

# JOURNAL OF THE SENATE

Friday, May 4, 1951

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The Senate convened at 10:00 o'clock A. M., pursuant to adjournment on Thursday, May 3, 1951.

The President in the Chair.

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

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

—37.

A quorum present.

Senator Moore was excused from attendance upon the Session.

The following prayer was offered by the Senate Chaplain, Reverend Walter R. Faust:

O Lord our God, we would pause, as we convene this morning, in a moment of worship and petition. All we are as a State and Nation we owe to Thee. Thou canst raise up, Thou canst destroy from the face of the earth. Forgive our ofttime waywardness, and our neglecting to use our God-given intelligence unhampered by personal, religious or sectional, prejudice. We would invoke Thy continued blessing and leadership upon this session. For the welfare of our State deliver our Governor, members of the Cabinet, and this Chamber, from physical impairment, external anxiety or unwise action, in the name of Him who walked serene amid turmoil and vile abuse, even Christ the Lord, Amen.

The reading of the Journal was dispensed with.

The Senate daily Journal of Tuesday, April 24, 1951, was further corrected as follows:

Page 4, column 2, line 4, counting from the bottom of the column, strike out the word "bride" and insert in lieu thereof the word "bridge."

And as further corrected was approved.

The Senate daily Journal of Monday, April 30, 1951, was further corrected as follows:

Page 19, column 1, line 8, counting from the bottom of the column, strike out the figures "232.02" and insert in lieu thereof the following: "323.02 so".

And as further corrected was approved.

The Senate daily Journal of Tuesday, May 1, 1951, was further corrected as follows:

Page 15, column 2, line 18, strike out the word "THAT" and insert in lieu thereof the word "BY".

Also—

Page 15, column 2, line 14, counting from the bottom of the column, after the figures "220" and before the word "failed" insert the following: "as amended."

And as further corrected was approved.

The Senate daily Journal of Wednesday, May 2, 1951, was further corrected as follows:

Page 3, column 2, line 18, strike out the words "to regulate" and insert the words "relating to the regulation of".

And as further corrected was approved.

The Senate daily Journal of Thursday, May 3, 1951, was corrected and as corrected was approved.

## REPORTS OF COMMITTEES

Senator Smith, Chairman of the Committee on Forestry and Parks, reported that the Committee had carefully considered the following Bill:

S. B. No. 298—A bill to be entitled An Act designating the Royal Palm as the Florida State Tree.

—and the Committee recommended that the Committee Substitute therefor, as returned herewith, do pass.

And the Bill contained in the preceding report, with the recommended Committee Substitute attached thereto, was placed on the Calendar of Bills on Second Reading.

Senator Smith, Chairman of the Committee on Forestry and Parks, reported that the Committee had carefully considered the following Bill:

S. B. No. 647—A bill to be entitled An Act making an appropriation for the preservation of Olustee Battlefield Monument and for its use by the people of Florida.

—and recommends that it do pass.

And the Bill contained in the preceding report was referred to the Committee on Appropriations under the original joint reference.

Senator Smith, Chairman of the Committee on Forestry and Parks, reported that the Committee had carefully considered the following Bill:

S. B. No. 603—A bill to be entitled An Act requiring parties cutting trees and hauling logs to apply for a permit and give indemnifying bonds.

—and recommends that it do not pass.

And the Bill contained in the preceding report was laid on the table.

Senator Smith, Chairman of the Committee on Forestry and Parks, reported that the Committee had carefully considered the following Bill:

S. B. No. 291—A bill to be entitled An Act to authorize the incorporation of associations not for profit for the purpose of encouraging conservation and constructive care of Florida's natural resources, including its forests and public parks.

—and recommends that it do pass.

And the Bill contained in the preceding report was placed on the Calendar of Bills on Second Reading.

Senator Smith, Chairman of the Committee on Forestry and Parks, reported that the Committee had carefully considered the following Bill:

S. B. No. 625—A bill to be entitled An Act to restore the valuable wildlife and botanical area known as Highlands Hammock State Park to the full use of the public by making an appropriation therefor.

—and recommends that it do pass.

And the Bill contained in the preceding report was referred to the Committee on Appropriations under the original joint reference.

Senator Smith, Chairman of the Committee on Forestry and Parks, reported that the Committee had carefully considered the following Bill:

S. B. No. 431—A bill to be entitled An Act amending Section 821.25, Florida Statutes: making it unlawful to injure flowers, shrubs, grounds and certain other property of certain state institutions, agencies and departments and providing a penalty.

—and recommends that it do pass.

And the Bill contained in the preceding report was placed on the Calendar of Bills on Second Reading.

Senator Baynard, Chairman of the Committee on Appropriations, reported that the Committee had carefully considered the following Bills:

S. B. No. 571—A bill to be entitled An Act amending Section 121.14, Florida Statutes 1949, relating to employment after retirement.

S. B. No. 572—A bill to be entitled An Act amending Section 121.05, Florida Statutes 1941, relating to state officers and employees retirement system; providing for the election by a member thereof who is a husband, upon retiring to accept reduced monthly instalment of retirement compensation, the remainder to remain in the fund to create an annuity payable to his widow upon his death and making this act effective.

—and recommends that they do not pass.

And the Bills contained in the preceding report were laid on the table.

Senator Smith, Chairman of the Committee on Forestry and Parks, reported that the Committee had carefully considered the following Bill:

S. B. No. 409—A bill to be entitled An Act making an appropriation for the improvement of Gold Head Branch State Park.

—and recommends that it do pass.

And the Bill contained in the preceding report was referred to the Committee on Appropriations under the original joint reference.

Senator Shivers, Chairman of the Committee on Public Roads and Highways, reported that the Committee had carefully considered the following Bill:

H. B. No. 17—A bill to be entitled An Act to Amend Sections 208.06, and 208.24, Florida Statutes, by providing for a Deduction of the amount of gasoline tax shown to be due on monthly gasoline tax reports to the Comptroller on account of services and expenses in complying with the provisions of said Chapter 208, and fixing the date on which such reports shall be made and for other purposes.

—and recommends that it do pass.

And the Bill contained in the preceding report was referred to the Committee on Finance and Taxation under the original joint reference.

Senator Shivers, Chairman of the Committee on Public Roads and Highways, reported that the Committee had carefully considered the following Bills:

S. B. No. 496—A bill to be entitled An Act authorizing the investments by the State Board of Administration of certain State Road Department funds and providing for the use of earnings from such investment.

S. B. No. 520—A bill to be entitled An Act to provide a fund for the payment of unusual and extraordinary expenses of the State Road Department.

S. B. No. 573—A bill to be entitled An Act to amend Section 341.20, Florida Statutes, relating to budget of work for State Road Department.

—and recommends that they do pass.

And the Bills contained in the preceding report were placed on the Calendar of Bills on Second Reading.

Senator Carroll, Chairman of the Committee on Banking

and Building and Loans, reported that the Committee had carefully considered the following Bill:

S. B. No. 620—A bill to be entitled An Act authorizing cities or towns in this State to provide by ordinance, rules or regulations for the construction, maintenance and operation of curb windows, curb auto-teller service stations or other curb facilities for paying or collecting public utility charges, making bank deposits, cashing checks or other written orders on banks, paying telephone bills and for like or similar service as may be necessary, expedient, desirable or convenient and for the best interest of the public.

—and recommends that it do pass.

And the Bill contained in the preceding report was placed on the Calendar of Bills on Second Reading.

Senator Shivers, Chairman of the Committee on Public Roads and Highways, reported that the Committee had carefully considered the following Bill:

H. B. No. 68—A bill to be entitled An Act to amend Section 320.42 of Florida Statutes 1941 and prohibiting the use of rough surfaced wheels or otherwise operating vehicles or other implements upon the highway of this State which by reason of their design and construction would cause injury to such highway, and prohibiting the use over such highway in such a manner as would cause injury thereto and providing penalty for the violation of this Act and providing for the effective date thereof and repealing any and all laws in conflict therewith.

—and recommends that it do pass.

And the Bill contained in the preceding report was placed on the Calendar of Bills on Second Reading.

Senator Baynard, Chairman of the Committee on Appropriations, reported that the Committee had carefully considered the following Bill:

S. B. No. 408—A bill to be entitled An Act creating the Florida Bureau of Criminal Investigation under the control and administration of an executive board composed of the Governor, Secretary of State, Superintendent of Public Instruction, Commissioner of Agriculture, Comptroller, Treasurer, and Attorney General of Florida; defining its powers and duties; defining the duties and authority of the Director of the Florida Bureau of Criminal Investigation; prohibiting political activity of employees; and making an appropriation to carry out the terms of the Act.

—and the Committee reports same without recommendation.

And the Bill contained in the preceding report was placed on the Calendar of Bills on Second Reading.

Senator Baynard, Chairman of the Committee on Appropriations, reported that the Committee had carefully considered the following Bill:

S. B. No. 254—A bill to be entitled An Act authorizing and directing the establishment, construction, equipping and operation of a hospital for the care and treatment of chronic alcoholics, in Highlands County, Florida; designating same as Florida State Hospital for Alcoholism; Providing for the management, control and operation thereof; providing for the procedure for commitment of chronic alcoholics to such hospital; authorizing acceptance of donations and gifts for said hospital; providing for the assessment of costs of commitment proceedings and maintenance of patients in said hospital; providing for cooperation with the federal government and its agencies; and providing for an appropriation out of the additional alcoholic beverage tax imposed by Chapter 25340, Laws of Florida, Acts of 1949; repealing Sections 394.29 to 394.36, both inclusive, Florida Statutes, 1949; and repealing all laws in conflict herewith.

—and recommends that the same do pass with the committee amendment as attached thereto.

And the Bill contained in the preceding report, together with the Committee amendment attached thereto, was placed on the Calendar of Bills on Second Reading.

Senator Baynard, Chairman of the Committee on Appropri-

ations, reported that the Committee had carefully considered the following Bill:

H. B. No. 203—A bill to be entitled An Act amending Sections 216.02, 216.10, 216.11, 216.16, and 216.17, Florida Statutes, relating to State Budget Commission; providing for separate sections of budget for operational expenditures and for building and equipment expenditures; prohibiting transfer or use of allotted funds between operational expenditures and building and equipment expenditures.

—and recommends that it do pass with the committee amendment as attached thereto.

And the Bill contained in the preceding report, together with the Committee amendment attached thereto, was placed on the Calendar of Bills on Second Reading.

Senator Baynard, Chairman of the Committee on Appropriations, reported that the Committee had carefully considered the following Bill:

S. B. No. 47—A bill to be entitled An Act providing that the provisions of Chapter 134, Florida Statutes, 1949, relating to county officers and employees retirement system, are applicable to officers and employees of drainage districts and making an appropriation therefor.

—and the Committee recommended that the Committee Substitute therefor, as returned herewith, do pass.

And the Bill contained in the preceding report, with the recommended Committee Substitute attached thereto, was placed on the Calendar of Bills on Second Reading.

Senator Baynard, Chairman of the Committee on Appropriations, reported that the Committee had carefully considered the following Bill:

S. B. No. 202—A bill to be entitled An Act providing for the coverage of certain officers and employees of the state and local governments under the old-age and survivors insurance provisions of Title II of the Federal Social Security Act, as amended, designating a state agency to administer the same and making appropriation therefor, and making this Act effective July 1, 1951.

—and the Committee reports same without recommendation.

And the Bill contained in the preceding report was placed on the Calendar of Bills on Second Reading.

Senator Shivers, Chairman of the Committee on Public Roads and Highways, reported that the Committee had carefully considered the following Bill:

S. B. No. 494—A bill to be entitled An Act to amend Section 341.03, Florida Statutes, relating to compensation and allowances of chairman and members of State Road Department.

—and recommends that it do pass.

And the Bill contained in the preceding report was referred to the Committee on Appropriations under the original joint reference.

Senator Johnson, Chairman of the Committee on Agriculture and Livestock, reported that the Committee had carefully considered the following Bill:

S. B. No. 454—A bill to be entitled An Act amending Subsections (3) and (6) of Section 501.03 and Subsection (9) of Section 501.04, Florida Statutes, relating to the Milk Commission and its members, organization, powers, and duties.

—and recommends that the same do not pass.

And the Bill contained in the preceding report was laid on the table.

Senator Johnson, Chairman of the Committee on Agriculture and Livestock, reported that the Committee had carefully considered the following Bill:

S. B. No. 203—A bill to be entitled An Act to amend the second paragraph of Subsection (1) of Section 583.01, Subsections (2) and (3) of Section 583.12, Subsection (1) of Section 583.13, Section 583.14 and the third Subsection (un-numbered) of Section 583.18, Florida Statutes, relating to

and regulating the sale of live and dressed poultry or fowl in the state of Florida; defining dealer in live or dressed poultry or fowl; defining dressed poultry or fowl, both Florida and shipped; providing for the manner of labeling dressed poultry or fowl; requiring the certification of dealers in dressed poultry or fowl, and imposing an inspection fee on all dressed poultry or fowl sold by dealers in this state.

—and recommends that it do pass.

And the Bill contained in the preceding report was placed on the Calendar of Bills on Second Reading.

Senator Johnson, Chairman of the Committee on Agriculture and Livestock reported that the Committee had carefully considered the following Bill:

H. B. No. 107—A bill to be entitled An Act amending Section 704.01, 704.02, 704.03, Florida Statutes, 1949, relating to easements and providing for the use and maintenance of easements over certain lands when any land desired for use as a dwelling or for agricultural or stockraising purposes has no practical route of egress and ingress.

—and recommends that it do pass.

And the Bill contained in the preceding report was placed on the Calendar of Bills on Second Reading.

Senator Rodgers, Chairman of the Committee on Governmental Reorganization, reported that the Committee had carefully considered the following Bills:

S. B. No. 196—A bill to be entitled An Act to amend Chapter 25369, Laws of Florida, Acts of 1949, as amended by Chapter 26333, Laws of Florida, Acts of 1949, Extraordinary Session, the same being Section 11.21, Florida Statutes, 1949, relating to membership of the Legislative Council.

S. B. No. 636—A bill to be entitled An Act making it a misdemeanor to publish advertisements of rates charged to guests by hotels, apartment houses, rooming houses, motor courts, tourist camps and trailer camps as the same are defined by Chapters 510, 511 and 513, Florida Statutes, unless such publication is accompanied by certain data explanatory thereof; providing the punishment for such misdemeanor; and providing certain further penalties which may be prescribed by the Hotel Commission for violation of this Act.

—and recommends that they do pass.

And the Bills contained in the preceding report were placed on the Calendar of Bills on Second Reading.

Senator Shivers, Chairman of the Committee on Public Roads and Highways, reported that the Committee had carefully considered the following Bill:

S. B. No. 618—A bill to be entitled An Act declaring that all public roads and streets now in existence or hereafter constructed out of public funds serve a general public and State purpose; designating such roads as State roads and providing that this Act shall not make Sections 588.07 through 588.26 inclusive, Florida Statutes, relating to livestock running at large, effective as to such roads until they are accepted for maintenance by the State Road Department.

—and recommends that the same do pass with Committee amendments as attached thereto.

And the Bill contained in the preceding report, together with the Committee amendments attached thereto, was placed on the Calendar of Bills on Second Reading.

#### ENGROSSING REPORT

Your Engrossing Clerk to whom was referred, with Senate amendment, for engrossing—

S. B. No. 256—A bill to be entitled An Act relating to State Library Board as recipients of Federal aid.

—begs leave to report that the Senate amendment has been incorporated in the Bill and the same is returned herewith, as engrossed.

Very respectfully,  
ROBT. W. DAVIS,  
Secretary of the Senate as  
Ex Officio Engrossing Clerk.

And Senate Bill No. 256, contained in the above report was ordered certified to the House of Representatives.

#### ENROLLING REPORTS

Your Enrolling Clerk to whom was referred—

|               |               |
|---------------|---------------|
| S. B. No. 283 | S. B. No. 514 |
| S. B. No. 503 | S. B. No. 555 |
| S. B. No. 511 |               |

—begs leave to report same have been properly enrolled, signed by the President and Secretary of the Senate, and by the Speaker and Chief Clerk of the House of Representatives, and presented to the Governor on May 3, 1951, for his approval.

