

# JOURNAL OF THE SENATE

738

Thursday, May 24, 1951

The Senate convened at 10:00 o'clock A. M., pursuant to adjournment on Wednesday, May 23, 1951.

The President in the Chair.

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

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

—38.

A quorum present.

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

"Our gracious God, we thank Thee for every Divine favor. As a free people our obligation to Thee is infinite. How precious are Thy treasures of plenty and prosperity; but of infinitely greater value is Thy choice gift of religious liberty and spiritual light. By Thy grace we are a nation that needs not walk in darkness. Grant that we may walk as children of light, in faith and righteousness. May we not falter in our hope for world peace, for it rests not upon the fanciful dreams, or blundering efforts, of impotent man, but upon Thy specific promise and device. Bless the President and members of this Senate, the officers and attaches, that, with diligence and harmonious effort, they may be proud of their contribution to our great State. In the name of Christ Jesus our Lord we pray. Amen."

The reading of the Journal was dispensed with.

The Senate daily Journal of Monday, May 21, 1951, was further corrected as follows:

Page 13, column 2, strike out lines 26 to 31, both inclusive, counting from the bottom of the column, and insert in lieu thereof the following:

"At the end of Section one strike the period and insert a semi-colon, and add the following: "Provided further, that prior to July 1, 1953 no county shall be required to fill such units which submits evidence satisfactory to the State Board of Education that it is impossible to fill the same on account of lack of available classrooms."

And as further corrected was approved.

The Senate daily Journal of Wednesday, May 23, 1951, was corrected as follows:

Page 18, column 1, line 2, strike out the word "nor" and insert in lieu thereof the word "but".

And as corrected was approved.

## REPORTS OF COMMITTEES

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

H. B. No. 609—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.

H. B. No. 896—A bill to be entitled An Act authorizing State, county or municipal agencies or authorities charged with the

maintenance and construction of public roads and bridges to construct pedestrian walkways, "fishing walks" or fishing bays on the bridges under their jurisdiction whenever necessary in the interest of safety.

—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 Resolution:

S. C. R. No. 943—A Resolution Requesting and Urging the State Road Department to proceed to establish and define a right-of-way adequate to establishment of a four-lane highway from Jacksonville to Miami.

—and recommends that it be adopted.

And the Resolution 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 Bills:

S. B. No. 831—A bill to be entitled An Act to prohibit the State of Florida or any political subdivision thereof from spending certain State funds to purchase Trinidad Asphalt.

S. B. No. 853—A bill to be entitled An Act defining abandoned county public roads or ways, and providing for a discontinuance thereof, and the reverting of the title and right to possession to the owner of the fee.

—and recommends that the same do not pass.

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

Senator Beall, Chairman of the Committee on Veterans Affairs, reported that the Committee had carefully considered the following Bill:

S. B. No. 970—A bill to be entitled An Act relating to home-stead exemption; persons serving in armed forces; filing exemption claims.

—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:

S. B. No. 694—A bill to be entitled An Act amending Sub-section (5) of Section 317.76, Florida Statutes, relating to regulation of traffic on highways providing house trailers operated during daytime shall be exempt from length limitation.

—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 Clarke, Chairman of the Committee on Constitutional Amendments, reported that the Committee had carefully considered the following Resolution:

S. J. R. No. 891—A Joint Resolution proposing an amendment to Article IV of the Constitution of the State of Florida, by adding thereto an additional section to be numbered by the Secretary of State, providing for a Secretary of Labor and Commerce, his powers and duties; providing for appointment

by the Governor and confirmation by the Senate of the first Secretary of Labor and Commerce; and that he shall thereafter be elected at the time of voting for Governor.

—and recommends that it do pass.

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

Senator Clarke, Chairman of the Committee on Constitutional Amendments, reported that the Committee had carefully considered the following Resolution:

H. J. R. No. 891—A Joint Resolution proposing an amendment to Section 30 of Article IV of the Constitution of Florida by authorizing removal of members of the Game and Fresh Water Fish Commission and authorizing a Merit or Civil Service System to regulate the employees of said Commission.

—and recommends that it do pass.

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

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

H. B. No. 788—A bill to be entitled An Act to amend Section 242.46, Florida Statutes, by adding a new paragraph thereto; relating to salaries; miscellaneous educational laws; appropriations; secret societies prohibited in public schools; providing exception to secret societies prohibited in public schools.

—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 Collins, Chairman of the Committee on Education, reported that the Committee had carefully considered the following Bill:

S. B. No. 1042—A bill to be entitled An Act amending Section 240.01, Florida Statutes of 1949, the same being Section 13 of Chapter 5384, Laws of 1905, as amended, relating to the appointment, qualification, and term of office of members of the Board of Control, increasing the number of members from 5 to 7, changing the areas from which members shall be appointed, fixing their terms of office and providing for their appointment.

—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 Ripley, Chairman of the Committee on Judiciary "C", reported that the Committee had carefully considered the following Bill:

S. B. No. 284—A bill to be entitled An Act cancelling and annulling all reverter or forfeiting provisions or clauses in deeds conveying real estate or any interest therein in the State of Florida which have been in force and effect for more than twenty-one years; fixing a limitation on the duration of such reverter or forfeiture provisions and reversionary clauses in existing conveyances and future conveyances of real estate or any interest therein in the State of Florida; providing that any holder of a possible right of reverter shall have one year within which to enforce such right; providing for the continuance of said restrictions and providing a remedy for enforcement thereof; and exempting from the operation of this Act any conveyance to a governmental, educational, literary, scientific, religious, charitable, or non-profit corporation or association.

—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 Ripley, Chairman of the Committee on Judiciary "C", reported that the Committee had carefully considered the following Bill:

H. B. No. 140—A bill to be entitled An Act cancelling and annulling all reverter or forfeiting provisions or clauses in plats or deeds conveying real estate or any interest therein

in the State of Florida which have been in force and effect for more than twenty-one years; fixing a limitation on the duration of such reverter or forfeiture provisions and reversionary clauses in existing conveyances and future conveyances of real estate or any interest therein in the State of Florida; providing that any holder of a possible right of reverter shall have one year within which to enforce such right; providing for the continuance of said restrictions and providing a remedy for enforcement thereof; and exempting from the operation of this Act any conveyance to a governmental, educational, literary, scientific, religious, charitable, or non-profit corporation or association.

—and recommends that it do pass.

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

**ENROLLING REPORT**

May 24, 1951.

Your Enrolling Clerk, to whom was referred—

H. B. No. 169.

—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.

**REPORT OF THE COMMITTEE ON RULES AND CALENDAR**

May 23, 1951.

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

Sir:

At a meeting of the Rules and Calendar Committee held on May 23, 1951, it was moved that Rule 47 of the Senate Rules adopted and approved for the 1951 Session, be amended and rewritten as follows:

**RULE FORTY-SEVEN  
RECONSIDERATION**

(a) When a motion or main question has been decided by a roll call vote of the Senate, any one or more members of the majority (or in the case of a tie vote, any member) may, individually or collectively, on the same or succeeding legislative day move a reconsideration thereof, and such motion may be made pending motion to adjourn or after the time of adjournment has arrived or passed. Such motion shall not be withdrawn except by roll call vote of the Senate and shall be a special and continuing order of business for the legislative day succeeding that on which the motion was made, and if not acted on on said day it shall be considered abandoned. Except by unanimous consent to the contrary, a motion to reconsider, if made during the last seven calendar days of a session, shall be disposed of when made.

(b) The motion to reconsider shall require the affirmative votes of a majority of the Members present and voting, and such motion shall not be made more than once on any proposition except by unanimous consent.

(c) When a majority of Members present vote in affirmative on any claim bill or joint resolution, but the proposition be lost because it is one in which the concurrence of a greater number than a majority is necessary for adoption or passage, any Member may move for a reconsideration.

(d) Debate shall be allowed on a motion to reconsider only when the question which it is proposed to reconsider is debatable.

(e) The Secretary shall retain possession of all general bills and joint resolutions for the period after passage during which reconsideration may be moved, except in the last seven calendar days of the session when these are to be transmitted to the House of Representatives as soon as possible. Any motion to waive the rules by a two-thirds vote of the Members

present and immediately certify any bill or joint resolution to the House of Representatives shall be construed as releasing the measure from the Secretary's possession for the period of reconsideration. Bills passed as local bills and concurrent resolutions and memorials shall be transmitted to the House of Representatives without delay.

(f) No motion to reconsider a vote upon any secondary or collateral matter, including amendments, shall remove the main subject under consideration from before the Senate. A motion to reconsider a secondary or collateral matter must be made and immediately disposed of during the course of the consideration of the main subject, and such motion shall be out of order after the Senate has passed to other business from the main subject to which the secondary or collateral matter was connected.

Very respectfully,  
R. B. GAUTIER, JR.,  
Senator (13th) District,  
Chairman.

Senator Gautier (13th), as Chairman of the Committee on Rules and Calendar, moved the adoption of the Report.

Which was agreed to and the Report of the Committee on Rules and Calendar was adopted.

#### REPORT OF THE COMMITTEE ON RULES AND CALENDAR

May 23, 1951.

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

Sir:

Your Committee on Rules and Calendar, pursuant to Senate Rule No. 65, submits herewith the list of bills to constitute the Special Order Calendar to be considered by the Senate beginning May 24, 1951:

- H. B. 541—Relating to excise tax on fish.
- S. B. 618—Relating to public roads.
- H. B. 698—Relating to cigarette tax.
- H. B. 8—Relating to Physical Therapy Practice.
- S. B. 957—Relating to sale of text books.
- H. J. R. 80—Relating to a Senatorial District.
- H. J. R. 341—Relating to a Senatorial District.
- H. B. 641—Relating to natural gas companies.
- S. B. 925—Relating to beverage and cigarette taxes.
- S. B. 91—Relating to public assistance.
- S. B. 385—Relating to tuberculosis.
- H. B. 610—Relating to stock in trade.

Motion was made and carried that all the Bills remaining on the Special Order Calendar of May 23, 1951, shall be listed first in their respective order on the May 24, 1951 Special Order Calendar, and that the above listed Bills shall be added thereto as the additional Special Order.

Respectfully submitted,  
R. B. GAUTIER, JR.,  
Senator (13th) District  
Chairman.

Senator Gautier (13th), as Chairman of the Committee on Rules and Calendar, moved the adoption of the Report.

Which was agreed to and the Report of the Committee on Rules and Calendar was adopted.

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

By Senator Moore—

S. B. No. 1043—A bill to be entitled An Act fixing the compensation of the members of the Board of Public Instruction of all counties of this State having a population of not less

than thirteen thousand, three hundred fifty (13,350) and not more than thirteen thousand, eight hundred fifty (13,850) inhabitants, by the most recent Federal census, at nine hundred dollars (\$900.00) per year each, payable in twelve equal payments out of and from the general fund of the Board of Public Instruction of such counties; and repealing all laws and parts of laws in conflict herewith.

Which was read the first time by title only.

Senator Moore moved that the rules be waived and Senate Bill No. 1043 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1043 was read the second time by title only.

Senator Moore moved that the rules be further waived and Senate Bill No. 1043 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. 1043 was read the third time in full.

Upon the passage of Senate Bill No. 1043 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1043 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Morrow—

S. B. No. 1044—A bill to be entitled An Act creating a small claims court in Palm Beach 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 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; and generally to provide a forum and inexpensive procedure for the speedy trial of small claims cases.

Which was read the first time by title only.

Senator Morrow moved that the rules be waived and Senate Bill No. 1044 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1044 was read the second time by title only.

Senator Morrow moved that the rules be further waived and Senate Bill No. 1044 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. 1044 was read the third time in full.

Upon the passage of Senate Bill No. 1044 the roll was called and the vote was:

Yeas—38.

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

Pope	Rogells	Shivers	Wright
Ripley	Sanchez	Smith	
Rodgers	Shands	Tucker	

Nays—None.

So Senate Bill No. 1044 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Beall—

S. B. No. 1045—A bill to entitled An Act cancelling, in all counties of this State having a population of not less than 85,000 and not more than 114,000 inhabitants according to the most recent official census, the remaining parts of all tax certificates together with all sums due thereon still held and owned by the State which have been heretofore purchased or redeemed in part, and cancelling all subsequent and omitted taxes based thereon covering the same land, all subject however to State and County taxes having been paid on such land for the years 1940 through 1949.

Which was read the first time by title only.

Senator Beall moved that the rules be waived and Senate Bill No. 1045 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1045 was read the second time by title only.

Senator Beall moved that the rules be further waived and Senate Bill No. 1045 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. 1045 was read the third time in full.

Upon the passage of Senate Bill No. 1045 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1045 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Gautier (28th)—

S. B. No. 1046—A bill to be entitled An Act amending Sections 39 and 40, Chapter 11088, Laws of Florida, Special Acts of 1925, relating to the power of the City of Port Orange, Florida, to levy its own tax, to assess its own values and designate the city council to act as a board of equalization for tax imposed upon real property within the corporate limits of said city.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1046 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 Gautier (28th) moved that the rules be waived and Senate Bill No. 1046 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1046 was read the second time by title only.

Senator Gautier (28th) moved that the rules be further

waived and Senate Bill No. 1046 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. 1046 was read the third time in full.

Upon the passage of Senate Bill No. 1046 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1046 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Sturgis—

S. B. No. 1047—A bill to be entitled An Act authorizing the City of Ocala to lay and construct sewer lines outside of the city limits of the City of Ocala and to extend the use of the sewer lines and sewerage disposal facilities to users located outside of the city limits and authorizing the City of Ocala to enter into contracts with such users located outside of the City of Ocala in connection therewith.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1047 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 Gautier (13th) moved that the rules be waived and Senate Bill No. 1047 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1047 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1047 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. 1047 was read the third time in full.

Upon the passage of Senate Bill No. 1047 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1047 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Sturgis—

S. B. No. 1048—A bill to be entitled An Act creating a Board of Trustees of hospital funds for the City of Ocala and Marion County, Florida, requiring the City of Ocala and the

County of Marion to deposit and place with said Board of Trustees certain funds received by gift or levied and collected for the payment of the cost of improvements to the Munroe Memorial Hospital, prescribing the duties of the members of said Board of Trustees and of the City Council of the City of Ocala and of the Board of County Commissioners of Marion County, Florida, and of the Members of the Hospital Board of Munroe Memorial Hospital, as to the handling, disbursement and investment of said moneys.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1048 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 Gautier (13th) moved that the rules be waived and Senate Bill No. 1048 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1048 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1048 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. 1048 was read the third time in full.

Upon the passage of Senate Bill No. 1048 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1048 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By the Committee on Alcoholic Beverages—

S. B. No. 1049—A bill to be entitled An Act to regulate advertising of intoxicating beverages and providing penalties for violation thereof.

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

By Senator Johnston—

S. B. No. 1050—A bill to be entitled An Act declaring a public library to be a public need and a general county purpose in all counties of the State of Florida having a population of not less than 6,550 and not more than 7,250 by the last preceding official census; providing for the establishment, operation and maintenance of a public library in such counties; and providing the funds necessary for the establishment, operation and maintenance of such library by appropriations of the Board of County Commissioners, the Board of Public Instruction and the legislative body of the incorporated county seat of said counties.

Which was read the first time by title only.

Senator Johnston moved that the rules be waived and Senate Bill No. 1050 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1050 was read the second time by title only.

Senator Johnston moved that the rules be further waived and Senate Bill No. 1050 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. 1050 was read the third time in full.

Upon the passage of Senate Bill No. 1050 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1050 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. 1051—A bill to be entitled An Act to amend Chapter 10847, Special Laws of 1925, and all laws supplementary thereto and amendatory thereof, and entitled: "An Act to amend and re-enact the charter of the City of Miami, in the County of Dade, and to fix the boundaries and provide for the government, powers and privileges of said city and means for exercising the same; and to authorize the imposition of penalties for the violation of ordinances; and to ratify certain acts and proceedings of the commission and of the officers of the city"; by inserting immediately following Section 3(13) a new section to be known as Section 3(14); investing the commission of the City of Miami with power and authority to adopt the necessary building, planning and zoning regulations, limitations and restrictions: percentage or portion of lot occupied by structures; regulation of yard spaces; uses of buildings, structures and land for trade, industry, residences and other purposes; establish building lines for improved and unimproved real estate; establish zoned street lines; establish zoned street areas to provide for widening and future widening of streets; such regulations, limitations and restrictions may provide for a board of appeals to determine and vary the application of building, planning and zoning ordinances in harmony with their general purpose and intent; and to repeal all laws, or parts of laws, insofar as they are in conflict or inconsistent with the provisions of this Act.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1051 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 Gautier (13th) moved that the rules be waived and Senate Bill No. 1051 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1051 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1051 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. 1051 was read the third time in full.

Upon the passage of Senate Bill No. 1051 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1051 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. 1052—A bill to be entitled An Act authorizing and empowering the City of Miami, a municipal corporation of the State of Florida, to do any and all things necessary and expedient in order to encourage and attract new industries and to encourage the development of those industries which have located in the said City of Miami and authorizing and empowering the said City of Miami to expend moneys for such purpose; restricting this Act so that the City of Miami may not subsidize any light industry or manufacturing or lend its credit to any person, firm or corporation for the purpose of furthering any business enterprise; providing for the separability of the provisions of this Act; repealing all laws and parts of laws in conflict or inconsistent herewith.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1052 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 Gautier (13th) moved that the rules be waived and Senate Bill No. 1052 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1052 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1052 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. 1052 was read the third time in full.

Upon the passage of Senate Bill No. 1052 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1052 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. 1053—A bill to be entitled An Act providing for liens in favor of operators of hospitals in each county having a population in excess of 325,000 according to the last preceding Federal census, upon causes of action, suits, claims, counterclaims and demands accruing to patients therein, or their legal representatives, and upon judgments, settlements and settlement agreements, on account of illness or injuries of such patients, for all reasonable charges for hospital care,

treatment and maintenance necessitated by such illness or injuries; providing for method of perfecting and enforcing such liens, and recovery of costs, attorney's fees and expenses, and where suits thereon may be maintained; forbidding recovery of damages for hospital care, treatment and maintenance, unless claimant therefor has paid costs thereof except in certain cases; providing for intervention by lienholder and verdict and judgment in favor of lienholder in certain cases; requiring claims for lien to be recorded and fees for recording; providing that no release or satisfaction shall be valid as against lien unless lienholder joins therein or executes release; providing that acceptance of release or satisfaction of any cause of action, suit, claim, counterclaim, demand or judgment and any settlement in absence of release or satisfaction of lien shall prima facie constitute impairment of such lien, and giving lienholder right of action at law for damages on account of such impairment, and providing for recovery from one accepting release or satisfaction or making settlement; exempting from provisions of this Act matters within purview of Workmen's Compensation Act of this State.

Which was read the first time by title only.

Senator Gautier (13th) moved that the rules be waived and Senate Bill No. 1053 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1053 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1053 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. 1053 was read the third time in full.

Upon the passage of Senate Bill No. 1053 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1053 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. 1054—A bill to be entitled An Act affecting the government of the City of Coral Gables, Florida; giving to the City Commission power and authority to regulate and classify persons, firms or corporations engaged in the businesses of building, construction, electrical work, painting, plumbing, paperhanging, water-proofing, and the like, and in connection with any trade or business where technical knowledge or skill is required, and whether engaged in such trade or businesses as contractors or as individuals performing work in such trades or businesses; to create boards and to fix the rights, duties and privileges of said boards and to empower said boards to promulgate rules, regulations, requirements, qualifications, fees, charges of persons, firms or corporations engaging in such trades or businesses; providing for a referendum; repealing all laws or parts of laws in conflict herewith.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1054 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 Gautier (13th) moved that the rules be waived and Senate Bill No. 1054 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1054 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1054 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. 1054 was read the third time in full.

Upon the passage of Senate Bill No. 1054 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1054 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. 1055—A bill to be entitled An Act authorizing boards of county commissioners of counties having populations in excess of 325,000, according to the last preceding federal census, to carry any or all types of insurance, for and in behalf of such board and for the county, including but not limited to liability insurance against tort actions, and to pay from appropriate funds of their counties the premiums thereon; requiring insurance companies to waive defense of governmental immunity; authorizing such boards to set up and maintain fund or funds for self-insurance by their counties in lieu of or in addition to that authorized to be carried with others; limiting total amount of self-insurance funds; permitting such boards to set up and maintain reserves for insurance premiums and for self-insurance in the general funds of the county budgets and to transfer the same to separate insurance reserve funds; prohibiting certain transfers of funds and requiring others; waiving governmental immunity to certain extents in tort actions and claims; authorizing such boards of county commissioners within limits of waivers of immunity provided to effect compromise and settlement of certain cases; ratifying the carrying of insurance, payment of premiums therefor and compromise and settlement of claims heretofore accomplished; and determining that carrying of insurance, provisions for self-insurance, waivers of immunity and compromise and settlement of claims heretofore and hereafter accomplished were and are for general welfare and for county purposes.

Which was read the first time by title only.

Senator Gautier (13th) moved that the rules be waived and Senate Bill No. 1055 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1055 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1055 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. 1055 was read the third time in full.

Upon the passage of Senate Bill No. 1055 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1055 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. 1056—A bill to be entitled An Act affecting the government of the City of Coral Gables, Florida; amending Section 5 of Chapter 13972, Special Laws of Florida, 1929, as amended, said chapter being commonly known as the Charter of the City of Coral Gables and said Section 5 being the statement of the jurisdictional boundaries of said city; setting further the jurisdictional boundaries of said city and a rule of construction in the event of inconsistencies or omissions.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1056 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 Gautier (13th) moved that the rules be waived and Senate Bill No. 1056 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1056 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1056 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. 1056 was read the third time in full.

Upon the passage of Senate Bill No. 1056 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1056 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. 1057—A bill to be entitled An Act amending Chapter 23414, Laws of Florida, Special Acts of 1945, entitled: "An Act creating in the City of Miami Beach a system of pensions for disability and retirement from service of members of police and fire departments employed by appointment or otherwise in said department in said City, and to provide a fund in said city to be known as the city pension fund for firemen and policemen and providing further for the creation of a Board of Trustees in said city, prescribing the powers and duties of such board, providing for

the payment of certain sums to all persons employed in the fire and police departments in said city as shall have retired and have been retired and their dependents, to further prescribe the qualifications as to who shall be eligible and who shall receive a pension under this Act; providing for the investment and safekeeping of the funds created under this Act; providing for the regulation of the subject of pensions to all persons entitled to receive the same and to provide rules and regulations for the administration of the fund created hereunder; providing for the levy of ad valorem and excise taxes for said pension fund; and providing for the enforcement of this Act; and providing for the submission of said Act to a referendum of the qualified voters of said city"; providing for the return to members of employee contributions together with interest and for the inclusion toward creditable pension service time of the period of time members work for the city other than in the police and fire departments and defining the status of members who serve in the military service while the United States is a combatant under direction of the United Nations.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1057 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 Gautier (13th) moved that the rules be waived and Senate Bill No. 1057 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1057 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1057 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. 1057 was read the third time in full.

Upon the passage of Senate Bill No. 1057 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1057 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. 1058—A bill to be entitled An Act affecting the government of the City of Coral Gables, Florida; by amending Chapter 25748, Special Laws of Florida, Acts of 1949, by amending Section One (1) thereof, creating Section 44 (a) of the City Charter of said city, which provides that any error or errors of commission or omission by taxing authorities and others of said city charged by law with duties in connection with the imposition and collection of taxes, shall not operate to defeat the payment of such taxes; and providing for the correction of errors and of acts of omission or commission at any time, by clarifying same to make such Acts apply specifically to those of the City of Coral Gables.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1058 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 Gautier (13th) moved that the rules be waived and Senate Bill No. 1058 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1058 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1058 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. 1058 was read the third time in full.

Upon the passage of Senate Bill No. 1058 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1058 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. 1059—A bill to be entitled An Act providing for disposition by the City of Miami, Florida, of unexpended balances remaining in certain bond funds as hereinafter set forth.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1059 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 Gautier (13th) moved that the rules be waived and Senate Bill No. 1059 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1059 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1059 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. 1059 was read the third time in full.

Upon the passage of Senate Bill No. 1059 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1059 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. 1060—A bill to be entitled An Act providing that in each judicial circuit of the State of Florida which embraces and includes a county having a population of 325,000 or more inhabitants, according to the latest State or Federal census, the State Attorney is authorized to employ an official reporter to report and transcribe proceedings coming under his jurisdiction: providing for the duties and salary of said official reporter, and making the same a county purpose.

Which was read the first time by title only.

Senator Gautier (13th) moved that the rules be waived and Senate Bill No. 1060 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1060 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1060 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. 1060 was read the third time in full.

Upon the passage of Senate Bill No. 1060 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1060 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. 1061—A bill to be entitled An Act relating to procedure in municipal court of Miami Shores Village, Florida.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1061 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 Gautier (13th) moved that the rules be waived and Senate Bill No. 1061 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1061 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1061 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. 1061 was read the third time in full.

Upon the passage of Senate Bill No. 1061 the roll was called and the vote was:

Yeas—38.

Mr. President	Baynard	Brackin	Clarke
Ayers	Beall	Branch	Collins
Baker	Boyle	Carroll	Crary

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

Nays—None.

So Senate Bill No. 1061 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. 1062—A bill to be entitled An Act providing for supplementary salary and compensation to state attorneys in each judicial circuit of the State of Florida, which embraces and includes a county having a population of more than three hundred twenty-five thousand (325,000) inhabitants according to the latest state or federal census, to be paid out of the fine and forfeiture fund of said county; making said payments a county purpose and making such supplementary salary and compensation cumulative.

Which was read the first time by title only.

Senator Gautier (13th) moved that the rules be waived and Senate Bill No. 1062 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1062 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1062 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. 1062 was read the third time in full.

Upon the passage of Senate Bill No. 1062 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1062 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. 1063—A bill to be entitled An Act prohibiting the extension of limits of any municipality in Dade County or annexation of territory by any such municipality except with consent of majority of freeholders who are registered electors in the area proposed to be annexed, expressed in a special election to be held in such area; providing for steps to be taken prior to such special election; providing for resolution by governing body of municipality calling such special election, and for the conduct of such election, canvassing of votes and certification of results and who may vote thereat, and the payment of expenses incident thereto by the particular municipality; providing for time when such elections may be held and the form of question to be submitted; providing for accomplishment of annexation upon affirmative vote of majority of freeholders who are registered electors in proposed annexation territory; limiting time within which another attempt to annex proposed territory in whole or in part may be made; and making Act effective notwithstanding contrary provisions in any charter heretofore granted any municipality in Dade county by local law of the state.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1063 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 Gautier (13th) moved that the rules be waived and Senate Bill No. 1063 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1063 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1063 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. 1063 was read the third time in full.

Upon the passage of Senate Bill No. 1063 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1063 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. 1064—A bill to be entitled An Act providing for supplementary salary and compensation to Assistant State Attorneys in each Judicial Circuit of the State of Florida, which embraces and includes a county having a population of more than three hundred and twenty-five thousand (325,000) inhabitants according to the latest State or Federal census where there are two Assistant State Attorneys who are citizens and residents of said county; that one of said Assistant State Attorneys, designated by the State Attorney of said Judicial Circuit, shall receive supplementary salary and compensation to be paid out of the fine and forfeiture fund of said county; making said payment a county purpose and making such supplementary salary and compensation cumulative.

Which was read the first time by title only.

Senator Gautier (13th) moved that the rules be waived and Senate Bill No. 1064 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1064 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1064 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. 1064 was read the third time in full.

Upon the passage of Senate Bill No. 1064 the roll was called and the vote was:

Yeas—38.

Mr. President	Baynard	Brackin	Clarke
Ayers	Beall	Branch	Collins
Baker	Boyle	Carroll	Crary

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

Nays—None.

So Senate Bill No. 1064 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. 1065—A bill to be entitled An Act relating to dedications and conveyances of lands or waters for public purposes; requiring acceptance and approval by resolutions of Boards of County Commissioners and Public Instruction and municipal governing bodies in certain cases; requiring certain evidence of acceptance of approval; providing that approval may be subject to conditions; providing that this Act shall not apply in certain cases; providing further that this Act shall apply only in counties having populations in excess of 325,000 according to the last preceding Federal census.

Which was read the first time by title only.

Senator Gautier (13th) moved that the rules be waived and Senate Bill No. 1065 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1065 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1065 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. 1065 was read the third time in full.

Upon the passage of Senate Bill No. 1065 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1065 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. 1066—A bill to be entitled An Act affecting the government of the City of Coral Gables, Florida; giving to the City Commission of said city power, by ordinance, to levy and impose special assessments or assessments for special benefits in connection with such municipal projects as sanitary sewers, storm sewers, and like projects upon a unit basis as opposed to a charge, levy or imposition upon a basis of so much per foot or "footage basis," or by a combination of portions of each method, whenever the City Commission of said city in its discretion, finds such method to be fair, equitable and advisable; the powers herein conveyed are cumulative and in addition to other powers which may heretofore have been granted.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1066 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 Gautier (13th) moved that the rules be waived and Senate Bill No. 1066 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1066 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1066 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. 1066 was read the third time in full.

Upon the passage of Senate Bill No. 1066 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1066 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. 1067—A bill to be entitled An Act to provide for the establishment of a pension fund for municipal employees of Miami Shores Village, Florida, and to provide for the administration, management and investment of such funds.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1067 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 Gautier (13th) moved that the rules be waived and Senate Bill No. 1067 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1067 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1067 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. 1067 was read the third time in full.

Upon the passage of Senate Bill No. 1067 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1067 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. 1068—A bill to be entitled An Act authorizing the creation and establishment of special improvement service districts in unincorporated areas in Dade County, Florida, to provide local improvements and special services, including water mains, sanitary sewers, sidewalks, street paving, storm sewers, street lighting, and police and fire protection; providing for the levy of special assessments upon the real property benefited by such improvements or services; authorizing the imposition and collection of rates, fees and charges for the services and facilities furnished by any such water mains or sewers; authorizing the issuance of special obligation bonds of any such district payable from the proceeds of service charges or special assessments or both; requiring an election upon the question of creating any such district or the levy of special assessments and the approval thereof by a majority of the votes cast in an election in which a majority of the freeholders who are qualified electors residing in such district shall participate; and prescribing the powers and duties of the board of county commissioners of Dade county in relation to the foregoing.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1068 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 Gautier (13th) moved that the rules be waived and Senate Bill No. 1068 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1068 was read the second time by title only.

Senator Gautier (13th) moved that the rules be further waived and Senate Bill No. 1068 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. 1068 was read the third time in full.

Upon the passage of Senate Bill No. 1068 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1068 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Smith—

S. B. No. 1069—A bill to be entitled An Act to prohibit the running or roaming at large of domestic livestock within Clay County, Florida, to provide for the impounding and sale of such livestock so running or roaming at large therein and providing for the enforcement of this Act; to provide penalties for the violation of this Act; to define livestock; and to provide a referendum as to this Act.

Which was read the first time by title only.

Senator Smith moved that the rules be waived and Senate Bill No. 1069 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1069 was read the second time by title only.

Senator Smith moved that the rules be further waived and Senate Bill No. 1069 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. 1069 was read the third time in full.

Upon the passage of Senate Bill No. 1069 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1069 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Leaird—

S. B. No. 1070—A bill to be entitled An Act to amend Section 551.12 Florida Statutes 1949 providing for election and issuance of permits for the operation of jai alai frontons, the location of jai alai frontons, the limitations thereon, and providing for dates certain frontons can operate in certain counties and further providing for the time and conditions under which a fronton shall be constructed and ratifying and validating certain jai alai permits heretofore granted.

