

JOURNAL OF THE SENATE

700

Tuesday, May 14, 1957

The Senate convened at 10:00 o'clock A. M., pursuant to adjournment on Monday, May 13, 1957.

The President in the Chair.

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

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

—38.

A quorum present.

Prayer was offered by the Senate Chaplain, The Reverend Harry B. Douglas.

The reading of the Journal was dispensed with.

The Senate daily Journal of Monday, May 13, 1957, was corrected and as corrected was approved.

The Senate daily Journal of Friday, May 10, 1957, was further corrected as follows:

Page 660, column 1, line 21, counting from the bottom of the column, strike out "May 9" and insert in lieu thereof "May 10."

Also—

Page 664, column 2, line 18, counting from the bottom of the column, strike out the word "Senate" and insert in lieu thereof the word "House."

And as further corrected was approved.

REPORTS OF COMMITTEES

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

S. B. No. 112—A bill to be entitled An Act creating and establishing within the Florida Industrial Commission and as a division thereof, a division of Labor and Industry Services; prescribing the duties and the powers of the Industrial Commission in connection therewith; providing for the appointment of a director and such other personnel as may be required for the administration of such division; authorizing the establishment and maintenance of a voluntary mediation and conciliation service for the prevention and settlement of labor disputes; authorizing the transfer of other functions and activities of the Florida Industrial Commission to such division; making an appropriation for such division, and specifying an effective date.

—and recommends that the same pass.

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

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

S. B. No. 516—A bill to be entitled An Act providing for allocation of certain motor vehicle license receipts to the State Road Department; providing for the use of said motor vehicle license receipts; requiring the State Road Department to acquire rights-of-way for the State Primary System and the

State Park Road System and for the Federal Interstate Highway System; and providing for an effective date.

—and the Committee recommends that the Committee Substitute therefor, as reported herewith, 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 Carraway, Chairman of the Committee on Appropriations, reported that the Committee had carefully considered the following Bills:

S. B. No. 688—A bill to be entitled An Act to amend Subsection (2) of Section 440.44, Florida Statutes, relating to Industrial Commission, by prescribing salaries of members other than the Chairman; and making this Act effective July 1, 1957.

S. B. No. 698—A bill to be entitled An Act providing an appropriation from the General Revenue Fund to the Stephen Foster Memorial Commission for construction of a music hall and a composers' hall of fame at the Stephen Foster Memorial Museum; and providing an effective date.

S. B. No. 902—A bill to be entitled An Act for the relief of Mrs. Nellie Segree by providing a refund of the overpayment by Mrs. Nellie Segree to the teachers' retirement system of Florida.

—and recommends that the same pass.

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

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

S. B. No. 809—A bill to be entitled An Act relating to control of honey bee diseases; amending Chapter 584, Florida Statutes; providing method of destroying infected bees; providing for compensation for destroyed hives and bees.

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

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

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

S. B. No. 938—A bill to be entitled An Act relating to the Florida Development Commission; amending Section 288.20, Florida Statutes; providing for a revolving fee fund to be administered by the State Comptroller and for the continuation of said fund; providing a method of disbursements from said revolving fee fund and for the establishment of a petty cash fund, and providing for the duties of the State Treasurer as Ex Officio Treasurer of the Florida Development Commission.

—and recommends that the same pass.

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

Senator Belser, Chairman of the Committee on County Organizations, reported that the Committee had carefully considered the following Bills:

S. B. No. 739—A bill to be entitled An Act relating to compensation of county officials; amending Section 145.01, Florida Statutes; increasing the maximum compensation of such officials; providing the provisions of this Act shall not affect any local laws providing supplementary compensation to such officials; providing maximum compensation of County Judge

shall not include compensation received for acting as Juvenile Judge; providing retroactive application and setting an effective date.

S. B. No. 810—A bill to be entitled An Act to amend Subsection (1) of Section 153.05, and Section 153.08, Florida Statutes known as the "County Water System and Sanitary Sewer Financing Act" by regulating the boundaries of districts and by providing for the issuance of revenue bonds for and on behalf of districts created under the Act. Providing effective date of the Act.

—and recommends that the same pass.

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

Senator Kickliter, Chairman of the Committee on Pensions and Claims, reported that the Committee had carefully considered the following Bill:

S. B. No. 878—A bill to be entitled An Act for the relief of Kenneth O. Nordine, for payment of sums due to the United States Government for hospitalization due to injury inflicted while on active duty with the Florida National Guard.

—and the Committee recommends that the Committee Substitute therefor, as reported herewith, 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 Kickliter, Chairman of the Committee on Pensions and Claims, reported that the Committee had carefully considered the following Bill:

S. B. No. 828—A bill to be entitled An Act amending Subsection (4) of Section 122.02, Florida Statutes, relating to State and County Officers and Employees Retirement System, by specifying prior service for inclusion in aggregate number of years of service, and providing an effective date.

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

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

Senator Kickliter, Chairman of the Committee on Pensions and Claims, reported that the Committee had carefully considered the following Bills:

H. B. No. 240—A bill to be entitled An Act for the relief of Joseph DeWitt Arnold for damages for personal injury received as the result of the negligent placing of soda ash by inspectors of the Florida Livestock Board.

H. B. No. 445—A bill to be entitled An Act for the relief of Frank Marshburn for personal property damages resulting from a fire negligently set by the employees of the State Road Department.

H. B. No. 638—A bill to be entitled An Act for the relief of V. P. Selph, member of the Barbers' Sanitary Commission, for compensation during the time he was suspended by the Governor as such, the said suspension never having been confirmed by the State Senate.

—and recommends that the same pass.

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

Senator Connor, Chairman of the Committee on Temperance, reported that the Committee had carefully considered the following Bill:

H. B. No. 343—A bill to be entitled An Act relating to beverage law enforcement; amending Sections 562.01, 562.03, 562.05, 562.06, 562.08, 562.09, 562.11, 562.13, 562.14, 562.16, 562.41, 562.44 and 562.45, Florida Statutes; adding Sections 562.031, 562.061, 562.111, Florida Statutes, providing enforcement and penalty.

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

And the Bill contained in the preceding report, together

with the Committee Amendments attached thereto, was placed on the Calendar of Bills on Second Reading.

Senator Kickliter, Chairman of the Committee on Pensions and Claims, reported that the Committee had carefully considered the following Bill:

S. B. No. 886—A bill to be entitled An Act for the relief of Jerry J. Chicone, for the destruction of citrus trees and the loss of the crop on said trees, caused by the State Plant Board without authority or permission; providing an effective date.

—and recommends that the same not pass.

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

Senator Kickliter, Chairman of the Committee on Pensions and Claims, reported that the Committee had carefully considered the following Bill:

S. B. No. 977—A bill to be entitled An Act relating to retirement of State and County Officers and Employees, and establishing two Divisions in the State and County Officers and Employees Retirement System to afford Social Security Benefits to members of one of said Divisions; making appropriations in connection therewith; repealing Chapter 29968, Laws of Florida, 1955 (Chapter 410, Florida Statutes); and fixing the effective date of this Act.

—and recommends that the same pass.

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

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

H. B. No. 1235—A bill to be entitled An Act designating State Road 30A The Bryant G. Patton Memorial Highway.

—and recommends that the same pass.

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

Senator Brackin, Chairman of the Committee on Public Health, reported that the Committee had carefully considered the following Bill:

H. B. No. 570—A bill to be entitled An Act to require certification and registration of persons in Florida representing themselves as psychologists; to create the board to be known as the State Board of Psychological Examiners of Florida; to prescribe the duties and powers of said board; to fix penalties for the violation of this Act, providing an effective date.

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

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

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

H. B. No. 617—A bill to be entitled An Act relating to license taxes; amending Section 205.09, Florida Statutes; providing certain requirements as to contents and submission of statement of county judge; providing a copy of licenses issued shall be submitted with the statement to the comptroller; providing for payment of money collected; providing an effective date.

—and recommends that the same pass.

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

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

S. B. No. 838—A bill to be entitled An Act authorizing and empowering laundry and dry cleaning establishments to dispose of articles delivered to them for processing, without in-

curing liability therefor, when such articles are not reclaimed within ninety (90) days after date of such delivery, and further providing a different method for calculating the ninety (90) day period where such articles are insured by the laundry and dry cleaning establishments.

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

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

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

S. B. No. 888—A bill to be entitled An Act to rewrite and rearrange Chapter 903, Florida Statutes 1955, and to redefine the meaning of Bail Bondsmen; prescribing the method of surrender by bondsman of defendant and the result thereof; providing for notice of trial or hearing to bondsman; describing the manner of bond forfeitures and the issuance of judgments; the apprehending of defendant by bondsman after judgment and result thereof; making bail jumping a felony if original charge was a felony; repealing all laws or parts of laws in conflict herewith and providing for effective date of Act.

—and recommends that the same pass.

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

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

S. B. No. 901—A bill to be entitled An Act authorizing County Commissioners to contribute county funds where required under a survey conducted by the Federal Government pursuant to the Watershed Protection and Flood Prevention Act (Public Law 566) as amended; amending Chapter 125, Florida Statutes, by adding Section 125.54; providing an effective date.

—and recommends that the same pass.

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

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

S. B. No. 976—A bill to be entitled An Act relating to the State Board of Control; amending Subsection (1) of Section 240.11, Florida Statutes, relating to powers of the State Board of Control; and fixing an effective date.

—and recommends that the same pass.

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

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

S. B. No. 949—A bill to be entitled An Act relating to misleading advertisements; amending Sections 817.06 and 817.07, Florida Statutes, by including advertisements relating to diplomas, degrees, credentials and certificates of educational attainment, and including other groups subject to the provisions of such section; providing an effective date.

S. B. No. 752—A bill to be entitled An Act relating to State Board of Health; to empower the State Board of Health to exercise the powers of eminent domain; and providing an effective date.

S. B. No. 715—A bill to be entitled An Act creating and establishing in the State of Florida a military reserve liaison office; providing for the appointment by the Governor of a person from the armed forces reserve of a liaison officer with the rank of Brigadier General, or its equivalent, to serve without pay; providing for such officer to be a coordinator and act as liaison between the Governor and the Armed Forces Reserve; fixing an effective date.

—and recommends that the same pass.

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

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

S. B. No. 505—A bill to be entitled An Act relating to Assistant State Attorneys; abolishing the offices of Assistant State Attorneys; providing for the appointment of Assistant State Attorneys, and for the revocation of such appointments, by the State Attorneys; prescribing the oath to be taken by Assistant State Attorneys; providing for the recording of appointments, oaths and revocations of appointments of Assistant State Attorneys and for the furnishing of certified copies thereof to the State Comptroller; prescribing the powers, duties, tenure and compensation and expense allowances of Assistant State Attorneys; providing a rule for the construction of this Act; providing that this Act shall apply to the State Attorney and Assistant State Attorneys of the Eleventh Judicial Circuit of Florida only to the extent that it is not in conflict with Section 9B of Article V of the Constitution of Florida; repealing all laws and parts of laws in conflict with this Act; and providing the effective date hereof.

—and the Committee reports same without recommendation.

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

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

S. B. No. 897—A bill to be entitled An Act relating to commercial arbitration; providing scope of arbitration, appointment, powers and fees of arbitrators; prescribing procedure used; providing an effective date.

S. B. No. 928—A bill to be entitled An Act to amend Chapter 34 of the Florida Statutes by adding a new section to authorize the substitution of the Circuit Judge for the County Judge as Judge of the County Court whenever the County Judge is disabled or disqualified because of illness, absence, interest or other cause.

S. B. No. 690—A bill to be entitled An Act to amend Sections 443.07, 443.08, 443.15, and 443.16, Florida Statutes, relating to Judicial review, by providing for petition for writ of certiorari to the district Appellate Court, and providing an effective date.

—and recommends that the same pass.

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

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

H. B. No. 633—A bill to be entitled An Act to authorize and make valid testamentary devises and bequests to the trustee of an inter vivos trust and specifying the requirements therefor.

H. B. No. 412—A bill to be entitled An Act to amend Subsection (4) of Section 443.12, Florida Statutes, relating to appointment of Industrial Commission Personnel in the unemployment compensation and employment service divisions, by removing residence requirement, and making this Act effective July 1, 1957.

H. B. No. 249—A bill to be entitled An Act relating to speed restrictions on the operation of motor vehicles in school zones; providing the time when they shall apply; and providing an effective date.

—and recommends that the same pass.

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

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

H. B. No. 336—A bill to be entitled An Act to authorize the several boards of county commissioners to establish and regulate county speed zones; providing penalty for violation of county regulations.

—and the Committee reports same without recommendation.

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

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

S. B. No. 681—A bill to be entitled An Act to amend Paragraph (g) of Subsection (3) of Section 443.08, Florida Statutes, relating to the term "Annual Pay Roll" by redefining such term; by providing an effective date.

—and recommends that the same not pass.

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

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

S. B. No. 625—A bill to be entitled An Act relating to divorce proceedings; amending Section 65.06, Florida Statutes; to fix the venue for divorce actions brought against non-resident defendants.

—and recommends that the same not pass.

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

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

H. B. No. 64—A bill to be entitled An Act prohibiting the use or operation of a state motor vehicle for personal use; and providing a penalty for violations.

H. B. No. 277—A bill to be entitled An Act relating to probate of estates; amending Section 731.36, Florida Statutes; relating to the provision that the widow of an intestate shall take certain articles in addition to dower including one (1) motor vehicle.

H. B. No. 408—A bill to be entitled An Act to amend Paragraph (g) of Subsection (3) of Section 443.08, Florida Statutes, relating to the term "annual pay roll" by redefining such term; by providing an effective date.

—and recommends that the same not pass.

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

Senator Johns, Chairman of the Committee on Insurance, reported that the Committee had carefully considered the following Bill:

S. B. No. 206—A bill to be entitled An Act relating to retail installment transactions of motor vehicles; providing for licensing of sales finance companies; prescribing the procedure, provisions, requirements or limitations relating to contents, execution and repossession of retail installment contracts on motor vehicles and providing penalties for violation.

And in considering the original Bill the Committee has taken into consideration that the Committee on Banking by which S. B. No. 206 was previously considered has reported out a Committee Substitute therefor. The Committee on Insurance has also studied the Committee Substitute by the Committee on Banking, and the Committee on Insurance joins with the Committee on Banking in recommending consideration and passage by the Senate of the said Committee Substitute.

—and recommends that the same pass.

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

Senator Neblett requested unanimous consent of the Senate to take up and consider House Bill No. 1284, out of its order.

Unanimous consent was granted, and—

H. B. No. 1284 A bill to be entitled An Act relating to the abolition of the town of Collier City, Collier County; repealing Chapter 12627, Special Acts, 1927; providing an effective date.

Was taken up.

Senator Neblett moved that the rules be waived and House Bill No. 1284 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1284 was read the second time by title only.

Senator Neblett moved that the rules be further waived and House Bill No. 1284 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. 1284 was read the third time in full.

Upon the passage of House Bill No. 1284 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1284 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Neblett requested unanimous consent of the Senate to take up and consider House Bill No. 1285, out of its order.

Unanimous consent was granted, and—

H. B. No. 1285—A bill to be entitled An Act relating to Collier County; prohibiting the sale of fish, reptiles or amphibians taken from Lake Trafford; providing a penalty; repealing conflicting laws and setting an effective date.

Was taken up.

Senator Neblett 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 Neblett 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	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

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.

Senator Neblett requested unanimous consent of the Senate

to take up and consider House Bill No. 1286, out of its order.

Unanimous consent was granted, and—

H. B. No. 1286—A bill to be entitled An Act to provide that the county commission of Collier County be authorized to expend certain funds for advertising purposes.

Was taken up.

Senator Neblett moved that the rules be waived and House Bill No. 1286 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1286 was read the second time by title only.

Senator Neblett moved that the rules be further waived and House Bill No. 1286 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. 1286 was read the third time in full.

Upon the passage of House Bill No. 1286 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1286 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Neblett requested unanimous consent of the Senate to take up and consider House Bill No. 1184, out of its order.

Unanimous consent was granted, and—

H. B. No. 1184—A bill to be entitled An Act amending Section 6 of Article I of Chapter H of Chapter 23374, Laws of Florida, Acts of the Legislature, year 1945, being the charter of the city of Key West, Florida, by changing the compensation to fifty dollars (\$50.00) per month for each civil service commissioner; 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.

Was taken up.

Senator Neblett moved that the rules be waived and House Bill No. 1184 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1184 was read the second time by title only.

Senator Neblett moved that the rules be further waived and House Bill No. 1184 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. 1184 was read the third time in full.

Upon the passage of House Bill No. 1184 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1184 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Neblett requested unanimous consent of the Senate to take up and consider House Bill No. 1283, out of its order.

Unanimous consent was granted, and—

H. B. No. 1283—A bill to be entitled An Act relating to Collier County; setting the compensation to be paid to Constables of Collier County; providing the compensation be paid from fees collected with provision of distribution of the excess; providing an effective date.

Was taken up.

Senator Neblett moved that the rules be waived and House Bill No. 1283 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1283 was read the second time by title only.

Senator Neblett moved that the rules be further waived and House Bill No. 1283 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. 1283 was read the third time in full.

Upon the passage of House Bill No. 1283 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1283 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Neblett requested unanimous consent of the Senate to take up and consider House Bill No. 1282, out of its order.

Unanimous consent was granted, and—

H. B. No. 1282—A bill to be entitled An Act to provide that the County Commission of Collier County be authorized to expend certain funds for harbor improvements and to repeal Chapter 30522, Laws of 1955.

Was taken up.

Senator Neblett moved that the rules be waived and House Bill No. 1282 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1282 was read the second time by title only.

Senator Neblett moved that the rules be further waived and House Bill No. 1282 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. 1282 was read the third time in full.

Upon the passage of House Bill No. 1282 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1282 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Neblett requested unanimous consent of the Senate to take up and consider House Bill No. 1225, out of its order.

Unanimous consent was granted, and—

H. B. No 1225—A bill to be entitled An Act amending Article IX of Chapter D of Chapter 23374, Laws of Florida, Acts of the Legislature, year 1945, being the Charter of The City of Key West, Florida, providing for the collection of City Taxes in the same manner as provided by Law for the collection of Taxes and sale of property for nonpayment of Taxes by County and State Tax Collectors; Repealing all laws and parts of laws, whether General or Special, particularly Chapter 23374, Laws of Florida, Acts of the Legislature, year 1945, as Amended, in conflict with this Act to the extent of such conflict; and providing for this Act to take effect upon its becoming a law.

Was taken up.

Senator Neblett moved that the rules be waived and House Bill No. 1225 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1225 was read the second time by title only.

Senator Neblett moved that the rules be further waived and House Bill No. 1225 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. 1225 was read the third time in full.

Upon the passage of House Bill No. 1225 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1225 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Connor requested unanimous consent of the Senate to take up and consider Senate Bill No. 256, out of its order.

Unanimous consent was granted, and—

S. B. No. 256—A bill to be entitled An Act providing for the repeal, subject to a referendum, of Chapter 16455, Laws of Florida, Acts of 1933; relating to the taking of fish from fresh waters and from salt waters of Hernando County, Florida, by means of gig or grain or spear in the night by using artificial light for the purpose of seeing such fish, such means of fishing being commonly known as fire fishing.

Was taken up.

Senator Connor moved that the rules be waived and Senate Bill No. 256 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 256 was read the second time by title only.

The following Committee Substitute for Senate Bill No. 256:

By the Committee on Game and Fisheries—

Committee Substitute for S. B. No. 256—A bill to be entitled An Act repealing Chapter 16455, Laws of Florida, Acts of 1933, prohibiting the taking of fish from the fresh waters and salt waters of Hernando County by means of gig or spear at night by using artificial light; and providing for a referendum election.

Was read the first time by title only.

Senator Connor moved that the rules be waived and the Committee Substitute for Senate Bill No. 256 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And the Committee Substitute for Senate Bill No. 256 was read the second time by title only.

Senator Connor moved the adoption of the Committee Substitute for Senate Bill No. 256.

Which was agreed to and the Committee Substitute for Senate Bill No. 256 was adopted.

Senator Connor moved that the rules be further waived and Committee Substitute for Senate Bill No. 256 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Committee Substitute for Senate Bill No. 256 was read the third time in full.

Upon the passage of Committee Substitute for Senate Bill No. 256 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Committee Substitute for Senate Bill No. 256 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 Dickinson requested unanimous consent of the Senate to take up and consider House Bill No. 545, out of its order.

Unanimous consent was granted, and—

H. B. No. 545—A bill to be entitled An Act providing for the establishment and creation of a municipality to be known as the Village of Palm Springs, lying, being and situate in Palm Beach County, Florida; defining its territorial boundaries; providing for its government, jurisdiction and powers, including the power and procedure for annexing contiguous territory by ordinance; prescribing the powers, duties and authority of its officers; providing for other purposes; and repealing all laws and parts of laws in conflict herewith, providing an effective date.

Was taken up.

Senator Dickinson moved that the rules be waived and House Bill No. 545 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 545 was read the second time by title only.

Senator Dickinson offered the following amendment to House Bill No. 545:

In Article V, in Section 3, Subsection (20) (typewritten bill) strike out the period (.) and insert in lieu thereof the following: "Council, which such specifications for all streets in the Village dedicated for public use shall equal or exceed existing County of Palm Beach specifications for roads or streets."

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

Senator Dickinson moved that the rules be further waived and House Bill No. 545, 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. 545, as amended, was read the third time in full.

Upon the passage of House Bill No. 545, as amended, the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 545 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives.

Senator Branch requested unanimous consent of the Senate to take up and consider House Bill No. 1177, out of its order.