Very respectfully,  
ROBT. W. DAVIS,  
Secretary of the Senate as  
Ex Officio Enrolling Clerk  
of the Senate.

May 3, 1951.

Your Enrolling Clerk, to whom was referred—

|               |               |
|---------------|---------------|
| H. B. No. 51  | H. B. No. 294 |
| H. B. No. 90  | H. B. No. 365 |
| H. B. No. 92  | H. B. No. 391 |
| H. B. No. 94  | H. B. No. 392 |
| H. B. No. 117 | H. B. No. 393 |
| H. B. No. 127 | H. B. No. 409 |
| H. B. No. 130 | H. B. No. 429 |

—begs leave to report same have been properly enrolled, signed in open session by the President and Secretary of the Senate, and the Speaker and Chief Clerk of the House of Representatives, and this day presented to the Governor for his approval.

Very respectfully,  
ROBT. W. DAVIS,  
Secretary of the Senate as  
Ex Officio Enrolling Clerk  
of the Senate.

May 3, 1951.

Your Enrolling Clerk, to whom was referred—

|               |               |
|---------------|---------------|
| H. B. No. 15  | H. B. No. 366 |
| H. B. No. 91  | H. B. No. 394 |
| H. B. No. 93  | H. B. No. 396 |
| H. B. No. 277 | H. B. No. 408 |
| H. B. No. 278 | H. B. No. 416 |
| H. B. No. 312 | H. B. No. 373 |
| H. B. No. 340 | H. B. No. 260 |

—begs leave to report same have been properly enrolled, signed in open session by the President and Secretary of the Senate and the Speaker and Chief Clerk of the House of Representatives, and this day presented to the Governor for his approval.

Very respectfully,  
ROBT. W. DAVIS,  
Secretary of the Senate as  
Ex Officio Enrolling Clerk  
of the Senate.

May 3, 1951.

Your Enrolling Clerk, to whom was referred—

|               |               |
|---------------|---------------|
| H. B. No. 441 | H. B. No. 527 |
| H. B. No. 505 | H. B. No. 547 |
| H. B. No. 512 | H. B. No. 551 |

—begs leave to report same have been properly enrolled, signed in open session by the President and Secretary of the Senate, and the Speaker and Chief Clerk of the House of Representatives, and this day presented to the Governor for his approval.

Very respectfully,  
ROBT. W. DAVIS,  
Secretary of the Senate as  
Ex Officio Enrolling Clerk  
of the Senate.

May 3, 1951.

Your Enrolling Clerk, to whom was referred—

|              |               |
|--------------|---------------|
| H. B. No. 95 | H. B. No. 395 |
| H. B. No. 96 | H. B. No. 552 |

—begs leave to report same have been properly enrolled, signed in open session by the President and Secretary of the Senate, and the Speaker and Chief Clerk of the House of Representatives, and this day presented to the Governor for his approval.

Very respectfully,  
ROBT. W. DAVIS,  
Secretary of the Senate as  
Ex Officio Enrolling Clerk  
of the Senate.

Senator Collins, Chairman of the Committee on Education, reported that the Committee had carefully considered the following Bills:

H. B. No. 328—A bill to be entitled An Act fixing the salary and/or compensation of the Superintendent of Public Instruction of Monroe County, Florida; designating the times and installments in which and the fund from which the same shall be paid; repealing all laws or parts of laws, whether general or special, in conflict with this Act to the extent of such conflict; and providing when this Act shall take effect.

H. B. No. 497—A bill to be entitled An Act to determine and prescribe that the annual salary of the Superintendent of Public Instruction of Collier County, Florida, shall be paid as prescribed in Section 230.30, Florida Statutes, according to the unit system set out in Section 242.01, Florida Statutes; providing a minimum salary for such superintendent; ratifying and confirming all matters and things and acts of the Board of Public Instruction of Collier County, Florida, heretofore had and done in connection with the payment of salary to the Superintendent of Public Instruction of Collier County, Florida. Repealing all laws in conflict herewith and providing an effective date of this Act.

—and the Committee reports same without recommendation.

And the Bills contained in the preceding report were placed on the Calendar of Bills on Second Reading.

Senator Branch, Chairman of the Committee on Judiciary "A", reported that the Committee had carefully considered the following Bill:

S. B. No. 313—A bill to be entitled An Act authorizing Boards of County Commissioners of the several counties of Florida to vacate and abandon and to disclaim and renounce any claim of title of the county or the public to any lands constituting a park or any lands delineated on any recorded plat or map as a park, for the acquisition of which no consideration has been paid by the county, located without the limits of any municipal corporation, except with respect to those parks owned or maintained by the United States of America, State Board of Forestry, Florida Parks Service or Florida Board of Parks and Historic Memorials: providing for the execution and delivery of a quit claim deed by the Board of County Commissioners to the parties designated in the law as being entitled to the fee simple title to said lands constituting the said parks or described on any recorded plat or map as a park: providing for the procedure and duties of county officers in the administration of this law.

—and the Committee recommended that the Committee Substitute therefor, as reported herewith, do pass.

And the Bill contained in the preceding report, with the recommended Committee Substitute attached thereto, was placed on the Calendar of Bills on Second Reading.

Senator Branch, Chairman of the Committee on Judiciary "A", reported that the Committee had carefully considered the following Bills:

S. B. No 300—A bill to be entitled An Act creating a Small Claims Court in each county of this State having a population of less than eighty-five thousand (85,000) according to the last official census; providing for the County Judge to be the judge of said court; providing for the pleading, practice and service of notice of proceedings therein; providing for a clerk and prescribing his duties.

S. B. No. 593—A bill to be entitled An Act providing for the recording in the State of Florida of duly certified copies of decrees rendered by courts of competent jurisdiction of other states of the United States removing the disabilities of non-age of minors who are non-residents of the State of Florida, and providing that such decrees shall have the same force and effect in the State of Florida as in the state where rendered.

S. B. No 594—A bill to be entitled An Act providing for the filing and depositing of leases and agreements, other than mortgages, with the Clerk of the Circuit Court and for the sealing and safekeeping thereof; providing for the recording of extracts from such instruments or statements of the substance of such portions of such instruments as the parties shall desire to appear of record and the fees to be collected in connection therewith; declaring that the record of such abstract shall constitute notice to third parties of the facts appearing of record; providing for the breaking of the seal and inspection of the instrument filed, by the parties thereto or by their respective administrators, executors, successors or assigns, or, upon order of the Judge of the Circuit Court and providing the procedure to be followed in such matters.

—and recommends that they do pass.

And the Bills contained in the preceding report were placed on the Calendar of Bills on Second Reading.

Senator Branch, Chairman of the Committee on Judiciary "A", reported that the Committee had carefully considered the following Bills:

S. B. No. 614—A bill to be entitled An Act authorizing the director of the State Department of Public Safety to destroy certain records and documents pertaining to public safety; to reproduce by photographic process books and records and authorizing the use of such reproductions as evidence.

S. B. No. 642—A bill to be entitled An Act relating to and providing an alternative or additional procedure for the constructive service of process in judicial proceedings through radio broadcasting where constructive service of process is permitted by the provisions of Chapter 48, Florida Statutes.

—and recommends that they do pass.

And the Bills contained in the preceding report were placed on the Calendar of Bills on Second Reading.

**ENROLLING REPORT**

May 4, 1951.

Your Enrolling Clerk, to whom was referred—

H. B. No. 26.

—begs leave to report same has been properly enrolled, signed in open session by the President and Secretary of the Senate, and the Speaker and Chief Clerk of the House of Representatives, and this day presented to the Governor for his approval.

Very respectfully,  
ROBT. W. DAVIS,  
Secretary of the Senate as  
Ex Officio Enrolling Clerk  
of the Senate.

Senator Morrow moved that Senate Bill No. 639, previously referred to the Committee on Education, be also referred to the Committee on Drainage and Water Conservation.

Which was agreed to and Senate Bill No. 639 was referred to the Committee on Education and the Committee on Drainage and Water Conservation, in the order named.

Senator Beall moved that Senate Bill No. 645, previously referred to the Committee on Governmental Reorganization, be also referred to another appropriate Committee.

Which was agreed to and it was so ordered.

The President announced that he would make the reference at a later date.

**INTRODUCTION OF RESOLUTIONS, MEMORIALS, BILLS AND JOINT RESOLUTIONS**

By Senator Johnson—

S. B. No. 652—A bill to be entitled An Act to amend Subsections (d) and (e) of Section 232.17, Florida Statutes 1949, relating to duties of County Superintendents and attendance assistants.

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

By Senator Johnson—

S. B. No. 653—A bill to be entitled An Act providing for the maximum annual compensation of county officials in all counties of the State of Florida having a population of not less than 36,400 and not more than 37,400, according to the last preceding Federal census; fixing said salary or compensation at seventy-five hundred dollars annually; providing the manner and source from which such compensation shall be paid; fixing the effective date and repealing all laws in conflict herewith.

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

By Senators Lindler and Sanchez—

S. B. No. 654—A bill to be entitled An Act to amend Section 210.02, Florida Statutes 1949 by adding thereto a subsection which will provide that no tax shall be imposed upon sample packages of cigarettes under certain conditions.

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

By Senator Moore—

S. B. No. 655—A bill to be entitled An Act to repeal Sections 534.43, 534.44, 534.45 and 534.46, Florida Statutes, 1949, prohibiting the sale of beef produced in Florida unless plainly marked "Produced in Florida" or "Florida Beef"; providing that advertising, including menus, for sale of such beef shall include such words; providing penalties for violations, and providing duties of State Hotel Commissioner and State Livestock Sanitary Commission.

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

By Senator King—

S. B. No. 656—A bill to be entitled An Act prohibiting the keeping, storing or possession of alcoholic beverages in any place of business, and upon the premises on which said business is conducted, unless the owner or operator of said business is licensed to sell the same, and providing penalties for the violation thereof.

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

By Senators King and Boyle—

S. B. No. 657—A bill to be entitled An Act amending Section 562.14 of Florida Statutes, 1949, regulating the time for sale of alcoholic beverages and providing penalties for the violation thereof.

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

By Senator King—

S. B. No. 658—A bill to be entitled An Act amending Section 561.44 of Florida Statutes, 1949, relating to licensing vendors of alcoholic beverages near school or church and zoning regulations in cities and counties.

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

By Senator Shivers—

S. B. No. 659—A bill to be entitled An Act making it unlawful for any person, firm or corporation to install any radio receiving equipment in any motor vehicle or establishment, which said radio equipment is adjusted or tuned to receive messages or signals on frequencies assigned by the Federal Communications Commission to police or law enforcement officers of either city, county, State or Federal, excepting duly authorized emergency vehicles as herein defined; Providing penalty for violation and repealing all laws in conflict and providing effective date thereof.

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

By Senator Gautier (28th)—

S. B. No. 660—A bill to be entitled An Act to amend Section 440.30, Florida Statutes, relating to workmen's compensation; provides for taking of depositions.

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

By Senator Johnston—

S. B. No. 661—A bill to be entitled An Act relating to and regulating the tax returns required of railroad companies, pursuant to Chapter 195, Florida Statutes; requiring the separate return of certain properties; and providing for the determination of what properties are used for railroad purposes and fixing the powers, duties and jurisdiction of the railroad assessment board.

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

By Senator Morrow—

Senate Concurrent Resolution No. 662:

A CONCURRENT RESOLUTION PROPOSING AN INVITATION TO THE HONORABLE MILLARD F. CALDWELL TO ADDRESS A JOINT MEETING OF THE SENATE AND HOUSE OF REPRESENTATIVES OF FLORIDA ON MAY 14, 1951.

WHEREAS, the danger of hostile action against the United States by foreign powers within the near future is becoming increasingly apparent; and

WHEREAS, it is the duty of the Legislature to consider and take such action as may be necessary and feasible to insure that preparation of the State of Florida will be adequate to deal with such emergency and to protect in so far as possible the public peace, health and safety and to preserve the lives and property of the people of Florida; and

WHEREAS, the Honorable Millard F. Caldwell, former Governor of Florida, has been designated and appointed by the President of the United States to serve as Federal Civil Defense Administrator in Washington, NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE STATE OF FLORIDA, THE HOUSE OF REPRESENTATIVES CONCURRING:

Section 1. That the 1951 Legislature of the State of Florida extends an invitation to the Honorable Millard F. Caldwell to address a joint meeting of the Florida Legislature at 12:30 P. M. on May 14, 1951, on the subject of civil defense.

Section 2. That a copy of this resolution be sent to the Honorable Millard F. Caldwell immediately upon its adoption by the Senate and House of Representatives.

Which was read the first time in full and referred to the Committee on Judiciary "A".

By Senator Johnston—

S. B. No. 663—A bill to be entitled An Act amending Section 849.06, Florida Statutes of 1949, relating to regulation of age of persons frequenting and visiting places where billiards are played in all counties of Florida having a population of more than 6,499 and less than 7,450 according to the most recent census.

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

By Senator Johnston—

S. B. No. 664—A bill to be entitled An Act equalizing and stabilizing salaries and wages of all clerks, typists, clerk-typists, stenographers and secretaries employed in or by all State boards, departments and branches of State Government of Florida; providing a maximum pay schedule for such employees; defining the employees; providing classification of such employees; and for methods of advancement; providing for penalties for violation of this act.

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

By Senator Johnston—

S. B. No. 665—A bill to be entitled An Act amending Section 212.11 (1), Florida Statutes, relating to remitting taxes to the state, providing collected taxes be remitted quarterly instead of monthly.

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

By Senator Rodgers—

S. B. No. 666—A bill to be entitled An Act to amend Section 26.10, Florida Statutes, relating to the addition of one judge in the Ninth Circuit, making a total of four (4), and distribution of judges among counties of the circuit.

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

By Senator Baynard—

S. B. No. 667—A bill to be entitled An Act to amend Section 200.24, Florida Statutes, relating to the fact that either a cancellation or a reduction of tangible personal property taxes is forbidden after tax roll is completed, by permitting taxpayer to obtain either a cancellation or reduction of taxes under certain circumstances.

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

By the Committee on Appropriations—

S. B. No. 668—A bill to be entitled An Act appropriating one million (\$1,000,000.00) dollars from the State Internal Improvement Fund to the General Revenue Fund of the State.

Which was read the first time by title only and placed on the Calendar of Bills on Second Reading, without reference.

By Senator Dayton—

Senate Concurrent Resolution No. 669:

A CONCURRENT RESOLUTION AUTHORIZING THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE TO APPOINT A JOINT COMMITTEE TO STUDY THE AD VALOREM TAX LAWS AND REPORT TO THE 1953 LEGISLATURE CONCERNING A REVISION.

WHEREAS, the ad valorem taxation laws of Florida have not been revised and brought up to date since 1907, and

WHEREAS, many sections or parts of sections are obsolete and material concerning exemptions and the administration of the tax laws is scattered throughout eight or nine chapters of the statutes, and

WHEREAS, the law reporting committee of the Florida Bar and the county officers association, the comptroller's office, the auditing department, the attorney general's office, the statutory revision department, all have been cooperating in the study of and the preparation of legislation, NOW, THEREFORE,

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

That a special committee of four be appointed—two from the Senate and two from the House—to become members of a legislative ad valorem tax revision committee to cooperate with a general committee to be appointed or selected by the Attorney General from among those county and State officials interested in any way in the administration of the tax laws of Florida, the statutory revision department, the comptroller's office, and the Florida Bar, and that this committee of the Senate and House prepare recommendations to the 1953 Legislature concerning the study and preparation of a revision of the ad valorem tax laws.

Which was read the first time in full.

Senator Dayton moved that the rules be waived and Senate Concurrent Resolution No. 669 be read the second time in full.

Which was agreed to by a two-thirds vote.

And Senate Concurrent Resolution No. 669 was read the second time in full.

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

Which was agreed to.

So Senate Concurrent Resolution No. 669 was adopted and the action of the Senate was ordered certified to the House of Representatives.

By Senators Johnson and Lewis—

S. B. No. 670—A bill to be entitled An Act providing for a pension to John T. Bevis, Sr., and making appropriation therefor.