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

By Senator Leaird—

S. B. No. 1071—A bill to be entitled An Act relating to harness horse racing; providing that the conduct of such harness racing shall be governed by Chapter 550, Florida Statutes, as amended, and shall be supervised and regulated by the State Racing Commission and by the same provisions of law applying to horse racing and other racing, except as otherwise provided by this Act; providing for and defining the commissions on harness racing, the taxes upon the pari-mutuel pools therein, the "breaks" and taxes thereon, the harness racing season, the length of race meetings thereof and other provisions of law relating thereto; providing for the distribution of the proceeds from taxes and licenses upon harness racing, in a manner similar to that governing other racing, but providing for additional taxes thereon based upon increasing percentages when total contributions to pari-mutuel pools therein exceed certain amounts during any twenty-four hour period; providing that such additional taxes shall become part of the general revenue fund of the State of Florida, except and in the event of an insufficiency in the racing fund to be distributed to the several counties of Florida; prohibiting the location of any harness racing track in any county under specified conditions; but otherwise authorizing applications for a permit to conduct harness racing in all other locations and counties, except as to certain prohibited licensees, and with certain provisions, exemptions and restrictions, as to elections and otherwise, applying in counties where other pari-mutuel racing permits have theretofore been ratified in an election, or where other racing licensees have operated without revocation by election for certain period of time; extending and renewing certain harness racing permits heretofore issued subsequent to the declaration of World War II, and granting an extension of time for constructing harness racing tracks in the event of governmental building restrictions; authorizing the State Racing Commission to make appropriate regulations governing harness racing and effectuating this Act to allocate days, dates and hours of both day racing and night racing between harness racing tracks and other types of tracks located within the same county, but providing that

nothing in this law shall affect laws governing allocation of dates between running (flat) horse racing tracks; authorizing night harness racing, but empowering the racing commission to limit the same to one-half the total number of dates allowed by law, and to allocate split dates of meetings to harness racing tracks; repealing all laws and parts of laws in conflict herewith to the extent of their conflict herewith only; and fixing the effective date of this Act.

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

By Senator Ripley—

S. B. No. 1072—A bill to be entitled An Act for the relief of W. B. Price.

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

By Senators Brackin, Lewis, Wright, and Shivers—

S. B. No. 1073—A bill to be entitled An Act relating to the fencing of livestock in all counties west of the Apalachicola and Chattahoochee rivers, except Franklin County; providing the liability of the owner of livestock running at large or straying, the impounding and sale of such livestock; prescribing the duty of County Commissioners and Sheriffs hereunder; providing punishment for violations of the provisions hereof; providing for a referendum and repealing certain laws in conflict herewith.

Which was read the first time by title only.

Senator Brackin moved that the rules be waived and Senate Bill No. 1073 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1073 was read the second time by title only.

Senator Brackin moved that the rules be further waived and Senate Bill No. 1073 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. 1073 was read the third time in full.

Upon the passage of Senate Bill No. 1073 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1073 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

Senator Gautier (28th) asked unanimous consent of the Senate to take up and consider House Bill No. 1166, out of its order.

Which was agreed to.

H. B. No. 1166—A bill to be entitled An Act to amend Chapter 21297, Laws of Florida, 1941, Special Acts, as amended, the same being "An Act to abolish the present municipal government of the Town of Holly Hill in Volusia County, Florida, and to create, establish and organize a municipality to be known and designated as the City of Holly Hill, and to define its territorial boundaries and provide for its government, jurisdiction, powers, franchises and privileges;" Establishing civil service requirements in certain positions in the service of the City of Holly Hill, Florida, establishing a Civil Service Board, providing rules and regulations for the operation of civil service, providing penalties and forfeitures, repeal-

ing laws in conflict herewith and providing when this law shall take effect.

Was taken up.

Senator Gautier (28th) moved that the rules be waived and House Bill No. 1166 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1166 was read the second time by title only

Senator Gautier (28th) offered the following amendment to House Bill No. 1166:

In Section 32, (typewritten bill) strike out Section 32 and insert in lieu thereof the following:

Section 32. This act shall not take effect until approved by a majority of the qualified electors of the Town of Holly Hill, Volusia County, Florida, voting at the next municipal or general election held in said town.

Senator Gautier (28th) moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Gautier (28th) moved that the rules be further waived and House Bill No. 1166, 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. 1166, as amended, was read the third time in full.

Upon the passage of House Bill No. 1166, as amended, the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1166 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives.

#### MESSAGES FROM THE GOVERNOR

The following Communications from the Governor were received:

STATE OF FLORIDA  
EXECUTIVE DEPARTMENT  
TALLAHASSEE  
May 23, 1951

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

I have the honor to inform you that I have today caused to be filed in the office of the Secretary of State the following Acts, which originated in your Honorable Body, Regular Session, 1951, same having remained in my office for the full Constitutional period of five days and will become laws without my approval:

S. B. NO. 436, RELATING TO COURT HOUSES

S. B. NO. 537, RELATING TO CLERK CIRCUIT COURT

Respectfully,  
FULLER WARREN  
Governor.

STATE OF FLORIDA

EXECUTIVE DEPARTMENT

TALLAHASSEE

May 23, 1951

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

Sir:

I have the honor to inform you that I have today approved the following Acts, 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. 817, RELATING TO MADISON COUNTY

S. B. NO. 824, RELATING TO RACE TRACK FUNDS

S. B. NO. 844, RELATING TO MADISON COUNTY

Respectfully,  
FULLER WARREN  
Governor.

Senator Shivers asked unanimous consent of the Senate to take up and consider House Bill No. 1032, out of its order.

Which was agreed to.

H. B. No. 1032—A bill to be entitled An Act to abolish the present municipal government of the City of Lynn Haven, Florida, in the County of Bay, in the State of Florida, and to create, establish and organize a municipality to be known and designated as the City of Lynn Haven, and to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges.

Was taken up.

Senator Shivers moved that the rules be waived and House Bill No. 1032 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1032 was read the second time by title only.

Senator Shivers moved that the rules be further waived and House Bill No. 1032 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. 1032 was read the third time in full.

Upon the passage of House Bill No. 1032 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1032 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

#### MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 23, 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 respectfully requests the return of—

By Mr. Bailey of Calhoun—

H. B. No. 1214—A bill to be entitled An Act to abolish the present municipal government of the Town of Altha, Calhoun County, Florida and to create, establish and organize a municipality to be known and designated as Town of Altha and to define its territorial boundaries and to provide for its government, jurisdiction, powers, privileges, franchises and immunities and confirm its title to all town property and validating all tax assessments and levies heretofore made and prescribing the general powers to be exercised by said town.

for the purpose of further consideration.

—and respectfully requests the concurrence of the Senate therein.

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

Senator Shivers moved that House Bill No. 1214 be withdrawn from the Committee on Finance and Taxation.

Which was agreed to and it was so ordered.

Senator Shivers moved that the request of the House of Representatives, as contained in the foregoing Message, be granted.

Which was agreed to and House Bill No. 1214 was ordered returned to the House of Representatives.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 23, 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 adopted—

By Senators Collins and Brackin—

Senate Concurrent Resolution No. 926:

WHEREAS, the annual loss of life and property from highway accidents has assumed alarming proportions in the State of Florida, and

WHEREAS, public-spirited citizens from throughout the State have joined together to organize the Florida Citizens Safety Council and seek a solution to this grave and perplexing problem, and

WHEREAS, there is statistical evidence to show that these citizens, giving freely of their time and money and working in close cooperation with such official agencies as the Department of Public Safety and the State Road Department, have made a successful approach to this problem,

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

That the Florida Legislature does hereby commend these citizens for their unselfish efforts to prevent highway accidents and it further extends commendation to those persons who are earnestly trying to save lives by joining local accident prevention groups.

BE IT FURTHER RESOLVED that the Legislature of the State of Florida does hereby strongly urge all official agencies of the State government to continue to assist the Florida Citizens Safety Council in the same manner as heretofore to the end that the present statewide safety program will

continue into the future instead of dying out as such programs have done in the past.

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

And Senate Concurrent Resolution No. 926, 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 23, 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 Committee on Hotels and Innkeepers—

H. B. No. 885—A bill to be entitled An Act to reorganize the State Hotel Commission into the Florida Hotel and Restaurant Commission; providing for employment of commissioner by Governor and the State Cabinet; for advisory council: powers, duties, enforcement; application of other Statutes; effective date and repealing Chapter 509, Florida Statutes.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 885, contained in the above Message, was read the first time by title only.

Senator Sanchez moved that the rules be waived and House Bill No. 885 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 23, 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. Simpson of Jefferson—

H. B. No. 157—A bill to be entitled An Act relating to public assistance and the State welfare program; excluding certain personal property in the calculation of resources of applicant for, or recipient of, public assistance.

Also—

By Messrs. Darby and Jernigan of Escambia—

H. B. No. 323—A bill to be entitled An Act to amend Section 310.11 Florida Statutes 1949 relating to pilotage and to maximum rates of pilotage.

Also—

By the Committee on Agriculture—

H. B. No. 684—A bill to be entitled An Act amending Section 585.32, Florida Statutes, authorizing and requiring the purchase by the State Live Stock Sanitary Board of hog cholera anti-serum and virus and vaccine; providing the method therefor; providing the method of distribution thereof

free to bona fide farmers who are the owners of swine in Florida; providing for the sale thereof for use by owners of hogs in Florida, which hogs are commercial and/or commercial garbage fed hogs; and for the distribution thereof to all other owners of hogs in Florida not entitled to free distribution thereof; providing a method and use for the money derived from the sale of hog cholera anti-serum and virus and vaccine; and providing a source of funds for the purchase of the requirement of the State Live Stock Sanitary Board for said hog cholera anti-serum and virus and vaccine; giving the board power to make rules and regulations in connection with the administration of this Act; 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. 157, contained in the above Message, was read the first time by title only.

Senator Clarke moved that the rules be waived and House Bill No. 157 be placed on the Calendar of Bills on Second Reading, without reference.

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

And House Bill No. 323, contained in the above Message, was read the first time by title only.

Senator Beall moved that the rules be waived and House Bill No. 323 be read the second time by title only.

Which was agreed to by a two-thirds vote.

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

Senator Beall moved that the rules be further waived and House Bill No. 323 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 323 was read the third time in full.

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

Yeas—38.

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

Nays—None.

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

And House Bill No. 684, 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. 684 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 24, 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 Crary—

S. B. No. 418—A bill to be entitled An Act amending Section 230.25, Florida Statutes, 1949, relating to qualifications of county superintendents.

Also—

By Senator Beall—

S. B. No. 129—A bill to be entitled An Act prescribing grounds for disqualification of members of any commission, authority, administrative body or governmental agency existing under the Laws of Florida; providing for appointment of person to serve temporarily in lieu of disqualified member; providing for appointment of Circuit Judge to serve temporarily when the disqualified member is authorized to exercise judicial powers; providing for the effect of any judgment, order, determination or decision of any such commission, authority, administrative body or governmental agency when the same shall consist of one or more persons appointed to serve under provisions of this Act; and repealing all laws in conflict herewith.

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

And Senate Bills No. 418 and 129, 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 24, 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 Branch—

S. B. No. 279—A bill to be entitled An Act authorizing qualified surety companies to become surety to the extent of two hundred (\$200.00) dollars with respect to guaranteed arrest bond certificates of automobile clubs and associations, as defined, and requiring the acceptance of such guaranteed arrest bond certificates in lieu of cash bail in the event of certain violations of the motor vehicle laws of this State; to effect such purpose, amending Florida Statutes, 1949, by adding thereto new sections numbered 648.19 and 903.36; and fixing the effective date of this Act.

Also—

By Senator Franklin—

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.

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

And Senate Bills Nos. 279 and 141, 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 24, 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 Committee on Judiciary "C"—

Committee Substitute for S. B. No. 415—A bill to be entitled An Act to amend Subsection (d) of Section 1, and Sections 4 and 8 of Chapter 25016, Laws of Florida, Acts of 1949, defining private wire and relating to the regulation of public utilities in the furnishing to others of private wire service and other similar service including telephone service for the dissemination of information; providing for contracts in certain instances with certain exceptions and providing for discontinuance of private wires and other similar service including telephone service and providing remedies.

Also—

By the Committee on Cities and Towns—

S. B. No. 144—A bill to be entitled An Act to confer additional powers upon Municipalities in the State of Florida in relation to parking facilities; to authorize and empower any such Municipality to acquire, construct, improve, extend, enlarge, reconstruct, maintain, equip, repair and operate parking facilities within the corporate limits of such Municipality; to provide for paying the cost of such parking facilities by the issuance of revenue bonds, payable solely from revenues; to provide for the imposition and collection of rates, rentals, fees and charges for the use of such parking facilities; to authorize the pledging to the payment of such bonds of the revenues of such parking facilities and of parking meters; to authorize and empower any such Municipality to prohibit or restrict the parking of motor vehicles in streets and public ways in the vicinity of such parking facilities; to grant to any such Municipality power to acquire necessary real and personal property and to exercise the power of eminent domain; to exempt from taxes and assessments such parking facilities and such bonds; to authorize the issuance of revenue refunding bonds; and to prescribe the powers and duties of the Municipality in connection with the foregoing and the rights and remedies of the holders of any bonds issued under the provisions of this Act.

Also—

By the Committee on Judiciary "C"—

Committee Substitute for Senate Bill No. 4—A bill to be entitled An Act relating to horse and dog racing and Jai Alai; prohibiting prescribed classes of persons from holding a horse or dog racing permit or Jai Alai Fronton permit in the State of Florida, or being members of an association holding such a permit, or being officers or directors of a corporation holding such a permit, or being employees of the holder of any such permit in connection with the racing business or Jai Alai Fronton business; and providing for the revocation or suspension of racing permits and Jai Alai Fronton permits in case of the violation of this Act.

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

And Committee Substitute for Senate Bill No. 415, Senate Bill No. 144 and Committee Substitute for Senate Bill No. 4, 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 24, 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 Committee on Workmen's Compensation—

Committee Substitute for House Bill No. 518—A bill to be entitled An Act to amend Subsection (2) of Section 440.44, Florida Statutes 1949, relating to the Industrial Commis-

sion; per diem and expense allowance of the members of the Industrial Commission under the Florida Workmen's Compensation Act.

Also—

By the Committee on Workmen's Compensation—

H. B. No. 784—A bill to be entitled An Act to amend Section 443.08, Florida Statutes 1949, known as the "Unemployment Compensation Law," relating to contributions; by providing for a zero contribution rate, and making this Act effective July 1, 1951.

Also—

By Mr. Summers of Liberty—

H. B. No. 688—A bill to be entitled An Act amending Sections 443.03, 443.05, 443.07, 443.08, 443.09, 443.15, 443.16, and 443.22, Chapter 443, Florida Statutes 1949, known as the "Unemployment Compensation Law," relating to definitions, benefit rights, recovery and recoupment of illegal benefits, contributions, experience rating, election and termination of coverage, collection of contributions, attorney fees, and fraud penalties; and making this Act effective July 1, 1951.

—and respectfully requests the concurrence of the Senate therein.

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

And Committee Substitute for House Bill No. 518, contained in the above Message, was read the first time by title only and referred to the Committee on Labor and Industry.

And House Bill No. 784, 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. 784 be placed on the Calendar of Bills on Second Reading, without reference

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

And House Bill No. 688, 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. 688 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 24, 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. Courtney of Bay and Floyd of Dade—

H. B. No. 599—A bill to be entitled An Act amending Section 440.12, Florida Statutes, 1949, relating to the amount of compensation payable for disability under the terms of the Florida Workmen's Compensation Act.

Also—

By Mr. Dowda of Putnam—

H. B. No. 703—A bill to be entitled An Act to amend Section 440.25 (2), Florida Statutes 1949, relating to procedure in respect of claims under the Florida Workmen's Compensation law.

Also—

By the Committee on Workmen's Compensation—

H. B. No. 969—A bill to be entitled An Act relating to the payment of workmen's compensation death benefits.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 599, contained in the above Message, was read the first time by title only.

Senator Beall moved that the rules be waived and House Bill No. 599 be placed on the Calendar of Bills on Second Reading, without reference.

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

And House Bill No. 703, 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. 703 be placed on the Calendar of Bills on Second Reading, without reference.

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

And House Bill No. 969, 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. 969 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 24, 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. 1046—A bill to be entitled An Act appropriating ten thousand (\$10,000.00) dollars to put into effect Chapter 17799, Acts of 1937, relating to Constitutional Park near St. Joseph's Bay.

Also—

By Mr. Dowda of Putnam—

H. B. No. 79—A bill to be entitled An Act amending Section 145.01, Florida Statutes, relating to compensation of county officials, providing any such county official shall receive as his yearly salary for his official services from the whole or part of the fees, or commissions so collected, the following sum only, all the net income from such office not to exceed seven thousand five hundred (\$7,500.00) dollars.

Also—

By Mr. Burwell of Broward—

H. B. No. 554—A bill to be entitled an Act amending Section 394.23 (2), Florida Statutes, relating to the Florida State Hospital; providing for compensation for physician members of examining committee.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1046, contained in the above Message, was read the first time by title only and referred to the Committee on Appropriations.

And House Bill No. 79, 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. 554, 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. 554 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 24, 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 St. Lucie—

H. B. No. 1188—A bill to be entitled An Act authorizing and directing the state attorney of the Ninth Judicial Circuit of the State of Florida to discharge and satisfy a judgment in favor of the State of Florida against Thomas Morgan Swain.

Also—

By Mr. Fascell of Dade—

H. B. No. 1204—A bill to be entitled An Act providing a method by which copies of official foreign documents or records or entries therein shall be admissible in evidence in the courts of this state to provide the contents thereof.

Also—

By Messrs. Fascell, Okell and Floyd of Dade—

H. B. No. 446—A bill to be entitled An Act relating to the adoption of children, placement of children for adoption, selling children, assigning or transferring parental rights and duties, advertising for offer or solicitation for placement or adoption of any children; and provides for penalty.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1188, contained in the above Message, was read the first time by title only.

Senator Crary moved that the rules be waived and House Bill No. 1188 be placed on the Calendar of Bills on Second Reading, without reference.

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

And House Bill No. 1204, contained in the above Message, was read the first time by title only.

Senator Gautier (13th) moved that the rules be waived and House Bill No. 1204 be placed on the Calendar of Bills on Second Reading, without reference.

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

And House Bill No. 446, contained in the above Message, was read the first time by title only.

Senator Gautier (13th) moved that the rules be waived and House Bill No. 446 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 24, 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. Floyd and Fascell of Dade—

H. B. No. 597—A bill to be entitled An Act to authorize the tax collector in each county of the State to destroy all duplicate tax receipts now twenty years old and hereafter as they become twenty years old.

Also—

By Mr. Johnson of Hillsborough—

H. B. No. 612—A bill to be entitled An Act to regulate the use of television sets in motor vehicles in the State of Florida and providing penalty for violation.

Also—

By Mr Johnson of Hillsborough—

H. B. No. 793—A bill to be entitled An Act authorizing the cooperation of municipal, county school board, or other governmental units or boards in establishing, maintaining and continuing recreational systems, playgrounds, recreational systems, playgrounds, recreational centers, recreational facilities and activities.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 597, contained in the above Message, was read the first time by title only.

Senator Gautier (13th) moved that the rules be waived and House Bill No. 597 be placed on the Calendar of Bills on Second Reading, without reference.

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

And House Bill No. 612, 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. 612 be placed on the Calendar of Bills on Second Reading, without reference.

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

And House Bill No. 793, contained in the above Message, was read the first time by title only and referred to the Committee on Forestry and Parks.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 24, 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. Elliott and Bollinger of Palm Beach—

H. B. No. 910—A bill to be entitled An Act amending Sub-

section (1) of Section 134.02 Florida Statutes, relating to county officers and employees retirement system; defining certain words; defining officers and employees; applicable to officers and employees of drainage districts.

Also—

By Mr. Courtney of Bay—

H. B. No. 356—A bill to be entitled An Act to provide that the provisions of Chapter 23795, Laws of Florida, 1947, entitled, "An Act amending Section 167.62 and 167.63 Florida Statutes, 1941, by providing that Firemen of cities or towns with a population of fifteen thousand (15,000) or more shall not be required to remain on duty more than one hundred and forty-four (144) hours in any two calendar weeks, nor more than twenty-four (24) hours per day on alternate days, except during a fire emergency, and providing that the shifts shall be alternated to avoid discrimination against the members of either shift; and providing for certain exceptions," and being Section 167.631 Florida Statutes, 1949, shall in all respects apply in municipalities accepting the provisions thereof, and requiring each municipality to which said Chapter 23795 does not now apply to conduct a referendum of the electors for acceptance or rejection of said Chapter 23795 at the next General Municipal Election, after filing of certain petition.

Also—

By Messrs. Whitlock of Alachua, Dekle of Taylor, Griner of Dixie, and Boyd of Lake—

H. B. No. 538—A bill to be entitled An Act relating to the equipment of motor vehicles with safety glass and prescribing the powers and duties of the Department of Public Safety and the Motor Vehicle Commissioner in administering said Act.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 910, 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. 910 be placed on the Calendar of Bills on Second Reading, without reference

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

And House Bill No. 356, contained in the above Message, was read the first time by title only and referred to the Committee on Labor and Industry.

And House Bill No. 538, contained in the above Message, was read the first time by title only.

Senator Boyle moved that the rules be waived and House Bill No. 538 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 24, 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. Inman and McFarland of Gadsden—

H. B. No. 756—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.

Also—

By Messrs. Merchant of Madison and Dukes of Jackson—

H. B. No. 1078—A bill to be entitled An Act to amend Section 578.08, Florida Statutes, by adding thereto a subsection designated (4) and Subsection (4) of Section 578.10, Florida Statutes, relating to the requirement for registration as a seed dealer under the Florida Seed Law and to exemptions from certain requirements of said law.

Also—

By the Committee on Judiciary "A"—

H. B. No. 724—A bill to be entitled An Act relating to the practice of public accounting, providing for the issuance of certificates under certain conditions as certified public accountants.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,

Chief Clerk, House of Representatives.

And House Bill No. 756, 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. 756 be placed on the Calendar of Bills on Second Reading, without reference.

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

And House Bill No. 1078, contained in the above Message, was read the first time by title only.

Senator Clarke moved that the rules be waived and House Bill No. 1078 be placed on the Calendar of Bills on Second Reading, without reference.

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

And House Bill No. 724, 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. 724 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 24, 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. 1381—A bill to be entitled An Act requiring the Board of County Commissioners and the County Board of Public Instruction of Gulf County to publish minutes of all meetings and list of all expenditures; providing a referendum.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,

Chief Clerk, House of Representatives.

And House Bill No. 1381, 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. 1381 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1381 was read the second time by title only.

Senator Shivers moved that the rules be further waived and House Bill No. 1381 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. 1381 was read the third time in full.

Upon the passage of House Bill No. 1381 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1381 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 24, 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 Tucker—

S. B. No. 796—A bill to be entitled An Act to declare, designate and establish a certain State road.

Also—

By Senator King—

S. B. No. 845—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. 796 and 845, 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 24, 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. 927—A bill to be entitled An Act fixing the salaries of the judges of the criminal courts of record in counties having a population of not less than 350,000, according to the last preceding State or Federal census.

Also—

By Senators Branch, Ripley and Gautier (13th)—

S. B. No. 299—A bill to be entitled An Act to provide for the issuance and service of witness subpoenas and subpoenas duces tecum by the grand jury in all counties in this State having a population of 225,000 or more, according to the last State or Federal census.

Also—

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.

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

And Senate Bills Nos. 927, 299 and 653, 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 24, 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 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.

Also—

By Senators Gautier (13th), Leaird, Morrow and Crary—

S. B. No. 720—A bill to be entitled An Act to designate and establish a certain State road as a limited access facility.

Also—

By Senator Ayers—

S. B. No. 867—A bill to be entitled An Act fixing the compensation of the members of the Board of Public Instruction in all counties of the State of Florida having a population of not less than ten thousand five hundred nor more than eleven thousand according to the last official census; prescribing the method of payment; and providing the effective date of this Act.

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

And Senate Bills Nos. 663, 720 and 867, 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 24, 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 Beall—

S. B. No. 757—A bill to be entitled An Act declaring that all public roads and streets in and for all counties in Florida having a population of not less than 100,000 and not more than 114,000 inhabitants, according to the last official census, 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, paved and maintained by the State Road Department.

Also—

By Senator Gautier (13th)—

S. B. No. 875—A bill to be entitled An Act authorizing and empowering each county having a population in excess of 325,000 according to the last preceding Federal census, and each municipality in each such county, to acquire by eminent domain proceedings for any public purpose the fee simple title to, or any lesser interest therein, as may be determined by the Board of County Commissioners of the county or the governing body of the municipality, any property of any railroad company lying within such county or within the particular municipality; providing that the recitation of need for a public purpose contained in the resolution of the Board of County Commissioners or governing body of the municipality directing that eminent domain proceedings be brought shall constitute conclusive evidences of such need in absence of fraud or collusion.

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

And Senate Bills Nos. 757 and 875, 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 24, 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 Beall—

S. B. No. 895—A bill to be entitled An Act for the relief of A. H. Clopton on account of personal injuries received by A. H. Clopton in 1937 while employed at the Escambia County Poor Farm by being gored by a bull, requiring the Board of County Commissioners of Escambia County to investigate such claim and if they adjudge that the said claim has merit to settle the same in their discretion by payment out of designated funds of such amount as they may determine but not in excess of \$250.00.

Proof of publication attached.

Also—

By Senator Morrow—

S. B. No. 939—A bill to be entitled An Act amending the Charter of the Town of Lantana, constituting Chapter 15302, Laws of Florida, Acts of 1931, as amended, to authorize said town to construct, acquire, improve, equip, operate and maintain public recreational facilities on lands owned by said town within or without its territorial limits and within or without the territorial limits of another municipality; authorizing said town to issue and sell revenue bonds or certificates for constructing, acquiring, improving and equipping said public recreational facilities; providing that such revenue bonds or certificates shall not be general obligations of the town and

that no ad valorem taxes shall be levied for their payment; authorizing said town to pledge utilities services taxes upon the purchase of utilities services in said town and surplus water revenues for the payment of principal of and interest on said revenue bonds or certificates; providing for the terms and conditions of said revenue bonds or certificates and the rights and remedies of the holders thereof; validating the issuance of \$67,000 utilities tax and revenue bonds heretofore authorized and contracts relating thereto; repealing all laws or parts of laws in conflict herewith; and providing when this Act shall take effect.

Proof of publication attached.

Also—

By Senator Shands—

S. B. No. 946—A bill to be entitled An Act authorizing the Board of County Commissioners of Alachua County, Florida, to enter into agreements for group insurance for the members and the employees of the Board of County Commissioners of Alachua County, Florida, and dependents of said members and employees of said board, and providing for contributions by said Board of County Commissioners of Alachua County, Florida to the premiums; and providing for the said board to enter into such agreements and to do and perform all things necessary in carrying out such a plan of group insurance, only when a majority of said members and employees of such board of county commissioners may vote in favor of such plan.

Proof of publication attached.

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

And Senate Bills Nos. 895, 939 and 946, 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 24, 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. 882—A bill to be entitled An Act amending the first paragraph of Section 6 and the second paragraph of Section 7 of Chapter 25548, Laws of Florida, 1949, pertaining to codes for certain trades, advisory committee and examining boards, examinations in certain cases, certificates of competency and other matters relating thereto, in each county having a population in excess of 300,000, according to the last or any future official Federal or State census, by providing that certain persons under certain conditions may be issued certificates of competency without examination, and by limiting number of structures certain owner-builders may build without certificate of competency.

Also—

By Senator Gautier (13th)—

S. B. No. 883—A bill to be entitled An Act relating to the discharge and re-employment of certain employees of fee officers, other than the sheriff, of each county having a population in excess of 325,000, according to the last preceding Federal census, and to certain employees whose compensation is paid by the Board of County Commissioners of each such county; providing for the selection and methods thereof, of an employees appeal board and the payment of its expenses and prescribing the powers and duties of the same and the compensation and terms of office of members thereof; authorizing the Board of County Commissioners of each such county to adopt, amend and rescind rules and regulations concerning the discharge and re-employment of such employees

and other matters pertaining to this Act; making such rules and regulations binding on all; providing for certain elections to determine whether or not certain employees shall be exempt from the provisions of this Act and of such regulations and amendments adopted pursuant hereto and for elections for their later inclusion; providing for seniority credit in certain cases; limiting the jurisdiction of courts concerning this Act and rules and regulations and amendments thereof; providing that this Act and all rules and regulations and amendments thereof shall be construed in the interests of the public welfare and not in the interests of either employers or employees; providing that this Act shall not be effective in counties which have Civil Service for county employees or employees of fee officers; repealing all laws and parts of laws in conflict herewith.

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

And Senate Bills Nos. 882 and 883, 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 24, 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 Beall—

S. B. No. 894—A bill to be entitled An Act authorizing Boards of Public Instruction of each county of this State having a population of not less than 110,000 and not more than 114,000, according to last official census, to pay actual medical expenses to certain school children incurred on account of accident sustained while in attendance at school and placing limitation upon such amount.

Also—

By Senator Johns—

S. B. No. 921—A bill to be entitled An Act fixing the compensation of members of the School Board in counties of the State of Florida having a population of not less than 8,000 and not more than 8,970 inhabitants, according to the most recent official census.

Also—

By Senator Gautier (13th)—

S. B. No. 884—A bill to be entitled An Act pertaining to counties having populations in excess of 325,000 according to the last preceding Federal census and having zoning regulations; granting Boards of County Commissioners authority to require agreements or bonds, or both, in certain cases and under certain conditions in connection with zoning regulations and use permits; providing for forfeiture of such bonds and method thereof and suit upon such bonds within one year after resolution of forfeiture; dispensing with necessity of suit on cash bonds; requiring agreements of all persons interested in or having liens upon any land to be executed and recorded before hardship permits shall become effective, and making such agreements binding upon all persons then or thereafter having any interest in said land or lien upon the same and making the same covenants running with the land; providing that such boards shall have right and power to enforce such agreements by suit for specific performance and that no forfeiture of bond shall constitute a defense to such suit; requiring that all suits and actions shall be in the name of the county; ratifying, approving and confirming all bonds and agreements heretofore given, and authorizing forfeitures thereof and suits thereon.

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

And Senate Bills Nos. 894, 921 and 884, 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 24, 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 Shands—

S. B. No. 919—A bill to be entitled An Act providing for the reregistration of all voters in the City of Newberry, Florida, every 10 years beginning in A. D. 1952.

Proof of publication attached.

Also—

By Senator McArthur—

S. B. No. 920—A bill to be entitled An Act to amend Section 12 of Chapter 6333, Acts of Florida, 1911, relating to the Town Council of Callahan; providing for the election of said council and the filling of vacancies thereon.

Proof of publication attached.

Also—

By Senator Collins—

S. B. No. 929—A bill to be entitled An Act amending Section 6 of Chapter 8374, Laws of Florida, Acts of 1919, the same being An Act entitled "An Act to abolish the present municipal government of the City of Tallahassee, in the County of Leon, in the State of Florida, and to create, establish and organize a municipality to be known and designated as the City of Tallahassee, and to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges," as amended by Chapter 14,415, Laws of Florida, Acts of 1929, Chapter 15,516, Laws of Florida, Acts of 1931, Chapter 21,583, Laws of Florida, Acts of 1941, and Chapter 24,908, Laws of Florida, Acts of 1947, relating to the boundaries and corporate limits of said City, by including additional territory within the boundaries and corporate limits of the City of Tallahassee, and providing that all property located within said boundaries or corporate limits shall be liable for all indebtedness of said city whether said additional territory so included was included within the said boundaries and corporate limits at the time said indebtedness was incurred.

