

JOURNAL OF THE SENATE

Wednesday, September 15, 1948

9

The Senate convened at 10:00 o'clock A. M., pursuant to adjournment on Tuesday, September 14, 1948.

The President in the Chair.

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

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

—33.

A quorum present.

Prayer by the Chaplain.

The reading of the Journal was dispensed with.

The Journal of Tuesday, September the 14, 1948, was corrected as follows:

On page 3, column 1, line 7 from the bottom of said column, between the words "laws" and "parts," strike out "and" and insert in lieu thereof "or".

And as corrected was approved.

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

Tallahassee, Fla., September 15, 1948.

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. Roberts and Burton of Brevard:

H. B. No. 2-X—A bill to be entitled An Act validating and confirming the creating and establishment of Canaveral Port District in Brevard County, Florida: authorizing the Port Authority, the governing body of said district to issue bonds in the amount of \$1,365,000, approved at an election held in said district on November 25, 1947; validating and confirming all acts and proceedings of said Port Authority, its officers and agents, relative to the calling and holding of said election and in providing for the issuance of said bonds and the payment thereof, and limiting the amount of bonded indebtedness which may be incurred by said district.

And respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk House of Representatives.

Proof of Publication of Notice was attached to House Bill No. 2-X 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 Boyle requested permission of the Senate to take up and consider House Bill No. 2-X, the same not being within the purview of the Governor's Proclamation convening the Extraordinary Session of the Legislature.

The question was put.

And the Senate agreed by a two-thirds vote, as required by Section 8, Article IV, of the Constitution of the State of Florida, to take up and consider House Bill No. 2-X

Whereupon House Bill No. 2-X was read the first time by title only.

Senator Boyle moved that the rules be waived and House Bill No. 2-X be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 2-X was read the second time by title only.

Senator Boyle moved that the rules be further waived and House Bill No. 2-X 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. 2-X was read the third time in full.

Upon the passage of House Bill No. 2-X the roll was called and the vote was:

Yeas—34.

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

Nays—None.

So House Bill No. 2-X passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

Senator Brackin moved that the following Editorial from the Mobile (Alabama) Press Register of September 12, 1948 be spread upon the Journal.

Which was agreed to and it was so ordered

"Wallace Brand of 'Progressivism' Would Turn Back The Clock In US.

Henry Wallace has the gall to call himself a "progressive." He speaks fondly of "progressive Southerners."

To be progressive means to be moving forward, advancing, growing and developing.

The record of his political campaign in the South reveals him to be anything but progressive. He certainly is no friend of progressive Southerners. He is the enemy of progress and a thorn in the side of Southerners who for generations have been making progress in solving the delicate race problem, a problem which interested Henry Wallace only when he learned that to exploit it might win him a few votes.

Henry Wallace is an agitator. As an agitator he is arousing fears, inflaming hatreds and fomenting prejudices which retard the progress sincere Southerners of both races have been making by relying on common sense, education and evolution.

As a social planner, Wallace wants to bring about change through force legislation. He would throw the South into chaos by destroying the Southern laws and customs which permit progress.

To Wallace, progress in race relations means only the scrapping of segregation laws. Those laws were written to insure progress. Without them, the colored man would be at a serious disadvantage. In a region where the white and colored races exist in almost equal numbers, segregation is the economic salvation of the colored man.

Segregation permits the colored race to move forward, advance, grow and develop. The agitator who parades under

the banner of progressivism would abolish overnight the laws which have enabled the colored man to make more progress in the South than he has made anywhere else in the world.

Davis Lee, the colored newspaper publisher of Newark, N. J., well stated the case for segregation when he wrote: "The whites in the South stay with their own and the negroes do likewise. This one fact has been the economic salvation of the negro in the South. Atlanta, Ga., compares favorably with Newark in size and population. Negroes there own and control millions of dollars worth of business. All of the negro business in New Jersey will not amount to as much as our race has in one city in Georgia. This is also true in South Carolina and Virginia."

Segregation has also permitted the colored race to make progress in the field of education. Davis Lee explains how segregation has benefited the colored teacher:

"The Northern negro doesn't have the educational opportunities afforded negroes in the South. It is true that negroes can go to most of the schools and colleges with the whites. However, while these schools will accept a negro as a student, very few of them will accept that same negro as a teacher or instructor. A majority of the negroes who desire to teach what they have learned up North have to go down South to get a job. The South not only trains the negro, but gives him a job to use the training and knowledge he has acquired."