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

By Senator Ayers—

S. B. No. 671—A bill to be entitled An Act to abolish the present municipal government of the town of Bronson, Levy County, Florida, and to create and establish a municipal corporation to be known as the town of Bronson, to define its territorial limits; provide for its government, and prescribe its jurisdiction and powers and provided that this Act shall become effective upon its passage and approval by the Governor, or its becoming a law without such approval.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 671 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 Ayers moved that the rules be waived and Senate Bill No. 671 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 671 was read the second time by title only.

Senator Ayers moved that the rules be further waived and Senate Bill No. 671 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. 671 was read the third time in full.

Upon the passage of Senate Bill No. 671 the roll was called and the vote was:

Yeas—37.

|               |         |                |          |
|---------------|---------|----------------|----------|
| Mr. President | Branch  | Franklin       | Leaird   |
| Ayers         | Carroll | Gautier (28th) | Lewis    |
| Baker         | Clarke  | Gautier (13th) | Lindler  |
| Baynard       | Collins | Johns          | McArthur |
| Beall         | Crary   | Johnson        | Morrow   |
| Boyle         | Davis   | Johnston       | Pearce   |
| Brackin       | Dayton  | King           | Pope     |

|         |         |        |
|---------|---------|--------|
| Ripley  | Sanchez | Smith  |
| Rodgers | Shands  | Tucker |
| Rogells | Shivers | Wright |

Nays—None.

So Senate Bill No. 671 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Gautier (13th)—

S. B. No. 672—A bill to be entitled An Act providing that any condition or impairment of health of municipal firemen in the State of Florida caused by tuberculosis, hypertension or heart disease, resulting in total or partial disability, shall be presumed to have been suffered in line of duty; and repealing all laws in conflict herewith.

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

By Senator Sanchez—

S. B. No. 673—A bill to be entitled An Act naming and dedicating a certain bridge joining Madison and Hamilton counties.

Which was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

By Senator Sanchez—

S. B. No. 674—A bill to be entitled An Act naming and dedicating a certain bridge joining Columbia and Hamilton counties.

Which was read the first time by title only.

Senator Sanchez moved that the rules be waived and Senate Bill No. 674 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 674 was read the second time by title only.

Senator Sanchez moved that the rules be further waived and Senate Bill No. 674 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. 674 was read the third time in full.

Upon the passage of Senate Bill No. 674 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So Senate Bill No. 674 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Wright—

S. B. No. 675—A bill to be entitled An Act directing and requiring the Comptroller of the State of Florida to pay to the Board of Public Instruction of all counties in Florida having a population of more than 13,750 and less than 14,050, according to the latest official census, a part of said counties' race track funds each year prior to the regular distribution and allocation as provided by law; such part of the race track moneys shall constitute a special band fund to be spent only to aid such counties' high school bands; providing method of expenditure, disposition and accounting of said special band fund.

Which was read the first time by title only.

Senator Wright moved that the rules be waived and Senate Bill No. 675 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 675 was read the second time by title only.

Senator Wright moved that the rules be further waived and Senate Bill No. 675 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. 675 was read the third time in full.

Upon the passage of Senate Bill No. 675 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So Senate Bill No. 675 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Wright—

S. B. No. 676—A bill to be entitled An Act directing and requiring the Comptroller of the State of Florida to pay to the Board of Public Instruction of all counties in Florida having a population of more than 14,500 and less than 15,000 according to the latest official census a part of said counties' race track funds each year prior to the regular distribution and allocation as provided by law, such part of the race track moneys shall constitute a special band fund to be spent only to aid such counties high school band, providing method of expenditure, disposition and accounting of said special band fund.

Which was read the first time by title only.

Senator Wright moved that the rules be waived and Senate Bill No. 676 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 676 was read the second time by title only.

Senator Wright moved that the rules be further waived and Senate Bill No. 676 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. 676 was read the third time in full.

Upon the passage of Senate Bill No. 676 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So Senate Bill No. 676 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By the Committee on Citrus Fruits—

S. B. No. 677—A bill to be entitled An Act to create and establish a State Citrus Museum, providing for its location and maintenance, and providing for the operation of same.

Which was read the first time by title only.

Senator King moved that the rules be waived and Senate Bill No. 677 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 677 was read the second time by title only.

Senator King moved that the rules be further waived and Senate Bill No. 677 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. 677 was read the third time in full.

Upon the passage of Senate Bill No. 677 the roll was called and the vote was:

Yeas—30.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Crary          | Leaird   | Rogells |
| Baynard       | Davis          | Lindler  | Sanchez |
| Beall         | Dayton         | McArthur | Shands  |
| Boyle         | Franklin       | Morrow   | Shivers |
| Brackin       | Gautier (28th) | Pearce   | Smith   |
| Branch        | Johns          | Pope     | Wright  |
| Carroll       | Johnson        | Ripley   |         |
| Collins       | King           | Rodgers  |         |

Nays—None.

So Senate Bill No. 677 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator King—

S. B. No. 678—A bill to be entitled An Act for the relief of Jesse E. Willis and Gary Wayne Willis, and making appropriation for settlement, for injury to the said Gary Wayne Willis as result of explosion of a shell used by the Florida National Guard in its firing range near Medulla Mine, Lakeland, Polk County, Florida.

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

Senator Shivers moved that the rules be waived and Senate Bills Nos. 378, 400, 401, 496, 520, 573, 618, 643 and House Bills Nos. 68, 224 and 454 be made a Special and Continuing Order of Business for consideration by the Senate when the Order of the Day is reached on Wednesday, May 9, 1951.

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

#### MESSAGE FROM THE GOVERNOR

The following Communication from the Governor was received:

STATE OF FLORIDA  
EXECUTIVE DEPARTMENT

TALLAHASSEE

May 4, 1951

Honorable Wallace E. Sturgis,  
President of the Senate,  
State Capitol

Sir:

I have the honor to inform you that I have today approved the following Act, which originated in your Honorable Body,

Regular Session, 1951, and have caused same to be filed in the office of the Secretary of State:

S. B. NO. 480, RELATING TO COUNTY PUBLIC HOSPITALS.

Respectfully,  
FULLER WARREN,  
Governor.

**MESSAGES FROM THE HOUSE OF REPRESENTATIVES**

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 4, 1951.

Hon. Wallace E. Sturgis,  
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. Jones of Collier—

H. B. No. 838—A bill to be entitled An Act to create a municipality in the County of Collier and State of Florida, to be known as "Town of Immokalee", Florida, and to define its territorial boundaries, and to provide for its government, jurisdiction, powers, franchises and privileges; providing for a referendum and election of temporary officials.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 838, contained in the above Message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 4, 1951.

Hon. Wallace E. Sturgis,  
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. Papy of Monroe—

H. B. No. 717—A bill to be entitled An Act relating to the issuance of bonds by Special Tax School District Number 1 in Monroe County, Florida, for the purpose of acquiring, building, enlarging, furnishing, or otherwise improving buildings or school grounds or for any other exclusive use of the public schools within said district; providing that the proceedings for the issuance of such bonds may be initiated by a petition signed by not less than five per cent of the duly qualified electors residing in said Special Tax School District Number 1 or by the Board of Public Instruction of Monroe County, Florida (County Board) or by the Trustees of said Special Tax School District Number 1, or by both of said bodies; repealing all laws and parts of laws, whether general or special, in conflict with this Act to the extent of such conflict; and providing when this Act shall take effect.

Proof of publication attached.

Also—

By Mr. Papy of Monroe—

H. B. No. 718—A bill to be entitled An Act authorizing the Board of Public Instruction of Monroe County, Florida to provide office space for the Superintendent of Public Instruction of Monroe County, Florida and to furnish heat and light and other necessary utilities therefor, and to provide such office

with furniture, equipment, telephone, supplies and other essentials; authorizing said Board to rent office space or buy or build a suitable structure to provide such office space and for the purposes of this act permitting the use of county current funds; declaring this act shall be considered cumulative to existing laws; and providing when this act shall take effect.

Proof of publication attached.

Also—

By Mr. Papy of Monroe—

H. B. No. 719—A bill to be entitled An Act providing that Sub-paragraph numbered (2), entitled "Bids." under Section 237.02, Florida Statutes, 1949, shall no longer apply to Monroe County, Florida or the Board of Public Instruction of Monroe County, Florida, but in lieu thereof said board shall request bids as in said sub-paragraph numbered (2) provided for any authorized purchase costing more than seven hundred and fifty dollars; repealing all laws and parts of laws, whether general or special, in conflict with this Act to the extent of such conflict; and providing when this Act shall take effect.

Proof of publication attached.

—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. 717 when it was introduced in the Senate, and evidence that such Notice has been published was established by the the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

And House Bill No. 717, contained in the above Message, was read the first time by title only.

Senator Franklin moved that the rules be waived and House Bill No. 717 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 717 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 717 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. 717 was read the third time in full.

Upon the passage of House Bill No. 717 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 717 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 718 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.

And House Bill No. 718, contained in the above Message, was read the first time by title only.

Senator Franklin moved that the rules be waived and House Bill No. 718 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 718 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 718 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. 718 was read the third time in full.

Upon the passage of House Bill No. 718 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 718 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 719 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.

And House Bill No. 719, contained in the above Message, was read the first time by title only.

Senator Franklin moved that the rules be waived and House Bill No. 719 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 719 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 719 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. 719 was read the third time in full.

Upon the passage of House Bill No. 719 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 719 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 4, 1951.

Hon. Wallace E. Sturgis,  
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. Papy of Monroe—

H. B. No. 714—A bill to be entitled An Act to provide for the payment of office expenses, maintenance of an office, limiting amount of expenses to be paid, and funds from which said expenses are to be paid to justice of the peace courts of the First and Second Districts of Monroe County, Florida.

Proof of publication attached.

Also—

By Mr. Papy of Monroe—

H. B. No. 716—A bill to be entitled An Act declaring it lawful to hold elections in Special Tax School District Number 1 in Monroe County, Florida for the purpose of authorizing the issuance of bonds on the day of any State or county primary or general election; repealing all laws and parts of laws, whether general or special, in conflict with this Act to the extent of such conflict; and providing when this Act shall take effect.

Proof of publication attached.

—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. 714 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.

And House Bill No. 714, contained in the above Message, was read the first time by title only.

Senator Franklin moved that the rules be waived and House Bill No. 714 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 714 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 714 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. 714 was read the third time in full.

Upon the passage of House Bill No. 714 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 714 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 716 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.

And House Bill No. 716, contained in the above Message, was read the first time by title only.

Senator Franklin moved that the rules be waived and House Bill No. 716 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 716 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 716 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. 716 was read the third time in full.

Upon the passage of House Bill No. 716 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 716 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,

May 4, 1951.

Hon. Wallace E. Sturgis,  
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. Cook of Flagler—

H. B. No. 708—A bill to be entitled An Act to validate and confirm conveyances of lands in Flagler County, Florida, heretofore made by the Board of County Commissioners of Flagler County, Florida, provided deeds effecting such conveyances have heretofore been duly recorded in the public records of such county; repealing all laws or parts of laws in conflict herewith; and providing when this Act shall take effect.

Proof of publication attached.

Also—

By Mr. Cook of Flagler—

H. B. No. 709—A bill to be entitled An Act authorizing Flagler County, Florida, by and through its Board of County Commissioners to acquire recreational facilities by gift, purchase at public or private sale, lease, or eminent domain, and to own and operate such facilities, including land necessary therefor, a park and playground areas, a bathing beach or beaches, swimming pool or pools, and all properties and equipment, incident, useful or necessary therefor; to levy taxes for the foregoing purposes; to accept a grant of Federal aid for accomplishing the said purposes; to contract for the construction, operation, regulation or use of such facilities; to issue negotiable revenue bonds payable solely from revenue to be derived from the operation of said facilities for accomplishing the purposes of this Act; to create a separate department to operate said facilities; to charge and collect fees and commissions for the use of said facilities and to pledge any or all of such fees or commissions for the security and payment of any revenue bonds, issued therefor; to make this Act cumulative and supplemental to other special or general laws; and providing when this Act shall take effect.

Proof of publication attached.

Also—

By Mr. Cook of Flagler—

H. B. No. 710—A bill to be entitled An Act ratifying, confirming, validating, and legalizing, all the assessments, valuations of properties and levies of taxes made by the Town of Bunnell, a municipality, in the County of Flagler and State of Florida, for the taxable years 1937 to 1950 both inclusive, and authorizing the collection of said taxes in the manner provided by law.

Proof of publication attached.

—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. 708 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.

And House Bill No. 708, contained in the above Message, was read the first time by title only.

Senator Pope moved that the rules be waived and House Bill No. 708 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 708 was read the second time by title only.

Senator Pope moved that the rules be further waived and House Bill No. 708 be read the third time in full and put upon its passage.

Which was agreed to by two-thirds vote.

And House Bill No. 708 was read the third time in full.

Upon the passage of House Bill No. 708 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 708 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 709 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.

And House Bill No. 709, contained in the above Message, was read the first time by title only.

Senator Pope moved that the rules be waived and House Bill No. 709 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 709 was read the second time by title only.

Senator Pope moved that the rules be further waived and House Bill No. 709 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. 709 was read the third time in full.

Upon the passage of House Bill No. 709 the roll was called and the vote was:

Yeas—37

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 709 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 710 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.

And House Bill No. 710, contained in the above Message, was read the first time by title only.

Senator Pope moved that the rules be waived and House Bill No. 710 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 710 was read the second time by title only.

Senator Pope moved that the rules be further waived and House Bill No. 710 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. 710 was read the third time in full.

Upon the passage of House Bill No. 710 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 710 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,

May 4, 1951.

Hon. Wallace E. Sturgis,  
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. Papy of Monroe—

H. B. No. 720—A bill to be entitled An Act authorizing the board of public instruction of Monroe County, Florida to establish by resolution a smaller number of polling places than the number of precincts in Special Tax School District Number 1 in said county for the purpose of biennial elections in said

Special Tax School District Number 1 in which trustees for said district are elected but providing there shall not be less than five polling places; and requiring such resolution to be adopted at least ninety days prior to the day of holding each such election; repealing all laws and parts of laws, whether general or special, in conflict with this Act to the extent of such conflict; and providing when this Act shall take effect.

Proof of publication attached.

Also

By Mr. Papy of Monroe—

H. B. No. 721—A bill to be entitled An Act authorizing the board of public instruction of Monroe County, Florida, in its discretion, to provide by resolution for the use of paper ballots instead of voting machines in all elections held in Special Tax School District Number 1 in Monroe County, Florida, and requiring such resolution to be adopted at least ninety days prior to the day of holding each such election; repealing all laws and parts of laws, whether general or special, in conflict with this Act to the extent of such conflict; and providing when this Act shall take effect.

Proof of publication attached.

Also

By Mr. Papy of Monroe—

H. B. No. 722—A bill to be entitled An Act fixing the compensation of chairman and other members of the board of public instruction of Monroe County, Florida (county board); designating the fund out of which such compensation shall be paid and making annual appropriation therefor; repealing all laws and parts of laws, whether general or special, in conflict with this Act to the extent of such conflict; and providing when this Act shall take effect.

Proof of publication attached.

—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. 720 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.

And House Bill No. 720, contained in the above Message, was read the first time by title only.

Senator Franklin moved that the rules be waived and House Bill No. 720 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 720 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 720 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. 720 was read the third time in full.

Upon the passage of House Bill No. 720 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 720 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 721 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.

And House Bill No. 721, contained in the above Message, was read the first time by title only.

Senator Franklin moved that the rules be waived and House Bill No. 721 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 721 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 721 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. 721 was read the third time in full.

Upon the passage of House Bill No. 721 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 721 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 722 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.

And House Bill No. 722, contained in the above Message, was read the first time by title only.

Senator Franklin moved that the rules be waived and House Bill No. 722 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 722 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 722 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. 722 was read the third time in full.

Upon the passage of House Bill No. 722 the roll was called and the vote was:

Yeas—37.

|               |                |                |          |
|---------------|----------------|----------------|----------|
| Mr. President | Carroll        | Gautier (13th) | McArthur |
| Ayers         | Clarke         | Johns          | Morrow   |
| Baker         | Collins        | Johnson        | Pearce   |
| Baynard       | Crary          | Johnston       | Pope     |
| Beall         | Davis          | King           | Ripley   |
| Boyle         | Dayton         | Leaird         | Rodgers  |
| Brackin       | Franklin       | Lewis          | Rogells  |
| Branch        | Gautier (28th) | Lindler        | Sanchez  |

Shands            Smith            Wright  
Shivers           Tucker

Nays—None.

