

JOURNAL OF THE SENATE

Tuesday, May 4, 1943

The Senate convened at 11:00 o'clock A. M., pursuant to adjournment on Monday, May 3, 1943.

The President in the Chair.

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

Mr. President; Senators Adams, Baker, Barringer, Beacham, Black, Brewton, Carroll, Clarke, Cliett, Coleman, Collins, Davis, Franklin, Graham, Griner, Hinely, Housholder, King, Lewis, Maddox, Maines, McArthur, McKenzie, Perdue, Rose, Shands, Sheldon Shuler, Sturgis, Taylor, Upchurch, Wilson—33.

A quorum present.

Senators Johnson and Mathews were excused from attendance upon the Session today.

Prayer by the Chaplain.

The reading of the Journal was dispensed with.

The Journal of Monday, May 3, 1943, was corrected and as corrected was approved.

REPORTS OF COMMITTEES

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

Senate Bill No. 312:

A bill to be entitled An Act providing that the real and personal property of public utilities owned, operated or controlled by any municipality in the State of Florida situate, lying and being in a county other than the county in which such municipality is located, shall be subject to ad valorem taxes in such county.

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

Very respectfully,

LERROY COLLINS,

Chairman of Committee.

And Senate Bill No. 312, contained in the above report, was laid on the table.

Your Committee on Constitutional Amendments, to whom was referred:

Senate Joint Resolution No. 314:

Proposing to amend Section 5, Article VIII of the Constitution of the State of Florida relating to County Commissioners.

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

Very respectfully,

WALLACE E. STURGIS,

Chairman of Committee.

And Senate Joint Resolution No. 314, contained in the above report, was placed on the Calendar of Bills on Second Reading.

Your Committee on Constitutional Amendments, to whom was referred:

Senate Joint Resolution No. 316:

Proposing the amendment of Section 1 of Article IX of the Constitution of Florida relating to taxation.

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

Very respectfully,

WALLACE E. STURGIS,

Chairman of Committee.

And Senate Joint Resolution No. 316, contained in the above report, was placed on the Calendar of Bills on Second Reading.

Your Committee on Military Affairs and Civilian Defense, to whom was referred:

House Bill No. 104:

A bill to be entitled An Act to make Central Standard Time the official time in all of the State of Florida, and to declare that such Central Standard Time shall be used and applicable throughout the entire State of Florida, and shall be the official and legal time in said State; repealing all laws or parts of laws in conflict therewith, provided, however, this Act shall be subject to "War Time or Daylight Saving Time" as enacted by the Congress of the United States.

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

Very respectfully,

H. S. MCKENZIE,

Chairman of Committee.

And House Bill No. 104, contained in the above report, was placed on the Calendar of Bills on Second Reading.

Your Committee on Game and Fisheries, to whom was referred:

Senate Bill No. 317:

A bill to be entitled An Act to amend Section 373.09, Florida Statutes, 1941, relating to searches and seizures by the Board of Conservation and its Supervisor of Conservation and Agents, and to the interference with the exercise of such powers by any person.

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

Very respectfully,

JOHN S. TAYLOR,

Chairman of Committee.

And Senate Bill No. 317, contained in the above report, was placed on the Calendar of Bills on Second Reading.

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

Senate Bill No. 165:

A bill to be entitled An Act to enlarge the powers of the Game and Fresh Water Fish Commission by conferring the right of eminent domain upon said Game and Fresh Water Fish Commission in certain cases.

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

Very respectfully,

K. GRINER,

Chairman of Committee.

And Senate Bill No. 165, contained in the above report, was certified to the House of Representatives.

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

Senate Bill No. 41:

A bill to be entitled An Act to amend Sections 462.01, 462.05 and 462.08, Florida Statutes, 1941, defining naturopathy and relating to examination, license and registration requirements for the practice of naturopathy; providing additional requirements for granting renewal licenses; providing for restoration of expired licenses and registration with State Board of Health; recognizing provisions of Florida basic science law providing for partial invalidity of Chapter; and repealing all laws in conflict herewith.

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

Very respectfully,

K. GRINER,

Chairman of Committee.

And Senate Bill No. 41, contained in the above report, was referred to the Committee on Enrolled Bills.

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

Senate Bill No. 60:

A bill to be entitled An Act amending Section 102.67 of the Florida Statutes, 1941, the same being Section 1 of Chapter 20850 Laws of Florida, Acts of 1941, to fix the date for the filing of sworn statement and the payment of filing fee and party committee assessment by candidates for nomination for appointment to the office of Judge of the Court of Record of Escambia County and the County Solicitor of said county, and providing for the remittance of said filing fees and committee assessments to the Clerk of the Circuit Court of Escambia County, Florida.

Also—

Senate Bill No. 71:

A bill to be entitled An Act to provide that cities, towns and villages owning, maintaining or operating certain services or facilities may make provision for the establishment and collection of reasonable charges from the users of such services or facilities.

Also—

Senate Bill No. 110:

A bill to be entitled An Act to amend 421.33 and 421.44, Florida Statutes, 1941, relating to defense housing by housing authorities, so as to extend the authority to initiate the development of any such project from December 31, 1943, to and until the termination of the present war.

Also—

Senate Bill No. 111:

A bill to be entitled An Act to declare valid and legal the creation, establishment and organization of housing authorities, and all debentures, notes, agreements and undertakings of such housing authorities, and all proceedings, Acts, and things heretofore undertaken or done with reference thereto.

Also—

Senate Bill No. 151:

A bill to be entitled An Act relating to the rights of married women in Florida and to authorize execution of and performance under power of attorney executed by husband or wife, and to validate such power of attorney heretofore made.

