a population of not less than 10,000 and not more than 10,500, according to the last State census, and shall distribute such moneys to such counties equally to the Board of Public Instruction of such counties and to the Board of County Commissioners of such counties, and providing the purposes for which such moneys can be used by the Board of Public Instruction of such counties and by the Board of County Commissioners of such counties; and providing that the Treasurer of the State of Florida shall distribute any and all moneys to be distributed by him to the several counties of the State of Florida prior to June 1, 1935, to the Board of Public Instruction of such counties.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And House Bill No. 1441, contained in the above message, was read the first time by title only.

Senator Shelley asked unanimous consent of the Senate to take up and consider House Bill No. 1441 at this time.

Which was agreed to.

Senator Shelley moved that the rules be waived and House Bill No. 1441 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1441 was read the second time by title only.

Senator Shelley offered the following amendment to House Bill No. 1441:

Strike out Section 1. and insert in lieu thereof the following: "Section 1. That any person may fish during the entire year with gill nets or seine nets in and on the coastal waters of the Gulf of Mexico in Wakulla County, Florida.

Senator Shelley moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Shelley also offered the following amendment to House Bill No. 1441:

In the title after the word "nets" insert the word "seine nets".

Senator Shelley moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Shelley moved that the rules be further waived and House Bill No. 1441, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1441, as amended, was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

So the bill passed, as amended, and the action of the Senate was ordered to be immediately certified to the House of Representatives.

And House Bill No. 1447, contained in the above message, was read the first time by title only.

Senator Touchton asked unanimous consent of the Senate to take up and consider House Bill No. 1447 at this time.

Which was agreed to.

Senator Touchton moved that the rules be waived and House Bill No. 1447 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1447 was read the second time by title only.

Senator Touchton moved that the rules be further waived and House Bill No. 1447 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1447 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Senator Touchton moved that House Bill No. 1452, contained in the above message, be indefinitely postponed.

Which was agreed to and House Bill No. 1452 was indefinitely postponed.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,

President of the Senate.

Sir:

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

House Bill No. 1436:

A bill to be entitled An Act amending Sections 1 and 3 of House Bill No. 793, Laws of Florida, 1935, entitled: "An Act to amend Chapter 13580, Laws of Florida, 1929, entitled 'An Act to create and incorporate a special taxing district in Brevard County, Florida, to be known and designated as Canaveral Harbor District; prescribing the boundaries of said District; to provide for the government and administration of said district; to define the powers and purposes thereof; to authorize the governing authority of said district to construct and maintain in said district a deep water ship harbor with dock and terminal facilities; to construct and maintain all other works necessary or proper in connection with the establishment of said harbor, dock and terminal facilities; to provide for the acquiring and condemnation of any property needed for district purposes; to empower the governing authority of said district to levy and collect taxes for district purposes; to authorize the governing authority of said district to borrow money and issue and sell bonds to procure money to carry out the provisions of this Act; to authorize and empower the governing authority of said district to establish, own and operate cold storage, power plants, marine ways and warehouses; to provide for three commissioners who shall be the governing authority of said district; to provide for an election to determine whether bonds of the district shall be issued; to authorize and provide for certain expenditures to be made by Brevard County, Florida, for preliminary survey and engineering connected with said district; to prevent injury to any work constructed under this Act and prescribing penalties therefor; and generally to provide for the construction and maintenance of a harbor in said district with proper and adequate dockage and terminal facilities, and granting to Port Canaveral Harbor the additional authority to construct roads and highways, toll bridges, ferries and causeways within the boundaries of said district or immediately adjacent thereto, providing for the payment thereof, and granting to the governing authority of said district the exclusive franchise to construct in said district a deep water ship harbor with dock and terminal facilities for a period of five years.

Proof of publication attached.

Also has passed—

House Bill No. 1451:

A bill to be entitled An Act to amend Chapter 16712, Laws of Florida, Acts of 1933, being an Act making it mandatory upon

the Board of County Commissioners of Sumter County, Florida, and the Tax Collector of Sumter County, Florida, and the Clerk of the Circuit Court of Sumter County, Florida, to accept and exchange bond, bonds, interest coupons, or other obligations of Sumter County, Florida, or any district of said county at par in the redemption of lands from tax sales and in payment of delinquent taxes due to Sumter County, Florida, or in payment of all current taxes assessed and collectible in Sumter County, Florida, except that part assessed and collectible in Sumter County, Florida, for and in behalf of the State of Florida, and to provide the penalties for the violation of this Act.

Proof of publication attached.
And respectfully requests the concurrence of the Senate therein.

Very respectfully,
WELDON G. STARRY,
Chief Clerk House of Representatives.

And House Bill No. 1436, contained in the above message, was read the first time by title only.

Senator Parrish asked unanimous consent of the Senate to take up and consider House Bill No. 1436 at this time.
Which was agreed to.

Senator Parrish moved that the rules be waived and House Bill No. 1436 be read the second time by title only.

Which was agreed to by a two-thirds vote.
And House Bill No. 1436 was read the second time by title only.

Senator Parrish moved that the rules be further waived and House Bill No. 1436 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.
And House Bill No. 1436 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

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

And House Bill No. 1451, contained in the above message, was read the first time by title only.

Senator Touchton asked unanimous consent of the Senate to take up and consider House Bill No. 1451 at this time.
Which was agreed to.

Senator Touchton moved that the rules be waived and House Bill No. 1451 be read the second time by title only.

Which was agreed to by a two-thirds vote.
And House Bill No. 1451 was read the second time by title only.

Senator Touchton moved that the rules be further waived and House Bill No. 1451 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.
And House Bill No. 1451 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

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

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

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

House Bill No. 1464:

A bill to be entitled An Act to abolish the Board of Bond Trustees of Putnam County, Florida, and providing that the rights, powers, duties, functions and property of said Board of Bond Trustees be vested in the Board of County Commissioners of Putnam County, Florida; providing that the property of the Board of Bond Trustees be delivered to said Board of County Commissioners; providing that all securities, monies or claims held by said Board of Bond Trustees for special road and bridge districts of Putnam County, Florida, be delivered to the State Treasurer of the State of Florida as county, Treasurer ex officio; providing for a referendum to determine whether this Act shall become operative, and prescribing the qualifications of the voters to participate at such referendum.

Proof of publication attached.
And respectfully requests the concurrence of the Senate therein.

Very respectfully,
WELDON G. STARRY,
Chief Clerk House of Representatives.

And House Bill No. 1464, contained in the above message, was read the first time by title only.

Senator McKenzie asked unanimous consent of the Senate to take up and consider House Bill No. 1464 at this time.
Which was agreed to.

Senator McKenzie moved that the rules be waived and House Bill No. 1464 be read the second time by title only.

Which was agreed to by a two-thirds vote.
And House Bill No. 1464 was read the second time by title only.

Senator McKenzie offered the following amendment to House Bill No. 1464:

In Title, line 7, after the word "Commissioners" strike out all words down through and including the word "Ex Officio" in line eleven of title.

Senator McKenzie moved the adoption of the amendment.
Which was agreed to and the amendment was adopted.

Senator McKenzie also offered the following amendment to House Bill No. 1464:

In Section 4, Strike out all of Section 4 and renumber Sections.

Senator McKenzie moved the adoption of the amendment.
Which was agreed to and the amendment was adopted.

Senator McKenzie moved that the rules be further waived and House Bill No. 1464 as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.
And House Bill No. 1464, as amended, was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.
So the bill passed, as amended, and the action of the Senate was ordered to be immediately certified to the House of Representatives.

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

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

House Bill No. 1476:

A bill to be entitled An Act relating to the St. Johns River Bridge Bond Trustees of Duval County, Florida; authorizing the Board of County Commissioners of Duval County, on certain terms and conditions, and within certain limitations, to authorize and direct the loan to The Ship Canal Authority of the State of Florida, of surplus funds in the hands of said trustees; and providing for the method and manner of making such loan and for the use of payments on account of principal and interest thereon.

Proof of Publication attached.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And House Bill No. 1476, contained in the above message, was read the first time by title only.

Senator Butler asked unanimous consent of the Senate to take up and consider House Bill No. 1476 at this time. Which was agreed to.

Senator Butler moved that the rules be waived and House Bill No. 1476 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1476 was read the second time by title only.

Senator Butler moved that the rules be further waived and House Bill No. 1476 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1476 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1384:

A bill to be entitled An Act providing for the regulation of all power and light companies operating within the territorial limits of Levy County, Florida, in the matter of rates or charges for service to the public within said county, and to confer certain powers upon the Board of County Commissioners of the County of Levy and to prescribe the duties of said board in relation thereto and to provide for the enforcement of the provisions of this Act, and providing when this Act shall become effective.