Wallace has the effrontery to call himself a "progressive," but he would tear down Southern laws and customs which make for peace and harmony, the conditions which nourish progress. There would be no peace and harmony under Wallace's program. There would be strife and bloodshed. Under such conditions there could be no progress by either race.

While he shouts about being a "progressive," Wallace has revealed himself as an agitator who would turn back the clock while he profited politically on hatreds, prejudices and strife. As a "progressive," Wallace is a colossal fraud. He is conducting a vicious campaign against progress.

Wallace is sowing the seeds of hate and discord. The Communists looking over his shoulder would profit from the turmoil and confusion that would result if the hybrid corn expert were allowed to reap his whirlwind.

Senator King moved that the rules be waived and the hour of adjournment be extended twenty (20) minutes.

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

By permission the following Senate Resolution was introduced:

By Senator Davis:

Senate Resolution No. 4-X—

BE IT RESOLVED BY THE SENATE OF THE 1948 EXTRAORDINARY SESSION OF THE LEGISLATURE OF FLORIDA:

That there shall be allowed such sums of money for the payment of the members, attaches, and expenses during the 1948 Extraordinary Session as may be certified to the Comptroller by the Chairman of the Committee on Control of Legislative Expenditures, by name and amount.

Which was read the first time in full.

Pursuant to the rules the roll was called on the adoption of Senate Resolution No. 4-X and the vote was:

Yeas—33.

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

Nays—0.

By the Committee on Privileges and Elections:

S. B. No. 3-X—A bill to be entitled An Act providing for the payment of mileage and per diem expenses to the members of the Senate and House Joint Special Committee, appointed by the President and Speaker of the House of Representatives, to consider a proposed bill to revise the General Election Laws of the State of Florida and the form of the ballot to be used in the General Election to be held in November, 1948; and providing that said mileage and per diem expenses be charged to legislative expense.

Which was read the first time by title only.

Senator Davis moved that the rules be waived and Senate Bill No. 3-X be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 3-X was read the second time by title only.

Senator Davis moved that the rules be further waived and Senate Bill No. 3-X 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. 3-X was read the third time in full.

Upon the passage of Senate Bill No. 3-X the roll was called and the vote was

Yeas—33.

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

Nays—0.

So Senate Bill No. 3-X 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 permission the following Message from the House of Representatives was received and read:

Tallahassee, Florida, September 15, 1948.

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:

S. B. No. 2-X—A bill to be entitled An Act relating to the general election to be held November 2, 1948, Providing a method for voting for Presidential Electors and for other officers at such election; Providing the substance and content of the Ballot to be used in such election for Presidential Electors and for State and County Officers; Providing for the Qualification of other candidates for President and Vice-President and their electors; Otherwise Regulating the conduct of such election; Prescribing the Duties of Certain Officers incident to the preparation of the ballot and the conduct of such election and the canvassing of the returns; Designating the Nominees of certain political parties for the office of Presidential Elector to be included in the ballot for such election; Prescribing certain regulations with reference to the arrangement on voting machines; Repealing Section 99.57, Florida Statutes 1941, as amended, excepting from the provisions of Chapter 23957, Laws of Florida, Acts of 1947, as the same pertains to Presidential Electors; Defining the Responsibility of Nominees of Political Parties of the Oath subscribed to as candidates under the provisions of Section 102.29, Florida Statutes 1941; and fixing the effective date and repealing all laws or parts of laws in conflict herewith.

In Section 3, line 2, of the bill strike out the words "more than five per cent (5%)" and insert the following in lieu thereof: "several."

Amendment No. 2:

In Section 5, line 6, of the bill, strike out the colon and insert the following: "except shall contain the names of the actual nominees for the respective offices:"

Amendment No. 3:

Strike out Section 6 and in lieu thereof insert: "Section 6. No names shall be printed on the General Election ballot except the following: (1) Candidates for President and Vice-President and Presidential Electors as provided in this Act; (2) the duly certified nominees of political parties as defined in Section 102.02 Florida Statutes 1941 who were heretofore nominated as provided by law in regular primary election; and (3) persons duly selected or nominated within the time and in the manner provided by law to fill any vacancy that may arise as to any of said nominees heretofore nominated in a regular primary election.

Vacancies occurring in candidates for Presidential Electors or elected Presidential Electors may be filled by the Governor upon the filing with him of an oath by the person named that he will support the candidate for President and Vice-President with regard to whom the vacancy occurred."