Unanimous consent was granted, and—

H. B. No. 1177—A bill to be entitled An Act relating to Sopchoppy, Florida; amending paragraph (d) of Section 4, Chapter 31275, Special Acts of 1955, providing for the election of the First City Council and Mayor; setting effective date.

Was taken up.

Senator Branch moved that the rules be waived and House Bill No. 1177 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1177 was read the second time by title only.

Senator Branch offered the following amendment to House Bill No. 1177:

In Section 1, line 4 (typewritten bill) strike out the words: "second Tuesday in August" and insert in lieu thereof the following: fourth Tuesday in June

Senator Branch moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Branch moved that the rules be further waived and House Bill No. 1177, 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. 1177, as amended, was read the third time in full.

Upon the passage of House Bill No. 1177, as amended, the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1177 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives.

INTRODUCTION OF RESOLUTIONS, MEMORIALS, BILLS AND JOINT RESOLUTIONS

By Senators Hair, Davis and Bishop—

S. B. No. 989—A bill to be entitled An Act creating the Suwannee River Water Conservation and Control Authority extending throughout the present limits of Suwannee, Columbia, Hamilton, Lafayette and Madison Counties; providing for a governing board of the authority and defining its powers and duties; declaring the purposes for which the authority is created and declaring these to be public purposes; empowering the authority to acquire real and personal property or any rights therein by gift, purchase, lease; authorizing the authority to use and possess State land not used for a State purpose; authorizing the authority to acquire, construct, maintain and operate all works necessary to carry out the purposes of the Act and to borrow money for the use of the authority.

Which was read the first time by title only.

Senator Davis moved that the rules be waived and Senate Bill No. 989 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 989 was read the second time by title only.

Senator Davis moved that the rules be further waived and Senate Bill No. 989 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. 989 was read the third time in full.

Upon the passage of Senate Bill No. 989 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 989 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Brackin—

S. B. No. 990—A bill to be entitled An Act relating to the Northwest Florida Branch Experiment Station; amending Section 241.45, Florida Statutes, by providing an appropriation; providing an effective date.

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

By Senator Johns—

S. B. No. 991—A bill to be entitled An Act relating to courses of study and instructional aids in public elementary and secondary schools; amending Chapter 233, Florida Statutes, by adding an additional section relating to sex education.

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

By Senator Eaton—

S. B. No. 992—A bill to be entitled An Act relating to limitation of criminal prosecutions; amending Section 932.05, Florida Statutes, by providing a five (5) year period of limitation

for the prosecution of offenses not punishable with death and providing that said five (5) year period shall not include that time during which a person charged with the commission of such an offense shall conceal himself within this State, or absent himself from this State, or the period of time that the commission of such an offense or the guilt of the person charged therewith is undiscovered; prescribing the effective date.

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

By Senator Eaton—(By Request)—

S. B. No. 993—A bill to be entitled An Act defining the crime of conspiracy; punishing as a felony a conspiracy to commit a capital offense or felony; punishing as a misdemeanor all other conspiracies defined in this Act; providing a penalty for violations of this Act; and providing an effective date.

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

By Senator Eaton—

Senate Joint Resolution No. 994:

A JOINT RESOLUTION RELATING TO ORGANIZATION, NUMBER AND SELECTION OF JUDGES FOR DISTRICT COURTS OF APPEAL; PROPOSING AN AMENDMENT TO ARTICLE V, SECTION 5, PARAGRAPH (b), OF THE CONSTITUTION OF FLORIDA; PROVIDING FOR ADDITIONAL JUDGES WHEN NEEDED.

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

That the following amendment to article V, section 5, paragraph (b) of the constitution of Florida, relating to organization, number and selection of judges be, and the same is hereby agreed to and shall be submitted to the electors of the State of Florida, for ratification or rejection at the next general election in November, 1958, as follows:

SECTION 5. District courts of appeal.—

(b) ORGANIZATION; NUMBER AND SELECTION OF JUDGES.—A district court of appeal shall be organized in each appellate district. There shall be three (3) judges of each district court of appeal or more as provided by law. Not less than three (3) judges shall consider each case and the concurrence of a majority shall be necessary to a decision. The court shall hold at least one (1) session every year in each judicial circuit within the district wherein there is ready business to transact.

The judges of the district courts of appeal organized hereunder shall be selected as follows: Between June 1 and July 1, 1957, the governor shall appoint three (3) persons to serve as judges of each district court of appeal until their successors are elected, as herein provided. The judges so appointed shall take office and assume their duties on July 1, 1957, and shall serve for a term to be designated by the governor in accordance with the following schedule: The governor shall appoint one (1) judge in each district for a term expiring on the first Tuesday after the first Monday in January, 1959, following the election of his successor at the general election in November, 1958, which judges shall be identified as Group "A"; one (1) judge in each district for a term expiring on the first Tuesday after the first Monday in January, 1961, following the election of his successor at the general election in November, 1960, which judges shall be identified as Group "B", and one (1) judge in each district for a term expiring on the first Tuesday after the first Monday in January, 1963, following the election of his successor at the general election in November, 1962, which judges shall be identified as Group "C".

The successors of the original judges of the district courts of appeal shall be elected at the general election next preceding the expiration of their respective terms of office.

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

By Senator Beall—

S. B. No. 995 — A bill to be entitled An Act relating to firemen to the Firemen's Relief and Pension Fund of the

City of Pensacola, and the benefits to be received therefrom by firemen, their widows and dependents, and to amend existing laws relating thereto.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 995 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 Beall moved that the rules be waived and Senate Bill No. 995 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 995 was read the second time by title only.

Senator Beall moved that the rules be further waived and Senate Bill No. 995 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. 995 was read the third time in full.

Upon the passage of Senate Bill No. 995 the roll was called and the vote was:

Yeas—38.

Table with 4 columns: Mr. President, Cabot, Getzen, Neblett; Adams, Carlton, Hair, Pearce; Barber, Carraway, Hodges, Pope; Beall, Clarke, Houghton, Rawls; Belser, Connor, Johns, Rodgers; Bishop, Davis, Johnson, Rood; Boyd, Dickinson, Kelly, Stenstrom; Brackin, Eaton, Kickliter, Stratton; Branch, Edwards, Knight; Bronson, Gautier, Morgan.

Nays—None.

So Senate Bill No. 995 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senators Getzen, Connor and Boyd—

S. B. No. 996—A bill to be entitled An Act fixing the time when the spring term and the fall term of the circuit court of the fifth judicial circuit shall be held in the respective divisions and counties in such divisions of said circuit and providing when this Act shall become effective.

Which was read the first time by title only.

Senator Getzen moved that the rules be waived and Senate Bill No. 996 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 996 was read the second time by title only.

Senator Getzen moved that the rules be further waived and Senate Bill No. 996 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. 996 was read the third time in full.

Upon the passage of Senate Bill No. 996 the roll was called and the vote was:

Yeas—38.

Table with 4 columns: Mr. President, Cabot, Getzen, Neblett; Adams, Carlton, Hair, Pearce; Barber, Carraway, Hodges, Pope; Beall, Clarke, Houghton, Rawls; Belser, Connor, Johns, Rodgers; Bishop, Davis, Johnson, Rood; Boyd, Dickinson, Kelly, Stenstrom; Brackin, Eaton, Kickliter, Stratton; Branch, Edwards, Knight; Bronson, Gautier, Morgan.

Nays—None.

So Senate Bill No. 996 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 13, 1957.

*The Honorable W. A. Shands,
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 Houghton—

S. B. No. 744—A bill to be entitled An Act repealing Chapter 17,667, Acts of 1935, entitled: "An Act providing a method for the annexation of territory by, and the reduction of corporate limits of the City of St. Petersburg."

Proof of publication attached.

Also—

By Senator Belser—

S. B. No. 827—A bill to be entitled An Act abolishing all justice of peace districts in Walton County, Florida, subject to approval at a referendum election.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 744 and 827, 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 13, 1957.

*The Honorable W. A. Shands,
President of the Senate.*

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has recalled from the Senate and has reconsidered the vote by which Senate Bill No. 24 passed the House of Representatives as amended on April 8, 1957—

By Senator Bishop—

S. B. No. 24—A bill to be entitled An Act to abolish the present municipal government of the City of Lake City in Columbia County, Florida; and to create, establish and organize a new municipality to be known and designated as the City of Lake City in Columbia County, Florida; to legalize and validate the ordinances of the said City of Lake City, and official Acts thereunder; and to fix and define its territorial boundaries; and to provide for its government, jurisdiction, powers, franchises and privileges.

Proof of publication attached.

—has reconsidered and withdrawn the following amendment:

Strike out all of Section 234 and insert the following in lieu thereof:

Section 234. This Act shall become effective upon its approval at a special election to be held in the City of Lake City on or after September 1, 1957, when the question of approval or rejection shall be submitted and wherein a majority of the electors voting in said election shall vote (Yes) in favor of the adoption of this Act.

And passed Senate Bill No. 24, as amended, by the following amendments adopted by the House of Representatives on May 13, 1957:

Amendment No. 1—

In Section 13. (typewritten bill) strike out: entire section and substitute the following in lieu thereof:

Section 13. SALARY. The mayor commissioner may receive a salary to be fixed by the city commission, provided, however, the salary of the mayor commissioner shall not exceed one hundred fifty dollars (\$150.00) per month. The city commissioners, officers, and employees may be reimbursed by the city for any authorized actual expenses incurred in the performance of any official lawful duty or function on behalf of and for the city.

Amendment No. 2—

In Section 19, line 5, (typewritten bill), strike out: everything following the word "subordinates" and insert the following in lieu thereof: a period (.)

Amendment No. 3—

In Section 36. (typewritten bill), strike out: entire section and substitute the following in lieu thereof:

Section 36. Canvass by candidates for commission.—

Canvass by candidates for the office of City Commission shall be governed by the laws pertaining to candidates for state and county offices.

Amendment No. 4—

In Section 38, line 11 (typewritten bill), strike out: year 1957 and insert the following in lieu thereof: 1959

Amendment No. 5—

In Section 39, strike out: entire section and substitute the following in lieu thereof:

Section 39. First election; duty to call.—It shall be the duty of the City Commission now in office to call and hold the first election for City Commissioners under this charter, which shall be held on the second Tuesday in May, 1958, for the election of the Commissioner from Ward Ten and the Commissioner from Ward Fourteen, both for a three (3) year term commencing at 8:00 o'clock p. m. on the third Monday in June, 1958. The second election under this charter shall be held on the second Tuesday in May, 1959, for the election of the Commissioners from Wards Twelve and Thirteen, and the Mayor Commissioner, each for a three (3) year term commencing at 8:00 o'clock p. m. on the third Monday in June, 1959.

Amendment No. 6—

In Section 234, strike out entire section and substitute the following in lieu thereof:

Section 234. This Act shall take effect upon its ratification by a majority vote of the qualified electors of the said city of Lake City voting at a special election to be held in said city of Lake City.

Amendment No. 7—

—by adding Section 235 to read:

Section 235. When special election shall be held; duties of present officials.—The special election provided for in Section 234 of this Act shall be held no earlier than the 3rd day of September, 1957 and no later than the 24th day of September, 1957. The city commission and city officials of the city of Lake City shall discharge such duties in connection with the calling and holding of said elections as are now required of them by law for special elections, and the said election shall be governed in all respects by law for holding special elections. Those who are duly qualified electors of the city of Lake City at the time said special election is held and no others shall be allowed to vote at said election.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 24, contained in the above message, was read by title, together with the House Amendments thereto.

Senator Bishop moved that the Senate concur in House Amendment No. 1 to Senate Bill No. 24.

Which was agreed to and the Senate concurred in House Amendment No. 1 to Senate Bill No. 24.

Senator Bishop moved that the Senate concur in House Amendment No. 2 to Senate Bill No. 24.

Which was agreed to and the Senate concurred in House Amendment No. 2 to Senate Bill No. 24.

Senator Bishop moved that the Senate concur in House Amendment No. 3 to Senate Bill No. 24.

Which was agreed to and the Senate concurred in House Amendment No. 3 to Senate Bill No. 24.

Senator Bishop moved that the Senate concur in House Amendment No. 4 to Senate Bill No. 24.

Which was agreed to and the Senate concurred in House Amendment No. 4 to Senate Bill No. 24.

Senator Bishop moved that the Senate concur in House Amendment No. 5 to Senate Bill No. 24.

Which was agreed to and the Senate concurred in House Amendment No. 5 to Senate Bill No. 24.

Senator Bishop moved that the Senate concur in House Amendment No. 6 to Senate Bill No. 24.

Which was agreed to and the Senate concurred in House Amendment No. 6 to Senate Bill No. 24.

Senator Bishop moved that the Senate concur in House Amendment No. 7 to Senate Bill No. 24.

Which was agreed to and the Senate concurred in House Amendment No. 7 to Senate Bill No. 24.

And Senate Bill No. 24, 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 13, 1957.

*The Honorable W. A. Shands,
President of the Senate.*

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has granted the request of the Senate and returns herewith—

By Senator Carraway—

S. B. No. 537—A bill to be entitled An Act authorizing an appropriation of ten thousand dollars (\$10,000) to John P. Sullivan for injuries received in an accident while carrying on his official duties; providing payment from the general inspection fund; reserving all rights and payments under Workmen's Compensation law; providing effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Senator Carraway moved that the rules be waived and the Senate immediately reconsider the vote by which Senate Bill No. 537 passed the Senate on May 3, 1957.

The President put the question: "Will the Senate reconsider the vote by which Senate Bill No. 537 passed the Senate on May 3, 1957?"

Which was agreed to by a two-thirds vote.

So the Senate reconsidered the vote by which Senate Bill No. 537 passed the Senate on May 3, 1957.

The question recurred on the passage of Senate Bill No. 537.

Pending roll call on the passage of Senate Bill No. 537, by unanimous consent, Senator Carraway withdrew Senate Bill No. 537 from the further consideration of the Senate.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 13, 1957.

*The Honorable W. A. Shands,
President of the Senate.*

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has granted the request of the Senate and returns herewith—

By Senator Stenstrom—

S. B. No. 872—A bill to be entitled An Act to create and establish the Brevard County Gas District, a body corporate, for the proper public and governmental purposes of acquiring, constructing, owning, operating, managing, maintaining, extending, improving, and financing one or more gas distribution systems, or one or more gas transmission systems, or gas transmission and distribution systems, for the benefit of the public and other users of gas in Brevard County; to define and prescribe the territorial limits and the area of service of the district; to grant powers to the district including the power of eminent domain to provide the means of exercising such powers; to provide for the Board of Commissioners of Brevard County as the governing body of the district to exercise the powers of the district and direct its affairs; to authorize the district to issue and sell bonds or revenue certificates payable solely from the revenues of its gas system or systems; to authorize and provide for the judicial validation of such bonds or revenue certificates; to provide for the adoption of resolutions or the execution and delivery by the district of mortgages, deeds of trust and other instruments of security for the benefit of the holders of such bonds or certificates; to prohibit the district from any exercise of the power of taxation; to provide that the property, income, and sales of the district shall be tax exempt; to provide that the bonds or certificates of the district and interest thereon shall be tax exempt; to provide that the resolutions, deeds, mortgages, trust indentures and other instruments of; by or to the district shall be tax exempt; to provide for the use and utilization and distribution of the revenues of the gas systems of the district; to exempt the district, its activities and functions and the exercise of its powers from the jurisdiction and control of all State regulatory bodies and agencies; to regulate the use of the proceeds from the sale of any such bonds or certificates; to make such bonds or certificates legal investments for banks, trust companies, fiduciaries and public agencies and bodies; to provide for the use of the public roads by the district; to provide a covenant by the State of Florida not to alter the provisions of this Act to the detriment of the holders of bonds or certificates of the district and to make provisions with respect to the acquisition, construction, maintenance, operation, financing and refinancing of the gas system or systems by the district.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Senator Stenstrom moved that the rules be waived and the Senate immediately reconsider the vote by which Senate Bill No. 872 passed the Senate on May 8, 1957.

The President put the question: "Will the Senate reconsider the vote by which Senate Bill No. 872 passed the Senate on May 8, 1957?"

Which was agreed to by a two-thirds vote.

So the Senate reconsidered the vote by which Senate Bill No. 872 passed the Senate on May 8, 1957.

The question recurred on the passage of Senate Bill No. 872.

Pending roll call on the passage of Senate Bill No. 872, by unanimous consent, Senator Stenstrom offered the following amendment to Senate Bill No. 872:

In Section 3 (typewritten bill), strike out all of Section 3.—and insert in lieu thereof the following:

Section 3. Area of Service. The principal area to be served by the District and the geographical limits of this principal service area shall be Brevard County, Florida.

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

Senator Stenstrom moved that Senate Bill No. 872, as amended, be read in full and put upon its passage.

Which was agreed to.

And Senate Bill No. 872, as amended, was read in full.

Upon call of the roll on the passage of Senate Bill No. 872, as amended, the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 872 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 13, 1957.

*The Honorable W. A. Shands,
President of the Senate.*

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has granted the request of the Senate and returns herewith—

By Senator Morgan—

S. B. No. 479—A bill to be entitled An Act relating to the regulation of auto transportation companies by the State Railroad and Public Utilities Commission; amending Section 323.29, Florida Statutes, to exempt certain motor vehicles from the provisions of Chapter 323, when operated upon a certain road in Duval County; and providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Senator Morgan moved that the rules be waived and the Senate immediately reconsider the vote by which Senate Bill No. 479 passed the Senate on May 7, 1957.

The President put the question: "Will the Senate reconsider the vote by which Senate Bill No. 479 passed the Senate on May 7, 1957?"

Which was agreed to by a two-thirds vote.

So the Senate reconsidered the vote by which Senate Bill No. 479 passed the Senate on May 7, 1957.

The question recurred on the passage of Senate Bill No. 479.

Pending roll call on the passage of Senate Bill No. 479, by unanimous consent, Senator Morgan withdrew Senate Bill No. 479 from the further consideration of the Senate.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 13, 1957.

*The Honorable W. A. Shands,
President of the Senate.*

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives indefinitely postponed on May 1, 1957 and has granted the request of the Senate and returns herewith—

By Senator Rawls—

S. B. No. 307—A bill to be entitled An Act to amend Chapter 737 of the Florida Statutes, so as to add thereto a new section, which provides in substance that the Attorney General of the State shall, in all proceedings under said chapter involving charitable trusts with unknown or unascertainable beneficiaries, be deemed to be the representative of such beneficiaries for all purposes under said Act.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 307 was laid on the table.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 13, 1957.

*The Honorable W. A. Shands,
President of the Senate.*

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives indefinitely postponed on May 1, 1957 and has granted the request of the Senate and returns herewith—

By Senator Rawls—

S. B. No. 306—A bill to be entitled An Act relating to probate law; amending Chapter 731, Florida Statutes, by adding Section 731.051; providing certain requirements in relation to agreements to make a will; repealing conflicting laws and providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 306 was laid on the table.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 13, 1957.

*The Honorable W. A. Shands,
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 Privileges and Elections—

Committee Substitute for S. B. No. 105—A bill to be entitled An Act relating to primary elections; amending Sections 98.031, 99.103, 99.121, 99.131 (1), (3), 99.141, 100.061, 100.091, 101.20, 101.41 (2) and 102.012 (1), (7), Florida Statutes, by changing the dates of the first and second primary elections; and providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Committee Substitute for Senate Bill No. 105, 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 13, 1957.

*The Honorable W. A. Shands,
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 Belser and Boyd—

S. B. No. 276—A bill to be entitled An Act amending Section 103.081, Florida Statutes, relating to committees for political parties, by adding thereto provisions requiring filing of names of political parties with the Secretary of State and Clerks of the Circuit Court, as specified; restricting political activities in the names of political parties so filed, as provided; and fixing the effective date of this Act.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 276, 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 13, 1957.

*The Honorable W. A. Shands,
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 Carraway—

S. B. No. 474—A bill to be entitled An Act amending Section 336.02, Florida Statutes, relating to the control by the County Commissioners of the County Road System; providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 474, 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 13, 1957.

*The Honorable W. A. Shands,
President of the Senate.*

Sir:

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

By Senators Clarke, Davis, Connor, Knight, Hodges, Stratton and Brackin—

S. B. No. 48—A bill to be entitled An Act amending Sections 516.01, 516.02, 516.03, 516.05, 516.09, 516.11, 516.12, 516.13, 516.14, 516.18, 516.20, 516.21, 516.22, and 516.26, Florida Statutes, and adding a new and additional section as to preexisting contracts, all relating to and regulating the fees of making loans of less than six hundred dollars in this State, secured or unsecured, at a greater rate of interest than 10%

per annum; prescribing the rate of interest and charges therefor; providing for state, county and municipal licensing; and prescribing penalties for the violation of this Act; providing an effective date; providing for separability if any part of this Act is found to be invalid; and repealing Sections 516.04, 516.06, 516.10, 516.24, Florida Statutes, and all laws and parts of laws in conflict with this Act.

—which amendments read as follows:

Amendment No. 1—

In Section 9, Sub-section 1, following the words "not exceeding three hundred dollars" strike out: two and one-half per cent and insert the following in lieu thereof: two per cent.

Amendment No. 2—

In Section 11, Sub-section 1, following the words "shall be governed by and subject to the provisions of this chapter" strike out: period and insert the following in lieu thereof: , except commissions received as a person licensed by the insurance commission of Florida on insurance written as hereinafter permitted, shall be deemed to be interest or consideration for the purposes of regulation under this chapter.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 48, contained in the above message, was read by title, together with House Amendments thereto.