Also has passed—

House Bill No. 1400:

A bill to be entitled An Act to amend Section 1 of Chapter 8284, Laws of Florida, Acts of the Legislature of 1919, same being An Act to abolish the present municipal government of the Town of Jennings, in Hamilton County, Florida; to legalize and validate the ordinances of said Town of Jennings and official Acts thereunder; to create and establish a new municipality to be known as the Town of Jennings, Hamilton County, Florida; and to fix and provide its territorial limits, jurisdiction and powers of its officers.

Also has passed—

House Bill No. 1406:

A bill to be entitled An Act authorizing and empowering the city of Wauchula, a municipal corporation, to refund its

outstanding debts, liabilities and obligations, including bonds and interest coupons, and other obligations, and authorizing and empowering the governing body of the said city to take all necessary action for the refunding of its outstanding bonded debt, or any part of the same.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And House Bill No. 1384, contained in the above message, was read the first time by title only and referred to the Committee on Internal Affairs.

And House Bill No. 1400, contained in the above message, was read the first time by title only.

Senator Adams asked unanimous consent of the Senate to take up and consider House Bill No. 1400 at this time.

Which was agreed to.

Senator Adams moved that the rules be waived and House Bill No. 1400 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1400 was read the second time by title only.

Senator Adams moved that the rules be further waived and House Bill No. 1400 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1400 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 1406, contained in the above message, was read the first time by title only.

Senator Murphy asked unanimous consent of the Senate to take up and consider House Bill No. 1406 at this time.

Which was agreed to.

Senator Murphy moved that the rules be waived and House Bill No. 1406 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1406 was read the second time by title only.

Senator Murphy moved that the rules be further waived and House Bill No. 1406 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1406 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1411:

A bill to be entitled An Act to prescribe the Commissions and fixing the compensation of the County Assessor of Taxes and the County Tax Collector in Counties having a total population of not less than 4,000 and not more than 4,015 according to the last Federal Census.

Also has passed—

House Bill No. 1412:

A bill to be entitled An Act pertaining to Iona Drainage in Lee County, Florida; to provide the division of the said District into five zones; to provide for an annual maintenance levy of not more than 30c an acre on land in zone one; to provide a method for the levying and collecting said tax; to provide the percentage of money collected on such tax that shall be applied to the actual maintenance in said district and for other purposes.

Also has passed—

House Bill No. 1413:

A bill to be entitled An Act authorizing and empowering the City of St. Augustine and the City Commission thereof, to waive or rebate interest and/or penalties upon past due taxes and to adjust and settle past due or delinquent city taxes, and for other purposes.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And House Bills Nos. 1411 and 1412, contained in the above message, were read the first time by titles only and placed on the Calendar of Local Bills on second reading.

And House Bill No. 1413, contained in the above message, was read the first time by title only.

Senator MacWilliams asked unanimous consent of the Senate to take up and consider House Bill No. 1413 at this time. Which was agreed to.

Senator MacWilliams moved that the rules be waived and House Bill No. 1413 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1413 was read the second time by title only.

Senator MacWilliams moved that the rules be further waived and House Bill No. 1413 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1413 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1433:

A bill to be entitled An Act to amend Section 30 of Chapter 12514, Laws of Florida, Special Acts of 1927, relating to the municipality of the City of Avon Park in Highlands County, Florida.

Also has passed—

House Bill No. 1432:

A bill to be entitled An Act to prescribe the commissions and fix the compensation of the County Assessors and Collectors of Taxes in all counties having a population of not less than nine

thousand two hundred (9200) and not more than nine thousand seven hundred and sixty-five (9765) according to the last official State census.

Also has passed—

House Bill No. 1431:

A bill to be entitled An Act affecting the Government of the City of St. Cloud, Florida, by exempting the said city from the provisions of Committee Substitute for Senate Bill No. 160, entitled "An Act empowering and requiring the several boards of County Commissioners, and the governing authority or board of the several towns, cities and taxing districts, to adopt budgets making separate and several appropriations for necessary operating expenses and for debt service requirements; to make separate levies on the taxable property to meet such appropriations and to keep the monies raised by each levy separate and apart from the other; to accept from the taxpayer and to issue receipts for monies received from the taxpayer in payment of either or both of such separate levies; and repealing all laws in conflict herewith."

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And House Bill No. 1433, contained in the above message was read the first time by title only.

Senator Murphy asked unanimous consent of the Senate to take up and consider House Bill No. 1433 at this time.

Which was agreed to.

Senator Murphy moved that the rules be waived and House Bill No. 1433 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1433 was read the second time by title only.

Senator Murphy moved that the rules be further waived and House Bill No. 1433 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1433 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 1432, contained in the above message, was read the first time by title only.

Senator Raulerson asked unanimous consent of the Senate to take up and consider House Bill No. 1432 at this time.

Which was agreed to.

Senator Raulerson moved that the rules be waived and House Bill No. 1432 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1432 was read the second time by title only.

Senator Raulerson moved that the rules be further waived and House Bill No. 1432 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1432 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 1431, contained in the above message, was read the first time by title only.

Senator Raulerson asked unanimous consent of the Senate to take up and consider House Bill No. 1431 at this time. Which was agreed to.

Senator Raulerson moved that the rules be waived and House Bill No. 1431 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1431 was read the second time by title only.

Senator Raulerson moved that the rules be further waived and House Bill No. 1431 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1431 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1435:

A bill to be entitled An Act to exempt all municipalities in the State of Florida having a population not less than 1850 and not more than 1863 according to the 1930 official Federal census, from the provisions of Committee Substitute for Senate Bill 160, entitled "An Act empowering and requiring the several boards of County Commissioners, and the governing authority or board of the several towns, cities and taxing districts, to adopt budgets making separate and several appropriations for necessary operating expenses and for debt service requirements; to make separate levies on the taxable property to meet such appropriations and to keep the monies raised by each levy separate and apart from the other; to accept from the taxpayer and to issue receipts for monies received from the taxpayer in payment of either or both of such separate levies; and repealing all laws in conflict herewith."

Also has passed—

House Bill No. 1438:

A bill to be entitled An Act providing the manner of contracting the territorial limits of any city or town in the State of Florida which now has or may hereafter have a population of not less than 20,500 and not more than 30,500 inhabitants according to the last preceding State census.

Also has passed—

House Bill No. 1440:

A bill to be entitled An Act to provide that candidates for members of the Board of County Commissioners in all counties of the State of Florida, having a population of not less than 18,500 and not more than 18,800, according to the last preceding Federal census, shall be nominated and elected by the voters of such counties at large and not by districts, and to prescribe where they shall reside.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,
WELDON G. STARRY,
Chief Clerk House of Representatives.

And House Bill No. 1435, contained in the above message, was read the first time by title only.

Senator Raulerson asked unanimous consent of the Senate to take up and consider House Bill No. 1435 at this time. Which was agreed to.

Senator Raulerson moved that the rules be waived and House Bill No. 1435 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1435 was read the second time by title only.

Senator Raulerson moved that the rules be further waived and House Bill No. 1435 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1435 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 1438, contained in the above message, was read the first time by title only.

Senator Holland asked unanimous consent of the Senate to take up and consider House Bill No. 1438 at this time.

Which was agreed to.

Senator Holland moved that the rules be waived and House Bill No. 1438 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1438 was read the second time by title only.

Senator Holland moved that the rules be further waived and House Bill No. 1438 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1438 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 1440, contained in the above message, was read the first time by title only.

Senator MacWilliams asked unanimous consent of the Senate to take up and consider House Bill No. 1440 at this time.

Which was agreed to.

Senator MacWilliams moved that the rules be waived and House Bill No. 1440 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1440 was read the second time by title only.

Senator MacWilliams moved that the rules be further waived and House Bill No. 1440 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1440 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

So the bill passed, title as stated, and the action of the Sen-

ate was ordered to be immediately certified to the House of Representatives.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1374:

A bill to be entitled An Act to provide for the cancellation and release of all taxes and tax sale certificates of the abolished Town of Mission City, Volusia County, Florida, held or owned by the said Town of Mission City or by the County Commissioners of the County of Volusia for the use and benefit of the abolished town of Mission City.

Also has passed—

House Bill No. 1380:

A bill to be entitled An Act requiring the tax collector and/or Clerk of the Circuit Court of St. Lucie County, Florida to pay in whole or in part to the holder the par value of matured bonds and matured interest coupons presented to said tax collector and/or clerk by said holder thereof, which are the obligations of St. Lucie County, or any taxing district and/or political subdivision lying in whole or in part within St. Lucie County, from certain monies on hand collected for the purpose of paying and retiring said bonds and coupons, and establishing the manner of receipting and accounting for said payments, and excepting from the operation of the Act the taxes due the State of Florida; and providing for a referendum election to determine whether this Act shall become operative and effective.