Also—

Senate Bill No. 152:

A bill to be entitled An Act relating to housing authorities; amending Section 421.11, Florida Statutes, 1941, relating to cooperation between housing authorities, amending Section 421.30 relating to Commissioners of Regional Housing Authorities; providing the method of decreasing the area of operation of Regional Housing Authorities; and authorizing any county excluded from the area of operation of Regional Housing Authority to create a housing authority for such county or to be included in any Regional Housing Authority.

Also—

Senate Bill No. 159:

A bill to be entitled An Act providing that the County Commissioners in counties having a population of 5,000 or less, according to the last Federal census, may defray the postage expense necessary or required by the Tax Collector in the administration of his office and such amount shall not be charged against the compensation of the Tax Collector as provided by law.

Also—

Senate Bill No. 202:

A bill to be entitled An Act amending Section 27.22 Florida Statutes, 1941, providing for Assistant State Attorneys, appointment, terms and compensation in circuits of more than one hundred ninety thousand population.

Also—

Senate Bill No. 206:

A bill to be entitled An Act authorizing the Trustees of the Internal Improvement Fund of the State of Florida in their discretion to convey, on behalf of the State of Florida, to the United States, without cost, lands held by them under Chapter

18296, Laws of Florida, Acts of 1937, to become a part of the Everglades National Park, pursuant to the enabling Act of Congress passed May 30, 1934.

Also—

Senate Bill No. 209:

A bill to be entitled An Act to authorize, empower and direct the Clerk of the Circuit Court of Polk County, Florida, to turn over, pay into and deliver to the General Fund of Polk County, Florida, all funds in his hands, or under his control, received from the payment of all Special Road and Bridge District bonds, or county bonds, and all Special Tax School District bonds and/or any other bonds, and all interest coupons thereto attached or thereto belonging, received by said Clerk of the Circuit Court in payment of delinquent taxes and in tax adjustments, under the provisions of Chapter 16252 of the Laws of Florida, of 1933, commonly known as the Futch Act.

Also—

Senate Bill No. 212:

A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Hamilton County, Florida, to transfer from the Debt Service Funds of Hamilton County, Florida, the sum of \$2916.42 to the Road and Bridge Fund of said county.

Also—

Senate Bill No. 219:

A bill to be entitled An Act granting to any member of the Fire Department of the City of Jacksonville affected by any pension law of said city, who, during a certain period was retired on a pension and thereafter was re-employed in the same department, continuous service credit for his years of service in said department, for pension, retirement, and other benefit purposes.

Also—

Senate Bill No. 221:

A bill to be entitled An Act authorizing, empowering and requiring the Trustees of the Internal Improvement Funds of the State of Florida to convey to the State Board of Education lands acquired by said Trustees under the provisions of the Murphy Act, located in Hardee County, as an addition to and to be used for, and as a part of the State Cattle Experiment Station located in Hardee County, Florida.

Also—

Senate Bill No. 222:

A bill to be entitled An Act to authorize, empower and direct the Board of Public Instruction of Hardee County, and/or the Clerk of the Circuit Court of Hardee County, and/or the Tax Collector of Hardee County to cancel and mutilate all bonds, interest coupons, warrants, scrip, or other evidences of indebtedness issued by the Board of Public Instruction of Hardee County and taken and received by the Clerk of the Circuit Court of Hardee County, and/or the Tax Collector of said county in payment of taxes and to require all such cancelled and mutilated obligations to be surrendered to the Board of Public Instruction of Hardee County.

Also—

Senate Bill No. 235:

A bill to be entitled An Act to amend Section 2, Chapter 20999, Laws of Florida, Acts of 1941, which said Chapter is entitled "An Act creating the offices of Chief Traffic Officer, Lieutenant Traffic Officer and Deputy Traffic Officers in counties having population of not less than one hundred thousand or more than two hundred thousand by the last preceding Federal census, requiring them to be Deputy Sheriffs, limiting their number and prescribing the duties and functions of such Chief Traffic Officer, Lieutenant Traffic Officer and Deputy Traffic Officers, and their qualifications, terms of office, and methods of appointment; their compensation and allowances for expenses and designating the fund out of which same shall be paid."

Also—

Senate Bill No. 242:

A bill to be entitled An Act to provide for the closing of the affairs of the Florida Dry Cleaning and Laundry Board,

for the disposition of property and funds in its hands and for the final closing of all business of said board.

Also—

Senate Bill No. 256:

A bill to be entitled An Act authorizing the Board of County Commissioners of Hillsborough County, Florida, to pay the compensation of State Auditors engaged in full time work in such county.

Also—

Senate Bill No. 257:

A bill to be entitled An Act to amend Chapter 11248 Special Laws of Florida, for the year 1925, regular session, entitled "An Act to incorporate the City of Temple Terrace in Hillsborough County, to provide a form of government thereof, and to fix the powers of said city and provide for the exercise thereof."

Also—

Senate Bill No. 258:

A bill to be entitled An Act to authorize and empower the Board of County Commissioners of Hardee County to employ and pay such clerical help and assistance as said board shall deem necessary for the proper maintenance and keeping of the financial records and books of the Board of County Commissioners of said county and such other duties in connection therewith as said board may deem necessary for the proper and efficient administration of the duties of said board.

Also—

Senate Bill No. 259:

A bill to be entitled An Act to amend Article II, Territorial Boundaries, of Chapter 19868, Laws of Florida, Special Acts of 1939, entitled "An Act to establish a municipality in Broward County, Florida, to be known as the Town of Hillsboro Beach; to define its territorial boundaries; to provide for its government and to describe its jurisdiction and powers."