Senator Clarke moved that the Senate concur in House Amendment No. 1 to Senate Bill No. 48.

Which was agreed to and the Senate concurred in House Amendment No. 1 to Senate Bill No. 48.

Senator Clarke moved that the Senate concur in House Amendment No. 2 to Senate Bill No. 48.

Which was agreed to and the Senate concurred in House Amendment No. 2 to Senate Bill No. 48.

And Senate Bill No. 48, 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 13, 1957.

*The Honorable W. A. Shands,
President of the Senate.*

Sir:

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

By Senators Johnson and Rawls—

S. B. No. 127—A bill to be entitled An Act authorizing the Game and Fresh Water Fish Commission to enter into agreements of reciprocity with the authorized officials or department of other states regulating the interchange of the privilege of taking game and fresh water fish between the citizens of participant states.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 13, 1957.

*The Honorable W. A. Shands,
President of the Senate.*

Sir:

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

By Senator Rawls—

S. B. No. 314—A bill to be entitled An Act relating to corporations; validating conveyances, transfers, leases, assignments, releases, subordinations, encumbrances, and satisfactions of any right, title, interest, claim, lien or demand in, to or upon real property heretofore or hereafter made, and in all other respects executed in due form, by a corporation, not dissolved or expired, but delinquent for six (6) months or more as to payment of capital stock taxes at the time of making or executing such conveyance, transfer, assignment, release, subordination, encumbrance or satisfaction; providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 13, 1957.

*The Honorable W. A. Shands,
President of the Senate.*

Sir:

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

By Senator Rawls—

S. B. No. 319—A bill to be entitled An Act making it a misdemeanor to print for sale or distribution, or to circulate, distribute, publish or offer for sale, any letter, paper, document, notice of intent to bring suit, or other notice or demand, which simulates a form of court or legal process; prescribing penalties; and declaring an emergency.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 13, 1957.

*The Honorable W. A. Shands,
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. Moody of Hillsborough, Griffin of Osceola, and Shipp of Jackson as a Conference Committee on the part of the House of Representatives 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 House Amendments to Senate Bill No. 338—

By the Committee on Appropriations—

S. B. No. 338—A bill to be entitled An Act making appropriations for the salaries of the officers and employees of the State and for the current operating expenses of the departments and branches of the State Government and for the capital outlay and repairs as provided for herein for the annual periods beginning July 1, 1957, and July 1, 1958.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 13, 1957.

*The Honorable W. A. Shands,
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 Appropriations—

H. B. No. 1125—A bill to be entitled An Act providing an appropriation from the State General Revenue Fund to the Board of Commissioners of State Institutions for the construction and furnishing of headquarters buildings of the district courts of appeals at Tallahassee, Lakeland and Dade County; and providing effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 1125, contained in the above message, was read the first time by title only.

Senator Carraway moved that the rules be waived and House Bill No. 1125 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.

By unanimous consent, Senator Carraway as Chairman of the Committee on Appropriations, withdrew Senate Bill No. 763 from the further consideration of the Senate.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 13, 1957.

*The Honorable W. A. Shands,
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 Labor—

Committee Substitute for H. B. No. 127—

A bill to be entitled An Act relating to labor regulations; amending Chapter 448, Florida Statutes, by creating and adding thereto Section 448.06; protecting employees' right to participate in political activities; providing penalty for violations and fixing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Committee Substitute for House Bill No. 127, contained in the above message, was read the first time by title only and referred to the Committee on Judiciary "B".

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 13, 1957.

*The Honorable W. A. Shands,
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 H. B. No. 414—A bill to be entitled An Act to amend Section 440.25(4)(c) and 440.27, Chapter 440, Florida Statutes, 1955, known as "Workmen's Compensation Law," relating to review of compensation orders.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Committee Substitute for House Bill No. 414, contained in the above message, was read the first time by title only and referred to the Committee on Labor and Industry.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 13, 1957.

*The Honorable W. A. Shands,
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 (General)—

H. B. No. 1148—A bill to be entitled An Act relating to Bookkeepers or Public Bookkeepers as distinguished from Public Accountants and Certified Public Accountants; amending Section 473.29, Florida Statutes, by providing exceptions relating to certain bookkeeping activities; providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 1148, contained in the above message, was read the first time by title only and referred to the Committee on Governmental Reorganization.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 13, 1957.

*The Honorable W. A. Shands,
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 Welfare—

Committee Substitute for H. B. No. 39—

A bill to be entitled An Act relating to the department of Public Welfare; adding a new Section 409.161, Florida Statutes, permitting recipients to work and earn added income; providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Committee Substitute for House Bill No. 39, contained in the above message, was read the first time by title only and referred to the Committee on Welfare.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 13, 1957.

*The Honorable W. A. Shands,
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. Westberry of Duval—

H. B. No. 341—A bill to be entitled An Act relating to ancient motor vehicles; amending Chapter 320, Florida Statutes, by the addition of Section 320.086, to provide for special license plates for motor vehicles thirty-five (35) years of age or more.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 341, contained in the above message, was read the first time by title only and referred to the Committee on Motor Vehicles.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 13, 1957.

*The Honorable W. A. Shands,
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. Hollahan of Dade—

H. B. No. 637—A bill to be entitled An Act to amend Section 65.141, Florida Statutes, providing for punishment of persons responsible for removing children from the State contrary to court order or during the pendency of an action affecting custody, or for failing to produce child as designated by a court.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 637, contained in the above message, was read the first time by title only and referred to the Committee on Judiciary "B".

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 13, 1957.

*The Honorable W. A. Shands,
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 H. B. No. 666—A bill to be entitled An Act relating to unemployment compensation; amending Section 443.04(2), Florida Statutes, providing for weekly benefit amount; amending Section 443.05(5), Florida Statutes, relating to benefit eligibility conditions; amending Section 443.08(3), Florida Statutes, relating to the computation of contribution rates based on benefit experience and adjustment factors; and providing an effective date therefor.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Committee Substitute for House Bill No. 666, contained in the above message, was read the first time by title only.

Senator Adams moved that the rules be waived and Committee Substitute for House Bill No. 666 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 13, 1957.

*The Honorable W. A. Shands,
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. Harris and Barron of Bay—

H. B. No. 1318—A bill to be entitled An Act amending certain sections of Chapter 11678, Laws of Florida, Acts of 1925, as amended, same being the charter of the City of Panama City, relating to elections, registration of voters, municipal judge, re-define boundary, change fiscal year; and authorize hospitalization plan for city employees.

Proof of publication attached.

Also—

By Messrs. Harris and Barron of Bay—

H. B. No. 1319—A bill to be entitled An Act amending Section 6 of Chapter 11678, Laws of Florida, Acts of 1925, same being the charter of the City of Panama City; relating to candidates and elections of city officials; providing a referendum.

Also—

By Messrs. Harris and Barron of Bay—

H. B. No. 1320—A bill to be entitled An Act amending certain sections of Chapter 24793, Laws of Florida, Acts of 1947, as amended by Chapter 29395, Laws of Florida, Acts of 1953, same being the act creating the pension fund for the police department of the City of Panama City, Florida; relating to retirement benefits and transfer of benefits from police pension fund to the firemen's relief and pension fund upon transfer of employment from the police department to the fire department and vice versa.

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. 1318 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. 1318, contained in the above message, was read the first time by title only.

Senator Knight moved that the rules be waived and House Bill No. 1318 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1318 was read the second time by title only.

Senator Knight moved that the rules be further waived and House Bill No. 1318 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. 1318 was read the third time in full.

Upon the passage of House Bill No. 1318 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1318 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1319, contained in the above message, was read the first time by title only.

Senator Knight moved that the rules be waived and House Bill No. 1319 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1319 was read the second time by title only.

Senator Knight moved that the rules be further waived and House Bill No. 1319 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. 1319 was read the third time in full.

Upon the passage of House Bill No. 1319 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1319 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 Knight 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 Knight 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	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

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 13, 1957.

*The Honorable W. A. Shands,
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. Bartholomew and Youngberg of Sarasota—

H. B. No. 1362—A bill to be entitled An Act regulating the occupation and business of plumbing and plumbing contracting in all of Sarasota County, lying outside the corporate limits of any municipality therein, defining plumbing and plumbing contracting, providing for the establishment of a board of plumbing examiners to conduct examinations of plumbers and plumbing contractors, prescribing qualifications of plumbers and plumbing contractors to engage in said occupation or business in said county; providing for registration of those now engaged in said county in said occupation or business; and providing remedies of enforcement of this Act and penalties of the violation 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. 1362 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. 1362, 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 13, 1957.

*The Honorable W. A. Shands,
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. Bartholomew and Youngberg of Sarasota—

H. B. No. 1360—A bill to be entitled An Act amending Section 3 and 5, Chapter 31266, Laws of Florida, Special Acts of 1955, relating to Sarasota County; providing for the creation and adoption of a building code; providing a proceeding therefor and providing for rules and regulations governing the construction, erection, alteration, repair, removal, demolition,

use and occupancy of buildings in the territory affected; providing for the employment of a building inspector and other personnel; providing for the appointment, compensation and duties of a building contractor examining board; providing for the examination of building contractors, fees for examinations and licenses, and the issuance and denial of building contractor licenses; providing for licensing of certain building contractors without examination; providing for public hearings on suspension or revocation of a building contractor license and establishing causes therefor; providing for the exemption from the requirements of this Act of natural persons performing certain designated construction work on their own property; providing for the posting of a bond by all building contractors, and designating its form; defining a building contractor; providing a severability clause; and setting effective date.

Proof of publication attached.

Also—

By Messrs. Bartholomew and Youngberg of Sarasota—

H. B. No. 1361—A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Sarasota County, Florida, to adopt police regulations pertaining to traffic on, along and across all public streets, roads and highways lying outside the corporate limits of any municipality within said county; providing for the installation and maintenance of all traffic control signs and signals, requiring written approval of the State Road Department prior to such regulations being effective on state primary or secondary roads; providing a method of promulgation of such regulations; providing a penalty for violation thereof; and providing an 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. 1360 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. 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.

Proof of publication of Notice was attached to House Bill No. 1361 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. 1361, 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 13, 1957.

*The Honorable W. A. Shands,
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. Zelmenovitz of Okeechobee—

H. B. No. 1348—A bill to be entitled An Act relating to motor vehicle license tag sales; repeal of Chapter 31057, Special Acts of 1955; which provided for the Chamber of Commerce in Okeechobee to sell license tags; setting effective date.

Also—

By Messrs. Bartholomew and Youngberg of Sarasota—

H. B. No. 1358—A bill to be entitled An Act relating to Sarasota County; amending Sections 4 and 5, Chapter 29530, Laws of Florida, Special Acts of 1953, as amended by Chapter 31265, Laws of Florida, Special Acts of 1955; providing for the employment of an electrical inspector and other personnel; providing for the appointment, compensation and duties of an electrical contractor examining board; providing for the examination of electrical contractors; fees for examinations and licenses, and the issuance and denial of electrical contractor licenses; providing for the licensing of certain electrical contractors without examination; providing for public hearings on suspension or revocation of an electrical contractor's license and establishing causes therefor; providing for the posting of a bond by all electrical contractors and designating its form; defining an electrical contractor; providing a severability clause; and setting effective date.

Proof of publication attached.

Also—

By Messrs. Bartholomew and Youngberg of Sarasota—

H. B. No. 1359—A bill to be entitled An Act prohibiting the catching of fish in the inside waters of Sarasota County, Florida, by means of a gig or spear, for commercial purposes.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives

And House Bill No. 1348, contained in the above message, was read the first time by title only.

Senator Bronson moved that the rules be waived and House Bill No. 1348 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1348 was read the second time by title only.

Senator Bronson moved that the rules be further waived and House Bill No. 1348 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. 1348 was read the third time in full.

Upon the passage of House Bill No. 1348 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1348 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. 1358 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. 1358, 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. 1359 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. 1359, 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 13, 1957.

The Honorable W. A. Shands,
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. Sweeny and Karl of Volusia—

H. B. No. 1345—A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Volusia County, Florida, to adopt zoning and building regulations in the territory within Volusia County, Florida, which is not included in the corporate limits of any city or town; and authorizing and empowering said board of county commissioners to divide said territory into districts and to regulate and restrict the uses of lands, buildings and other structures for trade industry, residence, or other purposes within said districts, and to regulate and restrict the construction, reconstruction, erection, alteration, repair, height, number of stories, size and location of buildings and other structures within said districts and to regulate and restrict the area, dimensions, and the size of lots or tracts of land or yards, and the percentage and portion of lots that may be occupied in connection with the construction and location of buildings or other structures within said districts; to adopt a safety and sanitary code or codes regulating plumbing and electrical installations and other matters proper to be regulated to safeguard the safety, health and welfare of the people; to regulate and restrict the location and alignment of buildings and other structures upon land bordering upon the rights of way of State roads, county roads or any existing, dedicated or proposed roads or streets outside the limits of any municipality of said county; providing for the method of procedure; providing for the appointment of a planning and zoning commission and a board of adjustment; providing for remedies and penalties for violation of this Act or any order, resolution, rule or regulation made under the authority hereby conferred; conferring upon the board of county commissioners of such county, so far as may be lawfully conferred, the power to prescribe and enforce regulations, rules, orders and resolutions to effectuate the purpose of this Act; providing for a referendum of qualified electors registered outside of the corporate limits of any and all incorporated cities, towns and municipalities to approve this Act, and providing for the repeal of all laws creating special zoning districts and zoning boards in said county.

Proof of publication attached.

Also—

By Mr. Duncan of Lake—

H. B. No. 1346—A bill to be entitled An Act to abolish the present municipal government of the City of Eustis, in Lake County, Florida; to create and establish a new municipality to be known as the City of Eustis, in Lake County, Florida, and to fix and provide its territorial limits, jurisdiction and powers and the jurisdiction and powers of its officers and to create the same into an independent road district of Lake 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. 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 Gautier 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 Gautier 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	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

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. 1346 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. 1346, 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 13, 1957.

The Honorable W. A. Shands,
President of the Senate.

Sir:

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

By Messrs. Roberts and Blank of Palm Beach—

H. B. No. 1335—A bill to be entitled An Act to create, establish and incorporate the Indian Trail Water Control District, a drainage district, in Palm Beach County, defining its boundaries, prescribing its powers, privileges, duties, liabilities and officials; and making applicable to said district the provisions of Chapter 298, Florida Statutes, being an act relating to the creation, organization and maintenance of drainage districts, and statutes amendatory thereto; and making applicable to said district the provisions of Chapter 153, Florida Statutes, being an Act relating to the purchase, construction and financing of a water supply system, or systems, or sewage disposal system or systems by counties and statutes amendatory thereto; providing for the election of a board of supervisors, defining their term of office and prescribing their duties and powers and fixing their compensation; authorizing the board to construct, improve, pave and maintain roadways and roads necessary and convenient to provide access to and efficient development of areas made suitable and

available for cultivation, settlement and other beneficial use and development as a result of the drainage and reclamation operations of the district; authorizing the board to construct, operate and maintain gas mains and facilities for the distribution of natural gas and to purchase natural gas for distribution in the district; providing for the levies of assessments and taxes upon the lands in said district and for the collection and enforcement thereof, and for the sale of lands for the non-payment thereof, for the forfeiture of title to tax delinquent lands to district, and for the sale of tax forfeited lands, providing for the levy of a uniform acreage tax on lands in said district to be used for paying expenses in organizing said district; authorizing said district to borrow money and issue negotiable or non-negotiable notes, bonds and other evidences of indebtedness in order to better carry out the provisions of this Act; providing for the exercise of the right of eminent domain by the district; declaring that waters in said district are a common enemy; providing that bonds shall be issued by said district without the approval of the board of drainage commissioners; providing that owners of land may not pay taxes in advance; authorizing the drainage, reclamation and irrigation of the lands in said district by units; providing for the collection of district taxes by the treasurer of said district in the discretion of the board of supervisors; providing for severability of the provisions of the Act; providing that the 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 approval by the governor, or upon its becoming a law without such approval.

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. 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 Dickinson 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 Dickinson 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	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

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 13, 1957.

*The Honorable W. A. Shands,
President of the Senate.*

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has recalled from the Governor's Office by House Concurrent Resolution No. 1261 on May 8, 1957, and has granted the request of the Senate and returns herewith—

By Messrs. Roberts and Blank of Palm Beach—

H. B. No. 835—A bill to be entitled An Act authorizing the Board of County Commissioners of Palm Beach County to grant franchises, exclusive or nonexclusive, for the placing of benches and shelters along the public rights of way outside of municipalities and to fix the terms and conditions of such franchises; requiring notice and other matters relating thereto.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Senator Dickinson moved that the rules be waived and the Senate immediately reconsider the vote by which House Bill No. 835 passed the Senate on April 26, 1957.

The President put the question: "Will the Senate reconsider the vote by which House Bill No. 835 passed the Senate on April 26, 1957?"

Which was agreed to by a two-thirds vote.

So the Senate reconsidered the vote by which House Bill No. 835 passed the Senate on April 26, 1957.

The question recurred on the passage of House Bill No. 835.

Pending roll call on the passage of House Bill No. 835, by unanimous consent, Senator Dickinson offered the following amendment to House Bill No. 835:

In Section 1, line 6, (typewritten bill) after the word: "municipalities." add a comma and insert the following: "provided the provisions of this act shall not apply to the rights-of-way of any road on the State Road System or the State Park System including municipal connecting links of said roads."

Senator Dickinson moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Dickinson moved that House Bill No. 835, as amended, be read in full and put upon its passage.

Which was agreed to.

And House Bill No. 835, as amended, was read in full.

Upon call of the roll on the passage of House Bill No. 835, as amended, the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 835 passed, as amended, 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 13, 1957.

*The Honorable W. A. Shands,
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. Harris and Barron of Bay—

H. B. No. 1321—A bill to be entitled An Act authorizing the county commissioners of Bay County, Florida, to employ a county medical examiner; to fix his qualifications, term of employment and compensation; to prescribe his powers and duties; to provide for assistant examiners; requiring authorization to dispose of bodies by cremation and providing for a penalty for violation of such provisions; setting effective date.

Proof of publication attached.

Also—

By Messrs. Harris and Barron of Bay—

H. B. No. 1322—A bill to be entitled An Act amending Chapter 21476, Laws of Florida, Acts of 1941, same being the Civil Service Law of the City of Panama City, by adding thereto a new section providing for a five member Civil Service Board.

Proof of publication attached.

Also—

By Messrs. Harris and Barron of Bay—

H. B. No. 1323—A bill to be entitled An Act amending Chapter 27812, Laws of Florida, Acts of 1951, as amended by Chapter 31147, Laws of Florida, Acts of 1955, same being generally known as firemen's relief and pension fund of Panama City; relating to compulsory retirement, retirement benefits, withdrawals of contributions from fund, and transfer of benefits from firemen's relief and pension fund to the police pension fund, and vice versa, upon transfer of employment.

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. 1321 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. 1321, contained in the above message, was read the first time by title only.

Senator Knight moved that the rules be waived and House Bill No. 1321 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1321 was read the second time by title only.

Senator Knight moved that the rules be further waived and House Bill No. 1321 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. 1321 was read the third time in full.

Upon the passage of House Bill No. 1321 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1321 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. 1322 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. 1322, contained in the above message, was read the first time by title only.

Senator Knight 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 Knight 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	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

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.

Proof of publication of Notice was attached to House Bill No. 1323 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. 1323, contained in the above message, was read the first time by title only.

Senator Knight moved that the rules be waived and House Bill No. 1323 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1323 was read the second time by title only.

Senator Knight moved that the rules be further waived and House Bill No. 1323 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. 1323 was read the third time in full.

Upon the passage of House Bill No. 1323 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1323 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 13, 1957.

The Honorable W. A. Shands,
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. Harris and Barron of Bay—

H. B. No. 1326—A bill to be entitled An Act setting up a civil service board and providing for civil service for employees of the City of Springfield, in Bay County, Florida, and providing for its jurisdiction, powers and authority.

Proof of publication attached.

Also—

By Mr. Zelmenovitz of Okeechobee—

H. B. No. 1332—A bill to be entitled An Act effective in Okeechobee County, Florida, pertaining to plats and platting and defining the same; requiring the approval and recording of plats in certain cases; prohibiting the conveyance, leasing or mortgaging of lands, or any agreement with reference thereto by reference solely to a plat unless such plat shall have been approved and recorded, and making any such prohibited conveyances, leases or mortgages or agreements void and prohibiting the recording of the same; making it a misdemeanor to sell or contract to sell platted lands unless a plat thereof is approved and recorded except by order of court; authorizing the Board of County Commissioners of Okeechobee County and the governing body of each municipality therein to prescribe the width of roads, streets, alleys and other thoroughfares, and setbacks therefrom and to name or number the same; making certain requirements a prerequisite to approval of plats; providing procedure for and effect of vacating plats; authorizing Board of County Commissioners of Okeechobee County and governing body of each municipality therein to adopt rules and regulations to effectuate provisions and purposes of this Act; requiring that bonds conditioned upon certain requirements be furnished in connection with approval of plats; repealing all laws and parts of laws in conflict herewith and providing when this Act shall take effect.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Proof of publication of Notice was attached to House Bill No. 1326 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. 1326, contained in the above message, was read the first time by title only.

Senator Knight 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 Knight 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	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

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.

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 Bronson 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 Bronson 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	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

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.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 13, 1957.

