The Senate convened at 10:00 o'clock A.M., pursuant to 
adjournment on Thursday, May 13, 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, Browton, Carroll, Clarke, Cleft, Coleman, Collins, 
Davis, Franklin, Graham, Griner, Hinley, Housholder, Johnson, 
King, Lewis, Lindler, Maddox, Maltes, Mathews, McArthur, McKenzie, Perdue, Ross, Shands, Sheldon, Shuler, 
Sturgis, Taylor, Upchurch, Wilson—56.
A quorum present.
Prayer by the Chaplain.
The reading of the Journal was dispensed with.
The Journal of Thursday, May 13, 1943, was corrected and 
as corrected was approved.

REPORTS OF COMMITTEES

Senator Wilson, Chairman of the Committee on Agriculture 
and Live Stock, reported that the Committee had care- 
fully considered the following bill and recommends that the 
same pass, with Committee amendments:

House Bill No. 252:
A bill to be entitled An Act to regulate the sale, offering 
for sale and transportaton of agricultural and vegetable seed 
and providing for inspection and testing thereof; to prevent 
misrepresentation and fraud in the advertisement and sale 
thereof; providing for the enforcement hereof and repealing 
Chapter 20251, Laws of Florida, Acts of 1941, and all laws 
conflict herewith.
Which amendments read as follows:
No. 1:
In Section VIII, lines 8 and 9, Page 10 (typewritten bill), 
strike out the words and figures "where the gross sales for the 
preceding year were not more than $100.00."
No. 2:
Also strike out the entire 10th and 11th lines of Section 
VIII, as follows: "(b) For each place of business, if a re- 
tailer only, where the gross sales for the preceding year 
were more than $100.00, a fee of $10.00."
A. L. WILSON.
Chairman.

And House Bill No. 252, contained in the above report, 
together with Committee Amendments thereto, 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. 295:
A bill to be entitled An Act providing for service raises for 
employees of the City of Jacksonville, Florida.
Have carefully examined same, and find same correctly 
engrossed, and return same herewith.
Very respectfully,
K. GRINER.
Chairman of Committee.

And Senate Bill No. 295, contained in the above report, 
was referred to the Committee on Enrolled Bills.

Your Committee on Engrossed Bills, to whom was referred 
(with amendments) after third reading:
Senate Committee Substitute for House Committee Sub- 
stitute for House Bill No. 94:
A bill to be entitled An Act authorizing the County Judge's 
Court to issue delayed birth certificates; providing for a 
cumulative method for obtaining delayed birth certificates 
upon petition and order in the County Judge's Court, author- 
zizing the County Judge's Court to order and certify the date 
of birth, place of birth and parentage, or any of such facts 
of any resident of the State of Florida, providing for the 
filining of a copy of such certificates with the Bureau of Vital 
Statistics, State Board of Health requiring said Bureau to 
face necessary blanks and authorizing certified copies 
thereof, providing the effect of such order, and for the 
appeals from the same.
Have carefully examined same, and find same correctly 
engrossed, and return same herewith.
Very respectfully,
K. GRINER.
Chairman of Committee.

And Senate Committee Substitute for House Committee 
Substitute for House Bill No. 85, contained in the above re- 
port, was certified to the House of Representatives.

Your Joint Committee on Enrolled Bills, to whom was 
referred:
House Bill No. 359:
A bill to be entitled An Act for the relief of W. T. Londeree 
on account of personal injuries received by him while an 
employee of Duval County, a political sub-division of the 
State of Florida, and engaged upon the performance of his 
duties as such; requiring the Board of County Commissioners 
of said county to investigate such claim and, upon certain 
findings to settle the same by payment not to exceed the 
amount of $1,100.

House Bill No. 303:
A bill to be entitled An Act to amend Section 18-A of Chap- 
ter 20714, Laws of Florida, Acts of 1941, and all laws 
thereof; providing for the enforcement hereof and repealing 
Chapter 20251, Laws of Florida, Acts of 1941, and all laws 
in conflict herewith.

House Concurrent Resolution No. 13:
A Resolution to invite the Honorable Ellis Arnall, Governor 
of the State of Georgia, to address a joint session of the 
Florida Legislature.

House Bill No. 525:
A bill to be entitled An Act to abolish the present municipal 
government of the Town of Gulf Stream, in Palm Beach 
County, and State of Florida; and to incorporate, establish, 
organize and constitute a new municipality to be known and 
designated as the Town of Gulf Stream, in Palm Beach 
County, and State of Florida; to define its territorial boun- 
daries and provide for its jurisdiction, powers and privileges.
Have examined the same and find them correctly enrolled.
The same having been duly signed by the Speaker and 
Chief Clerk of the House of Representatives, we herewith 
present the same for the signature of the President and 
Secretary of the Senate.

Very respectfully,
S. A. HINELY.
Chairman of the Joint Committee on Enrolled 
Bills on the Part of the Senate.

Bills and Resolution 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.

Your Joint Committee on Enrolled Bills, to whom was 
referred:
Senate Memorial No. 2:
Memorializing and petitioning the Office of Price Adminis- 
tration for a substantial increase in the "ceiling price" of 
new Florida potatoes, etc.

Senate Bill No. 294:
A bill to be entitled An Act granting unto the City of
Jacksonville the express power to supervise and regulate the operation of taxicabs over the public highways of said city; defining taxicabs and providing for supervision and regulation thereof; and providing for the issuance of permits for the operation thereof.

Senate Bill No. 335:
A bill to be entitled An Act authorizing all officers and employees of the State of Florida, each and every county of the State and each and every other subordinate agency of the State or its several counties, acting as disbursing agent, to periodically deduct from salary or wages, upon voluntary written request of an officer or employee, sums for the purchase of United States securities; directing that such deductions and funds be set aside in a separate account; authorizing such disbursing agent to arrange for purchases with said funds of United States securities for the applicants; providing for the amending or cancellation of such requests for deductions and the payment of unexpended balances to the officer or employee entitled thereto; and authorizing the disbursing agent to promulgate reasonable rules and regulations in the administration of such payroll deduction plan.

Senate Bill No. 342:
A bill to be entitled An Act fixing the compensation of the members of the Board of Bond Trustees of Road and Bridge District No. 1, Alachua County, Florida.

Senate Bill No. 373:
A bill to be entitled An Act to authorize the Trustees of the Internal Improvement Fund to convey title to certain land marginal to Lake Broward in Putnam County, Florida, to the Town of Pomona in said county, authorizing said town in reference to said land and providing for a survey thereof.

Senate Bill No. 380:
A bill to be entitled An Act creating a Pension Fund for the Police Department of the City of Orlando, Florida: providing monthly contributions to be made by the members of the said department and annual contributions by the said city to pay the benefits prescribed by this Act: providing for a Board of Trustees to administer said fund; providing for pension benefits to be paid to members of said department who shall become permanently incapacitated, or shall be retired and providing certain pension benefits for widows and children of members of the said department under certain conditions and other relief; providing no pension, whether heretofore granted or to be granted under this Act, shall exceed one hundred and twenty-five dollars ($125.00) per month; defining members of the said Police Department and providing for retirement pensions; providing for the acceptance or rejection of this Act by the electorate of the City of Orlando, and other matters relating with the operation and administration of the said fund.

Hereby reports that the above bills have been correctly enrolled 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 and Memorials 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.

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

House Bill No. 346:
A Joint Resolution proposing the amendment of Section 1 of Article IX of the Constitution of Florida relating to taxation.

Also—

House Bill No. 108:
A bill to be entitled An Act to provide for exemption of dealers in gasoline or other like products of petroleum from payment of excise taxes on gas or other like products of petroleum sold to the United States of America, its departments, agencies and instrumentalities, in bulk lots for exclusive use by the United States of America, its departments, agencies and instrumentalities; providing for promulgation of rules and regulations by the Comptroller for enforcement of the Act; and providing for the construction and effect of the Act in the event of its invalidity.

Also—

House Bill No. 84:
A bill to be entitled An Act to amend Section 901.15 Florida Statutes, 1941, relating to when arrest by officer without warrant is lawful, so as to authorize such arrest for violation of a municipal ordinance committed in the presence of the officer.

Also—

House Bill No. 220:
A bill to be entitled An Act to set aside in the State Treasury funds which are derived from the sale of wood, lumber and similar home grown materials by the Florida State Prison: to establish a fund in the State Treasury to be known as the State Prison Improvement Fund; and to make an annual appropriation therefrom to provide for extensions and improvements of the State Prison System; and repealing all laws in conflict therewith.

Also—

House Bill No. 265:
A bill to be entitled An Act to make it unlawful to cremate any dead human body prior to the expiration of forty-eight hours after the death of such human body and providing a penalty therefor.

Also—

House Bill No. 8:
A Memorial requesting Congress to continue the appropriations for the work of the Farm Security Administration.

Also—

House Memorial No. 12:
A House Memorial to the Honorable Franklin D. Roosevelt, President of the United States of America.

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

Very respectfully,

S. A. HINELY,
Chairman of the Joint Committee on Enrolled Bills on the Part of the Senate.

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

House Bill No. 359:
A bill to be entitled An Act for the relief of W. T. Londeree on account of personal injuries received by him while an employee of Duval County, a political sub-division of the State of Florida, and State of Florida; and to incorporate, establish, organize and constitute a new municipality to be known and designated as the Town of Gulf Stream, in Palm Beach County, and State of Florida; to define its territorial boundaries and provide for its jurisdiction, powers and privileges.
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Beg leave to report that the same have this day been presented to the Governor for his approval.