Also has passed—

House Bill No. 1383:

A bill to be entitled An Act to authorize and require the Board of Administration of the State of Florida to deliver certain bonds to the Board of County Commissioners of Flagler County, Florida.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And House Bill No. 1374, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on second reading.

And House Bill No. 1380, contained in the above message, was read the first time by title only.

Senator Raulerson moved that House Bill No. 1380 be indefinitely postponed.

Which was agreed to and House Bill No. 1380 was indefinitely postponed.

And House Bill No. 1383, contained in the above message, was read the first time by title only.

Senator MacWilliams asked unanimous consent of the Senate to take up and consider House Bill No. 1383 at this time.

Which was agreed to.

Senator MacWilliams moved that the rules be waived and House Bill No. 1383 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1383 was read the second time by title only.

Senator MacWilliams offered the following amendment to House Bill No. 1383:

At the end of the preamble strike out "now, therefore," and add the word "and" and the following further preamble:

"WHEREAS, there is a certain amount due St. Johns County from Flagler County, for which the above mentioned bonds were deposited with the State Treasurer as ex-officio County Treasurer for Flagler County and/or State Board of Administration; now, therefore,"

Senator MacWilliams moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator MacWilliams also offered the following amendment to House Bill No. 1383:

At the end of the bill add Sections 3, 4, and 5, to read as follows:

"Section 3. The provisions of the above Act shall only become effective upon the payment to St. Johns County amount due from Flagler County, which is estimated to be \$1,222.50 for which the above bonds were placed as security."

"Section 4. All laws or parts of laws in conflict herewith, be and the same are hereby repealed."

"Section 5. This Act shall take effect in the manner above set forth from and after passage and approval by the Governor."

Senator MacWilliams moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator MacWilliams moved that the rules be further waived and House Bill No. 1383, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1383, as amended, was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

So the bill passed, as amended, and the action of the Senate was ordered to be immediately certified to the House of Representatives.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1378:

A bill to be entitled An Act relating to the game birds and game animals, and the time of taking same, in Osceola County, Florida.

Proof of Publication attached.

Also has passed—

House Bill No. 1393:

A bill to be entitled An Act prohibiting any person, persons, firm or corporation, whether a citizen or non-resident, whether a foreign or State corporation to fence, or cause to be fenced any State land located in Sumter County, Florida, for the use of pasturage of any live stock or for the purpose of cutting timber therefrom or for usage and purposes otherwise in any instance whatsoever from lands located in Sumter County, Florida, and providing that any person, persons, firm or corporation who at the time of the passage of this Act shall have any State lands fenced for any purpose whatsoever, shall remove such fence so constructed, and providing penalties for the violation of this Act.

Proof of Publication attached.

Also has passed—

House Bill No. 1394:

A bill to be entitled An Act creating the Sumter County Public Hospital Board; providing for the duties and the membership of the Sumter County Public Hospital Board; providing the powers of the Sumter County Public Hospital Board providing the method of election of the members of said Sumter County Public Hospital Board; providing method of filling vacancies occurring in said Sumter County Public Hospital Board; providing that members of the Sumter County Public Hospital Board may borrow moneys and accept gifts in behalf of the Sumter County Public Hospital; empowering the membership of the Sumter County Public Hospital Board to secure funds for the construction and maintenance of the Public Hospital of Sumter County, Florida, as provided in this Act, from any person, persons, firm or corporation and from

the United States Government and agencies thereof, and providing for the levy and collection of taxes and the issuance of bonds for construction and maintenance of a county hospital. Proof of Publication attached.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,
WELDON G. STARRY,
 Chief Clerk House of Representatives.

And House Bill No. 1378, contained in the above message, was read the first time by title only.

Senator Raulerson asked unanimous consent of the Senate to take up and consider House Bill No. 1378 at this time. Which was agreed to.

Senator Raulerson moved that the rules be waived and House Bill No. 1378 be read the second time by title only. Which was agreed to by a two-thirds vote.

And House Bill No. 1378 was read the second time by title only.

Senator Raulerson moved that the rules be further waived and House Bill No. 1378 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote. And House Bill No. 1378 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

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

And House Bill No. 1393, contained in the above message, was read the first time by title only.

Senator Touchton moved that House Bill No. 1393 be indefinitely postponed.

Which was agreed to and House Bill No. 1393 was indefinitely postponed.

And House Bill No. 1394, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on second reading.

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
 President of the Senate.

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

House Bill No. 1405:
 A bill to be entitled An Act affecting the government of the City of Hollywood; fixing the salaries of the City Commissioners.

Also has passed—
 House Bill No. 1409:
 A bill to be entitled An Act to amend Sections 6, 14, 152, 153, 157, 160 and 162, and to repeal Sections 9, 156 and 161 of Chapter 9055, Laws of Florida, Acts of 1921, entitled: "An Act to abolish the present municipality of the Town of Punta Gorda, DeSoto County, Florida, and to create and establish a municipal corporation to be known as the City of Punta Gorda Florida; to prescribe the territorial limits thereof; to prescribe the form of Government and to confer certain powers upon said municipality and its officers and to provide a charter for the carrying into effect of the provisions of this Act."

Also has passed—
 House Bill No. 1410:
 A bill to be entitled An Act relating to the sale of intoxicating liquors in counties having a population of not less than four thousand and not more than four thousand fifteen, according to the last Federal Census and authorizing the governing body of incorporated cities therein to approve or dis-

approve of applications for licenses to sell intoxicating liquors and making such approval or disapproval binding upon the director of the State Beverage Department.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,
WELDON G. STARRY,
 Chief Clerk House of Representatives.

And House Bill No. 1405, contained in the above message, was read the first time by title only.

Senator Raulerson asked unanimous consent of the Senate to take up and consider House Bill No. 1405 at this time. Which was agreed to.

Senator Raulerson moved that the rules be waived and House Bill No. 1405 be read the second time by title only. Which was agreed to by a two-thirds vote.

And House Bill No. 1405 was read the second time by title only.

Senator Raulerson moved that the rules be further waived and House Bill No. 1405 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote. And House Bill No. 1405 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

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

And House Bill No. 1409, contained in the above message, was read the first time by title only.

Senator Tervin asked unanimous consent of the Senate to take up and consider House Bill No. 1409 at this time. Which was agreed to.

Senator Tervin moved that the rules be waived and House Bill No. 1409 be read the second time by title only.

Which was agreed to by a two-thirds vote. And House Bill No. 1409 was read the second time by title only.

Senator Tervin moved that the rules be further waived and House Bill No. 1409 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote. And House Bill No. 1409 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

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

And House Bill No. 1410, contained in the above message, was read the first time by title only.

Senator Tervin moved that House Bill No. 1410 be indefinitely postponed.

Which was agreed to and House Bill No. 1410 was indefinitely postponed.

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
 President of the Senate.

Sir:
 I am directed by the House of Representatives to inform the

Senate that the Speaker of the House of Representatives has appointed Messrs. Kennedy, Getzen, and Kelley of Gulf as the Conference Committee on the part of the House to meet with a like committee on the part of the Senate to adjust the differences existing between the two bodies on Senate Amendments to—

House Bill No. 284:

A bill to be entitled An Act to provide for and maintain the Dade Memorial Park, and to make appropriation therefor. Which amendment reads as follows:

In Section 1, line 7 (typewritten bill), strike out the words: "Four Thousand" and the figures "\$4,000.00" and insert in lieu thereof the following: the words "Eighteen Hundred" and the figures "\$1800.00."

Very respectfully,
WELDON G. STARRY,
 Chief Clerk House of Representatives.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.
 Sir:

I am directed by the House of Representatives to inform the Senate that the Speaker of the House of Representatives has appointed Messrs. Bonifay, Kelly of Nassau, and Burks as the Conference Committee on the part of the House to meet with a Conference Committee on the part of the Senate, to adjust the differences existing on House Amendments Nos. 1, 5, 6 and 7, to—

Senate Bill No. 724:

A bill to be entitled An Act to provide for the relief of the public free schools of the State of Florida by raising revenue for the county school fund by levying and imposing a tax upon the privilege of operating a store or stores within this State, to classify such stores for the purpose of such taxation and of graduating the tax in accordance with the number of stores operated under a single ownership, management or control, to declare the public policy on which this Act is founded; to provide for the administration and enforcement of this Act and for the promulgation and enforcement of rules and regulations to facilitate such enforcement; to provide for the creation and enforcement of a lien upon the property of persons liable for the payment of such tax; to provide penalties for the violation of this Act and of rules or regulations lawfully made under the authority hereof; to repeal conflicting laws, expressly but on condition including Chapter 16071, Laws of Florida of 1933; and to appropriate the revenues derived hereunder.