*The Honorable W. A. Shands,
President of the Senate.*

Sir:

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

By Messrs. Roberts and Blank of Palm Beach—

H. B. No. 1333—A bill to be entitled An Act providing that police officers of the City of West Palm Beach, Florida, shall not be required to remain on duty more than forty hours in any one calendar week; repealing all laws in conflict therewith; providing that nothing in the Act shall repeal any law or ordinance allowing vacations, annual pay, retirement, sick leave or other benefits for police officers; effective on referendum.

Proof of publication attached.

Also—

By Messrs. Roberts and Blank of Palm Beach—

H. B. No. 1334—A bill to be entitled An Act providing that police officers of the City of Lake Worth, Florida, shall not be required to remain on duty more than forty (40) hours in any one calendar week; repealing all laws in conflict therewith; providing that nothing in the Act shall repeal any law or ordinance allowing vacations, annual pay, retirement, sick leave or other benefits for police officers; providing an 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. 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.

Senator Dickinson moved that the rules be waived and House Bill No. 1333 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1333 was read the second time by title only.

Senator Dickinson moved that the rules be further waived and House Bill No. 1333 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. 1333 was read the third time in full.

Upon the passage of House Bill No. 1333 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1333 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. 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 Dickinson 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 Dickinson 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	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

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.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 13, 1957.

*The Honorable W. A. Shands,
President of the Senate.*

Sir:

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

By the Committee on Appropriations—

Committee Substitute for S. B. No. 217—A bill to be entitled An Act providing for the establishment of a State Purchasing Commission of the State of Florida and for the membership, duties and functions thereof and making an appropriation therefor; providing for the adoption of purchasing regulations by the State Purchasing Commission and the effect thereof; providing for the supervision of purchasing and purchasing practices; requiring competitive bidding in certain purchases for the State; repealing all existing laws relating to purchase of commodities by State agencies including Chapter 287, Florida Statutes; providing for the transfer to the commission of all property held by the State Purchasing Council under Chapter 287, Florida Statutes; providing an effective date and specifically excepting therefrom the materials covered by Chapters 233 and 283, Florida Statutes.

—which amendments read as follows:

Amendment No. 1—

In Section 11, Subsection (2), following the words “any part of” strike out: “Chapters 233 or 283, Florida Statutes” and insert the following in lieu thereof: “Chapter 233, Florida Statutes.”

—and add new subsection:

(3) This chapter shall modify and supplement Chapter 283, Florida Statutes.

Amendment No. 2—

In Title, strike out “Chapters 233 and 283, Florida Statutes”, and insert the following in lieu thereof:

Chapter 233, Florida Statutes.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Senator Pope offered the following amendment to House Amendment No. 1, to Committee Substitute for Senate Bill No. 217 as contained in the foregoing message:

Strike out Section 3 thereof and insert in lieu thereof the following:

Subsection 3.

“This chapter shall modify and supplement but not repeal any of the provisions of Chapter 283, Florida Statutes.”

—and in Section 1, Subsection 2 of the printed bill in line 5 thereof, strike out the words “and 283”

Senator Pope moved the adoption of the amendment to House Amendment No. 1.

Pending consideration of the amendment offered by Senator Pope to House Amendment No. 1 to Committee Substitute for Senate Bill No. 217, Senator Brackin moved that the further consideration of the message and pending amendment be informally passed.

Which was not agreed to.

The question recurred on the motion made by Senator Pope.

Which was not agreed to and the amendment offered by Senator Pope to House Amendment No. 1 to Committee Substitute for Senate Bill No. 217 failed of adoption.

Senator Boyd moved that the Senate do not concur in House Amendment No. 1 to Committee Substitute for Senate Bill No. 217.

Which was agreed to and the Senate refused to concur in House Amendment No. 1 to Committee Substitute for Senate Bill No. 217.

Senator Boyd moved that the Senate do not concur in House Amendment No. 2 to Committee Substitute for Senate Bill No. 217.

Which was agreed to and the Senate refused to concur in House Amendment No. 2 to Committee Substitute for Senate Bill No. 217.

Senator Boyd moved that the House of Representatives be respectfully requested to recede from House Amendments Nos. 1 and 2 to Committee Substitute for Senate Bill No. 217.

Which was agreed to and the action of the Senate was ordered certified to the House of Representatives.

MOTION TO RECONSIDER

The motion made by Senator Pearce on May 10, 1957, to reconsider the vote by which Senate Bill No. 82 failed to pass the Senate on April 9, 1957, was taken up.

S. B. No. 82—A bill to be entitled An Act relating to per diem and traveling expenses of State Officers and Employees; amending Subsection (1) of Section 112.061, Florida Statutes, relating to the amount of such allowances and including Judges of the District Court of Appeals; and providing an effective date.

The President put the question: “Will the Senate reconsider the vote by which Senate Bill No. 82 failed to pass the Senate on May 9, 1957?”

Which was agreed to.

So the Senate reconsidered the vote by which Senate Bill No. 82 failed to pass the Senate on May 9, 1957.

The question recurred on the passage of Senate Bill No. 82.

Upon call of the roll on the passage of Senate Bill No. 82, the vote was:

Yeas—25.

Mr. President	Bronson	Hair	Pearce
Adams	Carraway	Hodges	Rawls
Barber	Clarke	Houghton	Rodgers
Beall	Connor	Johnson	Stratton
Belser	Edwards	Kelly	
Bishop	Gautier	Knight	
Branch	Getzen	Neblett	

Nays—12.

Boyd	Carlton	Eaton	Pope
Brackin	Davis	Johns	Rood
Cabot	Dickinson	Morgan	Stenstrom

So Senate Bill No. 82 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

CONSIDERATION OF BILLS AND JOINT RESOLUTIONS ON SECOND READING

Senate Bill No. 376 was taken up in its order and the consideration thereof was informally passed, the Bill retaining its place on the Calendar of Bills on Second Reading.

S. B. No. 57—A bill to be entitled An Act relating to the employees and officers of the Florida Highway Patrol; amending Section 321.07, Florida Statutes, relating to base pay of the several classifications of employees and officers; creating Section 321.071, Florida Statutes, authorizing the director to assign officers to special services at additional compensation, and providing an effective date.

Was taken up in its order, having been read the second time by title on April 11, 1957, amended, re-referred to the Committee on Appropriations for study, and by said Committee reported out favorably, with amendments.

The Committee on Appropriations offered the following amendment to Senate Bill No. 57, as amended:

Add an additional Section 3 as follows:

Section 3. There is hereby appropriated during the biennium beginning July 1, 1957 to July 1 of 1959 from the State general revenue fund, the sum of seven hundred forty-six thousand four hundred dollars (\$746,400.00) for the purpose of financing the increase of salaries as provided by this Act.

Senator Barber moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Appropriations also offered the following amendment to Senate Bill No. 57, as amended:

In the title, line 8 (typewritten bill), strike out the word "and" and insert in lieu thereof the following: ; providing an appropriation;

Senator Barber moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Carlton offered the following amendment to Senate Bill No. 57, as amended:

In Section 1, strike out the words: beginning with the words "Patrol officers" in line 6, and ending with the period after the words "is reached" in line 39 of the same section.

—and insert in lieu thereof the following:

Patrol officers: three thousand six hundred dollars (\$3,600.00) per year each for the first year; thereafter to be increased one hundred eighty dollars (\$180.00) per year until a maximum amount of four thousand five hundred dollars (\$4,500.00) is reached. Corporals: three thousand eight hundred dollars (\$3,800.00) per year each for the first year; thereafter to be increased one hundred eighty dollars (\$180.00) per year until a maximum of four thousand seven hundred dollars (\$4,700.00)

is reached. Sergeants: four thousand three hundred dollars (\$4,300.00) per year each for the first year; thereafter to be increased one hundred eighty dollars (\$180.00) per year until a maximum amount of five thousand two hundred dollars (\$5,200.00) is reached. First sergeants: four thousand four hundred seventy dollars (\$4,470.00) per year each for the first year; thereafter to be increased one hundred eighty dollars (\$180.00) per year until a maximum of five thousand three hundred seventy dollars (\$5,370.00) is reached. Lieutenants: four thousand seven hundred dollars (\$4,700.00) per year each for the first year; thereafter to be increased one hundred eighty dollars (\$180.00) per year until a maximum amount of five thousand six hundred dollars (\$5,600.00) is reached. Captains: Five thousand one hundred dollars (\$5,100.00) each for the first year; thereafter to be increased one hundred eighty dollars (\$180.00) per year until a maximum amount of six thousand dollars (\$6,000.00) is reached.

Majors: five thousand seven hundred dollars (\$5,700.00) per year each for the first year; thereafter to be increased one hundred eighty dollars (\$180.00) per year until the maximum amount of six thousand six hundred dollars (\$6,600.00) is reached. Lieutenant Colonel: six thousand six hundred dollars (\$6,600.00) per year each for the first year; thereafter to be increased one hundred eighty dollars (\$180.00) per year until the maximum amount of seven thousand five hundred dollars (\$7,500.00) is reached. Director: nine thousand seven hundred dollars (\$9,700.00) per year for the first year; thereafter to be increased one hundred eighty dollars (\$180.00) per year until the maximum amount of ten thousand six hundred dollars (\$10,600.00) is reached.

Senator Carlton moved the adoption of the amendment.

Which was not agreed to so the amendment failed of adoption.

Senators Eaton and Dickinson offered the following amendment to Senate Bill No. 57, as amended:

Add Additional Section 3 as follows:

Section 3. There is hereby appropriated during the biennium beginning July 1, 1957, to July 1 of 1959, from the State general revenue, the sum of six hundred seventy one thousand seven hundred and sixty dollars (\$671,760.00).

Senator Eaton moved the adoption of the amendment.

A roll call was demanded.

Upon call of the roll on the motion made by Senator Eaton, the vote was:

Yeas—11.

Boyd	Connor	Eaton	Stenstrom
Cabot	Davis	Pope	Stratton
Carlton	Dickinson	Rood	

Nays—26.

Mr. President	Branch	Hair	Morgan
Adams	Bronson	Hodges	Neblett
Barber	Carraway	Houghton	Pearce
Beall	Clarke	Johns	Rawls
Belser	Edwards	Johnson	Rodgers
Bishop	Gautier	Kelly	
Brackin	Getzen	Knight	

So the amendment failed of adoption.

Senator Barber moved that the rules be further waived and Senate Bill No. 57, as further 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. 57, as further amended, was read the third time in full.

Upon the passage of Senate Bill No. 57, as further amended, the roll was called and the vote was:

Yeas—35.

Mr. President	Belser	Branch	Clarke
Adams	Bishop	Bronson	Connor
Barber	Boyd	Cabot	Davis
Beall	Brackin	Carraway	Dickinson

Eaton	Hodges	Kickliter	Rawls	Boyd	Davis	Neblett	Stratton
Edwards	Houghton	Knight	Rodgers	Cabot	Dickinson	Pope	
Gautier	Johns	Morgan	Rood	Carlton	Eaton	Rood	
Getzen	Johnson	Neblett	Stenstrom	Connor	Kickliter	Stenstrom	
Hair	Kelly	Pearce					

Nays—3.

Carlton Pope Stratton

So Senate Bill No. 57 passed, as further amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

S. B. No. 58—A bill to be entitled An Act relating to the State Highway Patrol; amending Section 321.04, Florida Statutes, by authorizing additional rank classifications of members of the highway patrol; limiting the total number of patrol personnel and providing an effective date.

Was taken up in its order.

Senator Barber moved that the rules be waived and Senate Bill No. 58 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 58 was read the second time by title only.

The Committee on Appropriations offered the following amendment to Senate Bill No. 58:

In Section 1, lines 7 and 8, (typewritten bill) strike out the words and figures "five hundred (500)" and insert in lieu thereof the following: four hundred (400).

Senator Barber moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Appropriations also offered the following amendment to Senate Bill No. 58:

In Section 2, (typewritten bill) strike out all of Section 2.—and insert in lieu thereof the following:

Section 2. There is hereby appropriated during the biennial beginning July 1 of 1957 to July 1 of 1959 from the general revenue fund, the sum of sixty thousand nine hundred-sixty dollars (\$60,960) for the purpose of financing additional supervisory personnel as provided in this Act.

Senator Barber moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Appropriations also offered the following amendment to Senate Bill No. 58:

Strike out the title and insert in lieu thereof the following:

An Act relating to the State Highway Patrol amending Section 321.04, Florida Statutes, authorizing additional rank classifications of members of the highway patrol; limiting the total number of patrol personnel; providing an appropriation.

Senator Barber moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senators Eaton and Dickinson offered the following amendment to Senate Bill No. 58:

In Section 2, (typewritten bill) strike out all of Section 2 and insert in lieu thereof the following:

Section 2. There is hereby appropriated during the biennial beginning July 1 of 1957, to July 1 of 1959, from the general revenue fund the sum of fifty four thousand eight hundred sixty four dollars (\$54,864.00) for the purpose of financing additional supervisory personnel as provided in this Act.

Senator Dickinson moved the adoption of the amendment.

A roll call was demanded.

Upon call of the roll on the motion made by Senator Dickinson, the vote was:

Yeas—13.

Nays—24.

Mr. President	Brackin	Getzen	Kelly
Adams	Bronson	Hair	Knight
Barber	Carraway	Hodges	Morgan
Beall	Clarke	Houghton	Pearce
Belser	Edwards	Johns	Rawls
Bishop	Gautier	Johnson	Rodgers

So the amendment failed of adoption.

Senator Barber moved that the rules be further waived and Senate Bill No. 58, 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. 58, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 58, as amended, the roll was called and the vote was:

Yeas—35.

Mr. President	Cabot	Gautier	Knight
Adams	Carlton	Getzen	Morgan
Barber	Carraway	Hair	Neblett
Beall	Clarke	Hodges	Pearce
Belser	Connor	Houghton	Rawls
Bishop	Davis	Johns	Rodgers
Brackin	Dickinson	Johnson	Rood
Branch	Eaton	Kelly	Stenstrom
Bronson	Edwards	Kickliter	

Nays—3.

Boyd Pope Stratton

So Senate Bill No. 58 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

S. B. No. 350—A bill to be entitled An Act relating to resident and foreign charitable, benevolent, and educational corporations and associations; requiring registration; requiring maintenance and certification of certain records; requiring designation of resident agent; vesting visatorial power in Attorney General; making removal of records from this State or secreting same within this State unlawful; imposing penalties; providing jurisdiction to enjoin; providing for revocation of corporate charters, authorization to do business in this State and right to maintain or defend any action in any court of this State; making it unlawful to continue to secrete records affected by this Act; fixing an effective date.

Was taken up in its order.

Senator Johnson moved that the rules be waived and Senate Bill No. 350 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 350 was read the second time by title only.

Senator Adams offered the following amendment to Senate Bill No. 350:

In Section 1, (typewritten bill) strike out the period at the end of the section and insert in lieu thereof the following: ; provided that Independent Academic Schools licensed by the Independent Board of Education do not come within the purview of this Act.

Senator Adams moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Beall offered the following amendment to Senate Bill No. 350:

At the end of Section 10, add a new paragraph to be designated Section 10 (a), and reading as follows:

Section 10 (a)

The provisions of this Act shall not apply to the business and affairs of any resident or foreign charitable, benevolent, or educational association or corporation engaged in any religious or denominational activity in this State, or owning or operating any hospital, school, institution of higher learning, church, mission, animal shelter, or research facility.

Senator Beall moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Johnson moved that the rules be further waived and Senate Bill No. 350, 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. 350, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 350, as amended, the roll was called and the vote was:

Yeas—35.

Mr. President	Bronson	Gautier	Neblett
Adams	Carlton	Getzen	Pearce
Barber	Carraway	Hair	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	

Nays—None.

So Senate Bill No. 350 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Stratton moved that Senate Bill No. 714 be withdrawn from the Calendar of Bills on Second Reading and recommitted to the Committee on Labor and Industry.

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

S. B. No. 349—A bill to be entitled An Act relating to proceedings against the State, its agents or political subdivisions; definitions of terms; making it unlawful for certain persons to induce the commencement or further prosecution of such proceedings; making it unlawful for certain persons to advise, counsel, or otherwise instigate the bringing of such proceedings; providing penalties; providing for affidavits of plaintiffs and their attorneys; providing for disbarment of attorney for violation of this Act; providing immunity for witnesses; fixing an effective date.

Was taken up in its order.

Senator Rawls moved that the rules be waived and Senate Bill No. 349 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 349 was read the second time by title only.

Senator Rawls moved that the rules be further waived and Senate Bill No. 349 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. 349 was read the third time in full.

Upon the passage of Senate Bill No. 349 the roll was called and the vote was:

Yeas—34.

Mr. President	Carlton	Getzen	Pearce
Adams	Carraway	Houghton	Pope
Barber	Clarke	Johns	Rawls
Belser	Connor	Johnson	Rodgers
Bishop	Davis	Kelly	Rood
Boyd	Dickinson	Kicklitter	Stenstrom
Brackin	Eaton	Knight	Stratton
Branch	Edwards	Morgan	
Bronson	Gautier	Neblett	

Nays—None.

So Senate Bill No. 349 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Rodgers requested unanimous consent of the Senate to take up and consider House Bill No. 217, out of its order.

Unanimous consent was granted, and—

H. B. No. 217—A bill to be entitled An Act to amend Sections 459.07, 459.09, 459.19 and 459.20 and to add a new section to Chapter 459, Florida Statutes 1955, being the Osteopathic Medical Practice Act, by giving osteopathic physicians and surgeons equal rights with other schools of medical practice; by authorizing the state board of osteopathic medical examiners by regulation to prescribe for examination those subjects and topics found to be taught in standard colleges and schools of osteopathy; by increasing the requirements for renewals of licenses to practice osteopathic medicine and surgery in the state of Florida and to provide certain penalties for failure to renew such licenses; and to add a new section to Chapter 459, Florida Statutes 1955, to provide for certain qualified persons to serve as residents or interns in osteopathic hospitals, requiring such hospitals to supply certain information to the state board of Osteopathic medical examiners defining "osteopathic hospital", and providing penalties for certain violations of this Act.

Was taken up.

Senator Rodgers moved that the rules be waived and House Bill No. 217 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 217 was read the second time by title only.

Senator Brackin offered the following amendment to House Bill No. 217:

In Title, lines 5 and 9 (typewritten bill) strike out the word: "osteophic" in both lines and insert in lieu thereof the following: "osteopathic".

Senator Brackin moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Rodgers moved that the rules be further waived and House Bill No. 217, 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. 217, as amended, was read the third time in full.

Upon the passage of House Bill No. 217, as amended, the roll was called and the vote was:

Yeas—33.

Mr. President	Carlton	Getzen	Pope
Adams	Carraway	Hair	Rawls
Beall	Clarke	Houghton	Rodgers
Belser	Connor	Johns	Rood
Bishop	Davis	Kelly	Stenstrom
Boyd	Dickinson	Knight	Stratton
Brackin	Eaton	Morgan	
Branch	Edwards	Neblett	
Cabot	Gautier	Pearce	

Nays—None.

So House Bill No. 217 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives.

By unanimous consent, Senator Rodgers withdrew Senate Bill No. 561 from the further consideration of the Senate.

Senator Stratton, Chairman of the Committee on Labor and Industry, moved that the rules be waived and the Committee be allowed an additional ten days to report on Senate Bill No. 223, previously referred to the Committee.

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

S. B. No. 344—A bill to be entitled An Act authorizing the State Plant Board to initiate a program to control and eradicate, wherever possible, the imported fire ant and the white fringed beetle within the State; authorizing the State Plant Board to join with the U. S. Department of Agriculture in the program; providing appropriations for this program; and providing an effective date.

Was taken up in its order.

Senator Brackin moved that the rules be waived and Senate Bill No. 344 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 344 was read the second time by title only.

Senator Brackin moved that the rules be further waived and Senate Bill No. 344 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. 344 was read the third time in full.

Pending consideration of Senate Bill No. 344, Senator Rood moved that the further consideration thereof be informally passed.

Which was not agreed to, so the motion failed of adoption.

The question recurred on the passage of Senate Bill No. 344.

Upon the passage of Senate Bill No. 344 the roll was called and the vote was:

Yeas—35.

Mr. President	Cabot	Gautier	Knight
Adams	Carlton	Getzen	Morgan
Barber	Carraway	Hair	Neblett
Beall	Clarke	Hodges	Pearce
Belser	Connor	Houghton	Rawls
Bishop	Davis	Johns	Rodgers
Brackin	Dickinson	Johnson	Stenstrom
Branch	Eaton	Kelly	Stratton
Bronson	Edwards	Kicklitter	

Nays—3.

Boyd	Pope	Rood
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So Senate Bill No. 344 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 Adams requested unanimous consent of the Senate to take up and consider Committee Substitute for House Bill No. 666, out of its order.

Unanimous consent was granted, and—

Committee Substitute for H. B. No. 666—A bill to be entitled An Act relating to unemployment compensation; amending Section 443.04(2), Florida Statutes, providing for weekly benefit amount; amending Section 443.05(5), Florida Statutes, relating to benefit eligibility conditions; amending Section 443.08(3), Florida Statutes, relating to the computation of contribution rates based on benefit experience and adjustment factors; and providing an effective date therefor.

Was taken up.

Senator Adams moved that the rules be waived and Committee Substitute for House Bill No. 666 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Committee Substitute for House Bill No. 666 was read the second time by title only.

Senator Adams moved that the rules be further waived and Committee Substitute for House Bill No. 666 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Committee Substitute for House Bill No. 666 was read the third time in full.

Upon the passage of Committee Substitute for House Bill No. 666 the roll was called and the vote was:

Yeas—36.