Proof of publication attached.

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

And Senate Bills Nos. 919, 920 and 929, 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 24, 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. 911—A bill to be entitled An Act to designate

that part of State Road No. 542 in Polk County, Florida, beginning at its junction with State Road No. 555 in the City of Winter Haven, Florida, and extending to the City of Lakeland as the William P. Langdon Highway.

Also—

By Senator Carroll—

S. B. No. 917—A bill to be entitled An Act creating a small claims court in each county of the State of Florida which now has or may hereafter have a population of not less than 11,370 and not more than 11,430 according to the last preceding official census; prescribing the jurisdiction of said court; providing for the appointment, election, qualifications and terms of office of the judge of said court and prescribing his duties, prescribing for the pleadings, practice and service of notice of proceedings therein; providing for a clerk and prescribing his duties; and providing the remuneration for the officers of said court.

Also—

By Senator Johns—

S. B. No. 922—A bill to be entitled An Act prescribing and authorizing the compensation to be paid to and received by members of the Board of County Commissioners in all counties of the State of Florida having a population of not less than 8,000 and not more than 8,970 inhabitants, according to the most recent official census.

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

And Senate Bills Nos. 911, 917 and 922, 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 24, 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 (28th)—

S. B. No. 759—A bill to be entitled An Act to create, establish and organize a municipality to be known and designated as the City of Daytona Shores, in Volusia County, Florida, to define its territorial boundaries, provide for its government, jurisdiction, powers, franchises and privileges; to designate the first members of the city commission to serve until the next general election and to provide for a referendum.

Also—

By Senator Leaird—

S. B. No. 766—A bill to be entitled An Act relating to Old Plantation Water Control District in Broward County, Florida; validating the annual meetings of the landowners of said district held subsequent to June 13, 1949, and the election of supervisors thereat; validating the total tax levied to pay the cost of the plan of reclamation of said district, the notice to the landowners of said district as to the prepayment of such total tax, the resolution of the Board of Supervisors on April 6, 1951 authorizing the issuance of bonds of the district as therein described; validating the annual taxes levied by said district for the years 1949 and 1950, and the drainage tax record and total tax record of the district; validating all bonds, notes and other obligations of the district heretofore issued or authorized to be issued; validating the proceedings in the validation proceedings relating to said bonds in the circuit court for Broward County, Florida; validating contracts made by the district and all actions and proceedings of the district and its board of supervisors since June 13, 1949, including the actions of said Board of Supervisors at its meeting on December 28, 1950 relating to the

adjustment and settlement of certain indebtedness of the district; providing for the severability of the provisions of said Act; providing that said Act shall take precedence over any conflicting law to the extent of such conflict; approving the manner of giving notice of intention to apply for this legislation; enacting other provisions relating to this subject; and providing that this Act shall take effect upon its becoming a law.

Proof of publication attached.

Also—

By Senator Gautier (28th)—

S. B. No. 848—A bill to be entitled An Act to fix and provide for the compensation of members of the Board of Public Instruction in counties in the State of Florida having a population of not less than sixty-five thousand (65,000) and not more than eighty thousand (80,000) according to the last preceding Federal census.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,  
Chief Clerk, House of Representatives.

And Senate Bills Nos. 759, 766 and 848, 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 24, 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 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.

Also—

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.

Also—

By Senator Gautier (13th)—

S. B. No. 701—A bill to be entitled An Act amending Section 14 of Chapter 25519, Laws of Florida, 1949, relating to plats and platting in counties having a population in excess of 300,000 according to the last or any future official State or Federal census, and other matters therein set forth, by requiring that bonds furnished in connection with approval of plats be conditioned upon certain requirements.

Respectfully,

LAMAR BLEDSOE,  
Chief Clerk, House of Representatives.

And Senate Bills Nos. 675, 676 and 701, 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 24, 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. 874—A bill to be entitled An Act to amend Chapter 23413, Laws of Florida, Acts of 1945, entitled: "An Act authorizing and empowering the City of Miami Beach, Florida, to construct and erect a hospital, a library, an auditorium, and other public buildings, upon the property owned by said city located therein and known as 'Miami Beach Municipal Golf Course'."

Proof of publication attached.

Also—

By Senator Gautier (13th)—

S. B. No. 877—A bill to be entitled An Act providing for the appointment of Bennie Hyman as a patrolman of regular status in the civil service of the City of Miami Beach, Florida.

Proof of publication attached.

Also—

By Senator Gautier (13th)—

S. B. No. 879—A bill to be entitled An Act amending Section 1 of Chapter 18691, Laws of Florida, Acts of 1937, entitled: "An Act to authorize the city council of the City of Miami Beach, Florida, to establish by ordinance a pension, annuity and retirement system for any or all groups of officers and employees in the service of said city; to provide disability and death benefits; to provide for contribution to the costs thereof on an actuarial basis; providing for the manner in which officers and/or employees may come under the operation of said system; providing for repayment to members leaving the service of the city; providing for the investment of funds created under said system; providing for the administration of said system; and providing for the submission of said ordinance to referendum of qualified voters of said city; when said Act shall take effect and other matters related thereto."

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,  
Chief Clerk, House of Representatives.

And Senate Bills Nos. 874, 877 and 879, 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 24, 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 Shands—

S. B. No. 947—A bill to be entitled An Act exempting Alachua county from the provisions of Section 343.17, Florida Statutes, 1941, providing that tax levied by Board of County Commissioners of said county for road and bridge purposes need not be divided with the towns and cities of said county.

Proof of publication attached.

Also—

By Senator Gautier (13th)—

S. B. No. 955—A bill to be entitled An Act recreating, confirming and continuing the town of Surfside, a municipal corporation in Dade County, Florida, to be known henceforth and in perpetuity under the name of the town of Surfside; ratifying, approving and confirming its boundaries; prescribing its powers prescribing qualifications of its councilmen and electors; ratifying all taxes levied and acts done by its officers; repealing all laws inconsistent with this act; saving all rights, remedies and defenses of said municipality; declaring a rule of construction; enumerating its officers; enumerating the powers of its officers; prescribing procedures for election, appointment, and removal of its officers, and all matters relating generally to the powers and implied powers of this municipality; and providing for a referendum prerequisite to its effectiveness.

Also—

By Senator Gautier (13th)—

S. B. No. 584—A bill to be entitled An Act amending Subsection (c) of Section 1, Subsection (k) of Section 2 and the second paragraph of Section 3 of Chapter 22960, Laws of Florida, 1945, pertaining to certain powers of counties having a population of over 275,000 according to the last or any future official Federal or State census, with special reference to certain public projects and the operation and financing thereof, by enlarging the definition of the word "project," granting the Board of County Commissioners power to lease certain projects under certain conditions, and providing for the issuance of bonds without limitation or restriction.

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

And Senate Bills Nos. 947, 955 and 584, 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 24, 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. 765—A bill to be entitled An Act fixing the jurisdiction of all small claims courts in counties of not less than 27,000 nor more than 28,000 according to the last official census.

Also—

By Senator Gautier (13th)—

S. B. No. 770—A bill to be entitled An Act pertaining to each county having a population in excess of 225,000 according to the last preceding Federal census; providing for the reproduction by photographs, microphotographs and films of original official records of all county boards and commissions, of all elected and appointed officers and of clerks of courts of each such county; defining "boards and commissions" and "officers"; prescribing the effectiveness and admissibility into evidence of such reproductions and copies thereof; providing for the destruction of certain original

records without reproduction and of others after reproduction and for the preservation of certain records; providing for establishment and operation of centers for reproduction and viewing and for payment of cost incurred; and setting forth procedure to be followed in furtherance of purposes of this Act.

Also—

By Senator Clarke—

S. B. No. 772—A bill to be entitled An Act to authorize the Boards of County Commissioners and Boards of Public Instruction in all counties of Florida having a population of more than 10,300 and less than 10,415 according to the most recent census, to contribute \$3,000 each to existing park and recreation boards in their respective counties to be used for the construction and operation of swimming pools.

Respectfully,

LAMAR BLEDSOE,  
Chief Clerk, House of Representatives.

And Senate Bills Nos. 765, 770 and 772, 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 24, 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 Morrow—

S. B. No. 902—A bill to be entitled An Act relating to the Town of Riviera Beach, Palm Beach County, Florida, amending Chapter 18838, Special Laws of Florida, Acts of 1937, as amended, same being the charter of said town, by amending Article II, Section 6 thereof so as to increase the maximum salary of town councilman; amending Article VII, Section 5, thereof concerning the requirement for publication of notice of intention to enter into contracts; by adding thereto after Article VII, Section 13, an additional section to be numbered 14 providing authority and power to the town council by ordinance to place town employees under civil service and to elect a civil service board to adopt rules and regulations governing the administration of civil service; by adding thereto after Article VII, Section 14, an additional section to be numbered 15, providing authority and power to the town council by ordinance to put into effect a permanent system for the registration of electors and freeholders and to authorize the appointment of the supervisor of registration for Palm Beach County, Florida, to act as the registration officer for the town; and ratifying, validating and confirming all existing ordinances and resolutions of the Town of Riviera Beach; repealing all laws and parts of laws in conflict herewith.

Proof of publication attached.

Also—

By Senator Morrow—

S. B. No. 903—A bill to be entitled An Act relating to the Town of Riviera Beach, Palm Beach County, Florida, amending Chapter 18838, Special Laws of Florida, Acts of 1937, as amended, being the charter of said town, by adding thereto after Article V, Section 15, additional sections to be numbered 16, 17, 18, 19, 20, 21, 22, and 23 which sections provide additional authority and power for the Town of Riviera Beach to issue and sell revenue bonds or certificates payable solely and exclusively from the revenues derived by the town from various sources without submitting the question of the issuance of such bonds or certificates to a vote of the free-holders, and providing for the employment of a fiscal agent or financial advisor in connection with any such issue; repealing all laws

and parts of laws in conflict herewith, and providing for a referendum hereon.

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

And Senate Bills Nos. 902 and 903, 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 24, 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 Branch—

S. B. No. 869—A bill to be entitled An Act authorizing the closing of county offices in the Court House of Hillsborough County, Florida, from midnight Friday night until the following Monday morning of each week, in certain instances.

Proof of publication attached.

Also—

By Senator Gautier (13th)—

S. B. No. 872—A bill to be entitled An Act affecting the government of the City of Coral Gables, Florida; by providing a five (5) o'clock post meridian dead line on the last day upon which petitions or notices of candidacy for the offices of Mayor or City Commissioner may be given or for the doing of any other act required by law to be done in connection with candidacy for such offices; repealing all laws or parts of laws in conflict herewith.

Proof of publication attached.

Also—

By Senator Gautier (13th)—

S. B. No. 873—A bill to be entitled An Act affecting the government of the City of Coral Gables, Florida; by amending Section 22, as heretofore amended by Chapter 25738, Special Laws of Florida, 1949, and dealing with the creation and make-up of a trial board by supplying the method of selection of two (2) members to be selected by the city employees, which was therefrom inadvertently omitted.

Proof of publication attached.

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

And Senate Bills Nos. 869, 872 and 873, 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 24, 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 Morrow—

S. B. No. 904—A bill to be entitled An Act relating to the town of Riviera Beach, Palm Beach County, Florida, amending Chapter 18838, Special Laws of Florida, Acts of 1937, as

amended, the same being the charter of said town, by fixing the term of office of members of the town council, mayor and town clerk; providing for a primary election for selection of candidates for its municipal offices; providing for a general election for the election of its municipal officers; fixing the time for the primary and general elections; repealing all laws in conflict herewith; and providing for a referendum hereon.

Also—

By Senator Lewis—

S. B. No. 916—A bill to be entitled An Act relating to the charter of the Town of Sneads, Florida; amending Sections 6, 14, 33, 34, 50 and Section 51, of Chapter 15483, Laws of Florida, Special Acts of 1931, by confirming the election of the present members of the Town Council and the mayor; providing the years of election; change in salaries of said council and mayor; prescribing the manner of passing ordinances; and providing manner of preparing tax rolls when tax assessor and tax collector is same person.

Proof of publication attached.

Also—

By Senator Shands—

S. B. No. 918—A bill to be entitled An Act providing for pension for W. G. Redd, longtime employee of the City of Newberry, Florida, and providing for the payment thereof.

Proof of publication attached.

Respectfully  
LAMAR BLEDSOE,  
Chief Clerk, House of Representatives.

And Senate Bills Nos. 904, 916 and 918, 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 24, 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 Ripley—

S. B. No. 864—A bill to be entitled An Act affecting Duval County, Florida, by providing for the establishment of the position of County Service Officer; providing for his appointment and compensation, suitable quarters and office expense; prescribing his powers, duties and qualifications; providing for the employment of assistants and other personnel; providing for the financing of said service by Duval County and the City of Jacksonville and requiring appropriations therefor and any appropriation made for the compensation and expense of such County Service Officer shall be deemed for a lawful county purpose.

Proof of publication attached.

Also—

By Senator Ripley—

S. B. No. 865—A bill to be entitled An Act to prohibit licensees under the State Beverage Act engaged in the business of selling, at retail, beverages containing alcohol of more than one per cent (1%) by weight from delivering, or causing to be delivered in Duval County, Florida, any such beverages a distance of more than fifty feet from the place of business of any such licensee.

Proof of publication attached.

Also—

By Senator Ripley—

S. B. No. 868—A bill to be entitled An Act providing for a

retirement system for the employees and officers of the City of Jacksonville Beach, Florida; providing that the assets of the pre-existing pension fund for employees of said city as provided for by Chapter 19914, as amended by Chapter 23371, Laws of Florida, shall be transferred to the retirement system therein established; and adjusting the pension and other benefits payable to beneficiaries under said pre-existing pension fund to conform to the benefits allowed by such newly established retirement system; providing for a referendum.

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

And Senate Bills Nos. 864, 865 and 868, 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 24, 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 Gautier (28th), Gautier (13th) and Crary—

S. B. No. 754—A bill to be entitled An Act to amend Section 5 of Chapter 14723 of the Laws of Florida, Acts of 1931, entitled: "An Act to amend and re-enact Chapter 12026 of the Laws of Florida, Acts of 1927, entitled: 'An Act creating and incorporating the counties of Duval, St. Johns, Flagler, Volusia, Brevard, St. Lucie, Martin, Indian River, Palm Beach, Broward and Dade, in the State of Florida, as and into a special taxing district to be known and designated 'Florida Inland Navigation District'; providing for the government and administration of said district; defining the purposes and powers of said district and of the Board of Commissioners thereof, authorizing and empowering said Board of Commissioners to purchase a navigable waterway or waterways along and/or through the said district between the City of Jacksonville, Duval County, Florida, and the City of Miami, Dade County, Florida, and to purchase and/or acquire by condemnation or eminent domain suitable and/or necessary rights of way, franchises, easements, rights and/or suitable or necessary areas for the deposit of dredged material in connection with the work of constructing such waterways and its subsequent maintenance; and to do all other work and/or things necessary or proper in connection therewith; authorizing and providing for the issuance and sale of bonds of said district; authorizing and empowering said Board of Commissioners of said district to convey same to the government of the United States of America as provided herein; authorizing and empowering said Board of Commissioners of said district to borrow money on the note or notes of said district; authorizing and empowering said Board of Commissioners of said district to levy and collect taxes upon all taxable property of said district for the purposes authorized in this Act; appointing members of the first Board of Commissioners of said district and providing for the election thereafter of Board of Commissioners of said district; authorizing said Board of Commissioners to deliver, transfer or convey free of cost any waterway or waterways, rights-of-way and/or franchise or other rights acquired thereunder, constructed and/or purchased by it, to the government of the United States of America upon certain conditions prescribing certain duties for the Governor and making an appropriation therefor,' and to further provide for the creation, organization and government of said Florida Inland Navigation District," creating and relating to the Florida Inland Navigation District, a special taxing district organized and existing under the Laws of Florida, regarding the per diem compensation and mileage to be paid to Commissioners of said district; and further amending said Chapter 14723 by adding thereto a section to be known as Section 5 (a) authorizing the Board of Commissioners of said district to contribute to the cost of dredging performed on the waterway, to construct retaining bulkheads and levees, to construct ditches for the control of water discharged by the dredges, and to do all other work and/or things that may

be proper and necessary to produce economies in meeting the conditions in respect of right-of-way and spoil disposal areas imposed on local interests by the Congress of the United States.

Proof of publication attached.

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

And Senate Bill No. 754, 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 24, 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 Johnson—

S. B. No. 889—A bill to be entitled An Act fixing the compensation of the Superintendents of Public Instruction in each and every county in the State of Florida having a population of not less than 36,400 nor more than 37,000, according to the last preceding Federal census.

Also—

By Senator Johns—

S. B. No. 923—A bill to be entitled An Act prescribing and authorizing the compensation to be paid to and received by members of the Board of County Commissioners in all counties of the State of Florida having a population of not less than 11,450 and not more than 11,800 inhabitants according to the most recent official census.

Also—

By Senator Gautier (13th)—

S. B. No. 878—A bill to be entitled An Act relating to the awarding of certain contracts and purchases of goods, supplies and materials by Board of County Commissioners in each county having a population in excess of 325,000 according to the last preceding Federal census.

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

And Senate Bills Nos. 889, 923 and 878, 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 24, 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. 880—A bill to be entitled An Act affecting the government of the City of Coral Gables, Florida; by amending Section 44 of the City Charter, same being Chapter 13972, Special Laws of Florida, 1929, as amended by Chapter 15806, Special Laws of Florida, 1931, by making the date fixed by the current General Law of the State Government as the date when city taxes become delinquent and as to redemption from

tax sale; repealing all laws or parts of laws in conflict herewith.

Proof of publication attached.

Also—

By Senator Gautier (13th)—

S. B. No. 881—A bill to be entitled An Act authorizing and empowering the City of Miami Beach, Florida, to appeal certain orders and judgments of its Municipal Court to the Circuit Court of Dade County, Florida.

Proof of publication attached.

Also—

By Senator Morrow—

S. B. No. 901—A bill to be entitled An Act relating to the Town of Riviera Beach, Palm Beach County, Florida, granting additional authority to the town to enter into lease agreements of portions of the municipal beach property as deemed necessary to provide recreational facilities upon the municipal beach property; ratifying, validating and confirming a certain lease between the Town of Riviera Beach, as lessor, and Riviera Beach Authority, Inc., as lessee, of a portion of the municipal beach property; and repealing all laws in conflict herewith.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,  
Chief Clerk, House of Representatives.

And Senate Bills Nos. 880, 881 and 901, 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 24, 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 Johnson—

S. B. No. 801—A bill to be entitled An Act relating to the filing fees to be paid to the Clerks of the Circuit and County Courts in civil causes of action in all counties of the State of Florida, having a population of not less than 36,400 nor more than 37,000, according to the 1950 Federal census; providing the effective date hereof; excepting suits now pending and repealing all laws in conflict therewith.

Also—

By Senator King—

S. B. No. 843—A bill to be entitled An Act relating to sheriffs in all counties of the State of Florida which now have or may hereafter have a population of more than one hundred twenty thousand and not more than one hundred fifty-five thousand inhabitants according to the most recent official census; fixing and providing for the salaries and other expenses of operation of said sheriffs' offices; requiring that all fees, commissions and perquisites be accounted for and paid into the County General Fund of said counties; and providing that each of such sheriffs in each of said counties shall file with the Clerk of the Circuit Court each year a sworn copy of his personal Federal income tax return.

Also—

By Senator Collins—

S. B. No. 810—A bill to be entitled An Act fixing and providing for the payment of salaries of Supervisors of Registration in counties of the State of Florida having a population

of not less than 43,000 and not more than 57,000 according to the last preceding Federal census.

Respectfully,

LAMAR BLEDSOE,  
Chief Clerk, House of Representatives.

And Senate Bills Nos. 801, 843 and 810, 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 24, 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. Haley and Tate of Sarasota—

H. B. No. 1411—A bill to be entitled An Act to fix and provide for the compensation of the members and chairman of the Board of County Commissioners of Sarasota County, Florida, and repealing all laws or parts of laws in conflict therewith.

Proof of publication attached.

Also—

By Mr. Cobb of Volusia—

H. B. No. 1412—A bill to be entitled An Act to create and establish the Bethune-Volusia Beach zoning district in Volusia County, Florida, and determining and fixing the boundaries thereof, and to empower the Board of County Commissioners of Volusia County, subject to the approval of a zoning commission, to regulate and restrict within said district the height, number of stories, size of buildings and other structures on land and water, percentage of lot that may be occupied, the size of yards, courts and other open spaces, the density of population, location and use of buildings, structures and land for trade, industry, residence or other specific use of the premises, to adopt a building code and other matters proper to be regulated, to safeguard the safety, health and welfare of the people and to appoint inspectors thereunder, and regulate and restrict the erection and construction alteration, repair or use of buildings in said district, providing the method of procedure; providing for the creation of a zoning commission and the appointment of zoning commissioners; who shall ex officio serve as a board of adjustment; specifying the rights, powers and duties of the zoning commission and the board of adjustment; conferring upon the County Commissioners of said county, so far as may be lawfully conferred, the power to enforce regulations, rules, orders and resolutions to effectuate the purpose of this Act.

Proof of publication attached.

Also—

By Messrs. Smith, Morgan and Carlton of Duval—

H. B. No. 1413—An bill to be entitled An Act to amend Sections 2, 5 and 6 of Chapter 22340, Laws of Florida, Acts of 1943, entitled, "An Act providing for service raises for employees of the City of Jacksonville, Florida;" repealing Chapter 25937, Laws of Florida, Acts of 1949; and providing that this Act shall become effective January 1, 1952.

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. 1411 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. 1411, 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. 1411 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1411 was read the second time by title only.

Senator Rogells moved that the rules be further waived and House Bill No. 1411 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. 1411 was read the third time in full.

Upon the passage of House Bill No. 1411 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1411 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. 1412 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. 1412, contained in the above Message, was read the first time by title only.

Senator Gautier (28th) moved that the rules be waived and House Bill No. 1412 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1412 was read the second time by title only.

Senator Gautier (28th) moved that the rules be further waived and House Bill No. 1412 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. 1412 was read the third time in full.

Upon the passage of House Bill No. 1412 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1412 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. 1413 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. 1413, contained in the above Message, was read the first time by title only.

Senator Ripley moved that the rules be waived and House Bill No. 1413 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1413 was read the second time by title only.

Senator Ripley moved that the rules be further waived and House Bill No. 1413 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. 1413 was read the third time in full.

Upon the passage of House Bill No. 1413 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1413 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 24, 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. 1417—A bill to be entitled An Act to abolish the present municipal government of the Town of Bunnell, in Flagler County, State of Florida, and to organize, incorporate and establish a city government therefor, and to prescribe the jurisdiction, powers and function of said municipality.

Proof of publication attached.

Also—

By Messrs. Carlton, Smith and Morgan of Duval—

H. B. No. 1422—A bill to be entitled An Act to amend Sections 3, 12, 19, 20, 25, 40 and 45 of Chapter 18623, Laws of Florida, Special Acts of 1937, relating to the government of the City of Jacksonville Beach and prescribing the jurisdiction, powers, duties and functions of the City of Jacksonville Beach and all its officers and prescribing a system of taxation for said city and repealing pre-existing laws relating to the government thereof, and acts amendatory thereto, relating to the term, compensation and manner of choosing municipal officers; payment of an entrance fee by candidates for office; and creating a board of appeal to act upon a challenged discharge or suspension of officers and employees; and providing for a referendum thereon.

Also—

By Mr. Dowda of Putnam—

Tallahassee, Florida,

May 24, 1951.

H. B. No. 1423—A bill to be entitled An Act prohibiting and making it unlawful for swine or goats to run or roam at large within Putnam County, Florida; providing for the impounding of such 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; making it a misdemeanor to allow such livestock to run or roam at large in violation of this Act; making the owner of such livestock running or roaming at large in violation of this Act liable in damages for all injuries caused, either directly or indirectly, by such livestock while running or roaming at large in violation of this Act and providing as lien therefor.

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. 1417 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. 1417, contained in the above Message, was read the first time by title only and referred to the Committee on Finance and Taxation.

And House Bill No. 1422, 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. 1423 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. 1423, 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. 1423 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1423 was read the second time by title only.

Senator Pearce moved that the rules be further waived and House Bill No. 1423 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. 1423 was read the third time in full.

Upon the passage of House Bill No. 1423 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1423 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:

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. Cobb and Sweeny of Volusia—

H. B. No. 1426—A bill to be entitled An Act to abolish the present municipal government of the town of South Daytona, in Volusia County, Florida, and to create, establish and organize a municipality to be known and designated as the City of South Daytona, and to define its territorial boundaries and provide for its government, jurisdiction, powers, franchises and privileges.

Proof of publication attached.

Also—

By Mr. McKendree of Nassau—

H. B. No. 1428—A bill to be entitled An Act relating to the compensation of county officials of Nassau County, providing any such county official shall receive as his yearly salary for his official services from the whole or part of the fees, or commissions so collected, the following sum only, all the net income from such office not to exceed seven thousand five hundred (\$7,500.00) dollars.

Proof of publication attached.

Also—

By Mr. McKendree of Nassau—

H. B. No. 1429—A bill to be entitled An Act to amend Section 9. of Chapter 21228, Laws of Florida, Special Acts of 1941 entitled: "An Act to validate and confirm all Acts and proceedings relative to the calling, holding, conducting and canvassing the returns of an election held in the County of Nassau, Florida, on November 5, 1940, on the question of levying an annual tax for establishing and maintaining a public hospital at Fernandina in Nassau County, and issuing bonds in the amount of \$60,000 for the purpose of purchasing a site and constructing said hospital; to validate and confirm all Acts and proceedings relative to the appointment and organization of a Board of Hospital Trustees for said county and all Acts and proceedings of said trustees; to validate all proceedings of the Board of County Commissioners relative to the authorization of \$60,000 of hospital bonds approved at said election, to authorize and provide for the issuance and sale of said bonds and the levy and collection of said tax; to authorize and provide for the acquisition of a site for said hospital and the construction, management and operation thereof, and further relating to the powers and duties of the Board of County Commissioners and the Board of Hospital Trustees with respect thereto." By adding an additional paragraph thereto providing for the issuance of \$200,000 hospital improvement and refunding bonds issue of 1951 and providing for their payment.

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. 1426 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. 1426, contained in the above Message, was read the first time by title only.

Senator Gautier (28th) moved that the rules be waived and House Bill No. 1426 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1426 was read the second time by title only.

Senator Gautier (28th) moved that the rules be further waived and House Bill No. 1426 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. 1426 was read the third time in full.

Upon the passage of House Bill No. 1426 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1426 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. 1428 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. 1428, contained in the above Message, was read the first time by title only.

Senator McArthur moved that the rules be waived and House Bill No. 1428 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1428 was read the second time by title only.

Senator McArthur moved that the rules be further waived and House Bill No. 1428 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. 1428 was read the third time in full.

Upon the passage of House Bill No. 1428 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1428 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. 1429 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. 1429, contained in the above Message, was read the first time by title only.

Senator McArthur moved that the rules be waived and House Bill No. 1429 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1429 was read the second time by title only.

Senator McArthur moved that the rules be further waived and House Bill No. 1429 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. 1429 was read the third time in full.

Upon the passage of House Bill No. 1429 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1429 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 24, 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. Jacobs of Suwannee—

H. B. No. 1430—A bill to be entitled An Act to establish the town of Wellborn in Suwannee County, Florida; to describe the territory by limits thereof; to prescribe the form of government and to confer certain powers upon said town and its officers and to provide a charter for its government; and to provide that this Act shall not become effective until ratified at a referendum election.

Also—

By Mr. Rowell of Martin—

H. B. No. 1436—A bill to be entitled An Act requiring members of the Board of County Commissioners of Martin County to be nominated by voters at large and not by districts; providing for residence requirements; providing a referendum.

Also—

By Messrs. Burwell and David of Broward—

H. B. No. 1437—A bill to be entitled An Act amending Chapter 24562, Laws of Florida, Special Acts of 1947, entitled, "An Act to abolish the present municipal government of the town of Hillsboro Beach, in the County of Broward, State of Florida and to establish, organize, constitute and create a municipality to be known and designated as 'Town of Hillsboro Beach'; to provide a charter for said town; fix its territorial limits and boundaries; provide for its government, and prescribe its jurisdiction powers, privileges and franchises", by amending Article 3, Section 1, Sub-section (5), prescribing and enlarging the powers, authority and general provisions of the town commission to grant franchises; amending Article 3, Section 2, by adding thereto Sub-paragraph (1), providing for authorization to levy a utility service tax, subject to approval by a referendum of registered voters of the town of Hillsboro Beach; amending Article 4 of said charter by increasing the town commission to five members, changing the method of

election and the term of office of town commissioners, providing for attendance at town meetings by commissioners, and giving additional powers to the town commission; and providing for approval of this Act by a referendum election of the qualified electors of the town of Hillsboro Beach.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1430, contained in the above Message, was read the first time by title only.

Senator Sanchez moved that the rules be waived and House Bill No. 1430 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1430 was read the second time by title only.

Senator Sanchez moved that the rules be further waived and House Bill No. 1430 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. 1430 was read the third time in full.

Upon the passage of House Bill No. 1430 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1430 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1436, contained in the above Message, was read the first time by title only.

Senator Crary moved that the rules be waived and House Bill No. 1436 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1436 was read the second time by title only.

Senator Crary moved that the rules be further waived and House Bill No. 1436 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. 1436 was read the third time in full.

Upon the passage of House Bill No. 1436 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1436 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1437, contained in the above Message, was read the first time by title only.

Senator Leaird moved that the rules be waived and House Bill No. 1437 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1437 was read the second time by title only.

Senator Leaird moved that the rules be further waived and House Bill No. 1437 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. 1437 was read the third time in full.

Upon the passage of House Bill No. 1437 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1437 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 24, 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. Burwell and David of Broward—

H. B. No. 1440—A bill to be entitled An Act creating and incorporating a special tax district in Broward County, Florida, to be known as the "North Broward Hospital District"; fixing and prescribing the boundaries of said district; providing for the governing and administration of the same; providing and defining the boundaries and purposes of said district and of the Board of Commissioners thereof; authorizing and empowering such board to establish, contract, operate and maintain such hospital or hospitals as may be established or constructed by said board in said district; authorizing and providing for the issuance and sale of bonds for said district; authorizing and empowering such board to borrow money upon the note or notes of said district; authorizing and providing for the levy and collection of taxes and providing for any other lawful taxation for the payment of the said bonds and the interest thereon, and the payment of said notes or interest thereon, and authorizing and providing for the levy and collection of additional taxes for the repair and maintenance of said hospital or hospitals; authorizing and providing generally the powers and duties of said board on its behalf; and authorizing the establishment of a hospital staff and nursing school; and providing for a referendum.