Very respectfully,
S. A. HINELY,
Chairman of the Joint Committee on Enrolled Bills on the Part of the Senate.

INTRODUCTION OF RESOLUTIONS

By Senators McArthur and Carroll—

Senate Resolution No. 8:

WHEREAS, the Senate Committee, authorized and appointed under the provisions of Senate Resolution No. 2, has already achieved excellent results in securing and compiling information of inestimable value to the Legislature and the people of Florida, and

WHEREAS, the tremendous volume of work confronting the committee, and the limited time available, has made it impractical to investigate all matters of importance to the Legislature and the people of Florida, and many departments, agencies or expenditures probably cannot be investigated before the expiration of the 60 day Session of the Legislature, and

WHEREAS, the purchase of free school text books should be investigated before appropriations are made for the 1944-45 biennium, and

WHEREAS, the practice of enacting appropriation bills to continue from year to year for the support and maintenance of certain functions of government, commonly referred to as continuing appropriations, leads to confusion and inability to determine with any fair degree of accuracy the amount of funds necessary to be raised and appropriated each biennium, and

WHEREAS, the printing of voluminous and minutely detailed reports by the various officials, boards and commissions of this State, which reports are seldom examined or utilized, involves enormous expense without any commensurate value.

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

NUMBER 1. That the said committee, authorized and appointed under the provisions of Senate Resolution No. 2, is hereby directed, at the earliest possible time, to thoroughly investigate the purchase of free school text books to determine:

(a) The cost of text books in Florida in comparison with other states, with the cost of similar books in other states.

(b) Whether there exist inefficiency and waste in the methods of purchasing and handling free school text books.

(c) The reason for the tremendous increase in the amounts expended for free school text books in 1942, in comparison with prior years.

Any other matters that will aid in promoting greater economy and efficiency in the purchase and distribution of free school text books.

BE IT FURTHER RESOLVED: That the committee hereinafter appointed under Senate Resolution No. 2, 1943 Session, shall be, and the same is hereby, continued beyond the adjournment of the current Session, and vested with authority to proceed with its investigations as already undertaken, and in addition thereto, shall have the authority to investigate the matters of continuing appropriations and the printing of official reports by State officials, boards and commissions.

BE IT FURTHER RESOLVED: That said committee be, and it is hereby, authorized to employ such auditors, accountants or other persons as it may deem necessary and expedient to carry out and perform the duties imposed hereby and by said Senate Resolution No. 2, the necessary traveling expenses of the members of said committee and its employees, to be treated as legislative expenses, but not in excess of the sum of $10,000.00, said committee to make and file a report of its findings and recommendations to the Senate of 1945.

Which was read the first time in full.

The question was put on the adoption of the Resolution.

Pending adoption of Senate Resolution No. 8, Senator Collins moved that the further consideration thereof be informally passed.

Which was not agreed to.

The question recurred on the adoption of the Resolution.

The roll was called and the vote was:


Nays—Senator Brewton—1.

So Senate Resolution No. 8 was adopted.

Senator Beacham moved that a committee be appointed to escort Honorable Chas. E. Davis, a former member of the Senate from the 10th Senatorial District, a former President of the Senate, and the father of the present Senator from the 10th Senatorial District, to a seat on the rostrum.

Which was agreed to.

The President appointed Senators Beacham, Upchurch and McKenzie as the Committee.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

By Senator Beall—

Senate Bill No. 482:

A bill to be entitled An Act relating to suits seeking injunctive relief against manufacturing plants on the grounds of the existence of a nuisance: prohibiting the making or entering in such suits any judgment, order or decree enjoining or restraining persons, firms or corporations from operating manufacturing plants wherein certain products are manufactured unless the party seeking injunctive relief alleges and proves that the operator of such manufacturing plant has failed to use the best known available and practical facilities; defining the measure of damages recoverable in actions of nuisance, public or private.

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

By Senator Griner—

Senate Bill No. 483:

A bill to be entitled An Act relating to suits seeking injunctive relief against manufacturing plants on the grounds of the existence of a nuisance: prohibiting the making or entering in such suits any judgment, order or decree enjoining or restraining persons, firms or corporations from operating manufacturing plants wherein certain products are manufactured unless the party seeking injunctive relief alleges and proves that the operator of such manufacturing plant has failed to use the best known available and practical facilities; defining the measure of damages recoverable in actions of nuisance, public or private.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 483 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Griner moved that the rules be waived and Senate Bill No. 483 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 483 was read the second time by title only.

Senator Griner moved that the rules be further waived and Senate Bill No. 483 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. 483 was read the third time in full.

Upon the passage of Senate Bill No. 483 the roll was called and the vote was:


Nays—None.

So Senate Bill No. 483 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.
By Senator Griner—
     Senate Bill No. 484:
     A bill to be entitled An Act to amend Section 525.07, Florida
     Statutes 1941, relating to the inspection of measuring
     devices used in the sale or distribution of gasoline and kero-
     sene.
     Which was read the first time by title only.
     Senator Griner moved that the rules be waived and Senate
     Bill No. 484 be read the second time by title only.
     Which was agreed to by a two-thirds vote.
     And Senate Bill No. 484 was read the second time by title
     only.
     Senator Griner moved that the rules be further waived and
     Senate Bill No. 484 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. 484 was read the third time in full.
     Upon the passage of Senate Bill No. 484 the roll was called
     and the vote was:
     Yeas—Mr. President; Senators Adams, Baker, Barringer,
     Beacham, Black, Brewton, Carroll, Clarke, Coleman, Collins,
     Davis, Graham, Griner, King, Maines, Mathews, McArthur,
     McKenzie, Perdue, Shands, Sheldon, Shuler, Sturgis, Taylor,
     Wilson—36.
     Nays—None.
     So Senate Bill No. 484 passed, title as stated, and the ac-
     tion of the Senate was ordered certified to the House of
     Representatives immediately, by waiver of the rule.

By Senator Mathews—
     Senate Bill No. 485:
     A bill to be entitled An Act for the relief of owners and
     holders of certain tax certificates issued by the Tax Collec-
     tors of the State of Florida, over twenty years old, at the time
     Chapter 19515 of the Laws of Florida became a law on the
     12th day of June, 1939, which Chapter 19515 declared all
     tax certificates held by individuals over twenty years old to
     be barred by the Statute of Limitation and that no action
     on such certificates should be maintained by any such private
     holder in any court of this State and no tax deed shall issue
     thereof.
     Which was read the first time by title only and referred
     to the Committee on Finance and Taxation.

By Senator Mathews—
     Senate Bill No. 486:
     A bill to be entitled An Act to regulate the operation of
     boat motors, motor boats and motor driven water vehicles,
     and relating to unnecessary noises while operating motors
     or motor driven boats or water vehicles on certain creeks,
     streams, rivers and inlets, or any portion thereof, in Duval
     County, Florida; providing a penalty for the violation of any
     of the provisions of this Act.
     Which was read the first time by title only.
     Senator Mathews moved that the rules be waived and Sen-
     ate Bill No. 486 be read the second time by title only.
     Which was agreed to by a two-thirds vote.
     And Senate Bill No. 486 was read the second time by title
     only.
     Senator Mathews moved that the rules be further waived and
     Senate Bill No. 486 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. 486 was read the third time in full.
     Upon the passage of Senate Bill No. 486 the roll was called
     and the vote was:
     Yeas—Mr. President; Senators Adams, Baker, Barringer,
     Beacham, Black, Brewton, Carroll, Clarke, Cleet, Coleman,
     Collins, Davis, Franklin, Graham, Griner, Hinely, Householder,
     Johnson, King, Lewis, Lindler, Maddox, Maines, Mathews,
     McArthur, McKenzie, Perdue, Rose, Shands, Sheldon, Shuler,
     Sturgis, Taylor, Upchurch, Wilson—36.
     Nays—None.
     So Senate Bill No. 486 passed, title as stated, and the ac-
     tion of the Senate was ordered certified to the House of
     Representatives.

By Senator Sheldon—
     Senate Bill No. 487:
     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 the County of Hillsborough, or
     either of them, and all tax liens for subsequent unpaid taxes
     on certain lands in Hillsborough County, Florida.
     Which was read the first time by title only.
     Proof of publication of Notice was attached to Senate
     Bill No. 487 when it was introduced in the Senate, and evi-
     dence that such Notice has been published was established
     by the Senate, as required by Section 21, Article III of the
     Constitution of the State of Florida.
     Senator Sheldon moved that the rules be waived and Sen-
     ate Bill No. 487 be read the second time by title only.
     Which was agreed to by a two-thirds vote.
     And Senate Bill No. 487 was read the second time by title
     only.
     Senator Sheldon moved that the rules be further waived and
     Senate Bill No. 487 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. 487 was read the third time in full.
     Upon the passage of Senate Bill No. 487 the roll was called
     and the vote was:
     Yeas—Mr. President; Senators Adams, Baker, Barringer,
     Beacham, Black, Brewton, Carroll, Clarke, Cleet, Coleman,
     Collins, Davis, Franklin, Graham, Griner, Hinely, Householder,
     Johnson, King, Lewis, Lindler, Maddox, Maines, Mathews,
     McArthur, McKenzie, Perdue, Rose, Shands, Sheldon, Shuler,
     Sturgis, Taylor, Upchurch, Wilson—36.
     Nays—None.
     So Senate Bill No. 487 passed, title as stated, and the ac-
     tion of the Senate was ordered certified to the House of
     Representatives.

