

JOURNAL OF THE SENATE

Monday, April 28, 1947

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The Senate convened at 4:00 o'clock, P. M., pursuant to adjournment on Friday, April 25, 1947.

The President in the Chair.

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

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Yeas—36.

A quorum present.

Senators Lindler and Rose were excused from attendance upon the session today.

The following prayer was offered by the Chaplain:

"O God, help us that we may not think or say or do any evil thing which will drive Thy love from our hearts or from our neighbors. May we open every avenue of prayer and service by which Thy love can enter us, possess us, and govern us, and may we bear Thy love to all around us. May we be like Jesus, ever listening to Thy voice, ever surrendering our will to Thee, and ever obeying Thy commands to us. May each day, with all its hardships and its joys, be for us a growing into Thy love so that we may do our full share in revealing Thy will to others. Through Jesus Christ, our Master, we pray. Amen."

The reading of the Journal was dispensed with by waiver of the rules.

The Journal of Thursday, April 24, 1947, was further corrected as follows:

Page 1, column 1, strike lines 10 to 31, inclusive, counting from the bottom of the column, and insert in lieu thereof the following:

"S. B. No. 50—A bill to be entitled An Act relating to taxation of oil and gas mineral interests, imposing an excise tax upon the privilege of producing oil and gas from the earth and water in the State of Florida; providing for the collection, distribution and use of said tax; providing that said tax shall be the only excise tax levied for the privilege of oil and gas production; to provide that the value of land shall not be increased for ad valorem taxation purposes by reason of the possibility there may be oil and gas minerals therein where the true value of the same cannot be scientifically determined; to provide machinery for persons owning oil and gas interests in place to protect their interests from tax sales and tax foreclosures of the land in which such interests exist; to provide for notice of delinquent ad valorem taxes on lands in which there are owned oil and gas interests separate from the surface of the lands to the owners of such oil and gas interests; to provide penalties for the failure to pay the excise taxes imposed by this act, and to provide for administration of this Act by the State Comptroller."

And as further corrected was approved.

The Journal of Friday, April 25, 1947, was corrected as follows:

Page 1, column 1, between lines 25 and 26, counting from the bottom of the column, insert the following:

"The Journal of Thursday, April 24, 1947, was corrected and as corrected was approved."

Also—

Take out the last four lines of column 1, page 3; all of column 2, page 3; all of column 1, page 4; and the first 33 lines of column 2, page 4; and insert same between line 12 and 13, counting from the bottom of the column, in column 2, page 5.

And as corrected was approved.

Senator Shands moved that the rules be waived and the General Appropriation Bill, when introduced, be made a Special and Continuing Order of Business for consideration by the Senate for 11:45 o'clock A. M., Wednesday, April 30, 1947.

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

REPORTS OF COMMITTEES

Your Committee on Aviation and Radio, to whom was referred:

S. B. No. 239—A bill to be entitled An Act relating to actions for damages for alleged defamatory statements published or uttered in or as part of a radio or television broadcast and providing for the proof required thereon.

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

Very respectfully,
CARL R. GRAY,
Chairman of Committee.

And Senate Bill No. 239, contained in the above report, was placed on the Calendar of Bills on Second Reading.

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

S. B. No. 32—A bill to be entitled An Act providing in the event of the death, resignation or inability to discharge official duties of the Governor-Elect, the Governor in office shall continue until a successor is elected and qualified; providing for the calling and holding of an election to elect a Governor; and providing in the event the person so elected should resign, die or be unable to discharge his official duties, that the powers and duties of the Governor shall devolve upon the President of the Senate until the next general election for members of the Legislature; and providing at such general election for the election of a Governor for the residue of the term.

Have had the same under consideration and herewith submit Committee Substitute for said Senate Bill No. 32 and recommend that the Committee Substitute do pass.

Very respectfully,
LLOYD F. BOYLE,
Chairman of Committee.

And Senate Bill No. 32, contained in the above report, together with the Committee Substitute therefor, was placed on the Calendar of Bills on Second Reading.

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

S. B. No. 170—A bill to be entitled An Act authorizing the Boards of County Commissioners to grant licenses for the construction, maintenance, repair, operation and removal of pipe lines under, on, over, across and along any county highway or any public road or highway acquired by the county or public; providing terms and conditions to be included and which may be included in the instrument creating the license.

Have had the same under consideration and herewith sub-

mit Committee Substitute for Senate Bill No. 170 and recommend that the Committee Substitute do pass.

Very respectfully,
T. DREW BRANCH,
Chairman of Committee.

And Senate Bill No. 170, contained in the above report, together with the Committee Substitute therefor, was placed on the Calendar of Bills on Second Reading.

Your Committee on Population, to whom was referred the following bills, has examined the same and certify that said bills apply only to the counties hereinafter indicated:

H. B. No. 205—Calhoun.

H. B. No. 269—Glades.

H. B. No. 288—Duval and Dade.

H. B. No. 328—Citrus.

H. B. No. 326—Gadsden.

S. B. No. 256—Polk.

S. B. No. 260—Polk; Palm Beach; Escambia; Pinellas; Hillsborough; Duval; Dade.

Very respectfully,
LLOYD F. BOYLE,
Chairman of Committee.

And House Bills Nos. 205, 269, 288, 328, 326 and Senate Bills Nos. 256 and 260, contained in the above report, were placed on the Calendar of Bills on Second Reading.

Your Committee on Control of Legislative Expenditures, to whom was referred:

Committee Substitute for House Bill No. 91:

A bill to be entitled An Act amending Section 11.14, Florida Statutes, 1941, relating to the compensation of officers and attaches of the Legislature.

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

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

And Committee Substitute for House Bill No. 91, contained in the above report, was laid on the table.

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

S. B. No. 140—A bill to be entitled An Act defining the meaning of the word "Livestock" and prohibiting the owner or person having the custody and control of certain livestock from permitting and requiring them to prevent the running at large of livestock within any portion of Escambia County, Florida, lying South and East of a line commencing where the North Right of Way Line of U. S. Highway No. 90 intersects the boundary line of the State of Alabama and running Easterly along said North Right of Way line to where the same joins the North Right of Way Line of Alternate U. S. Highway No. 90, the same being commonly known as the Nine Mile (9) Road, and thence running Easterly along said North right of way line to where the same again joins the North right of way line of U. S. Highway No. 90 and thence running along the North right of way line of said U. S. Highway No. 90 to Escambia River; providing for impounding of livestock found running or roaming at large in violation of this act; providing impounding fees and for the collection thereof; providing for the sale and other disposition of impounded livestock; making it a misdemeanor to allow such livestock to run or roam at large in violation of this Act; making the owners or custodian of livestock running or roaming at large in violation of this Act liable in damages for all injuries and damages caused either directly or indirectly by such livestock while roaming or running at large in violation of this Act and providing a lien against such livestock for damages sustained by owners of property injured or damaged by livestock while running or roaming at large in violation of this Act; author-

izing and empowering County Commissioners of Escambia County to construct and maintain such fences and cattle guards and impounding facilities as they may deem necessary to facilitate the enforcement of this Act and authorizing payment of expenses therefor out of the General Revenue Fund of Escambia County but providing that such fencing provision shall in no manner delay or prevent the enforcement of this Act.

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

Very respectfully,
G. C. PERDUE,
Chairman of Committee.

And Senate Bill No. 140, contained in the above report, was referred to the Committee on Enrolled Bills.

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

H. B. No. 121—A bill to be entitled An Act pertaining to the Public County Roads and Bridges of Washington County, Florida, authorizing the Board of County Commissioners of said County to contract for the construction and maintenance of said roads and bridges, authorizing said Board to use any unexpended funds in the Road and Bridge Fund of the budget of said County for the current year for any purpose relating to said roads and bridges, and repealing Chapter 23,600, Laws of Florida, Acts of 1945, and other laws.

Also—

H. B. No. 138—A bill to be entitled An Act making it unlawful for horses, asses, mules, cattle, swine, sheep, goats, and other livestock and grazing animals (not including dogs) to run or roam at large in Pasco County, Florida; providing for the impounding of livestock found running or roaming at large in violation of this Act; providing impounding fees and for the collection thereof; providing for the sale or other disposition of impounded livestock; providing for the appointment of an impounding officer or officers and the payment of his or their salary and expenses from public funds; making the owner of livestock running or roaming at large in violation of this Act liable for all injuries caused either directly or indirectly by such livestock while running or roaming at large in violation of this Act; providing that this Act shall take effect on June 1, 1947, as to all livestock usually maintained and kept in Pasco County, Florida; and providing that this Act shall take effect as to livestock customarily kept and maintained in other counties but straying into Pasco County from other counties as soon as the fence herein authorized is built and constructed; authorizing the County Commissioners of Pasco County, Florida, to fence the boundary lines of said County out of public funds; authorizing the County Commissioners of Pasco County, Florida, to provide, construct or establish impounding pens for the keeping of livestock taken or impounded hereunder and authorizing them to expend public monies in order to keep, maintain, construct and establish such impounding pens; providing that it shall be a misdemeanor, punishable according to law, for any owner of such livestock to wilfully allow such livestock to run or roam at large in violation of this Act; and repealing all laws or parts of laws in conflict herewith.

Have examined the same and find them correctly enrolled.

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

Very Respectfully,
J. W. LINDLER,
Chairman of the Joint Committee on Enrolled
Bills on the Part of the Senate.

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

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

H. B. No. 51—A bill to be entitled An Act to provide for the cancellation and release of all State, Columbia County and other tax liens upon certain lands assessed to J. I. Carter, Emory Carter and J. M. Carter during the years 1936, 1937 and 1938; the same lying and being in Townships 1 and 2 North of Ranges 16, 17 and 18 East in Columbia County, Florida.

Have examined the same and find same 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,
 J. W. LINDLER,
 Chairman of the Joint Committee on Enrolled Bills on the Part of the Senate.

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

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

H. B. No. 7—A bill to be entitled An Act amending Section 196.07, Florida Statutes, 1941, and to provide that the provisions thereof shall, after January 1st, 1948, be applicable to any deed executed pursuant to any tax foreclosure or tax forfeiture to satisfy a tax lien and to any deed executed by the State, County, Municipality or other subordinate taxing unit pursuant to any tax foreclosure, tax forfeiture, or any other proceeding to satisfy a tax lien.

Also—

H. B. No. 47—A bill to be entitled An Act to amend Chapter 11,148, Laws of Florida, approved May 30, 1925, entitled, "An Act to abolish the present Municipality of the City of St. Augustine, Florida, and to establish a Municipality to be known and designated as the City of St. Augustine, Florida, and to prescribe, delegate, grant, broaden and define its powers, property, privileges and jurisdiction," as amended by subsequent legislation, by the granting and conferring of additional powers and authority to the City of St. Augustine, to arrange for the codification of the ordinances of said City.

Also—

H. B. No. 61—A bill to be entitled An Act prohibiting live stock from roaming at large in the farming area near Bare Beach in the County of Glades in the State of Florida, and prescribing penalties for the violation thereof, and further providing for recovery from such owner for any damages sustained by any person, or persons, or corporation by reason of such stock roaming at large within said territory.

Also—

H. B. No. 67—A bill to be entitled An Act relating to East Beach Drainage District, a drainage district organized and existing under the Laws of the State of Florida, and embracing lands within Palm Beach County, amending Chapter 22877, Laws of Florida, Acts of 1945, relating to the Levy of Maintenance Tax upon the lands within said East Beach Drainage District.

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,
 J. W. LINDLER,
 Chairman of the Joint Committee on Enrolled Bills on the part of the Senate.

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

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

H. B. No. 141—A bill to be entitled An Act to Amend Section 16 of Chapter 10950, Special Acts of Regular Session of 1925, Laws of Florida, entitled: "An Act to establish, organize and constitute a municipality to be known and designated as the Town of Oviedo, and to define its territorial boundaries, and to provide for its jurisdiction, government, powers and privileges", by amending said Section 16 relating to the powers of the Town Council by adding thereto a clause specifically authorizing the Town Council to grant franchises for public utilities and limiting the granting of all such franchises to a period not exceeding ten (10) years.

Also—

H. B. No. 147—A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Hillsborough County, Florida, to appraise and fix annually the value of all County owned lands acquired for delinquent taxes, without regard to last assessed value and to prescribe procedure where such lands are within corporate limits of a municipality.