Amendment No. 4:

In Section 9, line 5, of the bill, after the comma following the figure "1941" insert the following: "nor shall any voter registered with any party be considered as having violated any pledge imputed to him by reason of his registration as a member of such party."

Amendment No. 5:

In Section 4, line 16, of the bill, strike out the words "in alphabetical order according to surnames" and insert the following in lieu thereof: "in accordance with the number of votes which the candidate's party received at the last preceding General Election."

Amendment No. 6:

In Section 1, of the bill, strike out the symbol "(P)" or (P) wherever the same appears in said section and in line 41, page 3, strike out the figure "4" and insert the following in lieu thereof: "3".

And respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk House of Representatives.

And Senate Bill No. 2-X, contained in the above Message, was read by title, together with House Amendments thereto.

Senator Baynard moved that the Senate concur in House Amendment No. 1 to Senate Bill No. 2-X.

Which was agreed to.

And the Senate concurred in House Amendment No. 1 to Senate Bill No. 2-X.

Senator Baynard moved that the Senate concur in House Amendment No. 2 to Senate Bill No. 2-X.

Which was agreed to.

And the Senate concurred in House Amendment No. 2 to Senate Bill No. 2-X.

Senator Baynard moved that the Senate concur in House Amendment No. 3 to Senate Bill No. 2-X.

Which was agreed to.

And the Senate concurred in House Amendment No. 3 to Senate Bill No. 2-X.

Senator Baynard moved that the Senate concur in House Amendment No. 4 to Senate Bill No. 2-X.

Which was agreed to.

And the Senate concurred in House Amendment No. 4 to Senate Bill No. 2-X.

Senator Baynard moved that the Senate concur in House Amendment No. 5 to Senate Bill No. 2-X.

Which was agreed to.

And the Senate concurred in House Amendment No. 5 to Senate Bill No. 2-X.

Senator Baynard moved that the Senate concur in House Amendment No. 6 to Senate Bill No. 2-X.

Which was agreed to.

And the Senate concurred in House Amendment No. 6 to Senate Bill No. 2-X.

And Senate Bill No. 2-X, as amended, was referred to the Committee on Engrossed Bills.

Senator Beacham moved that the rules be waived and that when the Senate adjourns at this session it recess to reconvene at 4:00 o'clock P. M., this day.

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

The hour of adjournment having arrived a point of order was called and the Senate took a recess at 1:23 o'clock P.M., until 4:00 o'clock P.M., this day.

AFTERNOON SESSION

The Senate reconvened at 4:00 o'clock P.M., pursuant to recess order.

The President in the Chair.

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

Mr. President	Crary	King	Rose
Baynard	Davis	Leaird	Sanchez
Beacham	Fraser (29th)	Lindler	Shands
Boyle	Fraser (31st)	McArthur	Sheldon
Brackin	Getzen	Moon	Wilson
Branch	Gray	Pearce	
Carroll	Johns	Perdue	
Collins	Johnson	Ray	

—29.

A quorum present.

By permission, Senator Perdue, Chairman of the Committee on Engrossed Bills submitted the following report:

Tallahassee, Fla., September 15, 1948.

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

Your Committee on Engrossed Bills, to whom was referred (with amendments) after passage by the Senate and House of Representatives:

By the Committee on Privileges and Elections:

S. B. No. 2-X—A bill to be entitled An Act relating to the general election to be held November 2, 1948, providing a method for voting for Presidential Electors and for other officers at such election; providing the substance and content of the ballot to be used in such election for Presidential Electors and for State and county officers; providing for the qualification of other candidates for President and Vice-President and their electors; otherwise regulating the conduct of such election; prescribing the duties of certain officers incident to the preparation of the ballot and the conduct of such election and the canvassing of the returns; designating the nominees of certain political parties for the office of Presidential Elector to be included in the ballot for such election; prescribing certain regulations with reference to the arrangement on voting machines; repealing Section 99.57, Florida Statutes 1941, as amended, excepting from the provisions of Chapter 23957, Laws of Florida, Acts of 1947, as the same pertains to Presidential Electors; defining the responsibility of nominees of political parties of the oath subscribed to as candidates under the provisions of Section 102.29,

Florida Statutes 1941, and fixing the effective date and repealing all laws or parts of laws in conflict herewith.

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. 2-X, contained in the above report, was referred to the Committee on Enrolled Bills.