Mr. President	Carlton	Getzen	Morgan
Adams	Carraway	Hair	Neblett
Barber	Clarke	Hodges	Pearce
Belser	Connor	Houghton	Pope
Boyd	Davis	Johns	Rawls
Brackin	Dickinson	Johnson	Rodgers
Branch	Eaton	Kelly	Rood
Bronson	Edwards	Kicklitter	Stenstrom
Cabot	Gautier	Knight	Stratton

Nays—1.

Bishop

So Committee Substitute for House Bill No. 666 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By unanimous consent, Senator Adams withdrew Senate Bill No. 437 from the further consideration of the Senate.

S. B. No. 674—A bill to be entitled An Act to amend Sub-section (1) of Section 443.11, Florida Statutes, relating to administrative organization of Florida Industrial Commission, by increasing salaries of members other than chairman to \$1800 per annum, and making this Act effective July 1, 1957.

Was taken up in its order.

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

Which was agreed to by a two-thirds vote.

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

Senator Gautier moved that the rules be further waived and Senate Bill No. 674 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 674 was read the third time in full.

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

Yeas—37.

Mr. President	Carlton	Hair	Pearce
Adams	Carraway	Hodges	Pope
Barber	Clarke	Houghton	Rawls
Beall	Connor	Johns	Rodgers
Belser	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	
Cabot	Getzen	Neblett	

Nays—1.

Bishop

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

Senator Davis, Chairman of the Committee on Rules and Calendar, moved that the rules be waived and the Senate proceed to the consideration of Bills of a non-controversial nature on the Calendar.

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

Senator Gautier moved that the rules be waived and House Bill No. 411 be withdrawn from the Committee on Labor and Industry and placed on the Calendar of Bills on Second Reading.

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

Senator Gautier requested unanimous consent of the Senate to take up and consider House Bill No. 411, out of its order.

Unanimous consent was granted, and—

H. B. No. 411—A bill to be entitled An Act to amend Sections 18, 45, and 46 of Chapter 440, Florida Statutes, relating to workmen's compensation regarding industrial accidents resulting in death, by striking reference to state factory inspector, and providing an effective date.

Was taken up.

Senator Gautier moved that the rules be waived and House Bill No. 411 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 411 was read the second time by title only.

Senator Gautier moved that the rules be further waived and House Bill No. 411 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. 411 was read the third time in full.

Upon the passage of House Bill No. 411 the roll was called and the vote was:

Yeas—37.

Mr. President	Carlton	Hair	Pearce
Adams	Carraway	Hodges	Pope
Barber	Clarke	Houghton	Rawls
Beall	Connor	Johns	Rodgers
Belser	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	
Cabot	Getzen	Neblett	

Nays—1.

Bishop

So House Bill No. 411 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By unanimous consent, Senator Gautier withdrew Senate Bill No. 683 from the further consideration of the Senate.

Senator Branch requested unanimous consent of the Senate to take up and consider Committee Substitute for House Bill No. 554, out of its order.

Unanimous consent was granted, and—

Committee Substitute for H. B. No. 544—A bill to be entitled An Act relating to forest protection; prohibiting the setting on fire of forests, grass, woods, wild lands or marshes and the building of campfires or bonfires or burning trash or other material during specified times; providing for necessary back-firing; providing for proclamation of the Governor declaring emergency drought areas; providing penalty for violation; providing effective date.

Was taken up.

Senator Branch moved that the rules be waived and Committee Substitute for House Bill No. 554 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Committee Substitute for House Bill No. 554 was read the second time by title only.

Senator Branch moved that the rules be further waived and Committee Substitute for House Bill No. 554 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Committee Substitute for House Bill No. 554 was read the third time in full.

Upon the passage of Committee Substitute for House Bill No. 554 the roll was called and the vote was:

Yeas—37.

Mr. President	Cabot	Hair	Pearce
Adams	Carlton	Hodges	Pope
Barber	Carraway	Houghton	Rawls
Beall	Clarke	Johns	Rodgers
Belser	Davis	Johnson	Rood
Bishop	Dickinson	Kelly	Stenstrom
Boyd	Eaton	Kicklitter	Stratton
Brackin	Edwards	Knight	
Branch	Gautier	Morgan	
Bronson	Getzen	Neblett	

Nays—1.

Connor

So Committee Substitute for House Bill No. 554 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By unanimous consent, Senator Branch withdrew Senate Bill No. 273 from the further consideration of the Senate.

S. B. No. 727—A bill to be entitled An Act relating to criminal procedure; authorizing the prosecuting attorneys of the county judges' courts and the county courts to sign affidavits before the judge of the court for the issuance of arrest warrants; providing for this procedure to be cumulative; setting effective date.

Was taken up.

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

Which was agreed to by a two-thirds vote.

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

Senator Carraway moved that the rules be further waived and Senate Bill No. 727 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 727 was read the third time in full.

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

Yeas—35.

Mr. President	Bronson	Gautier	Morgan
Adams	Cabot	Getzen	Neblett
Barber	Carlton	Hair	Pearce
Beall	Carraway	Hodges	Pope
Belser	Clarke	Houghton	Rawls
Bishop	Connor	Johns	Rodgers
Boyd	Dickinson	Johnson	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Knight	

Nays—3.

Davis Kicklitter Rood

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

S. B. No. 710—A bill to be entitled An Act making an appropriation from the General Revenue Fund of the State of Florida for the purpose of improving fresh water fishing and other recreational facilities.

Was taken up.

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

Which was agreed to by a two-thirds vote.

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

The Committee on Appropriations offered the following amendment to Senate Bill No. 710:

In Section 1, line 2 (typewritten bill), after the word "Florida" insert the following: "for the 1957/59 biennium"

Senator Hodges moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Hodges moved that the rules be further waived and Senate Bill No. 710, 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. 710, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 710, as amended, the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 710 passed, as amended.

Senator Carlton moved that the Senate reconsider the vote by which Senate Bill No. 710, as amended, passed the Senate, this day.

And the motion went over under the rule.

S. B. No. 719—A bill to be entitled An Act fixing the salaries of the circuit judges of Florida; repealing Sections 26.51 and 282.06, Florida Statutes; and providing an effective date.

Was taken up.

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

Which was agreed to by a two-thirds vote.

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

The Committee on Appropriations offered the following amendment to Senate Bill No. 719:

In Section 1, line 2 (typewritten bill), strike out the words and figures: "fifteen thousand dollars (\$15,000)." and insert in lieu thereof the following: "thirteen thousand five hundred dollars (\$13,500)."

Senator Dickinson moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Dickinson moved that the rules be further waived and Senate Bill No. 719, 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. 719, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 719, as amended, the roll was called and the vote was:

Yeas—33.

Mr. President	Cabot	Hair	Pearce
Adams	Carlton	Houghton	Rawls
Barber	Carraway	Johns	Rodgers
Beall	Clarke	Johnson	Rood
Belser	Dickinson	Kelly	Stenstrom
Boyd	Eaton	Kicklitter	Stratton
Brackin	Edwards	Knight	
Branch	Gautier	Morgan	
Bronson	Getzen	Neblett	

Nays—5.

Bishop	Davis	Pope
Connor	Hodges	

So Senate Bill No. 719 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

S. B. No. 720—A bill to be entitled An Act fixing the salaries of the justices of the Supreme Court and the judges of the District Courts of Appeals of Florida; repealing Section 25.111, Florida Statutes; and providing an effective date.

Was taken up.

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

Which was agreed to by a two-thirds vote.

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

The Committee on Appropriations offered the following amendment to Senate Bill No. 720:

In Section 1, (typewritten bill) strike out all of Section 1 and insert in lieu thereof the following:

"Section 1. Each justice of the Supreme Court of Florida shall be paid an annual salary of seventeen thousand five hundred dollars (\$17,500). Each judge of the District Court of Appeals of Florida shall be paid an annual salary of sixteen thousand five hundred dollars (\$16,500)."

Senator Dickinson moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Dickinson moved that the rules be further waived and Senate Bill No. 720, 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. 720, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 720, as amended, the roll was called and the vote was:

Yeas—34.

Mr. President	Cabot	Hair	Pearce
Adams	Carlton	Houghton	Pope
Barber	Carraway	Johns	Rawls
Beall	Clarke	Johnson	Rodgers
Belser	Dickinson	Kelly	Rood
Boyd	Eaton	Kicklitter	Stenstrom
Brackin	Edwards	Knight	Stratton
Branch	Gautier	Morgan	
Bronson	Getzen	Neblett	

Nays—4.

Bishop	Connor	Davis	Hodges
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So Senate Bill No. 720, passed as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

S. B. No. 425—A bill to be entitled An Act amending the third Paragraph of Section 550.03, Florida Statutes, relating to extension of days of racing for charitable purposes.

Was taken up.

Senator Morgan moved that the rules be waived and Senate Bill No. 425 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 425 was read the second time by title only.

Senator Morgan offered the following amendment to Senate Bill No. 425:

In Section 1, line 6 (typewritten bill) after the words "at any one track" insert the following: "or fronton"

Senator Morgan moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Morgan moved that the rules be further waived

and Senate Bill No. 425, 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. 425, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 425, as amended, the roll was called and the vote was:

Yeas—34.

Mr. President	Bronson	Gautier	Morgan
Adams	Cabot	Getzen	Neblett
Barber	Carraway	Hair	Pearce
Beall	Clarke	Hodges	Pope
Belser	Connor	Houghton	Rawls
Bishop	Davis	Johns	Rood
Boyd	Dickinson	Johnson	Stratton
Brackin	Eaton	Kickliter	
Branch	Edwards	Knight	

Nays—4.

Carlton	Kelly	Rodgers	Stenstrom
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So Senate Bill No. 425 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

S. B. No. 776—A bill to be entitled An Act relating to the State and County Retirement System; amending Section 122.16, Florida Statutes, by adding a new Subsection (2) thereto; defining terms used therein; setting effective date.

Was taken up.

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

Which was agreed to by a two-thirds vote.

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

Senator Carraway moved that the rules be further waived and Senate Bill No. 776 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 776 was read the third time in full.

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

Yeas—37.

Mr. President	Cabot	Hair	Pearce
Adams	Carlton	Hodges	Pope
Barber	Carraway	Houghton	Rawls
Beall	Clarke	Johns	Rodgers
Belser	Connor	Johnson	Rood
Bishop	Davis	Kelly	Stenstrom
Boyd	Eaton	Kickliter	Stratton
Brackin	Edwards	Knight	
Branch	Gautier	Morgan	
Bronson	Getzen	Neblett	

Nays—1.

Dickinson

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

S. B. No. 834—A bill to be entitled An Act to authorize Henry J. Driggers to make certain contributions to the State and County Officers and Employees Retirement System and to receive prior service credit under such system.

Was taken up.

Senator Cabot moved that the rules be waived and Senate Bill No. 834 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 834 was read the second time by title only.

Senator Cabot moved that the rules be further waived and Senate Bill No. 834 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. 834 was read the third time in full.

Upon the passage of Senate Bill No. 834 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 834 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

S. B. No. 826—A bill to be entitled An Act designating as a State road that certain street located in the City of Bonifay, Holmes County, Florida, known as Hubbard Street.

Was taken up.

Senator Belser moved that the rules be waived and Senate Bill No. 826 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 826 was read the second time by title only.

Senator Belser moved that the rules be further waived and Senate Bill No. 826 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. 826 was read the third time in full.

Upon the passage of Senate Bill No. 826 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 826 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

S. B. No. 896—A bill to be entitled An Act relating to the Division of Child Training Schools and the Division of Mental Health; providing an appropriation to the Board of Commissioners of State Institutions; providing an effective date.

Was taken up.

Senator Adams moved that the rules be waived and Senate Bill No. 896 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 896 was read the second time by title only.

Senator Adams moved that the rules be further waived and

Senate Bill No. 896 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. 896 was read the third time in full.

Upon the passage of Senate Bill No. 896 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 896 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The hour of adjournment having arrived, a point of order was called and the Senate stood adjourned at 1:00 o'clock P. M., until 10:00 o'clock A. M., Wednesday, May 15, 1957, pursuant to the motion made by Senator Davis, Chairman of the Committee on Rules and Calendar on Tuesday, April 30, 1957.

JOURNAL OF THE SENATE

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Wednesday, May 15, 1957

The Senate convened at 10:00 o'clock A. M., pursuant to adjournment on Tuesday, May 14, 1957.

The President in the Chair.

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

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

—38.

A quorum present.

The following Prayer was offered by the Senate Chaplain, The Reverend Harry B. Douglas:

Look, we beseech thee, O Lord, upon the people of this land who are called after thy holy Name; and grant that they may ever walk worthy of their Christian profession. Grant unto us all that, laying aside our divisions, we may be united in heart and mind to bear the burdens which are laid upon us. Help us to respond to the call of our country according to our several powers; put far from us selfish indifference to the needs of others; and give us grace to fulfil our daily duties with sober diligence. Keep us from all uncharitableness in word or deed, and enable us by patient continuance in well-doing to glorify thy Name; through Jesus Christ our Lord. Amen.

The reading of the Journal was dispensed with.

The Senate daily Journal of Tuesday, May 14, 1957, was corrected and as corrected was approved.

REPORTS OF COMMITTEES

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

S. J. R. No. 532—A Joint Resolution proposing an amendment to Article 5 of the Constitution of Florida by adding an additional section thereto, to be given a number by the Secretary of State, abolishing the office of County Solicitor in Hillsborough County, and transferring the duties thereof to the State Attorney of the Thirteenth Judicial Circuit of Florida, and other matters relating thereto.

—and recommends that the same pass.

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

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

S. M. No. 530—A memorial to the Congress of the United States of America proposing an amendment to the Tenth Amendment of the Constitution of the United States by enumerating certain of the reserve powers of the states in respect to the exercise of state police power and providing means to safeguard such powers from encroachment.

—and recommends that the same be adopted.

And the Memorial contained in the preceding report was placed on the Calendar of Memorials on Second Reading.

Senator Stratton, Chairman of the Committee on Labor and Industry, reported that the Committee had carefully considered the following Bill:

S. B. No. 714—A bill to be entitled An Act relating to the rate of wages for laborers, mechanics and apprentices employed on public works; amending Paragraph (C) of Subsection (1) of Section 215.19, Florida Statutes, by providing for the withholding of payment to contractors for noncompliance with schedule of prevailing wage rates; providing for continuance of payment upon compliance; providing an effective date.

—and the Committee recommends that the Committee Substitute therefor, as reported herewith, 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 Stratton, Chairman of the Committee on Labor and Industry, reported that the Committee had carefully considered the following Bill:

S. B. No. 900—A bill to be entitled An Act relating to labor organizations; amending Section 447.04, Florida Statutes, by adding Subsection (4) providing business agents or representatives of out of state local unions shall not represent Florida unions; repealing all laws or parts of laws in conflict herewith; and providing for effective date.

—and recommends that the same pass.

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

Senator Stratton, Chairman of the Committee on Labor and Industry, reported that the Committee had carefully considered the following Bill:

S. B. No. 636—A bill to be entitled An Act relating to private employment agencies by amending Subsection Five (5) of Section 449.05, Florida Statutes, to provide that each licensed agency shall be permitted to charge certain fees, and the method of payment for such fees; and providing that each licensed agency shall be permitted to accept up to twenty-five percent (25%) of its fee in advance as a deposit and providing that all remaining unearned advance fees shall be refunded immediately upon demand; providing an effective date.

—and recommends that the same not pass.

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

Senator Hodges, Chairman of the Committee on Game and Fisheries, reported that the Committee had carefully considered the following Bill:

S. B. No. 792—A bill to be entitled An Act relating to the Game and Fresh Water Fish Commission; amending Sections 372.89 and 372.90 relating to keeping, possessing and exhibiting of poisonous or venomous reptiles; creating and adding to Chapter 372 Sections 372.901 and 372.911 to provide for inspection by the commission and penalty for violations; repealing Section 372.92 authorizing the adoption of additional rules and regulations relating to poisonous and venomous reptiles; fixing an effective date.

—and recommends that the same pass.

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

Senator Hodges, Chairman of the Committee on Game and Fisheries, reported that the Committee had carefully considered the following Resolution:

H. C. R. No. 1256—A Concurrent Resolution recommending

that all eating establishments in the State serve Florida mullet.
—and recommends that the same be adopted.

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

Senator Hodges, Chairman of the Committee on Game and Fisheries, reported that the Committee had carefully considered the following Bills:

H. B. No. 401—A bill to be entitled An Act relating to salt water fisheries; providing a license tax to be paid by dealers in fishing bait; amending Section 370.07(1), Florida Statutes; and providing an effective date.

H. B. No. 580—A bill to be entitled An Act relating to salt water fisheries and conservation; prohibiting the taking, killing, possessing or mutilating of any sea turtle within a certain distance from the beaches of Florida during a certain period; and providing penalties for violations.

—and recommends that the same pass.

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

Senator Hodges, Chairman of the Committee on Game and Fisheries, reported that the Committee had carefully considered the following Bills:

H. B. No. 581—A bill to be entitled An Act relating to salt water fisheries and conservation; amending Subsections (4) and (5) of Section 370.07, Florida Statutes; changing penalties.

H. B. No. 582—A bill to be entitled An Act relating to salt water fisheries and conservation; amending Subsection (4) of Section 370.02, Florida Statutes; prescribing the penalties for violations of Chapter 370, Florida Statutes.

H. B. No. 359—A bill to be entitled An Act to require the placing of signs or markers upon the water bottoms of all grants or leases in the State for oyster culture; amending Sections 370.03 and 370.16(3), Florida Statutes; and providing a penalty for violations.

—and recommends that the same pass.

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

Senator Hodges, Chairman of the Committee on Game and Fisheries, reported that the Committee had carefully considered the following Bill:

S. B. No. 790—A bill to be entitled An Act relating to the Game and Fresh Water Fish Commission; amending Chapter 372, Florida Statutes, by creating and adding thereto Section 372.751 to prohibit the possession of electrical devices for taking fish upon, in or over the inland waters of this State; providing penalties; and fixing effective date.

—and recommends that the same not pass.

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

Senator Dickinson, Chairman of the Committee on Judiciary "B", reported that the Committee had carefully considered the following Resolution:

S. C. R. No. 760—A Concurrent Resolution directing the State Board of Law Examiners to allow judges of the juvenile and domestic relations courts who are not members of the Florida Bar to take the Bar examination.

—and recommends that the same be adopted.

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

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

S. B. No. 932—A bill to be entitled An Act relating to court proceedings; authorizing the conduct of all proceedings in civil, equity and criminal actions except jury trials in auxiliary county offices; providing an effective date.

S. B. No. 943—A bill to be entitled An Act amending Section 104.272, Florida Statutes, relating to mishandling of funds by officers of State Executive Committees, to make provisions of same applicable to all Executive Committees; fixing the effective date of this Act.

S. B. No. 978—A bill to be entitled An Act relating to publishing and sale of Florida Statutes; amending Subsection (2) of Section 16.46, Florida Statutes; providing effective date.

—and recommends that the same pass.

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

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

H. B. No. 728—A bill to be entitled An Act prohibiting the distribution, possession, or publication of indecent literature; amending Section 847.01, Florida Statutes; providing penalties; creating presumptions; containing a severability clause; providing an effective date.

—and recommends that the same pass.

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

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

S. B. No. 963—A bill to be entitled An Act creating a Florida Commission on Constitutional Government, providing for its membership, powers and duties and making an appropriation for its expenses.

—and recommends that the same pass.

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

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

H. B. No. 1148—A bill to be entitled An Act relating to bookkeepers or public bookkeepers as distinguished from public accountants and certified public accountants; amending Section 473.29, Florida Statutes, by providing exceptions relating to certain bookkeeping activities; providing an effective date.

—and recommends that the same pass.

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

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

S. B. No. 815—A bill to be entitled An Act relating to the Milk Commission; amending Subsection (12) of Section 501.04, Florida Statutes and adding a new subsection to be numbered 501.131 to Chapter 501, Florida Statutes, providing for control of milk prices at certain levels, prohibiting fixing of wholesale and retail prices of milk sold to public schools; providing a method of control.

—and recommends that the same not pass.

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

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

S. B. No. 162—A bill to be entitled An Act to license and regulate public bookkeepers and public auditors; to provide for a State Board and the appointment of its members; to provide the duties and privileges of the board and provide authority for the board to adopt and promulgate rules and regulations for the examining and licensing of public bookkeepers and public auditors; to provide for assessing and payment of fees and other charges and for the disposition of

fees received and for expenditures; to define an auditor and a bookkeeper; to provide for examinations and exceptions and issuing of certificates; to define the qualifications, duties, and privileges of public bookkeepers and public auditors; to provide restrictions relating to such licensure; to provide exemptions for professional persons not coming within the purview of this Act; to provide certain other exemptions; and to provide for an effective date.

—and recommends that the same not pass.

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

Senator Pope, Chairman of the Committee on State Institutions, reported that the Committee had carefully considered the following Bill:

S. B. No. 624 A bill to be entitled An Act to designate the State Superintendent of Public Instruction as custodian of the W. V. Knott Building; providing effective date.

—and the Committee reports same without recommendation.

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

Senator Pope, Chairman of the Committee on State Institutions, reported that the Committee had carefully considered the following Bill:

S. B. No. 970—A bill to be entitled An Act relating to institutions for mentally retarded children; providing a method for locating said institutions; providing an effective date.

—and recommends that the same pass.

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

Senator Pope, Chairman of the Committee on State Institutions, reported that the Committee had carefully considered the following Bill:

H. B. No. 478—A bill to be entitled An Act relating to the Farm Colony for epileptic and feeble minded; amending Chapter 393, Florida Statutes, by adding Section 393.001 to said Chapter; providing authority to change terminology in said Chapter.