Also—

Senate Bill No. 276:

A bill to be entitled An Act to authorize the Board of County Commissioners of Hillsborough County, Florida, at their discretion, to appoint one Impounding Officer for each Commissioner's District to carry out and perform the duties prescribed in Chapter 16463, Special Laws of Florida, 1933, for Sheriffs, Constables and Justices of the Peace, to provide for the payment of compensation of such Impounding Officer or Officers and to authorize the County Commissioners of Hillsborough County, Florida, to expend not more than \$100.00 per annum in each Commissioner's District to enable such Officer or Officers to carry out and perform the duties necessary to be performed by him or them.

Also—

Senate Bill No. 287:

A bill to be entitled An Act prescribing the compensation to be paid to the County Commissioners of Alachua County, Florida.

Also—

Senate Bill No. 296:

A bill to be entitled An Act affecting the government of the City of Jacksonville by making it mandatory upon the City Commission and the City Council of said city to set up in the annual budget a fund for depreciation and reserve for the public utilities of said city, severally.

Also—

Senate Bill No. 302:

A bill to be entitled An Act authorizing the transfer of any balance of funds in the State Teachers Salary Fund standing to the credit of Madison County, Florida, as of June 30, 1939, and remaining unexpended at the effective date of Chapter 20970, Laws of Florida, Acts of 1941, to the transportation portion of credits due said Madison County thereon, upon approval by the State Board of Education.

Hereby reports that the above bills have been correctly en-

rolled and are presented herewith for the signature of the President and Secretary of the Senate.

Very respectfully,

S. A. HINELY,

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

The Bills contained in the above report were duly signed by the President and Secretary of the Senate in open session, and ordered to be transmitted to the House for the signature of the Speaker and Chief Clerk of the House of Representatives.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

By Senator Franklin—

Senate-Bill No. 355:

A bill to be entitled An Act cancelling all taxes and tax liens in Caloosahatchee Improvement District assessed against lands of the district, which have not been sold by the Tax Collectors of the various counties within the district and against any lands upon which no Caloosahatchee Improvement District Tax Sale Certificate is now outstanding, and preserving as they now exist all outstanding tax sale certificates of the district, and preserving all omitted taxes on lands described in outstanding tax sale certificates of the district.

Which was read the first time by title only.

Senator Franklin moved that the rules be waived and Senate Bill No. 355 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 355 was read the second time by title only.

Senator Franklin moved that the rules be further waived and Senate Bill No. 355 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. 355 was read the third time in full.

Upon the passage of Senate Bill No. 355 the roll was called and the vote was:

Yeas—Mr. President; Senators Adams, Baker, Barringer, Beacham, Black, Brewton, Carroll, Clarke, Cliett, Coleman, Collins, Davis, Franklin, Graham, Griner, Hinely, Housholder, King, Lewis, Maddox, Maines, McArthur, McKenzie, Perdue, Rose, Shands, Sheldon, Shuler, Sturgis, Taylor, Upchurch, Wilson—33.

Nays—None.

So Senate Bill No. 355 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Franklin—

Senate Joint Resolution No. 356:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE 9, SECTION 5 OF THE CONSTITUTION OF FLORIDA BY ELIMINATING THEREFROM THE PROVISION NOW CONTAINED THEREIN PERMITTING CITIES AND INCORPORATED TOWNS TO MAKE THEIR OWN ASSESSMENTS FOR MUNICIPAL PURPOSES UPON THE PROPERTY WITHIN THEIR LIMITS.

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

That Article 9, Section 5 of the Constitution of the State of Florida be amended to read:

"Section 5. Taxes for county and municipal purposes. The Legislature shall authorize the several counties and incorporated cities or towns in the State to assess and impose taxes for county and municipal purposes and for no other purposes, and all property shall be taxed upon the principles established for State taxation. The Legislature may also provide for levying a special capitation tax and a tax on licenses. That the capitation tax shall not exceed one (\$1.00) dollar a year and shall be applied exclusively to common school purposes."

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

Senator Shands moved that Senate Bill No. 241 be with-

drawn from the Committee on Judiciary "C" and re-referred to the Committee on Banking and Building and Loans.

Which was agreed to and it was so ordered.

SENATE BILLS ON THIRD READING

Senate Bill No. 227 was taken up in its order, pending roll call, and the consideration thereof was informally passed.

SENATE BILLS ON SECOND READING

Senate Bill No. 161 was taken up in its order and the consideration thereof was informally passed.

Senate Bill No. 169:

A bill to be entitled An Act appropriating certain unexpended funds to State Welfare Fund to be used for administrative purposes.

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

Senator Baker moved that the rules be waived and Senate Bill No. 169 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. 169 was read the third time in full.

Upon the passage of Senate Bill No. 169 the roll was called and the vote was:

Yeas—Mr. President; Senators Adams, Baker, Barringer, Beacham, Black, Brewton, Carroll, Clarke, Cliett, Coleman, Collins, Davis, Franklin, Graham, Griner, Housholder, King, Lewis, Maddox, Maines, McArthur, McKenzie, Perdue, Rose, Shands, Sheldon, Shuler, Sturgis, Taylor, Upchurch—31.

Nays—Senator Wilson—1.

So Senate Bill No. 169 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senate Bill No. 172:

A bill to be entitled An Act to amend Section 409.17, Florida Statutes, 1941, as amended by Section 1 of Chapter 20714, Laws of Florida, Acts of 1941, relating to aid to the blind.

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

Senator Baker moved that the rules be waived and Senate Bill No. 172 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. 172 was read the third time in full.