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

Tallahassee, Fla., September 15, 1948.

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 amendment:

S. B. No. 3-X—A bill to be entitled An Act providing for the payment of mileage and per diem expenses to the members of the Senate and House Joint Special Committee, appointed by the President and Speaker of the House of Representatives, to consider a proposed bill to revise the general election laws of the State of Florida and the form of the ballot to be used in the general election to be held in November, 1948; and providing that said mileage and per diem expenses be charged to legislative expense.

Which amendment reads as follows:

Add Section 2: 'Section 2. This Act shall take effect immediately upon its becoming a law.'

And respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk House of Representatives.

And Senate Bill No. 3-X, contained in the above Message, was read by title, together with the House Amendment thereto.

Senator Baynard moved that the Senate concur in the House Amendment to Senate Bill No. 3-X.

Which was agreed to.

And the Senate concurred in the House Amendment to Senate Bill No. 3-X.

And Senate Bill No. 3-X, as amended, was referred to the Committee on Engrossed Bills.

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

Tallahassee, Florida, September 15, 1948.

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 adopted—

By Mr Collins of Sarasota.

House Concurrent Resolution No. 1-X—A concurrent resolution concerning adjournment sine die.

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

That the time of adjournment sine die of the Extraordinary Session of the 1948 Legislature be and the same is hereby fixed at the hour of 5:30 P. M., September 15, 1948, at which time the Extraordinary Session of the 1948 Session of the Florida Legislature shall adjourn sine die.

And respectfully requests the concurrence of the Senate therein.

Respectfully,

And House Concurrent Resolution No. 1-X, contained in the above Message was read the first time in full.

Senator Beacham moved that the rules be waived and House Concurrent Resolution No. 1-X be read the second time in full.

Which was agreed to by a two-thirds vote.

And House Concurrent Resolution No. 1-X was read the second time in full.

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

Which was agreed to and House Concurrent Resolution No 1-X was adopted, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

By permission the following Reports of Committees were received and read:

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

Tallahassee, Florida, September 15, 1948.

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

Your Committee on Engrossed Bills, to whom was referred (with amendment) after passage by the Senate and House of Representatives, as amended:

S. B. No. 3-X—A bill to be entitled An Act providing for the payment of mileage and per diem expenses to the members of the Senate and House Joint Special Committee, appointed by the President and Speaker of the House of Representatives, to consider a proposed bill to revise the General Election Laws of the State of Florida and the form of the ballot to be used in the General Election to be held in November, 1948; and providing that said mileage and per diem expenses be charged to Legislative Expense.

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. 3-X, contained in the above report, was referred to the Committee on Enrolled Bills.

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

Senate Chamber,

Tallahassee, Florida, September 15, 1948.

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

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

S. B. No. 2-X—An Act relating to the General Election to be held November 2, 1948, providing a method for voting for Presidential Electors and for other officers at such election; providing the substance and content of the ballot to be used in such election for Presidential Electors and for State and County Officers; providing for the qualification of other candidates for President and Vice-President and their electors; otherwise regulating the conduct of such election; prescribing the duties of certain officers incident to the preparation of the ballot and the conduct of such election and the canvassing of the returns; designating the nominees of certain political parties for the office of Presidential Elector to be included in the ballot for such election; prescribing certain regulations with reference to the arrangement on voting machines; repealing Section 99.57, Florida Statutes 1941, as amended, excepting from the provisions of Chapter 23957, Laws of Florida, Acts of 1947, as the same pertains to Presidential Electors; defining the responsibility of nominees of political parties of the party subscribed to as candidates under the provisions of

date and repealing all laws or parts of laws in conflict herewith.

Also

S. B. No. 3-X—An Act providing for the Payment of Mileage and Per Diem Expenses to the Members of the Senate and House Joint Special Committee, appointed by the President and Speaker of the House of Representatives, to Consider a Proposed Bill to Revise the General Election Laws of the State of Florida and the Form of the Ballot to be used in the General Election to be held in November, 1948; and Providing that said Mileage and Per Diem Expenses be Charged to Legislative Expense.

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.

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

Senate Chamber,

Tallahassee, Florida, September 15, 1948.