So House Bill No. 722 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,

May 4, 1951.

Hon. Wallace E. Sturgis,  
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. Cook of Flagler—

H. B. No. 731—A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Flagler County, Florida, to lease or convey county lands for a normal consideration and without advertisement to any organization, association, corporation or trustees, exclusively for uses and purposes that are either charitable, educational, religious, scientific, character building or patriotic and are also without profit.

Proof of publication attached.

Also—

By Mr. Cook of Flagler—

H. B. No. 735—A bill to be entitled An Act validating and confirming all expenditures made in excess of budgeted items by the County Commissioners of Flagler County, Florida, during the fiscal years 1949 and 1950; repealing all laws or parts of laws in conflict herewith; and providing when such Act shall become effective.

Proof of publication attached.

Also—

By Messrs. Elliott and Bollinger of Palm Beach—

H. B. No. 736—A bill to be entitled An Act relating to the custodian of voting machines in Palm Beach County; providing that the board of county commissioners shall be custodian; authorizing appointment of assistants or deputies to prepare the machines and supervise the use thereof; providing for the payment of compensation of such assistants or deputies; repealing all laws in conflict.

Proof of publication attached.

—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. 731 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.

And House Bill No. 731, contained in the above Message, was read the first time by title only.

Senator Pope moved that the rules be waived and House Bill No. 731 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 731 was read the second time by title only.

Senator Pope moved that the rules be further waived and House Bill No. 731 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. 731 was read the third time in full.

Upon the passage of House Bill No. 731 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 731 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 735 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.

And House Bill No. 735, contained in the above Message, was read the first time by title only.

Senator Pope moved that the rules be waived and House Bill No. 735 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 735 was read the second time by title only.

Senator Pope moved that the rules be further waived and House Bill No. 735 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. 735 was read the third time in full.

Upon the passage of House Bill No. 735 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 735 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 736 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.

And House Bill No. 736, contained in the above Message, was read the first time by title only.

Senator Morrow moved that the rules be waived and House Bill No. 736 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 736 was read the second time by title only

Senator Morrow moved that the rules be further waived and House Bill No. 736 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. 736 was read the third time in full.

Upon the passage of House Bill No. 736 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 736 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,

May 4, 1951.

*Hon. Wallace E. Sturgis,*  
*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. Jones of Collier—

H. B. No. 741—A bill to be entitled An Act to authorize the town of Everglades to levy an operating ad valorem tax millage for the calendar year 1951 and all subsequent calendar years; to allow the town of Everglades to receive taxes under the provisions of Chapter 26320, Laws of 1949; to provide that the town of Everglades shall be authorized to receive such taxes as provided by Chapter 26320, Laws of 1949; notwithstanding the provisions of Section 210.21, Florida Statutes, 1949, and providing that the provisions of Section 210.21, Florida Statutes, 1949, do not apply to the town of Everglades; to provide an effective date for such Act, and repealing all laws or parts of laws in conflict herewith.

Proof of publication attached.

Also—

By Messrs. Elliott and Bollinger of Palm Beach—

H. B. No. 743—A bill to be entitled An Act to provide for and permit in Palm Beach County, Florida, the permissive closing of banks, trust companies and other banking organizations on Saturdays; and providing that as to all banking transactions Saturday shall be a legal holiday as to banks closing under this law; and providing for the repeal of all laws in conflict herewith.

Proof of publication attached.

Also—

By Mr. Cook of Flagler—

H. B. No. 745—A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Flagler County, Florida, to purchase lands to be used for recreational, educational and agricultural exhibition purposes and to sell, rent, or lease said lands so acquired.

Proof of publication attached.

—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. 741 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.

And House Bill No. 741, contained in the above Message, was read the first time by title only.

Senator Franklin moved that the rules be waived and House Bill No. 741 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 741 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 741 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. 741 was read the third time in full.

Upon the passage of House Bill No. 741 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 741 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 743 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.

And House Bill No. 743, contained in the above Message, was read the first time by title only.

Senator Morrow moved that the rules be waived and House Bill No. 743 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 743 was read the second time by title only.

Senator Morrow moved that the rules be further waived and House Bill No. 743 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. 743 was read the third time in full.

Upon the passage of House Bill No. 743 the roll was called and the vote was:

Yeas—37

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 743 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 745 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.

And House Bill No. 745, contained in the above Message, was read the first time by title only.

Senator Pope moved that the rules be waived and House Bill No. 745 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 745 was read the second time by title only.

Senator Pope moved that the rules be further waived and House Bill No. 745 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. 745 was read the third time in full.

Upon the passage of House Bill No. 745 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 745 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,

May 4, 1951.

*Hon. Wallace E. Sturgis,*  
*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. Getzen of Sumter—

H. B. No. 744—A bill to be entitled An Act to amend Sections 3, 4, 5, 7 and 8 of Article VII, and to repeal Sections 9, 10, 11, 12, 14, 15 and 16 of Article VII, and to repeal Sections 3, 4 and 5 of Article IX, and to repeal Sections 3, 4, 5, 6, 7, 8 and 9 of Article X, of Chapter 9693, Laws of Florida, Acts of 1923, entitled "An Act to repeal Chapter 6671 of the Laws of Florida, Acts of 1913, 'being An Act to abolish the present municipality of Bushnell, Sumter County, Florida, and to establish, organize and constitute a municipality to be known and designated as the City of Bushnell, and to define its territorial boundaries, and to provide for its jurisdiction, powers and privileges,' and to organize and establish a new city government for the City of Bushnell, Sumter County, Florida, and to define its territorial boundaries and to provide for its jurisdiction, powers and privileges,"; providing for changes relating to the assessment and collection of taxes, the time for the payment of taxes and the procedure for the enforcement of the payment of taxes.

Proof of publication attached.

Also—

By Mr. Cook of Flagler—

H. B. No. 749—A bill to be entitled An Act validating certain acts and proceedings of the Board of County Commissioners of Flagler County, Florida, had or taken in connection with the purchase and procurement of materials, supplies and services.

Proof of publication attached.

Also—

By Mr. Beasley of Walton—

H. B. No. 750—A bill to be entitled An Act creating a Small Claims Court in Walton County, Florida; prescribing the jurisdiction of said court; providing for the appointment of a judge for said court and affixing his compensation and term of office; providing that the judge of the Small Claims Court shall be Supervisor of Registration; abolishing the election of the Supervisor of Registration in Walton County and making the position appointive; providing for a clerk thereof; providing that the judgments of said court shall become liens on real property when filed in the office of the Clerk of the Circuit Court; providing for a review of cases from said court; and generally to provide a forum and inexpensive procedure for the speedy trial of small claims cases.

Proof of publication attached.

—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. 744 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.

And House Bill No. 744, contained in the above Message, was read the first time by title only.

Senator Dayton moved that the rules be waived and House Bill No. 744 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 744 was read the second time by title only.

Senator Dayton moved that the rules be further waived and House Bill No. 744 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. 744 was read the third time in full.

Upon the passage of House Bill No. 744 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 744 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 749 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.

And House Bill No. 749, contained in the above Message, was read the first time by title only.

Senator Pope moved that the rules be waived and House Bill No. 749 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 749 was read the second time by title only.

Senator Pope moved that the rules be further waived and House Bill No. 749 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. 749 was read the third time in full.

Upon the passage of House Bill No. 749 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 749 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 750 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.

And House Bill No. 750, contained in the above Message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

The following Message from the House of Representatives was read:

Tallahassee, Florida.

May 4, 1951.

Hon. Wallace E. Sturgis,  
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. Cook of Flagler—

H. B. No. 751—A bill to be entitled An Act to empower the Board of County Commissioners in Flagler County to regulate and restrict within territory in said county, not included in any municipality, the height, number of stories and size of buildings and other structures on land and over water, the percentage of lot that may be occupied, the size of yards, courts and other open spaces, the density of population, the use of land for junk yards and automobile trailer camps and the location and use of buildings, structures and land for trade, industry residence, or other specific use of the premises; providing for the division of said county into districts and within such districts to regulate and restrict the erection and construction, alteration, repair or use of buildings; providing for method of procedure; providing for the appointment of a zoning commission and a board of adjustment; providing for remedies and penalties for violation of this Act or any order or resolution made under authority conferred hereby and conferring upon the County Commissioners of said county so far as may be lawfully conferred the power to prescribe and

enforce regulations to effectuate the purpose of this Act; and providing when this Act shall take effect.

Proof of publication attached.

—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. 751 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.

And House Bill No. 751, contained in the above Message, was read the first time by title only.

Senator Pope moved that the rules be waived and House Bill No. 751 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 751 was read the second time by title only.

Senator Pope moved that the rules be further waived and House Bill No. 751 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. 751 was read the third time in full.

Upon the passage of House Bill No. 751 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 751 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 4, 1951.

Hon. Wallace E. Sturgis,  
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. Papy of Monroe—

H. B. No. 755—A bill to be entitled An Act to amend Section 1 and Section 3 of Chapter 23373, Laws of Florida, Special Acts of 1945, entitled, "An Act creating the utility board of the City of Key West, Florida, to manage, operate, maintain, extend, improve, and control the Municipal Electric Utility owned by the City of Key West; appointing the first members of said board and fixing their terms of office, providing for the appointment and terms of office of subsequent members of said board, providing that the mayor shall be a member of said board; prescribing its jurisdiction, powers functions, authority, franchises, duties and privileges; and declaring the legislative intention that said Act shall not be deemed repealed by any Act passed at the regular session of the Legislature in 1945 unless specific reference is made to

said Act for such purpose.", by changing the method of selecting citizen members of the utility board of the City of Key West, Florida; further, continuing in office for the remainder of the term for which they have been respectively appointed, the citizen members holding office at the time this Act becomes a law; repealing all laws and parts of laws, whether general or special, in conflict with this Act to the extent of such conflict; and providing for this Act to take effect upon its becoming a law.

Proof of publication attached.

Also—

By Messrs. Shepperd and Usina of St. Johns—

H. B. No. 758—A bill to be entitled An Act to fix the annual compensation and the basis of computing the amount thereof, of the County Superintendent of Public Instruction of St. Johns County, Florida.

Proof of publication attached.

Also—

By Mr. Dowda of Putnam—

H. B. No. 759—A bill to be entitled An Act creating small claims courts in Putnam County, Florida, prescribing the jurisdiction of said courts; providing for the county judge and justices of peace to be the judges of said courts; prescribing the pleading, practice and service of notice of proceedings therein; providing for a clerk and prescribing their duties.

Proof of publication attached.

—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. 755 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.

And House Bill No. 755, contained in the above Message, was read the first time by title only.

Senator Franklin moved that the rules be waived and House Bill No. 755 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 755 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 755 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. 755 was read the third time in full.

Upon the passage of House Bill No. 755 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 755 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 758 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.

And House Bill No. 758, contained in the above Message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Proof of publication of Notice was attached to House Bill No. 759 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.

And House Bill No. 759, contained in the above Message, was read the first time by title only.

Senator Pearce moved that the rules be waived and House Bill No. 759 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 759 was read the second time by title only.

Senator Pearce moved that the rules be further waived and House Bill No. 759 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. 759 was read the third time in full.

Upon the passage of House Bill No. 759 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 759 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 4, 1951.

*Hon. Wallace E. Sturgis,*  
*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. Williams of Citrus—

H. B. No. 768—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 Citrus 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 June 1, 1952, as to all livestock usually maintained and kept in Citrus County, Florida; and providing that this Act shall

take effect as to livestock customarily kept and maintained in other counties but straying into Citrus County from other counties as soon as the fence herein authorized is built and constructed; authorizing the county commissioners of Citrus County, Florida, to fence the boundary lines of said county out of public funds; authorizing the county commissioners of Citrus County 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; providing for a referendum thereto.

Also—

By Messrs. Tate and Haley of Sarasota—

H. B. No. 776—A bill to be entitled An Act amending Section 2, Chapter 20367, Laws of 1941, relating to the compensation of the clerk of the Circuit Court and ex officio clerk of the County Court in and for Sarasota County, Florida, for services to be performed by him in suits, actions and proceedings in the Circuit and County Courts of said county.

Proof of publication attached.

Also—

By Mr. Papy of Monroe—

H. B. No. 789—A bill to be entitled An Act prohibiting the taking within one mile of U. S. Highway No. 1 in Monroe County, Florida, by baited drop nets or any other type of baited nets, crawfish, stone crabs or any other crustacean that is caught in the waters of said county, or the setting of baited traps or unbaited traps within one mile of U. S. Highway No. 1 in Monroe County, Florida; making it unlawful to engage in what is commonly or locally known as goggle fishing within one mile of U. S. Highway No. 1 in Monroe County, Florida; providing a penalty for the violation thereof; and providing when said Act shall take effect.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 768, contained in the above Message, was read the first time by title only.

Senator Johnston moved that the rules be waived and House Bill No. 768 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 768 was read the second time by title only.

Senator Johnston moved that the rules be further waived and House Bill No. 768 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. 768 was read the third time in full.

Upon the passage of House Bill No. 768 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 768 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 776 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.

And House Bill No 776, contained in the above Message, was read the first time by title only.

Senator Rogells moved that the rules be waived and House Bill No. 776 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 776 was read the second time by title only.

Senator Rogells moved that the rules be further waived and House Bill No. 776 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. 776 was read the third time in full.

Upon the passage of House Bill No. 776 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 776 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 789 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.

And House Bill No. 789, contained in the above Message, was read the first time by title only.

Senator Franklin moved that the rules be waived and House Bill No. 789 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 789 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 789 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. 789 was read the third time in full.

Upon the passage of House Bill No. 789 the roll was called and the vote was:

Yeas—37.

|               |                |                |          |
|---------------|----------------|----------------|----------|
| Mr. President | Carroll        | Gautier (13th) | McArthur |
| Ayers         | Clarke         | Johns          | Morrow   |
| Baker         | Collins        | Johnson        | Pearce   |
| Baynard       | Crary          | Johnston       | Pope     |
| Beall         | Davis          | King           | Ripley   |
| Boyle         | Dayton         | Leaird         | Rodgers  |
| Brackin       | Franklin       | Lewis          | Rogells  |
| Branch        | Gautier (28th) | Lindler        | Sanchez  |

Shands  
Shivers

Smith  
Tucker

Wright

Nays—None.

So House Bill No. 789 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,

May 4, 1951.

Hon. Wallace E. Sturgis,  
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. Papy of Monroe—

H. B. No. 790—A bill to be entitled An Act to amend Chapter 23374, Laws of Florida, Acts of the Legislature year 1945, as amended, being the charter of the City of Key West, Florida, by amending Section 1 of Article II of Chapter B thereof, so as to provide that the candidate receiving the greatest number of votes cast at the biennial municipal election for the office of City Commissioner shall be the Mayor and that a tie between two or more candidates shall be decided by lot; that vacancies occurring during the term for which a Mayor is so elected shall be filled by a majority vote of the City Commission selecting one of its members for the unexpired term; a Mayor Pro Tem. shall likewise be elected from the commission membership to serve at the pleasure of the commission; repealing all laws and parts of laws, whether general or special, in conflict with this Act to the extent of such conflict; and providing for this Act to take effect upon its becoming a law.

Proof of publication attached.

Also—

By Mr. Papy of Monroe—

H. B. No. 791—A bill to be entitled An Act to amend Chapter 23374, Laws of Florida, Acts of the Legislature year 1945, as amended, being the charter of the City of Key West, Florida, by amending Section 1 of Article I of Chapter C thereof, so as to provide for primary elections for the nomination of candidates for the City Commission, their qualifications, method of qualifying, qualifying fee and time of qualifying, and time for holding such primary elections; further providing for holding regular or general municipal elections for the election of City Commissioners for the City of Key West, Florida and the time for holding such elections; that matters which may be submitted to the electors at any special election may be submitted at any general election; specifying the kind of ballots to be used in any primary or general election and providing who shall be considered nominated in the primary election and who shall be considered elected in the regular municipal election; that a tie between two or more candidates shall be decided by lot; also providing when no primary election shall be held; repealing Section 1 of Article II of Chapter C of Chapter 23374, Laws of Florida, Acts of the Legislature year 1945; repealing all laws and parts of laws, whether general or special, in conflict with this Act to the extent of such conflict; and providing for this Act to take effect upon its becoming a law.