—and recommends that the same pass.

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

Senator Pearce, Chairman of the Committee on Finance and Taxation, reported that the Committee had carefully considered the following Bill:

S. B. No. 179—A bill to be entitled An Act relating to the administration of the alcoholic beverage laws; amending Sections 561.01, 561.02, 561.04, 561.05, 561.06, 561.07, 561.08, 561.09, 561.11, 561.14, 561.15, 561.17, 561.18, 561.19, 561.20, 561.23, 561.25, 561.27, 561.29, 561.33, 561.34, 561.36, 561.41, 561.42, 561.46, 561.50, 561.55 and 561.57; adding Subsection (14) to Section 561.01; repealing Sections 561.13, 561.16, 561.23(3), 561.26(2) and 561.46(7), all Florida Statutes.

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

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

Senator Pearce, Chairman of the Committee on Finance and Taxation, reported that the Committee had carefully considered the following Bill:

S. B. No. 481—A bill to be entitled An Act relating to exemption from excise taxes imposed by Chapter 201 Florida Statutes, certain obligations to pay monies, when secured for payment by collateral defined by Section 517.02 Florida Statutes; repealing all laws in conflict herewith; and providing for the effective date of the Act.

—and recommends that the same pass.

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

Senator Pearce, Chairman of the Committee on Finance and Taxation, reported that the Committee had carefully considered the following Bill:

S. B. No. 941—A bill to be entitled An Act amending Subsection (1) of Section 167.431, Florida Statutes, 1955, relating to municipalities being authorized to levy tax on public services; to provide that the sale of natural gas to public or private utilities either for resale or for use as fuel in the generation of electricity shall not constitute a taxable utility service.

—and recommends that the same pass.

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

Senator Pearce, Chairman of the Committee on Finance and Taxation, reported that the Committee had carefully considered the following Bills:

S. B. No. 545—A bill to be entitled An Act relating to licensing of aircraft; amending introductory phrase and Subsection (1) of Section 330.06, Florida Statutes, defining certain words and terms; repealing Section 330.17, Florida Statutes, prohibiting municipalities from imposing registration fees on aircraft; fixing an effective date.

S. B. No. 462—A bill to be entitled An Act to repeal Section 208.05, Florida Statutes, so as to remove the exemption from the gasoline tax on aircraft; and fixing an effective date.

—and recommends that the same not pass.

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

Senator Pearce, Chairman of the Committee on Finance and Taxation, reported that the Committee had carefully considered the following Bill:

S. B. No. 840—A bill to be entitled An Act relating to running horse racing, harness or sulky horse racing, dog racing and pari-mutuel wagering; amending Sections 550.04 and 550.05 and Sub-section 6 of Section 550.081, Florida Statutes; fixing the season and time and days for conducting harness horse racing; providing that harness horse racing shall be governed by Chapter 550, Florida Statutes, except Section 550.161 thereof, as the same pertains to running horse racing, and providing an effective date.

—and recommends that the same not pass.

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

Senator Boyd, Chairman of the Committee on Privileges and Elections, reported that the Committee had carefully considered the following Bill:

S. B. No. 582—A bill to be entitled An Act to amend Paragraph (d) of Subsection (2) of Section 99.161, Florida Statutes, relating to expenditures by or for candidates for nomination, by including expenditures in promotion of the candidacy of a person who has not announced and limiting such expenditures as provided; and fixing the effective date of this Act.

—and the Committee recommends that the Committee Substitute therefor, as reported herewith, 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 Boyd, Chairman of the Committee on Privileges and Elections, reported that the Committee had carefully considered the following Bills:

S. B. No. 887—A bill to be entitled An Act relating to electors and elections; amending Sections 101.29 and 101.32, repealing Section 101.31, Florida Statutes, regulating purchase, use and adoption of voting machines; providing an effective date.

S. B. No. 944—A bill to be entitled An Act to amend Subsection (4) of Section 103.121, Florida Statutes, relating to powers and duties of executive committees, by adding provisions thereto relating to bond required of a county executive committee treasurer and his keeping of records; fixing the effective date of this Act.

S. B. No. 945—A bill to be entitled An Act to amend Subsection (1) of Section 102.012, Florida Statutes, relating to inspectors and clerks to conduct elections, by providing for recommendations of chairman of party executive committees concerning selection of such election officers, under prescribed conditions; fixing the effective date of this Act.

—and recommends that the same pass.

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

Senator Gautier, Chairman of the Committee on Cities and Towns, reported that the Committee had carefully considered the following Bills:

S. B. No. 890—A bill to be entitled An Act amending Section 122.16, Florida Statutes, by removing the prohibition of municipal employment after retirement.

—and recommends that the same pass.

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

Senator Gautier, Chairman of the Committee on Cities and Towns, reported that the Committee had carefully considered the following Bill:

H. B. No. 537—A bill to be entitled An Act regulating the operation of privately owned vehicles by active firemen members of regularly organized volunteer fire-fighting companies or associations, while en route to the scenes of fires and other emergencies in the line of duty as active firemen members of such fire-fighting organizations and providing for the enforcement of this Act; providing an effective date.

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

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

ENGROSSING REPORTS

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

S. B. No. 57—A bill to be entitled An Act relating to the employees and officers of the Florida Highway Patrol; amending Section 321.07, Florida Statutes, relating to base pay of the several classifications of employees and officers; creating Section 321.071, Florida Statutes, authorizing the director to assign officers to special services at additional compensation; providing an appropriation; providing an effective date.

—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
of the Senate.

And Senate Bill No. 57, contained in the above report was ordered certified to the House of Representatives immediately.

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

S. B. No. 58—A bill to be entitled An Act relating to the State Highway Patrol amending Section 321.04, Florida Statutes, authorizing additional rank classifications of members of the Highway Patrol; limiting the total number of patrol personnel; providing an appropriation.

—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
of the Senate.

And Senate Bill No. 58, contained in the above report was ordered certified to the House of Representatives immediately.

ENROLLING REPORTS

Your Enrolling Clerk, to whom was referred—

- | | |
|---------------|---------------|
| S. B. No. 18 | S. B. No. 645 |
| S. B. No. 577 | S. B. No. 694 |
| S. B. No. 579 | S. B. No. 761 |
| S. B. No. 630 | S. B. No. 762 |
| S. B. No. 631 | |

—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 14, 1957, 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. 35 | S. B. No. 646 |
| S. B. No. 157 | S. B. No. 664 |
| Com. Sub. for S. B. No. 161 | S. B. No. 670 |
| S. B. No. 187 | S. B. No. 671 |
| S. B. No. 207 | S. B. No. 693 |
| S. B. No. 352 | S. B. No. 704 |
| S. B. No. 476 | S. B. No. 731 |
| S. B. No. 477 | S. B. No. 732 |
| S. B. No. 478 | S. B. No. 733 |
| S. B. No. 486 | S. B. No. 741 |
| S. B. No. 489 | S. B. No. 742 |
| S. B. No. 490 | S. B. No. 743 |
| S. B. No. 546 | S. B. No. 745 |
| S. B. No. 568 | S. B. No. 746 |
| S. B. No. 574 | S. B. No. 757 |
| S. B. No. 580 | S. B. No. 773 |

—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 14, 1957, 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. 260 | S. B. No. 300 |
| S. B. No. 294 | S. B. No. 303 |
| S. B. No. 295 | S. B. No. 304 |
| S. B. No. 297 | S. B. No. 485 |
| S. B. No. 298 | |

—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 14, 1957, 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—

H. B. No. 957

—begs leave to report same has 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 13, 1957.

Very respectfully,

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

Senator Barber moved that the rules be waived and Senate Bills No. 57 and 58, which passed the Senate on May 14, 1957, be immediately certified to the House of Representatives, after being engrossed.

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

REPORT OF CONFERENCE COMMITTEE

Tallahassee, Florida,
May 14, 1957.

Honorable W. A. Shands,
President of the Senate.

Honorable Doyle E. Conner,
Speaker of the House of Representatives.

Gentlemen:

The committee on conference on the disagreeing votes of the two Houses on the House Amendments to:

Senate Bill No. 63:

A BILL TO BE ENTITLED AN ACT RELATING TO DIVORCE DECREES; AMENDING CHAPTER 65, FLORIDA STATUTES, BY ADDING NEW SECTIONS TO BE NUMBERED 65.20 AND 65.21; PROVIDING THAT ALL DIVORCE DECREES BE INTERLOCUTORY IN NATURE; PROVIDING A SIXTY (60) DAY PERIOD.

—which House Amendments read as follows:

Amendment No. 1:

Strike out: Everything after the enacting clause and insert the following in lieu thereof:

Section 1: Chapter 65, Florida Statutes, is amended by adding the following sections:

65.20 After the cause is at issue, no testimony on the merits shall be taken for a period of 30 days, except for good cause at the discretion of the Judge, and except for the purpose of determining temporary alimony, temporary custody and support of children. Provided, however, that testimony on the merits may be taken and final decree may be entered within said 30 day period if in the opinion of the Judge a delay will result in an injustice to either party.

Amendment No. 2:

Strike out the title and insert the following in lieu thereof:

AN ACT RELATING TO DIVORCE DECREES; AMENDING CHAPTER 65, FLORIDA STATUTES, BY ADDING A NEW SECTION TO BE NUMBERED 65.20; PROVIDING THAT ALL DIVORCE DECREES BE DELAYED 30 DAYS AFTER ISSUE IS JOINED EXCEPT UNDER CERTAIN CIRCUMSTANCES.

Having met, after full and free conference, have agreed to recommend, and do recommend to their respective Houses that the Senate concur in the House Amendments to Senate Bill No. 63 as hereinabove set forth.

Respectfully submitted,

C. E. DUNCAN	DOUGLAS STENSTROM
WILLIAM V. CHAPPELL, JR.	JOE EATON
CHARLES D. STEWART	J. B. RODGERS, JR.
MANAGERS ON THE PART OF THE HOUSE OF REP- RESENTATIVES	MANAGERS ON THE PART OF THE SENATE

Senator Stenstrom moved the adoption of the foregoing Conference Committee Report on Senate Bill No. 63.

Which was agreed to and the Conference Committee Report was adopted.

Senator Stenstrom moved that the Senate concur in House Amendment No. 1 to Senate Bill No. 63, as set forth in the foregoing Conference Committee Report.

Which was agreed to and the Senate concurred in House Amendment No. 1 to Senate Bill No. 63.

Senator Stenstrom moved that the Senate concur in House Amendment No. 2 to Senate Bill No. 63, as set forth in the foregoing Conference Committee Report.

Which was agreed to and the Senate concurred in House Amendment No. 2 to Senate Bill No. 63.

And the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rules.

Senator Edwards moved that the rules be waived and the Senate immediately reconsider the vote by which Senate Bill No. 996 passed the Senate on May 14, 1957.

S. B. No. 996—A bill to be entitled An Act fixing the time when the spring term and the fall term of the circuit court of the fifth judicial circuit shall be held in the respective divisions and counties in such divisions of said circuit and providing when this Act shall become effective.

The President put the question: "Will the Senate reconsider the vote by which Senate Bill No. 996 passed the Senate on May 14, 1957?"

Which was agreed to by a two-thirds vote.

So the Senate reconsidered the vote by which Senate Bill No. 996 passed the Senate on May 14, 1957.

The question recurred on the passage of Senate Bill No. 996.

Pending roll call on the passage of Senate Bill No. 996, by unanimous consent, Senator Edwards offered the following amendment to Senate Bill No. 996:

In Section 1, (typewritten bill) strike out: all of Section 1 and insert in lieu thereof the following:

Section 1 Section 26.26, Florida Statutes, is hereby amended to read:

26.26 Fifth Judicial Circuit.—

SPRING TERMS

Sumter County	second Tuesday in January.
Citrus County	first Tuesday in February.
Hernando County	first Tuesday in March.
Marion County	first Tuesday in April.
Lake County	first Tuesday in May.

FALL TERMS

Sumter County	second Tuesday in July.
Citrus County	first Tuesday in August.
Hernando County	first Tuesday in September.
Marion County	first Tuesday in October.
Lake County	first Tuesday in October.

Senator Edwards moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

By unanimous consent, Senator Edwards also offered the following amendment to Senate Bill No. 996:

In (typewritten bill) strike out the Title and insert in lieu thereof the following:

A bill to be entitled An Act amending Section 26.26, Florida Statutes, relating to the time for holding the terms of the Circuit Court of the Fifth Judicial Circuit of Florida; setting effective date.

Senator Edwards moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Edwards moved that Senate Bill No. 996, as amended, be read in full and put upon its passage.

Which was agreed to.

And Senate Bill No. 996, as amended, was read in full.

Upon call of the roll on the passage of Senate Bill No. 996, as amended, the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 996 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Davis, Chairman of the Committee on Rules and Calendar, moved that the rules be waived and all bills of a local nature passed by the Senate during the remainder of the 1957 Regular Session be immediately certified to the House of Representatives.

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

INTRODUCTION OF RESOLUTIONS, MEMORIALS, BILLS AND JOINT RESOLUTIONS

By Senator Beall—

S. B. No. 997—A bill to be entitled An Act relating to the City of Pensacola, authorizing the City of Pensacola to secure and pay for memberships for certain officers and department heads of said city in the Chamber of Commerce of the City of Pensacola and declaring the expenditures for said memberships to be a proper municipal purpose.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 997 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 Beall moved that the rules be waived and Senate Bill No. 997 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 997 was read the second time by title only.

Senator Beall moved that the rules be further waived and Senate Bill No. 997 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. 997 was read the third time in full.

Upon the passage of Senate Bill No. 997 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 997 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Beall—

S. B. No. 998—A bill to be entitled An Act relating to the City of Pensacola, amending Section 18 of Chapter 26141, Laws of Florida, Special Acts of 1949, authorizing and permitting the employees of the City of Pensacola, except members of the fire department and firemen of the City of Pensacola, to secure the benefits and coverage of the United States Old Age and Survivors Insurance (Social Security) and authorizing said city to enter into agreements to provide said benefits and coverage to the employees of the City of Pensacola in addition to existing benefits now provided by the general pension and retirement system for employees of the City of Pensacola and repealing all laws in conflict herewith.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 998 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 Beall moved that the rules be waived and Senate Bill No. 998 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 998 was read the second time by title only.

Senator Beall moved that the rules be further waived and Senate Bill No. 998 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. 998 was read the third time in full.

Upon the passage of Senate Bill No. 998 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 998 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Beall—

S. B. No. 999—A bill to be entitled An Act relating to the City of Pensacola, authorizing the City of Pensacola, to sell, lease and otherwise dispose of surplus lands and real property of the City of Pensacola for valuable consideration and authorizing said city to contribute and give surplus lands and properties to the public educational institutions in Escambia County, Florida.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 999 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 Beall moved that the rules be waived and Senate Bill No. 999 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 999 was read the second time by title only.

Senator Beall moved that the rules be further waived and Senate Bill No. 999 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. 999 was read the third time in full.

Upon the passage of Senate Bill No. 999 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 999 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Kicklitter—

S. B. No. 1000—A bill to be entitled An Act to relieve the county tax collectors of responsibility of accounting for any dishonored check or draft upon the institution of the proper action before the courts.

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

By Senator Edwards—

S. B. No. 1001—A bill to be entitled An Act relating to institutions of higher learning; providing methods of averaging grades and quality points; providing effective date.

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

By Senator Johnson—

Senate Joint Resolution No. 1002:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO THE CONSTITUTION OF THE STATE OF FLORIDA RELATING TO SUFFRAGE AND ELECTIONS.

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

That the following proposed amendment to the Constitution of the State of Florida is hereby agreed to and shall be submitted to the electors of the state for ratification or rejection at the next general election to be held in November of 1958, that is to say:

ARTICLE VI

SUFFRAGE AND ELECTIONS

Section 1. Secret vote—direct vote—choice by plurality—regulation of elections.—Unless otherwise provided herein, all elections by the people except primary elections shall be by secret and direct vote, and shall be determined by a plurality of the votes cast. The conduct of elections, requirements for absentee voting, methods of voting, determination of election

returns, and procedure in election contests shall be prescribed by law.

Section 2. Electors — qualifications — registration.—Every citizen of the United States who is twenty-one years of age, and who immediately preceding registration has been a permanent resident for one year in the state and for six months in the county in which he applies to register, shall upon registering be a qualified elector of such county at all elections under this constitution. The legislature shall provide for registration of all electors in each county, and no person may vote unless registered according to law. A naturalized citizen shall exhibit his certificate of naturalization or a duly certified copy thereof to the registration officer when applying for registration.

Section 3. Oath of electors.—Each elector shall take the following oath upon registering: "I do solemnly swear (or affirm) that I will protect and defend the Constitution of the United States and the Constitution of the State of Florida, that I am twenty-one years of age, that I have been a resident of the State of Florida for one year and of the county for six months, and that I am qualified to vote under the Constitution and laws of the State of Florida."

Section 4. Disqualifications.—No person convicted of a felony or judicially determined to be of unsound mind or placed under guardianship because of mental disability shall be qualified to vote or hold public office until his civil rights are restored or his disability removed.

Section 5. General and special elections.—A general election shall be held in each county on the first Tuesday after the first Monday in November of each even-numbered year to choose a successor to each elective state or county officer whose term will expire before the next general election and to fill each vacancy in elective office for the unexpired portion of the term. The month and day of general elections may be changed by law.

Special elections and referenda shall be held at the time and in the manner provided by law.

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

By Senator Johnson—

Senate Joint Resolution No. 1003:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO THE CONSTITUTION OF THE STATE OF FLORIDA RELATING TO THE MILITIA

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

That the following proposed amendment to the Constitution of the State of Florida relating to the militia is hereby agreed to and shall be submitted to the electors of this state for ratification or rejection at the next general election to be held in November of 1958, that is to say:

ARTICLE XI

MILITIA

Section 1. Composition of militia.—The militia shall be composed of all able-bodied inhabitants of the state that are or have declared their intention to become citizens of the United States; and no person shall because of religious creed or opinion be exempted from military duty except upon conditions prescribed by law.

Section 2. Organization—discipline—equipping—safekeeping of arms.—The legislature may provide for organizing, equipping, housing, maintaining, and disciplining the militia of the state, and for the safekeeping of public arms.

Section 3. Officers of militia.—The governor shall appoint all commissioned officers of the militia, including a Chief of Staff and an Adjutant General. The appointment of all general officers shall be with the consent of the senate. Officers shall take rank according to the dates of their commissions. The term of office of all commissioned officers shall be continuous during the pleasure of the governor, subject to laws providing for their retirement for age or other causes. The officers and enlisted men of the state militia, when uniformed, shall wear the uniform prescribed for the United States military service.

Section 4. Call by governor.—The governor shall have power to call out the militia to preserve the public peace, to execute the laws of the state, to suppress insurrection, or to repel invasion.

Section 5. Qualifications of personnel.—The qualifications of personnel of the federally recognized national guard shall be those prescribed in military regulations of the United States.

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

By Senator Johnson—

S. B. No. 1004—A bill to be entitled An Act empowering Boards of County Commissioners to supplement compensation of certain county fee officers in counties having a population of more than 36,400 and less than 38,000 according to the last federal census.

Which was read the first time by title only.

Senator Johnson moved that the rules be waived and Senate Bill No. 1004 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1004 was read the second time by title only.

Senator Johnson moved that the rules be further waived and Senate Bill No. 1004 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. 1004 was read the third time in full.

Upon the passage of Senate Bill No. 1004 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 1004 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Johnson—

Senate Joint Resolution No. 1005:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO THE CONSTITUTION OF THE STATE OF FLORIDA RELATING TO LOCAL GOVERNMENT

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

That the following proposed amendment to the Constitution of the State of Florida relating to local government is hereby agreed to and shall be submitted to the electors of this State for ratification or rejection at the next general election to be held in November of 1958, that is to say:

ARTICLE VII

LOCAL GOVERNMENT

Section 1. Counties - municipalities - special districts - powers and functions. -- All powers of local government shall be exercised by counties, municipalities, and special districts, and shall be limited to those delegated herein or by the legislature. They shall also perform such state functions as the legislature may provide.

Section 2. Counties as political subdivisions—county seats.—The state shall be divided into political subdivisions called counties. The counties and their respective county seats as

now established are recognized, and no county seat may be changed except by vote of the electors.

Section 3. Creation and consolidation of counties - change of boundaries - payment of liabilities.—Subject to vote of the electors, the legislature may consolidate counties or create new counties and fix their county seats. Each county acquiring territory shall assume the existing liabilities of the county losing it in the ratio, as of the time of the transfer, that the assessed valuation of the taxable real and personal property in such territory bears to the total assessed valuation of all taxable real and personal property in the county losing such territory. Upon request of the board of county commissioners of each county affected, or subject to vote of the electors of each of such counties, the legislature may change their county boundaries.

Section 4. Location of county offices—public records.—The principal offices and permanent records of all county offices shall be at the county seat; provided, by vote of the electors, branch offices for the conduct of county business and facilities for court proceedings may be established not less than fifteen miles from the county court house. No instrument shall be deemed recorded until filed in the proper office at the county seat.

Section 5. (a) Commissioner districts—decennial revision—county commission.—Each county shall be divided into five commissioner districts numbered consecutively, and its governing body shall be a Board of County Commissioners, consisting of five members, one from each commissioner district. Upon certification of each decennial federal census the board of county commissioners shall forthwith revise the boundaries of the commissioner districts so that according thereto they will be approximately equal in population.