By Senator Sheldon—
     Senate Bill No. 488:
     A bill to be entitled An Act relating to Drainage District
     bonds or debentures of the officials of the public body, county
     of Representatives.
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district, municipality or public bridge authority issuing same, except that ad valorem levies if necessary shall be made and collected by local tax officials. Which was read the first time by title only and referred to the Committee on Finance and Taxation.

Senator Lewis moved that House Bill No. 507 be indefinitely postponed. Which was agreed to and House Bill No. 507 was indefinitely postponed.

By Senator King—

Senate Bill No. 492:

A bill to be entitled An Act to authorize, empower and direct the Board of County Commissioners of Polk County, Florida, to turn over, pay and deliver all funds now, or hereafter, on hand received from the sale, compromise and payment of securities, bonds, lands and other collateral received from the respective receivers of insolvent and closed banks in Polk County, Florida, in settlement of claims against such respective banks for deposits of interest and sinking funds, road maintenance funds and other funds of Polk County, Florida, and of Special Road and Bridge Districts Numbered 2, 5, 9, 10, 11 and 14 of Polk County, Florida, respectively, into the road maintenance funds of said county and of said respective Special Road and Bridge Districts.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 492 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator King moved that the rules be waived and Senate Bill No. 492 be read the second time by title only.

Which was agreed to by a two-thirds vote. And Senate Bill No. 492 was read the second time by title only.

Senator King moved that the rules be further waived and Senate Bill No. 492 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. 492 was read the third time in full.

Upon the passage of Senate Bill No. 492 the roll was called and the vote was:


Nays—None.

So Senate Bill No. 492 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Sturgis—

Senate Bill No. 494:

A bill to be entitled An Act fixing the final date for qualification of candidates for the Legislature of the State of Florida in counties having a population of not less than 31,000 and not more than 31,300, according to the last Federal census.

Which was read the first time by title only.

Senator Sturgis moved that the rules be waived and Senate Bill No. 494 be read the second time by title only.

Which was agreed to by a two-thirds vote. And Senate Bill No. 494 was read the second time by title only.

Senator Sturgis moved that the rules be further waived and Senate Bill No. 494 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. 494 was read the third time in full. Upon the passage of Senate Bill No. 494 the roll was called and the vote was:


Nays—None.

So Senate Bill No. 494 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By the Committee on Appropriations—

Senate Bill No. 495:

A bill to be entitled An Act repealing Section 373.20 Florida Statutes, 1941, relating to photographic recording of securities, bonds, lands and other collateral received after, on hand received from the sale, compromise and payment of securities, bonds, lands and other collateral received from the respective receivers of insolvent and closed banks in Polk County, Florida, in settlement of claims against such respective banks for deposits of interest and sinking funds, road maintenance funds and other funds of Polk County, Florida, and of Special Road and Bridge Districts Numbered 2, 5, 9, 10, 11 and 14 of Polk County, Florida, respectively, into the road maintenance funds of said county and of said respective Special Road and Bridge Districts.

Which was read the first time by title only.

Senator Hinely moved that the rules be waived and Senate Bill No. 495 be read the second time by title only.

Which was agreed to by a two-thirds vote. And Senate Bill No. 495 was read the second time by title only.

Senator Hinely moved that the rules be further waived and Senate Bill No. 495 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. 495 was read the third time in full. Upon the passage of Senate Bill No. 495 the roll was called and the vote was:


Nays—None.

So Senate Bill No. 495 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By the Committee on Appropriations—

Senate Joint Resolution No. 496:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE XVII SECTION 1 OF THE CONSTITUTION OF THE STATE OF FLORIDA, RELATING TO METHOD OF AMENDING THE CONSTITUTION.
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF FLORIDA:

That the following amendment to Article XVII, Section 1 of the Constitution of the State of Florida relating to method of amending the Constitution is hereby agreed to and shall be submitted to the electors of the State of Florida for ratification or rejection at the General Election to be held in 1944, as follows:

"Article XVII, Section 1. Method of Amending Constitution. Either branch of the Legislature, at a regular session thereof, may propose amendments to this Constitution; and if the same be agreed to by three-fifths of all the members elected to each House, such proposed amendments shall be entered upon their respective Journals with the yeas and nays, and published in one newspaper in each county where a newspaper is published, once every other week for two months immediately precede the next General Election of Representatives, four publications being sufficient, at which election the same shall be submitted to the electors of the State, for approval or rejection. If a majority of the electors voting upon the amendments at such election shall adopt the amendments, the same shall become a part of the Constitution. The proposed amendments shall be so submitted as to enable the electors to vote on each amendment separately.

Which was read the first time in full.

Senator Franklin moved that the rules be waived and Senate Joint Resolution No. 496 be read the second time in full.

Which was agreed to by a two-thirds vote.

And Senate Joint Resolution No. 496 was read the second time in full.

Senator Franklin moved that the rules be further waived and Senate Joint Resolution No. 496 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Joint Resolution No. 496 was read the third time in full.

Upon the passage of Senate Joint Resolution No. 496, the roll was called and the vote was:


Nays—None.

So Senate Joint Resolution No. 496 passed by the required Constitutional three-fifths vote of all members elected to the Senate for the 1943 Session of the Florida Legislature, and the action of the Senate was ordered certified to the House of Representatives.

UNFINISHED BUSINESS

Senate Bill No. 381:

A bill to be entitled An Act making appropriations for the salaries of the officers and employees of the State and for the current operating expenses of the departments and branches of the State Government for the annual periods beginning July 1, 1943, and July 1, 1944. Which was pending amendment at the hour of adjournment on May 13, 1943, was taken up as a Special and Continuous Order.

Senator Beacham offered the following amendment to Senate Bill No. 381:

In Section 1, Page 4, lines 10 through 15 (typewritten bill), strike out the words and figures: "Salaries—$112,158.90; Necessary and Regular Expense—$129,560.00; For Prevention of Venereal Disease—$75,000.00; County Health Units—$320,000.00; Automotive Equipment—$1,350.00; Special printing biennial report (biennium) $1,500.00; necessary and Regular Expense—$259,520.00; Total—$38,520.00.

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

Senator Franklin offered the following amendment to Senate Bill No. 381:

In Section 1, Page 4, lines 32 through 36, under the heading: Office of State Treasurer, strike out the words and figures:

Salaries—$25,668.00

Necessary and Regular Expense—$9,000.00

Total—$34,668.00.

and insert in lieu thereof the following:

Salaries—$28,520.00

Necessary and Regular Expense—$10,000.00

Total—$38,520.00.

Senator Sturgis, Taylor, Upchurch, Wilson offered the following amendment to Senate Bill No. 381:

In Section 1, Page 4, under the heading: Office of Comptroller, strike out the words and figures:

Salaries—$43,360.00

Necessary and Regular Expense—$5,500.00

Total—$48,860.00.

and insert in lieu thereof the following:

Salaries—$353,540.00

Necessary and Regular Expense—$9,000.00

Total—$34,546.00.

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

Senator Franklin offered the following amendment to Senate Bill No. 381:

In Section 2, under the heading: Office of Secretary of State, strike out the words and figures:

Salaries—$30,024.00

Necessary and Regular Expense—$4,890.00

Total—$54,914.00.

and insert in lieu thereof the following:

Salaries—$353,540.00

Necessary and Regular Expense—$9,000.00

Total—$352,540.00.

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

Senator Franklin offered the following amendment to Senate Bill No. 381:

In Section 1, page 4, lines 32-33-34 (typewritten bill) under the heading: Office of Comptroller, strike out the figures:

$175,832.00

and insert the following:

$106,000.00

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

Senator Shands offered the following amendment to Senate Bill No. 381:

In Section 1, page 4 (typewritten bill) strike out the words and figures:

OFFICE OF STATE TREASURER

Salaries—$53,946.00

Necessary and Regular Expense—$8,100.00

Special—Bookkeeping Machines—$2,250.00

Total—$64,296.00

and insert the following:

OFFICE OF STATE TREASURER

Salaries—$59,940.00

Necessary and Regular Expense—$9,000.00

Special—Bookkeeping Machines—$1,000.00

Total—$69,940.00.

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

Senator Shands also offered the following amendment to Senate Bill No. 381:

In Section 1, page 5 (typewritten bill) under "Office of State Treasurer—Insurance Department," strike out the following:

Salaries—$44,658.00

Necessary and Regular Expense—$9,000.00

Contingent Expense—$900.00

Total—$54,558.00.
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MISSIONER OF AGRICULTURE, Salaries" strike out the figures "$78,462.00" and insert in lieu thereof: "$71,180.00"; under "Necessary and Regular Expense" strike out "$67,500.00" and insert "$75,000.00"; Total—strike out "$145,962.00" and insert "$162,180.00"

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 Senate Bill No. 381:

On Page 7 of the Bill, under heading "Agriculture and Chemistry Building, Salaries," strike out the figures: $6,-$68,000.00 and insert $7,320.00; "Necessary and Regular Expense", strike out $5,400.00 and insert $6,000.00; "Total," strike out $11,988.00 and insert $13,320.00.

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

Senators Barringer and King offered the following amendment to Senate Bill No. 381:

In Section 1, Page 7, lines 12 through 14, (typewritten bill), under the heading "STATE MARKETING BUREAU", strike out the words and figures:

Salaries ........................................ $30,151.20
Necessary and Regular Expense .................. 30,624.20

TOTAL ........................................... $60,775.40

and insert in lieu thereof the following:

Salaries ........................................... $37,688.00
Necessary and Regular Expense .................. 36,280.25

TOTAL ........................................... $73,969.25

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

Senator McKenzie offered the following amendment to Senate Bill No. 381:

On Page 7 of the Bill, under heading "State Chemist, Salaries," strike out $36,315.00 and insert $40,350.00; "Necessary and Regular Expense", strike out $10,125.00 and insert $11,250.00; "Total", strike out $46,440.00 and insert $51,600.00.