Also—

H. B. No. 148—A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Hillsborough County, Florida, to compromise, adjust and settle paving certificates held and owned by said County upon Real Estate and issued under provisions of Chapter 10145, Laws of Florida, 1925, and to provide the method of effecting such compromise, adjustment and settlement and the minimum basis thereof.

Also—

H. B. No. 162—A bill to be entitled An Act to authorize the Board of County Commissioners of Bay County, to levy a Special Tax of one (1) mill upon all property, real or personal, subject to taxation in Bay County, and to authorize the collection of such Special Tax and to appropriate the money derived from the levy and collection of such tax.

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,
 J. W. LINDLER,
 Chairman of the Joint Committee on Enrolled Bills on the Part of the Senate.

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

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

H. B. No. 174—A bill to be entitled An Act to fix the Compensation and Salary to be paid the Probation and Parole Officer, or Supervisor, of the Criminal Court of Record of Hillsborough County, Florida: Providing for an Assistant to said Probation and Parole Officer, or Supervisor, and fixing his salary and expenses: Providing for two Stenographers and fixing their Compensation; Providing for the payment of office rental and office expenses; providing for the payment of automobile expenses, maintenance, upkeep and repairs: and providing that all of said moneys shall be paid by Hillsborough County, Florida, and repealing all laws in conflict herewith.

Also—

H. B. No. 189—A bill to be entitled An Act relating to and providing for the consolidation of all the School Districts of Hillsborough County into one School District and making the boundaries of said Consolidated District co-extensive with Hillsborough County and providing for a Referendum Election to determine when and if same shall take effect.

Also—

H. E. No. 190—A bill to be entitled An Act authorizing the County of Washington in the State of Florida, acting through its Board of County Commissioners, to sell, exchange, convey or otherwise dispose of any real or personal property owned or held by said County when not needed for County purposes.

Also—

H. B. No. 193—A bill to be entitled An Act apportioning the monies received from the State Treasurer by the County Commissioners of Brevard County, Florida, which said monies will hereafter be received from the State Treasurer under and by the provisions of Chapter 14832, Laws of Florida, Acts of 1931, and/or Acts amendatory thereof, providing that said monies so received by the County Commissioners of said County shall be divided equally between the Board of Public Instruction of Brevard County, Florida, and the Board of County Commissioners of Brevard County, Florida.

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,

J. W. LINDLER,

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

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

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

H. B. No. 201—A bill to be entitled An Act amending Chapter 18083, Section 3, Laws of Florida, Acts of 1937, the same being "An Act to provide for the equal apportionment, distribution, and use between the Board of County Commissioners of St. Lucie County, Florida, and Board of Public Instruction of St. Lucie County, Florida, of all monies received by St. Lucie County, Florida, under the provisions of Chapter 14832, Laws of Florida, Acts of 1931, or any amendment, or amendments, thereto, or other laws providing for the revenue from licensed race tracks in this State, providing that said monies shall be paid by the State Treasurer on separate warrants drawn by the Comptroller to the said Board and restricting the disbursement of said monies."

Also—

H. B. No. 202—A bill to be entitled An Act to cancel certain tax certificates and taxes of the City of Fort Pierce, Florida, against certain lots, pieces and parcels of land situate in the City of Fort Pierce, Saint Lucie County, Florida, and owned by the Board of Public Instruction of Saint Lucie County, Florida, and to cancel all City of Fort Pierce, Florida taxes heretofore levied and assessed against said lands in this Act described.

Also—

H. B. No. 213—A bill to be entitled An Act to provide for the re-registration of voters for all elections to be held in the year A. D. 1948, and subsequent years thereafter, in Walton County, Florida, providing that the County Commissioners of Walton County, Florida, shall cause such re-registration.

Also—

H. B. No. 214—A bill to be entitled An Act providing for the construction, equipping and maintenance of a Curb Market in DeFuniak Springs, Florida: Providing for the appointment of a Board of Trustees to construct and operate said market; providing that \$5,000.00 of Walton County Race Track funds shall be appropriated for the construction, equipping and maintenance of same.

Also—

H. B. No. 217—A bill to be entitled An Act relating to Walton County, Florida, authorizing the Board of County Commis-

sioners of said County to amend its budget to include any funds not anticipated by said Board at the time of making up its budget or approval by the Comptroller of the State of Florida.

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,

J. W. LINDLER,

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

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

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

H. B. No. 218—A bill to be entitled An Act to ratify, validate and confirm certain conveyances of lands heretofore made by the Board of County Commissioners of Walton County, Florida, or by or under the authority of said Board.

Also—

H. B. No. 223—A bill to be entitled An Act providing for and relating to the State Live Stock Sanitary Board restocking of deer in Collier County, Florida; providing for the disposition of funds received from issuance of special hunting licenses under the provisions of Chapter 19747, Special Acts, Laws of Florida, 1939.

Also—

H. B. No. 242—A bill to be entitled An Act relating to Taylor County, Florida, determining and declaring said county to be a manufacturing and industrial area, determining and declaring that it is and will be in the interest of the public, the United States of America, the State of Florida, and Taylor County, Florida, to grant to municipal corporations, and to persons, firms and corporations operating manufacturing or industrial plants in said county the right and power to discharge and deposit sewage industrial and chemical wastes and effluents, or any of them, into the waters of the Fenholloway River and the waters of the Gulf of Mexico into which said river flows, and granting such rights and powers.

Also—

H. B. No. 252—A bill to be entitled An Act to amend Section One (1) of Chapter 23160, Laws of Florida, Acts of 1945, the same being relative to salaries of the secretaries of the Circuit Judges in and for Duval County, and of the Judge of the Civil Court of Record in and for Duval County, Florida.

Also—

H. B. No. 254—A bill to be entitled An Act authorizing the City Council of Rockledge, Florida, to sell the municipally owned Golf Course of the City of Rockledge and providing for the methods of said sale.

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,

J. W. LINDLER,

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

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

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

ferred:

S. B. No. 116—A bill to be entitled An Act relating to and providing for the consolidation of School Districts numbered 3 and 6 of Gadsden County, Florida, into one School District, and to be known and numbered School District Number 3, and to provide for its boundaries; to provide for election of Trustees and providing for existing indebtedness against such original districts.

Also—

S. B. No. 117—A bill to be entitled An Act relating to and providing for the consolidation of School Districts numbered 1, 2, 13, 14, and 15 of Gadsden County, Florida, into one School District, to be known and numbered School District Number 1, and to provide for its boundaries; to provide for election of Trustees and providing for existing indebtedness against such original districts.

Also—

S. B. No. 118—A bill to be entitled An Act relating to acquiring sites for and constructing and equipping, enlarging, remodeling, and improving Tuberculosis Sanatoria by the State Tuberculosis Board and making an appropriation therefor.

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

Very respectfully,

J. W. LINDLER.

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

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

Senate Concurrent Resolution No. 4:

A Resolution commending the Honorable Colin English, State Superintendent of Public Instruction of the State of Florida, for his interest and active support in behalf of the national campaign against the spread of the disease, infantile paralysis.

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

Very respectfully,

J. W. LINDLER.

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

INTRODUCTION OF RESOLUTIONS AND CONSIDERATION OF SENATE RESOLUTIONS

By Senator Leaird—

Senate Concurrent Resolution No. 7:

A RESOLUTION REQUESTING THE UNITED STATES HOUSE OF REPRESENTATIVES TO PASS LEGISLATION PROVIDING FOR CASH PAYMENT TO VETERANS FOR TERMINAL LEAVE PAY.

WHEREAS, there was enacted by the Congress of the United States, H. R. 4051, which bill was introduced by a former member of this Legislature, Dwight L. Rogers, granting and providing for terminal leave pay for the enlisted personnel of the armed forces; and

WHEREAS, at the time said bill was introduced by the said Dwight L. Rogers, it provided for a lump sum cash payment for terminal leave pay and it was so passed by the House of Representatives; however, said bill was amended in the Senate to provide for the payment of terminal leave pay in 5-year bonds bearing interest at the rate of 2½% per annum; and

WHEREAS, it was necessary on the part of the House to agree to the amendment as proposed by the Senate in order that any legislation might be passed for terminal leave pay; and

WHEREAS, cash payment was made to all commissioned officers for terminal leave pay and in order to do away with this unfair and discriminatory treatment between commissioned officers and non-commissioned officers and privates, said Dwight L. Rogers, Representative in Congress from the Sixth Congressional District of the State of Florida, intro-

duced on January 3, 1947, in the 80th Congress, H. R. No. 3, providing that terminal leave pay bonds shall be redeemable in cash upon the application of any veteran holding said bonds and that hereafter veterans can request cash payment instead of bonds; now

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

That it is the desire of this Body that the veterans should be permitted to have their bonds payable in cash upon application filed by the holders of any bond and that hereafter cash payment should be made when requested; and

That the Representatives in Congress from Florida be urged to support said H. R. No. 3, or similar legislation which would provide for cash payment to said veterans for terminal leave pay; and

BE IT FURTHER RESOLVED that a copy of this resolution be mailed by the Clerk of this House to the Senators and Representatives in Congress from the State of Florida and that a copy be sent to the Honorable Joseph W. Martin, Jr., Speaker of the United States House of Representatives.

Which was read the first time in full.

Senator Collins moved that the rules be waived and Senate Concurrent Resolution No. 7 be read the second time in full and put upon its adoption.

Which was agreed to by a two-thirds vote.

And Senate Concurrent Resolution No. 7 was read the second time in full.

The question was put on the adoption of the Resolution.

Which was agreed to and Senate Concurrent Resolution No. 7 was adopted, and the action of the Senate was ordered certified to the House of Representatives.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

By Senators Beacham and Beall—

S. B. No. 277—A bill to be entitled An Act amending Section 40.34, Florida Statutes, 1941, relating to the pay roll for Jurors in Circuit Courts, Criminal Courts of Record, Civil Courts of Record and County Courts.

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

By Senators Beacham and Beall—

S. B. No. 278—A bill to be entitled An Act amending Section 142.07, Florida Statutes, 1941, relating to pay rolls of witnesses in County Courts and County Criminal Courts of Record.

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

By Senators Beacham and Beall—

S. B. No. 279—A bill to be entitled An Act amending Section 40.24, Florida Statutes, 1941, as amended by Section 7, Chapter 22858, Laws of Florida, Acts of 1945, relating to the pay of jurors.

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

By Senators Beacham and Beall—

S. B. No. 280—A bill to be entitled An Act amending Section 794.01, Florida Statutes, 1941, relating to rape and forcible carnal knowledge.

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

By Senators Beacham and Beall—

S. B. No. 281—A bill to be entitled An Act to define larceny; to define and describe personal property which may be the subject of larceny; to define, prescribe, establish and describe the method, manner and means whereby and by which a person shall be deemed guilty of larceny; to prescribe the sufficiency and essentials of a warrant, indictment, and information charging larceny; to provide for a bill of particu-

lars; to provide for and prescribe the punishment which may be imposed for the commission of the offense of larceny; to provide that nothing in this act shall be construed as repealing certain specifically enumerated existing laws; to repeal all laws and parts of laws inconsistent or in conflict herewith and to provide for a date upon which this Act shall be in force and effect.

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

By Senators Beacham and Beall—

S. B. No. 282—A bill to be entitled An Act amending Section 46.01, Florida Statutes, 1941, relating to the venue of actions in civil proceedings.

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

By Senators Beacham and Beall—

S. B. No. 283—A bill to be entitled An Act to amend Sections 40.05, 40.06, 40.09, 40.10, Florida Statutes, 1941, and Section 40.43, Florida Statutes, 1941, as amended by Section 8 of Chapter 21973, Laws of 1943, to provide for and create a Jury Commission in each County of this State; prescribing qualifications of members, method of appointment, powers, duties, functions and official terms; and relating to the selection of jury lists by Jury Commission, transcription and preservation of the lists; and repealing Sections 40.02, 40.03, Florida Statutes, 1941, as amended by Section 1, Chapter 21740, Laws of 1943, and 40.04, Florida Statutes, 1941.

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

By Senators Beacham and Beall—

S. B. No. 284—A bill to be entitled An Act amending Sections 41.01 and 41.02, Florida Statutes, 1941, relating to Jurors and Jury lists for certain County Judges' Courts, to provide for the selection and listing of persons qualified to serve as Jurors by the Jury Commissions of the several Counties, and the depositing of the names of Jurors so selected by the Jury Commissioners in a box.