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

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

S. B. No. 2-X—An Act relating to the General Election to be held November 2, 1948, providing a method for voting for Presidential Electors and for other officers at such election; providing the substance and content of the ballot to be used in such election for Presidential Electors and for State and County officers; providing for the qualification of other candidates for President and Vice-President and their Electors; otherwise regulating the conduct of such election; prescribing the duties of certain officers incident to the preparation of the ballot and the conduct of such election and the canvassing of the returns; designating the nominees of certain political parties for the office of Presidential Elector to be included in the ballot for such election; prescribing certain regulations with reference to the arrangement on voting machines; repealing Section 99.57, Florida Statutes 1941, as amended, excepting from the provisions of Chapter 23957, Laws of Florida, Acts of 1947, as the same pertains to Presidential Electors; defining the responsibility of nominees of political parties of the oath subscribed to as candidates under the provisions of Section 102.29, Florida Statutes 1941; and fixing the effective date and repealing all laws or parts of laws in conflict herewith.

Also

S. B. No. 3-X—An Act providing for the Payment of Mileage and Per Diem Expenses to the Members of the Senate and House Joint Special Committee, appointed by the President and Speaker of the House of Representatives, to Consider a Proposed Bill to Revise the General Election Laws of the State of Florida and the Form of the Ballot to be used in the General Election to be held in November, 1948; and Providing that said Mileage and Per Diem Expenses be Charged to Legislative Expense.

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.

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

Tallahassee, Fla., September 15, 1948.

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

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

H. B. No. 2-X—An Act validating and confirming the creation and establishment of Canaveral Port District in Brevard County, Florida; authorizing the Port Authority, the governing body of said district, to issue bonds in the amount of \$1,365,000 approved at an election held in said district on November 25, 1947; validating and confirming all acts and proceedings of said Port Authority, its officers and agents, relative to the calling and holding of said election and in providing for the issuance of said bonds and the payment thereof, and limiting the amount of bonded indebtedness which may be incurred by said district.

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

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

Tallahassee, Fla., September 15, 1948.

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

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

H. B. No. 2-X—An Act validating and confirming the creation and establishment of Canaveral Port District in Brevard County, Florida; authorizing the Port Authority, the governing body of said district, to issue bonds in the amount of \$1,365,000 approved at an election held in said district on November 25, 1947; validating and confirming all acts and proceedings of said Port Authority, its officers and agents, relative to the calling and holding of said election and in providing for the issuance of said bonds and the payment thereof, and limiting the amount of bonded indebtedness which may be incurred by said district.

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.

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

Tallahassee, Fla., September 15, 1948.

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

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

House Concurrent Resolution No. 1-X—A Concurrent Resolution concerning adjournment sine die.

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

That the time of adjournment sine die of the Extraordinary Session of the 1948 Legislature be and the same is hereby fixed at the hour of 5:30 P.M., September 15, 1948, at which time the Extraordinary Session of the 1948 Session of the Florida Legislature shall adjourn sine die.

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

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

Tallahassee, Fla., September 15, 1948.

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

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

House Concurrent Resolution No. 1-X—A Concurrent Resolution concerning adjournment sine die.

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

That the time of adjournment sine die of the Extraordinary Session of the 1948 Legislature be and the same is hereby fixed at the hour of 5:30 P.M., September 15, 1948, at which

time the Extraordinary Session of the 1948 Session of the Florida Legislature shall adjourn sine die.

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.

Senator Shands moved that a Committee of three be appointed to notify the Governor that the Senate had finished its labors and was ready to adjourn sine die.

Which was agreed to.

The President appointed Senators Shands, Pearce and Johnson as the Committee.

The Committee withdrew.

Senator Fraser (29th) moved that a Committee of three be appointed to notify the House of Representatives that the Senate had finished its labors and was ready to adjourn sine die.

Which was agreed to.

The President appointed Senators Fraser (29th), Crary and Leaird as the Committee.

The Committee withdrew.

A Committee from the House of Representatives, composed of Messrs. McMullen of Hillsborough, Schuh of Pinellas and Hardin of Manatee, appeared at the Bar of the Senate and notified the Senate that the House of Representatives had finished its labors and was ready to adjourn sine die.

The Committee withdrew.

The Committee appointed to notify the Governor reappeared at the Bar of the Senate and reported that the Committee had performed its duty.

The Committee was then discharged.

The Committee appointed to notify the House of Representatives reappeared at the Bar of the Senate and reported that the Committee had performed its duty.

The Committee was then discharged.

Pursuant to House Concurrent Resolution No. 1-X, the hour of 5:30 o'clock, P. M., having arrived, the President sounded the gavel and declared the Senate in 1948 Extraordinary Session adjourned sine die.