Also—

By Mr. Cramer of Pinellas—

H. B. No. 977—A bill to be entitled An Act repealing Chap-

ter 20998, Laws of Florida, Acts of 1941, as amended by Chapter 21737, Laws of Florida, Acts of 1943, Chapter 22548, Laws of Florida, Acts of 1945, Chapter 22906, Laws of Florida, Acts of 1945, and Chapter 23733, Laws of Florida, Acts of 1947, relating to employment of stenographers for county solicitors for criminal courts of record and payment of rent and expenses of such solicitors in all counties of this State having a population of not less than 125,000 and not more than 200,000, according to the last preceding Federal census, insofar as said chapter and amendments applies to or affects counties of this State with a population of not less than 130,000 and not more than 170,000 according to the most recent official census.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1440, contained in the above Message, was read the first time by title only.

Senator Leaird moved that the rules be waived and House Bill No. 1440 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1440 was read the second time by title only.

Senator Leaird moved that the rules be further waived and House Bill No. 1440 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. 1440 was read the third time in full.

Upon the passage of House Bill No. 1440 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1440 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 977, 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 24, 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. Nesmith of Wakulla—

H. B. No. 1020—A bill to be entitled An Act relating to all counties having a population of not less than four thousand five hundred (4,500) nor more than five thousand five hundred (5,500) according to the latest official census; providing for one license to sell alcoholic beverages for each one thousand (1,000) population of the county; setting effective date for any dry county.

Also—

By Mr. Nesmith of Wakulla—

H. B. No. 956—A bill to be entitled An Act requiring the Board of Public Instruction in counties of the State of Florida having a population of not less than 4,750 and not more than 5,500 inhabitants according to the last official census to publish monthly statements of their proceedings, including itemized statements of receipts and disbursements of all monies received and distributed, in a newspaper of general circulation published in such county, and providing for the cost of said publication and providing penalty for violation.

Also—

By Mr. Darby of Escambia—

H. B. No. 824—A bill to be entitled An Act requiring the director of the State Beverage Department of the State of Florida to approve and direct the transfer to a new location of a license authorizing the sale and consumption on premises of intoxicating liquors to any location in any county having a population of not less than 100,000 and not more than 113,500 according to the latest Federal census, where application for such transfer has heretofore been made, notwithstanding the application is for transfer to a new location within the prohibited distance of any church or school wherever there is in existence within the prohibited distance of the same church or school any other beverage license authorizing the sale and consumption on premises of intoxicating liquor; providing that the conduct of such business at such new location shall be lawful and repealing all conflicting laws.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1020, contained in the above Message, was read the first time by title only and referred to the Committee on Alcoholic Beverages.

And House Bill No. 956, 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. 956 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 956 was read the second time by title only.

Senator Tucker moved that the rules be further waived and House Bill No. 956 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. 956 was read the third time in full.

Upon the passage of House Bill No. 956 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 956 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 824, contained in the above Message, was read the first time by title only and referred to the

Committee on Alcoholic Beverages and the Committee on Population, in the order named.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 24, 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. Roberts of Union—

H. B. No. 1218—A bill to be entitled An Act relating to the compensation of the county assessors and collectors of taxes in all counties of the State of Florida having a population of not less than 7,950 nor more than 8,950, according to the latest official census.

Also—

By Mr. Cramer of Pinellas—

H. B. No. 1219—A bill to be entitled An Act repealing Chapter 10060 Acts of 1925, authorizing county commissioners in counties of 130,000 or more according to the latest state census to enter into contracts for collection of estreated bonds, insofar as said chapter relates to or affects counties of this state having a population of not less than 130,000 and not more than 170,000 according to the latest official census.

Also—

By Mr. Cramer of Pinellas—

H. B. No. 1220—A bill to be entitled An Act repealing Chapter 10063, Acts 1925, authorizing the county commissioners to enter into contracts with lawyers for collection of delinquent personal property taxes in all counties in this State having a population of not less than 130,000 inhabitants according to the latest official census, insofar as said chapter relates to or affects counties of this State having a population of not less than 130,000 and not more than 170,000 according to the latest official census.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1218, contained in the above Message, was read the first time by title only.

Senator Johns moved that the rules be waived and House Bill No. 1218 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1218 was read the second time by title only.

Senator Johns moved that the rules be further waived and House Bill No. 1218 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. 1218 was read the third time in full.

Upon the passage of House Bill No. 1218 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1218 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1219, 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. 1220, 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 24, 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. 1239—A bill to be entitled An Act to repeal Chapter 16921, Laws of Florida, Acts of 1935, as amended by Chapter 17852, Laws of Florida, Acts of 1937, fixing the compensation of the Clerk of the Circuit Court, sheriff, tax collector, tax assessor, county judge, superintendent of public instruction, clerk of the civil and criminal courts of record, applicable to certain counties only, insofar as said chapters apply to or affect counties of this State having a population of not less than 130,000 and not more than 170,000 inhabitants according to the most recent official census.

Also—

By Messrs. Cramer, McLaren and Shaffer of Pinellas—

H. B. No. 1240—A bill to be entitled An Act to repeal Chapter 10141, Acts of 1925, "creating the office of traffic officer in counties of not less than 130,000 according to the last preceding census," insofar as said Act affects counties of the State having a population of not less than 130,000 nor more than 170,000 according to the latest official census.

Also—

By Mr. Campbell of Okaloosa—

H. B. No. 1129—A bill to be entitled An Act fixing the compensation of the members of the Board of Public Instruction in all counties of the State of Florida having a population of not less than twenty-seven thousand nor more than twenty-eight thousand according to the last official census; prescribing the method of payment; and providing the effective date of this Act.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1239, 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. 1240, 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. 1129, 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 24, 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. Campbell of Okaloosa—

H. B. No. 1130—A bill to be entitled An Act providing in all counties having a population of not less than 27,000 nor more than 28,000 according to the last official census, that the maximum annual compensation of county officials from fees or commissions shall not exceed \$7,500.00 annually; providing for the excess to be refunded to the county; fixing an effective date.

Also—

By Messrs. Kirkland and Andrews of Orange—

H. B. No. 1144—A bill to be entitled An Act relating to counties having a population of not less than one hundred fourteen thousand eight hundred (114,800) nor more than one hundred twenty thousand (120,000) inhabitants; according to the last official census; providing for additional beverage licenses.

Also—

By Mr. Dowda of Putnam—

H. B. No. 1245—A bill to be entitled An Act relating to compensation of county officials 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 official State census; providing effective and expiration date.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1130, 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. 1144, contained in the above Message, was read the first time by title only.

Senator Rodgers moved that the rules be waived and House Bill No. 1144 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1144 was read the second time by title only.

Senator Rodgers moved that the rules be further waived and House Bill No. 1144 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. 1144 was read the third time in full.

Upon the passage of House Bill No. 1144 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1144 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1245, 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 24, 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. Dowda of Putnam—

H. B. No. 1247—A bill to be entitled An Act relating to the compensation of the secretary and executive officer of the county board under Section 230.31, Florida Statutes, 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 official State census; providing effective and expiration date.

Also—

By Mr. Simpson of Jefferson—

H. B. No. 1260—A bill to be entitled An Act relating to the compensation of Members of the Boards of Public Instruction in all counties of the State of Florida bounded both on the north by the State of Georgia and on the south by the Gulf of Mexico.

Also—

By Messrs. Watson and Mitts of Lee—

H. B. No. 1210—A bill to be entitled An Act providing that in all counties of the State of Florida having a population of not less than 23,000 and not more than 23,500 according to the last Federal census it shall be lawful for any member of the Board of County Commissioners, individually or collectively with other members of said board of County Commissioners, to publish in one newspaper in said county not more than once each month a report to the people of the county showing work done or action taken by said Board of County Commissioners collectively or any member thereof, the cost of such publication to be paid from current funds of said Board of County Commissioners.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1247, 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. 1260, contained in the above Message, was read the first time by title only.

Senator Clarke moved that the rules be waived and House Bill No. 1260 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1260 was read the second time by title only.

Senator Clarke moved that the rules be further waived and House Bill No. 1260 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. 1260 was read the third time in full.

Upon the passage of House Bill No. 1260 the roll was called and the vote was:

Yeas—38.

Mr. President	Beall	Carroll	Davis
Ayers	Boyle	Clarke	Dayton
Baker	Brackin	Collins	Franklin
Baynard	Branch	Crary	Gautier (28th)

Gautier (13th)	Lewis	Pope	Shivers
Johns	Lindler	Ripley	Smith
Johnson	McArthur	Rodgers	Tucker
Johnston	Moore	Rogells	Wright
King	Morrow	Sanchez	
Leaird	Pearce	Shands	

Nays—None.

So House Bill No. 1260 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1210, 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. 1210 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1210 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 1210 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. 1210 was read the third time in full.

Upon the passage of House Bill No. 1210 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1210 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 24, 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. Kirkland and Andrews of Orange—

H. B. No. 1171—A bill to be entitled An Act relating to the purchase of automobiles by the Board of County Commissioners for the use of the members of such respective Boards of County Commissioners, and amending Chapter 17831, Acts of 1937, Section 1, so as to make the provisions of said Act apply only in counties having a population of not less than one hundred twenty thousand (120,000) and not more than one hundred fifty-five thousand (155,000) according to the last or any future State or Federal census.

Also—

By Messrs. Smith, Surlles and Murray of Polk—

H. B. No. 1187—A bill to be entitled An Act providing for the employment, duties and compensation of special investigators for the state attorney of all judicial circuits in the State of Florida containing a county having a population of not less than 122,000 nor more than 135,000, according to the last

Federal census, with the concurrence of the County Solicitors in said counties to assist the said state attorney of such circuits and county solicitor in the detection and investigation of crimes within such county; which special investigator provided for and authorized by this Act shall not operate or conduct investigations in any county in said circuit other than in such county having a population of not less than 122,000 nor more than 135,000 according to the last Federal census; and providing for the compensation of such investigators and the payment of mileage.

Also—

By Messrs. Kirkland and Andrews of Orange—

H. B. No. 1196—A bill to be entitled An Act creating the offices of chief traffic officer, lieutenant traffic officer and deputy traffic officers in certain counties of the State, and amending Chapter 20999, Acts of 1941, Section 1, so as to make the provisions of said Act apply only in those counties having a population of not less than two hundred twenty-five thousand (225,000) and not more than two hundred seventy-five thousand (275,000), according to the last or any future State or Federal census.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,

Chief Clerk, House of Representatives.

And House Bill No. 1171, contained in the above Message, was read the first time by title only.

Senator Rodgers moved that the rules be waived and House Bill No. 1171 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1171 was read the second time by title only.

Senator Rodgers moved that the rules be further waived and House Bill No. 1171 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. 1171 was read the third time in full.

Upon the passage of House Bill No. 1171 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1171 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1187, 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. 1187 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1187 was read the second time by title only.

Senator King moved that the rules be further waived and House Bill No. 1187 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. 1187 was read the third time in full.

Upon the passage of House Bill No. 1187 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1187 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1196, contained in the above Message, was read the first time by title only.

Senator Rodgers moved that the rules be waived and House Bill No. 1196 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1196 was read the second time by title only.

Senator Rodgers moved that the rules be further waived and House Bill No. 1196 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. 1196 was read the third time in full.

Upon the passage of House Bill No. 1196 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1196 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 24, 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. Henderson of Leon—

H. B. No. 629—A bill to be entitled An Act amending Section 26.23, Florida Statutes, relating to terms for the second judicial circuit; providing for a change in the terms.

Also—

By Messrs. McLaren, Cramer and Shaffer of Pinellas—

H. B. No. 1284—A bill to be entitled An Act relating to Chap-

ter 17,830, Laws of Florida, Acts of 1937, authorizing the county commissioners to condemn buildings, residences and other structures which are obsolete and become dangerous to the public; sell or destroy same; provide for notice to property owner of investigation which shall be made by said county commissioners with reference thereto; manner of investigation and method for carrying out the findings of such investigation; providing penalties and method of appeal incident thereto; applicable to counties in this state having a population of not less than one hundred thousand (100,000) nor more than one hundred seventy thousand (170,000) inhabitants according to the last preceding state census by repealing said Chapter 17,830, Laws of Florida, Acts of 1937, insofar as it applies to or affects counties of this State having a population of not less than one hundred thirty thousand (130,000) nor more than one hundred seventy thousand (170,000) inhabitants according to the most recent official census; and setting effective date.

Also—

By Messrs. McLaren, Cramer and Shaffer of Pinellas—

H. B. No. 1290—A bill to be entitled An Act relating to Chapter 17,831, Laws of Florida, Acts of 1937, authorizing the county commissioners, within their discretion, to purchase and operate automobiles as property of the county, for use of said commissioners in the actual performance of their official duties, and to provide in the budgets for the purchase, replacement and operation of such automobiles; applicable to counties of this State having a population of not less than one hundred thousand (100,000) and not more than one hundred seventy-five thousand (175,000) inhabitants according to the last preceding state census by repealing said Chapter 17,831, Laws of Florida, Acts of 1937, insofar as it applies to or affects counties of this state having a population of not less than one hundred thirty thousand (130,000) nor more than one hundred seventy thousand (170,000) inhabitants according to the most recent official census; and setting effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,

Chief Clerk, House of Representatives.

And House Bill No. 629, contained in the above Message, was read the first time by title only.

Senator Collins moved that the rules be waived and House Bill No. 629 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 629 was read the second time by title only.

Senator Collins moved that the rules be further waived and House Bill No. 629 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. 629 was read the third time in full.

Upon the passage of House Bill No. 629 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 629 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives

And House Bill No. 1284, 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. 1290, 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 24, 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. 1296—A bill to be entitled An Act to authorize the employment of a clerk for the county judge and prescribing his compensation in all counties having a population of not less than twenty-five hundred (2500) and not more than thirty-two hundred (3200), according to the latest official census; and authorizing the reimbursement of certain amounts previously paid any such clerk.

Also—

By Mr. Summers of Liberty—

H. B. No. 1293—A bill to be entitled An Act fixing the compensation of the members of the Board of Public Instruction in and for all counties having a population of not less than 3,000 and not more than 3,300 inhabitants according to the last official census.

Also—

By Messrs. Moody, Johnson and Pittman of Hillsborough—

H. B. No. 1349—A bill to be entitled An Act providing for the employment of four stenographers for the county solicitor for the criminal court of record and fixing the compensation of such stenographers in counties of the State of Florida having a population of not less than 175,000 nor more than 300,000 according to the last preceding State or Federal census; and repealing all laws and parts of laws in conflict therewith.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1296, 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. 1296 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1296 was read the second time by title only.

Senator Tucker moved that the rules be further waived and House Bill No. 1296 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. 1296 was read the third time in full.

Upon the passage of House Bill No. 1296 the roll was called and the vote was:

Yeas—38.

Mr. President	Boyle	Collins	Gautier (28th)
Ayers	Brackin	Crary	Gautier (13th)
Baker	Branch	Davis	Johns
Baynard	Carroll	Dayton	Johnson
Beall	Clarke	Franklin	Johnston

King	Moore	Rodgers	Smith
Leaird	Morrow	Rogells	Tucker
Lewis	Pearce	Sanchez	Wright
Lindler	Pope	Shands	
McArthur	Ripley	Shivers	

Nays—None.

So House Bill No. 1296 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1293, 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. 1293 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1293 was read the second time by title only.

Senator Tucker moved that the rules be further waived and House Bill No. 1293 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. 1293 was read the third time in full.

Upon the passage of House Bill No. 1293 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1293 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1349, 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. 1349 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1349 was read the second time by title only.

Senator Branch moved that the rules be further waived and House Bill No. 1349 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. 1349 was read the third time in full.

Upon the passage of House Bill No. 1349 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1349 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 24, 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. McLaren, Shaffer and Cramer of Pinellas—

H. B. No. 1288—A bill to be entitled An Act to repeal Chapter 10300, Acts of 1925, relating to use of photographic process by the Clerk of the Circuit Court in recording instruments in all counties over 100,000 population wherein more than two circuit judges reside, insofar as said Act affects counties in the state having a population of not less than 130,000 nor more than 170,000 according to the latest official census.

Also—

By Mr. Williams of Citrus—

H. B. No. 1308—A bill to be entitled An Act fixing the salaries of the Members of the Board of Public Instruction and the chairman of said board in all counties of the State of Florida having a population of less than 6,250 and more than 6,100; providing for the payment of their mileage.

Also—

By Mr. Bollinger of Palm Beach—

H. B. No. 1298—A bill to be entitled An Act requiring applicants for registration as a real estate broker from counties having a population of not less than 114,600 and not more than 114,800, according to the last official Federal census, to show that he has been registered as a real estate salesman, and operated as such, under a registered real estate broker for one year next preceding the application, or as a registered real estate broker in the State of Florida within five years prior to the enactment of this Act.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1288, 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. 1308, 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. 1308 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1308 was read the second time by title only.

Senator Johnston moved that the rules be further waived and House Bill No. 1308 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. 1308 was read the third time in full.

Upon the passage of House Bill No. 1308 the roll was called and the vote was:

Yeas—38.

Mr. President	Beall	Carroll	Davis
Ayers	Boyle	Clarke	Dayton
Baker	Brackin	Collins	Franklin
Baynard	Branch	Crary	Gautier (28th)

Gautier (13th)	Lewis	Pope	Shivers
Johns	Lindler	Ripley	Smith
Johnson	McArthur	Rodgers	Tucker
Johnston	Moore	Rogells	Wright
King	Morrow	Sanchez	
Leaird	Pearce	Shands	

Nays—None.

So House Bill No. 1308 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1298, 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. 1298 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1298 was read the second time by title only.

Senator Morrow moved that the rules be further waived and House Bill No. 1298 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. 1298 was read the third time in full.

Upon the passage of House Bill No. 1298 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1298 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 24, 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. 1331—A bill to be entitled An Act providing for the purchase of supplies and payment of rent and other expenses of the county solicitor of the criminal court of record in counties of the State of Florida having a population of not less than 175,000 nor more than 300,000 according to the last preceding State or Federal census; and repealing all laws and parts of laws in conflict herewith.

Also—

By Messrs. Surles, Smith and Murray of Polk—

H. B. No. 1322—A bill to be entitled An Act providing for the position of criminal court reporter in each county of the State of Florida having a population of not less than 120,000 nor more than 155,000 by the last Federal census of such county, in which county there has been already or may hereafter be a criminal court of record created by the Legislature and in which county there has not been already

provided by laws an official criminal court reporter; providing a method of appointment of such criminal court reporter, prescribing the term of such position, the duties thereof, and fixing the method of compensation of such position; and repealing Chapter 21925, Laws of Florida, 1943.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1331, 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. 1331 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1331 was read the second time by title only.

Senator Branch moved that the rules be further waived and House Bill No. 1331 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. 1331 was read the third time in full.

Upon the passage of House Bill No. 1331 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1331 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1322, 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. 1322 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1322 was read the second time by title only.

Senator King moved that the rules be further waived and House Bill No. 1322 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. 1322 was read the third time in full.

Upon the passage of House Bill No. 1322 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1322 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 24, 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. 1299—A bill to be entitled An Act to amend Chapter 23374, Laws of Florida, Acts of the Legislature year 1945, being the Charter of the City of Key West, Florida, as amended, by further amending Section 9 of Article VII of Chapter A thereof by requiring every penal ordinance to be published one time in a newspaper of general circulation published in the City of Key West, Florida; 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. Akridge of Brevard—

H. B. No. 1300—A bill to be entitled An Act for the protection of loggerhead and green turtles, and eggs and nests of such turtles, in the County of Brevard, Florida, and providing a penalty for the violation of this Act, and repealing all laws in conflict.

Proof of publication attached.

Also—

By Mr. Akridge of Brevard—

H. B. No. 1301—A bill to be entitled An Act authorizing the County Commissioners of Brevard County, Florida, to contract not exceeding the sum of seven hundred and fifty (\$750.00) dollars without notice or bids.

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. 1299 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. 1299, 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. 1299 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1299 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 1299 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. 1299 was read the third time in full.

Upon the passage of House Bill No. 1299 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1299 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. 1300 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. 1300, contained in the above Message, was read the first time by title only.

Senator Boyle moved that the rules be waived and House Bill No. 1300 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1300 was read the second time by title only.

Senator Boyle moved that the rules be further waived and House Bill No. 1300 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. 1300 was read the third time in full.

Upon the passage of House Bill No. 1300 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1300 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. 1301 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. 1301, contained in the above Message, was read the first time by title only.

Senator Boyle moved that the rules be waived and House Bill No. 1301 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1301 was read the second time by title only.

Senator Boyle moved that the rules be further waived and House Bill No. 1301 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. 1301 was read the third time in full.

Upon the passage of House Bill No. 1301 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1301 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 24, 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. Akridge of Brevard—

H. B. No. 1292—A bill to be entitled An Act abolishing the city primary elections in the City of Titusville, Florida; and providing for the election of city councilmen at the city general election.

Proof of publication attached.

Also—

By Messrs. Dowda of Putnam, Shepperd and Usina of St. Johns—

H. B. No. 1294—A bill to be entitled An Act relating to Hastings Drainage District; declaring the existence of such district; declaring its boundaries; providing for its government, and for the appointment of a board of commissioners therefor; defining the duties and powers of such board; levying taxes for Hastings Drainage District; providing for the maintenance of works constructed; providing for collection of taxes levied and authorized to be levied; providing for the collection of delinquent taxes; providing for the distribution of assets of Hastings Drainage District.

Proof of publication attached.

Also—

By Mr. Akridge of Brevard—

H. B. No. 1297—A bill to be entitled An Act fixing the compensation of the county prosecuting attorney for Brevard County, Florida; providing that all fees collected by the county prosecuting attorney shall be deposited in the general fine and forfeiture fund of Brevard County, Florida.

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. 1292 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. 1292, contained in the above Message, was read the first time by title only.

Senator Boyle moved that the rules be waived and House Bill No. 1292 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1292 was read the second time by title only.

Senator Boyle moved that the rules be further waived and House Bill No. 1292 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. 1292 was read the third time in full.

Upon the passage of House Bill No. 1292 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1292 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. 1294 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. 1294, 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. 1294 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1294 was read the second time by title only.

Senator Pearce moved that the rules be further waived and House Bill No. 1294 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. 1294 was read the third time in full.

Upon the passage of House Bill No. 1294 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1294 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. 1297 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. 1297, contained in the above Message, was read the first time by title only.

Senator Boyle moved that the rules be waived and House Bill No. 1297 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1297 was read the second time by title only.

Senator Boyle moved that the rules be further waived and House Bill No. 1297 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. 1297 was read the third time in full.

Upon the passage of House Bill No. 1297 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1297 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 24, 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. Hendry of Okeechobee—

H. B. No. 1276—A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Okeechobee 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.

Also—

By Mr. Hendry of Okeechobee—

H. B. No. 1277—A bill to be entitled An Act creating a county welfare board for the County of Okeechobee; prescribing its powers and duties; providing for its financial support; providing for the qualifications of its members and repealing all laws or parts of laws in conflict herewith.

Proof of publication attached.

Also—

By Messrs. Haley and Tate of Sarasota—

H. B. No. 1285—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 Sarasota County, Florida, and providing for repealing conflicting laws, and for the effective date thereof.

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. 1276 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. 1276, contained in the above Message, was read the first time by title only.

Senator Carroll moved that the rules be waived and House Bill No. 1276 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1276 was read the second time by title only.

Senator Carroll moved that the rules be further waived and House Bill No. 1276 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. 1276 was read the third time in full.

Upon the passage of House Bill No. 1276 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1276 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. 1277 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. 1277, contained in the above Message, was read the first time by title only.

Senator Carroll moved that the rules be waived and House Bill No. 1277 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1277 was read the second time by title only.

Senator Carroll moved that the rules be further waived and House Bill No. 1277 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. 1277 was read the third time in full.

Upon the passage of House Bill No. 1277 the roll was called and the vote was:

Yeas—38.

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

McArthur	Pope	Sanchez	Tucker
Moore	Ripley	Shands	Wright
Morrow	Rodgers	Shivers	
Pearce	Rogells	Smith	

Nays—None.

So House Bill No. 1277 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. 1285 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. 1285, 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. 1285 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1285 was read the second time by title only.

Senator Rogells moved that the rules be further waived and House Bill No. 1285 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. 1285 was read the third time in full.

Upon the passage of House Bill No. 1285 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1285 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 24, 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 Hendry of Okeechobee—

H. B. No. 1270—A bill to be entitled An Act fixing the compensation of the Supervisor of Registration of Okeechobee County, Florida at fifteen hundred (\$1500.00) dollars per year, payable in twelve equal payments out of and from the general fund of said county and repealing all laws and parts of laws in conflict herewith.

Proof of publication attached.

Also—

By Mr. Hendry of Okeechobee—

H. B. No. 1272—A bill to be entitled An Act fixing the compensation of the members of the Board of County Commissioners of Okeechobee County, Florida, at twelve hundred

(\$1,200.00) dollars per year, each, payable in twelve equal payments out of and from the general fund of said county and repealing all laws and parts of laws in conflict herewith.

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. 1270 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. 1270, contained in the above Message, was read the first time by title only.

Senator Carroll moved that the rules be waived and House Bill No. 1270 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1270 was read the second time by title only.

Senator Carroll moved that the rules be further waived and House Bill No. 1270 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. 1270 was read the third time in full.

Upon the passage of House Bill No. 1270 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1270 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

Proof of publication of Notice was attached to House Bill No. 1272 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. 1272, contained in the above Message, was read the first time by title only.

Senator Carroll moved that the rules be waived and House Bill No. 1272 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1272 was read the second time by title only.

Senator Carroll moved that the rules be further waived and House Bill No. 1272 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. 1272 was read the third time in full.

Upon the passage of House Bill No. 1272 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1272 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 24, 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. Bronson of Osceola—

H. B. No. 1394—A bill to be entitled An Act prescribing and authorizing the compensation and mileage to be paid to and received by members of the Board of Public Instruction of Osceola County, Florida, and repealing all laws in conflict therewith.

Proof of publication attached.

Also—

By Mr. McAlpin of Hamilton—

H. B. No. 1400—A bill to be entitled An Act to fix the salary and expenses of members of the Board of Public Instruction of Hamilton County.

Proof of publication attached.

Also—

By Mr. Surles of Polk—

H. B. No. 1404—A bill to be entitled An Act to amend Section 15 of Chapter 10569, Laws of Florida, as passed by the 1925 session of the Legislature of the State of Florida, and add thereto additional sections to be known as Sections 15a and 15b, said Chapter 10569 being "An Act to validate and legalize an election held in and for the town of Fort Meade, Florida, on the 22nd day of April, A. D. 1925; to validate and legalize the Charter of the City of Fort Meade, which was adopted by the electors of said town of Fort Meade at said election held on the 22nd day of April, A. D. 1925, and providing a form and method of government of said city of Fort Meade."

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. 1394 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. 1394, contained in the above Message, was read the first time by title only.

Senator Carroll moved that the rules be waived and House Bill No. 1394 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1394 was read the second time by title only.

Senator Carroll moved that the rules be further waived and House Bill No. 1394 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. 1394 was read the third time in full.

Upon the passage of House Bill No. 1394 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1394 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. 1400 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. 1400, contained in the above Message, was read the first time by title only.

Senator Sanchez moved that the rules be waived and House Bill No. 1400 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1400 was read the second time by title only.

Senator Sanchez moved that the rules be further waived and House Bill No. 1400 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. 1400 was read the third time in full.

Upon the passage of House Bill No. 1400 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1400 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. 1404 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. 1404, 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. 1404 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1404 was read the second time by title only.

Senator King moved that the rules be further waived and House Bill No. 1404 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. 1404 was read the third time in full.

Upon the passage of House Bill No. 1404 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1404 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 24, 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. 1410—A bill to be entitled An Act authorizing the county commissioners of Santa Rosa County, Florida, for and on behalf of Santa Rosa County, to use or lease in whole or in parts such portions of Santa Rosa Island as may be owned by Santa Rosa County, or in which it may have a proprietary interest from time to time, for such purposes as the county commissioners shall deem to be in the public interest; authorizing Santa Rosa county to purchase, construct, extend, own, maintain, insure and operate either itself or by contract or lease with others, toll or free bridges, boats, car ferries, ports, harbors, airports, board walks, sea walls, breakwaters, bulkheads, causeways, wharves, docks, piers, yacht basins, jetties, sewerage systems, water systems, gas systems and other utilities of all kinds, streets, roads, sidewalks and other public ways, parks, playgrounds, recreation and amusement buildings and centers, bathing beaches, bath houses, swimming pools, auditoriums, theaters, churches, pavilions, athletic fields, golf courses and other buildings and places of all kinds for assembly entertainment, health, welfare and recreation of the public, hotels, restaurants, cottages, homes, dwellings, and other places of lodging and eating places of all kinds, taxi cabs, busses and transportation systems, office and store buildings, warehouses, depots, stations, and all other kinds of business or commercial properties; authorizing the county commissioners to acquire, own, lease and dispose of real and personal property, to borrow money and issue negotiable revenue bonds, or certificates, to charge tolls, rentals and other charges, to advertise, to adopt and enforce building codes, rules and regulations to promote health and safety and for the regulation of the use of the said island and all improvements, projects and things thereon, to contract with the federal government or the State of Florida or their agencies or political subdivisions, to execute contracts and leases; authorizing and requiring the county commissioners to delegate and vest all of the power and authority herein granted to the county commissioners of Santa Rosa county in a board to be known as Santa Rosa County Island Authority, except such power and

authority as cannot be lawfully delegated and the power and authority to issue revenue bonds or certificates and to acquire property by condemnation; providing for the creation, organization, powers and authority and duties of said Santa Rosa County Island Authority and the appointment and terms of its members and the manner of their removal; authorizing the county commissioners to appropriate, and to cause to be raised by taxation or otherwise, monies sufficient to carry out the purpose of this Act; authorizing the county commissioners to delegate and vest the same powers and authority in Santa Rosa County Island Authority with respect to any other parks, playgrounds, beaches, recreational areas or other land, whether now owned or hereafter acquired, as is authorized to be delegated or vested with respect to Santa Rosa Island; granting right to use lands of State of Florida; declaring bonds or revenue certificates of Santa Rosa County issued pursuant to this Act to be legal investments for fiduciaries, prescribing manner and limitations for filing notice of claims and suits thereon against the authority of Santa Rosa County; requiring the authority to file annual statements and to pay surplus funds to general fund of Santa Rosa County.

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. 1410 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. 1410, 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 24, 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. Watson of Lee—

H. B. No. 1405—A bill to be entitled An Act amending Section 32 of Chapter 22295, Laws of Florida, Acts of 1943, the same being the City Charter of the City of Fort Myers, by providing that Section 32 as amended shall require that all checks for disbursement of city funds be first approved by the city council before delivery.

Proof of publication attached.

Also—

By Messrs. Watson and Mitts of Lee—

H. B. No. 1406—A bill to be entitled An Act amending An Act entitled "An Act to abolish the charter of the City of Fort Myers, in Lee County, Florida, and to grant a new charter for the "City of Fort Myers" created under this Act; to define its boundaries, jurisdiction, powers, privileges and immunities; to confirm the title to all city property including all riparian and foreshore rights, the title to all the tide water and other lands and river bottoms heretofore granted by the State of Florida, or otherwise acquired, to validate all taxes and other assessments and levies heretofore made; to preserve the validity and binding force of all debts, obligations and liabilities of the former City of Fort Myers, and to continue the same as the debts and liabilities of the City of Fort Myers created by this Act; and to preserve the validity and binding force of all credits and assets of the former City of Fort Myers and to continue the same as the credits and assets of the City of Fort Myers created by this Act; fixing the date when this Act shall take effect; and to pro-

vide for the election and fixing of salaries of the city officials created by this Act; creating a municipal court and defining its powers and jurisdiction; dividing the City of Fort Myers, created by this Act, into wards and defining the boundaries of each such ward; creating a municipal corporation in the State of Florida to be known as the City of Fort Myers, and granting unto it specific and general power and authority incident and necessary to the running and operation of a municipal corporation", the same being Chapter 22295, Laws of Florida, Acts of 1943, being the present city charter of the City of Fort Myers; and also amending all subsequent amendments of said city charter contained in the special acts of the Florida Legislature of 1945, 1947 and 1949, insofar as said original charter and amendments are in conflict with the provisions of this amending bill; by abolishing the office of mayor of said city as it now exists and providing for a new method of choosing said mayor and providing for the powers, duties and compensation of said mayor; providing that the city council shall by ordinance appoint a city manager and by said ordinance prescribe his duties, powers and compensation; providing that the city council of said city shall have the right by ordinance or resolution to call a special election upon this amendment, and providing the method and manner of such referendum election if so called by the city council; repealing all general and special laws in conflict herewith if this amendment is adopted.