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

By Senators Beacham and Beall—

S. B. No. 285—A bill to be entitled An Act amending Section 54.14, Florida Statutes, 1941, relating to the number of Jurors in Civil Trial Jury.

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

By Senator Beacham and Beall—

S. B. No. 286—A bill to be entitled An Act amending Section 919.09, Florida Statutes, 1941, relating to the return of Jurors; manner of declaring the verdict; and receiving and recording the verdict; and Section 919.10, Florida Statutes, 1941, relating to polling the Jury.

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

By Senators Beacham and Beall—

S. B. No. 287—A bill to be entitled An Act to allow suit money, including a reasonable attorney's fee, to a divorced wife in proceedings now pending or hereafter instituted for the purpose of modifying a Final Decree of Divorce, including proceedings for the Modification of Divorce Decrees recorded prior to the effective date of this Act.

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

By Senator Moon—

Senate Joint Resolution No. 288:

A JOINT RESOLUTION PROVIDING AN AMENDMENT TO SECTION 30, ARTICLE IV, OF THE CONSTITUTION OF THE STATE OF FLORIDA, RELATING TO THE GAME AND FRESH WATER FISH COMMISSION.

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

That the following amendment, designated 30-A be added to Section 30, Article IV, of the Constitution of Florida, be and the same is hereby agreed to and shall be submitted to the electors of the State of Florida, for their approval or rejection at the next general election to be held on the first Tuesday after the first Monday in November, 1948, said amendment to read as follows:

"There shall be a State wide uniform season for the hunting and taking of game and for the fishing and taking of fresh water black bass; the open season for the hunting and taking of game shall be from November 15th of each year to the following February 15th, excepting all Mondays, Wednesdays and Fridays, after the first ten consecutive days thereof, shall be closed to such hunting and taking; the open season for the fishing and taking of fresh water black bass shall be the year around except during the month of March, which shall be closed to such fishing and taking of black bass.

Anyone unlawfully or willfully killing a doe deer during the open season, must replace same by delivering a live one, adapted to Florida, to the Game and Fresh Water Fish Commission, within six months from such killing or such person will be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine not exceeding \$500.00 or imprisonment in the county jail not exceeding 90 days or both fine and imprisonment.

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

By the Committee on Control of Legislative Expenditures—

S. B. No. 289—A bill to be entitled An Act to amend Section 11.12, 1945 Supplement Florida Statutes 1941, relative to per diem, mileage and expenses of members of the Legislature, and making an appropriation therefor; and to amend Section 11.14, 1945 Supplement, Florida Statutes 1941, relative to compensation of officers and attaches of the Senate and House of Representatives.

Which was read the first time by title only.

Senator Davis moved that the rules be waived and Senate Bill No. 289 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 289 was read the second time by title only.

Senator Davis moved that the rules be further waived and Senate Bill No. 289 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. 289 was read the third time in full.

Upon the passage of Senate Bill No. 289 the roll was called and the vote was:

Yeas—35.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Walker |
| Blanch | Fraser (31st) | Moon | Wilson |
| Carroll | Getzen | Pearce | |

Nays—None.

So Senate Bill No. 289 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

By Senator Davis—

S. B. No. 290—A bill to be entitled An Act to amend Chapter 23390 Laws of Florida, 1945, being "An Act to abolish the present municipal government of the Town of Madison, in the County of Madison, in the State of Florida, and to create, establish and organize a municipality to be known and design-

nated as the City of Madison, and to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges" by amending Sections 32, 33, 36 and 123 thereof, relating to Municipal Judges.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 290 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 Davis moved that the rules be waived and Senate Bill No. 290 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 290 was read the second time by title only.

Senator Davis moved that the rules be further waived and Senate Bill No. 290 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. 290 was read the third time in full.

Upon the passage of Senate Bill No. 290 the roll was called and the vote was:

Yeas—36

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 290 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Collins—

S. B. No. 291—A bill to be entitled An Act authorizing cities and towns in this State to impose, levy and collect License and Excise Taxes, and repealing all laws in conflict herewith.

Which was read the first time by title only and referred to the Committee on Cities and Towns.

By Senator Shands—

S. B. No. 292—A bill to be entitled An Act to ratify, validate and confirm the act of the Board of County Commissioners of Alachua County, Florida, in conveying certain real property owned by Alachua County, Florida, to the City of Gainesville, a municipal corporation; to approve the execution of such deeds of conveyances thereto; to authorize said Board to convey said lands to said City; and providing for a referendum thereof.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 292 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 Shands moved that the rules be waived and Senate Bill No. 292 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 292 was read the second time by title only.

Senator Shands moved that the rules be further waived and Senate Bill No. 292 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. 292 was read the third time in full. Upon the passage of Senate Bill No. 292 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 292 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Beacham—

S. B. No. 293—A bill to be entitled An Act to authorize the issuance of license to certain holders of permits for the conducting of Horse Racing in the State of Florida.

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

By Senator Franklin—

S. B. No. 294—A bill to be entitled An Act providing should the powers and duties of Governor devolve upon the Speaker of the House of Representatives pursuant to Article IV, Section 19, of the Constitution of Florida, and at such time there be no legally qualified Speaker of the House of Representatives or in case of the impeachment, removal from office, death, resignation or inability of the Speaker of the House of Representatives to perform the duties and powers of the Governor, that such duties and powers shall devolve upon the Secretary of State.

Which was read the first time by title only.

Senator Franklin moved that the rules be waived and Senate Bill No. 294 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 294 was read the second time by title only.

Senator Franklin moved that the rules be further waived and Senate Bill No. 294 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. 294 was read the third time in full.

Upon the passage of Senate Bill No. 294 the roll was called and the vote was:

Yeas—35.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Walker |
| Branch | Fraser (31st) | Moon | Wilson |
| Carroll | Getzen | Pearce | |

Nays—None

So Senate Bill No. 294 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Johnson—

S. B. No. 295—A bill to be entitled An Act providing for the distribution and use of one-half of Race Track Funds allocated to Lake County, Florida, under Chapter 14832, Laws of Florida, 1931, and Section 550.13, Florida Statutes, 1941, and

Acts amendatory thereof and providing that said monies shall be paid by the State Treasurer on separate warrants drawn by the Comptroller to County Board of Public Instruction of Lake County, Florida.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 295 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 Johnson moved that the rules be waived and Senate Bill No. 295 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 295 was read the second time by title only.

Senator Johnson moved that the rules be further waived and Senate Bill No. 295 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. 295 was read the third time in full.

Upon the passage of Senate Bill No. 295 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 295 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Johnson—

S. B. No. 296—A bill to be entitled An Act to amend Sections 440.51 and 440.56, Florida Statutes 1941, relating to the Workmen's Compensation Law, by providing that the Florida Industrial Commission shall keep certain records as to cost of industrial accidents; requiring the filing of progress reports; providing penalties for failure to file any reports required by the Workmen's Compensation Act; defining policy and calendar year; providing such information shall be furnished to any employer; providing that such information shall be furnished the Insurance Commissioner for his consideration in fixing Workmen's Compensation rates; providing that the Florida Industrial Commission may, to defray the cost of administering the Act, increase the assessment from three to four per cent on the gross earned premiums collected by insurance companies in writing Workmen's Compensation insurance in Florida; a similar assessment on the amount of premiums a self-insurer would have paid if insured; by amending Section 440.56 to require the Florida Industrial Commission to appoint an Industrial Safety Director, prescribing his qualifications and duties; repealing all laws or parts of laws in conflict herewith; and providing for the effective date of this Act.

Which was read the first time by title only and referred to the Committee on Labor and Industry.

By Senator Johnson—

Senate Bill No. 297:

A bill to be entitled An Act to amend Section 440.19 and Section 440.27 Florida Statutes, 1941, relating to the Workmen's Compensation Law, by increasing the time limit within which a claim for compensation may be filed from one to two years; by relieving employers who have secured the payment of benefits to their employees of the necessity of furnishing a supersedeas bond on appeals from the orders of the Industrial Commission to the Appellate Courts.

Which was read the first time by title only and referred to the Committee on Labor and Industry.

By Senator Coleman—

S. B. No. 298—A bill to be entitled An Act to amend Paragraph (b) of Section 10 of Chapter 13972 of the Laws of Florida, 1929, said Act being entitled "An Act to abolish the present municipal government of the City of Coral Gables, Dade County, Florida and create, establish and organize a municipality to be known and designated as the City of Coral Gables, etc." as amended by Chapter 22240, Special Acts of 1943, so as to provide for a change in the method of declaring void all existing city registration lists and calling for a new registration of voters.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 298 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 Coleman moved that the rules be waived and Senate Bill No. 298 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 298 was read the second time by title only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 298 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. 298 was read the third time in full.

Upon the passage of Senate Bill No. 298 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 298 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Coleman—

S. B. No. 299—A bill to be entitled An Act affecting the government of the City of Coral Gables, Florida; giving to the City of Coral Gables, Florida the right to acquire, by private purchase, lease, or by the exercise of the right of eminent domain, real estate for use for off-street parking of all types of vehicles; to operate such property so acquired in such manner as may be determined by the City Commission, by ordinance; giving to the City Commission the right, by ordinance, to adopt rules and regulations governing and affecting the operation of the property acquired for such purposes, including the fixing of fees and charges for the use thereof; providing for financing of such facilities.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 299 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 Coleman moved that the rules be waived and Senate Bill No. 299 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 299 was read the second time by title

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only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 299 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. 299 was read the third time in full.

Upon the passage of Senate Bill No. 299 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 299 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Coleman—

S. B. No. 300—A bill to be entitled An Act limiting the number of licenses which may be granted by the City of Coral Gables, Florida, for the sale of intoxicating beverages within its corporate limits by vendors operating places of business where beverages containing alcohol of more than fourteen per centum by weight are sold, and excepting from the operation hereof all operators of railroads, sleeping cars, buses and airplanes obtaining licenses good throughout the State of Florida under the Beverage Law of the State of Florida; giving to the City Commission the power and authority, in its discretion, to issue such licenses to hotels having one hundred or more guest rooms, without regard to the limitation herein; declaring that the limitations imposed by this Act shall not affect licenses already issued or proper renewals thereof; providing a separability clause.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 300 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 Coleman moved that the rules be waived and Senate Bill No. 300 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 300 was read the second time by title only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 300 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. 300 was read the third time in full.

Upon the passage of Senate Bill No. 300 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 300 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Coleman—

S. B. No. 301—A bill to be entitled An Act affecting the Government of the City of Coral Gables, Florida; limiting the number of Beer, Wine, and other Licenses governing the Sale and Consumption, on the premises where sold, of Beverages containing alcohol of more than 3.2 per centum by weight and not more than 14 per centum by weight, to one such License for each fifteen hundred persons in said City, according to the last preceding State or Federal Census, whichever is nearest to the date of the application for such License; to regulate and control establishments so licensed; providing that limitations herein imposed shall not affect Licenses already existing and the regular and proper renewal thereof; providing for a separability clause.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 301 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 Coleman moved that the rules be waived and Senate Bill No. 301 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 301 was read the second time by title only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 301 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. 301 was read the third time in full.

Upon the passage of Senate Bill No. 301 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 301 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Coleman—

S. B. No. 302—A bill to be entitled An Act amending Section 62 of Chapter 10847, Acts of 1925, and entitled: "An Act to amend and reenact the charter of the City of Miami, in the County of Dade, and to fix the boundaries and provide for the government, powers and privileges of said City and means for exercising the same; and to authorize the imposition of penalties for the violation of ordinances; and to ratify certain acts and proceedings of the Commission and of the officers of the City"; providing for a secretarial staff for the City Manager in the unclassified service, and placing Jackson Memorial Hospital employees in the classified service; to repeal all laws and parts of laws in so far as they are in conflict or inconsistent with the provisions of this Act."

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 302 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 Coleman moved that the rules be waived and Senate

Bill No. 302 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 302 was read the second time by title only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 302 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. 302 was read the third time in full.

Upon the passage of Senate Bill No. 302 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 302 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Coleman—

S. B. No. 303—A bill to be entitled An Act amending Section 25 of Chapter 10847, Acts of 1925, and entitled: "An Act to Amend and Re-enact the Charter of the City of Miami, in the County of Dade, and to fix the Boundaries and provide for the Government, Powers and Privileges of Said City and means for exercising the same; and to authorize the imposition of penalties for the Violation of Ordinances; and to Ratify Certain Acts and Proceedings of the Commission and of the Officers of the City"; providing for disciplinary supervision in the Divisions of Fire and Police; to repeal all laws and parts of laws in so far as they are in conflict or inconsistent with the provisions of this Act."