Proof of publication attached.

Also—

By Mr. Papy of Monroe—

H. B. No. 792—A bill to be entitled An Act to amend Chapter 23374, Laws of Florida, Acts of the Legislature year 1945, as amended, being the Charter of the City of Key West, Florida, by amending Section 4 of Article III of Chapter B thereof, so as to provide for the payment of salary to the City Manager for only one calendar month instead of three calendar months following adoption of preliminary resolution stating reasons for his removal; repealing all laws and parts of laws, whether

general or special, in conflict with this Act to the extent of such conflict; and providing for this Act to take effect upon its becoming a law.

Proof of publication attached.

—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. 790 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.

And House Bill No. 790, contained in the above Message, was read the first time by title only.

Senator Franklin moved that the rules be waived and House Bill No. 790 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 790 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 790 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. 790 was read the third time in full.

Upon the passage of House Bill No. 790 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 790 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 791 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.

And House Bill No. 791, contained in the above Message, was read the first time by title only.

Senator Franklin moved that the rules be waived and House Bill No. 791 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 791 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 791 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. 791 was read the third time in full.

Upon the passage of House Bill No. 791 the roll was called and the vote was:

Yeas—37.

|               |         |       |         |
|---------------|---------|-------|---------|
| Mr. President | Baker   | Beall | Brackin |
| Ayers         | Baynard | Boyle | Branch  |

|                |                |          |         |
|----------------|----------------|----------|---------|
| Carroll        | Gautier (13th) | McArthur | Shands  |
| Clarke         | Johns          | Morrow   | Shivers |
| Collins        | Johnson        | Pearce   | Smith   |
| Crary          | Johnston       | Pope     | Tucker  |
| Davis          | King           | Ripley   | Wright  |
| Dayton         | Leaird         | Rodgers  |         |
| Franklin       | Lewis          | Rogells  |         |
| Gautier (28th) | Lindler        | Sanchez  |         |

Nays—None.

So House Bill No. 791 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 792 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.

And House Bill No. 792, contained in the above Message, was read the first time by title only.

Senator Franklin moved that the rules be waived and House Bill No. 792 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 792 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 792 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. 792 was read the third time in full.

Upon the passage of House Bill No. 792 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 792 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,

May 4, 1951.

Hon. Wallace E. Sturgis,  
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. Cramer, McLaren and Shaffer of Pinellas—

H. B. No. 477—A bill to be entitled An Act amending Chapter 24286 Laws of Florida, Acts of 1947 relating to fees of examining committee in sanity cases in counties having a population of over 150,000 inhabitants according to the last Federal census, by making said Chapter hereafter applicable only to counties of this State having a population of over 170,000 inhabitants according to the most recent census.

Also—

By Mr. Papy of Monroe—

H. B. No. 504—A bill to be entitled An Act relating to the

salaries of the judges of the Circuit Court residing in a county having a population of between 22,500 and 30,000 inhabitants according to the latest Federal census and in a circuit composed of not more than one county, and providing that a portion of such salaries shall be paid from the general revenue fund of such counties and making same a county purpose.

Also—

By Messrs. Inman and McFarland of Gadsden—

H. B. No. 543—A bill to be entitled An Act relating to the use of county moneys for the payment of county obligations, transfers of money from one county fund to another, and use of moneys appropriated for one purpose when not needed for that purpose for which appropriated in the payment of other county expenses in counties having a population of not less than 36,400 and not more than 37,000, according to the last preceding Federal census.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,  
Chief Clerk, House of Representatives.

And House Bill No. 477, contained in the above Message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

And House Bill No. 504, contained in the above Message, was read the first time by title only.

Senator Franklin moved that the rules be waived and House Bill No. 504 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 504 was read the second time by title only

Senator Franklin moved that the rules be further waived and House Bill No. 504 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. 504 was read the third time in full.

Upon the passage of House Bill No. 504 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 504 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 543, contained in the above Message, was read the first time by title only.

Senator Johnson moved that the rules be waived and House Bill No. 543 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 543 was read the second time by title only.

Senator Johnson moved that the rules be further waived and House Bill No. 543 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. 543 was read the third time in full.

Upon the passage of House Bill No. 543 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 543 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,

May 4, 1951.

Hon. Wallace E. Sturgis,  
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. Moody, Johnson and Pittman of Hillsborough—

H. B. No. 566—A bill to be entitled An Act providing for special legal counsel for the grand jury in all counties in the State of Florida having a population of not less than 175,000 and not more than 300,000 according to the last official census, and prescribing certain qualifications and duties of such special legal counsel.

Also—

By Mr. Burnsed of Baker—

H. B. No. 566—A bill to be entitled An Act providing for clerk hire or clerical help for the tax assessors and tax collectors in all counties of the State of Florida having a population of not less than 6305 and not more than 6330, according to the Federal census of 1950, and providing the funds from which such clerical help shall be paid.

Also—

By Mr. Burnsed of Baker—

H. B. No. 567—A bill to be entitled An Act providing for additional compensation for county judges for trial work in the county judges' courts of counties of the State of Florida having a population of not less than 6305 nor more than 6330, according to the Federal census of 1950, and providing for fund from which said additional compensation shall be paid, and repealing all 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. 546, contained in the above Message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

And House Bill No. 566, contained in the above Message, was read the first time by title only.

Senator Smith moved that the rules be waived and House Bill No. 566 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 566 was read the second time by title only.

Senator Smith moved that the rules be further waived and House Bill No. 566 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. 566 was read the third time in full.

Upon the passage of House Bill No. 566 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 566 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 567, contained in the above Message, was read the first time by title only.

Senator Smith moved that the rules be waived and House Bill No. 567 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 567 was read the second time by title only.

Senator Smith moved that the rules be further waived and House Bill No. 567 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. 567 was read the third time in full.

Upon the passage of House Bill No. 567 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 567 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 4, 1951.

*Hon. Wallace E. Sturgis,  
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. Whitlock of Alachua—

H. B. No. 733—A bill to be entitled An Act repealing Chapter 25192, Laws of Florida, Acts of 1949, relating to pollution of waters in all counties of this State having a population of

not less than thirty-seven thousand and not more than forty-three thousand inhabitants according to the last or any future State census.

Also—

By Messrs. Murray, Smith and Surles of Polk—

H. B. No. 482—A bill to be entitled An Act to declare, designate and establish a certain State road.

Also—

By Messrs. Murray, Smith and Surles of Polk—

H. B. No. 483—A bill to be entitled An Act to declare, designate and establish a certain State road.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 733, contained in the above Message, was read the first time by title only.

Senator Shands moved that the rules be waived and House Bill No. 733 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 733 was read the second time by title only.

Senator Shands moved that the rules be further waived and House Bill No. 733 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. 733 was read the third time in full.

Upon the passage of House Bill No. 733 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 733 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 482, contained in the above Message, was read the first time by title only.

Senator King moved that the rules be waived and House Bill No. 482 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 482 was read the second time by title only.

Senator King moved that the rules be further waived and House Bill No. 482 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. 482 was read the third time in full.

Upon the passage of House Bill No. 482 the roll was called and the vote was:

Yeas—37.

|               |         |       |         |
|---------------|---------|-------|---------|
| Mr. President | Baker   | Beall | Brackin |
| Ayers         | Baynard | Boyle | Branch  |

|                |                |          |         |
|----------------|----------------|----------|---------|
| Carroll        | Gautier (13th) | McArthur | Shands  |
| Clarke         | Johns          | Morrow   | Shivers |
| Collins        | Johnson        | Pearce   | Smith   |
| Crary          | Johnston       | Pope     | Tucker  |
| Davis          | King           | Ripley   | Wright  |
| Dayton         | Leaird         | Rodgers  |         |
| Franklin       | Lewis          | Rogells  |         |
| Gautier (28th) | Lindler        | Sanchez  |         |

Nays—None.

So House Bill No. 482 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 483, contained in the above Message, was read the first time by title only.

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

Which was agreed to by a two-thirds vote.

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

Senator King moved that the rules be further waived and House Bill No. 483 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 483 was read the third time in full.

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

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 483 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 4, 1951.

*Hon. Wallace E. Sturgis,*  
*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. Jones of Collier—

H. B. No. 498—A bill to be entitled An Act to declare, designate and establish a certain State road.

Also—

By Messrs. Bollinger and Elliott of Palm Beach—

H. B. No. 550—A bill to be entitled An Act to declare, designate and establish a certain State road, in Palm Beach County, Florida.

Also—

By Mr. Jones of Collier—

H. B. No. 646—A bill to be entitled An Act to declare, designate and establish a certain State road in Collier County, Florida.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,  
Chief Clerk, House of Representatives.

And House Bill No. 498, contained in the above Message, was read the first time by title only.

Senator Franklin moved that the rules be waived and House Bill No. 498 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 498 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 498 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. 498 was read the third time in full.

Upon the passage of House Bill No. 498 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 498 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 550, contained in the above Message, was read the first time by title only.

Senator Morrow moved that the rules be waived and House Bill No. 550 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 550 was read the second time by title only.

Senator Morrow moved that the rules be further waived and House Bill No. 550 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. 550 was read the third time in full.

Upon the passage of House Bill No. 550 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 550 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 646, contained in the above Message, was read the first time by title only.

Senator Franklin moved that the rules be waived and House Bill No. 646 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 646 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 646 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. 646 was read the third time in full.

Upon the passage of House Bill No. 646 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 646 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,

May 4, 1951.

Hon. Wallace E. Sturgis,  
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. Getzen of Sumter—

H. B. No. 702—A bill to be entitled An Act to designate certain roads in Sumter County, Florida as state roads.

Also—

By Mr. Tapper of Gulf—

H. B. No. 711—A bill to be entitled An Act to declare, designate and establish certain roads in the City of Port St Joe, Gulf County, Florida, as state roads to become a part of the system of the State roads of the State of Florida.

Also—

By Mr. Tapper of Gulf—

H. B. No. 712—A bill to be entitled An Act to declare, designate and establish certain roads in Gulf County, Florida, as State roads to become a part of the system of the State roads of 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. 702, contained in the above Message, was read the first time by title only.

Senator Dayton moved that the rules be waived and House Bill No. 702 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 702 was read the second time by title only.

Senator Dayton moved that the rules be further waived and House Bill No. 702 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. 702 was read the third time in full.

Upon the passage of House Bill No. 702 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 702 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 711, contained in the above Message, was read the first time by title only.

Senator Shivers moved that the rules be waived and House Bill No. 711 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 711 was read the second time by title only.

Senator Shivers moved that the rules be further waived and House Bill No. 711 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. 711 was read the third time in full.

Upon the passage of House Bill No. 711 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 711 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 712, contained in the above Message, was read the first time by title only.

Senator Shivers moved that the rules be waived and House Bill No. 712 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 712 was read the second time by title only.

Senator Shivers moved that the rules be further waived and House Bill No. 712 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. 712 was read the third time in full.

Upon the passage of House Bill No. 712 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 712 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 4, 1951.

*Hon. Wallace E. Sturgis,  
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. Beasley of Walton—

H. B. No. 574—A bill to be entitled An Act prescribing the compensation to be paid to and received by each member of the Boards of Public Instruction in counties of the State of Florida having a population of not less than fourteen thousand and five hundred (14,500) and not more than sixteen thousand five hundred (16,500), according to the last preceding Federal census; and providing for the payment of expenses of such Board members.

Also—

By Messrs. Moody, Johnson and Pittman of Hillsborough—

H. B. No. 676—A bill to be entitled An Act authorizing and empowering the Boards of County Commissioners of all Counties of the State of Florida having a population of not less than 175,000 and not more than 300,000 inhabitants, according to the last preceding Federal census, to require by resolution that any automobile junk yards, or junk yards of any kind, or premises used for storage or storage and sale of parts of old motor vehicles, shall be enclosed by substantial fence, and to provide penalties for the violation thereof.

Also—

By Mr. Dowda of Putnam—

H. B. No. 697—A bill to be entitled An Act for the relief of Louis E. Tenney, Assessor of taxes for Putnam County, Florida, by adjusting his compensation as such assessor for the year 1942.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,  
Chief Clerk House of Representatives.

And House Bill No. 574, contained in the above Message, was read the first time by title only.

Senator Wright moved that the rules be waived and House Bill No. 574 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 574 was read the second time by title only.

Senator Wright offered the following amendment to House Bill No. 574:

In Section 1, lines 10 and 11 (typewritten bill), strike out the words and figures: "except the Chairman of the Board, who shall receive one hundred dollars (\$100.00) per month,"

Senator Wright moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Wright moved that the rules be further waived and House Bill No. 574, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 574, as amended, was read the third time in full.

Upon the passage of House Bill No. 574, as amended, the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 574 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 676, contained in the above Message, was read the first time by title only.

Senator Branch moved that the rules be waived and House Bill No. 676 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 676 was read the second time by title only.

Senator Branch moved that the rules be further waived and House Bill No. 676 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. 676 was read the third time in full.

Upon the passage of House Bill No. 676 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 676 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 697, contained in the above Message, was read the first time by title only.

Senator Pearce moved that the rules be waived and House Bill No. 697 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 697 was read the second time by title only.

Senator Pearce moved that the rules be further waived and House Bill No. 697 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. 697 was read the third time in full.

Upon the passage of House Bill No. 697 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 697 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 4, 1951.

*Hon. Wallace E. Sturgis,*  
*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. Tapper of Gulf—

H. B. No. 713—A bill to be entitled An Act to declare, designate and establish certain roads in Gulf County, Florida, as State roads to become a part of the system of the State roads of the State of Florida.

Also—

By Mr. Summers of Liberty—

H. B. No. 726—A bill to be entitled An Act to declare, designate and establish certain State roads.

Also—

By Mr. Melvin of Santa Rosa—

H. B. No. 727—A bill to be entitled An Act to designate a certain road in Santa Rosa County, Florida, as a State road.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,  
Chief Clerk, House of Representatives.

And House Bill No. 713, contained in the above Message, was read the first time by title only.

Senator Shivers moved that the rules be waived and House Bill No. 713 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 713 was read the second time by title only

Senator Shivers moved that the rules be further waived and House Bill No. 713 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. 713 was read the third time in full.

Upon the passage of House Bill No. 713 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 713 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 726, contained in the above Message, was read the first time by title only.

Senator Tucker moved that the rules be waived and House Bill No. 726 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 726 was read the second time by title only.

Senator Tucker moved that the rules be further waived and House Bill No. 726 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. 726 was read the third time in full.

Upon the passage of House Bill No. 726 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 726 passed title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 727, contained in the above Message, was read the first time by title only.

Senator Brackin moved that the rules be waived and House Bill No. 727 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 727 was read the second time by title only.

Senator Brackin moved that the rules be further waived and House Bill No. 727 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. 727 was read the third time in full.

Upon the passage of House Bill No. 727 the roll was called and the vote was:

Yeas—37.

|               |         |       |         |
|---------------|---------|-------|---------|
| Mr. President | Baker   | Beall | Brackin |
| Ayers         | Baynard | Boyle | Branch  |

|                |                |          |         |
|----------------|----------------|----------|---------|
| Carroll        | Gautier (13th) | McArthur | Shands  |
| Clarke         | Johns          | Morrow   | Shivers |
| Collins        | Johnson        | Pearce   | Smith   |
| Crary          | Johnston       | Pope     | Tucker  |
| Davis          | King           | Ripley   | Wright  |
| Dayton         | Leaird         | Rodgers  |         |
| Franklin       | Lewis          | Rogells  |         |
| Gautier (28th) | Lindler        | Sanchez  |         |

Nays—None.

So House Bill No. 727 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 4, 1951.

*Hon. Wallace E. Sturgis,  
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. Summers of Liberty—

H. B. No. 732—A bill to be entitled An Act to declare, designate and establish certain State Roads.

Also—

By Messrs. Mathis and Courtney of Bay—

H. B. No. 734—A bill to be entitled An Act designating and establishing certain State Roads in Bay County, Florida.

Also—

By Mr. Beasley of Walton—

H. B. No. 780—A bill to be entitled An Act to designate and establish a certain State Road in Walton County, Florida.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,  
Chief Clerk, House of Representatives.