—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. 1405 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. 1405, 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. 1406, 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 24, 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. 1407—A bill to be entitled An Act amending Chapter 26044, Acts of 1949, being the charter of the City of Naples, Collier County, Florida, by adding thereto additional sections to be numbered Sections 73A, providing for a Municipal Judge; 73B, authorizing the city by ordinance to make misdemeanors of the State of Florida offenses against the City of Naples also; and 73C, authorizing the city by ordinance to provide a pension plan for its officers and employees; setting effective date.

Proof of publication attached.

Also—

By Mr. Campbell of Okaloosa—

H. B. No. 1409—A bill to be entitled An Act authorizing the County Commissioners of Okaloosa County, Florida, on behalf of Okaloosa County, to use or lease portions of Santa Rosa Island as may be owned by Okaloosa County or in which it may have a proprietary interest for purposes as the County Commissioners shall deem to be in the public interest; authorizing Okaloosa County to purchase, construct, extend,

own, maintain, insure and operate, either itself or by contract with others, bridges, boats, car ferries, ports, harbors, airports, board walks, sea walls, breakwaters, bulkheads, causeways, wharves, docks, piers, yacht basins, jetties, utilities of all kinds, public ways, buildings and places of all kinds for assembly, entertainment, health, welfare and recreation of the public, lodging and eating places of all kinds, transportation systems, office and store buildings, warehouses, depots, stations and all other kinds of business or commercial properties; authorizing the County Commissioners to acquire, own, lease and dispose of real and personal property, to borrow money and issue negotiable revenue bonds or certificates, to charge tolls, rentals and other charges, to advertise, to adopt and enforce building codes, rules and regulations to promote health and safety and for the regulation of the use of the said island and all improvements, projects and things thereon, to contract with the Federal Government or the State of Florida or their agencies or political subdivisions, to execute contracts and leases; authorizing and requiring the County Commissioners to delegate and vest all of the power and authority herein granted to the County Commissioners of Okaloosa County in a board to be known as Okaloosa Island Authority, except such power and authority as cannot be lawfully delegated and the power and authority to issue revenue bonds or certificates and to acquire property by condemnation; providing for the creation, organization, powers, authority and duties of the Okaloosa Island Authority; authorizing the County Commissioners to appropriate, and to cause to be raised by taxation or otherwise, monies sufficient to carry out the purposes of this Act; authorizing the County Commissioners to delegate and vest the same powers and authority in Okaloosa Island Authority with respect to any parks, playgrounds, beaches, recreational areas or other land, whether now owned or hereafter acquired, as is authorized to be delegated or vested with respect to Santa Rosa Island: granting right to use lands of State of Florida; declaring bonds or revenue certificates of Okaloosa County issued pursuant to this Act to be legal investments for fiduciaries; prescribing manner and limitations for filing notice of claims and suits thereon against the authority of Okaloosa County; requiring the authority to file annual statements and to pay surplus funds to general fund of Okaloosa County; exempting the property from ad valorem taxes; setting effective date.

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. 1407 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. 1407, 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. 1407 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1407 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 1407 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. 1407 was read the third time in full.

Upon the passage of House Bill No. 1407 the roll was called and the vote was:

Yeas—38.

Mr. President	Beall	Carroll	Davis
Ayers	Boyle	Clarke	Dayton
Baker	Brackin	Collins	Franklin
Baynard	Branch	Crary	Gautier (28th)

Gautier (13th)	Lewis	Pope	Shivers
Johns	Lindler	Ripley	Smith
Johnson	McArthur	Rodgers	Tucker
Johnston	Moore	Rogells	Wright
King	Morrow	Sanchez	
Leaird	Pearce	Shands	

Nays—None.

So House Bill No. 1407 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. 1409 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. 1409, 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 24, 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. 1399—A bill to be entitled An Act to fix the compensation of the members of the county board of public instruction in Gulf County, Florida, and to provide from what funds same shall be paid, and to repeal all laws in conflict with said Act; providing for referendum.

Also—

By Mr. Peebles of Glades—

H. B. No. 1393—A bill to be entitled An Act relating to Newhall Drainage District, a drainage district organized and existing under the Laws of Florida and embracing lands within Glades county; creating within said district six (6) zones and ascertaining, determining and declaring benefits accrued and to accrue to the lands within each of those zones; providing for the assessment and collection of taxes, the sale of tax liens and enforcement thereof; amending Chapter 13707, Laws of Florida, Acts of 1929, and Chapter 14767, Laws of Florida, Acts of 1931, and repealing all conflicting laws and parts of laws.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1399, 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. 1399 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1399 was read the second time by title only.

Senator Shivers moved that the rules be further waived and House Bill No. 1399 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. 1399 was read the third time in full.

Upon the passage of House Bill No. 1399 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1399 passed, title as stated and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1393, 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 24, 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. Hendry of Okeechobee—

H. B. No. 1271—A bill to be entitled An Act to declare, establish and designate certain State Roads in Okeechobee County, Florida.

Also—

By Mr. Hendry of Okeechobee—

H. B. No. 1278—A bill to be entitled An Act amending Section 1 of Chapter 25216, Laws of Florida, Acts of 1949, being An Act to declare, establish and designate a certain road, fixing effective date.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1271, contained in the above Message, was read the first time by title only.

Senator Carroll moved that the rules be waived and House Bill No. 1271 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1271 was read the second time by title only.

Senator Carroll moved that the rules be further waived and House Bill No. 1271 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. 1271 was read the third time in full.

Upon the passage of House Bill No. 1271 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1271 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1278, contained in the above Message, was read the first time by title only.

Senator Carroll moved that the rules be waived and House Bill No. 1278 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1278 was read the second time by title only.

Senator Carroll moved that the rules be further waived and House Bill No. 1278 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. 1278 was read the third time in full.

Upon the passage of House Bill No. 1278 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1278 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 24, 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. 1326—A bill to be entitled An Act to designate a certain road in Santa Rosa County, Florida, as a State Road.

Also—

By the Committee on Census and Apportionment—

H. B. No. 1370—A bill to be entitled An Act to guarantee payment of all expenses of the office of the county assessor of taxes, plus a guaranteed remuneration or net compensation for the county assessor of taxes of not less than seven thousand five hundred dollars (\$7,500.00) per annum, in counties of the State of Florida having a population of not more than thirty thousand (30,000) and not less than twenty-nine thousand (29,000) according to the last or any future official Federal census; and repealing Chapter 23927, Laws of Florida, Acts of the Legislature year 1947.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1326, 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. 1326 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1326 was read the second time by title only.

Senator Brackin moved that the rules be further waived and House Bill No. 1326 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. 1326 was read the third time in full.

Upon the passage of House Bill No. 1326 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1326 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1370, 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. 1370 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1370 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 1370 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. 1370 was read the third time in full.

Upon the passage of House Bill No. 1370 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1370 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 24, 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. McKendree of Nassau—

H. B. No. 1392—A bill to be entitled An Act for the compensation of county judges for services rendered as judges of juvenile courts and for the compensation of probation officers thereof, in and for all counties having a population of not less than 12,000 and not more than 13,500 according to the last Federal census.

Also—

By Messrs. McFarlin and Dukes of Jackson—

H. B. No. 1415—A bill to be entitled An Act requiring that in all counties of this State having a population of not less than 31,000 and not more than 34,675 inhabitants according to the latest official census, wherein there is a public or county hospital district and a public non-profit county hospital corporation that each such non-profit hospital corporation shall be governed by a board of seven trustees; providing their appointment, duties, terms and qualifications.

Also—

By Mr. Dowda of Putnam—

H. B. No. 1418—A bill to be entitled An Act to allow certain county officials and employees to participate in the County Officers and Employees Retirement System and claim credit for prior service and providing method of contributions.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,

Chief Clerk, House of Representatives.

And House Bill No. 1392, contained in the above Message, was read the first time by title only.

Senator McArthur moved that the rules be waived and House Bill No. 1392 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1392 was read the second time by title only.

Senator McArthur moved that the rules be further waived and House Bill No. 1392 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. 1392 was read the third time in full.

Upon the passage of House Bill No. 1392 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1392 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1415, contained in the above Message, was read the first time by title only.

Senator Lewis moved that the rules be waived and House Bill No. 1415 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1415 was read the second time by title only.

Senator Lewis moved that the rules be further waived and

House Bill No. 1415 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. 1415 was read the third time in full.

Upon the passage of House Bill No. 1415 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1415 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1418, contained in the above Message, was read the first time by title only and referred to the Committee on Pensions and Claims.

The following Message from the House of Representatives was read:

Tallahassee, Florida,

May 24, 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. Smith, Morgan and Carlton of Duval—

H. B. No. 1352—A bill to be entitled An Act authorizing and directing the governing body of each city with a population of more than two hundred thousand, according to the last preceding Federal census, to fix and determine the business hours of public offices.

Also—

By Messrs. Cramer, McLaren and Shaffer of Pinellas—

H. B. No. 1360—A bill to be entitled An Act repealing Chapter 16929, Acts of 1935, relating to compensation of clerk of circuit court, sheriff, tax collector, tax assessor, county judge, superintendent of public instruction, and clerk of the civil and criminal court of record in all counties having a population of 150,000 or more according to the last census insofar as said chapter relates to or affects counties of this State having a population of not less than 130,000 and not more than 170,000 inhabitants according to the latest official census.

Also—

By Messrs. Moody, Johnson and Pittman of Hillsborough—

H. B. No. 1371—A bill to be entitled An Act authorizing the Board of County Commissioners of every county in the State of Florida, having a population of not less than 200,000 or more than 300,000 according to the most recent official census, by agreement with the Board of Public Instruction of any such county, to enter upon any lands owned and used for school purposes and build and construct parks, playgrounds and other recreational facilities; and to operate any such parks, playgrounds, or other recreational facilities through the park board of any such county; and to finance the cost of construction, operating and maintaining the same; and providing that such expenditure of money is a public county purpose; and providing that if any sentence, clause, or paragraph of this Act shall be declared unconstitutional, that it will not affect any other provisions of this Act.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,

Chief Clerk, House of Representatives.

And House Bill No. 1352, 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. 1360, 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. 1371, 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. 1371 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1371 was read the second time by title only.

Senator Branch moved that the rules be further waived and House Bill No. 1371 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. 1371 was read the third time in full.

Upon the passage of House Bill No. 1371 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1371 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 24, 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. Smith, Surlles and Murray of Polk—

H. B. No. 1251—A bill to be entitled An Act to designate that part of State Road No. 35 in Polk County, Florida beginning at its junction with State Road No. 37 in the City of Lakeland and extending through the Cities of Bartow and Ft. Meade, to the Polk-Hardee County line as the Milton D. Wilson Highway.

Also—

By Mr. Melvin of Santa Rosa—

H. B. No. 1280—A bill to be entitled An Act to designate certain roads in Santa Rosa County, Florida, as State Roads.

Also—

By Messrs. McAlpin of Hamilton and Merchant of Madison—

H. B. No. 1302—A bill to be entitled An Act naming and

dedicating a certain bridge joining Madison and Hamilton Counties.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1251, 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. 1251 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1251 was read the second time by title only.

Senator Johnston moved that the rules be further waived and House Bill No. 1251 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. 1251 was read the third time in full.

Upon the passage of House Bill No. 1251 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1251 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1280, 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. 1280 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1280 was read the second time by title only.

Senator Brackin moved that the rules be further waived and House Bill No. 1280 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. 1280 was read the third time in full.

Upon the passage of House Bill No. 1280 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1280 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1302, 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 24, 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 St. Lucie—

H. B. No. 1385—A bill to be entitled An Act authorizing the Board of County Commissioners of Saint Lucie County and the employees of said county to enter into, provide and secure insurance upon such employees and members of their families for the purpose of defraying medical, surgical, hospital and similar costs resulting from the illness or injury to such persons for which such insurance is provided and for the cost of expenses incidental to injury or illness of such persons insured; authorizing the Board of County Commissioners of Saint Lucie County to pay one-half of the expense and cost of the maintenance of such insurance and of the monthly or annual premiums therefor and provided that the portion of such cost to be paid by said Board of County Commissioners shall not exceed \$3.50 per month for a married person and \$1.50 per month for a single person; repealing any Acts or parts of Acts in conflict with the provisions of this Act.

Proof of publication attached.

Also—

By Mr. Saunders of St. Lucie—

H. B. No. 1386—A bill to be entitled An Act to amend Sections 4 and 8 of Chapter 21238, Laws of Florida, Acts of 1941, being an Act empowering the City of Fort Pierce, a municipal corporation, in St. Lucie County, Florida, and the County of St. Lucie, in the State of Florida, to jointly provide, maintain and conduct supervised recreation systems, to acquire, establish, conduct and maintain playgrounds, recreation centers and other recreation facilities and activities, and empowering the said City of Fort Pierce and the said County of St. Lucie separately to vote bonds and an annual tax therefor; defining the powers of said city and county and their governing bodies in connection with all such matters and providing for the creation of playgrounds and recreation boards or commissions, the erection and/or appointment and the terms of the members thereof.

Proof of publication attached.

Also—

By Mr. Saunders of St. Lucie—

H. B. No. 1387—A bill to be entitled An Act empowering the Board of County Commissioners of St. Lucie County, Florida, to invest and reinvest surplus public funds in Federal Savings and Loan Associations so long as such investments are insured; requiring all evidences of such investments to be earmarked and placed in a safety deposit box in some bank or institution carrying adequate safety deposit box insurance; providing for methods of withdrawal of such securities; and authorizing said board to withdraw such investments and to pay proceeds of sale into the proper account of funds of said county; and defining such surplus funds.

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. 1385 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. 1385, contained in the above Message, was read the first time by title only.

Senator Crary moved that the rules be waived and House Bill No. 1385 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1385 was read the second time by title only.

Senator Crary moved that the rules be further waived and House Bill No. 1385 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. 1385 was read the third time in full.

Upon the passage of House Bill No. 1385 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1385 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. 1386 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. 1386, contained in the above Message, was read the first time by title only.

Senator Crary moved that the rules be waived and House Bill No. 1386 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1386 was read the second time by title only.

Senator Crary moved that the rules be further waived and House Bill No. 1386 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. 1386 was read the third time in full.

Upon the passage of House Bill No. 1386 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1386 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. 1387 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. 1387, contained in the above Message, was read the first time by title only.

Senator Crary moved that the rules be waived and House Bill No. 1387 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1387 was read the second time by title only.

Senator Crary moved that the rules be further waived and House Bill No. 1387 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. 1387 was read the third time in full.

Upon the passage of House Bill No. 1387 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1387 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 24, 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. Bronson of Osceola—

H. B. No. 1367—A bill to be entitled An Act cancelling and annulling the interest penalty on taxes assessed by the City of St. Cloud, Florida, against lots six (6) and seven (7), Block two hundred twelve (212), St. Cloud, Florida, for the years 1938 to 1941, inclusive.

Proof of publication attached.

Also—

By Mr. Belser of Holmes—

H. B. No. 1374—A bill to be entitled An Act creating a small claims court in Holmes County; 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.

Proof of publication attached.

Also—

By Messrs. Smith, Morgan and Carlton of Duval—

H. B. No. 1376—A bill to be entitled An Act to amend Section 1, 2 and 5, Chapter 20638, Laws of Florida, 1941, the same being An Act entitled: "An Act to be known as the permanent registration Act for Duval County, State of

Florida, providing for a registration of electors for all elections and primaries to be held in the year 1942 and subsequent years thereafter, and providing for the dates of opening and closing of the registration books, and providing that this registration be permanent, and providing for the notification of all electors every two years thereafter, and providing for the return of the notices by the electors and providing for the removal of all names from the registration books of those who fail to return the said notices, and providing for the use of visible record binders for registration books, and the type of binders and registration blanks and certificates and the source of supply, and providing for the checking of the registration books in 1942 and every two years thereafter under the supervision of the Duval County Budget Commission and providing for the compensation of the supervisor of registration, and providing that the supervisor of registration shall be custodian of voting machines, and providing for the appointment of a chief deputy and an assistant custodian of voting machines, and providing for their compensation" to provide when the registration books shall be opened in the office of the supervisor of registration and the checking of same for fraudulent registrants, and the payment of costs therefor.

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. 1367 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. 1367, contained in the above Message, was read the first time by title only.

Senator Carroll moved that the rules be waived and House Bill No. 1367 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1367 was read the second time by title only.

Senator Carroll moved that the rules be further waived and House Bill No. 1367 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. 1367 was read the third time in full.

Upon the passage of House Bill No. 1367 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1367 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. 1374 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. 1374, 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. 1374 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1374 was read the second time by title only.

Senator Wright moved that the rules be further waived and House Bill No. 1374 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. 1374 was read the third time in full.

Upon the passage of House Bill No. 1374 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1374 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. 1376 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. 1376, 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 24, 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. Bronson of Osceola—

H. B. No. 1355—A bill to be entitled An Act providing for the printing of names of candidates on the official ballot in city elections held in the City of St. Cloud, Florida, upon petition of at least twenty-five electors filed within a specified period of time.

Proof of publication attached.

Also—

By Mr. Akridge of Brevard—

H. B. No. 1356—A bill to be entitled An Act authorizing the County Commissioners of Brevard County, Florida, to deed certain lands in Brevard County, Florida, to the United States Government for use in the national defense.

Proof of publication attached.

Also—

By Messrs. Surles, Smith and Murray of Polk—

H. B. No. 1363—A bill to be entitled An Act fixing and prescribing the qualifications of freeholder electors who

shall be eligible to participate in any bond election called and held by any taxing authority of Polk County, Florida, including the Board of County Commissioners, the Board of Public Instruction of said county, or any special tax school district thereof, and providing for the registration of such electors.

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. 1355 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. 1355, contained in the above Message, was read the first time by title only.

Senator Carroll moved that the rules be waived and House Bill No. 1355 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1355 was read the second time by title only.

Senator Carroll moved that the rules be further waived and House Bill No. 1355 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. 1355 was read the third time in full.

Upon the passage of House Bill No. 1355 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1355 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. 1356 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. 1356, contained in the above Message, was read the first time by title only.

Senator Boyle moved that the rules be waived and House Bill No. 1356 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1356 was read the second time by title only.

Senator Boyle moved that the rules be further waived and House Bill No. 1356 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. 1356 was read the third time in full.

Upon the passage of House Bill No. 1356 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1356 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. 1363 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. 1363, 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. 1363 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1363 was read the second time by title only.

Senator Johnston moved that the rules be further waived and House Bill No. 1363 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. 1363 was read the third time in full.

Upon the passage of House Bill No. 1363 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1363 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 24, 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. Pittman, Moody and Johnson of Hillsborough—

H. B. No. 1345—A bill to be entitled An Act authorizing and empowering the City of Tampa, Florida, a municipal corporation, to grant and convey to the Boys' Club of Tampa, Inc., a corporation not for profit, organized and existing under the Laws of the State of Florida, real property described as follows: A tract of land 420 feet square in the northwest corner of the northwest quarter of the southwest quarter of

the southeast quarter of Section 15, Township 29 South, Range 18 east, less that portion thereof used for streets, lying and being in Hillsborough County, Florida, said conveyance to be made without consideration other than the undertaking on the part of the Boys' Club of Tampa, Inc. to erect suitable buildings thereon and to conduct the West Tampa branch of the Boys' Club of Tampa, Inc. on said property; provided however, that if said property ceases to be used for character building, moral and physical training of boys, then the legal title to said property shall revert to the City of Tampa.

Proof of publication attached.

Also—

By Mr. Griner of Dixie—

H. B. No. 1347—A bill to be entitled An Act authorizing the Board of County Commissioners of Dixie County, Florida, to use certain funds for the publicity of Dixie County, Florida.

Proof of publication attached.

Also—

By Mr. Stewart of Hendry—

H. B. No. 1353—A bill to be entitled An Act creating the office of municipal judge in and for the City of Clewiston, Florida; defining the jurisdiction, duties and powers of said judge; providing for the method of appointing the same and the term of office; authorizing compensation; and providing an effective date for said Act.

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. 1345 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. 1345, 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. 1345 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1345 was read the second time by title only.

Senator Branch moved that the rules be further waived and House Bill No. 1345 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. 1345 was read the third time in full.

Upon the passage of House Bill No. 1345 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1345 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. 1347 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. 1347, contained in the above Message, was read the first time by title only.

Senator Ayers moved that the rules be waived and House Bill No. 1347 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1347 was read the second time by title only.

Senator Ayers moved that the rules be further waived and House Bill No. 1347 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. 1347 was read the third time in full.

Upon the passage of House Bill No. 1347 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1347 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. 1353 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. 1353, 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. 1353 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1353 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 1353 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. 1353 was read the third time in full.

Upon the passage of House Bill No. 1353 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1353 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 24, 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. Pittman, Moody and Johnson of Hillsborough—

H. B. No. 1343—A bill to be entitled An Act to amend Section 4 of Chapter 18594 Acts of 1937, providing for the incorporation of all of Virginia Park Subdivision, according to the plat thereof recorded in Plat Book 9, Page 2, and Plat Book 11, Page 43, of the public records of Hillsborough County, Florida, as a special sanitary district, by conferring upon the Board of Commissioners of said district the power to levy special assessments against the real estate in said district to provide funds for the purpose of said district, the rate of assessment to be fixed by the Board of Commissioners of said district on or subsequent to October 10th of each year, provided that in no event shall said assessments exceed the sum of \$20.00 per annum against any platted lot improved with dwelling and not to exceed \$2.00 per annum against any platted lot unimproved with a dwelling; providing that the invalidity of any clause or section of said Act shall in no way affect the validity of the remainder of the Act; and granting power to collect, remove and dispose of yard, lawn and shrubbery trash.

Proof of publication attached.

Also—

By Messrs. Pittman, Moody and Johnson of Hillsborough—

H. B. No. 1344—A bill to be entitled An Act to amend Section 4 of Chapter 23328, Acts of 1945, providing for the incorporation of all of Maryland Manor Subdivision, according to the plat thereof recorded in Plat Book 14, Page 7, and Plat Book 14, Page 23, and Plat Book 12, Page 74, of the public records of Hillsborough County, Florida, as a special Sanitary District by conferring upon the Board of Commissioners of said district the power to levy special assessments against the real estate in said district to provide funds for the purpose of said district, the rate of assessment to be fixed by the Board of Commissioners of said district on or subsequent to November 1st of each year, provided that in no event shall said assessments exceed the sum of \$20.00 per annum against any platted lot improved with dwelling and not to exceed \$2.00 per annum against any platted lot unimproved with dwelling; providing that the invalidity of any clause or section of said Act shall in no way affect the validity of the remainder of the Act; and granting power to collect, remove and dispose of yard, lawn and shrubbery trash.

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. 1343 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. 1343, 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. 1343 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1343 was read the second time by title only.

Senator Branch moved that the rules be further waived and House Bill No. 1343 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. 1343 was read the third time in full.

Upon the passage of House Bill No. 1343 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1343 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. 1344 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. 1344, 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. 1344 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1344 was read the second time by title only.

Senator Branch moved that the rules be further waived and House Bill No. 1344 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. 1344 was read the third time in full.

Upon the passage of House Bill No. 1344 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1344 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 24, 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 and Elliott of Palm Beach—

H. B. No. 1336—A bill to be entitled An Act relating to the City of West Palm Beach, Florida; amending Subsections 5, 6, 8 and 9(c) of Section 15 of Chapter 24,981, Special Laws of Florida, Acts of 1947, entitled: "An Act to abolish the present municipality of the City of West Palm Beach in Palm Beach County, Florida; to create and establish a new municipality to be known as 'City of West Palm Beach;' to fix the territorial limits thereof; to prescribe its powers, duties and functions, and to provide for the government thereof; to provide for the election and appointment of its officers, and to fix and prescribe their powers, duties and jurisdiction, and conditions and provisions concerning their removal; to provide for the payment of the debts of the municipality hereby abolished; to transfer the property of the municipality hereby abolished to the one hereby created; to retain the ordinances of the municipality hereby abolished; to repeal all special laws and parts of special laws in conflict herewith; to provide for a referendum; and for other purposes." As amended by Chapter 26,308, Special Laws of Florida, Acts of 1949, entitled: "An Act amending portions of Section 15 of Chapter 24,981, Special Laws of Florida, Acts of 1947, entitled: 'An Act to abolish the present municipality of the City of West Palm Beach in Palm Beach County, Florida; to create and establish a new municipality to be known as City of West Palm Beach; to fix the territorial limits thereof; to prescribe its powers, duties and functions, and to provide for the government thereof; to provide for the election and appointment of its officers, and to fix and prescribe their powers, duties and jurisdiction, and conditions and provisions concerning their removal; to provide for the payment of the debts of the municipality hereby abolished; to transfer the property of the municipality hereby abolished to the one hereby created; to retain the ordinances of the municipality hereby abolished; to repeal all special laws and parts of special laws in conflict herewith; to provide for a referendum; and for other purposes.' Amending the provisions for membership and revenues to the West Palm Beach Firemen's Relief and Pension Fund; providing for investments of surplus monies in such fund; and amending the procedure for pensioning including provisions for the amount of pensions; and for other purposes; repealing all laws or parts of laws in conflict herewith; and providing when this law shall become effective." Making provisions for the amount of pensions to be paid certain members of the fire department of the City of West Palm Beach, Florida, who retire on pensions on or after January 1, 1951; repealing all laws or parts of laws in conflict herewith; providing the time said Act shall take effect; and for other purposes.

Proof of publication attached.

Also—

By Mr. Williams of Citrus—

H. B. No. 1339—A bill to be entitled An Act to amend Section 7 of Chapter 25728, Laws of Florida, Special Acts of 1949, relating to providing for the creation of a non-profit body corporate to be known as the Citrus County Hospital Board.

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. 1336 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. 1336, 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. 1336 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1336 was read the second time by title only.

Senator Morrow moved that the rules be further waived and House Bill No. 1336 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. 1336 was read the third time in full.

Upon the passage of House Bill No. 1336 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1336 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. 1339 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. 1339, 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. 1339 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1339 was read the second time by title only.

Senator Johnston moved that the rules be further waived and House Bill No. 1339 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. 1339 was read the third time in full.

Upon the passage of House Bill No. 1339 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1339 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 24, 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 and Elliott of Palm Beach—

H. B. No. 1334—A bill to be entitled An Act relating to the City of West Palm Beach, Florida; amending Section 4(27)(b) and Section 4(27)(c) of Chapter 24,981, Special Laws of Florida, Acts of 1947, entitled: "An Act to abolish the present municipality of the City of West Palm Beach in Palm Beach County, Florida; to create and establish a new municipality to be known as City of West Palm Beach; to fix the territorial limits thereof; to prescribe its powers, duties and functions, and to provide for the government thereof; to provide for the election and appointment of its officers, and to fix and prescribe their powers, duties and jurisdiction, and conditions and provisions concerning their removal; to provide for the payment of the debts of the municipality hereby abolished; to transfer the property of the municipality hereby abolished to the one hereby created; to retain the ordinances of the municipality hereby abolished; to repeal all special laws and parts of special laws in conflict herewith; to provide for a referendum; and for other purposes." Relating to the Zoning Board of Appeals of such city; providing the number of members of the board who shall constitute a quorum and making provision for the number of concurring votes of the members of the board necessary to reverse any order before the board for review, or to decide in favor of the applicant, any matter properly before the board; repealing all laws or parts of laws in conflict herewith; providing the time said Act shall take effect; and for other purposes.

Proof of publication attached.

Also—

By Messrs. Bollinger and Elliott of Palm Beach—

H. B. No. 1335—A bill to be entitled An Act relating to the City of West Palm Beach, Florida; amending Section 9(19)(b) and Section 9(16) of Chapter 24,981, Special Laws of Florida, Acts of 1947, entitled: "An Act to abolish the present municipality of the City of West Palm Beach in Palm Beach County, Florida; to create and establish a new municipality to be known as City of West Palm Beach; to fix the territorial limits thereof; to prescribe its powers, duties and functions, and to provide for the government thereof; to provide for the election and appointment of its officers and to fix and prescribe their powers, duties and jurisdiction, and conditions and provisions concerning their removal; to provide for the payment of the debts of the municipality hereby abolished; to transfer the property of the municipality hereby abolished to the one hereby created; to retain the ordinances of the municipality hereby abolished; to repeal all special laws and parts of special laws in conflict herewith; to provide for a referendum; and for other purposes." Relating to the duties and powers of the Executive Committee of the members of the Civil Service Board for the City of West Palm Beach, Florida; repealing all laws or parts of laws in conflict herewith; providing the time said Act shall take effect; and for other purposes.

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. 1334 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. 1334, 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. 1334 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1334 was read the second time by title only.

Senator Morrow moved that the rules be further waived and House Bill No. 1334 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. 1334 was read the third time in full.

Upon the passage of House Bill No. 1334 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1334 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. 1335 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. 1335, 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. 1335 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1335 was read the second time by title only.

Senator Morrow moved that the rules be further waived and House Bill No. 1335 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. 1335 was read the third time in full.

Upon the passage of House Bill No. 1335 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1335 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 24, 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. Shepperd and Usina of St. Johns—

H. B. No. 1329—A bill to be entitled An Act authorizing the Municipal Court of the City of St. Augustine, Florida, to add to all fines imposed and bonds estreated by the said Municipal Court amounting to over two dollars the sum of two and 50/100 dollars (\$2.50); providing for the payment of all funds so collected to the St. Augustine Police Benevolent Association, Inc.; repealing all laws or parts of laws in conflict herewith; providing for the effective date hereof.

Proof of publication attached.

Also—

By Messrs. Murray, Surlles and Smith of Polk—

H. B. No. 1332—A bill to be entitled An Act providing for payment by Polk County, Florida, of the expenses of physician in attendance at coroner's inquest, the making of post mortem examination, performance of autopsy, medical fees, necessary and incidental expenses under the circumstances where ordered by Judges of the Circuit Court, the State Attorney or County Solicitor of the Criminal Court of Record in and for Polk County, Florida.

Proof of publication attached.

Also—

By Messrs. Burwell and David of Broward—

H. B. No. 1333—A bill to be entitled An Act to amend Section 7 of Chapter 24545, Special Acts of 1947, as amended by Section 1 of Chapter 24993, Special Acts of 1947, so as to confirm and delineate definitely the boundaries of the City of Hallandale, Broward County, Florida; to amend Section 10 of Chapter 24545, Special Acts of 1947, to require candidates for mayor and councilmen to be freeholders for at least six (6) months prior to qualifying; to amend Section 15 of Chapter 24545, Special Acts of 1947, to require ordinances to be read in full on first reading rather than on second reading; to amend Section 56 of Chapter 24545, Special Acts of 1947, to change the city's fiscal year to begin on the first day of October of each year and to end on the last day of September of each year; and to provide for a validation of all previous budgets of the City of Hallandale.