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

Senator Housholder offered the following amendment to Senate Bill No. 381:

In Section 1, page 4, lines 15 and 17, under the heading AUDITING DEPT., (typewritten bill) strike out the words and figures:

Salaries ........................................... $90,198.00
Necessary and Regular Expense .................. 30,000.00

TOTAL ........................................... $120,198.00

and insert in lieu thereof the following:

Salaries ........................................... $100,220.00
Necessary and Regular Expense .................. 40,000.00

TOTAL ........................................... $140,220.00

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

Senators Rose, Maines and Sheldon offered the following amendment to Senate Bill No. 381:

At the end of Section 1 add a new Section which shall be numbered 1-A and reads as follows:

A reduction of 7½% annually is hereby made in each item in Section One as amended except that this amendment shall not apply to items appearing under Florida School for Deaf and Blind, Florida Industrial School for Girls, Florida Industrial School for Boys, Florida State Hospital, Florida Crippled Children’s Commission. State Prison Farm and Council for the Blind, and the total amount derived by said 7½% re-

Senator Rose move the adoption of the amendment. Pending adoption of the amendment offered by Senators Rose, Maines and Sheldon to Senate Bill No. 381, Senators McKenzie, Upchurch, Lewis, Surgue and Hinely offered the following amendment to the amendment offered by Senators Rose, Maines and Sheldon to Senate Bill No. 381:

On Page 7 of the Bill, under heading "OFFICE OF COM-
Senator Beacham moved that the rules be waived and the following: Florida Farm Colony, Military Department, Secretary of State. Senators Barringer, Sturgis and Franklin to Senate Bill No. 381, the vote was:

**Yeas— Senator Adams, Baker, Barringer, Beacham, Black, Broughton, Clett, Graham, Hinely, Housholder, Johnson, Lewis, Maddox, Maines, Mathews, McKenzie, Perdue, Rose, Sheldon, Sturgis, Taylor, Upchurch—22.**

**Nays—Mr. President; Senators Carroll, Clarke, Coleman, Collins, Davis, Franklin, Griner, King, McArthur, Shands, Sheldon, Wilson—13.**

So the amendment offered by Senator Housholder to Senate Bill No. 381 was adopted.

The question recurred on the adoption of the amendment offered by Senators Barringer, Sturgis and Franklin, as amended, to Senate Bill No. 381.

Which was agreed to and the amendment offered by Senators Barringer, Sturgis and Franklin, as amended, to Senate Bill No. 381, was adopted.

Senators Rose, Maines and Sheldon offered the following amendment to Senate Bill No. 381:

At the end of Section 1 add a new Section which shall be numbered 1-A and read as follows:

A reduction of 5% annually is hereby made in each item in Section One, as amended, except that this amendment shall not apply to items appearing under Florida State Hospital, Florida Farm Colony, Florida Cripple Children's Commission, Florida School for Deaf and Blind, Florida Industrial School for Girls, Florida Industrial School for Boys, Florida Military Department, State Prison Farm and Council for the Blind, and the total amount derived by said 5% reduction is hereby annually appropriated to the Old Age Assistance Fund and aid to Dependent Children's Fund, to be divided equally between said funds.

Senator Rose moved the adoption of the amendment.

Upon which a roll call was demanded.

The roll was called on the adoption of the amendment offered by Senators Maines for the amendment offered by Senator Housholder to Senate Bill No. 381, as amended by Senators Barringer, Sturgis and Franklin, as so established by law.

**Yeas—Mr. President; Senators Adams, Baker, Barringer, Beacham, Black, Broughton, Clett, Coleman, Davis, Franklin, Graham, Griner, Houslyholder, Johnson, King, Lewis, Janer, Maddox, Maines, McKenzie, Perdue, Rose, Shands, Sheldon, Shuler, Sturgis, Taylor, Upchurch, Wilson—32.**

**Nays—Senators Clarke, Collins, Mathews—3.**

So the amendment offered by Senators Rose, Maines and Sheldon to Senate Bill No. 381, failed of adoption.

Pending adoption of the amendment offered by Senators McKenzie, Upchurch, Lewis, Sturgis and Hinely to the amendment offered by Senators Rose, Maines and Sheldon to Senate Bill No. 381, failed of adoption.

Senator Maines moved the adoption of the amendment for the amendment to the amendment.

Which was not agreed to so the substitute amendment offered by Senator Housholder to Senate Bill No. 381, as amended by Senators Barringer, Sturgis and Franklin, to Senate Bill No. 381, the vote was:

**Yeas—Mr. President; Senators Adams, Baker, Barringer, Beacham, Black, Broughton, Clett, Coleman, Davis, Franklin, Graham, Griner, Houslyholder, Johnson, King, Lewis, Janer, Maddox, Maines, McKenzie, Perdue, Rose, Shands, Sheldon, Shuler, Sturgis, Taylor, Upchurch—22.**

**Nays—Mr. President; Senators Carroll, Clarke, Coleman, Collins, Davis, Franklin, Griner, King, McArthur, Shands, Sheldon, Wilson—13.**

So the amendment offered by Senators Barringer, Sturgis and Franklin to Senate Bill No. 381 was adopted.

The question recurred on the adoption of the amendment offered by Senators Barringer, Sturgis and Franklin, as amended, to Senate Bill No. 381.

Which was agreed to and the amendment was adopted.

Senator Lewis moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Rose moved the adoption of the amendment.

Upon which a roll call was demanded.

The roll was called on the adoption of the amendment offered by Senators McKenzie, Upchurch, Lewis, Sturgis and Hinely to the amendment offered by Senators Rose, Maines and Sheldon to Senate Bill No. 381.

Which was agreed to and the amendment was adopted.

Senator Sturgis moved the adoption of the amendment.

Senator Lewis moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Rose moved that the rules be waived and when the Senate adjourns it adjourn to reconvene at 3:00 o'clock P. M., Monday, May 17, 1943.

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

Senator Beacham moved that the rules be waived and the hour of adjournment be extended one (1) hour.

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

Senator Barringer, Sturgis and Franklin offered the following amendment to Senate Bill No. 381:

At end of Section 1, add: "for old age assistance and for dependent children, $1,000,000.00," to be divided seventy-five per centum to old age assistance and twenty-five per centum to dependent children.

Senator Sturgis moved the adoption of the amendment.

Pending adoption of the amendment, Senator Maines offered and Houslyholder to Senate Bill No. 381, as amended by Senators Barringer, Sturgis and Franklin to Senate Bill No. 381:

In line 4 of amendment, strike out $1,000,000 and insert $2,500,000.

Senators Barringer, Sturgis and Franklin offered the following amendment to Senate Bill No. 381.

In line 4 of amendment, strike out $1,000,000 and insert $2,500,000.

Senators Barringer, Sturgis and Franklin offered the following amendment to Senate Bill No. 381.

In line 4 of amendment, strike out $1,000,000 and insert $2,500,000 and the vote was:

**Yeas—Mr. President; Senators Adams, Baker, Barringer, Beacham, Black, Broughton, Clett, Coleman, Davis, Franklin, Graham, Griner, Houslyholder, Johnson, King, Lewis, Janer, Maddox, Maines, McKenzie, Perdue, Rose, Shands, Sheldon, Shuler, Sturgis, Taylor, Upchurch, Wilson—32.**

**Nays—Senators Clarke, Collins, Mathews—3.**

So the amendment offered by Senators Rose, Maines and Sheldon to Senate Bill No. 381, as amended, was adopted.

Senator Collins offered the following amendment to Senate Bill No. 381:

Which was agreed to and the amendment was adopted.

Senator Sturgis moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Rose moved the adoption of the amendment.

Upon which a roll call was demanded.

Senator Collins offered the following amendment to Senate Bill No. 381.

In (typewritten bill) strike out all of Section 6, and insert in lieu thereof the following:

Section 6. Where the salary or compensation of any officer or employee of the State is fixed by previous legislative enactment, and the same is not changed by any Act of the 1943 Legislature, the salary or compensation to be paid such officer or employee during the current biennium shall be as so established by law.

Senator Sturgis moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Housholder moved that the rules be waived and Senate Bill No. 381, 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. 381, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 381, as amended, the roll was called and the vote was:

**Yeas—Mr. President; Senators Adams, Baker, Barringer, Beacham, Black, Broughton, Clett, Coleman, Davis, Franklin, Graham, Griner, Houslyholder, Johnson, King, Lewis, Janer, Maddox, Maines, McKenzie, Perdue, Rose, Shands, Sheldon, Shuler, Sturgis, Taylor, Upchurch—22.**

**Nays—Mr. President; Senators Carroll, Clarke, Coleman, Collins, Davis, Franklin, Griner, King, McArthur, Shands, Sheldon, Wilson—13.**

So the amendment offered by Senator Housholder to Senate Bill No. 381, as amended, was adopted.
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Nays—Senators Collins, Hinely, Johnson—3.
So Senate Bill No. 381 passed, as amended, and was referred to the Committee on Engrossed Bills.

EXPLANATION OF VOTE

I vote "no" on the passage of Senate Bill No. 381 for the reason that I believe all expenditures could be curtailed materially below the respective amounts provided for in the bill, especially for the duration of this war.