By unanimous consent Senator Franklin offered the following amendment to Senate Bill No. 172:

In Section 1, line 8 (typewritten bill), after the "(1)," insert the following: "Has been a resident of the State of Florida during at least five years of the nine years immediately preceding the application for assistance and has resided in the State for the year immediately preceding the application; provided however, that such assistance may be paid to any blind child who"

Senator Franklin moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Upon the passage of Senate Bill No. 172, as amended, the roll was called and the vote was:

Yeas—Mr. President; Senators Adams, Baker, Barringer, Beacham, Black, Brewton, Carroll, Clarke, Cliett, Coleman, Collins, Davis, Franklin, Graham, Griner, Housholder, King, Lewis, Maddox, Maines, McArthur, McKenzie, Perdue, Rose, Shands, Sheldon, Shuler, Sturgis, Taylor, Upchurch, Wilson—32.

Nays—None.

So Senate Bill No. 172 passed, as amended, and was referred to the Committee on Engrossed Bills.

Senate Bill No. 173:

A bill to be entitled An Act relating to public assistance warrants heretofore or hereafter issued, prescribing time within which such warrants may be paid, and imposing certain duties upon certain officers with respect thereto.

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

Senator Baker moved that the rules be waived and Senate Bill No. 173 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. 173 was read the third time in full.

Upon the passage of Senate Bill No. 173 the roll was called and the vote was:

Yeas—Mr. President; Senators Baker, Barringer, Beacham, Black, Brewton, Carroll, Clarke, Cliett, Coleman, Davis, Franklin, Graham, Griner, Housholder, King, Lewis, Maines, McKenzie, Perdue, Rose, Shands, Sheldon, Shuler, Sturgis, Taylor, Upchurch, Wilson—28.

Nays—Senators Adams, Maddox, McArthur—3.

So Senate Bill No. 173 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senate Bill No. 195:

A bill to be entitled An Act to amend Section 409.04, Florida Statutes 1941, relating to institutional and foster care for children, by authorizing the State Welfare Board to match county and municipal funds for the purpose of developing foster home care for children under supervision of District Welfare Boards, and repealing all laws in conflict herewith.

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

Senator Baker moved that the rules be waived and Senate Bill No. 195 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. 195 was read the third time in full.

By unanimous consent, Senator Maines offered the following amendment to Senate Bill No. 195:

In Section 1, line 27, (typewritten bill) strike out comma after the word "it" and add the following: for aid to Dependent Children.

Senator Maines moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Upon the passage of Senate Bill No. 195, as amended, the roll was called and the vote was:

Yeas—Mr. President; Senators Adams, Baker, Barringer, Beacham, Brewton, Carroll, Clarke, Cliett, Coleman, Collins, Davis, Franklin, Graham, Griner, Hinely, Housholder, King, Lewis, Maddox, Maines, McArthur, McKenzie, Perdue, Rose, Shands, Sheldon, Shuler, Sturgis, Taylor, Upchurch, Wilson—32.

Nays—None.

So Senate Bill No. 195 passed, as amended, and was referred to the Committee on Engrossed Bills.

Senate Bill No. 199 was taken up in its order and the consideration thereof was informally passed.

Senate Bill No. 200:

A bill to be entitled An Act to amend Section 409.02, Florida Statutes 1941, relating to duties of State Welfare Board, by imposing additional duties upon said Board.

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

Senator Baker moved that the rules be waived and Senate Bill No. 200 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. 200 was read the third time in full.

Upon the passage of Senate Bill No. 200 the roll was called and the vote was:

Yeas—Mr. President; Senators Adams, Baker, Barringer, Beacham, Brewton, Carroll, Cliett, Coleman, Collins, Davis, Franklin, Graham, Griner, Housholder, King, Lewis, Maddox, Maines, McArthur, McKenzie, Perdue, Rose, Shands, Sheldon, Shuler, Sturgis, Taylor, Upchurch, Wilson—30.

Nays—None.

So Senate Bill No. 200 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senate Bill No. 204 was taken up in its order and the consideration thereof was informally passed.

Senate Bill No. 278:

A bill to be entitled An Act conferring the power of eminent domain upon rural electric cooperatives organized under the Rural Electric Cooperatives Law of Florida; and prescribing the method by which such power may be exercised.

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

The following Committee Substitute for Senate Bill No. 278:

A bill to be entitled An Act amending Section 1-A of Chapter 20304, Laws of Florida, Acts of 1941, entitled "An Act relating to the exercise of the power of eminent domain; providing that the State of Florida, the State Road Department of Florida, and the counties and incorporated municipalities of the State of Florida, in the exercise of the power of eminent domain granted by law, may take immediate possession of property involved in any condemnation suit instituted by the State, the State Road Department, or any such county or municipality; providing that the Court shall make orders with respect to the date upon which the property shall be surrendered and with respect to encumbrances, liens, taxes and other charges; providing for the filing of a declaration of taking, the determination and making of an adequate deposit with the Clerk of the Court to satisfy the judgment of award of compensation; providing for the entry of judgments against the petitioner, the satisfaction thereof and the issuance of executions thereon, providing for the payment of costs of such proceeding, including reasonable attorney's fees." By including therein Rural Electric Cooperatives and corporations constructing, maintaining and operating public works and authorizing such cooperatives and corporations to file with their petition of eminent domain the declaration of taking authorized therein and thus obtain the benefits of said Chapter which prescribes proceedings supplemental to eminent domain; repealing all laws or parts of laws in conflict herewith and determining when this Act shall take effect.

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

Senator Davis moved that the rules be waived and the Committee Substitute for Senate Bill No. 278 be read the second time in full.

Which was agreed to by a two-thirds vote.

And the Committee Substitute for Senate Bill No. 278 was read the second time in full.

Senator Davis moved the adoption of the Committee Substitute for Senate Bill No. 278.

Which was agreed to and the Committee Substitute for Senate Bill No. 278 was adopted.

Senator Davis moved that the rules be further waived and Committee Substitute for Senate Bill No. 278 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 Senate Bill No. 278 was read the third time in full.