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. 1329 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. 1329, 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. 1329 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1329 was read the second time by title only.

Senator Pope moved that the rules be further waived and House Bill No. 1329 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. 1329 was read the third time in full.

Upon the passage of House Bill No. 1329 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1329 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. 1332 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. 1332, 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. 1332 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1332 was read the second time by title only.

Senator King moved that the rules be further waived and House Bill No. 1332 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. 1332 was read the third time in full.

Upon the passage of House Bill No. 1332 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1332 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. 1333 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. 1333, 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 24, 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. Shepperd and Usina of St. Johns—

H. B. No. 1324—A bill to be entitled An Act authorizing and directing the City Treasurer and Collector of the City of St. Augustine, Florida, to remit to the Treasurer of the St. Augustine Police Benevolent Association, Inc., all funds in his custody and control accumulated by virtue of Chapter 20916, Acts of 1941, also known as Chapter 182, Florida Statutes, 1941; repealing all laws or parts of laws in conflict herewith; providing for the effective date hereof.

Proof of publication attached.

Also—

By Mr. Papy of Monroe—

H. B. No. 1327—A bill to be entitled An Act amending Section 7 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 providing for a monthly salary for each member of the Utility Board of the City of Key West, Florida in lieu of compensation for meetings attended; the amount of such salary to be fixed by said board; and providing a limitation on the amount at which such salary may be fixed; 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. 1328—A bill to be entitled An Act to amend Section 175 of the charter of the City of St. Augustine, Florida, being Chapter 11148, Laws of Florida, Acts of 1925, and Acts amendatory thereto, which section relates to requiring certain provisions in utility franchises and other matters; repealing all laws or parts of laws in conflict herewith; and providing for the effective date of this Act.

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. 1324 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. 1324, 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. 1324 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1324 was read the second time by title only.

Senator Pope moved that the rules be further waived and House Bill No. 1324 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. 1324 was read the third time in full.

Upon the passage of House Bill No. 1324 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1324 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. 1327 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. 1327, 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. 1327 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1327 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 1327 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. 1327 was read the third time in full.

Upon the passage of House Bill No. 1327 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1327 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. 1328 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. 1328, 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. 1328 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1328 was read the second time by title only.

Senator Pope moved that the rules be further waived and House Bill No. 1328 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. 1328 was read the third time in full.

Upon the passage of House Bill No. 1328 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1328 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 24, 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. Pittman, Johnson and Moody of Hillsborough—

H. B. No 1312—A bill to be entitled An Act to amend Section 4 of Chapter 18551, Laws of Florida, 1937, providing for the establishment of a special Sanitary District known as Golf View-Parkland Special Sanitary District in Hillsborough County, Florida, by conferring on the Board of Commissioners the power to fix the rate of assessments for the collection and removal of garbage not to exceed the sum of eighteen (\$18.00) dollars per annum against a platted lot improved with a dwelling and not to exceed the sum of one dollar and fifty cents (\$1.50) per annum against any platted lot unimproved with a dwelling; and repealing all laws or parts of laws in conflict herewith.

Proof of publication attached.

Also—

By Mr. Papy of Monroe—

H. B. No. 1316—A bill to be entitled An Act to amend Chapter 23374, Laws of Florida, Acts of the Legislature year 1945, being the Charter of the City of Key West, Florida, as amended, by amending Section 1 of Article 1 of Chapter D thereof so as to provide that on and after July 1, 1952, the fiscal year of the City of Key West, Florida shall begin on the first day of July of each year and end on the thirtieth day of June following; 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. Akridge of Brevard—

H. B. No. 1320—A bill to be entitled An Act authorizing and providing for the establishment of water districts in Brevard County: authorizing and empowering such water districts to acquire, construct, reconstruct, improve, extend, enlarge, equip, repair, maintain and operate waterworks and sewerage facilities, either within or without, or partly within and partly without, such districts: Prescribing the powers and duties of such districts: Providing for paying the whole or a part of the cost of waterworks and sewerage facilities by the issuance of bonds payable (1) from water rates or sewer

service charges or from such rates or charges and special assessments, or (2) from such rates or charges or from such rates or charges and special assessments and, to the extent necessary, ad valorem taxes: Providing for the imposition and collection of water rates and sewer service charges, and for the levy of special assessments and taxes and for the application of the proceeds thereof: Granting to such water districts the power to acquire necessary real and personal property, and to exercise the power of eminent domain: Authorizing acceptance of grants and contributions in aid of the purposes of the Act: Authorizing the issuance of re-funding bonds: Prescribing the powers and duties of the Board of County Commissioners of said county in relation to the foregoing: And repealing any conflicting laws.

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. 1312 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. 1312, 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. 1312 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1312 was read the second time by title only.

Senator Branch moved that the rules be further waived and House Bill No. 1312 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. 1312 was read the third time in full.

Upon the passage of House Bill No. 1312 the roll was called and the vote was:

Yeas—38

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

Nays—None.

So House Bill No. 1312 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. 1316 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. 1316, 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. 1316 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1316 was read the second time by title only.

Senator Franklin moved that the rules be further waived and House Bill No. 1316 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. 1316 was read the third time in full

Upon the passage of House Bill No. 1316 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1316 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. 1320 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. 1320, contained in the above Message, was read the first time by title only.

Senator Boyle moved that the rules be waived and House Bill No. 1320 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1320 was read the second time by title only.

Senator Boyle moved that the rules be further waived and House Bill No. 1320 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. 1320 was read the third time in full.

Upon the passage of House Bill No. 1320 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1320 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 24, 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 St. Lucie—

H. B. No. 1388—A bill to be entitled An Act authorizing St. Lucie County, Florida, by and through its Board of County

Commissioners to acquire recreational facilities and to own and operate said facilities, including but not limited to, land necessary therefor, docks, piers, yacht basins, yacht service stations, bathing beach or beaches, swimming pool or pools, casinos, bathhouses, dressing rooms, and all other property equipment and facilities necessary or appurtenant thereto; authorizing St. Lucie County to accept a grant of Federal aid for accomplishing the said purposes, to enter into agreements or contracts for the construction, regulation and use of such facilities; authorizing St. Lucie County and its Board of County Commissioners to issue negotiable bonds of said county payable from ad valorem taxes and/or revenues to be derived from operation of the facilities for accomplishing the purposes of this Act; authorizing said county or the Board of County Commissioners thereof in their discretion to create a separate department to operate the facilities; authorizing said county and the Board of County Commissioners thereof to charge and collect fees and to pledge any or all of such fees for the security and payment of any bonds issued therefor.

Proof of publication attached.

Also—

By Mr. Belser of Holmes—

H. B. No. 1389—A bill to be entitled An Act to provide for the fencing of livestock in Holmes county and providing for liability of the owner of livestock running at large or straying, impounding and sale of such livestock, duty of county commissioners and sheriffs hereunder, punishment for violation of the provisions hereof, providing referendum for vote on ratification or rejection of this act, providing effective date and repealing all laws and parts of laws in conflict herewith.

—and respectfully requests the concurrence of the Senate therein.

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

Proof of publication of Notice was attached to House Bill No. 1388 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. 1388, contained in the above Message, was read the first time by title only.

Senator Crary moved that the rules be waived and House Bill No. 1388 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1388 was read the second time by title only.

Senator Crary moved that the rules be further waived and House Bill No. 1388 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. 1388 was read the third time in full.

Upon the passage of House Bill No. 1388 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1388 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1389, 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 24, 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. McLaren, Cramer and Shaffer of Pinellas—

H. B. No. 1377—A bill to be entitled An Act exempting sponge exchanges and similar organizations relating to the sponge industry from certain ad valorem taxes in all counties in the State having a population of not less than 130,000 nor more than 170,000 by the latest official census.

Also—

By Messrs. McFarlin and Duke of Jackson—

H. B. No. 1391—A bill to be entitled An Act creating a small claims court in each county of this State having a population of not less than 31,000 and not more than 34,675 according to the last official census; providing for the appointment of 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.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1377, 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. 1391, contained in the above Message, was read the first time by title only.

Senator Lewis moved that the rules be waived and House Bill No. 1391 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1391 was read the second time by title only.

Senator Lewis moved that the rules be further waived and House Bill No. 1391 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. 1391 was read the third time in full.

Upon the passage of House Bill No. 1391 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1391 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 24, 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. 1379—A bill to be entitled An Act providing for the establishment of cemeteries in counties in the State of Florida having a population of not less than 200,000, nor more than 300,000 inhabitants, according to the latest official census; providing for the filing and recording of plats of lots in cemeteries; requiring the approval of such plats by the Board of County Commissioners of such counties and repealing all laws in conflict herewith.

Also—

By Mr. McKenzie of Levy—

H. B. No. 1382—A bill to be entitled An Act creating a small claims court in all counties of the State of Florida having a population of not less than ten thousand five hundred (10,500) and not more than eleven thousand (11,000) according to the last official census; providing for the appointment, duties, compensation and tenure of office of the judge of such small claims court; prescribing the jurisdiction, the pleading, practice and service of process therein; providing for a clerk and prescribing his duties.

Also—

By Mr. Lancaster of Gilchrist—

H. B. No. 1384—A bill to be entitled An Act creating a small claims court in each county of this State having a population of not less than 3,475 and not more than 3,800 according to the last official census; providing for the appointment, duties, compensation and tenure of office of the judge of such small claims court; prescribing the jurisdiction, the pleading, practice and service of notice of process therein; providing for a clerk and prescribing his duties.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1379, 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. 1379 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1379 was read the second time by title only

Senator Branch moved that the rules be further waived and House Bill No. 1379 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. 1379 was read the third time in full.

Upon the passage of House Bill No. 1379 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1379 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1382, contained in the above Message, was read the first time by title only.

Senator Ayers moved that the rules be waived and House Bill No. 1382 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1382 was read the second time by title only.

Senator Ayers moved that the rules be further waived and House Bill No. 1382 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. 1382 was read the third time in full.

Upon the passage of House Bill No. 1382 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1382 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1384, contained in the above Message, was read the first time by title only.

Senator Ayers moved that the rules be waived and House Bill No. 1384 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1384 was read the second time by title only.

Senator Ayers moved that the rules be further waived and House Bill No. 1384 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. 1384 was read the third time in full.

Upon the passage of House Bill No. 1384 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1384 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 24, 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 Committee on Judiciary "C"—

Committee Substitute for House Bill No. 355—A bill to be entitled An Act to amend Section 192.13, Florida Statutes, 1949, by providing that holders of leasehold estates for terms of ninety-nine (99) years or more shall be entitled to the benefit of the homestead tax exemption laws of this State; repealing all laws in conflict therewith and providing for the effective date hereof.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,

Chief Clerk, House of Representatives.

And Committee Substitute for House Bill No. 355, contained in the above Message, was read the first time by title only and referred to the Committee on Constitutional Amendments and the Committee on Finance and Taxation, in the order named.

The following Message from the House of Representatives was read:

Tallahassee, Florida,

May 24, 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 Committee on Public Roads and Highways—

H. B. No. 887—A bill to be entitled An Act declaring that all public roads and streets now in existence or hereafter constructed out of public funds, and extensions, connections or other routes hereafter approved, designated, dedicated and constructed by the State Road Department 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, paved and maintained by the State Road Department.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,

Chief Clerk, House of Representatives.

And House Bill No. 887, 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. 887 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 24, 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. Morgan, Smith and Carlton of Duval—

H. B. No. 1510—A bill to be entitled An Act to amend Section 1, Chapter 25936, Laws of Florida, Acts of 1949, relating to the government of the City of Jacksonville, fixing the salary of the City Treasurer, and providing for the terms of payment thereof.

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. 1510 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. 1510, 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 24, 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. Morgan, Smith and Carlton of Duval—

H. B. No. 1502—A bill to be entitled An Act affecting the government of City of Jacksonville by creating the office of acting municipal judge, providing for his appointment, duties, term of office and compensation.

Proof of publication attached.

Also—

By Messrs. Morgan, Smith and Carlton of Duval—

H. B. No. 1503—A bill to be entitled An Act amending Section I, Chapter 24612, Laws of Florida, Acts of 1947, entitled "An Act affecting the government of the City of Jacksonville; fixing the salary of the city tax assessor, and providing for time of payment thereof."

Proof of publication attached.

Also—

By Mr. Hathaway of Charlotte—

H. B. 1505—A bill to be entitled An Act providing that candidates for the offices of the Board of County Commissioners of Charlotte County shall be a resident of the district they qualify to represent and shall be nominated by the voters of the county at large; providing a referendum.

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. 1502 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. 1502, 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. 1503 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. 1503, 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. 1505 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. 1505, 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. 1505 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1505 was read the second time by title only.

Senator Rogells moved that the rules be further waived and House Bill No. 1505 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. 1505 was read the third time in full.

Upon the passage of House Bill No. 1505 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1505 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 24, 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. Morgan, Smith and Carlton of Duval—

H. B. No. 1462—A bill to be entitled An Act to amend Section 1 of Chapter 24623, Laws of Florida, Acts of 1947, entitled "An Act fixing the salary of the city attorney of the City of Jacksonville, Florida."

Proof of publication attached.

Also—

By Messrs. Morgan, Smith and Carlton of Duval—

H. B. No. 1486—A bill to be entitled An Act amending Section I, Chapter 24610, Laws of Florida, Acts of 1947, entitled, "An Act affecting the government of the City of Jackson-

ville; fixing the salary of the City Recorder, and providing for terms of payment thereof".

Proof of publication attached.

Also—

By Mr. Jernigan of Escambia—

H. B. No. 1488—A bill to be entitled An Act relating to the compensation of the Clerk of the Circuit Court, Clerk of the Court of Record, Sheriff, Tax Collector, Tax Assessor and County Judge, in all counties of the State of Florida, now or hereafter having a population of not less than 112,000 and not more than 114,000, according to the last or any future State census and prescribing the time when this Act shall become a law.

—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. 1462 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. 1462, 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. 1486 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. 1486, 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. 1488, contained in the above Message, was read the first time by title only and referred to the Committee on Population.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 24, 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. 1452—A bill to be entitled An Act providing how all monies paid to the Board of County Commissioners of Citrus County, State of Florida, under the provisions of Chapter 14832, Laws of Florida, Acts of 1931, or any laws amendatory or supplemental thereto or funds substituted therefor, shall be appropriated and spent and giving authority for the expenditure of said monies for each of the fiscal years, after the passage of this bill, and repealing all laws in conflict with this Act.

Proof of publication attached.

Also—

By Messrs. Morgan, Carlton and Smith of Duval—

H. B. No. 1455—A bill to be entitled An Act to amend Section 4 and Section 8 of Chapter 24611, Laws of Florida, Acts of 1947, entitled, "An Act authorizing the City of Jacksonville to acquire, construct, maintain and operate off-street automobile parking facilities; providing for methods of financing same; authorizing said city to enter into leases of its lands and contracts with others for the construction, maintenance and operation of such facilities; empowering the city to make rea-

sonable rules and regulations concerning the location, construction, use and operation of such facilities; and for other purposes in connection therewith," as amended; so as to authorize and permit the pledging of on-street parking meter revenues as additional security for the payment of revenue certificates or bonds authorized to be issued under the provisions of said Act, the issuance of an increased amount of revenue certificates under the provisions of said Act without submitting same to a referendum.

Proof of publication attached.

Also—

By Messrs. Morgan, Smith and Carlton of Duval—

H. B. No. 1461—A bill to be entitled An Act to amend Section 1 of Chapter 25929, Laws of Florida, Acts of 1949, entitled, "An Act affecting the government of the City of Jacksonville, fixing the salary of the city auditor, and providing for terms of payment thereof."

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. 1452 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. 1452, 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. 1452 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1452 was read the second time by title only.

Senator Johnston moved that the rules be further waived and House Bill No. 1452 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. 1452 was read the third time in full.

Upon the passage of House Bill No. 1452 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1452 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. 1455 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. 1455, 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. 1461 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. 1461, 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 24, 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 refused to concur in Senate Amendment to:

By Messrs. Simpson of Jefferson, Haley and Tate of Sarasota—

H. B. No. 422—A bill to be entitled An Act to require the State Welfare Board and the Comptroller through the several district welfare boards to file with the clerks of the circuit courts of the several counties a quarterly list of those receiving welfare payments; and authorizing the suspension of the provisions of this Act by the Board of Commissioners of State Institutions.

Which amendment reads as follows:

Following Section 2, add a new section to be known as Section 3, renumbering remaining section as Section 4.

Section 3. Except as specifically authorized or requested by this Act, it shall be unlawful for any person, for himself, or for any other person, body, association, firm, corporation, group or agency, to solicit, disclose, receive, make use of, or to authorize, knowingly permit, participate in or acquiesce in the use of, any of the lists of names of public assistance recipients herein required to be filed, or parts of such lists, for commercial or political purposes of any nature, or for any purpose whatsoever not directly connected with the administration of public assistance. Any person who violates any provision of this section shall be guilty of a misdemeanor and, upon conviction, shall be punished by a fine of not more than five hundred dollars or imprisonment in the county jail for not more than three months, or by both such fine and imprisonment.

—and respectfully requests the Senate to appoint a conference committee to confer with a like committee of the House to adjust the differences existing between the two Houses on Senate Amendment to H. B. No. 422.

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

Senator Shands moved that the President of the Senate appoint a Conference Committee on the part of the Senate to confer with a like Committee, to be appointed by the Speaker of the House of Representatives, to adjust the differences between the Senate and the House of Representatives on the Senate Amendment to House Bill No. 422.

Which was agreed to.

The President appointed Senators Shands, Baynard and Pearce as the Committee on the part of the Senate, and the action of the Senate was ordered certified to the House of Representatives.

**MOTION TO RECONSIDER**

The motion made by Senator Baynard on May 23, 1951, to reconsider the vote by which Senate Bill No. 502 passed the Senate on May 23, 1951, was taken up.

S. B. No. 502—A bill to be entitled An Act to repeal Chapter 204, Florida Statutes, 1949, relating to chain store license taxes.

The President put the question: "Will the Senate reconsider the vote by which Senate Bill No. 502 passed the Senate on May 23, 1951?"

A roll call was demanded.

Upon the adoption of the motion made by Senator Baynard, the roll was called and the vote was:

Yeas—14.

Mr. President	Collins	Leaird	Rogells
Baynard	Franklin	Lewis	Shivers
Brackin	Gautier (13th)	Morrow	
Branch	Johnston	Pope	

Nays—24.

Ayers	Crary	King	Rodgers
Baker	Davis	Lindler	Sanchez
Beall	Dayton	McArthur	Shands
Boyle	Gautier (28th)	Moore	Smith
Carroll	Johns	Pearce	Tucker
Clarke	Johnson	Ripley	Wright

So the motion failed of adoption.

Senator Smith moved that the rules be waived and Senate Bill No. 502 be immediately certified to the House of Representatives.

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

Senator Collins presiding.

**SPECIAL ORDER CALENDAR PURSUANT TO SENATE RULE 65**

Senator Leaird asked unanimous consent of the Senate to take up and consider House Bill No. 885, out of its order.

Which was agreed to.

H. B. No. 885—A bill to be entitled An Act to reorganize the State Hotel Commission into the Florida Hotel and Restaurant Commission; providing for employment of commissioner by Governor and the State Cabinet; for advisory council; powers, duties, enforcement; application of other Statutes; effective date and repealing Chapter 509, Florida Statutes.

Was taken up.

Senator Leaird moved that the rules be waived and House Bill No. 885 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 885 was read the second time by title only.

Senator Leaird moved that the rules be further waived and House Bill No. 885 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. 885 was read the third time in full.

Upon the passage of House Bill No. 885 the roll was called and the vote was:

Yeas—35.

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

Nays—None.

So House Bill No. 885 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By unanimous consent Senator Leaird withdrew Senate Bill No. 482.

**H. B. No. 274**—A bill to be entitled An Act amending Sub-section (13) of Section 230.23 by adding thereto a new paragraph to be designated as paragraph (e) relating to county school system; powers and duties of County School Board; setting up and defining tax areas and providing for issuing of bonds for certain school purposes as provided by Section 17, Article XII, Florida Constitution; method of making and financing improvements for school purposes; providing this Act shall not disturb or affect minimum foundation law but is separate and apart therefrom; excluding counties having over 200,000 population according to the last official Federal census.

Was taken up in its order.

Senator Boyle moved that the rules be waived and House Bill No. 274 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 274 was read the second time by title only.

Senator Boyle offered the following amendment to House Bill No. 274:

In Section 1, line 14, page 2 of the typewritten engrossed bill, after the word "shall" and before the word "and" in line 16, strike out the words "declare by resolution the existence of such a tax area and define the area" and insert in lieu thereof the following:

1. within 15 days after receipt of petition call a hearing of all freeholders of the district and shall advertise in a local newspaper of general circulation at least once a notice of the proposed hearing and the subject matter to be discussed, together with a legal description of the proposed territory to be included in the tax area. Such hearing shall have the purpose of receiving any objections by any freeholder and for the exclusion of any property which will not receive the benefit or services anticipated within the attendant's area as described.

2. Following such hearing the school board shall allow 20 days in which legal action may be brought by any freeholder concerning the proposed election. If no complaint or legal proceedings are initiated within 20 days the school board then shall declare by resolution the tax area to be created.

Senator Boyle moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Boyle also offered the following amendment to House Bill No. 274:

In Section 1, line 23, page 2 of the engrossed typewritten bill, after the word "same" insert the following: "In the election only freeholders shall participate, and at least two questions shall be submitted:

(1) Shall a special tax school district area be created?

(2) Shall bonds be sold in a certain amount for purposes set forth in the law for a school building and equipment within the special tax school district area?"

Senator Boyle moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Boyle also offered the following amendment to House Bill No. 274:

In Section 1, line 28, page 2 of typewritten engrossed bill, after the word "districts" and before the word "as" insert the following: "and shall bear such title designated as the county school board shall determine",

Senator Boyle moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Boyle also offered the following amendment to House Bill No. 274:

In Section 1, lines 26 and 27, page 2 of the typewritten engrossed bill, after the word "this" strike out the word "Sub-section" and insert in lieu thereof the following "Act"

Senator Boyle moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Boyle also offered the following amendment to House Bill No. 274:

In Section 1, line 8, page 3 of the typewritten engrossed bill, after the word "districts" strike out the word "and" and capitalize "n" in the word "No" to begin a new sentence, and insert after the word "districts" the following: "and the county school board shall be unconditionally obligated and shall have power to levy an ad valorem tax on all taxable property within said district for payment of principal and interest on said bonds without limit as to rate or amount, and each such special tax school district shall be a body corporate for the purpose of issuing and payment of bonds."

Senator Boyle moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The President presiding.

Senator Boyle also offered the following amendment to House Bill No. 274:

Section 1, on page 3 of the typewritten engrossed bill, last paragraph line 19, strike out the figures "200,000" and insert in lieu thereof the figures "150,000."

Senator Boyle moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Boyle also offered the following amendment to House Bill No. 274:

In line 12 of Title (typewritten bill) strike out the words: 200,000 and insert in lieu thereof the following: 150,000.

Senator Boyle moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Boyle moved that the rules be further waived and House Bill No. 274, 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. 274, as amended, was read the third time in full.

Upon the passage of House Bill No. 274, as amended, the roll was called and the vote was:

Yeas—31.

Mr. President	Crary	King	Ripley
Baynard	Davis	Lewis	Rodgers
Boyle	Dayton	Lindler	Rogells
Brackin	Franklin	McArthur	Sanchez
Branch	Gautier (13th)	Moore	Shivers
Carroll	Johns	Morrow	Smith
Clarke	Johnson	Pearce	Wright
Collins	Johnston	Pope	

Nays—None.

So House Bill No. 274 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives.

Senator Gautier (13th) moved that when the Senate adjourns it recess to reconvene at 3:00 o'clock P.M., this day, for a two-hour session.

Which was agreed to and it was so ordered.

The hour of adjournment having arrived a point of order was called and the Senate took a recess at 1:00 o'clock P. M., until 3:00 o'clock P. M., this day.

## AFTERNOON SESSION

The Senate reconvened at 3:00 o'clock P. M., pursuant to recess order.

The President in the Chair.

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

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

—37.

A quorum present.

By permission the following Reports of Committees were received:

**REPORTS OF COMMITTEES**

Senator Clarke, Chairman of the Committee on Constitutional Amendments, reported that the Committee had carefully considered the following Resolution:

S. J. R. No. 995—A Joint Resolution proposing an Amendment to Section 10 of Article XII of the Constitution of the State of Florida relating to Trustees of Special Tax School Districts by providing there shall be five Trustees in each county.

—and recommends that it do pass.

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

Senator King, Chairman of the Committee on Motor Vehicles, reported that the Committee had carefully considered the following Bill:

S. B. No. 1008—A bill to be entitled An Act to amend Subsection (16) of Section 320.01, Florida Statutes, 1941, relating to the definitions of "for hire" vehicles, and declaring vehicles for transporting school children, agricultural and horticultural products and supplies, hearses, ambulances and leased vehicles, under certain conditions, to be not "for hire".

—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 Dayton, Chairman of the Committee on Privileges and Elections, reported that the Committee had carefully considered the following Bill:

S. B. No. 863—A bill to be entitled An Act to amend Section 72 of Chapter 102 Statutes of the State of Florida relating to the delegates and alternates to national conventions and to national committeemen and women and presidential electors of certain political parties, and repealing laws in conflict.

—and recommends that the same do not pass.

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

Senator Clarke, Chairman of the Committee on Constitutional Amendments, reported that the Committee had carefully considered the following Resolution:

S. J. R. No. 931—A Joint Resolution proposing an Amendment to Article IX of the State Constitution, relating to taxation and finance, by adding thereto an additional section providing that all excise taxes upon gasoline or other motor fuel products collected and retained shall be used for public highway and street purposes, and prescribing the distribution and use of certain portions of said taxes.

—and the Committee recommends 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 Ayers, Chairman of the Committee on Oil and Nat-

ural Resources, reported, that the Committee had carefully considered the following Bill:

S. B. No. 866—A bill to be entitled An Act providing for rights, liabilities and duties of the finder of treasure trove on lands or waters owned or controlled by the State of Florida; providing for the issuance of permits by the Trustees of the Internal Improvement Fund of the State of Florida to persons desiring to search for treasure trove; defining the interest of the State therein and the procedure to be followed by persons finding treasure trove.

—and recommends that it do pass.

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

**ENGROSSING REPORTS**

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

S. B. No. 447—A bill to be entitled An Act to be known as the Florida Plumbing Control Act of 1951; providing for the promotion and protection of the public health and safety by requiring plumbing contractors as defined in such Act as a prerequisite to obtaining an occupational license as such to comply with certain minimum requirements including the furnishing of a performance bond; requiring employment of plumbing inspectors by counties and certain cities and prescribing their powers and duties; adopting a State plumbing code; providing for collection of reasonable fee for cost of inspection; providing penalties for violations; repealing Section 469.06, Florida Statutes, 1949; repealing all laws and parts of laws in conflict herewith; providing nothing herein shall limit or repeal authority of State Board of Health; and fixing the effective date of this Act.

—begs leave to report that the Senate amendments have 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. 447, contained in the above report, was ordered certified to the House of Representatives.

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

S. B. No. 473—A bill to be entitled An Act to provide for opening and closing dates of certain tobacco markets in Florida.

—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. 473, 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. 210.

S. B. No. 496.

—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 24, 1951, for his approval.

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

Your Enrolling Clerk to whom was referred—

S. B. No. 36.

S. B. No. 481.

—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 24, 1951, for his approval.

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

Senator Shands moved that House Bill No. 650 be recommit-  
ted to the Committee on Governmental Reorganization.

Which was agreed to and it was so ordered.

Pursuant to the report of the Committee on Rules and  
Calendar the Senate resumed the consideration of Bills on  
the Special Order Calendar.

**SPECIAL ORDER CALENDAR PURSUANT TO SENATE  
RULE 65**

H. B. No. 16—A bill to be entitled An Act to amend Para-  
graph (j), of Subsection (1), Paragraph (f) of Subsection (2),  
Paragraph (e) of Subsection (3), and Paragraph (b) of Sub-  
section (4), all of Section 578.09, Florida Statutes, relating to  
the labeling requirements of agricultural and vegetable seed.

Was taken up in its order.

Senator Clarke moved that the rules be waived and House  
Bill No. 16 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 16 was read the second time by title  
only.

Senator Clarke moved that the rules be further waived  
and House Bill No. 16 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. 16 was read the third time in full.

Upon the passage of House Bill No. 16 the roll was called  
and the vote was:

Yeas—32.

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

Nays—None.

So House Bill No. 16 passed, title as stated, and the  
action of the Senate was ordered certified to the House of  
Representatives.

H. B. No. 81—A bill to be entitled An Act requiring ultimate  
purchasers of agricultural or vegetable seed to give to the  
person from whom such seed were purchased notice of the  
failure of such seed to be as represented by the information  
shown on the label or tag borne on or attached to the con-  
tainer of such seed.

Was taken up in its order.

Senator Clarke moved that the rules be waived and House  
Bill No. 81 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 81 was read the second time by title only.

The Committee on Agriculture and Livestock offered the  
following amendment to House Bill No. 81:

In Section 1, at the end thereof and immediately following  
the word "seed" strike out the period and insert in lieu thereof  
a semicolon and add the following: provided, however, and  
on the condition that the requirement for notice herein set  
forth appear legibly typed or printed on the said analysis tag  
attached to the container of such seed at the time of its sale to  
the ultimate purchaser.

Senator Clarke moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Clarke moved that the rules be further waived and  
House Bill No. 81, 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. 81, as amended, was read the third time  
in full.

Upon the passage of House Bill No. 81, as amended, the roll  
was called and the vote was:

Yeas—33.

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

Nays—None.

So House Bill No. 81 passed, as amended, and the action  
of the Senate was ordered certified to the House of Repre-  
sentatives.

S. B. No. 763—A bill to be entitled An Act relating to the  
registration of brands, trade-marks and trade-names of in-  
toxicating beverages by rectifiers, distillers and manufacturers  
thereof; requiring registration thereof; requiring registration  
of names and addresses of authorized distributors, agents,  
factors and brokers therefor; statement of contents and in-  
gredients thereof; and prohibiting import of such trade-named  
or trade-marked beverages from any but such registered  
persons, firms or corporations; providing certain penalties for  
violation of any provisions hereof.

Was taken up in its order.

Senator Boyle moved that the rules be waived and Senate  
Bill No. 763 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 763 was read the second time by title  
only.

The Committee on Alcoholic Beverages offered the follow-  
ing amendment to Senate Bill No. 763:

In Section 7, line 1 (typewritten bill) after the word "apply"  
add the following: "to malt beverages and shall not apply"

Senator Boyle moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Alcoholic Beverages also offered the  
following amendment to Senate Bill No. 763:

In the title, (typewritten bill) In the last line; Strike ""  
and add the following: "; and exempting malt beverages  
and beverages sold or purchased at judicial sale from the  
provisions of this Act."

Senator Boyle moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Boyle moved that the rules be further waived  
and Senate Bill No. 763, 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. 763, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 763, as amended, the roll was called and the vote was:

Yeas—26.