(b) **County officers—selection—term of office.**—The following officers shall be elected by and from among the electors of each county: one member of the board of county commissioners from each commissioner district, one member of the County School Board from each commissioner district, County Judge or Judges as provided herein, Clerk of the Circuit Court, Sheriff, Tax Assessor, Tax Collector, County School Superintendent, and Supervisor of Registration; provided, by local or general law subject to approval by vote of the electors (1) the county school superintendent shall be appointed by and serve at the pleasure of the county school board, (2) the members of the board of county commissioners may be elected by and from among the electors within the commissioner district in which each resides and from which each qualifies for office. Each member of the board of county commissioners and each member of the county school board shall reside in the commissioner district from which elected. Successors to those members of the board of county commissioners and of the county school board representing odd-numbered districts shall be elected in 1960, and successors to those representing even-numbered districts shall be elected in 1962.

Section 6. Alcoholic beverages—county option.—Upon petition of electors of a county, numbering not less than one fourth of the number of votes that were cast therein for the office of governor in the preceding general election at which that official was elected, the board of county commissioners shall provide for a special election to determine whether sale of all intoxicating beverages shall be prohibited therein or to determine the method of such sale where permitted; and in like manner an election shall be held in a county prohibiting sale to determine whether such prohibition shall be removed. The election shall be held within sixty days from presentation of the petition unless a regular primary or general election falls within such period, in which event it shall be held within sixty days thereafter. Not more than one such election shall be held in any two-year period.

Section 7. Criminal cases—costs and fines.—In all criminal cases prosecuted in the name of the state against an insolvent or discharged defendant, the county in which the case was prosecuted shall under regulations prescribed by law pay the legal costs. All fines and forfeitures collected in each county under the state penal laws shall be applied to payment of costs and expenses of prosecuting crimes therein.

Section 8. Special districts lying in one county—governing board.—Unless otherwise provided by law, the governing board of special districts lying wholly within a county shall be the board of county commissioners of the county. The legislature

may provide by law for the appointment of the governing board by the governor or by the board of county commissioners, or for election thereof by the electors.

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

By Senator Johnson—

Senate Joint Resolution No. 1006:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO THE CONSTITUTION OF THE STATE OF FLORIDA RELATING TO AMENDMENTS TO THE CONSTITUTION

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

That the following proposed amendment to the Constitution of the State of Florida relating to amendments thereto is hereby agreed to and shall be submitted to the electors of this State for ratification or rejection at the next general election to be held in November of 1958, that is to say:

ARTICLE XII
AMENDMENTS

Section 1. **Amendment pursuant to legislative action.**—The legislature may by joint resolution adopted as provided in this section propose an amendment to this constitution. A resolution proposing an amendment may relate to one or more subjects but shall not seek to amend more than one article of the constitution. The resolution shall be processed in the manner provided herein for enactment of laws, except that:

(1) It shall be forthwith entered in full on the journal of the house in which introduced and a copy furnished to the other house and entered on its journal.

(2) The house in which it is introduced shall forthwith furnish a copy to the attorney general, who shall consider it and within fifteen days transmit to each house of the legislature recommendations or suggestions as to its effect upon other provisions of the constitution and as to its form and substance, but his failure to act shall not affect legislative action thereon.

(3) No vote upon the adoption of the joint resolution shall be taken until the eighteenth day after its introduction. Amendments thereto shall be by a three fifths majority of those voting thereon, but final adoption shall require affirmative vote of three fifths of the membership of each house, the yeas and nays to be entered on the journal; and if the resolution is amended it shall be entered on the journals as finally adopted.

(4) The resolution shall not be subject to veto.

Section 2. **Submission to electors.**—A proposed amendment of a single article shall be submitted to the electors for ratification or rejection at the next general election held more than seventy days after the adoption of the resolution unless by vote of three fourths of the membership of each house the legislature shall provide for its submission at a special election at an earlier date. The secretary of state shall cause the proposed amendment, together with a notice of the date of the election thereon, to be published twice in one newspaper in each county where a newspaper is published, the first publication to be not more than ten or less than eight weeks before the election, and the second publication to be at least one week after the first and not less than six weeks before the election.

Section 3. **Effective date—approval by electors.**—If a majority of the electors of the state voting upon the question shall vote in favor of the proposed amendment, it shall take effect at noon on the first Tuesday after the first Monday in January next after the election if voted upon in a general election, and on the sixtieth day after the election if voted upon at a special election, or in either case at such other date as the joint resolution shall provide.

A proposed amendment that applies to fewer than all the counties of the state shall not become a part of this constitution unless approved by a majority of the electors voting thereon in the county or counties designated and also by a majority of the electors voting thereon in the state.

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

By Senator Johnson—

Senate Joint Resolution No. 1007:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO THE CONSTITUTION OF THE STATE OF FLORIDA RELATING TO A CONSTRUCTION THEREOF IN THE EVENT OF CONFLICTS BETWEEN THE EXISTING CONSTITUTION AND PROPOSED AMENDMENTS THERETO

WHEREAS, numerous articles amending the present Constitution of Florida have been proposed for adoption by the electors of Florida at the general election to be held in November, 1958; and,

WHEREAS, some of the amendments so proposed for adoption are revisions and consolidations of existing provisions of the present Constitution of Florida; and

WHEREAS, there exists the possibility that some of the amendments so proposed may be adopted, while others may be rejected, thereby creating apparent conflicts or repugnancies between the provisions of the amendments so adopted and the remaining provisions of the present Constitution; therefore,

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

That the following proposed amendment to the Constitution of the State of Florida is hereby agreed to and shall be submitted to the electors of this State for ratification or rejection at the next general election to be held in November of 1958, that is to say:

ARTICLE XV
CONFLICTS

Section 1. That should any conflicts or repugnancies occur between the provisions of amendments to the Constitution of Florida which may be adopted at the general election to be held in November, 1958, and the remaining provisions of the present Constitution of Florida as now written, then as to such conflicts or repugnancies the provisions contained in the amendments to the Constitution as are adopted at the general election to be held in November, 1958, shall prevail and be accorded precedence over the remaining provisions of the presently existing Constitution of Florida.

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

By Senator Johnson—

Senate Joint Resolution No. 1008:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO THE CONSTITUTION OF THE STATE OF FLORIDA RELATING TO GENERAL PROVISIONS THEREOF.

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

That the following proposed amendment to the Constitution of the State of Florida is hereby agreed to and shall be submitted to the electors of the state for ratification or rejection at the next general election to be held in November, 1958, that is to say:

ARTICLE II
GENERAL PROVISIONS

Section 1. **Rules of construction.**—Unless qualified in the text, the following rules of construction shall apply to this constitution:

(a) "Herein" refers to the entire constitution.

(b) The singular includes the plural.

(c) The masculine includes the feminine and the neuter.

(d) "Vote of the electors" means the vote of the majority of those voting in an election, general or special, other than a primary election, in which those participating are limited to the qualified electors of the governmental unit referred to in the text.

(e) Titles and subtitles shall not be used in construction.

Section 2. Branches of government.—The powers of the state government shall be divided into the Legislative, Executive, and Judicial branches. No person properly belonging to one branch shall exercise any powers appertaining to either of the other branches unless expressly provided herein.

Section 3. State boundaries.—The state boundaries are: Begin at the mouth of the Perdido River, which for the purposes of this description is defined as the point where latitude 30°16'53" north and longitude 87°31'06" west intersect; thence to the point where latitude 30°17'02" north and longitude 87°31'06" west intersect; thence to the point where latitude 30°18'00" north and longitude 87°27'08" west intersect; thence to the point where the center line of the Intracoastal Canal (as the same existed on June 12, 1953) and longitude 87°27'00" west intersect, the same being in the middle of the Perdido River; thence up the middle of the Perdido River to the point where it intersects the south boundary of the State of Alabama, being also the point of intersection of the middle of the Perdido River with latitude 31°00'00" north; thence east, along the south boundary line of the State of Alabama, the same being latitude 31°00'00" north to the middle of the Chattahoochee River; thence down the middle of said river to its confluence with the Flint River; thence in a straight line to the head of the St. Marys River; thence down the middle of said river to the Atlantic Ocean, and extending therein to a point three geographic miles from the Florida coast line (meaning the line of ordinary low water along that portion of the coast which is in direct contact with the open sea and the line marking the seaward limit of inland waters); thence southeastwardly following a line three geographic miles distant from the Atlantic coast line of the state and three leagues distant from the Gulf of Mexico coast line of the state to and around the Tortugas Islands; thence northeastwardly, three leagues distant from the coast line, to a point three leagues distant from the coast line of the mainland; thence north and northwestwardly, a distance of three leagues from the coast line to a point (west of the mouth of the Perdido River) three leagues from the coast line (as measured on a line bearing 0°01'00" west from the point of beginning); thence along said line to the point of beginning.

The legislature may extend the coastal boundaries to such limits as the laws of the United States or international law may permit.

Section 4. Seat of government—location of offices.—The seat of government shall be the City of Tallahassee, in Leon County, where the offices of the executive officers and of the supreme court shall be maintained; provided, when necessary because of invasion or grave emergency the governor by proclamation may for the period necessary transfer the seat of government to another place. Administrative agencies shall maintain their offices at the places prescribed by law.

Section 5. State seal and flag.—The design of the great seal and flag of the state shall be prescribed by the legislature.

Section 6. Felony—definition.—The term "felony" as used herein and in the laws of this state shall mean any criminal offense punishable under the laws of this state by death or by imprisonment for more than one year.

Section 7. Census.—The latest decennial federal census shall serve as the state census for all purposes unless otherwise provided by law.

Section 8. Public officers—duties—powers—compensation—term of office—qualifications—oath—bond.—Unless otherwise provided herein, the legislature shall prescribe the duties, powers, and compensation of all state and county officers. Unless otherwise fixed herein, no term of office shall exceed four years and the term of each elective office shall commence at noon on the first Tuesday after the first Monday in January following the election. An officer elected to fill a vacancy shall serve from noon on such Tuesday for the unexpired portion of the term, and one appointed to fill a vacancy in an elective office shall serve until his elected successor takes office. Each public officer shall continue in office until his successor qualifies. The compensation of each state officer shall be payable monthly on his own requisition.

No person holding or exercising the functions of any office under a foreign government, the United States, or another state, shall hold any office of honor or profit under the government of this state. No person shall at the same time hold

or perform the functions of more than one office under the government of this state; provided, notaries public and military officers may be elected or appointed to fill any single legislative, executive, or judicial office.

Each public officer shall devote personal attention to the duties of his office, and before assuming his official duties shall swear or affirm: "I do solemnly swear (or affirm) that I will support, protect, and defend the Constitution and Government of the United States and of the State of Florida; that I am duly qualified to hold office under the Constitution of the State; and that I will well and faithfully perform the duties of (title of office) on which I am now about to enter. So help me God." Each shall give bond as provided by law and shall not be surety upon the official bond of another public officer.

Section 9. Property of married women.—All property of a wife owned before or acquired after marriage shall be her separate property and shall not be liable for the debts of her husband without her written consent executed according to law governing conveyance of the subject property.

Section 10. Civil actions—restrictions on statutes of limitation.—The time for bringing a civil action on any existing cause of action shall not be reduced without providing a reasonable period for bringing it.

Section 11. Criminal statutes—repeal or modification.—Repeal or amendment of a criminal statute shall not affect prosecution or punishment for any crime committed prior thereto.

Section 12. Amendments to United States constitution—prerequisite to state action.—No state convention or legislature shall take action on any proposed amendment to the constitution of the United States unless a majority of the members thereof shall have been elected after its submission to the states.

Section 13. Lotteries prohibited.—All lotteries are prohibited.

Section 14. Miscegenation prohibited.—Marriage between a white person and a person of negro descent through the fourth generation is prohibited.

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

By Senator Johnson—

Senate Joint Resolution No. 1009:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO THE CONSTITUTION OF THE STATE OF FLORIDA RELATIVE TO HOMESTEADS.

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

That the following proposed amendment to the Constitution of the State of Florida is hereby agreed to and shall be submitted to the electors of the state for ratification or rejection at the next general election to be held in November of 1958, that is to say:

ARTICLE IX

HOMESTEAD

Section 1. Homestead—exemption from forced sale—freedom from liens—exceptions—limitations on disposition.—The following property, owned by the head of a family residing thereon in this state, shall be exempt from forced sale under process of any court for all obligations incurred by him or imposed thereon, and no judgment, decree, or execution shall be a lien thereon, except for payment of (a) taxes and assessments thereon, (b) obligations contracted for the purchase thereof, (c) obligations contracted for erection or repair of improvements on the realty, or (d) obligations contracted for house, field, or other labor performed on the realty:

(i) A homestead to the extent of one hundred sixty acres of contiguous land and improvements thereon located outside a municipality, which area shall not be reduced without the owner's consent by reason of subsequent inclusion in a municipality, or one-half acre of contiguous land located within a municipality, which exemption within a municipality shall be limited to the residence and business house of the owner;

(ii) Personal property of the value of \$1,000.

Said exemptions shall inure to the surviving spouse and heirs of the owner.

The homestead shall not be subject to devise if the owner is survived by children. If the owner is married, it shall not be alienated or encumbered without the consent of the spouse. If the owner or spouse is incompetent, the method of alienation or encumbrance shall be as provided by law.

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

By Senator Johnson—

Senate Joint Resolution No. 1010:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO THE CONSTITUTION OF THE STATE OF FLORIDA RELATING TO A DECLARATION OF RIGHTS.

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

That the following proposed amendment to the Constitution of the State of Florida is hereby agreed to and shall be submitted to the electors of the state for ratification or rejection at the next general election to be held in November of 1958, that is to say:

ARTICLE I

DECLARATION OF RIGHTS

Section 1. Political power—government.—All political power is inherent in the people. Government is instituted for their protection, security, and benefit. They have the right to regulate their government and to amend or repeal this constitution. The enumeration herein of certain rights shall not be construed to deny or impair others retained by the people.

Section 2. Equality—inalienable rights—property rights of foreigners.—All persons, including foreigners eligible to become citizens of the United States, are equal before the law and have inalienable rights. Among these are the right to enjoy life and liberty, to pursue happiness, to be rewarded for industry, and to acquire, possess, and protect property; but the legislature may regulate or prohibit the ownership, inheritance, disposition, or possession of real property by persons ineligible for citizenship.

Section 3. Religious freedom.—The free exercise and enjoyment of religious belief and worship shall never be abridged, but this freedom shall not be construed to justify licentiousness or practices inconsistent with peace and safety. No person shall be incompetent as a witness or ineligible for jury duty or public office because of religious belief. No preference shall be given by law to any religious denomination or mode of worship, and no public funds shall be granted directly or indirectly in aid of any religious denomination or sectarian institution.

Section 4. Freedom of speech and press.—Every person may freely speak, write, and publish his sentiments on any subject, being responsible for the abuse of this right, and no law shall restrain or abridge the freedom of speech or of the press. The truth of the matter published and good motive in publishing it shall constitute a complete defense in any criminal or civil proceeding for defamation.

Section 5. Assembly—petition.—The people may assemble peaceably to consult for the common good, may instruct their representatives, and may petition for redress of grievances.

Section 6. Right to work—collective bargaining.—The right of persons to work shall not be denied or abridged on account of membership or non-membership in any labor union or labor organization. This section shall not be construed to deny or abridge the right of employees by and through a labor organization or labor union to bargain collectively with their employer.

Section 7. Right to bear arms.—Every person may keep and bear arms in defense of his home, person, property, and the lawful authority of the state, but the legislature may prescribe the manner of bearing them.

Section 8. Searches and seizures.—The people shall be se-

cure in their persons, houses, papers, and effects against unreasonable searches and seizures; and no warrant to search any place or seize any person or thing shall issue except upon oath or affirmation showing probable cause and particularly describing the place to be searched and the person or thing to be seized.

Section 9. Access to courts.—The courts shall be open to every person for redress of any injury, and justice shall be administered without sale, denial, or delay.

Section 10. Condemnation—preliminary taking.—Private property shall not be taken for public use without first paying the owner just compensation determined by a jury of twelve, but interim possession may be obtained after commencement of suit by first securing payment of compensation by deposit of money, an equitable portion of which shall upon application be released to the owner.

The legislature may provide for drainage of private land over or through that of another upon prior payment of full compensation to the owner of the servient land.

Section 11. Attainder—ex post facto law—impairment of contract.—No bill of attainder, ex post facto law, or law impairing the obligation of contracts shall be passed.

Section 12. Indictment—information—plea—sentence.—No person shall be tried for capital crime without presentment or indictment by a grand jury, or for other felony without such presentment or indictment or an information under oath filed by the prosecuting officer of the court. A person charged with any crime not capital may be arraigned and may plead thereto in term or vacation, and the court may at any time pronounce judgment and sentence on a plea of guilty.

Section 13. Habeas corpus.—The writ of habeas corpus shall be granted as of right, promptly and without cost.

Section 14. Bail.—Until adjudged guilty, every person is entitled to release on reasonable bail with sufficient surety unless charged with a capital offense and the proof of guilt is evident or the presumption is great.

Section 15. Jury trial—rights of accused.—The right of trial by jury in criminal and civil proceedings as heretofore established shall be secured to all and remain inviolate.

In all criminal prosecutions the accused shall have the right to demand the nature and cause of the accusation, to be furnished with a copy of the charges, to have compulsory process for attendance of witnesses in his favor, to be confronted in any trial with the witnesses against him, to be heard in person or by counsel or both, and to have a speedy, public, and impartial trial by jury in the county where the crime was committed, if such county is known. If such county is not known, the indictment or information may charge venue in two or more counties conjunctively and proof that the crime was committed in such area shall be sufficient, but the accused may before pleading elect the county in which to be tried. No person shall be compelled to pay costs until convicted on final trial.

No person shall be twice put in jeopardy for the same offense, or be compelled in any criminal case to be a witness against himself, or be deprived of life, liberty, or property without due process of law.

Section 16. Excessive fines—cruel punishment—attainder—detention of witnesses.—Excessive fines, cruel or unusual punishment, attainder, indefinite imprisonment, and unreasonable detention of witnesses are forbidden.

Section 17. Involuntary servitude—imprisonment for debt.—No person shall be subject to imprisonment or involuntary servitude unless convicted of crime. Incurring debt without fraud shall never be a crime.

Section 18. Penalties imposed by administrative agencies.—No administrative agency shall impose a sentence of imprisonment. Any penalty imposed by an administrative agency shall be prescribed by law and its imposition shall be subject to judicial review by trial de novo.

Section 19. Treason.—Treason against the state consists only of levying war against it or in adhering to or aiding its enemies; and no person shall be convicted thereof without confession in open court or the testimony of two witnesses to the same overt act.

Section 20. **Military subordinate to civil—quartering.**—The military power is in strict subordination to the civil. No member of the military shall be quartered on private property in time of peace without the consent of the owner, and in time of war all quartering shall be as prescribed by law.

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

By Senator Johnson—

Senate Joint Resolution No. 1011:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO THE CONSTITUTION OF THE STATE OF FLORIDA RELATING TO THE LEGISLATIVE DEPARTMENT OF THE GOVERNMENT

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

That the following proposed amendment to the Constitution of the State of Florida relating to the Legislative Department of the Government is hereby agreed to and shall be submitted to the electors of this State for ratification or rejection at the next general election to be held in November of 1958, that is to say:

ARTICLE III
LEGISLATIVE

Section 1. **Composition.**—The legislative power of the state shall be vested in a Legislature of the State of Florida, consisting of a Senate and a House of Representatives, whose sessions shall be held at the seat of government.

Section 2. (a) **Regular sessions—extensions.**—A regular legislative session shall be convened on the first Tuesday after the first Monday in April of each odd-numbered year for not more than sixty consecutive days; provided, by three-fifths vote of the members of each house it may be extended for not more than thirty additional calendar days, not necessarily consecutive but not extending beyond the following August, during which no new legislation may be introduced without the consent of two thirds of the members of the house in which it originates.

(b) **Extra sessions.**—When within sixty days from filing of the first certificate one fifth of the members of each house of the legislature shall have filed with the secretary of state their certificates that an extra session of the legislature is required for the common good, he shall within seven days thereafter give notice thereof to all legislators by registered mail and poll them on the question: "Shall such session be held?" If three fifths of the members of each house shall within fifteen days after such mailing file with him their affirmative votes thereon, he shall call such session to convene on a date fixed by him not less than fourteen or more than twenty-one days after such mailing. Such session shall not exceed thirty consecutive days.

(c) **Special sessions.**—The governor may by proclamation stating the purpose convene the legislature in special session not to exceed twenty consecutive days, during which only such legislative business may be transacted as is within the purview of the proclamation or of a communication from the governor, or is consented to by two-thirds vote of each house.

(d) **Reapportionment sessions.**—The legislature shall meet in session as provided herein for reapportionment of representation in the senate and house of representatives.

(e) **Organization—expenses.**—The legislature may in any session provide for its organization, expenses, and other incidental matters, including per diem of members.

(f) **Adjournment by governor.**—If the two houses cannot agree upon a time for adjournment, the governor may adjourn the legislature sine die or to any date within the period authorized for such session.

Section 3. (a) **First legislature.**—The first legislature shall be composed of the members elected pursuant to the Constitution of 1885, whose terms of office shall expire as therein provided.

(b) **Terms of legislators—vacancies.**—Each representative shall be elected for a term of two years and each senator for

a term of four years at a general election by the electors of the area he represents. He shall take office upon election. Vacancies shall be filled by special election as provided by law.