Upon the passage of Committee Substitute for Senate Bill No. 278 the roll was called and the vote was:

Yeas—Mr. President; Senators Baker, Barringer, Beacham, Black, Brewton, Carroll, Clarke, Cliett, Coleman, Davis, Franklin, Graham, Griner, Hinely, Housholder, King, Lewis, Maddox, Maines, McArthur, McKenzie, Perdue, Rose, Shands, Sheldon, Shuler, Sturgis, Taylor, Upchurch, Wilson—31.

Nays—Senators Adams, Collins—2.

So Committee Substitute for Senate Bill No. 278 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senate Bill No. 326:

A bill to be entitled An Act to make it unlawful for any person on a public street, roadway, highway or sidewalk, in the State of Florida to throw in, or attempt to throw in, or offer to, or attempt to offer to any occupant of, any motor vehicle, whether standing or moving, or to place in or throw in, any motor vehicle, any advertising matter relating to hotels, restaurants, apartment houses, tourist homes, tourist camps, motor courts, trailer parks or other lodging facilities, or accommodations, or the rates in connection therewith, or solicit patronage for any of such places from any occupant of any motor vehicle, excepting from automobiles and vehicles parked within one hundred feet of his place of business, or to procure any person to do such acts, declaring such act or acts to be a public nuisance, or traffic hazard, and providing penalties for the violation hereof.

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

Senator Beacham moved that the rules be waived and Senate Bill No. 326 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. 326 was read the third time in full.

Upon the passage of Senate Bill No. 326 the roll was called and the vote was:

Yeas—Mr. President; Senators Baker, Barringer, Beacham, Clarke, Cliett, Coleman, Collins, Davis, Franklin, Graham, Griner, Hinely, Housholder, King, Lewis, Maddox, Maines, McKenzie, Perdue, Rose, Shands, Sheldon, Shuler, Sturgis, Taylor, Upchurch, Wilson—28.

Nays—Senators Brewton, Carroll—2.

So Senate Bill No. 326 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

HOUSE LOCAL BILLS ON SECOND READING

House Bill No. 432 was taken up in its order and the consideration thereof was informally passed.

By permission the following Resolution was introduced:

By Senator Lewis—

Senate Resolution No. 4:

Whereas, as Mothers' Day, this year, falls on Sunday, May 9, and it is appropriate that we do not allow ourselves to forget this day and those in whose honor it has been set aside, and

Whereas, it is at this time peculiarly fitting that we honor the Mothers of our land, because of their tremendous contribution to our success in the great war in which we are engaged, and

Whereas, just as in all our past struggles it is our Mothers who have sacrificed the most, shed the most tears, and shown the greater willingness to do whatever patriotism demands of them, therefore:

BE IT RESOLVED, that realizing as never before what Mother means to us, we honor the Mothers of Florida and our nation by the following feeble tribute of respect, admiration and love:

Mothers of ours, it is you who have taught us to keep faith in God and home and country. It is you that have taught us by your examples to bear up in times of stress and struggle. When we doubt, almost give up, complain about our sacrifices, your friendly smile of encouragement often keeps us going. It is you who are last to say, "What's the use?" It is by your faith, hopes and prayers that we are so often led to go on, when without these we would quit.

When you have losses you bear them with an endurance which surprises your husbands, sons and daughters.

It is your faith that enables so many of you to bear up when husband, children and home are taken from you. In your patriotism you give your sons to their country without complaint. You are the one most willing to work without complaining, both night and day, as has been proven in our past wars, to prove your devotion to your ideals.

It is you that furnishes many of our churches with most of their congregations. It is all too often you that sees to it that the weekly prayer meeting goes not unattended. It is you that staunchly stand up for all that protects the virtue of our women and that raises the moral ideals of our young men.

That our men are so brave in war is because of the training you have given them, of the love of country you have implanted in them; that our young women are today showing more willingness to serve in so many places which men have filled in the past is in great measure due to your training, your own willingness to serve.

We never fall so low that you are not willing to go to our rescue. When we are honored it is you who are gladdened the most. No human is so ready to die for husband or children, if need be, as Mother.

Mothers of our land, we fear not for our country if we follow the lessons you have taught us and live up to the ideals you have held up to us. May we never forget you.

Many of our Mothers have passed away, but their examples shine before us, embolden us, make us want to become nobler, better, purer. God help us to always remind you of our love while you are living and to revere your memory when you pass away. May it always be our intention to so live that we can meet you without shame on a brighter shore.

So as to more fittingly close this tribute in honor of our Mothers, we insert the following stanzas from the poem "Mothers," by Vivien Yeiser Laramore, poet laureate of Florida:

MOTHERS

God made mothers, that the race
Might know compassion's gentle grace,
A tenderness akin to prayer,
A vigilance that is aware
Of wonder in the commonplace.

To guard us from the cruel pace
Of scientific strife we face,
And gird our minds against despair,
God made mothers.

He let their eager arms enlase
All history, that we might trace
The wisdom of a ceaseless care,
The vision of an age more fair.
To hold the world in His embrace,
God made mothers!

Be It Further Resolved, that this Memorial be spread upon the Senate Journal of today.

Which was read the first time in full.

The question was put on the adoption of the Resolution.

Which was agreed to and Senate Resolution No. 4 was adopted.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

Tallahassee, Florida,
May 4, 1943.

Hon. Philip D. Beall,
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 amendment:

By Senator Collins—
Senate Bill No. 80:

A bill to be entitled An Act, to amend Section 192.06, Florida Statutes, 1941, relating to property exempt from taxation, so as to authorize taxation of such property of the United States as it shall permit to be taxed.

Which amendment reads as follows:

In Section 1, sub-paragraph numbered (1), after the words "by the State or any political subdivision" insert the words "or municipality."