Mr. President	Gautier (28th)	McArthur	Shands
Baker	Gautier (13th)	Moore	Shivers
Beall	Johns	Morrow	Smith
Boyle	Johnson	Pearce	Tucker
Brackin	King	Pope	Wright
Branch	Leaird	Ripley	
Dayton	Lindler	Rogells	

Nays—6.

Ayers	Carroll	Franklin
Baynard	Davis	Johnston

So Senate Bill No. 763 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Leaird moved that Senate Bill No. 830 be recalled from the Committee on Alcoholic Beverages.

Which was agreed to and it was so ordered.

By unanimous consent Senator Leaird withdrew Senate Bill No. 830.

H. B. No. 240—A bill to be entitled An Act to amend Section 603.03, Florida Statutes, relating to the salary and expenses of the State Marketing Commissioner of Florida and his deputies, assistants, and employees.

Was taken up in its order.

Senator Ripley moved that the rules be waived and House Bill No. 240 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 240 was read the second time by title only.

The Committee on Appropriations offered the following amendment to House Bill No. 240:

In Section 1, line 5, (typewritten bill) After the word "sum" Insert the following: , not in excess of \$7,500,

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 House Bill No. 240, 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. 240, as amended, was read the third time in full.

Upon the passage of House Bill No. 240, as amended, the roll was called and the vote was:

Yeas—29.

Mr. President	Dayton	Lewis	Shands
Ayers	Franklin	Lindler	Shivers
Beall	Gautier (28th)	McArthur	Smith
Boyle	Gautier (13th)	Moore	Tucker
Brackin	Johns	Morrow	Wright
Carroll	Johnson	Pearce	
Clarke	Johnston	Pope	
Crary	King	Rogells	

Nays—3.

Baynard	Davis	Ripley
---------	-------	--------

So House Bill No. 240 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

Senator Carroll asked unanimous consent of the Senate to take up and consider House Bill No. 1060, out of its order.

Which was agreed to.

H. B. No. 1060—A bill to be entitled An Act authorizing the Treasurer of the State of Florida to accept as collateral security for any funds administered by him, any bonds, notes or certificates issued by any county, or any board, commission, authority, agency or other instrumentality of the State of Florida which contain a pledge of and are payable solely from the eighty per cent surplus two cents second gasoline tax accruing under Section 16 of Article IX of the State Constitution, provided that such securities have been approved by the State Board of Administration as to their legal and fiscal sufficiency.

Was taken up.

Senator Carroll moved that the rules be waived and House Bill No. 1060 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1060 was read the second time by title only.

Senator Carroll moved that the rules be further waived and House Bill No. 1060 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. 1060 was read the third time in full.

Upon the passage of House Bill No. 1060 the roll was called and the vote was:

Yeas—33.

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

Nays—1.

Tucker

So House Bill No. 1060 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By unanimous consent Senator Carroll withdrew Senate Bill No. 745.

H. B. No. 541—A bill to be entitled An Act levying an excise tax on certain fish taken commercially from the fresh waters of the state; providing for the collection thereof; authorizing the State Game and Fresh Water Fish Commission to promulgate rules and regulations in relation thereto; appropriating the proceeds to the State Game and Fresh Water Fish Commission and recommending the use thereof; providing penalties for violation and effective date hereof; providing for repeal of all acts in conflict.

Was taken up in its order.

Senator Pearce moved that the rules be waived and House Bill No. 541 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 541 was read the second time by title only.

Senator Boyle offered the following amendment to House Bill No. 541:

Add an additional section to be known as 5-A to read as follows: "Section 5-A—This Act shall not apply to any counties with a population of not less than 23,625 and not more than 27,000 according to the last Federal census.

Senator Boyle moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Pearce moved that the rules be waived and the further consideration of House Bill No. 541, as amended, be informally passed, the bill remaining on Second Reading.

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

Senator Shivers asked unanimous consent of the Senate to take up and consider House Bill No. 887, out of its order.

Which was agreed to.

H. B. No. 887—A bill to be entitled An Act declaring that all public roads and streets now in existence or hereafter constructed out of public funds, and extensions, connections or other routes hereafter approved, designated, dedicated and constructed by the State Road Department 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, paved and maintained by the State Road Department.

Was taken up.

Senator Shivers moved that the rules be waived and House Bill No. 887 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 887 was read the second time by title only.

Senator Johnston offered the following amendment to House Bill No. 887:

In Section 1, line 1-4 (typewritten bill) strike out the words: "All public roads which are now in existence, are open to travel by the public generally and are dedicated to the public use, according to law or by prescription," and insert in lieu thereof the following: "All paved roads that have been duly designated according to law and dedicated to public use and which are now being maintained by public funds."

Senator Johnston moved the adoption of the amendment.

Pending adoption of the amendment offered by Senator Johnston to House Bill No. 887, Senator McArthur offered the following substitute amendment for the amendment offered by Senator Johnston:

In Section 1, line 4, (typewritten bill) after comma strike out "or" and insert in lieu thereof the following: "and"

Senator McArthur moved the adoption of the substitute amendment for the amendment offered by Senator Johnston.

Which was agreed to and the substitute amendment was adopted.

Senator Johnston offered the following amendment to House Bill No. 887:

In Section 1, line 5 and 6 (typewritten bill) strike out the words: "and all extensions thereof, connections thereto"

Senator Johnston moved the adoption of the amendment.

Which was not agreed to so the amendment failed of adoption.

Senator Johnston also offered the following amendment to House Bill No. 887:

In Section 1, line 7 (typewritten bill) strike out the words: "approved, designated, dedicated and"

Senator Johnston moved the adoption of the amendment.

Which was not agreed to so the amendment failed of adoption.

Senator Johnston also offered the following amendment to House Bill No. 887:

In Section 2, (typewritten bill) strike out the whole section and insert in lieu thereof the following:

Section 2. The provisions of this Act shall not apply to

counties having a population according to the 1951 Federal Census of less than 6,700 and more than 6,500; less than 6,100 and more than 6,050.

Section 3. This Act shall take effect immediately upon becoming a law.

Senator Johnston moved the adoption of the amendment.

Which was not agreed to so the amendment failed of adoption.

Senator Shivers moved that the rules be further waived and House Bill No. 887, 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. 887, as amended, was read the third time in full.

Upon the passage of House Bill No. 887, as amended, the roll was called and the vote was:

Yeas—31.

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

Nays—5.

Boyle	Johnston	Ripley
Carroll	Moore	

So House Bill No. 887 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives.

By unanimous consent Senator Shivers withdrew Senate Bill No. 618.

Senator Shands moved that a committee be appointed to escort Miss Mary Call Collins, daughter of Senator and Mrs LeRoy Collins, to a seat on the rostrum.

Which was agreed to.

And the President appointed Senator Shands as the Committee to escort Miss Collins to the rostrum.

Senate Joint Resolution No. 403:

A JOINT RESOLUTION PROPOSING THE AMENDMENT OF SECTION 7, OF ARTICLE 10 OF THE CONSTITUTION OF FLORIDA RELATING TO HOMESTEAD EXEMPTIONS.

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

That the following amendment of Section 7, Article 10 of the Constitution of Florida relating to homestead exemptions is hereby agreed and shall be submitted to the electors of the State of Florida for ratification or rejection at the next general election to be held in November, 1952, as follows:

Section 7. **Exemption of homestead from taxation.**—Every person who has the legal title or beneficial title in equity to real property in this State and who resides thereon and in good faith makes the same his or her permanent home, or the permanent home of another or others legally or naturally dependent upon said person, shall be entitled to an exemption from all taxation, except for assessments for special benefits, up to the assessed valuation of Five Thousand Dollars on the said home and contiguous real property, as defined in Article 10, Section 1, of the Constitution, for the year 1939 and thereafter, provided, however, that no exemption shall be granted unless the property is used exclusively as the residence of the owner or the above prescribed people. Said title may be held by the entireties, jointly, or in common with others, and said exemption may be apportioned among such of the owners as shall reside thereon, as their respective in-

terests shall appear, but no such exemption of more than Five Thousand Dollars shall be allowed to any one person or any one dwelling house, nor shall the amount of the exemption allowed any person exceed the proportionate assessed valuation based on the interest owned by such person. The Legislature may prescribe appropriate and reasonable laws regulating the manner of establishing the right to said exemption.

Was taken up, having been read the second time in full, and amended, on May 22, 1951, and retained on the Special Order Calendar on Second Reading, for the purpose of further amendment.

Senators Branch, Johns and Gautier (13th) offered the following amendment to Senate Joint Resolution No. 403:

In typewritten bill strike out the words: "provided, however, that no exemption shall be granted unless the property is used exclusively as the residence of the owner or the above prescribed people." and insert in lieu thereof the following: "provided however, if said property is assessed at more than \$10,000 and part of said property is rented, leased or sub-let, no exemption shall be allowed".

Senator Branch moved the adoption of the amendment.

Pending consideration of the amendment offered by Senators Branch, Johns and Gautier (13th), by unanimous consent Senator Shivers withdrew Senate Joint Resolution No. 403, with the pending amendment.

By permission the following MESSAGE FROM THE HOUSE OF REPRESENTATIVES was received:

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 24, 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. Andrews and Kirkland of Orange—

H. B. No. 1568—A bill to be entitled An Act amending and supplementing Chapter 4486, Laws of Florida 1895, being an Act to incorporate an institution of learning at Winter Park, Florida, under the name of Rollins College, by providing that all trustees thereof hereafter elected shall be residents of the State of Florida and by appointing certain persons to succeed the trustees whose terms have heretofore expired.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1568, contained in the above Message, was read the first time by title only.

Senator Rodgers moved that the rules be waived and House Bill No. 1568 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1568 was read the second time by title only.

Senator Rodgers moved that the rules be further waived and House Bill No. 1568 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. 1568 was read the third time in full.

Upon the passage of House Bill No. 1568 the roll was called and the vote was:

Yeas—37.

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

Nays—None.

So House Bill No. 1568 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

H. B. No. 698—A bill to be entitled An Act amending paragraphs (d) and (e) of subsection (1) of Section 210.21 Florida Statutes 1949, relating to tax on cigarettes; said amendment relating to ad valorem tax millage and assessed valuations in municipalities where a tax on cigarettes is levied by such municipalities.

Was taken up in its order.

Senator Crary moved that the rules be waived and House Bill No. 698 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 698 was read the second time by title only.

Senator Crary moved that the rules be further waived and House Bill No. 698 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. 698 was read the third time in full.

Upon the passage of House Bill No. 698 the roll was called and the vote was:

Yeas—32.

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

Nays—1.

Ripley

So House Bill No. 698 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

H. B. No. 8—A bill to be entitled An Act providing for the practice of physical therapy; defining and regulating the practice thereof; prescribing the duties of the State Board of Medical Examiners under this Act; prescribing penalties for violation of this Act; and repealing all laws in conflict herewith.

Was taken up in its order.

Senator Baynard moved that the rules be waived and House Bill No. 8 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 8 was read the second time by title only.

The Committee on Public Health offered the following amendment to House Bill No. 8:

Strike out everything after the enacting clause and insert in lieu thereof the following:

Section 1. **Short Title of Act.**—This Act may be cited as the "Physical Therapists Practice Act".

Section 2. **Definitions.**—In this Act, unless the context otherwise requires:

(1) "Physical Therapy" means the treatment of disability injury, and disease by non-medical means comprising the use of massage, therapeutic exercises, and the physical, chemical, and other properties of heat, light, water, and electricity (except roentgen rays, radium, and electrosurgery).

(2) "Physical Therapist" means a person who practices physical therapy as defined by this Act.

(3) "Board" means the State Board of Medical Examiners and "Basic Science Board" means the Board of Examiners in the Basic Sciences.

(4) Words importing the masculine gender may be applied to females.

**Section 3. Conditions of Registration.**—To be eligible for registration by the Board as a physical therapist an applicant must:

(a) Be at least twenty-one years old and a citizen of the United States of America;

(b) Be of good moral character;

(c) Have been graduated by a high school;

(d) Have been graduated from a school giving a course in physical therapy, which course, as given by such school, has been approved for training physical therapists by the appropriate sub-body of the American Medical Association, if any, at the time of his graduation; or if graduated prior to 1936, the course was approved by the American Physical Therapy Association at the time of his graduation; or have completed a course in physical therapy approved by the Board; and

(e) Either (1) pass to the satisfaction of the Board an examination conducted by it to determine his fitness for practice as a physical therapist as hereinafter provided; or (2) be entitled to registration without examination as provided in Section 5 of this Act.

**Section 4. Application for Registration.**—Unless entitled to registration under Section 5 of this Act, a person who desires to be registered as a physical therapist shall apply to the Board, in writing, on a blank furnished by the Board. He shall embody in that application evidence under oath, satisfactory to the Board, of his possessing the qualifications preliminary to examination required by Section 3 of this Act. He shall pay to the Board at the time of filing his application a fee of twenty-five dollars (\$25.00).

**Section 5. Registration of Certain Persons Prior to October 1, 1951.**—The Board shall register as a physical therapist and shall furnish a certificate of registration to any person who applies for such registration on or before October 1, 1951 and who, at the time this Act becomes a Law, meets the qualifications for a physical therapist, as set forth by (1) the American Physical Therapy Association, or (2) the American Registry of Physical Therapy Technicians, and who at the time this Act becomes a Law is a practicing physical therapist in the State of Florida. At the time of making such application such applicant shall pay to the Board a fee of five dollars (\$5.00).

**Section 6. Examination of Applicants.**—The Board shall hold examinations for applicants for registration as physical therapists on the first Tuesday in May and the first Tuesday in November of each year, in Tallahassee, Florida, in some convenient place to be selected by the Board. The examination of applicants for registration as physical therapists shall be made by the State Board of Medical Examiners according to the methods deemed by it to be most practical and expedient to test the applicant's qualifications, including written and oral tests and practical demonstrations. In the written tests each applicant shall be designated by a number instead of by name so that his identity shall not be disclosed to the members of the Board until after the examination papers are graded. Examinations shall be given in the following subjects: the applied sciences of neuroanatomy, kinesiology, psychology, physics; physical therapy, as defined in this Act, applied to medicine, neurology, orthopedics, pediatrics, psychiatry, surgery; medical ethics; and technical procedures in the practice of physical therapy as defined in this Act.

The Board shall employ three registered physical thera-

pists to aid in such examinations and the Board shall fix their compensation and pay their expenses; provided, however, that all moneys paid out under this Act shall be paid solely from the revenue received pursuant to the terms of the Act.

No person shall be eligible for the examination hereinabove provided for, nor shall such person be permitted to take such examination unless and until he has presented to the Medical Board a certificate of proficiency in the basic sciences of anatomy, physiology, and pathology from the Board of Examiners in the Basic Sciences. Said applicant shall apply to the Board of Examiners in the Basic Sciences for examination in said subjects in the same manner as other applications are filed with the Board of Examiners in the Basic Sciences and the Board of Examiners in the Basic Sciences shall give to such applicant an examination in the basic sciences of anatomy, physiology, and pathology as the same apply to physical therapy as defined herein and if the applicant passes said examination to the satisfaction of the Basic Science Board, said Basic Science Board shall give to such applicant a Certificate of Proficiency in said subjects.

**Section 7. Board to Register and Issue Certificates to Successful Applicants.**—The Board shall register as a physical therapist and shall furnish a certificate of registration to each applicant who successfully passes the examination for registration as a physical therapist.

**Section 8. Refusal, Revocation, and Suspension of Registration.**—The Board, after registered notice in writing to the party in interest, shall hold a hearing within thirty (30) days after the mailing of said notice, may refuse to register any applicant and may suspend or revoke the registration of any registered person:

(a) Who is addicted to the habitual use of intoxicating liquors, narcotics, or stimulants to such an extent as to incapacitate him for the performance of his professional duties; or

(b) Who is guilty of fraud in the practice of physical therapy or deceit in obtaining his registration as a physical therapist; or

(c) Who has been convicted in a court of competent jurisdiction of a felony. The conviction of a felony shall be the conviction of any offense which, if committed in the State of Florida, would constitute a felony under the Laws of this State; or

(d) Who is guilty of treating or undertaking to treat ailments of human beings otherwise than by physical therapy, as authorized by this Act; or

(e) Who has undertaken to practice physical therapy independently of the prescription, direction, and supervision of a person licensed by the State of Florida to practice medicine.

**Section 9. Holder of Certificate of Registration May Use Words "Registered Physical Therapist" or Letters "R.P.T."**—Any person who holds a certificate of registration, under this Act, may use the words "Registered Physical Therapist" or the letters "R.P.T." to denote his registration hereunder.

**Section 10. False Claim of Registration Forbidden.**—It shall be unlawful for any person who is not registered under this Act as a physical therapist, or whose registration has been suspended or revoked, to use in connection with his name the words or letters "Registered Physical Therapist", "R.P.T.", or any other letters, words, or insignia indicating or implying that he is a registered physical therapist, or who in any other way, orally or in writing or in print or by sign, directly or by implication, represents himself as a registered physical therapist.

**Section 11. Fraud in Obtaining Registration Forbidden.**—It shall be unlawful for any person to obtain or attempt to obtain registration as a physical therapist under this Act by any willful misrepresentation or any fraudulent representation.

**Section 12. Practice of Registered Physical Therapist—Must be under Person Licensed to Practice Medicine in Florida.**—It shall be unlawful for any person registered under this Act as a physical therapist to treat human ailments by physical

therapy except under the prescription, direction, and supervision of a person licensed by the State of Florida to practice medicine.

**Section 13. Powers and Duties of Board.**—The State Board of Medical Examiners may administer oaths, summon witnesses, and take testimony in all matters relating to its duties under this Act. The Board is authorized to adopt only those rules and regulations needed to carry out the mechanics and procedures to effectuate this Act and may amend and revoke such rules at its discretion. The Board shall have power to pass upon the good standing and reputability of any school or college offering courses in physical therapy, and whether the courses of such school or college in physical therapy meet the standards fixed by the Board. In determining the standing and reputability of any such school and whether the courses can be approved by the Board, the Board may investigate and make personal inspection of the same. The powers and duties of the Board, as set out in this Act, shall in no wise limit or interfere with its powers and duties as set forth in Chapter 458, Florida Statutes. All powers and duties of the Board, as set forth in this Act, shall be supplemental and additional powers and duties to those conferred upon the Board by Chapter 458, Florida Statutes.

**Section 14. Registered Physical Therapists Required to Register with the State Board of Health.**—Any person who holds a certificate of registration under this Act shall not be required, in order to practice physical therapy, to register or obtain a certificate, license, or other evidence of authority from any other State Board, provided, however, every registered physical therapist shall, on or before January 1 of each year, apply to the Secretary of the State Board of Health for a certificate of registration and at such time pay a fee of one dollar. A physical therapist in making his first registration under this Law shall write or cause to be written upon the application blank so furnished by the Secretary of the State Board of Health his full name, post office and residence address, the date and number of his certificate of registration, and shall duly execute and verify the same before an officer authorized to take acknowledgments and shall file the same with said Board. Registration subsequent to the first registration need not be upon sworn application. The Secretary of the State Board of Health, on or before October 1 of each year or after the first registration, shall mail or cause to be mailed to each registered physical therapist, a blank form of application for registration, addressed to the last known post office address of such physical therapist. The form of such application shall be such as to contain space for the insertion by the applicant of the information required by the provisions of this Section. The Secretary of the State Board of Health shall issue to any duly registered physical therapist in this State, upon his application therefor, a certificate of registration under the Seal of the State of Florida for the year ensuing and ending December 31, and provided further, that nothing in this section shall prohibit the collection of any State, County, or City occupational license tax.

**Section 15. Penalty for Violation of this Act.**—Any person who violates any of the provisions of this Act shall upon conviction be guilty of a misdemeanor and shall be punished by a fine of not more than five hundred dollars (\$500.00) or be imprisoned in the county jail for a period not exceeding six (6) months, or both, in the discretion of the court.

**Section 16. Exemptions.**—This Act shall not apply to licensed naturopathic physicians, osteopathic physicians, and surgeons, chiropractors, masseurs, or to any other school of healing licensed by the State of Florida, nor to nurses or assistants practicing under the direction or supervision of licensed naturopathic physicians, osteopathic physicians, and surgeons, chiropractors, or masseurs.

**Section 17. Separation Clause.**—If any section, subsection, sentence, clause, phrase, or word of this Act is for any reason held or declared to be unconstitutional, inoperative, or void, such holding or invalidity shall not affect the remaining portions of the Act, and it shall be construed to be legislative intent to pass the Act without such unconstitutional, inoperative, or invalid part therein.

**Section 18. Repeal.**—All Laws or parts of Laws in conflict herewith are hereby repealed.

**Section 19. Effective Date.**—This Act shall take effect immediately upon becoming a Law.

Senator Baynard moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Baynard moved that the rules be further waived and House Bill No. 8, 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. 8, as amended, was read the third time in full.

Upon the passage of House Bill No. 8, as amended, the roll was called and the vote was:

Yeas—31.

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

Nays—1.

Dayton

So House Bill No. 8 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

Senator Franklin moved that the rules be waived and the time of adjournment be extended thirty minutes.

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

S. B. No. 957—A bill to be entitled An Act amending Section 233.46, Florida Statutes, 1949, allowing the sale of textbooks used in the public free schools of this State.

Was taken up in its order.

Senator Pope moved that the rules be waived and Senate Bill No. 957 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 957 was read the second time by title only.

Senator Pope moved that the rules be further waived and Senate Bill No. 957 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. 957 was read the third time in full.

Upon the passage of Senate Bill No. 957 the roll was called and the vote was:

Yeas—31.

Mr. President	Collins	Leaird	Rodgers
Ayers	Dayton	Lewis	Rogells
Baker	Franklin	Lindler	Shands
Baynard	Gautier (13th)	McArthur	Shivers
Boyle	Johns	Morrow	Smith
Branch	Johnson	Pearce	Tucker
Carrroll	Johnston	Pope	Wright
Clarke	King	Ripley	

Nays—None.

So Senate Bill No. 957 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

Senator Gautier (13th) moved that the rules be waived and when the Senate adjourns at this session it adjourn to reconvene at 10:00 o'clock A. M., Friday, May 25, 1951.

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

House Joint Resolution No. 80:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE VII OF THE STATE CONSTITUTION, BY ADDING THERETO AN ADDITIONAL SECTION CREATING A SENATORIAL DISTRICT FOR MONROE COUNTY.

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

That the following amendment to Article VII of the State Constitution by adding thereto Section 6 creating a senatorial district for Monroe County is hereby agreed to and submitted to the electors of the State for ratification or rejection at the general election in 1952, as follows:

Section 6. There is hereby created a senatorial district for Monroe County to be known as the Thirty-ninth (39th) Senatorial District. Nothing herein shall disturb the thirty-eight (38) existing senatorial districts, except that Monroe County shall no longer be a part of said existing districts. A special election shall be called and held in said Thirty-ninth (39th) Senatorial District within 75 days after the general election in 1952 to elect a senator from said district. The senator elected from the Thirty-ninth (39th) district shall hold office from his election for a term ending on the first Tuesday after the first Monday in November, 1956; and thereafter senators elected from said district shall hold office for terms of four years.

Was taken up and read the second time in full.

Senator Franklin moved that the rules be waived and House Joint Resolution No. 80 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Joint Resolution No. 80, was read the third time in full.

Upon the passage of House Joint Resolution No. 80 the roll was called and the vote was:

Yeas—32.

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

Nays—3.

Lewis	Ripley	Wright
-------	--------	--------

So House Joint Resolution No. 80 passed by the required Constitutional three-fifths vote of all members elected to the Senate for the 1951 Session of the Florida Legislature, and the action of the Senate was ordered certified to the House of Representatives.

House Joint Resolution No. 341:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE VII OF THE STATE CONSTITUTION, BY ADDING THERETO AN ADDITIONAL SECTION CREATING A SENATORIAL DISTRICT FOR BAY COUNTY.

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

That the following amendment to Article VII of the State Constitution by adding thereto Section 6 creating a Senatorial District for Bay County is hereby agreed to and submitted to the electors of the State for ratification or rejection at the general election in 1952, as follows:

Section 6. There is hereby created a senatorial district for Bay County to be known as the Fortieth (40th) Senatorial District. Nothing herein shall disturb the thirty-eight (38) existing senatorial districts, except that Bay County shall no longer be a part of said existing districts. A special election shall be called and held in said Fortieth (40th) Senatorial District within 75 days after the general election in 1952 to elect a senator from said district. The senator elected from the Fortieth (40th) District shall hold office from his election for a term ending

on the first Tuesday after the first Monday in November, 1956; and thereafter senators elected from said district shall hold office for terms of four years.

Was taken up and read the second time in full.

Senator Shivers offered the following amendment to House Joint Resolution No. 341:

In the body of the Resolution, line 3, after the word "Bay" strike out the word "County" and insert the following words: "and Washington Counties."

Senator Shivers moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Shivers also offered the following amendment to House Joint Resolution No. 341:

In the body of the Resolution, line 7, after the word "Bay" strike out the word "County" and insert the following words: "and Washington Counties."

Senator Shivers moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Shivers also offered the following amendment to House Joint Resolution No. 341:

In the body of the Resolution, line 9, after the word "Bay" strike out the word "County" and insert the following words: "and Washington Counties."

Senator Shivers moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Shivers also offered the following amendment to House Joint Resolution No. 341:

In the title, line 4, after the word "Bay" strike out the word "County" and insert the following words: "and Washington Counties."

Senator Shivers moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Shivers moved that the rules be waived and House Joint Resolution No. 341, 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 Joint Resolution No. 341, as amended, was read the third time in full, as follows:

H. J. R. No. 341—A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE VII OF THE STATE CONSTITUTION, BY ADDING THERETO AN ADDITIONAL SECTION CREATING A SENATORIAL DISTRICT FOR BAY AND WASHINGTON COUNTIES.

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

That the following amendment to Article VII of the State Constitution by adding thereto section 6 creating a Senatorial District for Bay and Washington Counties is hereby agreed to and submitted to the electors of the State for ratification or rejection at the general election in 1952, as follows:

Section 6. There is hereby created a senatorial district for Bay and Washington Counties to be known as the fortieth (40) senatorial district. Nothing herein shall disturb the thirty-eight (38) existing senatorial districts, except that Bay and Washington Counties shall no longer be a part of said existing districts. A special election shall be called and held in said fortieth (40th) senatorial district within 75 days after the general election in 1952 to elect a senator from said district. The senator elected from the fortieth (40th) district shall hold office from his election for a term ending on the first Tuesday after the first Monday in November, 1956; and thereafter senators elected from said district shall hold office for terms of four years.

Upon the passage of House Joint Resolution No. 341, as amended, the roll was called and the vote was:

Yeas—33.

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

Nays—2.

Lewis Ripley

So House Joint Resolution No. 341 passed, as amended, by the required Constitutional three-fifths vote of all members elected to the Senate for the 1951 Session of the Florida Legislature, and the action of the Senate was ordered certified to the House of Representatives.

Senator Leaird moved that House Bill No. 670 be withdrawn from the Committee on Corporations and placed on the Calendar of Bills on Second Reading.

Which was agreed to and it was so ordered.

By permission the following Messages from the House of Representatives were received:

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 24, 1951.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the Speaker of the House of Representatives has appointed Messrs. Bollinger, Shepperd and Simpson as a conference committee on the part of the House to confer with a like committee on the part of the Senate to adjust the differences existing between the Senate and the House of Representatives on the House Amendment to Senate Amendment No. 6 to House Bill No. 302.

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

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 24, 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 concurred in Senate Amendments to —

By Messrs. Williams of Seminole, Watson of Lee, Fascell of Dade, Simpson of Jefferson, Beasley of Walton, Murray of Polk, Andrews and Kirkland of Orange, Moody, Pittman and Johnson of Hillsborough, Turlington and Whitlock of Alachua, Ayres of Marion, Jacobs of Suwannee, Dowda of Putnam, Hathaway of Charlotte, Cramer, McLaren and Shaffer of Pinellas and Tate of Sarasota—

H. B. No. 169—A bill to be entitled An Act making it unlawful to print or otherwise produce wall charts, tip sheets, scratch sheets, bookmaking tickets or other items in furtherance of illegal gambling or to transport, sell or possess the same; and providing penalties.

Which amendments read as follows:

Amendment No. 1—

In line 3 of the Title of the typewritten bill after the word "sheets" insert the following: "newspapers,"

Amendment No. 2—

After Section 1 (typewritten bill) insert the following: "Section 1-1/2. It is declared by the Legislature that printed information referred to in the preceding section, programming horse racing entries at various tracks, jockeys, probable odds, withdrawals, selections or one or more of these items usually with special identifying numbers, are closely interrelated with and are designed primarily to serve the interests of illegal off-track gambling through bookmakers whose operations are synchronized or geared to "wire service", radio, telephone and other means of communication carrying racing information."

Amendment No. 3—

After Section 4 (typewritten bill), insert the following:

"Section 5. If any part, clause, word or phrase of this Act is held or determined to be unconstitutional for any reason, the same shall not affect, invalidate or modify any other part of this Act."

Re-number the remaining sections in sequence.

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

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 24, 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 concurred in Senate Amendments to—

By Mr. Boyd of Lake—

H. B. No. 819—A bill to be entitled An Act creating a Small Claims Court in each county in this State having a population of not less than 36,300 and not more than 36,400 according to the last Federal census; providing for the appointment, qualifications and tenure of office of the judge of such Small Claims Court; prescribing the jurisdiction, the pleading, practice and service of process therein; providing for the duties of the judge and his remuneration.

Which amendments read as follows:

Amendment No. 1—

In Section 18, (typewritten bill) strike out all of Section 18 and insert in lieu thereof the following:

Section 18. The small claims court authorized to be established shall not be activated until the board of county commissioners shall determine that there is sufficient local need for such court, and shall evidence such need by the adoption of a resolution either:

(1) On its own motion, or

(2) Upon petition signed by not less than twenty-five (25) registered voters of the county requesting such activation the board of county commissioners may provide for a referendum, which shall be approved by a majority of the qualified electors of the county voting at a general or special election as may be specified by said board.

Whenever such small claims court is activated in the manner as above provided, the clerk of the board of county commissioners shall so notify the Secretary of State.

Amendment No. 2—

In Title, (typewritten bill) strike out the Period after the word "Remuneration".

and insert the following: ; providing method of putting this Act into effect.

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

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 24, 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 concurred in Senate amendments to—

By Mr. Melvin of Santa Rosa—

H. B. No. 303—A bill to be entitled An Act to amend Sections 129.01, 129.02, 129.03, 129.05, 129.06, and 129.07, Florida Statutes, 1949; to provide for the establishment of a budget system for Boards of County Commissioners; prescribing the methods of preparing and adopting budgets, levying taxes, making expenditures and accounting for county and other funds under the control of Boards of County Commissioners; prescribing penalties for the violation of this Act; and providing for the repeal of all laws in conflict with this Act.

Which amendments read as follows:

Amendment No. 1—

In Section 7, line 5 (typewritten bill), strike out the semi-colon and words: "provided further that this Act shall not apply to counties having county budget commissions." and insert in lieu thereof the following: a period.

Amendment No. 2—

Strike out Subsection (b) of Division (4) of Section 2 of the Bill and insert in lieu thereof the following: "any funds in the capital budget not required to meet the current construction cost of any project may be invested in any securities of the Federal government or in securities of any county of the State of Florida pledging the full faith and credit of such county or pledging such county's share of the gas tax provided for in Section 19 of Article IX of the Constitution of Florida."