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 303 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 Coleman moved that the rules be waived and Senate Bill No. 303 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 303 was read the second time by title only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 303 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. 303 was read the third time in full.

Upon the passage of Senate Bill No. 303 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 303 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Coleman—

S. B. No. 304—A bill to be entitled An Act to amend Section 1 of Chapter 18689, Special Acts of 1937, and entitled "An Act to authorize the Commission of the City of Miami, Florida, to establish a fund or funds for the relief or pension of persons in the classified and unclassified service of said City; providing for the receiving of gifts, devises and bequests of money or property for the benefit of such fund or funds; providing for the power to raise by taxation amounts not to exceed two mills on the dollar for such purpose; and to provide that, until the Commission shall establish a fund or funds for the relief or pension of persons in the classified or unclassified service as provided in this Act, existing laws and existing funds for the relief or pension of persons employed by the City of Miami shall continue in full force and effect," by increasing the millage not to exceed four mills on the dollar of the assessed value of all property in the City of Miami.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 304 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 Coleman moved that the rules be waived and Senate Bill No. 304 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 304 was read the second time by title only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 304 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. 304 was read the third time in full.

Upon the passage of Senate Bill No. 304 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 304 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Coleman—

S. B. No. 305—A bill to be entitled An Act to authorize and empower the City of Miami to own and operate yacht basins and similar facilities, to acquire the necessary property therefor, including "Dinner Key", and to issue revenue certificates of indebtedness in payment thereof and ratifying all acts heretofore done in the acquisition of such properties or the issuance of certificates in payment thereof.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 305 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 Coleman moved that the rules be waived and Senate Bill No. 305 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 305 was read the second time by title only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 305 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. 305 was read the third time in full.

Upon the passage of Senate Bill No. 305 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 305 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Coleman—

S. B. No. 306—A bill to be entitled An Act amending Paragraph (a) of Section 65 of Chapter 10847, Acts of 1925, and entitled: "An Act to amend and re-enact the charter of the City of Miami, in the County of Dade, and to fix the boundaries and provide for the government, powers and privileges of said city and means for exercising the same; and to authorize the imposition of penalties for the violation of ordinances; and to ratify certain acts and proceedings of the Commission and of the officers of the city"; providing for suspension, removal, fine and demotion of employees in the classified service; to repeal all laws and parts of laws in so far as they are in conflict or inconsistent with the provisions of this Act.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 306 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 Coleman moved that the rules be waived and Senate Bill No. 306 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 306 was read the second time by title only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 306 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. 306 was read the third time in full.

Upon the passage of Senate Bill No. 306 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|---------------|----------|
| Mr. President | Carroll | Fraser (31st) | McArthur |
| Alford | Coleman | Getzen | Moon |
| Baynard | Collins | Gray | Pearce |
| Beacham | Crary | Johns | Perdue |
| Beall | Davis | Johnson | Ray |
| Boyle | Flake | King | Riddle |
| Brackin | Franklin | Leaird | Sanchez |
| Branch | Fraser (29th) | Mathews | Shands |

Sheldon Sturgis Walker Wilson

Nays—None.

So Senate Bill No. 306 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Coleman—

S. B. No. 307—A bill to be entitled An Act limiting the number of licenses which may be granted by the City of Miami, Florida, for the sale of intoxicating beverages within its corporate limits by vendors operating places of business where beverages containing alcohol of more than fourteen per centum (14%) by weight and sold; and excepting from the operation hereof all Operators of Railroads, Sleeping Cars, Steamships, Buses and Airplanes obtaining licenses good throughout the State of Florida under the Beverage Law of the State of Florida, and Incorporated Clubs including Social Clubs, and Caterers at Horse or Dog Racing Plants as defined in the Beverage Law of the State of Florida.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 307 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 Coleman moved that the rules be waived and Senate Bill No. 307 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 307 was read the second time by title only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 307 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. 307 was read the third time in full.

Upon the passage of Senate Bill No. 307 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 307 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Coleman—

S. B. No. 308—A bill to be entitled An Act authorizing and empowering the City of Miami, Florida, to acquire property, both real and personal, by purchase, lease, gift, devise, condemnation, or otherwise, for the purpose of providing facilities for parking motor vehicles; to operate, develop and improve such parking facilities; to fix, levy and collect fees, rents or charges for such use; to own and operate such parking facilities, or lease the same for such purposes; to issue general obligation or revenue bonds; to impose special or benefit assessments; and to make general fund appropriations to the extent deemed necessary or desirable.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 308 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 Coleman moved that the rules be waived and Senate Bill No. 308 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 308 was read the second time by title only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 308 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. 308 was read the third time in full.

Upon the passage of Senate Bill No. 308 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 308 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Coleman—

S. B. No. 309—A bill to be entitled An Act giving to the Board of County Commissioners of Dade County, Florida, sole jurisdiction over zoning and platting of lands in unincorporated areas of said County and repealing all laws giving the City of Miami or any other Municipal Corporation in Dade County jurisdiction over platting or zoning of such areas.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 309 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 Coleman moved that the rules be waived and Senate Bill No. 309 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 309 was read the second time by title only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 309 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. 309 was read the third time in full.

Upon the passage of Senate Bill No. 309 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 309 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Coleman—

S. B. No. 310—A bill to be entitled An Act affecting the government of the Town of Miami Springs, Florida, granting to said town the right by ordinance to provide for licensing, and regulating persons, corporations and associations engaged in business, occupations, professions and trades; to classify businesses and arrange the various businesses, occupations, trades and professions carried on in the city to such classes as may be just and proper and to fix the license fee payable by each, without regard for the State law fixing such fees; to provide penalties for violation of such ordinances.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 310 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 Coleman moved that the rules be waived and Senate Bill No. 310 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 310 was read the second time by title only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 310 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. 310 was read the third time in full.

Upon the passage of Senate Bill No. 310 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 310 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Coleman—

S. B. No. 311—A bill to be entitled An Act providing for the salary to be paid to Judges of Civil Courts of Record in Counties in which such courts have more than one Judge.

Which was read the first time by title only.

Senator Coleman moved that the rules be waived and Senate Bill No. 311 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 311 was read the second time by title only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 311 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. 311 was read the third time in full.

Upon the passage of Senate Bill No. 311 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------|---------|---------|
| Mr. President | Beacham | Brackin | Coleman |
| Alford | Beall | Branch | Collins |
| Baynard | Boyle | Carroll | Crary |

| | | | |
|---------------|---------|----------|---------|
| Davis | Gray | McArthur | Sanchez |
| Flake | Johns | Moon | Shands |
| Franklin | Johnson | Pearce | Sheldon |
| Fraser (29th) | King | Perdue | Sturgis |
| Fraser (31st) | Leaird | Ray | Walker |
| Getzen | Mathews | Riddle | Wilson |

Nays—None.

So Senate Bill No. 311 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Coleman—

S. B. No. 312—A bill to be entitled An Act affecting the government of the Town of Miami Springs, Florida; giving to the Town of Miami Springs, Florida, the right to acquire, by private purchase, lease, or by the exercise of the right of eminent domain of real estate for use for off-street parking of all types of vehicles; to operate such property to be acquired in such manner as may be determined by the Town Council by ordinance; giving to the Town Council the right by ordinance to adopt rules and regulations governing and affecting the operation of the property acquired for such purposes, including the fixing of fees or charges for the use thereof.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 312 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 Coleman moved that the rules be waived and Senate Bill No. 312 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 312 was read the second time by title only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 312 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. 312 was read the third time in full.

Upon the passage of Senate Bill No. 312 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 312 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Coleman—

S. B. No. 313—A bill to be entitled An Act affecting the government of the Town of Miami Springs, Florida; declaring that when ordinances are adopted affecting the health, or welfare of the Town, or because any part thereof is in peril, are emergency ordinances and shall become effective immediately upon their passage and approval by the Mayor.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 313 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 Coleman moved that the rules be waived and Senate Bill No. 313 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 313 was read the second time by title only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 313 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. 313 was read the third time in full.

Upon the passage of Senate Bill No. 313 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 313 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Coleman—

S. B. No. 314—A bill to be entitled An Act affecting the Government of the Town of Miami Springs, Florida, giving the Town Council authority, by ordinance adopted not less than ninety days previous to any election, whether a regular municipal election, a special election or otherwise; declaring void all existing registration lists and require new registration of all persons desiring to qualify as electors in such election; requiring the setting forth of the dates upon which books will be kept open for registration and providing that those registering during the period fixed by the ordinance shall constitute the qualified electors entitled to participation in such election; repealing all laws or parts of laws in conflict herewith.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 314 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 Coleman moved that the rules be waived and Senate Bill No. 314 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 314 was read the second time by title only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 314 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. 314 was read the third time in full.

Upon the passage of Senate Bill No. 314 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|---------------|----------|
| Mr. President | Carroll | Fraser (31st) | McArthur |
| Alford | Coleman | Getzen | Moon |
| Baynard | Collins | Gray | Pearce |
| Beacham | Crary | Johns | Perdue |
| Beall | Davis | Johnson | Ray |
| Boyle | Flake | King | Riddle |
| Brackin | Franklin | Leaird | Sanchez |
| Branch | Fraser (29th) | Mathews | Shands |

Sheldon Sturgis Walker Wilson

Nays—None.

So Senate Bill No. 314 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Coleman—

S. B. No. 315—A bill to be entitled An Act affecting the Government of the Town of Miami Springs, Florida; giving to the Town Council the right, by ordinance, to set up a Civil Service plan for all officers and employees of the town; providing that before becoming effective such ordinance shall first be submitted to, and approved by, a majority of the qualified voters of the Town of Miami Springs voting either at a General Election of the Town or at a Special Election called therefor; providing for amendments to such ordinance after adoption; declaring these powers to be in addition to any other such powers heretofore or hereafter granted by law.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 315 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 Coleman moved that the rules be waived and Senate Bill No. 315 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 315 was read the second time by title only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 315 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. 315 was read the third time in full.

Upon the passage of Senate Bill No. 315 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 315 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Coleman—

S. B. No. 316—A bill to be entitled An Act limiting the number of licenses which may be granted by the Town of Miami Springs, Florida, for the sale of intoxicating beverages within its corporate limits by vendors operating places of business where beverages containing alcohol of more than fourteen percentum by weight are sold, and excepting from the operation hereof all operators of buses and airplanes obtaining licenses good throughout the State of Florida under the Beverage Law of the State of Florida; giving to the Town Council the power and authority, in its discretion to issue such licenses to hotels having fifty or more guest rooms without regard to such limitations; declaring that this Act shall not affect licenses already issued or proper renewals thereof; and providing a separability clause.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill

No. 316 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 Coleman moved that the rules be waived and Senate Bill No. 316 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 316 was read the second time by title only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 316 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. 316 was read the third time in full.

Upon the passage of Senate Bill No. 316 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 316 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Coleman—

S. B. No. 317—A bill to be entitled An Act authorizing the City of Miami, Florida, to acquire property, both real and personal, by purchase, gift, devise, lease, condemnation, or otherwise, within the City or without the City limits, for a municipal golf course or golf courses; to fix, levy and collect fees, rents, or other charges, for the use of, or in connection with, such golf course or golf courses; to own, operate and maintain such golf course or golf courses; to issue general obligation or revenue bonds; to make general fund appropriations to the extent deemed necessary or desirable; and to do all acts and things necessary and convenient to carry out the powers expressly given in this law.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 317 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 Coleman moved that the rules be waived and Senate Bill No. 317 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 317 was read the second time by title only.

Senator Coleman moved that the rules be further waived and Senate Bill No. 317 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. 317 was read the third time in full.

Upon the passage of Senate Bill No. 317 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------|---------|---------------|
| Mr. President | Beall | Carroll | Davis |
| Alford | Boyle | Coleman | Flake |
| Baynard | Brackin | Collins | Franklin |
| Beacham | Branch | Crary | Fraser (29th) |

| | | | |
|---------------|----------|---------|---------|
| Fraser (31st) | King | Pearce | Shands |
| Getzen | Leaird | Perdue | Sheldon |
| Gray | Mathews | Ray | Sturgis |
| Johns | McArthur | Riddle | Walker |
| Johnson | Moon | Sanchez | Wilson |

Nays—None.