Which amendments read as follows:

Amendment No. 1:

In Section 1 strike out the entire section and insert the following:

Section 1. Declaration of Policy. It is hereby determined and declared that extensive new revenues are required to carry on the functions of government and promote the general welfare of the State, and that in the raising of such revenue it is also expedient and necessary to levy a privilege tax upon the occupation of engaging in and continuing in the business of operating of retail stores in the State of Florida, in addition to all other taxes; and that due to the greater specialization in management and methods, the advantages of mass buying, of intensive selling, of utilization of centralized capital assets, of the specialized character of their merchandising and the incidents thereof in the operation of multiple units of retail stores, there has been developed a new technique and method in the retailing of general merchandise which includes such incidents as jobbing, wholesaling and manufacturing, to the extent that it is fit and proper that such stores should be separately classified for the purpose of such privilege taxation and further, that the increasing growth of chains and greater multiplication of units of stores tend to foster monopoly and therefore create the necessity of greater governmental supervision and other services in proportion to the number of units in such multiple store chains.

Amendment No. 5:

In Section 4, after words, "The specific amount to be determined as follows: strike out all of Subdivision A and Subdivision B and insert in lieu thereof the following:

SUBDIVISION A.

1. Upon one store, the annual license fee shall be \$5.00 for each said store.
2. Upon two stores, the said annual license fee shall be \$25.00 for each of said stores.
3. Upon three stores, the annual license fee shall be \$50.00 for each of said stores.
4. Upon four stores, the annual license fee shall be \$75.00 for each of said stores.
5. Upon five or more stores, not to exceed seven, the annual license fee shall be \$150.00 upon each of said stores.
6. Upon eight or more stores, not to exceed fifteen, the annual license fee shall be \$200.00 upon each of said stores.
7. Upon sixteen or more stores, the annual license fee shall be \$250.00 upon each of said stores.
8. A county license tax of 50% of the state license tax hereby imposed on each store shall be and is hereby levied and imposed upon each such store, and each incorporated municipality of the State of Florida is hereby authorized to levy a municipal license tax not to exceed 50% of the State tax imposed under this Subdivision A; provided, that the tax levied by or for the several counties and municipalities shall be graduated only on the number of stores situate in such county or municipality, respectively, notwithstanding the applicant may own other stores beyond the limits of each county or municipality, as the case may be. In all cases coming within this section of this Act where the license must be obtained from the Comptroller of the State of Florida, the county taxes hereby imposed shall be paid by the applicant to the Comptroller and immediately remitted by the Comptroller to the proper officers of the several counties of the State entitled thereto.

SUBDIVISION B.

1. Upon one store an amount equal to $\frac{1}{4}$ of 1% of the gross receipts from all sales as defined in this Act.
 2. Upon chain of two stores, an amount equal to $\frac{3}{4}$ of 1% of the gross receipts from all sales as defined in this Act.
 4. Upon chains of four stores, an amount equal to $1\frac{1}{2}$ % of the gross receipts from all sales as defined in this Act.
 5. Upon chains of five or more stores, not to exceed seven, an amount equal to 3% of the gross receipts from all sales as defined in this Act.
 6. Upon eight or more stores, not to exceed fifteen, an amount equal to 4% of the gross receipts from all sales as defined in this Act.
 7. Upon sixteen or more stores an amount equal to 5% of the gross receipts of all sales as defined in this Act.
- The tax shall be calculated upon the gross receipts of the total number of stores in each respective chain concerned at the rate prescribed in the applicable bracket of the foregoing schedules, provided that in computing the tax imposed by subsections 1, 2, 3, 4, 5, 6 and 7 of Sub-Division B of this section, the receipts from the sale of gasoline and petroleum products shall not be included."

Amendment No. 6:

Strike out Section 15 and insert in lieu thereof the following:

Section 15. Appropriation. After the cost of collection of the taxes herein levied and imposed is deducted, there is hereby appropriated three fourths of the balance paid into the Comptroller under and by virtue of this Act, to the General Revenue Fund of the State of Florida, and there is hereby appropriated one-fourth of the revenues collected under the provisions of this Act, after deduction of the cost of collection as herein provided, paid into the Comptroller under and by virtue of this Act, to be paid to the credit of the State Pension Fund of the State of Florida and the same shall be paid into the State Treasury to the credit of the General Revenue Fund and the State Pension Fund as herein provided, Providing further that should any fund hereby appropriated to the State Pension Fund be declared unconstitutional then in such instances such monies shall be appropriated to the General Revenue Fund."

Amendment No. 7:

Strike out the Title and insert the following:

A bill to be entitled "An Act to provide for the raising of revenue by levying and imposing a tax upon the privilege of operating a store or stores within this State; to classify such stores for the purpose of such taxation, and of graduating the tax in accordance with the number of stores operated under a single ownership, management or control; to declare the public policy on which this Act is founded; to provide for the administration and enforcement of this Act, and for the promulgation and enforcement of rules and regulations to facilitate such enforcement; to provide for the creation and enforcement of a lien upon the property of such persons liable for the payment of such tax; to provide penalties for the violation of this Act and of rules or regulations lawfully made under the authority hereof; to repeal conflicting laws expressly but on condition including Chapter 16071, Laws of Florida, Acts of 1933; and to appropriate the revenues derived hereunder."

Very respectfully,
WELDON G. STARRY,
 Chief Clerk House of Representatives.

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

Tallahassee, Fla., May 27, 1935.

Hon. Wm. C. Hodges,
President of the Senate.
 Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has adopted the compromise amendments Nos. 1 and 2 as offered by the conference committee appointed by the Speaker of the House of Representatives and the President of the Senate to adjust the differences existing between the two bodies on Senate amendments to—

House Bill No. 267:
 A bill to be entitled An Act dividing the State of Florida into five (5) Congressional Districts and prescribing and setting forth the territorial limits and boundaries of each district.

Which compromise amendments read as follows:

Amendment No. 1:
 In Section 2 of the (typewritten bill), after the word "Polk," insert the word "Hernando."

Amendment No. 2:
 In Section 6 of (typewritten bill), strike out the word "Hernando."

I am directed by the House of Representatives to also inform the Senate that the House has adopted and accepted in full the report of the said conference committee which report reads as follows:

Honorable Wm. C. Hodges,
President of the Florida Senate.
Honorable W. B. Bishop,
Speaker of the House of Representatives.
 Sirs:

Your Conference Committee, appointed to adjust the differences between the Senate and House of Representatives on House Bill No. 267, have had the same under consideration, and recommend as follows:

1. That the Senate recede from Amendment No. 1, and that in lieu thereof the Senate and House of Representatives agree to the following amendment:

In Section 2 of the typewritten bill, after the word "Polk," insert the word "Hernando."

2. That the Senate recede from Amendment No. 2, and that in lieu thereof the Senate and House of Representatives agree to the following amendment:

In Section 6 of typewritten bill, strike out the word "Hernando."

Therefore we, as members of the Committee of Conference on the part of the Florida State Senate and House of Representatives, respectfully recommend that both Houses do con-

cur in the recommendations of the Committee contained herein.

Respectfully submitted,
 C. FRED WARD
 GEO. W. SCOFIELD, JR.,
 CHARLEY E. JOHNS
 Conference Committee on the Part of the
 House of Representatives
 WALTER W. ROSE
 WM. PANNILL
 A. G. McARTHUR
 Conference Committee on the Part of the
 Florida State Senate.
 Very respectfully,
WELDON G. STARRY,
 Chief Clerk House of Representatives.

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

Tallahassee, Fla., May 27, 1935.

Hon. Wm. C. Hodges,
President of the Senate.
 Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate Amendments to—

House Bill No. 814:
 A bill to be entitled An Act to establish, organize and constitute a municipality to be known and designated as the Town of Homosassa; to define its territorial boundaries; to provide for its jurisdiction, powers, and privileges and for the exercise of the same, to grant a Charter to said municipality and to provide a common seal therefor.

Which amendments read as follows:

Amendment No. 1:
 Add Section as follows: Section 11-a. All saw mills and manufacturing plants located within the corporate limits of said municipality, shall be exempt from all taxation for a period of five (5) years, and the Town Council shall have no power or authority to levy any taxes during that period of time; provided, however, that after the said period of five (5) years, the Town Council shall have full power and authority to levy taxes, but may, in its discretion, exempt from taxation saw mills, manufacturing plants and any other property that it so desires, for the purpose of encouraging the development of said town.