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

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 24, 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 adopted the Conference Committee Report on Senate Amendment to—

By the Legislative Council Committee—

H. B. No. 249—A bill to be entitled An Act amending Subsection (10) of Section 236.04, Florida Statutes, relating to Education, Teachers, Minimum Foundation Program, Instructional Units and personnel minimum and maximum allowed or required.

Which report reads as follows:

May 18, 1951.

*Hon. Wallace E. Sturgis,*  
*President of the Senate;*  
*Honorable B. Elliott,*  
*Speaker of the House.*

Gentlemen:

Your Conference Committee appointed to adjust the differences between the Senate and House of Representatives with reference to House Bill No. 249 begs leave to submit the following report and recommendations:

1. That the Senate recede from the Senate amendment to the bill.

2. That the House and Senate adopt and concur in the following amendment to House Bill No. 249:

At the end of Section One strike the period and insert a semi-colon, and add the following: "Provided further, that prior to July 1, 1953 no county shall be required to fill such units which submits evidence satisfactory to the State Board of Education that it is impossible to fill the same on account of lack of available classrooms."

Respectfully submitted,

LEROY COLLINS

GEORGE W. LEAIRD

RUSSELL O. MORROW,

Conferees on the part of  
the Senate.

C. FARRIS BRYANT

ROY SURLES

JOHN L. McFARLIN, JR.

Conferees on the part of the  
House of Representatives.

And pursuant to the Conference Committee's Report the House has adopted the Conference Committee Amendment to House Bill No. 249, which amendment reads as follows:

At the end of Section One strike the period and insert a semi-colon, and add the following: "Provided further, that prior to July 1, 1953 no county shall be required to fill such units which submits evidence satisfactory to the State Board of Education that it is impossible to fill the same on account of lack of available classrooms."

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

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 24, 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 with amendment:

By Senator Carroll—

S. B. No. 32—A bill to be entitled An Act to amend Section 322.18, Florida Statutes.

Which amendment reads as follows:

In Title of the bill, strike out the period and add "Relating to Expiration of operator and chauffeur license."

—and respectfully requests the concurrence of the Senate therein.

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

And Senate Bill No. 32, contained in the above Message, was read by title, together with the House amendment thereto.

Senator Carroll moved that the Senate concur in the House amendment to Senate Bill No. 32.

Which was agreed to and the Senate concurred in the House amendment to Senate Bill No. 32.

And Senate Bill No. 32, as amended, was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing, 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 24, 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 Morrow—

S. B. No. 62—A bill to be entitled An Act to amend Section 270.11, Florida Statutes, relating to contracts for the sale of public lands and requiring the reservation of certain mineral rights in the State.

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

And Senate Bill No. 62, 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 24, 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 with Amendment—

By Senator Gautier (13th)—

S. B. No. 876—A bill to be entitled An Act to amend Chapter 22399, Laws of Florida, Acts of 1943, entitled: "An Act authorizing the City Council of the City of Miami Beach, Florida, to establish by ordinance a hospitalization and sick benefit system for any or all groups of officers and employees in the service of said city; to provide for hospitalization and sick benefits; to provide for contribution to the cost thereof on an actuarial basis; providing for the maner in which officers and employees may come under the operation of said system; providing for the investment of funds created under said system; providing for the administration of said system and providing for the submission of said ordinance to referendum of qualified voters of said city."

Proof of publication attached.

Which Amendment reads as follows:

In Section 1, of the bill, at the end of Section 1 add the following: "Provided, however, that it shall not be compulsory for any officer or employee to participate if he objects because of religious beliefs or convictions. Such objection shall be filed in writing with the City Council."

—and respectfully requests the concurrence of the Senate therein.

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

And Senate Bill No. 876, contained in the above Message, was read by title, together with the House amendment thereto.

Senator Gautier (13th) moved that the Senate concur in the House amendment to Senate Bill No. 876.

Which was agreed to, and the Senate concurred in the House amendment to Senate Bill No. 876.

And Senate Bill No. 876, as amended, was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing, 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 24, 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 failed to pass by the required Constitutional three-fifths vote of all members elected to the House of Representatives for the 1951 Session of the Florida Legislature—

By the Committee on Constitutional Amendments—

Committee Substitute for Senate Joint Resolution No. 290:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE V OF THE CONSTITUTION OF FLORIDA RELATING TO THE JUDICIAL DEPARTMENT; REPEALING SECTIONS TWO (2), THREE (3), FOUR (4), FIVE (5), SIX (6), SEVEN (7), EIGHT (8), FORTY-FOUR (44) AND FORTY-NINE (49), THEREOF PERTAINING TO THE ORGANIZATION, POWERS AND JURISDICTION OF THE SUPREME COURT, THE ASSIGNMENT OF JUDGES TO HEAR AND DETERMINE CASES, AND ELIGIBILITY OF RETIRED JUSTICES AND CIRCUIT JUDGES FOR CALL TO TEMPORARY ACTIVE DUTY; AND INSERTING IN LIEU THEREOF THE FOLLOWING SECTIONS NUMBERED TWO (2) TO EIGHT (8), INCLUSIVE, PERTAINING TO THE SAME GENERAL SUBJECT MATTER.

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

The following amendment to Article V of the Constitution of Florida relating to the Judicial Department 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:

ARTICLE V OF THE CONSTITUTION OF FLORIDA RELATING TO THE JUDICIAL DEPARTMENT IS HEREBY AMENDED BY STRIKING THEREFROM PRESENT SECTIONS 2, 3, 4, 5, 6, 7, AND 8, AND SECTIONS 44 AND 49 THEREOF, AND SUBSTITUTING IN LIEU THEREOF THE FOLLOWING SECTIONS, TO BE NUMBERED 2 TO 8, INCLUSIVE:

Section 2. Supreme Court; Number of Justices; Term; Compensation; Appointment and Election of Justices.

(a) On and after the first day of December, 1952, the Supreme Court shall consist of ten (10) Justices. Except as provided in Subsection (b) hereof, the Justices of the Supreme Court shall hold office for the term of six years; but no term of any Justice holding office prior to the ratification of this amendment shall be affected by the provisions hereof. The Justices of the Supreme Court shall receive for their services such compensation as may be fixed by law.

(b) On or after the first day of December, 1952, the Governor shall appoint a qualified person to fill the vacancy in each of the three additional offices of Justice hereby created, for a term extending only to the first Tuesday after the first Monday in January following the next succeeding general election. A successor to each such additional Justice shall be elected by the qualified electors of the State at the times and places of voting for members of the Legislature at the next succeeding general election following such appointment; one of whom shall be elected for a term of two years, one for a term of four years, and one for a term of six years. Thereafter, the successor to each such additional Justice shall be elected for a term of six years.

(c) Except as provided in Subsection (b) hereof, each Justice

of the Supreme Court shall be elected for a six-year term by the qualified electors of the State at the times and places of voting for members of the Legislature, at the general election next preceding the expiration of each term of such office; provided that in the event of a vacancy in the office of any Justice and there be an unexpired term, the successor shall be elected only for the balance of the unexpired term.

Section 3: Judges; qualifications. No person shall ever be appointed or elected as a Justice of the Supreme Court, or Judge of a Circuit Court or Criminal Court, who is not at least twenty-five years of age, a citizen and resident of Florida, and an attorney at law duly licensed to practice in Florida.

Section 4. Supreme Court; Quorum; Division; Chief Justice, Selection, Powers and Duties.

(a) A majority of the Justices of the Supreme Court shall constitute a quorum for the dispatch of business, except as hereinafter provided in this section.

(b) All cases involving capital punishment, or the determination of a State or Federal constitutional question where-in shall be brought into controversy the constitutionality of a Federal or State statute, rule, regulation or municipal ordinance, shall be considered and determined by the Chief Justice and not less than six other Justices of the Court designated by him; and a judgment concurred in by a majority of the Justices considering the case shall be the judgment of the Court.

(c) All other cases may be considered and determined by a division of the Court consisting of not less than three Justices and the judgment of a majority of any such division shall be the judgment of the Court.

(d) The Chief Justice shall from time to time be selected by the Justices of the Supreme Court to serve for such term of office as they shall determine. He shall be the Chief Administrative officer of all Courts of the State, and it shall be his duty to see that litigation in the Courts of the State is dispatched promptly. He shall have the exclusive power to direct a Judge of any Court to serve temporarily as judge in a coordinate or inferior court; and it shall be the duty of every judge to obey such direction unless excused by the Chief Justice for sufficient cause.

Section 5. Jurisdiction of Supreme Court. The Supreme Court shall have appellate jurisdiction in all cases at law and in equity originating in Circuit Courts, and of appeals from the Circuit Courts in cases arising before Judges of the County Courts in matters pertaining to their probate jurisdiction and in the management of the estates of infants, and in cases of conviction of felony in the criminal courts, and in all criminal cases originating in the Circuit Courts. The Court shall have the power to issue writs of mandamus, certiorari, prohibition, quo warranto, habeas corpus, and also all writs necessary or proper to the complete exercise of its jurisdiction. Each of the Justices shall have power to issue writs of habeas corpus to any part of the State upon petition by or on behalf of any person held in actual custody, and may make such writs returnable before himself, or the Supreme Court, or any Justice thereof, or before any Circuit Judge.

The Supreme Court shall have the power to make rules governing the administration of all courts in the State, and the practice and procedure in all such courts. The Supreme Court shall have jurisdiction over the admission to the practice of law and the discipline of persons admitted.

Section 6. Eligibility of Circuit Judges to serve temporarily as Associate Justices of Supreme Court. Circuit Judges may be called by the Chief Justice for temporary duty on the Supreme Court to act in the place and stead of any absent, disqualified or disabled Justice, or to help relieve congestion of the Court docket; provided that a division of the Court shall not include more than one Judge.

Section 7. Eligibility of Retired Justices and Circuit Judges to serve temporarily as Substitute Justices and Judges.

(a) Justices of the Supreme Court and Judges of the Circuit Courts who have retired with compensation may be called by the Chief Justice for temporary duty on the Supreme Court to act in the place and stead of any absent, disqualified or disabled Justice, or to help relieve congestion of the Court docket; provided that a division of the Court shall not include

more than one such Justice or Judge. While on temporary duty with the Supreme Court such Justice or Judge shall have the same powers and jurisdiction, with respect to matters referred to him for consideration as an active Justice of the Supreme Court.

(b) Justices of the Supreme Court and Judges of the Circuit Courts who have retired with compensation may be called by the Chief Justice for temporary duty in a Circuit Court, to act in the place and stead of any absent, disqualified or disabled Judge or to help relieve congestion of the Court docket. While on temporary duty pursuant to such call such retired Justice or Circuit Judge shall have the same powers and jurisdiction as an active Judge of the Court to which he has been assigned.

(c) No retired Justice or Circuit Judge shall be required to serve without his consent.

Section 8. Clerk, Marshal; Librarian. The Supreme Court shall appoint a Clerk, who shall be the reporter for the Court and perform such other duties as the Court may direct. The Supreme Court shall appoint a Marshal, who shall have the power, and be obligated, to execute all orders of the Court, including orders of arrest. He shall perform such other duties as the Court may direct. The Supreme Court may appoint a Librarian whose duties shall be defined by the Court. The salaries of such officers shall be fixed by law and such officers shall hold office during the pleasure of the Court.

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

The following Message from the House of Representatives was read:

Tallahassee, Florida,

May 24, 1949.

*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. Bryant of Marion—

H. B. No. 851—A bill to be entitled An Act to authorize suits for unpaid taxes by states or political subdivisions thereof of the United States subject to certain conditions in courts of Florida.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 851, contained in the above Message, was read the first time by title only and referred to the Committee on Judiciary "A".

The following Message from the House of Representatives was read:

Tallahassee, Florida,

May 24, 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—

By Messrs. Atkinson and Henderson of Leon—

H. J. R. No. 453—A joint resolution proposing an amendment to Article V of the Constitution of the State of Florida by adding thereto an additional section to be numbered by the

Secretary of State, providing for an additional Circuit judge for the second judicial circuit embracing the state capital to assist in the disposition of a large volume of litigation involving the state, or officer thereof, his powers and duties, and further providing for the appointment by the Governor and confirmation by the Senate of the first such circuit judge, and his election thereafter.

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

That the following amendment to Article V of the Constitution of the State of Florida, by adding thereto an additional section to be numbered by the Secretary of State, is agreed to and shall be submitted to the electors of the State of Florida for approval or rejection at the next General Election to be held in November of the year 1952, as follows:

Section 1. There shall always be an additional Circuit Judge for the Second Judicial Circuit, embracing the State Capital, in addition to the other judges authorized by this Constitution, to assist in the disposition of a large volume of litigation involving the State, or officer thereof, who shall be appointed by the Governor and confirmed by the Senate to serve until the first Tuesday after the first Monday in January 1955. His successor shall be elected in the manner provided by law. Such Circuit Judge shall have the same power, jurisdiction and salary as the other judges of said Circuit.

—and respectfully requests the concurrence of the Senate therein.

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

And House Joint Resolution No. 453, contained in the above Message, was read the first time in full.

Senator Collins moved that the rules be waived and House Joint Resolution No. 453 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 24, 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 Committee on Governmental Reorganization—

Committee Substitute for H. B. No. 623—A bill to be entitled An Act relating to the collection of State revenue; creating the State Revenue Commission; prescribing its powers and duties; providing for a collector of revenue, his powers and duties, repealing certain laws and all laws or parts of laws in conflict with this Act.

—and respectfully requests the concurrence of the Senate therein.

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

And Committee Substitute for House Bill No. 623, contained in the above Message, was read the first time by title only.

Senator Shands moved that the rules be waived and Committee Substitute for House Bill No. 623 be placed on the Calendar of Bills on Second Reading, without reference.

Which was not agreed to, and Committee Substitute for House Bill No. 623 was referred to the Committee on Governmental Reorganization.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 24, 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. Rood of Manatee—

H. B. No. 701—A bill to be entitled An Act to authorize savings and loan associations to reproduce by photographic or microphotographic process certain records and other documents, and making such photographs or microphotographs and reproductions therefrom admissible in evidence.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 701, contained in the above Message, was read the first time by title only.

Senator Ripley moved that the rules be waived and House Bill No. 701 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 24, 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. Andrews of Orange, Melvin of Santa Rosa, and Cobb of Volusia—

H. B. No. 300—A bill to be entitled An Act creating the Election Code of 1951, amending and revising Chapters 97, 98, 99, 100, 101, 102, 103, 104 relating to qualification and registration of electors; registration officers and procedures; candidates, campaign expenses and contesting elections; elections: general, primary, special, bond and referendum; voting; conducting and canvassing results of elections; presidential electors, political parties, executive committees and members; providing penalties; and repealing Chapters 105, 106 and 875.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 300, 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. 300 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 24, 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. Dowda of Putnam—

H. B. No. 704—A bill to be entitled An Act to amend subsection (2) of Section 440.16, Florida Statutes 1949, relating to compensation and other benefits payable for death under the Florida Workmen's Compensation Act.

Also—

By Mr. Summers of Liberty—

H. B. No. 686—A bill to be entitled An Act to amend Sections 443.03 and 443.08, Florida Statutes, 1949, known as the "Unemployment Compensation Law," relating to employing units, transfer of employment experience of employers, and contribution rate of certain employers, and making this Act effective July 1, 1951.

Also—

By Messrs. Courtney of Bay, Smith of Polk and Floyd of Dade—

H. B. No. 607—A bill to be entitled An Act amending Subsection (1) of Section 440.15 and repealing Subsection (13) of Section 440.20, Florida Statutes 1949, relating to compensation payments for permanent total disability; defining such disability and repealing existing limitation of benefit period.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 704, contained in the above Message, was read the first time by title only.

Senator Gautier (13th) moved that the rules be waived and House Bill No. 704 be placed on the Calendar of Bills on Second Reading, without reference.

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

And House Bill No. 686, contained in the above Message, was read the first time by title only.

Senator Gautier (13th) moved that the rules be waived and House Bill No. 686 be placed on the Calendar of Bills on Second Reading, without reference.

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

And House Bill No. 607, contained in the above Message, was read the first time by title only.

Senator Gautier (13th) moved that the rules be waived and House Bill No. 607 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 24, 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 Committee on Education A—

H. B. No. 1380—A bill to be entitled An Act amending

Subsection (1) of Section 242.05, Florida Statutes, relating to Foundation Program Fund, State Supervisory Service Fund; annual appropriations; fixing effective date.

Also—

By the Committee on Temperance—

H. B. No. 1530—A bill to be entitled An Act to regulate advertising of intoxicating beverages and providing penalties for violation thereof.

Also—

By Mr. Darby of Escambia—

H. B. No. 297—A bill to be entitled An Act amending Subsection (2) of Section 561.46 of Florida Statutes relating to beverage law; excise tax on wines manufactured in Florida.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1380, contained in the above Message, was read the first time by title only.

Senator Collins moved that the rules be waived and House Bill No. 1380 be placed on the Calendar of Bills on Second Reading, without reference.

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

And House Bill No. 1530, contained in the above Message, was read the first time by title only.

Senator Boyle moved that the rules be waived and House Bill No. 1530 be placed on the Calendar of Bills on Second Reading, without reference.

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

And House Bill No. 297, contained in the above Message, was read the first time by title only.

Senator Beall moved that the rules be waived and House Bill No. 297 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 24, 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. Papy of Monroe, Murray of Polk, Dekle of Taylor, Simpson of Jefferson, and Smith of Seminole—

H. B. No. 1128—A bill to be entitled An Act making it unlawful for any member of the Legislature to represent any licensee or holder of a race track permit; providing for penalty.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1128, contained in the above Message, was read the first time by title only and referred to the Committee on Miscellaneous Legislation.

The following Message from the House of Representatives was read:

Tallahassee, Florida,  
May 24, 1951.

Tallahassee, Florida,  
May 24, 1951

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

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—

Sir:

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

By Messrs. Okell, Floyd and Fascell of Dade—

By Mr. Campbell of Okaloosa—

H. B. No. 738—A bill to be entitled An Act to amend Chapter 17097, Laws of Florida, 1935, being Chapter 84, Florida Statutes, 1949 providing that the owner as defined in Section 1 of said Act, shall make no payments under the direct contract as therein defined until he shall have received receipted bills for the labor or material performed or supplied on said contract, or a waiver of liens, and giving to subcontractors or materialmen, as defined in said chapter, a lien against the owner's right, title, or interest in the property on which labor is performed, or to which materials are supplied, to the value thereof, and regardless of the indebtedness of the owner on the direct contract; dispensing with the necessity of cautionary notice; and repealing all laws in conflict herewith.

H. B. No. 1111—A bill to be entitled An Act relating to the West half (W½) of the Southwest quarter (SW¼) of section eight (8) township three (3) North, range twenty-three (23) West, in Okaloosa County, Florida; quitclaiming any title the State may have in and to said lands; and quieting title thereto in the present owners of the said lands.

—and respectfully requests the concurrence of the Senate therein.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,

Chief Clerk, House of Representatives.

And House Bill No. 1111, 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. 1111 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1111 was read the second time by title only.

Senator Brackin moved that the rules be further waived and House Bill No. 1111 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. 1111 was read the third time in full.

Upon the passage of House Bill No. 1111 the roll was called and the vote was:

Yeas—37.

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

Nays—None.

So House Bill No. 1111 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 24, 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 Committee on Judiciary "C"—

Committee Substitute for S. B. No. 10—A bill to be entitled An Act relating to the State Racing Commission; providing that the records, books, maps, documents and papers of the State Racing Commission shall be open at all times to the inspection of any State or county officers or any official in-

Respectfully,

LAMAR BLEDSOE,

Chief Clerk, House of Representatives.

And House Bill No. 738, contained in the above Message, was read the first time by title only.

Senator Gautier (13th) moved that the rules be waived and House Bill No. 738 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 24, 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. 1155—A bill to be entitled An Act relating to constables in all counties of the State of Florida which now have a population of more than 130,000 and not less than 240,000 inhabitants according to the last official census; fixing and providing for the salaries of constables and other expenses of operation of said constables offices; requiring that all fees, commissions and perquisites be accounted for and paid into the general funds of said counties and providing that each of such constables in each of said counties shall file with its clerk of the circuit court each year a sworn copy of his personal Federal income tax return.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,

Chief Clerk, House of Representatives.

And House Bill No. 1155, 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:

vestigative body or committee; and providing penalties for the violation hereof.

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

And Committee Substitute for Senate Bill No. 10, contained in the above Message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Senator Leaird asked unanimous consent of the Senate to take up and consider House Bill No. 415, out of its order.

Which was agreed to.

H. B. No. 415—A bill to be entitled An Act relating to the compensation of the Sheriff, Clerk of the Circuit Court and County Judge of Broward County, Florida, whose compensation is paid by fees or commissions; and prescribing the time when this Act shall become a law.

Was taken up.

Senator Leaird moved that the rules be waived and House Bill No. 415 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 415 was read the second time by title only.

Senator Leaird moved that the rules be further waived and House Bill No. 415 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. 415 was read the third time in full.

Upon the passage of House Bill No. 415 the roll was called and the vote was:

Yeas—37.

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

Nays—None.

So House Bill No. 415 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Leaird asked unanimous consent of the Senate to take up and consider House Bill No. 471, out of its order.

Which was agreed to.

H. B. No. 471—A bill to be entitled An Act to amend Section 5 of Chapter 25066, Laws of Florida, Acts of 1949 relating to the compensation of the County Solicitor of Broward County, Florida.

Was taken up.

Senator Leaird moved that the rules be waived and House Bill No. 471 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 471 was read the second time by title only.

Senator Leaird moved that the rules be further waived and House Bill No. 471 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. 471 was read the third time in full.

Upon the passage of House Bill No. 471 the roll was called and the vote was:

Yeas—37.

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

Nays—None.

So House Bill No. 471 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Leaird asked unanimous consent of the Senate to take up and consider House Bill No. 1019, out of its order.

Which was agreed to.

H. B. No. 1019—A bill to be entitled An Act to authorize the public officials of Broward County, Florida, to reproduce on a small scale any records in their official custody; to define the words "records"; to prescribe the conditions under which such records shall be so reproduced; to prescribe by whose authority the expenditure therefor shall be made; to provide for the verification, certification storage, examination and use of such reproductions; to provide that certified positive or negative reproductions shall be deemed the official original records for all purposes and that certified copies thereof shall be acceptable in any court; to authorize the sale of copies of such reproductions; to prescribe the conditions under which the original records may be destroyed; to ratify and confirm all acts heretofore done in connection with the purchase or rental of microfilming equipment and supplies, and the reproduction of records on microfilm.

Was taken up.

Senator Leaird moved that the rules be waived and House Bill No. 1019 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1019 was read the second time by title only.

Senator Leaird moved that the rules be further waived and House Bill No. 1019 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. 1019 was read the third time in full.

Upon the passage of House Bill No. 1019 the roll was called and the vote was:

Yeas—37.

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

Nays—None.

So House Bill No. 1019 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Leaird asked unanimous consent of the Senate to take up and consider House Bill No. 831, out of its order.

Which was agreed to.

H. B. No. 831—A bill to be entitled An Act to amend Section 1 of Chapter 24008, Laws of Florida, Acts of 1947, entitled: "An Act abolishing budget commissions in counties having a popu-

lation of not less than eighty-seven thousand (87,000) and not more than one hundred twelve thousand three hundred fifty (112,350) according to the latest State or Federal census and repealing all laws conflicting therewith." To provide that such law shall apply to counties having a population of not less than eighty-three thousand (83,000) and not more than one hundred twelve thousand three hundred fifty (112,350) according to the last preceding State or Federal census.

Was taken up.

Senator Leaird moved that the rules be waived and House Bill No. 831 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 831 was read the second time by title only.

Senator Leaird moved that the rules be further waived and House Bill No. 831 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. 831 was read the third time in full.

Upon the passage of House Bill No. 831 the roll was called and the vote was:

Yeas—37.

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

Nays—None.

So House Bill No. 831 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Leaird asked unanimous consent of the Senate to take up and consider House Bill No. 903, out of its order.

Which was agreed to.

H. B. No. 903—A bill to be entitled An Act to amend Chapter 26357, Laws of Florida, Extraordinary Session 1949, which Act established the fees of the clerk of the criminal court of record of Broward County, in felony and misdemeanor cases and in civil cases wherein said clerk functions as clerk of the county court.

Was taken up.

Senator Leaird moved that the rules be waived and House Bill No. 903 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 903 was read the second time by title only.

Senator Leaird moved that the rules be further waived and House Bill No. 903 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. 903 was read the third time in full.

Upon the passage of House Bill No. 903 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	Moore
Boyle	Davis	Johnston	Morrow
Brackin	Dayton	King	Pearce

Pope	Rogells	Smith
Ripley	Shands	Tucker
Rodgers	Shivers	Wright

Nays—None.

So House Bill No. 903 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Leaird asked unanimous consent of the Senate to take up and consider House Bill No. 906, out of its order.

Which was agreed to.

H. B. No. 906—A bill to be entitled An Act authorizing and directing the clerk of the criminal court of record of Broward County, Florida to keep a record of all persons convicted of crimes in Broward County, Florida, directing the clerk of the circuit court to certify to said clerk of the criminal court all such convictions in said circuit court, and relieving said clerk of the circuit court of the duty of keeping a separate conviction record.

Was taken up.

Senator Leaird moved that the rules be waived and House Bill No. 906 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 906 was read the second time by title only.

Senator Leaird moved that the rules be further waived and House Bill No. 906 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. 906 was read the third time in full.

Upon the passage of House Bill No. 906 the roll was called and the vote was.

Yeas—37.

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

Nays—None.

So House Bill No. 906 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Leaird asked unanimous consent of the Senate to take up and consider House Bill No. 905, out of its order.

Which was agreed to.

H. B. No. 905—A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Broward County, Florida, to purchase goods, supplies or materials for county purposes or use, when the amount to be paid therefor by the county does not exceed five hundred dollars (\$500.00), without the necessity of advertising any notice or calling for bids regarding said purchase.

Was taken up.

Senator Leaird moved that the rules be waived and House Bill No. 905 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 905 was read the second time by title only.

Senator Leaird moved that the rules be further waived and House Bill No. 905 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. 905 was read the third time in full.

Upon the passage of House Bill No. 905 the roll was called and the vote was:

Yeas—37.

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

Nays—None.

So House Bill No. 905 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Leaird asked unanimous consent of the Senate to take up and consider House Bill No. 907, out of its order.

Which was agreed to.

H. B. No. 907—A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Broward County, Florida, to create, establish, maintain and operate, directly or indirectly, garbage collection and disposal services in any part or parts of the territory within Broward County which is not included in the corporate limits of any city or town; authorizing and empowering said board to charge and collect fees from the users of said services in order to defray the cost and expenses, or any portion thereof, necessary for the establishment, maintenance and operation of said services, and authorizing and empowering said board to pay a portion of such cost and expenses, not exceeding ten thousand dollars (\$10,000.00) in any one fiscal year, from the general revenue fund of Broward County.

Was taken up.

Senator Leaird moved that the rules be waived and House Bill No. 907 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 907 was read the second time by title only.

Senator Leaird moved that the rules be further waived and House Bill No. 907 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. 907 was read the third time in full.

Upon the passage of House Bill No. 907 the roll was called and the vote was:

Yeas—37.

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

Nays—None.

So House Bill No. 907 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Leaird asked unanimous consent of the Senate to take up and consider House Bill No. 909, out of its order.

Which was agreed to.

H. B. No. 909—A bill to be entitled An Act authorizing and directing the Clerk of the Circuit Court of Broward County, Florida, to enter in the judgment and execution docket, all judgments and executions from the County Court of Broward County, Florida, directing the Clerk of the County Court to certify such judgments and executions to said Clerk of the Circuit Court, and relieving said Clerk of the County Court of the duty of keeping a separate judgment and execution docket.

Was taken up.

Senator Leaird moved that the rules be waived and House Bill No. 909 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 909 was read the second time by title only.

Senator Leaird moved that the rules be further waived and House Bill No. 909 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. 909 was read the third time in full.

Upon the passage of House Bill No. 909 the roll was called and the vote was:

Yeas—37.

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

Nays—None.

So House Bill No. 909 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Leaird asked unanimous consent of the Senate to take up and consider House Bill No. 830, out of its order.

Which was agreed to.

H. B. No. 830—A bill to be entitled An Act authorizing and empowering the board of county commissioners of Broward County, Florida, to create and maintain an economic development fund; defining the purposes and use of said economic development fund; declaring such purposes to be a county purpose; authorizing the board of county commissioners of Broward County, Florida, to levy a tax for such purposes, and providing for a referendum election.

Was taken up.

Senator Leaird moved that the rules be waived and House Bill No. 830 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 830 was read the second time by title only.

Senator Leaird moved that the rules be further waived and House Bill No. 830 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. 830 was read the third time in full.

Upon the passage of House Bill No. 830 the roll was called and the vote was:

Yeas—37.

Mr. President	Beall	Carroll	Davis
Ayers	Boyle	Clarke	Dayton
Baker	Brackin	Collins	Franklin
Baynard	Branch	Crary	Gautier (28th)

Gautier (13th)	Lewis	Pope	Smith
Johns	Lindler	Ripley	Tucker
Johnson	McArthur	Rodgers	Wright
Johnston	Moore	Rogells	
King	Morrow	Shands	
Leaird	Pearce	Shivers	

Nays—None.

So House Bill No. 830 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Leaird asked unanimous consent of the Senate to take up and consider House Bill No. 908, out of its order.

Which was agreed to.

H. B. No. 908—A bill to be entitled An Act authorizing the Board of County Commissioners of Broward County, Florida, to create and maintain an equipment fund; defining the purposes and use of said equipment fund; authorizing the Board of County Commissioners of Broward County, Florida, to levy a tax for such purposes.

Was taken up.

Senator Leaird moved that the rules be waived and House Bill No. 908 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 908 was read the second time by title only.

Senator Leaird moved that the rules be further waived and House Bill No. 908 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. 908 was read the third time in full.

Upon the passage of House Bill No. 908 the roll was called and the vote was:

Yeas—37.

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

Nays—None.

So House Bill No. 908 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Smith asked unanimous consent of the Senate to take up and consider House Bill No. 665, out of its order.

Which was agreed to.

H. B. No. 665—A bill to be entitled An Act to fix the compensation of the members of the County Board of Public Instruction of Clay County, Florida; providing that such compensation shall be in lieu of all compensation and pre-requisites now allowed by law; and providing for the method of payment thereof.

Was taken up.

Senator Smith moved that the rules be waived and House Bill No. 665 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 665 was read the second time by title only.

Senator Smith offered the following amendment to House Bill No. 665:

Strike out all of Section 1 of the typewritten bill and insert in lieu thereof the following:

Section 1. The compensation of each member of the Board of Public Instruction of Clay County, Florida, is fixed at the rate of seventy-five (\$75.00) dollars per month, retroactive to January 1st, 1951.

Senator Smith moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Smith moved that the rules be further waived and House Bill No. 665, 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. 665, as amended, was read the third time in full.

Upon the passage of House Bill No. 665, as amended, the roll was called and the vote was:

Yeas—37.

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

Nays—None.

So House Bill No. 665 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives.

Senator Gautier (13th) moved that the Senate proceed to the consideration of Executive Business.

Which was agreed to.

And the Senate went into Executive Session at 5:30 o'clock P. M.

The Senate emerged from Executive Session at 5:43 o'clock P. M., and resumed its Session.

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

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

—37.

A quorum present.

The hour of adjournment having arrived, a point of order was called and the Senate stood adjourned at 5:45 o'clock P. M., until 10:00 o'clock A. M., Friday, May 25, 1951.