So Senate Bill No. 317 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Mathews—

S. B. No. 318—A bill to be entitled An Act to fix the date in each year on which the Fee Officers of Duval County, Florida, shall file their estimates as required by Chapter 16885, Laws of 1935, with the Budget Commission of said County, and to fix the date on which said Budget Commission shall complete and file its Final Budget as to said Officers.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 318 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 Mathews moved that the rules be waived and Senate Bill No. 318 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 318 was read the second time by title only.

Senator Mathews moved that the rules be further waived and Senate Bill No. 318 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. 318 was read the third time in full.

Upon the passage of Senate Bill No. 318 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 318 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senators Mathews and Coleman—

S. B. No. 319—A bill to be entitled An Act fixing the compensation for Examining Committeemen for the examination of supposed insane persons in the several Counties of Florida having a population of 260,000, or more, according to the last Federal or State Census, and approving and ratifying compensation heretofore paid in such cases.

Which was read the first time by title only.

Senator Mathews moved that the rules be waived and Senate Bill No. 319 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 319 was read the second time by title only.

Senator Mathews moved that the rules be further waived and Senate Bill No. 319 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. 319 was read the third time in full.

Upon the passage of Senate Bill No. 319 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 319 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Collins—

S. B. No. 320—A bill to be entitled An Act amending Section 1 of Chapter 14,416, Laws of Florida, Acts of 1929, entitled "An Act authorizing and empowering the City of Tallahassee, a Municipal Corporation, to acquire, improve, maintain and operate airports, aviation terminals and landing fields; to let, lease and grant privileges thereon to others; to issue bonds for the purpose of purchasing and improving airports, aviation terminals and landing fields under certain conditions" by granting authority to said City to grant exclusive franchises and concessions for the conduct of privileges at said municipal airports, aviation terminals and landing fields.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 320 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 Collins moved that the rules be waived and Senate Bill No. 320 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 320 was read the second time by title only.

Senator Collins moved that the rules be further waived and Senate Bill No. 320 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. 320 was read the third time in full.

Upon the passage of Senate Bill No. 320 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 320 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Collins—

S. B. No. 321—A bill to be entitled An Act repealing Chapter 9089, Laws of Florida, Acts of 1921, the same being An Act entitled "An Act to authorize and empower the City of Tallahassee to own and maintain hospitals and libraries, and to raise funds for such purposes by the issue and sale of nego-

liable bonds. And to provide how, when and in what manner this Act shall take effect."

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 321 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 Collins moved that the rules be waived and Senate Bill No. 321 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 321 was read the second time by title only.

Senator Collins moved that the rules be further waived and Senate Bill No. 321 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. 321 was read the third time in full.

Upon the passage of Senate Bill No. 321 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 321 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Collins—

S. B. No. 322—A bill to be entitled An Act amending Section 6 of Chapter 8374, Laws of Florida, Acts of 1919, the same being An Act entitled "An Act to abolish the present municipal government of the City of Tallahassee, in the County of Leon, in the State of Florida, and to create, establish and organize a municipality to be known and designated as the City of Tallahassee, and to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges," as amended by Chapter 14,415, Laws of Florida, Acts of 1929, Chapter 15,516, Laws of Florida, Acts of 1931, and Chapter 21,583, Laws of Florida, Acts of 1941, relating to the boundaries and corporate limits of said City by including additional territory within the boundaries and corporate limits of the City of Tallahassee.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 322 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 Collins moved that the rules be waived and Senate Bill No. 322 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 322 was read the second time by title only.

Senator Collins moved that the rules be further waived and Senate Bill No. 322 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. 322 was read the third time in full.

Upon the passage of Senate Bill No. 322 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 322 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Collins—

S. B. No. 323—A bill to be entitled An Act authorizing the City of Tallahassee to Acquire, Construct, Extend, Operate and Maintain Waterworks Plants and Distribution Systems, Sanitary Sewerage Disposal Plants and Systems, Gas Plants and Distribution Systems, Garbage Collection and Disposal Plants and Systems, Airports, Aviation Terminals and Landing Fields, Swimming Pools, Municipal Auditoriums and Civic Centers and Athletic Stadiums and Athletic Fields; Authorizing the Issuance of Certificates of Indebtedness to Pay the Costs Thereof, Providing the Manner of Payment Thereof, Authorizing the Refunding of Certain Outstanding Certificates of Indebtedness, Authorizing the City to do All Things Necessary or Incidental to the Acquisition and Operation of Such Utilities or Facilities and the Issuance of Such Certificates of Indebtedness, and Providing Remedies in the Event of a Default by the City.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 323 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 Collins moved that the rules be waived and Senate Bill No. 323 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 323 was read the second time by title only.

Senator Collins moved that the rules be further waived and Senate Bill No. 323 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. 323 was read the third time in full.

Upon the passage of Senate Bill No. 323 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 323 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Collins—

S. B. No. 324—A bill to be entitled An Act amending Section 113 of Chapter 8374, Laws of Florida, Acts of 1919, the same being An Act entitled "An Act to abolish the present Municipal Government of the City of Tallahassee, in the County of Leon, in the State of Florida, and to create, establish and organize a Municipality to be known and designated

as the City of Tallahassee, and to define its territorial boundaries and to provide for its Government, jurisdiction, powers, franchises and privileges," as amended by Chapter 13,439, Laws of Florida, Acts of 1927, relating to the service of utilities by said City to consumers outside of the corporate limits thereof and ratifying and confirming the franchise heretofore granted to said City for the exclusive power and authority for the transmission and sale of electric energy in a zone three miles wide, adjacent to and extending around and outside the corporate limits of said City and as the same might be hereafter extended.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 324 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 Collins moved that the rules be waived and Senate Bill No. 324 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 324 was read the second time by title only.

Senator Collins moved that the rules be further waived and Senate Bill No. 324 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. 324 was read the third time in full.

Upon the passage of Senate Bill No. 324 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 324 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Collins—

S. B. No. 325—A bill to be entitled An Act amending Sections 1 and 4 of Chapter 23,548, Laws of Florida, Acts of 1945, entitled "An Act authorizing the City Commission of the City of Tallahassee, Florida, to establish and create by ordinance a pension, annuity and retirement system for the members of the Fire Department of said city, to provide for disability benefits; to provide for contribution to the costs thereof by members of said department; to provide for contributions into said system by the City of Tallahassee from the funds which shall be payable to said city under and pursuant to the provisions of Sections 175.04, 175.05, 175.06, 175.07 and 175.08 of Florida Statutes 1941, and funds of the city; to provide for the investment of funds of said system and to provide for the administration of said system" by providing for the contribution by the City of Tallahassee of additional funds to the Firemen's Pension Fund of said city under certain conditions.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 325 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 Collins moved that the rules be waived and Senate Bill No. 325 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 325 was read the second time by title only.

Senator Collins moved that the rules be further waived and Senate Bill No. 325 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. 325 was read the third time in full.

Upon the passage of Senate Bill No. 325 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 325 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Collins—

S. B. No. 326—A bill to be entitled An Act granting further authority to the City of Tallahassee to acquire, construct, furnish, equip, operate and maintain a building or buildings suitable as a Public Municipal Hospital, authorizing the issuance of additional certificates of indebtedness to pay therefor, authorizing the City to do all things necessary or incidental to the acquisition and operation of such Hospital and the issuance of such certificates of indebtedness, providing for the payment of such certificates solely from the net revenues to be derived from the operation of said Hospital or from revenues to be derived by the City from the Operation of the electric distribution system of the City, or from said Hospital and said electric distribution system, authorizing the refunding of certain outstanding certificates of indebtedness and providing remedies in the event of a default by the City.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 326 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 Collins moved that the rules be waived and Senate Bill No. 326 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 326 was read the second time by title only.

Senator Collins moved that the rules be further waived and Senate Bill No. 326 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 326 was read the third time in full.

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

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

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

By Senator Collins—

S. B. No. 327—A bill to be entitled An Act authorizing the City of Tallahassee, Florida, to further regulate the transportation of persons and property for hire on the streets of said City, authorizing the City to limit the number of Automobile Taxicabs operating therein and to grant two or more franchises, including exclusive franchises, to different persons, firms or corporations for the use of the streets of said City for the operation of a taxicab business upon such terms and conditions as may be imposed by the City Commission of said City and authorizing the City to establish and regulate the rates and charges required by Taxicabs for the transportation of persons and their baggage over the streets of said City and to establish minimum and maximum charges for such services.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 327 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 Collins moved that the rules be waived and Senate Bill No. 327 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 327 was read the second time by title only.

Senator Collins moved that the rules be further waived and Senate Bill No. 327 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. 327 was read the third time in full.

Upon the passage of Senate Bill No. 327 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 327 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Collins—

S. B. No. 328—A bill to be entitled An Act authorizing the City of Tallahassee to enlarge and extend its electric plant and distribution system, authorizing the issuance of certificates of indebtedness to pay therefor, authorizing the City to do all things necessary or incidental to the enlargement, extension and operation of such electric plant and distribution system and the issuance of such certificates of indebtedness, providing for the payment of such certificates solely from the net revenues to be derived from the operation of said plant and system, authorizing the refunding of certain outstanding certificates of indebtedness, and providing remedies in the event of a default by the City.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 328 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 Collins moved that the rules be waived and Senate Bill No. 328 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 328 was read the second time by title only.

Senator Collins moved that the rules be further waived and Senate Bill No. 328 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. 328 was read the third time in full.

Upon the passage of Senate Bill No. 328 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 328 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Collins—

S. B. No. 329—A bill to be entitled An Act authorizing and empowering the City of Tallahassee, a municipal corporation, to acquire, improve, maintain, lease and operate buildings and other improvements and facilities at Dale Mabry Field, the municipal airport of said city; ratifying and confirming any leases heretofore granted by the City Commission of said city

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 329 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 Collins moved that the rules be waived and Senate Bill No. 329 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 329 was read the second time by title only.

Senator Collins moved that the rules be further waived and Senate Bill No. 329 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. 329 was read the third time in full.

Upon the passage of Senate Bill No. 329 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 329 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Collins—

S. B. No. 330—A bill to be entitled An Act amending Section 104 of Chapter 8374, Laws of Florida, Acts of 1919, the same being An Act entitled "An Act to abolish the present municipal government of the City of Tallahassee, in the County of Leon, in the State of Florida, and to create, establish and organize a municipality to be known and designated as the City of Tallahassee, and to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges," as amended by Chapter 13,437, Laws of Florida, Acts of 1927, and Chapter 15,517, Laws of Florida, Acts of 1931, relating to the issuance of bonds by said City of Tallahassee and elections to authorize said bonds.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 330 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 Collins moved that the rules be waived and Senate Bill No. 330 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 330 was read the second time by title only.

Senator Collins moved that the rules be further waived and Senate Bill No. 330 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. 330 was read the third time in full.

Upon the passage of Senate Bill No. 330 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 330 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Collins—

S. B. No. 331—A bill to be entitled An Act providing a supplemental, additional and alternative method of making local improvements by the City of Tallahassee, a municipal corporation; authorizing and providing for special assessments for the costs thereof and the issuance of special assessment liens, providing for the enforcement of special assessment liens in default and the recovery of attorney's fees and costs by said municipality in the enforcement of such liens; and authorizing the issuance and sale of negotiable bonds by such municipality to finance the costs of local improvements.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 331 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 Collins moved that the rules be waived and Senate Bill No. 331 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 331 was read the second time by title only.

Senator Collins moved that the rules be further waived and Senate Bill No. 331 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. 331 was read the third time in full.

Upon the passage of Senate Bill No. 331 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Senate Bill No. 331 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senators Johnson, King, Wilson, McArthur, Carroll, Sheldon, Beacham, Johns, and Gray—

S. B. No. 332—A bill to be entitled An Act to amend Sections 443.10, 443.11, 443.12, 443.14, 443.15 and 443.18 of Chapter 443, Florida Statutes, 1941, as amended by Chapter 21982, Laws of Florida, Acts of 1943, 22832 and 22946, Laws of Florida, Acts of 1945, and known as the "Florida Unemployment Compensation Law," relating to unemployment compensation fund, administrative organization, duties and powers, employment security administration fund, collection of contributions and reciprocal arrangements, by making the State Treasurer liable on his official bond; by providing for a special administration fund; by prescribing the appointing authority of the Commission; by reducing residence requirements; by clarifying authority for temporary appointments; by authorizing the Commission to sue in other states and to cooperate with other states; by providing for appeals from status determinations; by clarifying reciprocal coverage provisions; repealing all laws in conflict herewith and making this Act effective July 1, 1947.