Amendment No. 2:
 Add Section as follows: Section 11-b. The said Town Council shall have full power and authority to buy, sell, lease, or acquire, both real and personal property within and without the corporate limits of said town, for the purpose of installing and equipping a complete system of water works, and to that end, is hereby granted the right of eminent domain to condemn rights-of-way, both for the water works plant, pipe lines, and all property necessary for that purpose, and the said Town Council is hereby directed, as soon as practicable, to build and equip a complete system of water works, or may purchase a part or portion of any system already acquired, and shall have full power and authority to borrow money for that purpose from the Public Works Administration, or any other Governmental Agency, and pledge as security for such money so borrowed, the rents, profits and royalties to be received from said system of water works.

Very respectfully,
WELDON G. STARRY,
 Chief Clerk House of Representatives.

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.
 Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate Amendments to—

House Bill No. 1298:
 A bill to be entitled An Act relating to compensation of Tax

Collector and Tax Assessor in all counties in the State of Florida having a population of 6,500 and not more than 6,575, according to State census of 1935, and prescribing the time when this Act shall become a law.

Which amendments read as follows:

Amendment No. 1:

In Title, (typewritten bill), strike out the figures "6,575" and insert in lieu thereof the following: "6,590".

Amendment No. 2:

In Section 1, line 3, (typewritten bill), strike out the figures "6,575" and insert in lieu thereof the following: "6,590".

Very respectfully,

WELDON G. STARRY,
Chief Clerk House of Representatives.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendment to—

House Bill No. 860:

A bill to be entitled An Act for the relief of Doctor Blake, Lancaster of Manatee County.

Which amendment reads as follows:

In Section One, (typewritten bill), strike out the words: "Twelve hundred (\$1200.00)" and insert in lieu thereof the following: "Six hundred (\$600.00)."

Very respectfully,

WELDON G. STARRY,
Chief Clerk House of Representatives.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1408:

A bill to be entitled An Act creating Panama City Port Authority providing for its powers and duties authorizing it to construct, build or erect on lands of the State of Florida and/or the City of Panama City, on or adjacent to St. Andrews Bay, wharves, docks, terminals, warehouses, buildings, roads, streets, approaches and machinery, equipment and other facilities incidental thereto, to maintain and operate said wharves, docks, terminals, warehouses, buildings, roads, streets, and approaches, machinery, equipment, and other facilities incidental thereto, and charge fees, tolls and/or rentals thereon and to issue bonds; providing for the payment of said bonds and authorizing the State of Florida and the City of Panama City to grant use of their lands and to acquire lands therefor

Also has passed—

House Bill No. 1448:

A bill to be entitled An Act to repeal Chapter 16696, Laws of Florida, Acts of 1933, being 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 for penalty for the violation thereof.

Proof of Publication attached.

Also has passed—

House Bill No. 1450:

A bill entitled An Act to amend Sections 1 and 2, repeal Section 3, Chapter 16698, Laws of Florida, Acts of 1933, being an Act to create a game preserve in Sumter County, Florida, limiting its boundaries, providing for the enforcement of this Act and to provide penalties for the violation of same.

Proof of Publication attached.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,
Chief Clerk House of Representatives.

And House Bill No. 1408, contained in the above message, was read the first time by title only.

Senator Shivers asked unanimous consent of the Senate to take up and consider House Bill No. 1408 at this time.

Which was agreed to.

Senator Shivers moved that the rules be waived and House Bill No. 1408 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1408 was read the second time by title only.

Senator Shivers moved that the rules be further waived and House Bill No. 1408 be read the third time in full and put upon its passage

Which was agreed to by a two-thirds vote.

And House Bill No. 1408 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 1448, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on second reading.

And House Bill No. 1450, contained in the above message, was read the first time by title only.

Senator Touchton moved that House Bill No. 1450 be indefinitely postponed.

Which was agreed to and House Bill No. 1450 was indefinitely postponed.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1381:

A bill to be entitled An Act providing for the payment of County Taxes in all Counties of the State of Florida having a population of not more than eight thousand two hundred (8,200) and not less than eight thousand (8,000), according to the State Census of 1935, with past due obligations of such counties, and providing for the reception of such obligations by the tax collectors of such counties and issuance of a tax receipt therefor, and providing for the Repeal of all Laws in conflict herewith, and providing when this Act shall become effective.

Also has passed—

House Bill No. 1386:

A bill to be entitled An Act to prescribe the commissions and fix the compensation of the county assessors and collectors of taxes in the several counties of the State of Florida having a population of not less than four thousand three hundred and of not more than four thousand four hundred, according to the Federal census of 1930.

Also has passed—

House Bill No. 1396:

A bill to be entitled An Act authorizing and empowering and directing the State Board of Administration of the State of Florida, to reimburse and pay the Board of County Commissioners, for the benefit of the general fund, the sum of three thousand five hundred fifty-three dollars and fifty-six

cents (\$3,553.56) out of monies now in the hands of the State Board of Administration to the credit of counties whose population is hereinafter referred to, on account of gasoline monies paid to said State Board of Administration, or any other money to the credit of said counties in the hands of said State Board of Administration, in all counties whose population, according to the 1930 Federal census was not less than 5490 and not more than 5550.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,
Chief Clerk House of Representatives.

And House Bill No. 1381, contained in the above message, was read the first time by title only.

Senator Murphy asked unanimous consent of the Senate to take up and consider House Bill No. 1381 at this time. Which was agreed to.

Senator Murphy moved that the rules be waived and House Bill No. 1381 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1381 was read the second time by title only.

Senator Murphy moved that the rules be further waived and House Bill No. 1381 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1381 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 1386, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on second reading.

And House Bill No. 1396, contained in the above message, was read the first time by title only.

Senator Pannill asked unanimous consent of the Senate to take up and consider House Bill No. 1396 at this time.

Which was agreed to.

Senator Pannill moved that the rules be waived and House Bill No. 1396 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1396 was read the second time by title only.

Senator Pannill moved that the rules be further waived and House Bill No. 1396 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1396 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1407:

A bill to be entitled An Act to provide for the granting of franchises by ordinance by the City Commission of the City of Panama City, Florida, to persons or corporations for the operation of common carrier public utilities, and limiting the time for which such franchises shall be granted.

Also has passed—

House Bill No. 1443:

A bill to be entitled An Act authorizing and requiring the County Commissioners of Jackson County, Florida, to convert, apportion and pay over to the County School Fund of said County one-half of all moneys received by said County under the provisions of and resulting from Chapter 14832, Laws of Florida, said Chapter, among other things, providing for the establishment of a State Racing Commission, the granting of permits to conduct racing meetings, the payment of three per cent of all pari-mutuel pools, and fifteen per cent of admissions to the State Treasurer, the payment of occupational taxes, and the division of ninety per cent of all money collected and received under said Act equally among the counties of the State of Florida; and providing for the expenditure of one-half of all the monies accruing to Jackson County under said Chapter 14832 by the Board of Public Instruction of said County.

Also has passed—

House Bill No. 1445:

A bill to be entitled An Act "To confirm, ratify, approve proceedings of organization and to establish the town of Surfside in the County of Dade and State of Florida as a municipality."

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,
Chief Clerk House of Representatives.

And House Bill No. 1407, contained in the above message, was read the first time by title only.

Senator Shivers asked unanimous consent of the Senate to take up and consider House Bill No. 1407 at this time.

Which was agreed to.

Senator Shivers moved that the rules be waived and House Bill No. 1407 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1407 was read the second time by title only.

Senator Shivers moved that the rules be further waived and House Bill No. 1407 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1407 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 1443, contained in the above message, was read the first time by title only.

Senator Lewis asked unanimous consent of the Senate to take up and consider House Bill No. 1443 at this time.

Which was agreed to.

Senator Lewis moved that the rules be waived and House Bill No. 1443 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1443 was read the second time by title only.

Senator Lewis moved that the rules be further waived and House Bill No. 1443 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1443 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 1445, contained in the above message, was read the first time by title only.

Senator Watson asked unanimous consent of the Senate to take up and consider House Bill No. 1445 at this time.

Which was agreed to.

Senator Watson moved that the rules be waived and House Bill No. 1445 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1445 was read the second time by title only.

Senator Watson moved that the rules be further waived and House Bill No. 1445 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1445 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1416:

A bill to be entitled An Act to provide for the fixing and limiting of compensation of certain officers in Counties having a population of not more than 50,000 and not less than 45,000 inhabitants according to the last Federal census.

Also has passed—

House Bill No. 1417:

A bill to be entitled An Act to provide for re-registration of all voters for all elections to be held in the State of Florida in the year 1936, in all counties having a population of not less than 18,500 and not more than 18,800 according to the last preceding Federal census.