And House Bill No. 732, contained in the above Message, was read the first time by title only.

Senator Tucker moved that the rules be waived and House Bill No. 732 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 732 was read the second time by title only.

Senator Tucker moved that the rules be further waived and House Bill No. 732 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. 732 was read the third time in full.

Upon the passage of House Bill No. 732 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 732 passed title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 734, contained in the above Message, was read the first time by title only.

Senator Shivers moved that the rules be waived and House Bill No. 734 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 734 was read the Second time by title only.

Senator Shivers moved that the rules be further waived and House Bill No. 734 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. 734 was read the third time in full.

Upon the passage of House Bill No. 734 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 734 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 780, contained in the above Message, was read the first time by title only.

Senator Wright moved that the rules be waived and House Bill No. 780 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 780 was read the second time by title only.

Senator Wright moved that the rules be further waived and House Bill No. 780 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. 780 was read the third time in full.

Upon the passage of House Bill No. 780 the roll was called and the vote was:

Yeas—37

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 780 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,

May 4, 1951.

*Hon. Wallace E. Sturgis,*  
*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. Melvin of Santa Rosa—

H. B. No. 728—A bill to be entitled An Act to designate a certain road in Santa Rosa County, Florida, as a State road.

Also—

By Mr. Summers of Liberty—

H. B. No. 729—A bill to be entitled An Act to declare, designate and establish certain State Roads.

Also—

By Mr. Summers of Liberty—

H. B. No. 730—A bill to be entitled An Act to declare, designate and establish certain State Roads.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE,  
Chief Clerk, House of Representatives

And House Bill No. 728, contained in the above Message, was read the first time by title only.

Senator Brackin moved that the rules be waived and House Bill No. 728 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 728 was read the second time by title only.

Senator Brackin moved that the rules be further waived and House Bill No. 728 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. 728 was read the third time in full.

Upon the passage of House Bill No. 728 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 728 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 729, contained in the above Message, was read the first time by title only.

Senator Tucker moved that the rules be waived and House Bill No. 729 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 729 was read the second time by title only.

Senator Tucker moved that the rules be further waived and House Bill No. 729 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. 729 was read the third time in full.

Upon the passage of House Bill No. 729 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 729 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 730, contained in the above Message, was read the first time by title only.

Senator Tucker moved that the rules be waived and House Bill No. 730 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 730 was read the second time by title only.

Senator Tucker moved that the rules be further waived and House Bill No. 730 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. 730 was read the third time in full.

Upon the passage of House Bill No. 730 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 730 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,

May 4, 1951.

*Hon. Wallace E. Sturgis,*  
*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 Saunders of Clay—

H. B. No. 363—A bill to be entitled An Act relating to the compensation of the Clerk of the Circuit Court for services performed in divorce suits or proceedings before the Circuit Court in all counties in the State of Florida having a population of more than 14,300 and less than 14,500 according to the Federal Census of 1950

Also—

By Mr. Tapper of Gulf—

H. B. No. 444—A bill to be entitled An Act creating a Small Claims Court in counties having a population of not less than 7,000 and not more than 7,600 according to the last official census; providing for the county judge to be the judge of said court; providing for the pleading, practice and service of notice of proceedings therein; providing for a clerk and prescribing his duties.

Also—

By Mr. Dowda of Putnam—

H. B. No. 472—A bill to be entitled An Act fixing the compensation of members and chairman of Boards of Public Instruction in the several counties of the State of Florida with not more than 23,652 and not less than 23,405 population according to the last preceding State census, and repealing Chapter 26396, Laws of Florida, Extraordinary Session of 1949, and providing effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,

Chief Clerk, House of Representatives.

And House Bill No. 363, contained in the above Message, was read the first time by title only.

Senator Smith moved that the rules be waived and House Bill No. 363 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 363 was read the second time by title only.

Senator Smith moved that the rules be further waived and House Bill No. 363 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. 363 was read the third time in full.

Upon the passage of House Bill No. 363 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 363 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 444, contained in the above Message, was read the first time by title only.

Senator Shivers moved that the rules be waived and House Bill No. 444 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 444 was read the second time by title only.

Senator Shivers moved that the rules be further waived and House Bill No. 444 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. 444 was read the third time in full.

Upon the passage of House Bill No. 444 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 444 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 472, contained in the above Message, was read the first time by title only.

Senator Pearce moved that the rules be waived and House Bill No. 472 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 472 was read the second time by title only.

Senator Pearce moved that the rules be further waived and House Bill No. 472 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. 472 was read the third time in full.

Upon the passage of House Bill No. 472 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 472 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,

May 4, 1951.

Hon. Wallace E. Sturgis,  
President of the Senate,  
Sir:

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

By Senator McArthur—

S. B. No. 115—A bill to be entitled An Act designating and establishing a certain State Road in Nassau County.

Also—

By Senator Johnston—

S. B. No. 185—A bill to be entitled An Act to declare, designate and establish a certain State Road.

Also—

By Senator Johnston—

S. B. No. 186— A bill to be entitled An Act to declare, designate and establish a certain State Road.

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

And Senate Bills Nos. 115, 185 and 186, contained in the above Message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
 May 4, 1951.

*Hon. Wallace E. Sturgis,*  
*President of the Senate,*

*Sir:*

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

By Senator Sturgis—

S. B. No. 188—A bill to be entitled An Act to declare, designate and establish a certain State Road.

Also—

By Senator Davis—

S. B. No. 463—A bill to be entitled An Act to declare, designate and establish a certain State Road in Madison, Madison County, Florida.

Also—

By Senator Johnston—

S. B. No. 516—A bill to be entitled An Act to declare, designate and establish a certain State road in Hernando County, Florida.

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

And Senate Bills Nos. 188, 463 and 516, contained in the above Message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
 May 4, 1951

*Hon. Wallace E. Sturgis,*  
*President of the Senate,*

*Sir:*

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

By Senator King—

S. B. No. 479—A bill to be entitled An Act to declare, designate and establish a certain State road.

Also—

By Senator Morrow—

S. B. No. 513—A bill to be entitled An Act to declare, designate and establish certain State roads in Palm Beach County, Florida.

Also—

By Senator Johnston—

S. B. No. 515—A bill to be entitled An Act to declare, designate and establish a certain State Road in Hernando County, Florida.

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

And Senate Bills Nos. 479, 513 and 515, contained in the

above Message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
 May 4, 1951.

*Hon. Wallace E. Sturgis,*  
*President of the Senate,*

*Sir:*

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

By Senator Boyle—

S. B. No. 619—A bill to be entitled An Act creating a Small Claims Court in Seminole County, Florida; providing for the appointment of a judge of said court; prescribing the jurisdiction, the pleading, practice and service of process therein; and providing the duties of the judge and his remuneration.

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

And Senate Bill No. 619, contained in the above Message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
 May 4, 1951.

*Hon. Wallace E. Sturgis,*  
*President of the Senate,*

*Sir:*

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

By Senator Gautier (13th)—

S. B. No. 322—A bill to be entitled An Act concerning plats and revised plats and their effect, upon approval by proper authorities and recording in the public records of the county, on streets, alleys, roads and other thoroughfares, and on parks, parkways, waterways, school sites and other tracts theretofore dedicated to or used by the public, when not shown on such plats and revised plats, and when so approved and recorded, their effect on the title to lands lying within the confines of the same; limiting the applicability of this Act to counties having populations of not less than 325,000 according to the last preceding Federal census.

Also—

By Senator Gautier (13th)—

S. B. No. 324—A bill to be entitled An Act empowering the Board of County Commissioners of each county of the State of Florida having a population of not less than 325,000, according to the last preceding Federal census, which maintains a full-time county health unit and director thereof and which contributes not less than 70 per cent of the total funds expended annually for the operation of such county health unit, to fix the salary of the director of such county health unit, whether or not such salary is paid by or through the State Treasurer, and directing the State Treasurer to pay such salary out of the funds provided in the budget of such county health unit.

Also—

By Senator Johnson—

S. B. No. 349—A bill to be entitled An Act prescribing the compensation of County Judges as Judges of the County Courts of their respective counties in counties in the State of Florida having a population of not less than 36,400 and not more than 37,100, according to the last preceding Federal census.

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

And Senate Bills Nos. 322, 324 and 349, contained in the above Message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 4, 1951.

Hon. Wallace E. Sturgis,  
President of the Senate,

Sir:

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

By Senator Brackin—

S. B. No. 558—A bill to be entitled An Act to designate and establish a certain State road in Okaloosa County, Florida.

Also—

By Senator Brackin—

S. B. No. 560—A bill to be entitled An Act to designate and establish a certain State road in Okaloosa County, Florida.

Also—

By Senator King—

S. B. No. 478—A bill to be entitled An Act to declare, designate and establish a certain State road.

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

And Senate Bills Nos. 558, 560 and 478, contained in the above Message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 4, 1951.

Hon. Wallace E. Sturgis,  
President of the Senate,

Sir:

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

By Senator Gautier (13th)—

S. B. No. 568—A bill to be entitled An Act making it unlawful, from and after the effective date hereof, to build or move into Bayfront Park, located in the City of Miami, a municipal corporation of the State of Florida, any further buildings or structures; empowering the courts to enjoin any such attempt; repealing all laws and parts of laws in conflict.

Proof of publication attached.

Also—

By Senator Gautier (13th)—

S. B. No. 194—A bill to be entitled An Act creating and providing for the appointment, terms of office, and prescribing the powers and duties of assistant State attorneys in all the judicial circuits of the State of Florida having a total population of more than three hundred twenty-five thousand (325,000) people according to the last preceding Federal census.

Also—

By Senator Dayton—

S. B. No. 253—A bill to be entitled An Act creating a Small Claims Court in Justice of the Peace District Numbers One, Two and Three in all counties of the State of Florida having

a population of not less than 20,200 nor more than 22,000 according to the last official census; providing for the Justice of Peace to be the judge of said court; prescribing for the pleading, practice and service of notice of proceedings therein; providing for a clerk and prescribing his duties.

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

And Senate Bills Nos. 568, 194 and 253, contained in the above Message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 4, 1951

Hon. Wallace E. Sturgis,  
President of the Senate,  
Sir:

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

By Senator Brackin—

S. B. No. 562—A bill to be entitled An Act to amend the Charter of the Town of Fort Walton, Florida, being Chapter 24529, Special Acts of 1947, by changing the provisions of Sub-paragraph i of Section 4 of the said Special Act and to authorize the Town Council of the said town to provide for the payment of compensation to councilmen of the town for attendance on council meetings.

Proof of publication attached.

Also—

By Senator Brackin—

S. B. No. 563—A bill to be entitled An Act to amend the charter of the Town of Fort Walton, Florida, being Chapter 24529, Special Acts of 1947, by adding Sub-paragraph z to Section 3 of the said Special Act in order to authorize the Town of Fort Walton to issue bonds for its proper municipal purposes without limitation with respect to the amount of assessed value of the real and personal property within its incorporated limits.

Proof of publication attached.

Also—

By Senator Gautier (13th)—

S. B. No. 566—A bill to be entitled An Act authorizing and empowering the City of Miami, in Dade County, Florida, to give, grant, convey, lease or sell certain real estate, commonly known and referred to as "The Graves Tract", or any other real property now owned, or hereafter acquired by the City of Miami, and not specifically reserved for other municipal purposes, to any authorized department, commission, authority or agency of the State of Florida now in existence or hereafter created, or authorized by Act of the Legislature of the State of Florida, for the purpose of establishing, maintaining and operating, or providing for the establishment, maintenance or operation of an inter-American cultural and trade center in or near the City of Miami, Florida, upon certain conditions, and providing for the reversion of said property to the City of Miami unless said conditions are complied with and maintained; providing for the effective date hereof.

Proof of publication attached.

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

And Senate Bills Nos. 562, 563 and 566, contained in the above Message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 4, 1951.

*Hon. Wallace E. Sturgis,*  
*President of the Senate,*

Sir:

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

By Senator Gautier (13th)—

S. B. No. 359—A bill to be entitled An Act appropriating from the net income payable to counties of a population of 325,000 inhabitants or more according to the latest Federal census, by any clerk or judge of a court of record in said county, a sum equal to two dollars for each suit, action or proceeding instituted in such court, for the maintenance of a law library and the furnishing, conditioning and equipping of the courtrooms, judges' chambers and law library in the county courthouse, and making same a county purpose.

Also—

By Senator Gautier (13th)—

S. B. No. 360—A bill to be entitled An Act providing that any condition or impairment of health of municipal firemen in and for counties in the State of Florida having a population of 450,000 or more, according to the last preceding Federal census, caused by tuberculosis, hypertension or heart disease, resulting in total or partial disability, shall be presumed to have been suffered in line of duty.

Also—

By Senator Gautier (13th)—

S. B. No. 361—A bill to be entitled An Act appropriating from the net income payable to counties having a population of 325,000 inhabitants or more, in which there are located two or more cities or towns having a population of over 30,000, by any clerk or judge of a court of record, the sum of seventy-five cents for each suit, act, or proceeding, instituted in such court, for the establishment and maintenance of an auxiliary law library in any city or town in said county having a population of over 30,000 making the same a county purpose; and preserving intact Chapter 19076, Acts of 1939, repealing Chapter 24309, Laws of Florida, 1947.

Respectfully,

LAMAR BLEDSOE,  
Chief Clerk, House of Representatives.

And Senate Bills Nos. 359, 360 and 361, contained in the above Message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 4, 1951.

*Hon. Wallace E. Sturgis,*  
*President of the Senate,*

Sir:

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

By Senator Gautier (13th)—

S. B. No. 363—A bill to be entitled An Act relating to the fees charged by the County Judge's Court or clerk thereof upon institution of any suit, action or proceeding in said court, exclusive of probate proceedings, in all counties of the State of Florida having a population of 235,000 inhabitants or more according to the latest Federal or State census.

Also—

By Senator Lewis—

S. B. No. 435—A bill to be entitled An Act fixing the compensation of members of boards of county commissioners in all counties of the State of Florida having a population of not

less than 31,000 and not more than 34,650 according to the last Federal census, and designating the fund out of which such compensation shall be paid.

Also—

By Senator Crary—

S. B. No. 150—A bill to be entitled An Act to declare, designate and establish a certain State Road.

Respectfully,

LAMAR BLEDSOE,  
Chief Clerk, House of Representatives.

And Senate Bills Nos. 363, 435 and 150, contained in the above Message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 4, 1951.

*Hon. Wallace E. Sturgis,*  
*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. Bollinger of Palm Beach, Shepperd and Usina of St. Johns, Courtney and Mathis of Bay, Darby of Escambia, Watson of Lee, McFarlin and Dukes of Jackson, Saunders of Clay, Carlton and Morgan of Duval, Belser of Holmes, Roberts of Union, Hammons of Columbia, Burwell and David of Broward, Turlington and Whitlock of Alachua, Simpson of Jefferson, MacWilliam of Indian River, Tate and Haley of Sarasota, Papy of Monroe, Sweeny and Cobb of Volusia, Phillips of Hernando, Hathaway of Charlotte, Jacobs of Suwannee, Smith of DeSoto, Rowell of Martin, Summers of Liberty, Saunders of St. Lucie, Pascell of Dade, Surles of Polk, Conner of Bradford and Miss Pearce of Highlands—

H B No. 302—A bill to be entitled An Act regulating the practice of nursing for hire or gain, creating the Florida State Board of Nurse Registration and Nursing Education, defining its powers and duties, abolishing the State Board of Examiners for Nurses, transferring its rights, powers and duties, providing for the transfer of funds, prescribing fees, defining certain misdemeanors and providing penalties for violation thereof: repealing Chapter 464 Florida Statutes 1949 and all Acts amendatory thereto.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,  
Chief Clerk, House of Representatives.

And House Bill No. 302, contained in the above Message, was read the first time by title only.

Senator Morrow moved that the rules be waived and House Bill No. 302 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 read:

Tallahassee, Florida,  
May 4, 1951.

*Hon. Wallace E. Sturgis,*  
*President of the Senate,*

Sir:

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

By Senator Dayton—

S. B. No. 102—A bill to be entitled An Act to amend Sub-

section Two of Section 40.01, Florida Statutes 1929, relating to the qualifications of Jurors; and providing the effective date hereof.