Which was read the first time by title only and referred to the Committee on Labor and Industry.

By Senators Johnson, King, Wilson, McArthur, Carroll, Sheldon, Beacham, Johns, and Gray—

S. B. 333—A bill to be entitled An Act to amend Section 443.03 of Chapter 443, Florida Statutes, 1941, as amended by Chapter 21983, Laws of Florida, Acts of 1943, and known as the "Florida Unemployment Compensation Law," relating to definitions, by providing for a uniform benefit year for special groups; by re-defining the terms "Employment," "Employing Unit," "Employer," and "Wages," and thereby classifying services and employing units; repealing all laws in conflict herewith and making this Act effective July 1, 1947.

Which was read the first time by title only and referred to the Committee on Labor and Industry.

By Senators Johnson, King, Wilson, McArthur, Carroll, Sheldon, Beacham, Johns, and Gray—

S. B. No. 334—A bill to be entitled An Act to amend Section 443.08 of Chapter 443, Florida Statutes, 1941, as amended by Chapter 21981, Laws of Florida, Acts of 1943, and Chapter 22946, Laws of Florida, Acts of 1945, and known as the "Florida Unemployment Compensation Law," relating to contributions, by providing for contributions for administrative purposes under specified conditions; by providing for the non-charging of benefits under specified conditions; by providing for reducing the period of chargeability under specified conditions; by eliminating the per capita reserve and the expanded pay roll contributions; by providing for additional reduction in contribution rates and making such rates dependent upon the balance in the Unemployment Compensation fund; by authorizing the transfer of Employer Accounts to more than one successor; repealing all laws in conflict herewith and making this Act effective July 1, 1947.

Which was read the first time by title only and referred to the Committee on Labor and Industry.

By Senators Johnson, King, Wilson, McArthur, Carroll,

Sheldon, Beacham, Johns, and Gray—

S. B. No. 335—A bill to be entitled An Act to amend Section 443.04 of Chapter 443, Florida Statutes, 1941, as amended by Chapter 21983, Laws of Florida, Acts of 1943, and known as the "Florida Unemployment Compensation Law," relating to payment of benefits, by revising the Benefit Formula; by increasing the Partial Earnings Limit; by eliminating the Authority for Preservation of Wage Credits; by clarifying the term "Seasonal Worker"; repealing all laws in conflict herewith and making this Act effective July 1, 1947.

Which was read the first time by title only and referred to the Committee on Labor and Industry.

By Senators Johnson, King, Wilson, McArthur, Carroll, Sheldon, Beacham, Johns, and Gray—

S. B. No. 336—A bill to be entitled An Act to amend Sections 6 and 7 of Chapter 443, Florida Statutes, 1941, as amended by Chapters 21983 and 21982, Laws of Florida, Acts of 1943, and known as the "Florida Unemployment Compensation Law," relating to disqualifications, determinations regarding claims; by revising the disqualification provisions; by authorizing re-determinations of claims for benefits; by requiring the sending of notices to employers; repealing all laws in conflict herewith and making this Act effective July 1, 1947.

Which was read the first time by title only and referred to the Committee on Labor and Industry.

By Senator Sheldon—

S. B. No. 337—A bill to be entitled An Act prohibiting the removal, cutting, marring, defacing or destruction of trees or shrubbery, either planted or natural growths which are preserved and maintained by the State Road Department within the rights of way of State roads, making the violation of this Act a misdemeanor, and prescribing a penalty therefor.

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

By Senators Sheldon and Ray—

S. B. No. 338—A bill to be entitled An Act creating and establishing the Florida State Orthopedic Hospital in Hillsborough County, Florida, for the surgical and medical care and treatment of crippled persons who are residents and citizens of the State of Florida; providing for the site of such hospital and conveyance thereof gratuitously to the State of Florida by Hillsborough County and the City of Tampa; providing that the construction, supervision, control and operation of said hospital shall be under the Florida Crippled Childrens Commission, and authorizing such commission to adopt and enforce rules and regulations relating thereto; prescribing the standards for the operation of such hospital; authorizing the acceptance of gifts and Federal aid for the use of such hospital; making appropriations for the construction, equipping, maintenance and operation of said hospital; and repealing all laws in conflict herewith.

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

By Senators Boyle, Carroll and Cray—

S. B. No. 339—A bill to be entitled An Act fixing the annual salaries of State Attorneys and Assistant State Attorneys serving in the judicial circuits of the State of Florida composed of eight counties, having a population of more than one hundred and seventy two thousand, according to the 1945 official State census, and having three or more Circuit Judges, providing for the time and manner of the payment thereof, and repealing all laws and parts of laws in conflict with this Act.

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

By Senator Walker—

S. B. No. 340—A bill to be entitled An Act to amend Chapter 23114, being An Act relating to recordation of instruments affecting title to real property, except mortgages, providing for the furnishing of data respecting grantees to the recording official, providing for schedules thereof to be given by such official to the County Tax Assessor, providing a fee to be

paid to the recording official for his services, specifying the effective date hereof, and repealing all laws in conflict herewith.

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

Senator Mathews moved that the rules be waived and the Senate do now reconsider the vote by which Senate Bill No. 232 passed the Senate on April 24, 1947.

Which was agreed to by a two-thirds vote, and the Senate reconsidered the vote by which Senate Bill No. 232 passed the Senate on April 24, 1947.

The question recurred on the passage of Senate Bill. No. 232.

Pending roll call on the passage of Senate Bill No. 232, by unanimous consent, Senator Mathews withdrew Senate Bill No. 232.

MESSAGES FROM THE GOVERNOR

State of Florida
EXECUTIVE DEPARTMENT
Tallahassee

April 24, 1947.

Hon. S. D. Clarke,
President of the Senate,
Tallahassee, Florida
Sir:

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

S. B. No. 59—Relating to Everglades National Park.

S. B. No. 84—Relating to Trustees Internal Improvement Fund.

Respectfully,
MILLARD F. CALDWELL,
Governor.

State of Florida
EXECUTIVE DEPARTMENT
Tallahassee

April 25, 1947.

Hon. S. D. Clarke,
President of the Senate,
Tallahassee, Florida
Sir:

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

S. C. R. No. 1—Relating to the Legislature.

S. C. R. No. 2—Relating to Henry Ford.

S. C. R. No. 3—Relating to the Legislature.

Respectfully,
MILLARD F. CALDWELL,
Governor.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

Tallahassee, Florida,
April 28, 1947.

Hon. S. D. Clarke,
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, Sheldon, Carroll and Sturgis—

S. B. No. 174—A bill to be entitled An Act authorizing the State Motor Vehicle Commissioner to destroy certain records and documents pertaining to the registration of motor vehicles; to reproduce by photographic process books and records and authorizing the use of such reproductions as evidence.

Which amendments read as follows:

Amendment No. 1—

S. B. No. 174—In Section 4, line 1, of the bill, strike out the words "Section 4" and insert the following in lieu thereof: "Section 5."

Amendment No. 2—

S. B. No. 174—In Section 3, line 26, of the bill, following the words: "or microphotographs," and insert the following: Section 4. All laws and parts of laws in conflict herewith be, and the same are, hereby repealed.

And respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 174, contained in the above Message, was read by title, together with House Amendments thereto.

Senator Sheldon moved that the Senate do concur in House Amendment No. 1 to Senate Bill No. 174.

Which was agreed to and the Senate concurred in House Amendment No. 1 to Senate Bill No. 174.

Senator Sheldon moved that the Senate do concur in House Amendment No. 2 to Senate Bill No. 174.

Which was agreed to and the Senate concurred in House Amendment No. 2 to Senate Bill No. 174.

And Senate Bill No. 174, 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,
April 28, 1947.

Hon. S. D. Clarke,
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 Senators Sheldon, Shands, Sturgis and Carroll—

S. B. No. 108—A bill to be entitled An Act relating to certificates of titles on motor vehicles; providing for issuance by Motor Vehicle Commissioner; requiring the delivery and assignment of certificates of title on sale of motor vehicles, and acquisition of certificates by purchases of motor vehicles; providing for recognition of titles to motor vehicles only in cases where evidenced by duly issued certificate of title; designating method and manner of issuance of certificates of title; providing that all enforceable liens and encumbrances appear on face of certificate and that certificate be held by first lien holder until satisfaction of lien; providing method of noting and satisfying liens on certificates; authorizing and empowering Motor Vehicle Commissioner to adopt rules and regulations and prescribe and furnish forms for administration of this Act, authorizing cancellation of certificates under certain circumstances; authorizing Motor Vehicle Commissioner to prepare and furnish information concerning titles for certain fees; providing that all law enforcing officers furnish information to Motor Vehicle Commissioner relative to stolen motor vehicles and requiring Commissioner to keep index of stolen and recovered vehicles and publication and circulation of such information; providing that Sections 28.22 and 319.15 Florida Statutes, 1941 shall not apply after effective date of this Act, except in cases of liens existing on effective date of

this Act; providing priority of liens and method of transfer of ownership in certain cases, and proof required for issuance of new certificate in such cases; providing for memorandum certificates; designating fees to be charged by Motor Vehicle Commissioner for services under this Act; repealing Sections 319.01; 319.02; 319.03; 319.04; 319.05; 319.06; 319.07; 319.09; 319.10; 319.11; 319.12; 319.13 Florida Statutes 1941, and all other laws in conflict and designating effective date of this Act.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 108, contained in the above Message, was referred to the Committee on Enrolled Bills.

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

Tallahassee, Florida,
April 28, 1947.

Hon. S. D. Clarke,
President of the Senate.
Sir:

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

By Mr. Cobb of Volusia—

H. B. No. 98—A bill to be entitled An Act relating to investment of surplus funds by municipalities, and defining surplus funds.

By Mr. Murray of Polk—

H. B. No. 171—A bill to be entitled An Act relating to the attestation and acknowledgment and certification of acknowledgment of deeds, contracts, mortgages, assignments of mortgage, satisfactions of mortgage and of any other instrument required by law to be acknowledged as a part of the execution thereof or as a condition precedent to being recorded.

By Committee on Military and Veterans Affairs—

H. B. No. 299—A bill to be entitled An Act authorizing persons under the age of twenty-one years to enter into contracts under "Servicemen's Readjustment Act of 1944."

And respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 98, contained in the above Message, was read the first time by title only and referred to the Committee on Cities and Towns.

And House Bills Nos. 171 and 299, contained in the above Message, were read the first time by titles only and referred to the Committee on Judiciary "B".

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

Tallahassee, Florida,
April 28, 1947

Hon. S. D. Clarke,
President of the Senate.
Sir:

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

By Messrs. Yeomans of Citrus, Hendry of Okeechobee and Dowda of Putnam—

H. B. No. 109—A bill to be entitled An Act regulating the taking, possession, buying, selling, shipping, or transporting salt water trout within the State of Florida.

By Mr. Simpson of Jefferson—

H. B. No. 164—A bill to be entitled An Act fixing the per diem and traveling expenses of State officers and employees

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when traveling on State business.

By Messrs. Murray, L. W. Smith and R. C. Smith of Polk—

H. B. No. 175—A bill to be entitled An Act relating to the adoption of an adult, whether married or single, by an adult married couple, or the survivor thereof, prescribing the jurisdiction of Circuit Courts with reference thereto and providing the procedure therefor.

And respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 109, contained in the above Message, was read the first time by title only and referred to the Committee on Game and Fisheries.

And House Bill No. 164, contained in the above Message, was read the first time by title only and referred to the Committee on Appropriations.

And House Bill No. 175, contained in the above Message, was read the first time by title only and referred to the Committee on Judiciary "A".

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

Tallahassee, Florida,
April 28, 1947.

Hon. S. D. Clarke,
President of the Senate.
Sir:

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

By Committee on Motor Vehicles and Carriers—

H. B. No. 271—A bill to be entitled An Act authorizing the State Railroad Commission to destroy certain correspondence, certificate, application and other files; to reproduce by photographic or micro-photographic process and then destroy certain books, records, documents and reports; and making such photographs, micro-photographs and reproductions therefrom admissible in evidence.