Also has passed—

House Bill No. 1426:

A bill to be entitled An Act authorizing, empowering and directing the City Council of the City of St. Petersburg, Florida, to accept in payment of delinquent taxes due such city on any property an amount equal to the application of the lowest millage for the period of delinquency to the lowest assessed valuation upon such property for the period of delinquency; providing when this Act shall take effect and repealing all laws or parts of laws in conflict herewith.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And House Bill No. 1416, contained in the above message,

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

And House Bill No. 1417, contained in the above message, was read the first time by title only.

Senator MacWilliams asked unanimous consent of the Senate to take up and consider House Bill No. 1417 at this time.

Which was agreed to.

Senator MacWilliams moved that the rules be waived and House Bill No. 1417 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1417 was read the second time by title only.

Senator MacWilliams moved that the rules be further waived and House Bill No. 1417 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1417 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 1426, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on second reading.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1442:

A bill to be entitled An Act fixing the compensation of the Superintendents of Public Instruction in the Counties of the State of Florida which now have, or may hereafter have, a population of more than 70,000 and not more than 140,000 inhabitants according to the last preceding State or Federal census.

Also has passed—

House Bill No. 1444:

A bill to be entitled An Act relating to Commissions of County Assessors for taxes for assessing special taxes and special tax district taxes in counties having a population in excess of 175,000 according to the last or any future official Federal or State census.

Also has passed—

House Bill No. 1446:

A bill to be entitled An Act relating to the Commissions of county assessors of taxes for assessing special taxes and special tax district taxes in counties having a population between 10,500 and 11,000 according to the last preceding State or Federal census, and repealing all laws in conflict herewith.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And House Bill No. 1442, contained in the above message, was read the first time by title only.

Senator Holland asked unanimous consent of the Senate to take up and consider House Bill No. 1442 at this time.

Which was agreed to.

Senator Holland moved that the rules be waived and House Bill No. 1442 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1442 was read the second time by title only.

Senator Holland moved that the rules be further waived and House Bill No. 1442 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.
And House Bill No. 1442 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 1444, contained in the above message, was read the first time by title only.

Senator Watson asked unanimous consent of the Senate to take up and consider House Bill No. 1444 at this time.

Which was agreed to.

Senator Watson moved that the rules be waived and House Bill No. 1444 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1444 was read the second time by title only.

Senator Watson moved that the rules be further waived and House Bill No. 1444 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1444 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 1446, contained in the above message, was read the first time by title only.

Senator Murphy asked unanimous consent of the Senate to take up and consider House Bill No. 1446 at this time.

Which was agreed to.

Senator Murphy moved that the rules be waived and House Bill No. 1446 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1446 was read the second time by title only.

Senator Murphy moved that the rules be further waived and House Bill No. 1446 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1446 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1369:

A bill to be entitled An Act fixing the compensation of members of the Board of County Commissioners in Counties in the State of Florida, having a population of not less than thirty-five thousand (35,000), and not more than forty-five thousand (45,000), according to the last preceding Federal census.

Also has passed—

House Bill No. 1391:

A bill to be entitled An Act authorizing and requiring the Board of Administration of the State of Florida to purchase bonds of any county, and/or any Road and Bridge District, and/or any Special Road and Bridge District of any county, which said county has a population of not less than 28,000, and not more than 28,500 at the last State census; providing for payment for same and for the use of funds arising from said sale.

Also has passed—

House Bill No. 1392:

A bill to be entitled An Act authorizing and requiring the Board of Administration of the State of Florida to pay the cost of refunding outstanding bonds in all counties of Florida having a population of not less than 28,000, nor more than 28,500 at the last State census, and providing the method of payment.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And House Bill No. 1369, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on second reading.

And House Bill No. 1391, contained in the above message, was read the first time by title only.

Senator Futch asked unanimous consent of the Senate to take up and consider House Bill No. 1391 at this time.

Which was agreed to.

Senator Futch moved that the rules be waived and House Bill No. 1391 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1391 was read the second time by title only.

Senator Futch moved that the rules be further waived and House Bill No. 1391 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1391 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 1392, contained in the above message, was read the first time by title only.

Senator Futch asked unanimous consent of the Senate to take up and consider House Bill No. 1392 at this time.

Which was agreed to.

Senator Futch moved that the rules be waived and House Bill No. 1392 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1392 was read the second time by title only.

Senator Futch moved that the rules be further waived and House Bill No. 1392 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1392 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1376:

A bill to be entitled An Act to amend Section 1 of Chapter 11935 Laws of Florida Acts of 1927, entitled; "An Act fixing the compensation of County Commissioners of Counties of the State of Florida having a population of more than 12,000 and not more than 12,400 according to the last State Census repealing all laws in conflict herewith and fixing a date for the Act to become a law.

Also has passed—

House Bill No. 1364:

A bill to be entitled An Act empowering, authorizing and directing the Circuit Court Clerks of all counties having a population according to the last State or Federal Census of not less than sixty thousand (60,000) and not more than one hundred thousand (100,000) to satisfy, release and cancel county tax certificates and tax liens on all land acquired by the county or any political subdivision within such county for parks or other public purposes; and empowering the Boards of County Commissioners in such counties to acquire land for parks or other public purposes and to levy taxes of any kind to purchase or otherwise acquire land for parks or other public purposes and empowering said Boards to levy taxes of any kind to pay off and discharge any tax claims, liens or tax certificates now held or hereafter acquired by the State of Florida upon land acquired for parks or other public purposes by such county or any political subdivision therein; and providing if any part of this Act shall be held invalid by any court of competent jurisdiction the remainder shall not be affected and providing when this Act shall take effect and repealing all laws or parts of laws in conflict herewith.

Also has passed—

House Bill No. 1321:

A bill to be entitled An Act relating to the compensation of the attorney for the Board of County Commissioners, in counties within the State of Florida having a population of not less than 3,150 and not more than 3,200 according to the last Federal census, providing for the payment of such compensation and prescribing the time when this Act shall become a law.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,
Chief Clerk House of Representatives.

And House Bills Nos. 1376 and 1364, contained in the above message, were read the first time by titles only and placed on the Calendar of Local Bills on second reading.

And House Bill No. 1321, contained in the above message, was read the first time by title only.

Senator Shivers asked unanimous consent of the Senate to take up and consider House Bill No. 1321 at this time.

Which was agreed to.

Senator Shivers moved that the rules be waived and House Bill No. 1321 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1321 was read the second time by title only.

Senator Shivers moved that the rules be further waived and House Bill No. 1321 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1321 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1178:

A bill to be entitled An Act authorizing the City Commissioners of Lynn Haven, Florida, to adjust, compromise and settle all delinquent city taxes on property in the City of Lynn Haven, Florida, on real estate.

Also has passed—

House Bill No. 1357:

A bill to be entitled An Act providing for the payment of compensation to the Mayor and Councilmen of the City of St. Petersburg out of the funds of said City and providing for a referendum election of the voters of the City of St. Petersburg to determine whether said Act shall become effective.

Also has passed—

House Bill No. 1373:

A bill to be entitled An Act providing that the next primary and regular municipal elections for the purpose of nominating and electing members of the City Commission in the City of Fort Lauderdale shall be held on the third and fourth Mondays in October, A. D. 1935, respectively, and thereafter every two years; and further providing that the registration books for the registration of qualified electors shall be open at all times during the regular office hours of the City Auditor and clerk, except the same shall be closed during the four days immediately preceding the holding of any regular, primary or special election, and repealing all laws inconsistent with the provisions thereof.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And House Bill No. 1178, contained in the above message, was read the first time by title only.

Senator Shivers asked unanimous consent of the Senate to take up and consider House Bill No. 1178 at this time.

Which was agreed to.

Senator Shivers moved that the rules be waived and House Bill No. 1178 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1178 was read the second time by title only.

Senator Shivers moved that the rules be further waived and House Bill No. 1178 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1178 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 1357, contained in the above message, was read the first time by title only.

Senator Sikes moved that House Bill No. 1357 be indefinitely postponed.

Which was agreed to and House Bill No. 1357 was indefinitely postponed.

And House Bill No. 1373, contained in the above message, was read the first time by title only.

Senator Raulerson asked unanimous consent of the Senate to take up and consider House Bill No. 1373 at this time.

Which was agreed to.

Senator Raulerson moved that the rules be waived and House Bill No. 1373 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1373 was read the second time by title only.

Senator Raulerson moved that the rules be further waived and House Bill No. 1373 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1373 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1260:

A bill to be entitled An Act authorizing and directing the bond trustees of Bostwick Drainage District in Putnam County, Florida, to write off or cancel \$6633.05 of the indebtedness due them by the Board of Public Instruction of said county, and authorizing and directing the Board of County Commissioners of said county to write off or cancel \$6633.05 on the bonded indebtedness of said district represented by bonds of said district outstanding and owned by said county.