(Signed) DEWEY M. JOHNSON,
Senator Upchurch moved that the President confer with the Speaker of the House of Representatives for the purpose of making suitable arrangements for the Honorable Claude Pepper, United States Senator from Florida, to address a joint session of the Legislature on Monday, May 17, 1943.
Which was agreed to

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

Tallahassee, Florida, May 13, 1943.
Hon. Philip D. Beall,
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. Brackin, Nilson and Thomas of Lake as a Committee on the part of the House to confer with a like Committee on the part of the Senate to adjust the differences existing between the two Bodies on Senate Amendment to:

House Bill No. 398:
A bill to be entitled An Act to amend Section 381.01, Florida Statutes, 1941, relating to appointment of members of State Board of Health, by prescribing the number, qualifications and residence of such members.
Respectfully,
WALTER P. FULLER,
Chief Clerk House of Representatives.
The following Message from the House of Representatives was received and read:

Tallahassee, Florida, May 13, 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 concurred in and adopted the required Constitutional three-fifths vote of all members elected to the House of Representatives for the 1943 Session of the Florida Legislature. Senate Amendments Nos. 1 and 2 to House Joint Resolution No. 348, which amendments read as follows:

Amendment No. 1:
In Section 1, line 5, after the words "intangible property" strike the comma (,), insert a semi-colon (;) in lieu thereof, and insert the following: provided, that as to any obligations secured by mortgage, deed of trust, or other lien, the Legislature may prescribe an intangible tax of not more than two (2) mills on the dollar, which shall be payable at the time such mortgage, deed of trust, or other lien is presented for recordation, said tax to be in lieu of all other intangible assessments on such obligations.

Amendment No. 2:
In Section 1, line 5, strike out the word "which" and insert the following: "The",

And has passed by the required Constitutional three-fifths vote of all members elected to the House of Representatives for the 1943 Session of the Florida Legislature, House Joint Resolution No. 348, as amended, which reads as follows:

House Joint Resolution No. 348:
A Joint Resolution proposing the amendment of Section 1 of Article IX of the Constitution of Florida relating to taxation.
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF FLORIDA:

That the following Amendment to Section 1 of Article IX of the Constitution of Florida relating to taxation be and the same is hereby agreed to and shall be submitted to the electors of the State of Florida for ratification or rejection at the next General Election to be held in 1944, as follows:
Section 1. The Legislature shall provide for a uniform and equal rate of taxation, except that it may provide for special rate or rates on intangible property but such special rate or rates shall not exceed two mills on the dollar of the assessed valuation of such intangible property; provided, that as to any obligations secured by mortgage, deed of trust, or other lien, the Legislature may prescribe an intangible tax of not more than two (2) mills on the dollar, which shall be payable at the time such mortgage, deed of trust, or other lien is presented for recordation, said tax to be in lieu of all other intangible assessments on such obligations. The special rate or rates, or the taxes collected therefrom, may be apportioned by the Legislature, and shall be exclusive of all other State, County, District and municipal taxes, and shall prescribe such regulations as shall secure a just valuation of all property, both real and personal, excepting such property as may be exempted by law for municipal, education, literary, scientific, religious or charitable purposes.
Respectfully,
WALTER P. FULLER,
Chief Clerk House of Representatives.
The following Message from the House of Representatives was received and read:

Tallahassee, Florida, May 13, 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 concurred in Senate Amendments to:

House Bill No. 362:
A bill to be entitled An Act to amend Sections 12, 161 as amended by Section 4 of Chapter 1929, Laws of Florida 1939, and 163 as amended by Section 9 of Chapter 1417, Session Laws of Florida, as passed in the 25th regular session of Florida Legislature as approved June 8, 1925, same being "An Act to abolish the present municipality of the City of Lakeland, Polk County, Florida, and to establish, organize and constitute a municipality to be known and designated as the City of Lakeland, Polk County, Florida, and to define its territorial boundaries and to provide for its organization, powers and privileges and to authorize the said City of Lakeland, Polk County, Florida, to enforce ordinances of said city," said amendments providing that the City Commission of such City of Lakeland shall consist of five members to be elected at the election for the holding of a general election at the first Tuesday after the first Monday in November of each year and further providing that the registration books for the registering of voters of such city shall be closed thirty days prior to the holding of such election, in substantially the following form:

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Special Election, City of Lakeland, Florida
June 15, 1943.

An Act to amend Sections 12, 161 as amended by Section 4 of Chapter 1929, Laws of Florida, 1939, and 163 as amended by Section 9 of Chapter 1417, Session Laws of Florida, as passed in the 25th regular session of Florida Legislature as approved June 8, 1925, same being "An Act to abolish the present municipality of the City of Lakeland, Polk County, Florida, and to establish, organize and constitute a municipality to be known and designated as the City of Lakeland, Polk County, Florida, and to define its territorial boundaries and to provide for its jurisdiction, powers and privileges and to authorize the said City of Lakeland, Polk County, Florida, to enforce ordinances of said city," said amendments providing that the City Commission of such City of Lakeland shall consist of five members to be elected at large, providing for the election of two members to such City Commission of the City of Lakeland at an election for City Commissioners to be held on the sixth day of July, 1943, and providing for their terms of office and further amending said City Charter of said City of Lakeland providing for the holding of a general election on the first Tuesday after the first Monday in November of each year and further providing that the registration books for the registering of voters of such city shall be closed thirty days prior to the holding of such election.
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Proof of Publication attached.

Which amendments read as follows:

Amendment No. 1:

In Title, line 17 (typewritten bill), after the comma immediately following the word "large," strike out the rest of said Title and insert the following: "Providing for the election of two members to such City Commission of the City of Lakeland at a special election for City Commissioners to be held on the sixth day of July, 1943, and providing for their terms of office and further amending said City Charter of the City of Lakeland so as to provide for the holding of a general election on the first Tuesday after the first Monday in November of each year and further providing that the registration books for the registering of voters of such city shall be closed thirty days prior to the holding of such election, providing a referendum therefor."

Amendment No. 2:

In Section 1, page 2, line 4 (typewritten bill), after the word "removal" and period following it, strike out the rest of the Section and insert the following:

"Provided, however, in order to bring the Commission up to the said five members, a special election shall be held on the sixth day of July, 1943, at which election two members of the City of Lakeland, Florida, shall be elected to such Commission. The elector in such election who receives the highest number of votes shall take office as a member of the City Commission at 12 o'clock noon on the thirteenth day of July, 1943, and such officer shall hold such office until 12 o'clock noon on the first day of January, 1945, and shall hold such office until 12 o'clock noon on the first day of January, 1945. The ballot shall specify the number to be elected and direct the voters to vote for two."

In the special election herein provided for the City Commissioners of the City of Lakeland shall cause to be printed on the ballots to be used in such election the name of any qualified elector who has been requested to be a candidate for such office by written petition signed by at least twenty-five qualified electors of the City of Lakeland, and any qualified elector at such election who such petition has been filled with the City Clerk in said city not less than fourteen days prior to such election. Such petition shall also show the acceptance of the candidate named and his request that his name be printed on the ballot. The City Clerk shall certify to the City Commission the names of all persons so qualified after he has determined that such petition contain the signatures above required.

The provisions of the City Charter relative to the holding of elections shall apply to this special election except as otherwise provided for herein."

Amendment No. 3:

In Section 4 (typewritten bill), strike out the entire Section 4, and insert the following:

"Section 4: This Act shall take effect immediately upon its passage for the purpose of its submission to the qualified electors of the City of Lakeland, Polk County, Florida, for its approval or disapproval and shall take effect immediately upon its being approved by a majority vote of the duly qualified electors of the City of Lakeland, Polk County, Florida, voting at a special election which shall be held on the fiftieth day of June, 1943. At such election the ballot shall be in substantially the following form:

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BALLOT
Special Election, City of Lakeland, Florida
June 15, 1943.

An Act to amend Sections 12, 161 as amended by Section 4 of Chapter 1929, Laws of Florida, 1939, and 163 as amended by Section 9 of Chapter 1417, Session Laws of Florida, as passed in the 25th regular session of Florida Legislature as approved June 8, 1925, same being "An Act to abolish the present municipality of the City of Lakeland, Polk County, Florida, and to establish, organize and constitute a municipality to be known and designated as the City of Lakeland, Polk County, Florida, and to define its territorial boundaries and to provide for its jurisdiction, powers and privileges and to authorize the said City of Lakeland, Polk County, Florida, to enforce ordinances of said city," said amendments providing that the City Commission of such City of Lakeland shall consist of five members elected at large, providing for the election of two members to such City Commission of the City of Lakeland at an election for City Commissioners to be held on the sixth day of July, 1943, and providing for their terms of office and further amending said City Charter of the City of Lakeland so as to provide for the holding of a general election on the first Tuesday after the first Monday in November of each year and further providing that the registration books for the registering of voters of such city shall be closed thirty days prior to the holding of such election.
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Place X in one square only.

For the Amendment [ ]
Against the Amendment [ ]

Said election shall be held in accordance with the terms and provisions of the City Charter of the City of Lakeland for the holding of general elections.

Respectfully,

WALTER P. FULLER,
Chief Clerk House of Representatives.

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

Tallahassee, Florida, May 13, 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 City Commission for its approval or disapproval and returns herewith for the purpose of further consideration:

By Senator Baker—
Senate Bill No. 198:
A bill to be entitled An Act to repeal Sections 446.01 to 446.03, inclusive, Florida Statutes, 1941, the same being Chapter 446, Florida Statutes, 1941, relating to apprentices.