Committee Substitute for—

H. B. No. 124—A bill to be entitled An Act amending Sections 735.01 and 735.04, Florida Statutes, 1941, as set out in Section 15, Chapter 22847, Laws of Florida, Acts of 1945, relating to the Probate Laws of Florida, to small estates and to proceedings when administration unnecessary.

By Messrs. Yeomans of Citrus and Hendry of Okeechobee—

H. B. No. 130—A bill to be entitled An Act regulating the taking, possessing, buying, selling, or shipping fresh or freshly salted mullet or mullet roe within the State of Florida.

And respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 271, contained in the above Message, was read the first time by title only and referred to the Committee on Transportation and Traffic.

And Committee Substitute for House Bill No. 124, contained in the above Message, was read the first time by title only and referred to the Committee on Judiciary "A".

And House Bill No. 130, contained in the above Message, was read the first time by title only and referred to the Committee on Game and Fisheries.

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

Tallahassee, Florida,
April 28, 1947.

Hon. S. D. Clarke,
President of the Senate.
Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed by the required Constitutional three-fifths vote of all members elected to the House of Representatives for the 1947 Session of the Florida Legislature—

By Mr. Papy of Monroe—

H. J. R. No. 196—A joint resolution proposing an amendment to the Constitution by adding thereto an additional Section creating a Senatorial District for Monroe County.

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

That the following amendment to Article VII of the State Constitution by adding thereto Section 6 creating a Senatorial District for Monroe County is hereby agreed to and submitted to the electors of the State for ratification or rejection at the General Election in 1948, as follows:

Section 6. There is hereby created a Senatorial District for Monroe County to be known as the Thirty-Ninth (39th) Senatorial District. Nothing herein shall disturb the thirty-eight (38) existing Senatorial Districts, except that Monroe County shall no longer be a part of said existing Districts. A special election shall be called and held in said Thirty-Ninth (39th) Senatorial District within 75 days after the General Election in 1948 to elect a Senator from said District. The Senator elected from the Thirty-Ninth (39th) District shall hold office from his election for a term ending on the first Tuesday after the first Monday in January, 1952; and thereafter Senators elected from said District shall hold office for terms of four years.

And respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Joint Resolution No. 196, contained in the above Message, was read the first time in full and referred to the Committee on Constitutional Amendments.

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

Tallahassee, Florida,
April 28, 1947

Hon. S. D. Clarke,
President of the Senate.
Sir:

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

By Mr. Simpson of Jefferson—

H. B. No. 60—A bill to be entitled An Act relating to the adoption of minors, and amending Sections 72.11, 72.14, 72.15, and 72.24, Florida Statutes of 1941.

By Messrs. Clement, McClure and Schuh of Pinellas—

H. B. No. 126—A bill to be entitled An Act amending that part of Section 1 of Chapter 22750, Laws of Florida, 1945, being new and added Section 745.15 relating to guardian and ward.

By Messrs. Jenkins of Alachua, Collins of Sarasota and Elliott of Palm Beach—

H. B. No. 83—A bill to be entitled An Act authorizing and providing for the issuance of certificates of titles on motor vehicles upon transfer of ownership by operation of law and in other cases; empowering Motor Vehicle Commissioner to determine proof of ownership and right of possession; and providing that this Act shall not repeal any other law or part of law but shall be supplemental thereto.

And respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
 Chief Clerk, House of Representatives.

And House Bill No. 60, contained in the above Message, was read the first time by title only.

Senator Collins moved that the rules be waived and House Bill No. 60 be placed on the Calendar of Bills on Second Reading, without reference.

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

And House Bill No. 126, contained in the above Message, was read the first time by title only and referred to the Committee on Judiciary "C".

And House Bill No. 83, contained in the above Message, was read the first time by title only.

Senator Sheldon moved that the rules be waived and House Bill No. 83 be placed on the Calendar of Bills on Second Reading, without reference.

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

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

Tallahassee, Florida
 April 28, 1947.

Hon. S. D. Clarke,
 President of the Senate.
 Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed by the required Constitutional three-fifths vote of all members elected to the House of Representatives for the 1947 Session of the Florida Legislature.

By Messrs. Clement, McClure and Schuh of Pinellas—

H. J. R. No. 93—A joint resolution proposing an amendment to Article VIII of the Constitution of the State of Florida relative to assessment of property for taxes and the collection of taxes, by adding thereto additional sections to provide that in the County of Pinellas, State of Florida, the County Tax Assessor shall assess the property of the County for the purpose of levying state, county, school and municipal taxes levied by the state, county, county school board, school districts, special tax school districts and municipalities of the county, and that the county tax collector shall collect the said tax.

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

That the following amendment to Article VIII of the Constitution of the State of Florida relative to the assessment and collection of all taxes in the county of Pinellas, State of Florida, by adding thereto additional sections to be known as Section 13 and Section 14, 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 general election to be held on the first Tuesday after the first Monday in November, 1948, as follows:

Section 13. 1. From and after January 1, 1950, the county tax assessor in the County of Pinellas, State of Florida, shall assess all property for all state, county, school, and municipal taxes to be levied in the county by the state, county, county school board, school districts, special tax school districts and municipalities.

2. The Legislature shall at the Legislative Session in 1949 and from time to time thereafter, enact laws specifying the powers, functions, duties and compensation of county tax assessor, designated in paragraph 1 of this Section 13, and shall likewise provide by law for the extension on the assessment roll of the county tax assessor of all taxes levied by the state, county, county school board, school districts, special tax school districts and municipalities.

Section 14. 1. From and after January 1, 1950, the county tax collector in the County of Pinellas, State of Florida, shall collect all taxes levied in the county by the state, county,

county school board, school districts, special tax school districts and municipalities.

2. The Legislature shall at the Legislative Session of 1949, and from time to time thereafter enact laws specifying the powers, functions, duties and compensation of county tax collector designated in paragraph 1 of this Section 14, and shall likewise provide for the collection, care, custody, reporting and disbursement of all taxes collected by the county tax collector.

And respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
 Chief Clerk, House of Representatives.

And House Joint Resolution No. 93, contained in the above Message, was read the first time in full.

Senator Baynard moved that the rules be waived and House Joint Resolution No. 93 be placed on the Calendar of Bills on Second Reading, without reference.

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

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

Tallahassee, Florida,
 April 28, 1947.

Hon. S. D. Clarke,
 President of the Senate.
 Sir:

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

By Messrs. Martin of Hillsborough and Collins of Sarasota—

H. B. No. 238—A bill to be entitled An Act amending Section 947.14 Florida Statutes of 1941 relating to records of the Parole Commission.

By Mr. Melvin of Santa Rosa—

H. B. No. 40—A bill to be entitled An Act amending Sections 41.03 and 41.05 Florida Statutes 1941, relating to the drawing of jurors in County Judges' Courts, by providing that the number to be drawn shall not be less than twelve nor more than twenty-four.

By Messrs. Fuqua of Manatee, Cook of Flagler and Burnsed of Baker—

H. B. No. 31—A bill to be entitled An Act providing that no transfer or assignment of state and county or county tax sale certificates shall be valid and binding against the state, county, Clerk of the Circuit Court or Board of County Commissioners unless and until such transfer or assignment shall be recorded in the office of the Clerk of the Circuit Court of the county in which the land described in such certificate is situate; providing that persons or corporations claiming as assignees prior to the effective date of this Act shall have sixty days after this law becomes effective to record their assignments; and repealing all laws in conflict.

And respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
 Chief Clerk, House of Representatives.

And House Bills Nos. 238 and 40, contained in the above Message, were read the first time by titles only and referred to the Committee on Judiciary "A."

And House Bill No. 31, contained in the above Message, was read the first time by title only and referred to the Committee on Finance and Taxation.

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

Tallahassee, Florida,
April 28, 1947.

Hon. S. D. Clarke,
President of the Senate.
Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed by the required Constitutional three-fifths vote of all members elected to the House of Representatives for the 1947 Session of the Florida Legislature—

By Mr. Simpson of Jefferson—

HOUSE JOINT RESOLUTION NO. 179:

A JOINT RESOLUTION PROPOSING THE AMENDMENT OF SECTION 4, ARTICLE III OF THE CONSTITUTION OF THE STATE OF FLORIDA RELATING TO THE ELIGIBILITY OF MEMBERS OF THE LEGISLATURE, THEIR COMPENSATION AND REMUNERATION.

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

SECTION 1. That the following amendment to Section 4, Article III of the Constitution of the State of Florida relating to the eligibility of members of the Legislature, their compensation and remuneration, 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 November, 1948; that is to say that Section 4 of Article III of the Constitution of the State of Florida shall be amended and as amended shall read as follows:

"Section 4. The compensation paid to members of the Senate and House of Representatives shall be ten dollars per day for each day of the Session. In addition to their compensation they shall be paid for subsistence at the rate provided by law for other State officers and employees but not exceeding \$7.50 per day for each day of the Session and for transportation to and from their homes to the seat of Government at the rate provided by law for other State officers and employees, but not exceeding 7½ cents per mile each way by the nearest and most practicable route, but not for more than four round trips in any regular Session nor for more than two round trips in any special or extraordinary Session."

And respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Joint Resolution No. 179, contained in the above Message, was read the first time in full and referred to the Committee on Constitutional Amendments.

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

Tallahassee, Florida,
April 28, 1947

Hon. S. D. Clarke,
President of the Senate.
Sir:

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

By Messrs. Carraway of Leon, Midyette of Leon, Carter of Alachua and Jenkins of Alachua—

H. B. No. 234—A bill to be entitled An Act to amend Section 240.10, Florida Statutes of 1941, relating to Disbursements for Institutions made on Written Vouchers by the Board of Control, or by or through the Board of Commissioners of State Institutions, by providing for including in the same law the State Plant Board and the State Soil Conservation Board, providing for the prompt payment of all Vouchers as soon as received, providing for Revolving Funds to be set up by certain Institutions, Branches or Departments thereof, to pay any legitimate expenses of the said Agencies, providing for

Disbursements from such Revolving Funds and Reimbursement to such Funds, providing for Protection of such Funds and repealing all laws and parts of laws in conflict herewith

And respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 234, contained in the above Message, was read the first time by title only and referred to the Committee on Judiciary "B".

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

Tallahassee, Florida,
April 28, 1947

Hon. S. D. Clarke,
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 Public Amusements—

H. B. No. 329—A bill to be entitled An Act to allocate and provide the period of operation of horse race tracks and to prohibit future permits in this State where three horse race tracks are located within a radius of one hundred air miles of each other, and making findings and declaration of policy relative thereto.

And respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 329, contained in the above Message, was read the first time by title only.

Senator Fraser (29th) moved that the rules be waived and House Bill No. 329 be placed on the Calendar of Bills on Second Reading, without reference.

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

SENATE BILLS ON SECOND READING

S. B. No. 65—A bill to be entitled An Act relating to the publication of official public notices and legal advertisements and the amounts to be charged therefor; Amending Chapter 49.06, Florida Statutes, 1941, being the same as Section 4668 of the Compiled General Laws of Florida, 1927.

Was taken up in its order.

Senator McArthur moved that the rules be waived and Senate Bill No. 65 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 65 was read the second time by title only.

Senator McArthur moved that the rules be further waived and Senate Bill No. 65 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. 65 was read the third time in full.

Upon the passage of Senate Bill No. 65 the roll was called and the vote was:

Yeas—27.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Collins | Getzen | Perdue |
| Baynard | Crary | Gray | Riddle |
| Beacham | Davis | Johnson | Sanchez |
| Boyle | Flake | King | Shands |
| Brackin | Franklin | McArthur | Sheldon |
| Branch | Fraser (29th) | Moon | Walker |
| Coleman | Fraser (31st) | Pearce | |

Nays—9.

| | | |
|---------|---------|---------|
| Alford | Johns | Ray |
| Beall | Leaird | Sturgis |
| Carroll | Mathews | Wilson |

So Senate Bill No. 65 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senate Bills Nos. 34 and 149 were taken up in their order and the consideration thereof was informally passed.

S. B. No. 148—A bill to be entitled An Act to amend Section 34.20, Florida Statutes, 1941, relating to the salary of Judges of County Court.

Was taken up in its order.

Senator Getzen moved that the rules be waived and Senate Bill No. 148 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 148 was read the second time by title only.