Proof of Publication attached.

Also has passed—

House Bill No. 1293:

A bill to be entitled An Act to fix the salary of the chairman of the Board of County Commissioners of Osceola County and to provide for mileage for the commissioners of such county, while engaged in county work.

Proof of Publication attached.

Also has passed—

House Bill No. 1377:

A bill to be entitled An Act to provide for the cancellation and release of all City of Fort Lauderdale, State of Florida, County of Broward, and other Special Taxing District taxes levied and assessed for the year 1934 and tax sale certificates issued therefor, owned and held by City of Fort Lauderdale, State of Florida, County of Broward, and other Special Taxing

Districts, on certain lands owned by City of Fort Lauderdale and used for airport purposes.

Proof of Publication attached.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,
Chief Clerk House of Representatives.

And House Bill No. 1260, contained in the above message, was read the first time by title only.

Senator McKenzie asked unanimous consent of the Senate to take up and consider House Bill No. 1260 at this time.

Which was agreed to.

Senator McKenzie moved that the rules be waived and House Bill No. 1260 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1260 was read the second time by title only.

Senator McKenzie moved that the rules be further waived and House Bill No. 1260 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1260 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 1293, contained in the above message, was read the first time by title only.

Senator Raulerson asked unanimous consent of the Senate to take up and consider House Bill No. 1293 at this time.

Which was agreed to.

Senator Raulerson moved that the rules be waived and House Bill No. 1293 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1293 was read the second time by title only.

Senator Raulerson moved that the rules be further waived and House Bill No. 1293 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1293 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 1377, contained in the above message, was read the first time by title only.

Senator Raulerson asked unanimous consent of the Senate to take up and consider House Bill No. 1377 at this time.

Which was agreed to.

Senator Raulerson moved that the rules be waived and House Bill No. 1377 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1377 was read the second time by title only.

Senator Raulerson moved that the rules be further waived

and House Bill No. 1377 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1377 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1395:

A bill to be entitled An Act providing that the Board of County Commissioners of Sumter County, Florida, and the Comptroller of the State of Florida, and the State Treasurer of the State of Florida, shall pay over and unto the Board of Public Instruction of Sumter County, Florida, all monies now in their hands resulting from tax collection made and had from a two mill tax levied and collected by the Board of County Commissioners of Sumter County, Florida, for the purposes of school operation and maintenance.

Proof of publication attached.

Also has passed—

House Bill No. 1402:

A bill to be entitled An Act for the relief of L. C. Ellis, authorizing the Clerk of the Circuit Court for Alachua County, Florida, to refund certain county taxes assessed and collected against the home of said L. C. Ellis.

Proof of publication attached.

Also has passed—

House Bill No. 1404:

A bill to be entitled An Act to provide for the incorporation of all those lands in Pinellas County, Florida, described as: Beginning at the intersection of the North boundary of the town of Pass-a-Grille Beach with the mean low tide of the Gulf of Mexico; thence eastward along said north boundary of the town of Pass-a-Grille Beach to the center line of the government deep water channel; thence northward following said government channel center line to its intersection with the north line of Township 31 South; thence westward along said township line to its intersection with the mean low tide of the Gulf of Mexico; thence southward along said mean low tide line and crossing the bodies of water known as Johns Pass and Blind Pass to the point of beginning, said tract being part of Townships 31 and 32 South and Ranges 15 and 16 East.

Proof of publication attached.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And House Bill No. 1395, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on second reading.

And House Bill No. 1402, contained in the above message, was read the first time by title only and placed on the Calendar of Bills on second reading without reference.

And House Bill No. 1404, contained in the above message, was read the first time by title only.

Senator Sikes moved that House Bill No. 1404 be indefinitely postponed.

Which was agreed to.

And House Bill No. 1404 was indefinitely postponed.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has reconsidered the vote by which it concurred in Senate Amendment to—

House Bill No. 787:

A bill to be entitled An Act to amend Chapter 10234, Acts of 1925, same being Section 264, Compiled General Laws of Florida, of 1927, relating to registration books in Counties having the population of not less than 50,000 nor more than 65,000 according to the Federal census of 1930; and relating further to the compensation of Supervisors of Registration in such counties.

And now refuses to concur in said Senate amendment, which reads as follows:

In Section 1, line 19 (typewritten bill), strike out the words: "twenty-four," and insert in lieu thereof the following: "thirty-six."

And respectfully requests the Senate to recede therefrom.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

Senator Sikes moved that the Senate do not recede from Senate Amendment to House Bill No. 787.

Which was agreed to.

And the Senate refused to recede from Senate Amendment to House Bill No. 787, and the action of the Senate was ordered to be immediately certified to the House of Representatives.

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1366:

A bill to be entitled An Act to prescribe the commissions and fix the compensation of the county assessors of taxes and county tax collectors in counties having a population of not less than 28,000 and not to exceed 29,000, according to the last State census.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And House Bill No. 1366, contained in the above message, was read the first time by title only.

Senator Futch asked unanimous consent of the Senate to take up and consider House Bill No. 1366 at this time.

Which was agreed to.

Senator Futch moved that the rules be waived and House Bill No. 1366 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1366 was read the second time by title only.

Senator Futch moved that the rules be further waived and House Bill No. 1366 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1366 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweager, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1422:

A bill to be entitled An Act to exempt from the operation of Section 4 of Committee Substitute for Senate Bill No. 160, Acts of 1933, approved by the Governor May 2, 1935, entitled: "An Act empowering and requiring the several boards of County Commissioners, and the governing authority or board of the several towns, cities and taxing districts, to adopt budgets making separate and several appropriations for necessary operating expenses and for debt service requirements; to make separate levies on the taxable property to meet such appropriations and to keep the monies raised by each levy separate and apart from the others; to accept from the taxpayer and to issue receipts for monies received from the tax payer in payment of either or both of such separate levies; and repealing all laws in conflict herewith." The collection of taxes for special tax school districts in certain cases in counties of the State having a population of over one hundred eighty thousand (180,000) according to the last State census or any State census which may hereafter be taken.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And House Bill No. 1422, contained in the above message, was read the first time by title only.

Senator Watson asked unanimous consent of the Senate to take up and consider House Bill No. 1422 at this time.

Which was agreed to.

Senator Watson moved that the rules be waived and House Bill No. 1422 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1422 was read the second time by title only.

Senator Watson moved that the rules be further waived and House Bill No. 1422 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1422 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1318:

A bill to be entitled An Act relating to cities and towns and empowering the Legislative Department of any city or town having a population of not less than thirty thousand five hundred (30,500) and not more than seventy thousand (70,000)

according to the latest State or Federal census to increase or diminish corporate limits of such city or town by ordinance or resolution and providing that more territory shall not be included in the city or town limits without the consent in writing of two-thirds of all owners of land embraced in the territory proposed to be added and providing such ordinance or resolution shall not be effective until submitted to referendum election and providing when this act shall become a law and providing if any part hereof is held invalid by a court of competent jurisdiction the remainder shall continue in full force and repealing all laws or parts of laws in conflict herewith.

Also has passed—

House Bill No. 1419:

A bill to be entitled An Act to amend Section 3 of Chapter 8521 of the Acts of 1921, providing for compensation of the Clerk of the Civil Court of Record created by said Chapter 8521, so that said Chapter shall apply to all counties having a population of more than one hundred and eighty thousand (180,000) according to the last or any future official Federal or State census.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,

Chief Clerk House of Representatives.

And House Bill No. 1318, contained in the above message, was read the first time by title only.

Senator Sikes moved that House Bill No. 1318 be indefinitely postponed.

Which was agreed to and House Bill No. 1318 was indefinitely postponed.

And House Bill No. 1419, contained in the above message, was read the first time by title only.

Senator Watson asked unanimous consent of the Senate to take up and consider House Bill No. 1419 at this time.

Which was agreed to.

Senator Watson moved that the rules be waived and House Bill No. 1419 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1419 was read the second time by title only.

Senator Watson moved that the rules be further waived and House Bill No. 1419 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1419 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

Also—

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

Tallahassee, Fla., May 28, 1935.

Hon. Wm. C. Hodges,
President of the Senate.

Sir:

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

House Bill No. 1295:

A bill to be entitled An Act creating an office of County Prosecuting Attorney for the County Judge's Court in all Counties having a population of not less than seven thousand two hundred ninety-eight (7,298) and not more than seven thousand three hundred fifty (7,350) according to the Federal Census of 1930, and providing for the appointment, election and term of office of said prosecuting attorney, prescribing his powers and duties also, providing for his compensation.

Also has passed—
House Bill No. 916:

A bill to be entitled An Act authorizing the investment of sinking funds of a municipality in delinquent tax anticipation notes or current revenue notes issued by such municipality or in either or both.