And respectfully requests the concurrence of the Senate therein.

Respectfully,

WALTER P. FULLER,
Chief Clerk House of Representatives.

And Senate Bill No. 80, contained in the above Message, was read by title together with the House Amendment thereto.

Senator Collins moved that the Senate do concur in the House Amendment to Senate Bill No. 80.

Which was agreed to and the Senate concurred in the House Amendment to Senate Bill No. 80.

And Senate Bill No. 80, as amended, was referred to the Committee on Engrossed Bills, and the action of the Senate was ordered certified to the House of Representatives.

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

Tallahassee, Florida,
May 4, 1943.

Hon. Philip D. Beall,
President of the Senate.

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has granted the request of the Senate and returns herewith, for the purpose of further consideration:

By Messrs. Beck and Bollinger of Palm Beach (by request)—
House Bill No. 361:

A bill to be entitled An Act dispensing with the requirement of publishing a list of qualified electors by the Supervisor of

Registration in all counties of the State of Florida having a population of not less than 60,000 and not more than 80,000 according to the last official Federal census of the State of Florida and repealing all laws in conflict therewith.

Respectfully,

WALTER P. FULLER,
Chief Clerk House of Representatives.

Senator Beacham moved that the rules be waived and the Senate do now reconsider the vote by which House Bill No. 361 passed the Senate on April 30, 1943.

Which was agreed to by a two-thirds vote.

And the Senate reconsidered the vote by which House Bill No. 361 passed the Senate on April 30, 1943.

Pending roll call on the passage of House Bill No. 361 Senator Beacham moved that House Bill No. 361 be referred to the Committee on Public Health.

Which was agreed to and it was so ordered.

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

Tallahassee, Florida,
May 4, 1943.

Hon. Philip D. Beall,
President of the Senate.

Sir:

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

By Messrs. Byrd of Duval and Collins of Sarasota:
House Memorial No. 12:

A Memorial to the Honorable Franklin D. Roosevelt, President of the United States of America.

And respectfully requests the concurrence of the Senate therein.

Respectfully,

WALTER P. FULLER,
Chief Clerk House of Representatives.

And House Memorial No. 12, contained in the above Message, was read the first time in full and referred to the Committee on Executive Communications.

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

Tallahassee, Florida,
May 4, 1943.

Hon. Philip D. Beall,
President of the Senate.

Sir:

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

By Messrs. Boynton of Gadsden, Shivers of Washington, Brackin of Okaloosa, Dugger of Baker, Avriett of Hamilton, Nesmith of Wakulla, Peavy of Madison, Troxler and Curtis of Marion, Rivers of Clay, Croft of Lafayette, Baughman of Dixie, Hodges of Columbia, Crary of Martin, Smith of Seminole, Carter and Jenkins of Alachua, Stewart of Lee, Clark of Calhoun, and Beck of Palm Beach—

House Memorial No. 8:

A Memorial requesting Congress to continue the appropriation for the work of the Farm Security Administration.

And respectfully requests the concurrence of the Senate therein.

Respectfully,

WALTER P. FULLER,
Chief Clerk House of Representatives.

And House Memorial No. 8, contained in the above Message, was read the first time in full and referred to the Committee on Executive Communications.

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

Tallahassee, Florida,
May 4, 1943.

Hon. Philip D. Beall,
President of the Senate.

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has adopted:

By Mr. Hancock of Madison—

House Concurrent Resolution No. 12:

A CONCURRENT RESOLUTION REQUESTING THE HOUSE COMMITTEES ON APPROPRIATIONS AND FINANCE AND TAXATION, AND THE SENATE COMMITTEES ON APPROPRIATIONS AND FINANCE AND TAXATION TO INVESTIGATE NEW SOURCES OF REVENUE, TO THE END THAT THE APPROPRIATION FOR OLD AGE ASSISTANCE MAY BE DOUBLED.

WHEREAS, the amount allotted per person by the State for Old Age Assistance is entirely inadequate; and

WHEREAS, the purchasing power of the dollar is less than half of what it was at the time Section 409.22 of the Florida Statutes, 1941, was passed; and

WHEREAS, new sources of revenue are necessary if the amount allotted per person for Old Age Assistance is to be increased; and

WHEREAS, the average Old Age Assistance paid to an individual, including Federal matching funds, is only approximately \$14.00 per month;

NOW, THEREFORE, BE IT RESOLVED by the House of Representatives of the State of Florida, the Senate concurring:

Section 1. That the House Committees on Appropriations and Finance and Taxation and the Senate Committees on Appropriations and Finance and Taxation, be requested to jointly investigate new sources of revenue, to the end that the appropriation for Old Age Assistance may be doubled.

Section 2. That said Committees are hereby directed to prepare proper legislation imposing the necessary tax on some new source of revenue, to provide money sufficient to double the per capita allotment for Old Age Assistance.

And respectfully requests the concurrence of the Senate therein.

Respectfully,

WALTER P. FULLER,

Chief Clerk House of Representatives.

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

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

Which was agreed to by a two-thirds vote

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

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

Which was agreed to and House Concurrent Resolution No. 12 was adopted and the action of the Senate was ordered certified to the House of Representatives.

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

Tallahassee, Florida,
May 4, 1943.

Hon. Philip D. Beall,
President of the Senate.

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has adopted:

By Messrs. Gautier, Wiseheart and Peters of Dade and Lewis of Gulf—

House Concurrent Resolution No. 11:

A RESOLUTION PERTAINING TO THE ACTIVITIES OF ONE JOHN L. LEWIS AND RECORDING CONDEMNATION OF HIM AND THEM.