By Senator Black—
Senate Bill No. 430:
A bill to be entitled An Act authorizing the Board of Commissioners of State Institutions of the State of Florida to
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make use of State convicts on county roads in the several counties and authorizing the Board of Commissioners of State Institutions to make an agreement with the Board of County Commissioners of said counties for such purpose.

Respectfully,

WALTER P. FULLER,
Chief Clerk of the Senate.

Senator Baker moved that the rules be waived and the Senate do now reconsider the vote by which Senate Bill No. 198 passed the Senate on April 29, 1943.

Which was agreed to by a two-thirds vote.

And the Senate reconsidered the vote by which Senate Bill No. 198 passed the Senate on April 29, 1943.

Pending roll call on the passage of Senate Bill No. 198, by unanimous consent, Senator Baker withdrew Senate Bill No. 198.

Senator Black moved that the rules be waived and the Senate do now reconsider the vote by which Senate Bill No. 430 passed the Senate on May 12, 1943.

Which was agreed to by a two-thirds vote.

And the Senate reconsidered the vote by which Senate Bill No. 430 passed the Senate on May 12, 1943.

Pending roll call on the passage of Senate Bill No. 430, by unanimous consent, Senator Black withdrew Senate Bill No. 430.

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

Tallahassee, Florida,
May 14, 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 Citrus Fruits—

Senate Bill No. 118:
A bill to be entitled An Act to repeal Section 594.22, Florida Statutes, 1941, known as "Growers Cost Guarantee Law."

Senate Bill No. 119:
A bill to be entitled An Act to amend Section 594.05, Florida Statutes, 1941, relating to minimum grapefruit juice content requirements, tests, etc., by decreasing the minimum required juice content of grapefruit of size 80, by reducing the same from 236 cubic centimeters to 226 cubic centimeters.

Senate Bill No. 120:
A bill to be entitled An Act to amend Section 598.15, Florida Statutes, 1941, relating to payment of excise taxes on citrus fruits for advertising by use of stamps, etc., by providing for one stamp to be designated as Florida Citrus Advertising Stamps to be used for all citrus fruits.

Respectfully,

WALTER P. FULLER,
Chief Clerk of the Senate.

And Senate Bills Nos. 118, 119 and 120, contained in the above Message, were referred to the Committee on Enrolled Bills.

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

Tallahassee, Florida,
May 14, 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 Citrus Fruits—

Senate Bill No. 124:
A bill to be entitled An Act to amend Section 597.06, Florida Statutes, 1941, relating to maturity inspection fees, by providing that during the period from July 1, 1943, through June 30, 1945, for inspection fees to be paid from December 1 to December 31 of each year as to all varieties of citrus fruit and by extending the period within which such fees shall be paid on Valencia and other late type oranges through March 31 of each year and to suspend Section 597.08, Florida Statutes, 1941, for said two-year period.

By the Committee on Citrus Fruits—

Senate Bill No. 125:
A bill to be entitled An Act to amend Section 599.15, Florida Statutes, 1941, relating to seizure of unwholesome fruit; inspection fees, by increasing the amount of the inspection fee therein provided from one-tenth to one-fifth of one cent per field box for the two-year period commencing July 1, 1943, and ending June 30, 1945.

By the Committee on Citrus Fruits—

Senate Bill No. 127:
A bill to be entitled An Act to amend Section 599.05, Florida Statutes, 1941, relating to the imposition of excise tax upon citrus fruits by providing for the payment of the tax levied therein on oranges on a tonnage or weight basis in addition to the standard packed box method provided.

Respectfully,

WALTER P. FULLER,
Chief Clerk of the Senate.

And Senate Bills Nos. 124, 125 and 127, contained in the above Message, were referred to the Committee on Enrolled Bills.

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

Tallahassee, Florida,
May 14, 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 Citrus Fruits—

Senate Bill No. 128:
A bill to be entitled An Act to repeal Section 595.08, Florida Statutes, 1941, known as "Power of Commission With Respect to Grapefruit."

By Senators Shands and Franklin—

Senate Bill No. 246:
A bill to be entitled An Act to amend Section 640.13, Florida Statutes, 1941, relating to payment of excise taxes on citrus fruits by providing for one stamp to be designated as Florida Citrus Advertising Stamps to be used for all citrus fruits.

Respectfully,

WALTER P. FULLER,
Chief Clerk of the Senate.

And Senate Bills Nos. 128, 246 and 247, contained in the above Message, were referred to the Committee on Enrolled Bills.

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

Tallahassee, Florida,
May 14, 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 Citrus Fruits—

Senate Bill No. 198:
A bill to be entitled An Act to amend Section 637.54, Florida Statutes, 1941, by providing for the payment of the tax levied therein on oranges on a tonnage or weight basis.

By the Committee on Citrus Fruits—

Senate Bill No. 248:
A bill to be entitled An Act to amend Section 637.13, Florida Statutes, 1941, as amended by Section 4 of Chapter 20263, Laws of Florida, Acts of 1941, relating to expiration of Insurance Agents' and Solicitors' licenses.
By Senators Shands and Franklin—
Senate Bill No. 249:
A bill to be entitled An Act to amend Section 635.05, Florida Statutes 1941, relating to the payment of bonuses and dividends and the writing of group insurance by life insurers.

By Senators Shands and Franklin—
Senate Bill No. 251:
A bill to be entitled An Act to amend Section 175.06, Florida Statutes 1941, relating to firemen's relief and pension fund, requiring Insurance Companies to file reports with Commissioner of Banks and city or town. 

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

And Senate Bills Nos. 248, 249 and 251, contained in the above Message, were referred to the Committee on Enrolled Bills.

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

Tallahassee, Florida,
May 14, 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 amendments:

By Senators Shands and Franklin—
Senate Bill No. 250:
A bill to be entitled An Act permitting Fire and Casualty Insurance Companies to make voluntary deposits with Insurance Commissioner for benefit of all policyholders; prescribing powers and duties of Insurance Commissioner and repealing all laws in conflict herewith.

Which amendments read as follows:
Amendment No. 1:
In Section 1, lines 2 and 3, of the bill, strike out the words: "fire and casualty insurance business," and insert the following in lieu thereof: "fire, casualty or title insurance business."

Amendment No. 2:
In Title, line 1, of the bill, strike out the words: "Fire and Casualty Insurance Companies," and insert the following in lieu thereof: "Fire, Casualty and Title Insurance Companies."

And respectfully requests the concurrence of the Senate therein.

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

And Senate Bill No. 250, contained in the above Message, was read by title, together with House Amendments thereto.

Senator Shands moved that the Senate do concur in House Amendment No. 1 to Senate Bill No. 250.

Which was agreed to and the Senate concurred in House Amendment No. 1 to Senate Bill No. 250.

Senator Shands moved that the Senate do concur in House Amendment No. 2 to Senate Bill No. 250.

Which was agreed to and the Senate concurred in House Amendment No. 2 to Senate Bill No. 250.

And Senate Bill No. 250, 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 14, 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 the Committee on Citrus Fruits—
Senate Bill No. 126:
A bill to be entitled An Act to amend Section 595.25, Florida Statutes, 1941, relating to the payment of salaries, costs and expenses incurred by the Florida Citrus Commission by providing for the same to be paid out of funds derived from the excise tax imposed upon citrus fruit for advertising purposes by Section 595.05 Florida Statutes, 1941, for a period beginning July 1, 1943, and extending through June 30, 1945.

Which amendment reads as follows:
In Section 1, line 16, of the bill, change the period to a comma and add the following: "Provided, however, the total of such salaries costs and expenses incurred by the Commission shall not exceed $45,000.00 in any year, exclusive of salaries, costs and expenses incurred under the citrus advertising laws."

And respectfully requests the concurrence of the Senate therein.

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

And Senate Bill No. 126, contained in the above Message, was read by title, together with the Senate Amendment thereto.

Senator King moved that the Senate do concur in the House Amendment to Senate Bill No. 126.

Which was agreed to and the Senate concurred in the House Amendment to Senate Bill No. 126.

And Senate Bill No. 126, 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 14, 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 the Committee on Citrus Fruits—
Senate Bill No. 123:
A bill to be entitled An Act to amend Section 594.16, Florida Statutes, 1941, relating to citrus inspectors, their compensation, expenses, and classification and further providing for the employment of additional field and other agents and clerical assistants, providing for their payment, including expenses incurred in the discharge of their duties and to provide generally for the enforcement of said Act.

Which amendment reads as follows:
In Section 3, at the end of line, change period to comma and add "AND EXPIRE JUNE 30, 1945."

And respectfully requests the concurrence of the Senate therein.

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

And Senate Bill No. 123, contained in the above Message, was read by title, together with House Amendments thereto.

Senator King moved that the Senate do concur in the House Amendment to Senate Bill No. 123.

Which was agreed to and the Senate concurred in the House Amendment to Senate Bill No. 123.

And Senate Bill No. 123, 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 14, 1943.
By the Committee on Citrus Fruits—

Senate Bill No. 121:
A bill to be entitled An Act to amend Section 595.35, Florida Statutes, 1941, by providing for carry-over of funds appropriated under said Section from year to year; and providing for the use and expenditure of said funds.

Which amendment reads as follows:

In Section 1 line 21, of the bill, after the word “another” insert the following “not to exceed two years from June 30, 1943.”

And respectfully requests the concurrence of the Senate therein.

Respectfully,

WALTER P. FULLER,
Chief Clerk House of Representatives.

And Senate Bill No. 121, contained in the above Message, was read by title, together with the House Amendment thereto.