Also—

By Senators Gautier (28th) and Boyle—

S. B. No. 132—A bill to be entitled An Act to change the name of that certain body of water which lies both in Brevard and Volusia Counties from Mosquito Lagoon to Indian River Lagoon.

Also—

By Senator Dayton—

S. B. No. 100—A bill to be entitled An Act amending Section 800.04, Florida Statutes of 1949, relating to any lewd, lascivious or indecent assault or act upon or in the presence of a child and providing punishment therefor.

Respectfully,

LAMAR BLEDSOE,  
Chief Clerk, House of Representatives.

And Senate Bills Nos. 102, 132 and 100, contained in the above Message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 4, 1951.

Hon. Wallace E. Sturgis,  
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 Franklin and Moore—

S. B. No. 296—A bill to be entitled An Act relating to the salary of each Circuit Judge of a Judicial Circuit of the State of Florida embracing seven or more counties with a total population not exceeding one hundred twenty-five thousand and with one county therein with a population of thirty thousand or more according to the last preceding State or Federal census, and in which said circuit there is neither established or provided a Criminal Court of Record or a Civil Court of Record, and providing that a part of the salary of each such Circuit Judge be paid from the general revenue fund of the counties of his said circuit in the proportion that the population of each county bears to the total population of such circuit according to the last preceding State or Federal census; making the same a county purpose, making an annual appropriation therefor; providing the effective date hereof and repealing all laws in conflict herewith.

Also—

By Senator Gautier (13th)—

S. B. No. 321—A bill to be entitled An Act amending Section 6 of Chapter 22935, Laws of Florida, Acts of 1945, relating to certain water conservation districts; reducing from two mills to one-half mill the tax authorized by said Section 6.

Respectfully,

LAMAR BLEDSOE,  
Chief Clerk, House of Representatives.

And Senate Bills Nos. 296 and 321, contained in the above Message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 4, 1951.

Hon. Wallace E. Sturgis,  
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 three-fifths vote of all members elected to the House of Representatives for the 1951 Session of the Florida Legislature—

By Senator Franklin—

Senate Joint Resolution No. 96:

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 LEE, 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, PORT DISTRICTS, DRAINAGE DISTRICTS, AND ANY OTHER TAXING DISTRICTS, AND MUNICIPALITIES OF THE COUNTY WHICH BY ORDINANCE REQUEST THEIR TAXES TO BE SO ASSESSED AND LEVIED, AND THAT THE COUNTY TAX COLLECTOR SHALL COLLECT AND DISTRIBUTE THE SAID TAXES.

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 Lee, State of Florida, by adding thereto additional sections to be numbered by the Secretary of State, 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, 1952, as follows:

Section—From and after January 1, 1954, the county tax assessor in the county of Lee, 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 district, special tax school districts, port districts, drainage districts, and any other taxing districts, and municipalities which by ordinance request their taxes to be so assessed.

The Legislature shall at the Legislative Session in 1953 and from time to time thereafter, enact laws specifying the powers, functions, duties and compensation of county tax assessor, designated in the first paragraph of this section, 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, port districts, drainage districts, and any other taxing districts, and municipalities, whose taxes may be assessed by the county tax assessor pursuant to the first paragraph of this section.

Section—From and after January 1, 1954, the county tax collector in the county of Lee, State of Florida, shall collect all taxes levied in the county by the state, county, county school board, school districts, special tax school districts, port districts, drainage districts, and any other taxing districts, and municipalities, whose taxes may be assessed by the county tax assessor pursuant to the first paragraph of the preceding section hereof.

The Legislature shall at the Legislative Session of 1953, and from time to time thereafter enact laws specifying the powers, functions, duties and compensation of county tax collector designated in the first paragraph of this section, and shall likewise provide for the collection, care, custody, reporting and disbursement of all taxes collected by the county tax collector.

Respectfully,

LAMAR BLEDSOE,  
Chief Clerk, House of Representatives.

And Senate Joint Resolution No. 96, contained in the above Message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following Message from the House of Representatives was read:

Tallahassee, Florida,

May 4, 1951.

*Hon. Wallace E. Sturgis,  
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 1951 Session of the Florida Legislature—

Senate Joint Resolution No. 106:

**A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE XII OF THE STATE CONSTITUTION, BY ADDING THERETO SECTION 18, PROVIDING THAT PART OF THE REVENUE DERIVED FROM THE LICENSING OF MOTOR VEHICLES SHALL BE USED FOR CAPITAL OUTLAY AND DEBT SERVICE SCHOOL PURPOSES AND PRESCRIBING THE METHOD OF DISTRIBUTION AND USE THEREOF.**

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

That the following amendment to Article XII of the State Constitution, by adding thereto Section 18, providing that part of the revenue derived from the licensing of motor vehicles shall be used for capital outlay and debt service school purposes and prescribing the method of distribution and use thereof, is hereby agreed to and shall be submitted to the electors of the State for ratification or rejection at the next general election to be held in 1952, as follows:

**SECTION 18** (a) That beginning January 1, 1953, and for thirty (30) years thereafter, the first proceeds of the revenues derived from the licensing of motor vehicles to the extent necessary to comply with the provisions of this amendment, shall, as collected, be placed monthly in the County Capital Outlay and Debt Service School Fund in the State Treasury, and used only as provided in this Amendment. Such revenue shall be distributed annually among the several counties in the ratio of the number of instruction units in each county in each year computed as provided herein. The amount of the first revenues derived from the licensing of motor vehicles to be so set aside in each year and distributed as provided herein shall be an amount equal in the aggregate to the product of four hundred (\$400.00) dollars multiplied by the total number of instruction units in all the counties of Florida. The number of instruction units in each county in each year for the purposes of this Amendment shall be the greater of (1) the number of instruction units in each county for the school fiscal year 1951-52 computed in the manner heretofore or hereafter provided by general law, or (2) the number of instruction units in such county for the preceding school fiscal year computed in the manner heretofore or hereafter provided by general law and approved by the State Board of Education (hereinafter called the State Board).

Such funds so distributed shall be administered by the State Board as now created and constituted by Section 3 of Article XII of the Constitution of Florida. For the purposes of this Amendment, said State Board, as now constituted, shall continue as a body corporate during the life of this Amendment and shall have all the powers provided in this Amendment in addition to all other constitutional and statutory powers related to the purposes of this Amendment heretofore or hereafter conferred upon said Board.

(b) The State Board shall, in addition to its other constitutional and statutory powers, have the management, control and supervision of the proceeds of the first part of the revenues derived from the licensing of motor vehicles provided for in subsection (a) hereof. The State Board shall also have power, for the purpose of obtaining funds for the use of any County Board of Public Instruction in acquiring, building, constructing, altering improving, enlarging, furnishing, or equipping capital outlay projects for school purposes, to issue bonds or motor vehicle tax anticipation certificates,

and also to issue such bonds or motor vehicle tax anticipation certificates to pay, fund or refund any bonds or motor vehicle tax anticipation certificates theretofore issued by said State Board. All such bonds shall bear interest at not exceeding four (4) per centum per annum and shall mature serially in annual installments commencing not more than three (3) years from the date of issuance thereof and ending not later than January 1, 1983, and each annual installment shall not be less than three (3) per centum of the total amount of the issue. All such motor vehicle tax anticipation certificates shall bear interest at not exceeding four (4) per centum per annum and shall mature prior to January 1, 1983. The State Board shall have power to determine all other details of said bonds or motor vehicle tax anticipation certificates and to sell at public sale after public advertisement, or exchange said bonds or motor vehicle tax anticipation certificates, upon such terms and conditions as the State Board shall provide.

The State Board shall also have power to pledge for the payment of the principal of and interest on such bonds or motor vehicle tax anticipation certificates, including refunding bonds or refunding motor vehicle tax anticipation certificates, all or any part from the anticipated revenues to be derived from the licensing of motor vehicles provided for in this Amendment and to enter into any covenants and other agreement with the holders of such bond or motor vehicle tax anticipation certificates at the time of the issuance thereof concerning the security thereof and the rights of the holders thereof, all of which covenants and agreements shall constitute legally binding and irrevocable contracts with such holders and shall be fully enforceable by such holders in any court of competent jurisdiction.

No such bonds or motor vehicle tax anticipation certificates shall ever be issued by the State Board until after the adoption of a resolution requesting the issuance thereof by the County Board of Public Instruction of the county on behalf of which such obligations are to be issued. The State Board of Education shall limit the amount of such bonds or motor vehicle tax anticipation certificates which can be issued on behalf of any county to seventy-five (75) per cent of the amount which it determines can be serviced by the revenue accruing to the county under the provisions of this Amendment. All such bonds or motor vehicle tax anticipation certificates shall be issued in the name of the State Board of Education but shall be issued for and on behalf of the County Board of Public Instruction requesting the issuance thereof, and no election or approval of qualified electors or freeholders shall be required for the issuance thereof

(c) The State Board shall in each year use the funds distributable pursuant to this Amendment to the credit of each county only in the following manner and order of priority:

(1) To pay all amounts of principal and interest maturing in such year on any bonds or motor vehicle tax anticipation certificates issued under the authority hereof, including refunding bonds or motor vehicle tax anticipation certificates, issued on behalf of the Board of Public Instruction of such county; subject, however, to any covenants or agreements made by the State Board concerning the rights between holders of different issues of such bonds or motor vehicle tax anticipation certificates, as herein authorized.

(2) To establish and maintain a sinking fund or funds to meet future requirements for debt service, or reserves therefor, on bonds or motor vehicle tax anticipation certificates issued on behalf of the Board of Public Instruction of such county under the authority hereof, whenever the State Board shall deem it necessary or advisable, and in such amounts and under such terms and conditions as the State Board shall in its discretion determine.

(3) To distribute annually to the several Boards of Public Instruction of the counties for use in payment of debt service on bonds heretofore or hereafter issued by any such Board where the proceeds of the bonds were used, or are to be used, in the construction, acquisition, improvement, enlargement, furnishing, or equipping of capital outlay projects in such county, and which capital outlay projects have

been approved by the Board of Public Instruction of the county, pursuant to a survey or surveys conducted subsequent to July 1, 1947 in the county, under regulations prescribed by the State Board to determine the capital outlay needs of the county.

The State Board shall have power at the time of issuance of any bonds by any Board of Public Instruction to covenant and agree with such Board as to the rank and priority of payments to be made for different issues of bonds under this Subsection (3), and may further agree that any amounts to be distributed under this Subsection (3) may be pledged for the debt service on bonds issued by any board of Public Instruction and for the rank and priority of such pledge. Any such covenants or agreements of the State Board may be enforced by any holders of such bonds in any court of competent jurisdiction.

(4) To distribute annually to the several Boards of Public Instruction of the counties for the payment of the cost of the construction, acquisition, improvement, enlargement, furnishing, or equipping of capital outlay projects for school purposes in such county as shall be requested by resolution of the County Board of Public Instruction of such county.

(5) When all major capital outlay needs of a county have been met as determined by the State Board, on the basis of a survey made pursuant to regulations of the State Board and approved by the State Board, all such funds remaining shall be distributed annually and used for such school purposes in such county as the Board of Public Instruction of the county shall determine, or as may be provided by general law.

(d) Capital outlay projects of a county shall be eligible to participate in the funds accruing under this Amendment and derived from the proceeds of bonds and motor vehicle tax anticipation certificates and from the motor vehicle license taxes, only in the order of priority of needs, as shown by a survey or surveys conducted in the county under regulations prescribed by the State Board, to determine the capital outlay needs of the county and approved by the State Board; provided, that the priority of such projects may be changed from time to time upon the request of the Board of Public Instruction of the county and with the approval of the State Board; and provided further, that this Subsection (d) shall not in any manner affect any covenant, agreement, or pledge made by the State Board in the issuance by said State Board of any bonds or motor vehicle tax anticipation certificates, or in connection with the issuance of any bonds of any Board of Public Instruction of any county.

(e) The State Board may invest any sinking fund or funds created pursuant to this Amendment in direct obligations of the United States of America or in the bonds of motor vehicle tax anticipation certificates, matured or to mature, issued by the State Board on behalf of the Board of Public Instruction of any county.

(f) The State Board shall have power to make and enforce all rules and regulations necessary to the full exercise of the powers herein granted and no legislation shall be required to render this Amendment of full force and operating effect from and after January 1, 1953. The Legislature shall not reduce the levies of said motor vehicle license taxes during the life of this Amendment to any degree which will fail to provide the full amount necessary to comply with the provisions of this Amendment and pay the necessary expenses of administering the laws relating to the licensing of motor vehicles, and shall not enact any law having the effect of withdrawing the proceeds of such motor vehicle license taxes from the operation of this Amendment and shall not enact any law impairing or materially altering the rights of the holders of any bonds or motor vehicle tax anticipation certificates issued pursuant to this Amendment or impairing or altering any covenant or agreement of the State Board, as provided in such bonds or motor vehicle tax anticipation certificates.

The State Board shall have power to appoint such persons and fix their compensation for the administration of the provisions of this Amendment as it shall deem necessary.

and the expenses of the State Board in administering the provisions of this Amendment shall be prorated among the various counties and paid out of the proceeds of the bonds or motor vehicle tax anticipation certificates or from the funds distributable to each county on the same basis as such motor vehicle license taxes are distributable to the various counties under the provisions of this Amendment. Interest or profit on sinking fund investments shall accrue to the counties in proportion to their respective equities in the sinking fund or funds.

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

And Senate Joint Resolution No. 106, contained in the above Message was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Senator Franklin asked unanimous consent of the Senate to take up and consider House Bill No. 495, out of its order.

Which was agreed to.

H B No 495—A bill to be entitled An Act to empower the Board of County Commissioners of Collier County, Florida to regulate and restrict within territory in Collier County, Florida, not included in any municipality, the height, number of stories and size of buildings and other structures on land and water, the percentage of lot that may be occupied, the size of yards, courts and other open spaces, the density of population, the use of land for junk yards and automobile trailer camps and the location and use of buildings, structures and land for trade, industry, residence or other specific use of the premises; providing for the division of Collier County, Florida into districts and within such districts to regulate and restrict the erection and construction, alteration, repair or use of buildings; providing for method of procedure; providing for the appointment of a zoning commission and a board of adjustment; providing for remedies and penalties for violation of this Act or of any order or resolution made under authority conferred hereby and conferring upon the county commissioners of Collier County, Florida so far as may be lawfully conferred the power to prescribe and enforce regulations to effectuate the purposes of this Act. Providing a short title for this Act.

Was taken up.

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

Which was agreed to by a two-thirds vote.

And House Bill No. 495 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 495 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 495 was read the third time in full.

Upon the passage of House Bill No. 495 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

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

Senator Franklin asked unanimous consent of the Senate to take up and consider House Bill No. 621, out of its order.

Which was agreed to.

H. B. No. 621—A bill to be entitled An Act relating to Sugarland Drainage District, a drainage district organized and existing under the Laws of Florida and embracing lands within Hendry and Glades Counties; amending Sections 5 and 6 of Chapter 18287, Laws of Florida, Acts of 1937, relating to the levy and assessment of special taxes or assessments against the lands within the district; ascertaining and declaring benefits accrued and to accrue to the lands within the district by virtue of works and improvements heretofore constructed; and ratifying, confirming and validating taxes heretofore levied pursuant to Chapter 18287, Laws of Florida, Acts of 1937, and certain Acts of the Board of Supervisors of said District in connection with the levy and assessment of special taxes or assessments.

Was taken up.

Senator Franklin moved that the rules be waived and House Bill No. 621 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 621 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 621 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. 621 was read the third time in full.

Upon the passage of House Bill No. 621 the roll was called and the vote was:

Yeas—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So House Bill No. 621 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Franklin asked unanimous consent of the Senate to take up and consider House Bill No. 691, out of its order.

Which was agreed to.

H. B. No. 691—A bill to be entitled An Act to prohibit spearing or gigging fish by the use or aid of any artificial light in any of the salt waters of Collier County, Florida. Providing penalty for violations.

Was taken up.

Senator Franklin moved that the rules be waived and House Bill No. 691 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 691 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 691 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. 691 was read the third time in full.