Senator Getzen offered the following amendment to Senate Bill No. 148:

In Section 1, line 10 (typewritten bill) change the period to a comma and add the following: Nor to any County having a population of more than 24,000 according to the latest State or Federal census.

Senator Getzen moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Getzen moved that the rules be further waived and Senate Bill No. 148, 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. 148, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 148, as amended, the roll was called and the vote was:

Yeas—34

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Johns | Ray |
| Alford | Collins | Johnson | Riddle |
| Baynard | Crary | King | Sanchez |
| Beacham | Davis | Leaird | Sheldon |
| Beall | Flake | Mathews | Sturgis |
| Boyle | Franklin | McArthur | Walker |
| Brackin | Fraser (29th) | Moon | Wilson |
| Branch | Fraser (31st) | Pearce | |
| Carroll | Getzen | Perdue | |

Nays—None

So Senate Bill No. 148 passed, as amended, and was referred to the Committee on Engrossed Bills.

Senator Baynard asked unanimous consent of the Senate to take up and consider House Joint Resolution No. 93, out of its order, at this time.

Which was agreed to.

H. J. R. No. 93—A joint resolution proposing an amendment to Article VIII of the Constitution of the State of Florida relative to assessment of property for taxes and the collection of taxes, by adding thereto additional sections to provide that in the county of Pinellas, State of Florida, the county tax assessor shall assess the property of the county for the purpose of levying state, county, school and municipal taxes levied by the state, county, county school board, school districts, special tax school districts and municipalities of the county, and that the county tax collector shall collect the said tax.

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

That the following amendment to Article VIII of the Constitution of the State of Florida relative to the assess-

ment and collection of all taxes in the County of Pinellas, State of Florida, by adding thereto additional sections to be known as Section 13 and Section 14, 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 general election to be held on the first Tuesday after the first Monday in November, 1948, as follows:

Section 13. 1. From and after January 1, 1950, the county tax assessor in the County of Pinellas, State of Florida, shall assess all property for all state, county, school, and municipal taxes to be levied in the county by the state, county, county school board, school districts, special tax school districts and municipalities.

2. The Legislature shall at the Legislative Session in 1949 and from time to time thereafter, enact laws specifying the powers, functions, duties and compensation of county tax assessor, designated in paragraph 1 of this Section 13, and shall likewise, provide by law for the extension on the assessment roll of the county tax assessor of all taxes levied by the state, county, county school board, school districts, special tax school districts and municipalities.

Section 14. 1. From and after January 1, 1950, the county tax collector in the County of Pinellas, State of Florida, shall collect all taxes levied in the county by the state, county, county school board, school districts, special tax school districts, and municipalities.

2. The Legislature shall at the Legislative Session of 1949, and from time to time thereafter enact laws specifying the powers, functions, duties and compensation of county tax collector designated in paragraph 1 of this Section 14, and shall likewise provide for the collection, care, custody, reporting and disbursement of all taxes collected by the county tax collector.

Was taken up and read the second time in full.

Senator Baynard moved that the rules be waived and House Joint Resolution No. 93 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Joint Resolution No. 93 was read the third time in full.

Upon the passage of House Joint Resolution No. 93 the roll was called and the vote was:

Yeas—34.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Johnson | Riddle |
| Alford | Collins | King | Sanchez |
| Baynard | Crary | Leaird | Shands |
| Beacham | Davis | Mathews | Sheldon |
| Beall | Flake | McArthur | Sturgis |
| Boyle | Franklin | Moon | Walker |
| Brackin | Fraser (29th) | Pearce | Wilson |
| Branch | Fraser (31st) | Perdue | |
| Carroll | Johns | Ray | |

Nays—None.

So House Joint Resolution No. 93 passed by the required Constitutional three-fifths vote of all members elected to the Senate for the 1947 session of the Florida Legislature and the action of the Senate was ordered certified to the House of Representatives.

By unanimous consent Senator Baynard withdrew Senate Joint Resolution No. 35.

S. B. No. 5—A bill to be entitled An Act authorizing the Florida State Improvement Commission to acquire by purchase, gift or eminent domain, and to construct roads or bridges within the State of Florida: To finance the same through the issuance and sale of revenue certificates, debentures or bonds: And to lease, sell and convey the said roads or bridges to the State Road Department of Florida and providing that such lease, rental or purchase price may be paid from the surplus gasoline taxes accruing to the credit and account of the county or counties in which such roads or bridges may be located under the provisions of Section 16 of Article IX of the Constitution of Florida, or from other State road funds.

Was taken up in its order.

Senator Sanchez moved that the rules be waived and Senate Bill No. 5 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 5 was read the second time by title only.

Senator Baynard offered the following amendment to Senate Bill No. 5:

In Section 3, line 6 (typewritten bill) strike out the words: "and for the liquidation of such revenue certificates, bonds or debentures as may have been issued to finance the cost of the project" and insert in lieu thereof the following: "and which will represent the fair market value thereof leasehold and/or purchase purposes."

Senator Baynard moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Baynard also offered the following amendment to Senate Bill No. 5:

In Section 4 at end of section, change "period" to "comma" and add: "or from other State Road funds."

Senator Baynard moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Sanchez moved that the rules be further waived and Senate Bill No. 5, 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. 5, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 5, as amended, the roll was called and the vote was:

Yeas—33.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Johns | Ray |
| Alford | Collins | Johnson | Riddle |
| Baynard | Crary | King | Sanchez |
| Beacham | Davis | Leaird | Sheldon |
| Beall | Flake | Mathews | Sturgis |
| Boyle | Franklin | McArthur | Wilson |
| Brackin | Fraser (29th) | Moon | |
| Branch | Fraser (31st) | Pearce | |
| Carroll | Getzen | Perdue | |

Nays—None.

So Senate Bill No. 5 passed, as amended, and was referred to the Committee on Engrossed Bills.

Senator Gray asked unanimous consent of the Senate to take up and consider House Bill No. 155, out of its order, at this time.

Which was agreed to.

H. B. No. 155—A bill to be entitled An Act relating to the Compensation of the Clerks of the Circuit Court for services performed in Suits or proceedings before the Circuit Courts in all of the Counties in the State of Florida, having a population of more than 43,000 and less than 48,000, according to the Seventh Census of the State of Florida, of 1945.

Was taken up.

Senator Gray moved that the rules be waived and House Bill No. 155 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 155 was read the second time by title only.

Senator Gray moved that the rules be further waived and House Bill No. 155 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 155 was read the third time in full.

Upon the passage of House Bill No. 155 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So House Bill No. 155 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Gray asked unanimous consent of the Senate to take up and consider Committee Substitute for House Bill No. 181, out of its order, at this time.

Which was agreed to.

Committee Substitute for H. B. No. 181—A bill to be entitled An Act fixing the compensation of members of the Board of Public Instruction in all counties of the State of Florida having a population of not less than 11,850 and not more than 11,950 according to the 1945 Florida census.

Was taken up.

Senator Gray moved that the rules be waived and Committee Substitute for House Bill No. 181 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Committee Substitute for House Bill No. 181 was read the second time by title only.

Senator Gray moved that the rules be further waived and Committee Substitute for House Bill No. 181 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Committee Substitute for House Bill No. 181 was read the third time in full.

Upon the passage of Committee Substitute for House Bill No. 181 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Committee Substitute for House Bill No. 181 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Gray asked unanimous consent of the Senate to take up and consider Committee Substitute for House Bill No. 180, out of its order, at this time.

Which was agreed to.

Committee Substitute for House Bill No. 180:

A bill to be entitled An Act providing for the compensation of members of the Board of Public Instruction in all counties of the State of Florida having a population of not less than 11,850 and not more than 11,950 according to the 1945 Florida census for the period from April 12, 1946 to the date this Act

becomes a law, and validating and confirming payments of compensation heretofore made during said period to members of the Board of Public Instruction in said counties.

Was taken up.

Senator Gray moved that the rules be waived and Committee Substitute for House Bill No. 180 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Committee Substitute for House Bill No. 180 was read the second time by title only.

Senator Gray moved that the rules be further waived and Committee Substitute for House Bill No. 180 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Committee Substitute for House Bill No. 180 was read the third time in full.

Upon the passage of Committee Substitute for House Bill No. 180 the roll was called and the vote was:

Yeas—36.

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

Nays—None.

So Committee Substitute for House Bill No. 180 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Ray moved that the Senate do now proceed to the consideration of Executive Communications.

Which was agreed to.

And the Senate went into Executive Session at 5:31 o'clock, P. M.

The Senate emerged from Executive Session at 5:53 o'clock, P. M., and resumed its session.

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

| | | | |
|---------------|---------------|----------|---------|
| Mr. President | Coleman | Gray | Perdue |
| Alford | Collins | Johns | Ray |
| Baynard | Crary | Johnson | Riddle |
| Beacham | Davis | King | Sanchez |
| Beall | Flake | Leaird | Shands |
| Boyle | Franklin | Mathews | Sheldon |
| Brackin | Fraser (29th) | McArthur | Sturgis |
| Branch | Fraser (31st) | Moon | Walker |
| Carroll | Getzen | Pearce | Wilson |

—36.

A quorum present.

Senator Fraser (29th) moved that the Senate do now adjourn.

Which was agreed to.

And the Senate stood adjourned at 5:54 o'clock, P. M., until 11:00 o'clock, A. M., Tuesday, April 29, 1947.

EXECUTIVE SESSION ANNOUNCEMENTS

The Senate in Executive Session on April 28, 1947, advised and consented to the following appointments by the Governor:

Sumter L. Lowry, Major General of the Line, Florida National Guard, State of Florida, as provided in Chapter 250.20, Florida Statutes of 1941, appointed August 19, 1946.

H. L. Crowder, Pilot Commissioner in and for the Port of Tampa, Florida, for a term ending June 16, 1951.

Lee F. Pallardy, Pilot Commissioner in and for the Port of Tampa, Florida, for a term ending June 16, 1951.

Fred J. Woods, Pilot Commissioner in and for the Port of Tampa, Florida, for a term ending June 16, 1951.

Karl E. Whitaker, Pilot Commissioner in and for the Port of Tampa, Florida, for a term ending June 16, 1951.

J. A. Smith, Pilot Commissioner in and for the Port of Tampa, Florida, for a term ending June 16, 1951.

G. L. Roberts, Harbor Master in and for the Port of St. Petersburg, Florida, for the term ending February 14, 1949.

Arthur J. Nelson, Pilot Commissioner in and for the Port of St. Petersburg, Florida, for the term ending January 12, 1949.

Walter G. Ramseur, Pilot Commissioner in and for the Port of St. Petersburg, Florida, for the term ending January 12, 1949.

W. D. Curd, Pilot Commissioner in and for the Port of St. Petersburg, Florida, for the term ending January 12, 1949.

W. A. McLeod, Pilot Commissioner in and for the Port of St. Petersburg, Florida, for the term ending January 12, 1949.

Robert J. McCutcheon, Pilot Commissioner in and for the Port of St. Petersburg, Florida, for the term ending January 12, 1949.

Robert Bellows, Pilot Commissioner in and for the Port of Port St. Joe, Florida, for the term ending December 6, 1951.

N. Comforter, Pilot Commissioner in and for the Port of Port St. Joe, Florida, for the term ending December 6, 1951.

C. G. Costin, Pilot Commissioner in and for the Port of Port St. Joe, Florida, for the term ending December 6, 1951.

H. C. Davis, Jr., Pilot Commissioner in and for the Port of Port St. Joe, Florida, for the term ending December 6, 1951.

George Woodward, Harbor Master in and for the Port of Palm Beach, Florida, for the term ending June 28, 1949.

Allen L. Smith, Harbor Master in and for the Port of New Smyrna Beach, Florida, for the term ending March 14, 1949.

Jeff Gautier, Harbor Master in and for the Port of Miami, Florida, for the term ending February 5, 1948.

Bruce McIntosh, Pilot Commissioner in and for the Port of Miami, Florida, for the term ending November 5, 1951.

Lewis King, Pilot Commissioner in and for the Port of Miami, Florida, for the term ending December 2, 1951.

Sam Murray, Pilot Commissioner in and for the Port of Miami, Florida, for the term ending November 18, 1951.

Edwin N. Belcher, Pilot Commissioner in and for the Port of Miami, Florida, for the term ending November 27, 1951.

J. O. Webster, Pilot Commissioner in and for the Port of Miami, Florida, for the term ending November 25, 1951.