Senator King moved that the Senate do concur in the House Amendment to Senate Bill No. 121.

Which was agreed to and the Senate concurred in the House Amendment to Senate Bill No. 121.

And Senate Bill No. 121, 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 14, 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:

A bill to be entitled An Act to amend Section 595.35, Florida Statutes, 1941, by providing for carry-over of funds appropriated under said Section from year to year; and providing for the use and expenditure of said funds.

Which amendment reads as follows:

In Section 1, line 21, of the bill, after the word “another” insert the following: “not to exceed two years from June 30, 1943.”

And respectfully requests the concurrence of the Senate therein.

Respectfully,

WALTER P. FULLER,
Chief Clerk House of Representatives.

And Senate Bill No. 122, contained in the above Message, was read by title, together with the House Amendment thereto.

Senator King moved that the Senate do concur in the House Amendment to Senate Bill No. 122.

Which was agreed to and the Senate concurred in the House Amendment to Senate Bill No. 122.

And Senate Bill No. 122, as amended, was referred to the Committee on Engrossed Bills, and the action of the Senate was ordered certified to the House of Representatives.

By permission the following report of the Committee on Rules and Calendar was received and read:

Your Committee on Rules and Calendar respectfully recommends the adoption of the new standing committee to be known as Committee on Congressional Re-apportionment, said Committee to be composed of five members to be named by you. We respectfully request the Senate to adopt this additional committee.

Very respectfully,

J. FRANK ADAMS,
Chairman of Committee.

Senator Adams moved the adoption of the report.
Which was agreed to and the report of the Committee on Rules and Calendar was adopted.

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

Tallahassee, Florida.
May 14, 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:

A bill to be entitled An Act dividing the State of Florida into six (6) Congressional Districts; and prescribing and setting forth the territorial limits and boundaries of each district.

By the Committee on Education "A"—

House Bill No. 584:
A bill to be entitled An Act to amend Section 95.11, Florida Statutes, 1941, relating to the fees of County Surveyors.

Which amendment reads as follows:

In Section 1, line 11, of the bill, after the word "another" was read the first time by title only.

And respectfully requests the concurrence of the Senate therein.

Respectfully,

WALTER P. FULLER,
Chief Clerk House of Representatives.

And House Bill No. 584, contained in the above Message, was read the first time by title only.

Senator Shuler moved that House Bill No. 584 be placed on the Calendar of Bills on Second Reading, without reference.

Which was agreed to and it was so ordered.

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

Tallahassee, Florida.
May 14, 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:

A bill to be entitled An Act to amend Section 95.11, Florida Statutes of 1941, relating to limitations upon actions other than real actions.

By Mr. Parker of Leon—

House Bill No. 294:
A bill to be entitled An Act authorizing the Board of Control of Florida to locate, establish and maintain a branch experiment station in the northern part of either Santa Rosa County or Okaloosa County near the county line dividing said counties for the purpose of carrying on experiments in general farm and vegetable crops and livestock and pastures.

By Mr. Dowda of Putnam—

House Bill No. 382:
A bill to be entitled An Act to amend Section 145.04 of the Florida Statutes 1941 relating to the fees of County Surveyors.
And respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 284, contained in the above Message, was read the first time by title only. Senator Collins moved that House Bill No. 284 be placed on the Calendar of Bills on Second Reading, without reference.

Which was agreed to and it was so ordered.

And House Bill No. 560, contained in the above Message, was read the first time by title only and referred to the Committee on Agriculture and Livestock.

And House Bill No. 382, contained in the above Message, was read the first time by title only and referred to the Committee on County Organizations.

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

Tallahassee, Florida,
May 14, 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 Senator Sheldon—
Senate Bill No. 64:
A bill to be entitled An Act to amend Section 5, chapter 1920, Laws of Florida, Acts 1933 Legislature, entitled "An Act relating to the compensation of the Clerk of the Circuit Court for services performed in suits or proceedings before the Circuit Court in all counties of the State of Florida where the population of more than 155,000 according to the last or any future official Federal or State census" to provide that the Clerk shall not include fees for receiving into and paying moneys from Registry of Court, or for recording transcripts of judgment in lien record as required by Section 55.10 Florida Statutes 1941.

By Senator Sheldon—
Senate Bill No. 279:
A bill to be entitled An Act providing for the cancellation of all taxes and special assessments heretofore levied and assessed which are outstanding and unpaid, which taxes and special assessments were levied in pursuance of Chapter 9470, Laws of Florida 1923, and by Drainage Districts in Hillsborough County, by virtue of Chapter 9458, Laws of Florida, 1913, against any real estate owned or leased by the Board of Public Instruction of Hillsborough County or any Special Tax School District, for public school purposes in Hillsborough County, Florida, and providing for an appropriate entry on the tax records of all such taxing districts showing the cancellation of the taxes and special assessments so that the same shall not hereafter appear as collectible or owing upon the tax rolls or records of such district.

Proof of Publication attached.

By Senator Collins—
Senate Bill No. 354:
A bill to be entitled An Act authorizing the City of Tallahassee to acquire, take, hold, control and dispose of real property within its corporate limits by purchase, lease, grant and condemnation or eminent domain proceedings, for the use of said city or the State of Florida as public parks and for public park purposes and as sites for public buildings of the State of Florida.

Proof of Publication attached.

By Senator Franklin—
Senate Bill No. 365:
A bill to be entitled An Act creating and establishing a Fire Control District on that part of Gasparilla Island that is located in Lee County, Florida, providing for the creation and appointment of a Fire Control Board, defining its duties, powers and authority, providing for the raising of funds within such district by taxation on all the property within such district, and the method of levying, collecting and disbursing such funds.

Proof of Publication attached.

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

And Senate Bills Nos. 354, 368 and 385, contained in the above Message, were referred to the Committee on Enrolled Bills.

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

Tallahassee, Florida,
May 14, 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 Senator Collins—
Senate Bill No. 354:
A bill to be entitled An Act authorizing the City of Tallahassee to acquire, take, hold, control and dispose of real property within its corporate limits by purchase, lease, grant and condemnation or eminent domain proceedings, for the use of said city or the State of Florida as public parks and for public park purposes and as sites for public buildings of the State of Florida.

Proof of Publication attached.

By Senator Baker—
Senate Bill No. 368:
A bill to be entitled An Act approving, confirming and
validating all adjustments, compromises, discounts, reductions, statements, waivers, releases, discharges or refunds of taxes and delinquent tax certificates on real and personal property, and assessments and improvement liens, including interest, costs and penalties thereon, levied and assessed upon property in the City of Eustis, Florida, herefore enacted, made and allowed by the City Council of the City of Eustis, Florida, and/or by the officers and governing authorities of said City, in the collection of said taxes, certificates, assessments and improvement liens, providing for the effective date of such law and for the repeal of all laws or parts of laws in conflict therewith.

Proof of Publication attached.

By Senator Baker— Senate Bill No. 396:
A bill to be entitled An Act amending Section 9 of Article III of Chapter 6683, Laws of Florida, Special Acts of 1913, entitled: "An Act to abolish the present municipal government of the Town of Eustis, Lake County, Florida, and to organize a town government for the same and to provide its jurisdiction and powers; to erect the same into an independent Road District of Lake County," as amended, relating to delinquent taxes and the publication of same either in a newspaper or by posting, providing for the effective date of such law and for the repeal of all laws or parts of laws in conflict therewith.

Proof of Publication attached.

WALTER P. FULLER,
Chief Clerk House of Representatives.

And Senate Bills Nos. 386, 388 and 389, contained in the above Message, were referred to the Committee on Enrolled Bills.

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

Tallahassee, Florida,
May 14, 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 Senator Beacham— Senate Bill No. 394:
A bill to be entitled An Act relating to those certain refunding bonds of Special Tax School District No. 1 of Palm Beach County, Florida, designated "Special Tax School District No. 1 Refunding Bonds, Series of 1941," dated July 1, 1941, of the denomination of one thousand dollars ($1,000) each, bearing interest at the rate of four per cent (4%) per annum, payable semi-annually, on the 1st day of July and January of each year, numbered from 1 to 698, both inclusive, of the aggregate principal sum of six hundred ninety-eight thousand dollars ($698,000), authorized to be issued by the Board of Public Instruction of Palm Beach County, Florida, by resolution adopted by said board on December 19, 1940, and validated and confirmed by decree of the Circuit Court entered on the 20th day of January, A.D. 1941, in that certain cause then pending in the Circuit Court of the Fifteenth Judicial Circuit of Florida, in and for Palm Beach County, in Chancery No. 16230, wherein the Board of Public Instruction of Palm Beach County, Florida and Special Tax School District No. 1 of Palm Beach County, Florida, are named as petitioners and the State of Florida is named as respondent; validating and confirming said refunding bonds and authorizing the Board of Public Instruction to sell, exchange or dispose of any portion of said refunding bonds and to exchange at its discretion said refunding bonds in blocks or portions from time to time, declaring that said refunding bonds are not controlled or affected by, and may be disposed of from time to time without regard to the provisions of Chapter 20970, Laws of Florida, Acts of 1941, being An Act entitled: "An Act to amend Chapter 19902, Special Laws of Florida, Acts of 1939, as amended by Section 1 of Chapter 21310, Special Laws of Florida, Acts of 1941, entitled "An Act providing for pensions for employees of the City of Jacksonville." and to repeal all laws in conflict with this Act.

Proof of Publication attached.

By Senator Mathews— Senate Bill No. 416:
The following Message from the House of Representatives was received and read:

Tallahassee, Florida.