Upon the passage of House Bill No. 691 the roll was called and the vote was:

Yeas—37.

|               |         |       |         |
|---------------|---------|-------|---------|
| Mr. President | Baker   | Beall | Brackin |
| Ayers         | Baynard | Boyle | Branch  |

|                |                |          |         |
|----------------|----------------|----------|---------|
| Carroll        | Gautier (13th) | McArthur | Shands  |
| Clarke         | Johns          | Morrow   | Shivers |
| Collins        | Johnson        | Pearce   | Smith   |
| Crary          | Johnston       | Pope     | Tucker  |
| Davis          | King           | Ripley   | Wright  |
| Dayton         | Leaird         | Rodgers  |         |
| Franklin       | Lewis          | Rogells  |         |
| Gautier (28th) | Lindler        | Sanchez  |         |

Nays—None.

So House Bill No. 691 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Johnson asked unanimous consent of the Senate to take up and consider Senate Bill No. 346, out of its order.

Which was agreed to.

S. B. No. 346—A bill to be entitled An Act prescribing the amount and authorizing the compensation to be paid to the members of the County Boards of Public Instruction in counties of the State of Florida having a population not less than 36,300 nor more than 37,000 according to the last preceding Federal census; providing for the payment of expenses of such board members and specifying the effective date of said Act.

Was taken up.

Senator Johnson moved that the rules be waived and Senate Bill No. 346 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 346 was read the second time by title only.

Senator Johnson offered the following amendment to Senate Bill No. 346:

In Section 1, line 4 (typewritten bill), strike out the figures: 36,300. and insert in lieu thereof the following: 36,400.

Senator Johnson moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Johnson also offered the following amendment to Senate Bill No. 346:

In the Title, line 5, strike out the figures: "36,300," and insert in lieu thereof the following: "36,400."

Senator Johnson moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Johnson moved that the rules be further waived and Senate Bill No. 346, 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. 346, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 346, as amended, the roll was called and the vote was:

Yeas—37

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Nays—None.

So Senate Bill No. 346 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Franklin moved that the rules be waived and

Senate Bill No. 3 be made a Special and Continuing Order of Business for consideration by the Senate beginning at 3:00 o'clock P. M., Monday, May 7, 1951.

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

By unanimous consent Senator Baynard withdrew Senate Bill No. 18

By unanimous consent Senator King withdrew Senate Bill No. 87

**VETO BILL OF 1949 REGULAR SESSION**

S. B. No. 1115 (1949 Regular Session)—An Act to amend Section 8, Part 1, Article 1, of the Charter of the City of Fort Lauderdale, Florida, being Chapter 24514, Laws of Florida, Special Acts of 1947, to change the boundaries of the City of Fort Lauderdale, Florida, so as to provide for the annexation by said City, and the inclusion within its corporate limits, of certain unincorporated territory contiguous to said City, to-wit: Government lots two (2), three (3), and four (4), and the West half (W½) of the Southwest Quarter (SW¼) of Section Thirty (30), Township Forty-Nine (49) South, Range Forty-Two (42) East, and also Section Twenty-Five (25), Township Forty-Nine (49), South, Range Forty-Two (42) East, Broward County, Florida, and providing that this Act shall take effect only upon the passage of a duly enacted ordinance of the City of Fort Lauderdale, Florida, ratifying and adopting same.

Was taken up in its order and read by title, together with the following objections thereto of the Honorable Fuller Warren, Governor of Florida:

STATE OF FLORIDA

EXECUTIVE DEPARTMENT

TALLAHASSEE

June 13, 1949

Honorable R. A. Gray  
Secretary of State  
Capitol

Sir:

Pursuant to the authority vested in me as Governor of Florida, under the provisions of Section 28, Article III of the Constitution of this State, I hereby transmit to you, with my objections, Senate Bill 1115, enacted by the Legislature of 1949 and entitled:

"AN ACT TO AMEND SECTION 8, PART 1, ARTICLE 1, OF THE CHARTER OF THE CITY OF FORT LAUDERDALE, FLORIDA, BEING CHAPTER 24514, LAWS OF FLORIDA, SPECIAL ACTS OF 1947, TO CHANGE THE BOUNDARIES OF THE CITY OF FORT LAUDERDALE, FLORIDA, SO AS TO PROVIDE FOR THE ANNEXATION BY SAID CITY, AND THE INCLUSION WITHIN ITS CORPORATE LIMITS, OF CERTAIN UNINCORPORATED TERRITORY CONTIGUOUS TO SAID CITY, TO-WIT: GOVERNMENT LOTS TWO (2), THREE (3), AND FOUR (4), AND THE WEST HALF (W½) OF THE SOUTHWEST QUARTER (SW¼) OF SECTION THIRTY (30), TOWNSHIP FORTY-NINE (49) SOUTH, RANGE FORTY-TWO (42) EAST, AND ALSO SECTION TWENTY-FIVE (25), TOWNSHIP FORTY-NINE (49) SOUTH, RANGE FORTY-TWO (42) EAST, BROWARD COUNTY, FLORIDA, AND PROVIDING THAT THIS ACT SHALL TAKE EFFECT ONLY UPON THE PASSAGE OF A DULY ENACTED ORDINANCE OF THE CITY OF FORT LAUDERDALE, FLORIDA, RATIFYING AND ADOPTING SAME."

A member of the House from Broward County, after investigating the effects of this bill has advised me the bill does not accomplish the purpose he thought it would when they passed it in the House of Representatives, and has requested me to veto this Act.

For the foregoing reason, I therefore withhold my approval

from Senate Bill 1115, Legislative Session of 1949, and I hereby veto the same.

Respectfully,  
FULLER WARREN,  
Governor.

The President put the question: "Shall the bill pass, the Governor's objection to the contrary notwithstanding?"

Upon the call of the roll on the question the vote was:

Nays—37.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | King     | Rogells |
| Ayers         | Crary          | Leaird   | Sanchez |
| Baker         | Davis          | Lewis    | Shands  |
| Baynard       | Dayton         | Lindler  | Shivers |
| Beall         | Franklin       | McArthur | Smith   |
| Boyle         | Gautier (28th) | Morrow   | Tucker  |
| Brackin       | Gautier (13th) | Pearce   | Wright  |
| Branch        | Johns          | Pope     |         |
| Carroll       | Johnson        | Ripley   |         |
| Clarke        | Johnston       | Rodgers  |         |

Yeas—None.

So Senate Bill No. 1115 (1949 Regular Session) failed to pass over the Governor's veto.

**SENATE BILLS ON SECOND READING**

S. B. No. 56—A bill to be entitled An Act fixing the salaries of the Justices of the Supreme Court and of the Circuit Judges of the State of Florida.

Was taken up in its order.

Senator Crary moved that the rules be waived and Senate Bill No. 56 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 56 was read the second time by title only.

The Committee on Appropriations offered the following amendment to Senate Bill No. 56:

Strike out Section 2 and renumber remaining section.

Senator Baynard moved the adoption of the amendment.

A roll call was demanded.

Upon the adoption of the amendment offered by the Committee on Appropriations to Senate Bill No. 56, the roll was called and the vote was:

Yeas—15.

|         |          |          |        |
|---------|----------|----------|--------|
| Baynard | Davis    | McArthur | Shands |
| Boyle   | Franklin | Ripley   | Tucker |
| Brackin | Johns    | Rodgers  | Wright |
| Carroll | Johnston | Rogells  |        |

Nays—21.

|               |                |         |         |
|---------------|----------------|---------|---------|
| Mr. President | Collins        | King    | Pope    |
| Ayers         | Crary          | Leaird  | Shivers |
| Baker         | Dayton         | Lewis   | Smith   |
| Beall         | Gautier (28th) | Lindler |         |
| Branch        | Gautier (13th) | Morrow  |         |
| Clarke        | Johnson        | Pearce  |         |

So the amendment failed of adoption.

Senator Baynard offered the following amendment to Senate Bill No. 56:

In Section One, line 2, (typewritten bill) after the word "Florida" insert "serving full time in active duty (but not Justices heretofore retired)"

Senator Baynard moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Brackin offered the following amendment to Senate Bill No. 56:

In Section 2, strike Section 2, and insert in lieu thereof

the following: Section 2. Beginning July 1, 1951 the salaries of the Circuit Judges of the State of Florida to be paid by the State shall be the sum of eight thousand five hundred (\$8,500.00) dollars each per annum and warrants shall be drawn by the Comptroller in equal monthly instalments.

Senator Brackin moved the adoption of the amendment.

A roll call was demanded.

Upon the adoption of the amendment offered by Senator Brackin to Senate Bill No. 56, the roll was called and the vote was:

Yeas—20.

|               |          |          |         |
|---------------|----------|----------|---------|
| Mr. President | Carroll  | Johnston | Ripley  |
| Ayers         | Clarke   | King     | Rogells |
| Baynard       | Davis    | McArthur | Shands  |
| Beall         | Franklin | Pearce   | Tucker  |
| Brackin       | Johns    | Pope     | Wright  |

Nays—14.

|         |                |         |         |
|---------|----------------|---------|---------|
| Baker   | Dayton         | Leaird  | Rodgers |
| Branch  | Gautier (28th) | Lewis   | Shivers |
| Collins | Gautier (13th) | Lindler |         |
| Crary   | Johnson        | Morrow  |         |

So the amendment was adopted.

Senator Crary moved that the rules be further waived and Senate Bill No. 56, 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. 56, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 56, as amended, the roll was called and the vote was:

Yeas—27

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Clarke         | Johnson  | Pearce  |
| Baker         | Collins        | Johnston | Pope    |
| Baynard       | Crary          | King     | Rodgers |
| Beall         | Dayton         | Leaird   | Rogells |
| Brackin       | Franklin       | Lewis    | Shivers |
| Branch        | Gautier (28th) | McArthur | Smith   |
| Carroll       | Gautier (13th) | Morrow   |         |

Nays—8.

|       |         |        |        |
|-------|---------|--------|--------|
| Boyle | Johns   | Ripley | Tucker |
| Davis | Lindler | Shands | Wright |

So Senate Bill No. 56 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

By unanimous consent Senator Collins withdrew Senate Bill No. 209.

S. B. No. 134—A bill to be entitled An Act making appropriations for a fund to rebuild and repair the old Senate Chambers with the Secretary of State as custodian; and for funds to be released 1 January 1953 for preparation of the Senate and House office space.

Was taken up in its order.

Senator Davis moved that the rules be waived and Senate Bill No. 134 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 134 was read the second time by title only.

Senator Davis moved that the rules be further waived and Senate Bill No. 134 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. 134 was read the third time in full.

Upon the passage of Senate Bill No. 134 the roll was called and the vote was:

Yeas—30.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Davis          | King     | Ripley  |
| Baker         | Dayton         | Leaird   | Rodgers |
| Baynard       | Franklin       | Lewis    | Shands  |
| Boyle         | Gautier (28th) | Lindler  | Shivers |
| Brackin       | Gautier (13th) | McArthur | Smith   |
| Carroll       | Johns          | Morrow   | Wright  |
| Clarke        | Johnson        | Pearce   |         |
| Collins       | Johnston       | Pope     |         |

Nays—None.

So Senate Bill No. 134 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Johnson moved that Senate Bill No. 543 be recalled from the Committee on Public Health.

Which was agreed to and it was so ordered.

By unanimous consent Senator Johnson withdrew Senate Bill No. 543.

S. B. No. 33—A bill to be entitled An Act amending Section 40.24, Florida Statutes: providing an increase in compensation for certain jurors.

Was taken up in its order.

Senator Ripley moved that the rules be waived and Senate Bill No. 33 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 33 was read the second time by title only.

The Committee on Appropriations offered the following amendment to Senate Bill No. 33:

In Section 1, line 8, (typewritten bill) strike out the word: "six" and insert in lieu thereof the following: "five".

Senator Ripley moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Appropriations also offered the following amendment to Senate Bill No. 33:

In Section 1, line 11 (typewritten bill), strike out the word: "six" and insert in lieu thereof the following: "five".

Senator Ripley moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Ripley moved that the rules be further waived and Senate Bill No. 33, 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. 33, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 33, as amended, the roll was called and the vote was:

Yeas—28.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Collins        | Johnson  | Ripley  |
| Baker         | Crary          | Leaird   | Rodgers |
| Boyle         | Davis          | Lewis    | Rogells |
| Brackin       | Dayton         | Lindler  | Shands  |
| Branch        | Franklin       | McArthur | Shivers |
| Carroll       | Gautier (13th) | Morrow   | Smith   |
| Clarke        | Johns          | Pearce   | Wright  |

Nays—4.

|         |          |      |      |
|---------|----------|------|------|
| Baynard | Johnston | King | Pope |
|---------|----------|------|------|

So Senate Bill No. 33 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Shivers moved that the rules be waived and Senate Bill No. 644 be referred to the Committee on Public Roads and Highways.

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

S. B. No. 151—A bill to be entitled An Act amending Section 698.08, Florida Statutes, relating to recording chattel mortgages and similar instruments and the effective life of notice to public.

Was taken up in its order.

Senator Franklin moved that the rules be waived and Senate Bill No. 151 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 151 was read the second time by title only.

Senator Franklin moved that the rules be further waived and Senate Bill No. 151 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. 151 was read the third time in full.

Upon the passage of Senate Bill No. 151 the roll was called and the vote was:

Yeas—29.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Clarke         | Johnston | Pope    |
| Baker         | Collins        | King     | Ripley  |
| Baynard       | Crary          | Leaird   | Rodgers |
| Beall         | Dayton         | Lewis    | Rogells |
| Boyle         | Franklin       | Lindler  | Smith   |
| Brackin       | Gautier (28th) | McArthur |         |
| Branch        | Gautier (13th) | Morrow   |         |
| Carroll       | Johnson        | Pearce   |         |

Nays—None.

So Senate Bill No. 151 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

S. B. No. 141—A bill to be entitled An Act to amend Sub-section 3, of Section 745.15, Florida Statutes, relating to guardians and wards and to property of incompetents.

Was taken up in its order.

Senator Franklin moved that the rules be waived and Senate Bill No. 141 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 141 was read the second time by title only.

Senator Franklin moved that the rules be further waived and Senate Bill No. 141 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. 141 was read the third time in full.

Upon the passage of Senate Bill No. 141 the roll was called and the vote was:

Yeas—29.

|               |                |          |         |
|---------------|----------------|----------|---------|
| Mr. President | Clarke         | Johnson  | Pope    |
| Baker         | Collins        | Johnston | Ripley  |
| Baynard       | Crary          | King     | Rodgers |
| Beall         | Davis          | Lewis    | Rogells |
| Boyle         | Dayton         | Lindler  | Shivers |
| Brackin       | Franklin       | McArthur |         |
| Branch        | Gautier (28th) | Morrow   |         |
| Carroll       | Gautier (13th) | Pearce   |         |

Nays—None.

So Senate Bill No. 141 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

S. B. No. 173—A bill to be entitled An Act relating to criminal contempt of court for failure to testify or produce documentary or other evidence before the Grand Jury, and providing a penalty therefor.

Was taken up in its order.

Senator Branch moved that the rules be waived and Senate Bill No. 173 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 173 was read the second time by title only.

Senator Branch moved that the rules be further waived and Senate Bill No. 173 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 173 was read the third time in full.

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

Yeas—23

|         |                |          |         |
|---------|----------------|----------|---------|
| Baker   | Collins        | Johns    | Pearce  |
| Baynard | Crary          | Johnson  | Ripley  |
| Beall   | Dayton         | Johnston | Rodgers |
| Boyle   | Franklin       | King     | Rogells |
| Brackin | Gautier (28th) | McArthur | Tucker  |
| Branch  | Gautier (13th) | Morrow   |         |

Nays—7.

|               |        |         |      |
|---------------|--------|---------|------|
| Mr. President | Clarke | Lewis   | Pope |
| Carroll       | Davis  | Lindler |      |

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

Senate Bill No. 197 was taken up in its order and by unanimous consent the consideration thereof was informally passed the bill retaining its place on the Calendar of Bills on Second Reading

Senator Gautier (13th) moved that the Senate hold afternoon sessions on Monday, May 7, 1951, and Tuesday, May 8, 1951, from 3:00 o'clock until 5:00 o'clock.

Which was agreed to and it was so ordered.

The hour of adjournment having arrived, a point of order was called and the Senate stood adjourned at 1:11 o'clock P. M., until 11:00 o'clock A. M., Monday, May 7, 1951.