WHEREAS our nation is now engaged in a life and death struggle with battle lines stretching over the globe to maintain, protect and defend our way of life; and

WHEREAS to emerge successfully from this great conflict, and at its end to march forward to the heights of a great and just peace, we must bend every effort to triumph over the enemy; and

WHEREAS every man, woman and child in uniform and out is a soldier of our government, and is individually responsible for the prompt, efficient prosecution of the war; and

WHEREAS failure to respond to the duties thus imposed upon us will be sabotage and traitorous action of the worst character; and

WHEREAS there is today a man who has resolved unto himself to rule this country, and failing so to do, wreak its ruin; and

WHEREAS we have witnessed him through his unprecedented power over 500,000 citizens and members of his union, The United Mine Workers of America, in calling a strike in the coal mines of the nation, which action resulted in the President of the United States being compelled to take over the mines under threat of the use of Federal troops; and

WHEREAS the continued operation of said mines is of absolute necessity to the successful and speedy prosecution of the present conflict, and that the action of John L. Lewis in so ordering such a strike convicts him in the court of public opinion and before the world a traitor to the United States of America, and an accessory before the fact of the possible murder of thousands of American boys fighting in the front lines against an implacable enemy;

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

That the actions, attitude and efforts of John L. Lewis, as a citizen of the United States of America, and as President of the United Mine Workers of America, in calling a strike of his union and thus interrupting the flow of vital war materials to the front, be and the same is hereby branded, named and designated as traitorous action against his own government.

BE IT FURTHER RESOLVED that the people of this State give support to the President of the United States and all others in authority in their effort to resume the operation of the coal mines of this nation, and that immediate action be had to deal with the said John L. Lewis in a proper and regular manner in punishment of his crime against our country, the most heinous that can ever be committed.

And respectfully requests the concurrence of the Senate therein.

Respectfully,

WALTER P. FULLER,

Chief Clerk House of Representatives.

And House Concurrent Resolution No. 11, contained in the above Message, was read the first time in full and referred to the Committee on Miscellaneous Legislation.

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

Tallahassee, Florida,
May 4, 1943.

Hon. Philip D. Beall,
President of the Senate.

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has adopted:

By Mr. Hendry of Okeechobee—
House Concurrent Resolution No. 10:

WHEREAS, the principles of Freemasonry are synonymous with those of Democracy; and

WHEREAS, this Nation is now engaged in a struggle with the evil forces which seek to destroy Democracy; and

WHEREAS, the MASONIC SERVICE ASSOCIATION, on behalf of American Freemasonry is doing its share in this struggle, especially in promoting the welfare and morale of the men in the armed forces; and

WHEREAS, the MASONIC SERVICE ASSOCIATION maintains forty-three centers throughout the country to which men of all faiths and creeds are invited; and

WHEREAS, the MASONIC SERVICE ASSOCIATION maintains such a Masonic Service Center in the City of Jacksonville, in this State of Florida; and

WHEREAS, the efforts of the MASONIC SERVICE ASSOCIATION in its welfare work on behalf of our armed forces have been of great value in promoting the welfare and morale of the men in the armed forces located in Florida; and

WHEREAS, H. HERBERT ROMANOFF, ESQ., Field Agent in charge of the Masonic Service Center in Jacksonville, Florida, has rendered a year of faithful and valuable service to our fighting men;

NOW, THEREFORE, BE IT RESOLVED that H. HERBERT ROMANOFF and the MASONIC SERVICE ASSOCIATION

have the thanks and appreciation of the State of Florida for their efforts on behalf of the men in our armed forces and the cause of Democracy.

And respectfully requests the concurrence of the Senate therein.

Respectfully,
WALTER P. FULLER,
Chief Clerk House of Representatives.

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

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

Which was agreed to by a two-thirds vote.

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

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

Which was agreed to and House Concurrent Resolution No. 10 was adopted, and the action of the Senate was ordered certified to the House of Representatives.

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

Tallahassee, Florida,
May 4, 1943.

Hon. Philip D. Beall,
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 Committee on Finance and Taxation—
House Bill No. 366:

A bill to be entitled An Act to make uniform the law of transfer of shares of stock in corporations with certain exceptions.

And respectfully requests the concurrence of the Senate therein.

Respectfully,
WALTER P. FULLER,
Chief Clerk House of Representatives.

And House Bill No. 366, contained in the above Message, was read the first time by title only and referred to the Committee on Finance and Taxation.

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

Tallahassee, Florida,
May 4, 1943.

Hon. Philip D. Beall,
President of the Senate.

Sir:

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

By Mr. Cobb of Orange—
House Bill No. 48:

A bill to be entitled An Act relating to tax liens now or hereafter encumbering any property of any person in the armed forces of the United States and prohibiting the sale or enforcement of such liens until one year after the ending of the present existing war between the United States and certain Foreign Powers, or one year after the discharge of such person from the armed forces, whichever is the earlier; and fixing the rate of interest on such tax liens; and requiring no application for homestead exemption to be filed by any person in the armed forces of the United States for allowance of such exemption.

By The Committee on Judiciary "B"—
House Bill No. 321:

A bill to be entitled An Act relating to certain personal contracts, providing that no contract, promise or agreement to make a will, not to make a will, to make a codicil to a will, not to make a codicil to a will, to revoke or alter a will or codicil already made, not to revoke or alter a will or codicil already made, to leave money or property at death by will or otherwise in a particular manner or to a particular person, or not to leave money or property at death by will or otherwise in a particular manner or to a particular person, shall be valid and binding upon a person or his estate, and prohibiting

the bringing of any action thereon, unless such contract, promise or agreement, or some memorandum thereof in writing, be signed by the party to be charged thereon or by some other person by him thereunto lawfully authorized; but also providing a recovery upon quantum meruit or quantum valebant for services or other value actually expended in good faith under such invalid contracts.