Also has passed—
House Bill No. 1255:

A bill to be entitled An Act to amend House Bill No. 109 of the Acts of Florida of 1935, the same being "An Act to amend Section 1 of Chapter 14666, Laws of Florida of 1931, being 'An Act relating to the compensation of the Clerk of the Circuit Court, Sheriff, Tax Collector, Tax Assessor, County Judge, Superintendent of Public Instruction and Clerk of the Civil Court and Criminal Court of Record, in all Counties of the State of Florida having a population of more than 155,000 according to the last Federal Census, and prescribing the time when this Act shall become a law,' so as to apply to all counties having a population of 150,000 according to the last or any future official Federal or State Census," by exempting from the provisions of said act counties having a population in excess of 180,000, according to the last or any future official Federal or State Census.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,
WELDON G. STARRY,
Chief Clerk House of Representatives.

And House Bill No. 1295, contained in the above message, was read the first time by title only.

Senator Shivers asked unanimous consent of the Senate to take up and consider House Bill No. 1295 at this time.
Which was agreed to.

Senator Shivers moved that the rules be waived and House Bill No. 1295 be read the second time by title only.
Which was agreed to by a two-thirds vote.

And House Bill No. 1295 was read the second time by title only.

Senator Shivers offered the following amendment to House Bill No. 1295:

In Section 4, line 5 (typewritten bill) strike out the words: also for all cases bound over to the higher courts from said County Judge's Court.

Senator Shivers moved the adoption of the amendment.
Which was agreed to and the amendment was adopted.

Senator Shivers moved that the rules be further waived and House Bill No. 1295, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.
And House Bill No. 1295, as amended, was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

So the bill passed, as amended, and the action of the Senate was ordered to be immediately certified to the House of Representatives.

And House Bill No. 916, contained in the above message, was read the first time by title only.

Senator Tillman asked unanimous consent of the Senate to take up and consider House Bill No. 916 at this time.
Which was agreed to.

Senator Tillman moved that the rules be waived and House Bill No. 916 be read the second time by title only.

Which was agreed to by a two-thirds vote.
And House Bill No. 916 was read the second time by title only.

Senator Tillman moved that the rules be further waived and House Bill No. 916 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 916 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beacham, Beall, Black, Butler, Clarke, Futch, Gillis, Gomez, Harper, Holland, Lewis, Lundy, McArthur, McKenzie, MacWilliams, Mann, Murphy, Nordman, Pannill, Parker, Parrish, Raulerson, Rose, Savage, Shelley, Shivers, Sikes, Smith (14th), Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—38.

Nays—None.

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

And House Bill No. 1255, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on second reading.

Senator Beall moved that House Bills Nos. 1291 and 1317, be indefinitely postponed.

Which was agreed to.

And House Bills Nos. 1291 and 1317 were indefinitely postponed.

Also—

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

Tallahassee, Fla., May 24, 1935.

Hon. Wm. C. Hodges,

President of the Senate.

Sir:

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

House Bill No. 427:

A bill to be entitled An Act imposing an additional tax upon gasoline or other like products of petroleum; providing for reports of sales of such commodities to the Comptroller of the State of Florida; providing for the disposition of the moneys derived from such taxes, and fixing a penalty for the violation of the provisions of this Act; providing that the gasoline inspection laws of the State of Florida shall apply to this Act; providing for a corresponding increase of the gasoline storage tax so as to equalize the gasoline gallonage storage tax with the gasoline gallonage sales tax; and providing that this Act is an emergency revenue measure and shall be of no force and effect from and after July 1st, 1937; requiring a reduction of State ad valorem millage taxes consistent herewith.

To the House for the purpose of further consideration.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

WELDON G. STARRY,
Chief Clerk House of Representatives.

Senator MacWilliams moved that the House of Representatives be advised that House Bill No. 427, mentioned in the above message, is not in the possession of the Senate, and for that reason the Senate can not comply with the request of the House of Representatives.

Which was agreed to and it was so ordered.

Senator McKenzie moved that the Senate do now reconsider the vote by which Committee Substitute for House Bill No. 518 passed the Senate, as amended, this day.

Committee Substitute for House Bill No. 518:

A bill to be entitled "The 1935 Social Welfare Act of Florida;" creating a State Board of Social Welfare, prescribing its powers and duties; authorizing the State Board of Social Welfare to act as the agent of the State of Florida in the Administration of Federal Relief Funds; creating administrative districts; creating district boards of social welfare to operate in said districts and prescribing the powers and duties of such district boards; authorizing the State Board of Social Welfare to promulgate rules and regulations necessary to carry out the intent and purposes of this Act; establishing a state probation and parole system; providing for the supervision of state and local institutions for destitute or dependent children, and providing for the disposition, care, protection, support and maintenance of destitute and dependent children; authorizing the State Board of Social Welfare to establish minimum standards of care for all local, public and private institutions or agencies; providing for voluntary county participation in the establish-

ment and maintenance of district institutions and empowering county commissioners to designate the State Board of Social Welfare to act as its agent in the administration of any form of relief furnished by the counties and empowering the county commissioners to use county relief funds to match federal relief funds, providing for public aid and service to those unable to provide for their own needs; providing for the care of indigent transients and for the care of handicapped persons; providing for the liability and enforcement thereof of support of needy persons and destitute and dependent children and enumerating those liable for such support; providing for punishment as a vagrant of any able bodied male person refusing to accept employment at the prevailing rate of wages; providing for expenses and costs incurred by the operation of the State Board of Social Welfare; its agents and employees in the discharge of their duties under this act; providing for appropriations for public aid and social welfare services; fixing penalties for the violation of the terms of this act; and in general providing for the social welfare of the state; repealing Chapter 12288, Laws of 1927, entitled "An Act Providing for the Creation of a State Board of Public Welfare of five members, two of whom shall be women, to be appointed by the governor, fixing their terms of office, prescribing their duties, authorizing the employment of a secretary, who shall be known as Commissioner of Public Welfare, and an assistant secretary who shall be known as Director of Child Welfare, and making an appropriation for carrying into effect the provisions of this Act." as amended by Chapter 14483, Laws of 1929, Chapter 15720, Laws of 1931; repealing Chapter 9273, Laws of 1923, creating the Children's Code Commission; repealing Sections 1, 2, 3 of Laws of Florida of November 20, 1928, Chapter 1123, Laws of 1861, Chapter 1467, Laws of 1866, all relating to the apprenticeship of children; Chapter 13578, Laws of 1929 relating to the Florida State Commission for the Blind; Chapter 7378, Laws of 1917 relating to a commission for the inspection of public and private institutions; and all other laws and parts of laws contrary to and in conflict with the terms of this Act.

Which was agreed to and the Senate reconsidered the vote by which Committee Substitute for House Bill No. 518 passed the Senate this day.

The question recurred on the passage of Committee Substitute for House Bill No. 518.

Pending roll call on Committee Substitute for House Bill No. 518, by unanimous consent Senator McKenzie offered the following amendment to Committee Substitute for House Bill No. 518:

Page 6, at end of Section 5, strike out period and add words, "from funds raised within the State".

Senator McKenzie moved the adoption of the amendment. Which was agreed to and the amendment was adopted.

Upon the passage of the Committee Substitute for House Bill No. 518, as amended, the roll was called and the vote was:

Yeas—Mr. President; Senators Adams, Bass, Beall, Black, Butler, Clarke, Futch, Lundy, McArthur, McKenzie, Mann, Pannill, Parker, Parrish, Raulerson, Shelley, Shivers, Sikes, Smith, (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—26.

Nays—Senator Murphy—1.

So the bill passed, as amended, and the action of the Senate was ordered to be immediately certified to the House of Representatives.

Senator Shelley moved that the Senate do now adjourn. Which was not agreed to.

Senate Bill No. 788:

A bill to be entitled An Act for the relief of Mrs. W. M. Fielder.

Was taken up and read the second time in full.

Senator Tillman moved that the rules be waived and Senate Bill No. 788 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 788 was read the third time in full.

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

Yeas—Mr. President; Senators Adams, Bass, Beall, Butler, Futch, Lundy, McKenzie, Mann, Pannill, Parker, Parrish, Raulerson, Sikes, Smith (29th), Sweger, Tervin, Tillman, Touchton, Turner, Watson—21.

Nays—Senator McArthur—1.

So the bill passed by the required Constitutional two-thirds vote of all members elected to the Senate for the 1935 session of the Florida Legislature. And the action of the Senate was ordered to be immediately certified to the House of Representatives.

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

And the Senate stood adjourned at 9:55 o'clock P. M., until 10:00 o'clock A. M., Wednesday, May 29, 1935.