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 Senator Beacham—

Senate Bill No. 428:

A bill to be entitled An Act relating to the Broward County Port District of Broward County, Florida, to amend Chapter 17506, Laws of Florida, Acts of 1935, entitled “An Act to abolish the Broward County Port District, situated in Broward County, Florida, created and established by Chapter 15107, of the Acts of the Legislature of the State of Florida, approved June 3rd, A. D. 1931; to repeal said Chapter 15107, and to create, establish and organize a Port District in the County of Broward, State of Florida, to be known and designated as the Broward County Port District; to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges; to amend Section 5 of Article X of said Chapter 17506 to provide that the salary of each Port Commissioner shall not exceed fifty dollars per month as determined by resolution of the Broward County Port Authority; to repeal Article XXIX of said Chapter 17506 relating to the administration fund; to amend Article XXIX of said Chapter 17506, to provide for the deposit of cash or certified check not to exceed ten percent of a bid as evidence of good faith of the bidder; to amend Chapter 18442, Laws of Florida, Acts of 1935, entitled “An Act relating to the Broward County Port District of Broward County, Florida, to amend Chapter 17506, Laws of Florida, Acts of 1935, entitled ‘An Act to abolish the Broward County Port District, situated in Broward County, Florida, created and established by Chapter 15107, of the Acts of the Legislature of the State of Florida, approved June 3rd, A. D. 1931; to repeal said Chapter 15107, and to create, establish and organize a Port District in the County of Broward, State of Florida, to be known and designated as the Broward County Port District; to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges; to define the purposes for which such tax is to be levied; to provide for the use of money paid into the administration fund; to authorize the use of funds in the administration fund; and for the appointment by the Governor of the first members of the City Commission. Providing that the terms of office of the City Commissioners and the Mayor-Commissioner of the City of Daytona Beach shall be extended to eight o'clock P. M. on the first Tuesday after the first Monday in January, A. D. 1945, providing that the terms of office of the City Commissioners elected at the city election to be held on the first Tuesday in December A. D. 1944, shall begin at eight o'clock P. M., on the first Tuesday after the first Monday in January, A. D. 1945, and providing that the said Commissioners hereafter elected shall take office at eight o'clock P. M. on the first Tuesday after the first Monday in January following their election; repealing laws in conflict herewith and providing when this law shall take effect.

Proof of Publication attached.

By Senator Coleman—

Senate Bill No. 429:

A bill to be entitled An Act to amend Section 161 of Chapter 17506, as amended, Laws of Florida, Special Acts of 1939, the same being “An Act to abolish the present municipality of the City of Daytona Beach, in the County of Volusia and State of Florida, and to create, establish and organize a municipality to be known and designated as the City of Daytona Beach in Volusia County, State of Florida, to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges; and to provide for the appointment by the Governor of the first members of the City Commission. Providing that the terms of office of the City Commissioners and the Mayor-Commissioner of the City of Daytona Beach shall be extended to eight o'clock P. M. on the first Tuesday after the first Monday in January, A. D. 1945, providing that the terms of office of the City Commissioners elected at the city election to be held on the first Tuesday in December A. D. 1944, shall begin at eight o'clock P. M., on the first Tuesday after the first Monday in January, A. D. 1945, and providing that the said Commissioners hereafter elected shall take office at eight o'clock P. M. on the first Tuesday after the first Monday in January following their election; repealing laws in conflict herewith and providing when this law shall take effect.

Proof of Publication attached.

WALTER P. FULLER,
Chief Clerk House of Representatives.
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 Senator Coleman—  
Senate Bill No. 444:  
A bill to be entitled An Act to amend Section 50 of Chapter 19768 as amended, Laws of Florida, Special Acts of 1939, the same being “An Act to abolish the present municipality of the City of Daytona Beach, in the County of Volusia, and State of Florida, and to create, establish and organize a municipality to be known and designated as the City of Daytona Beach in Volusia County, State of Florida, to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges; and to provide for the appointment by the Governor of the first members of the City Commission.” As amended by Section 2 of Chapter 21183, Special Acts of Florida, 1941, the same being “An Act prescribing the salaries to be paid to the Mayor-Commissioner, the Commissioners and the City Attorney of the City of Daytona Beach, Florida, and ratifying the salaries heretofore paid to said Mayor-Commissioner and to said Commissioners.” Providing for the appointment, duties and qualifications of the City Attorney and Assistant City Attorney of the City of Daytona Beach, providing that the City Attorney must be a practicing attorney in and shall have maintained an office in the City of Daytona Beach for at least two years previous to his appointment, repealing laws in conflict herewith and providing when this law shall take effect.

Proof of Publication attached.

By Senator Coleman—  
Senate Bill No. 445:  
A bill to be entitled An Act to amend Section 110 of Chapter 19768 as amended, Laws of Florida, Special Acts of 1939, the same being “An Act to abolish the present municipality of the City of Daytona Beach, in the County of Volusia and the State of Florida, and to create, establish and organize a municipality to be known and designated as the City of Daytona Beach in Volusia County, State of Florida, to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges; and to provide for the appointment by the Governor of the first members of the City Commission.” Providing for appeal, from a decision of the Equalizing Board of the City of Daytona Beach fixing the taxable value of property, to the Circuit Court within thirty days after the final acceptance of the assessment roll repealing laws in conflict herewith and providing when this law shall take effect.

Proof of Publication attached.

Respectfully,

WALTER P. FULLER.  
Chief Clerk House of Representatives.

And Senate Bills Nos. 444 and 445, contained in the above Message, were referred to the Committee on Enrolled Bills.

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

Tallahassee, Florida,  
May 14, 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 Senator Coleman—  
Senate Bill No. 446:  
A bill to be entitled An Act to amend Section 168 of Chapter 19768 as amended, Laws of Florida, Special Acts of 1939, the same being “An Act to abolish the present municipality of the City of Daytona Beach, in the County of Volusia, and State of Florida, and to create, establish and organize a municipality to be known and designated as the City of Daytona Beach in Volusia County, State of Florida, to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges; and to provide for the appointment by the Governor of the first members of the City Commission.” Providing for the calling of a primary election in the City of Daytona Beach under certain conditions when more than two candidates are nominated for any elective office in the City of Daytona Beach; repealing laws in conflict herewith and providing when this law shall take effect.

Proof of Publication attached.

By Senator Coleman—  
Senate Bill No. 448:  
A bill to be entitled An Act to amend Section 90 of Chapter 19768 as amended, Laws of Florida, Special Acts of 1939, the same being “An Act to abolish the present municipality of the City of Daytona Beach, in the County of Volusia and State of Florida, and to create, establish and organize a municipality to be known and designated as the City of Daytona Beach in Volusia County, State of Florida, to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges; and to provide for the appointment by the Governor of the first members of the City Commission.” Providing for the publication of the annual estimate before the adoption of the budget of the City of Daytona Beach by the City Commission of the City of Daytona Beach, repealing laws in conflict herewith and providing when this law shall take effect.

Proof of Publication attached.

By Senator Coleman—  
Senate Bill No. 449:  
A bill to be entitled An Act to amend Chapter 19768, as amended, Laws of Florida, Special Acts of 1939, the same being “An Act to abolish the present municipality of the City of Daytona Beach, in the County of Volusia and State of Florida, and to create, establish and organize a municipality to be known and designated as the City of Daytona Beach in Volusia County, State of Florida, to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges; and to provide for the appointment by the Governor of the first members of the City Commission.” Establishing Civil Service requirements in certain employments in the City of Daytona Beach, establishing a Civil Service Commission, providing rules and regulations for the operation of Civil Service, providing penalties and forfeitures. Repealing laws in conflict herewith and providing when this law shall take effect.

Proof of Publication attached.

And Senate Bills Nos. 444, 446 and 448, contained in the above Message were referred to the Committee on Enrolled Bills.

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

Tallahassee, Florida,  
May 14, 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 Senator Coleman—  
Senate Bill No. 450:  
A bill to be entitled An Act to amend Section 91 of Chapter 19768, as amended, Laws of Florida, Special Acts of 1939, the same being “An Act to abolish the present municipality of the City of Daytona Beach, in the County of Volusia and State of Florida, and to create, establish and organize a municipality to be known and designated as the City of Daytona Beach in Volusia County, State of Florida, to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges; and to provide for the appointment by the Governor of the first members of the City Commission.” Providing that the annual budget shall be adopted not later than the last regular meeting of the City Commission of the City of Daytona Beach in the month of February each year and providing that the millage shall thereafter be levied as soon as practicable. Repealing laws in conflict herewith and providing when this law shall take effect.

Proof of Publication attached.

By Senator Coleman—  
Senate Bill No. 451:  
A bill to be entitled An Act to amend Section 159 of Chapter
19768 as amended Laws of Florida, Special Acts of 1939, the same being "An Act to abolish the present municipality of the City of Daytona Beach, in the County of Volusia and State of Florida, and to create, establish and organize a municipality to be known and designated as the City of Daytona Beach in Volusia County, State of Florida, to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges; and to provide for the appointment by the Governor of the first members of the City Commission." Providing that the regular municipal elections of the City of Daytona Beach shall be held every two years, on the first Tuesday in December, beginning with the year A. D. 1944. Repealing laws in conflict herewith and providing when this law shall take effect.

By Senator Sheldon—

Senate Bill No. 452:

A bill to be entitled An Act fixing the salary of the City Clerk of the City of Tampa, Florida.

Respectfully,

WALTER P. FULLER,
Chief Clerk House of Representatives.