And respectfully requests the concurrence of the Senate therein.

Respectfully,
WALTER P. FULLER,
Chief Clerk House of Representatives.

And House Bill No. 48, contained in the above Message, was read the first time by title only and referred to the Committee on Finance and Taxation.

And House Bill No. 321, contained in the above Message, was read the first time by title only and referred to the Committee on Judiciary "A."

By permission the following Bills were introduced:

By Senators King, McKenzie and Carroll—
Senate Bill No. 357:

A bill to be entitled An Act authorizing the state and counties to sell state owned and county owned typewriters under certain circumstances.

Which was read the first time by title only.

Senator Carroll moved that the rules be waived and Senate Bill No. 357 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 357 was read the second time by title only.

Senator Carroll moved that the rules be further waived and Senate Bill No. 357 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. 357 was read the third time in full.

By unanimous consent Senator Sheldon offered the following amendment to Senate Bill No. 357:

In Title, line 2, (typewritten bill) strike out the words: after the word "sell," and insert in lieu thereof the words "or donate"

Senator Sheldon moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

By unanimous consent Senator Sheldon also offered the following amendment to Senate Bill No. 357:

In Section 1, line 4 (typewritten bill), after word "sell" add the following: "or donate."

Senator Sheldon moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

By unanimous consent Senator Sheldon also offered the following amendment to Senate Bill No. 357:

In Section 1, line 11 (typewritten bill), after word "sold" add the following: "or donated."

Senator Sheldon moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Upon the passage of Senate Bill No. 357, as amended, the roll was called and the vote was:

Yeas—Mr. President; Senators Adams, Baker, Barringer, Beacham, Black, Brewton, Carroll, Clarke, Cliett, Coleman, Collins, Davis, Franklin, Graham, Griner, Housholder, King, Lewis, Maddox, Maines, McArthur, McKenzie, Perdue, Rose, Shands, Sheldon, Shuler, Sturgis, Taylor, Upchurch, Wilson—32.

Nays—None.

So Senate Bill No. 357 passed, as amended, and was referred to the Committee on Engrossed Bills.

By Senator Maines—
Senate Bill No. 358:

A bill to be entitled An Act amending Section 205.63, Florida Statutes 1941, relating to license taxes to be imposed upon coin operated machines operated for amusement and coin operated vending machines.

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

Senator Sturgis moved that the rules be waived and the

Senate take up and consider Senate Joint Resolution No. 314, out of its order, at this time.

Which was agreed to by a two-thirds vote.

Senate Joint Resolution No. 314:

A JOINT RESOLUTION PROPOSING TO AMEND SECTION 5, ARTICLE VIII OF THE CONSTITUTION OF THE STATE OF FLORIDA RELATING TO COUNTY COMMISSIONERS.

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

That Section 5, of Article VIII of the Constitution of the State of Florida, relating to County Commissioners 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 general election of Representatives to be held in 1944 for approval or rejection. That Section 5, of Article VIII, as amended, shall read as follows:

"Section 5. There shall be one County Commissioner in each of the five County Commissioner's districts in each county, which districts shall be numbered one to five inclusive, and shall be as nearly as possible equal in proportion to population. The Board of County Commissioners in the respective counties shall from time to time fix the boundaries of such districts. Said County Commissioners shall be elected by the qualified electors of said county at the time and place of voting for other county officers, and shall hold office for four years. Provided: that the County Commissioner elected from the even numbered districts in 1944 shall serve for two years, those elected in 1944 from the odd numbered districts shall serve for four years, and thereafter the terms shall be for four years."

Was taken up and read the second time in full and placed on the Calendar of Bills on Third Reading.

Senator McKenzie moved that House Bill No. 376 be withdrawn from the Committee on Military Affairs and Civilian Defense and placed on the Calendar of Local Bills on Second Reading.

Which was agreed to and it was so ordered.

Senator McKenzie moved that the rules be waived and the Senate take up and consider Senate Bill No. 376, out of its order, at this time.

Which was agreed to by a two-thirds vote.

Senate Bill No. 376:

A bill to be entitled 'An Act designating the office of Super-

visor of Registration of Putnam County, Florida, in the County Court House, at Palatka, Florida, as the sole and only place where those offering to register to vote at any general, special or primary election, may register; and requiring the registration books of said County to, at all times, be kept at said place for such purpose.

Was taken up and read the second time in full.

Senator McKenzie moved that the rules be further waived and Senate Bill No. 376 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. 376 was read the third time in full.

Upon the passage of Senate Bill No. 376 the roll was called and the vote was:

Yeas—Mr. President; Senators Adams, Baker, Barringer, Beacham, Black, Brewton, Carroll, Clarke, Cliett, Coleman, Collins, Davis, Franklin, Graham, Griner, Hinely, Housholder, King, Lewis, Maddox, Maines, McArthur, McKenzie, Perdue, Rose, Shands, Sheldon, Shuler, Sturgis, Taylor, Upchurch, Wilson—33.

Nays—None.

So Senate Bill No. 376 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Shuler moved that the rules be waived and the Senate take up and consider Senate Bill No. 317, out of its order, at this time.

Which was agreed to by a two-thirds vote.

Senate Bill No. 317:

A bill to be entitled An Act to amend Section 373.09, Florida Statutes, 1941, relating to searches and seizures by the Board of Conservation and its Supervisor of Conservation and Agents, and to the interference with the exercise of such powers by any person.

Was taken up and read the second time in full and placed on the Calendar of Bills on Third Reading.

Senator King moved that the Senate do now adjourn.

Which was agreed to and the Senate stood adjourned at 12:55 o'clock P. M., until 11:00 o'clock A. M., Wednesday, May 5, 1943.

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