(c) **Senatorial districts.**—Each senator shall represent a senatorial district designated by number in consecutive order. In the first legislature senators representing odd-numbered districts shall be those elected in 1956 and senators representing even-numbered districts shall be those elected in 1958. Their respective successors shall be elected at the general election held in the year in which their respective terms expire.

(d) **Qualifications of legislators.**—Each legislator shall be at least twenty-one years of age. He shall be an elector and resident of the area from which elected. If he fails to maintain such resident during his term of office his seat shall be vacated.

(e) **Eligibility for other office.**—Except as provided herein, no legislator shall during the term for which elected be appointed to any state civil office created during such term.

(f) **Compensation—allowances.**—Each legislator shall receive compensation, payable monthly, not exceeding \$2,400 per annum until November 1962 and thereafter as provided by law. When transacting legislative business other than during regular or special sessions he shall receive travel and per diem allowances as may be fixed by the legislature.

Section 4. **Reapportionment of senate.**—The state shall be divided into 42 senatorial districts. At the regular session in 1959, and at the regular session in 1963 and decennially thereafter, the legislature shall by concurrent resolution reapportion the representation in the senate and revise the senatorial districts to the end that there may be fair and equitable representation based upon population, geographic area and community of interests, using the most recent federal census as the basis for the population phase of such reapportionment; provided:

(a) There shall be not more than one senator for each senatorial district.

(b) Two or more counties forming a senatorial district shall not be entirely separated by territory of another district.

(c) No county shall be divided in creating a district.

Section 5. **Reapportionment of house of representatives.**—At the same sessions as for the senate, the legislature shall apportion the representation in the house of representatives, and shall allow three (3) representatives to each of the five most populous counties, and two (2) representatives to each of the next eighteen more populous counties, and one representative to each of the remaining counties of the State at the time of such apportionment. Should the legislature fail to apportion the representation in the house of representatives, at any regular session of the legislature at any of the times herein designated, it shall be the duty of the legislature or legislatures succeeding such regular session of the legislature, either in special or regular session, to apportion the representation in the house of representatives as herein provided. The preceding regular federal census shall control in making any such reapportionment. In the event the legislature shall fail to reapportion the representation as required by this amendment, the governor shall (within thirty days after the adjournment of the regular session), call the legislature together in extraordinary session to consider the question of reapportionment and such extraordinary session of the legislature is hereby mandatorily required to reapportion the representation as required by this amendment before its adjournment (and such extraordinary session so called for reapportionment shall not be limited to expire at the end of twenty days or at all, until reapportionment is effected, and shall consider no business other than such reapportionment).

Section 6. **Representation of newly created county.**—A newly created county shall have one representative in the house of representatives until the succeeding reapportionment, and until that time shall be part of such senatorial district as the legislature shall designate.

Section 7. **Continuing duty to reapportion.**—It shall be the continuing duty and the preferential order of business of the legislature in every regular, extra, special, or other session to reapportion the representation as herein provided.

Section 8. Reapportionment sessions—alternative methods.—In the event the legislature shall fail to reapportion the representation in the legislature at any regular session when so required, the governor shall within thirty days after adjournment thereof call the legislature into extraordinary session to perform its duty in that behalf. Such session shall transact no other business, shall not recess for more than twenty-four hours, and shall complete reapportionment before adjournment; provided, the governor may, after the lapse of sixty days from the date such session is convened, by proclamation recess to a future date or adjourn the legislature sine die.

Section 9. Organization—officers.—Each house shall be the sole judge of the qualifications, elections, and returns of its members, and upon convening each regular session shall choose its officers, including a permanent presiding officer selected from its membership, who shall be designated in the senate as President of the Senate, and in the house as Speaker of the House of Representatives. The senate shall designate a Secretary, to serve at its pleasure, and the house of representatives shall designate a Chief Clerk, to serve at its pleasure.

Section 10. Procedure—adjournment—open doors journal—discipline—compelling attendance.—Except as provided herein, each house shall determine its rules of procedure. Neither house may adjourn for more than three days without the consent of the other. The senate may close its doors to the public while sitting in executive session. Other sessions of each house shall be public. Each house shall keep and publish a journal of its proceedings, in which the yeas and nays of each member on any question shall be entered upon request of five members present. Each house may punish a member for contempt and by vote of two thirds of the members present may expel him. A majority of the members elected to each house shall constitute a quorum, but less than a quorum may adjourn from day to day, compel attendance of absent members, and prescribe penalties for failure to attend.

Section 11. Attendance of witnesses—production of evidence—contempt and penalties.—Each house may when in session compel attendance of witnesses and production of public and private documents and other evidence upon any matter under investigation before it or any of its committees, and may punish by fine not exceeding \$1,000 or imprisonment not exceeding ninety days any person not a member who has been guilty of disorderly or contemptuous conduct in its presence or has refused to obey its lawful summons or to answer lawful questions. For making investigations between sessions the legislature may confer such powers upon any committee of legislators by a law limited to the committee designated, to a stated period of operation, and to the matters specifically assigned. The manner of exercising such powers, with appropriate right of appeal, shall be prescribed by law.

Section 12. Form of bill—one subject—title—amendment—enacting clause.—Every law shall embrace but one subject and matter properly connected therewith, which subject shall be briefly expressed in the title. No law shall be revised or amended by reference to its title only. Laws to revise or amend shall set out in full the revised act or amended section, subsection, or paragraph of a subsection. The enacting clause of every law shall read: "Be it enacted by the Legislature of the State of Florida."

Section 13. Passage of bills.—Any bill may originate in either house and after passage in one may be amended in the other. In each house it shall be read on three separate days unless two thirds of the members present when the bill is pending waive this rule. Its first reading shall be by title only unless one third of the members present order it read in full. Its second reading shall be in full unless two thirds of the members present order it read by title only. Its third reading shall be in full unless it is a general revision of the entire laws, in which instance two thirds of the members present may order it read by title only. In each house passage of a bill shall require a majority vote of the members present. It shall be signed by the presiding officers of the respective houses and by the secretary of the senate and the chief clerk of the house of representatives. On final passage the vote in each house shall be taken by yeas and nays and entered on its journal.

Section 14. Executive approval—veto—item veto of appropriations—repassage.—Every bill passed by the legislature shall be presented to the governor for his approval and shall be-

come a law if he approves and signs it, or fails to do so or to veto it within seven days after presentation; provided, if during such period the legislature finally adjourns or takes a recess of more than thirty days he shall have twenty days from the date of adjournment or recess to act on the bill. In all cases except general appropriation bills, the veto shall extend to the entire bill. The governor may veto specific items of a general appropriation bill.

When a bill or any item of a general appropriation bill has been vetoed by the governor, he shall transmit his signed objections thereto to the house in which the bill originated. If that house is not in session he shall file them with the secretary of state, who shall lay them before that house at its next session, and they shall be entered on its journal.

If both houses shall reenact the bill or reinstate a vetoed item of an appropriation bill by two-thirds vote of the members present, the yeas and nays shall be entered on the respective journals, and the bill shall become law or the item reinstated, the veto notwithstanding.

Section 15. Effective date of laws.—No law shall take effect until sixty days from the final adjournment of the session of the legislature in which enacted, unless otherwise provided therein.

The classification by general law of counties, municipalities, and special districts according to population shall, as to those falling within a different class by reason of change in population, become operative thirty days after the adjournment of the regular session of the legislature next convening after certification of the census establishing such change.

Section 16. Distribution of laws—judicial decisions.—The legislature shall provide for prompt distribution to the public of copies of all laws. Laws and judicial decisions shall be free for publication by any person.

Section 17. Special and local laws—requisites for enactment.—No special law or local law shall be passed unless notice of intention to seek enactment thereof has been published, in the manner provided by law, in each county in the area to be affected thereby, not less than thirty days or more than ninety days prior to introduction in the legislature. Proof of publication shall be recited on the journal of each house and evidence of publication preserved with the bill in the office of the secretary of state. Such notice shall not be necessary when the law is conditioned to become effective only upon approval by vote of the electors.

Section 18. Impeachment — effect — filling office during trial.—The house of representatives shall have the sole power of impeachment but a vote of two-thirds of all members present shall be required to impeach any officer; and all impeachments shall be tried by the senate. When sitting for that purpose the senators shall be upon oath or affirmation, and no persons shall be convicted without the concurrence of two-thirds of the senate present. The senate may adjourn to a fixed date for the trial of any impeachment, and may sit for the purpose of such trial whether the house of representatives be in session or not, but the time fixed for such trial shall not be more than six months from the time articles of impeachment shall be preferred by the house of representatives. The chief justice shall preside at all trials by impeachment except in the trial of the chief justice, when the governor shall preside. The governor, administrative officers of the executive department, justices of the Supreme Court, and judges of the district court of appeal and the circuit court shall be liable to impeachment for any misdemeanor in office, but judgment in such cases shall extend only to removal from office and disqualification to hold any office of honor, trust or profit under the state; but the party convicted or acquitted shall nevertheless be liable to indictment trial and punishment according to law.

Immediately upon impeachment by the house of representatives, the officer shall be disqualified from performing any duties until acquitted by the senate, and the governor shall appoint an incumbent to fill such office pending the trial. Upon impeachment of the governor, the officer next in line of succession to the office of governor shall act as governor pending the trial.

Section 19. Appropriation bills — withdrawal of public funds.—Laws making appropriations for salaries of public

officers and other current expenses of the state shall contain provisions on no other subject. No money shall be drawn from the treasury unless appropriated by law.

Section 20. **Officers not provided for herein.**—The legislature shall provide for election by the people or appointment by the governor of all state and county officers in cases in which the method of section is not provided herein.

Section 21. **Civil service systems and boards.**—The legislature may create or abolish civil service systems and boards for state, county, district, or municipal employees, and also for such officers thereof as are not elected or appointed by the governor, and may authorize such boards to prescribe the qualifications, methods of selection, and tenure of such employees and officers.

Section 22. **Mechanics liens.**—The legislature shall provide for giving to mechanics and other laborers an adequate lien on the subject matter of their labor.

Section 23. **Alcoholic beverages—legislative authority.**—In those counties in which the sale of intoxicating beverages is not prohibited as herein provided, the legislature shall regulate the manufacture and sale thereof by private persons or provide for the manufacture or sale thereof by the state or a state agency.

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

By Senator Hodges—

S. B. No. 1012—A bill to be entitled An Act amending Section 370.08, Florida Statutes, by adding a new subsection relating to gill nets and the manner in which such nets may be gathered.

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

By Senator Hodges—

S. B. No. 1013—A bill to be entitled An Act amending Section 370.08, Florida Statutes, by adding a new subsection to be entitled Subsection (6), relating to seines used in counties where not prohibited.

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

By Senator Houghton—

S. B. No. 1014—A bill to be entitled An Act relating to members of County Board of Public Instruction in all counties of the State wherein the County Superintendent of Public Instruction is subject to appointment under certain conditions by virtue of the amendment to the State Constitution, adopted in 1956, in all counties having a population of not less than 150,000 and not more than 240,000 according to the last federal statewide decennial census; authorizing the election of two (2) additional members in each such county in the State wherein an election shall be held upon resolution of the County Board of Public Instruction and a majority vote to effectuate the provisions of this Act; and providing an effective date.

Which was read the first time by title only.

Senator Houghton moved that the rules be waived and Senate Bill No. 1014 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1014 was read the second time by title only.

Senator Houghton moved that the rules be further waived and Senate Bill No. 1014 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. 1014 was read the third time in full.

Upon the passage of Senate Bill No. 1014 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 1014 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Houghton—

S. B. No. 1015—A bill to be entitled An Act to amend Chapter 27875, Laws of Florida, 1951, and said chapter as amended by Chapter 29506, Laws of Florida, 1953, relating to the Fire Pension Fund of the City of St. Petersburg; providing that all retired members of the fire department shall receive a pension based upon the rank held at time of retirement; defining members of the fire department and providing an effective date.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1015 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 Houghton moved that the rules be waived and Senate Bill No. 1015 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1015 was read the second time by title only.

Senator Houghton moved that the rules be further waived and Senate Bill No. 1015 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. 1015 was read the third time in full.

Upon the passage of Senate Bill No. 1015 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 1015 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Houghton—

S. B. No. 1016—A bill to be entitled An Act to amend Chapter 27,876, Laws of Florida, 1951, and said Chapter as amended by Chapter 29,510, Laws of Florida, 1953, relating to the police pension fund of the City of St. Petersburg; providing that all retired members of the police department shall receive a pension based upon the rank held at time of retirement; defining members of the police department and providing an effective date.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1016 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 Houghton moved that the rules be waived and Senate Bill No. 1016 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1016 was read the second time by title only.

Senator Houghton moved that the rules be further waived and Senate Bill No. 1016 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. 1016 was read the third time in full.

Upon the passage of Senate Bill No. 1016 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 1016 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Cabot—

S. B. No. 1017—A bill to be entitled An Act relating to the Board of Parks and Historic Memorials; amending Section 592.07(3), Florida Statutes, to require prior approval of trustees of Internal Improvement Fund and Governor for lease of state owned parks, monuments and memorials; and fixing an effective date.

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

By Senator Johns—

Senate Concurrent Resolution No. 1018:

A CONCURRENT RESOLUTION DIRECTING THE FLORIDA ALCOHOLIC REHABILITATION PROGRAM TO CONDUCT A STUDY OF THE PROBLEM OF TREATMENT OF RECALCITRANT DRUNKARDS.

WHEREAS, It has been brought to the attention of the legislature that municipal, county and circuit courts have been confronted by an increasing number of cases of habitual drunkenness, and

WHEREAS, There does not now exist any means whereby habitual drunkards can be compelled to undergo recognized remedial care, and

WHEREAS, Public facilities are now limited to custodial detention, and

WHEREAS, There is increasing knowledge as to the rehabilitation of alcoholics leading to their restoration as useful members of society, NOW, THEREFORE,

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

That the Florida Alcoholic Rehabilitation Program be directed to carry out a careful and comprehensive study of the problem of the uncooperative, recalcitrant and habitual drunkard and to report to the 1959 regular session of the Florida Legislature its findings and recommendations, particularly as such findings and recommendations relate to the responsibility of the state government to provide compulsory remedial care of such drunkards.

Which was read the first time in full.

Senator Johns moved that the rules be waived and Senate Concurrent Resolution No. 1018 be read the second time in full and put upon its adoption.

Which was agreed to by a two-thirds vote.

And Senate Concurrent Resolution No. 1018 was read the second time in full.

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

Which was agreed to and Senate Concurrent Resolution No. 1018 was adopted and the action of the Senate was ordered certified to the House of Representatives.

By Senator Beall—

S. B. No. 1019—A bill to be entitled An Act to authorize the county commissioners of each county to provide for additions to, equipment of, or repair of a public hospital in the county; authorizing the levy of a tax for such purposes and providing for notice thereof.

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

By Senator Morgan—

S. B. No. 1020—A bill to be entitled An Act to amend Section 9 of Chapter 23259, Laws of Florida, Special Acts of 1945, entitled; "An Act providing for pensions for employees of the county of Duval", by deleting from said Section 9 thereof the provision that the pension of any employee shall cease upon his accepting other employment from any city, state, federal government or county, except Duval County, Florida; providing an effective date.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1020 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 Morgan moved that the rules be waived and Senate Bill No. 1020 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1020 was read the second time by title only.

Senator Morgan moved that the rules be further waived and Senate Bill No. 1020 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. 1020 was read the third time in full.

Upon the passage of Senate Bill No. 1020 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 1020 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Morgan—

S. B. No. 1021—A bill to be entitled An Act authorizing the treasurer of the City of Jacksonville to designate agents for the collection and receipt of electric and water utility

bill rendered by said city upon certain terms and conditions, and making it unlawful and a municipal offense for anyone in Duval County, Florida, to falsely advertise or represent such authority.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1021 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 Morgan moved that the rules be waived and Senate Bill No. 1021 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1021 was read the second time by title only.

Senator Morgan moved that the rules be further waived and Senate Bill No. 1021 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. 1021 was read the third time in full.

Upon the passage of Senate Bill No. 1021 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 1021 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Stenstrom—(By Request)—

S. B. No. 1022—A bill to be entitled An Act relating to harness horse racing, validating and ratifying any permit or amended permit issued by the Florida State Racing Commission subsequent to June 1, 1956, for harness horse racing in any county of the State, where such permit has been amended to correct errors made by the said commission in setting forth on the original permit any data required by law to be set forth thereon, and where the applicant and permit holder has established on the premises described in any such permit or amended permit in said county a harness horse racing plant, and where a majority of the voters of such county voting on the question at a general or special election, have voted for ratification of such original or amended permit and in favor of permitting such race meetings in said county; validating, ratifying and confirming any such permit or amended permit as a valid permit notwithstanding any contrary or conflicting provisions of any law or rules, and notwithstanding that the published notice of and the ballot for such election contained same errors as original permit; providing for the issuance of a license to the permittee named in such amended permit; providing that this Act shall not prevent revocation of such permits in an election held pursuant to Section 550.18, Florida Statutes; and providing that in all respects, except Section 550.161, Chapter 550, Florida Statutes, be applicable thereto except the provisions thereof inconsistent or in conflict with the provisions of this Act.

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

By Senator Davis—

S. B. No. 1023—A bill to be entitled An Act authorizing a salary raise for the superintendent of public instruction in all counties having a population of not less than fourteen

thousand (14,000) nor more than fourteen thousand three hundred (14,300) according to the last official federal state-wide decennial census; providing effective date.

Which was read the first time by title only.

Senator Davis moved that the rules be waived and Senate Bill No. 1023 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1023 was read the second time by title only.

Senator Davis moved that the rules be further waived and Senate Bill No. 1023 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. 1023 was read the third time in full.

Upon the passage of Senate Bill No. 1023 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 1023 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Davis—

S. B. No. 1024 — A bill to be entitled An Act authorizing an increase in the compensation paid to the county judge, tax assessor and tax collector in all counties having a population of not less than fourteen thousand (14,000) nor more than fourteen thousand three hundred (14,300) according to the last official federal state-wide decennial census; providing effective date.

Which was read the first time by title only.

Senator Davis moved that the rules be waived and Senate Bill No. 1024 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1024 was read the second time by title only.

Senator Davis moved that the rules be further waived and Senate Bill No. 1024 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. 1024 was read the third time in full.

Upon the passage of Senate Bill No. 1024 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 1024 passed, title as stated, and the

action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Kickliter—

S. B. No. 1025—A bill to be entitled An Act changing the name of the juvenile court of Hillsborough County to the juvenile and domestic relations court of Hillsborough County, Florida.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1025 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 Kickliter moved that the rules be waived and Senate Bill No. 1025 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1025 was read the second time by title only.

Senator Kickliter moved that the rules be further waived and Senate Bill No. 1025 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. 1025 was read the third time in full.

Upon the passage of Senate Bill No. 1025 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 1025 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Pope—

Senate Concurrent Resolution No. 1026:

A RESOLUTION RELATING TO SALT WATER FISHERIES, THEIR IMPORTANCE TO FLORIDA, AND MAKING PROVISIONS FOR CARRYING OUT THE PURPOSES OF THIS RESOLUTION.

WHEREAS, The legislature of Florida is interested in every vital segment of the economy of the State of Florida, and

WHEREAS, All the statistics available to the legislature from surveys, made by the state board of conservation, state and federal agencies and otherwise, show conclusively that the fishing industry constitutes one of the three largest industries of the State of Florida; meaning more than five hundred million dollars (\$500,000,000) annually to the state's general economy, and is surpassed in value only by tourism and agriculture, and

WHEREAS, The fishing industry of Florida furnishes employment to thousands of our citizens, not only to those engaged in the annual production of seafood, but employment and financial assistance to allied interest in fields such as shipbuilders, fishermen's supply places of business, banks that finance operations and the purchase of fishing boats and equipment, bait dealers, charter boats, fish markets, insurance agents in the marine insurance field, canneries and processors of fishery products, wholesale and retail dealers in fishery products, seafood restaurants, and countless other businesses to which the fishing industry reaches and is linked and involved in one fashion or another, all of which vitally effects the economy of Florida and the economic welfare of its citizens, and

WHEREAS, The fisheries is one of the best recreational attractions we have to offer to our millions of tourists that visit Florida, as well as to our own citizens, and

WHEREAS, The major segment of the commercial fishing industry is the shrimp fishery, which has grown in the last nine years to become the largest single most valuable fishery resource in the United States.

WHEREAS, According to statistics recently released by the United States Department of Interior to the United States Congress, the shrimp industry of the United States has risen spectacularly from a modest beginning to overshadow on an annual scale the tuna industry by thirty million dollars (\$30,000,000), the salmon industry by thirty nine million dollars (\$39,000,000) and the oyster industry by forty eight million dollars (\$48,000,000), all of which means, according to the Department of Interior, that the shrimp industry has increased fourfold during the last nine years, and

WHEREAS, In addition to the value of the shrimp and other parts of the fishing industry in our own territorial waters, hundreds of the citizens of Florida are engaged in fishing on the high seas of the Gulf of Mexico, Caribbean and South Atlantic, and have millions of dollars invested in boats and equipment to do such high seas fishing, and the citizens of Florida produce more shrimp from high seas fisheries on international waters than any other state, and

WHEREAS, The State of Florida annually licenses hundreds of fishing boats, there are licensed over eight hundred (800) large shrimp trawlers, most of which fish such high seas shrimp fisheries as those known as the Campeche, Tampico and Tortugas shrimp beds, and

WHEREAS, The very survival of our shrimp industry that fishes on the high seas is being disastrously affected by some foreign nations asserting or attempting to assert wide and unreasonable extensions of their territorial seas and sovereignty jurisdiction over fisheries on the high seas without relation to genuine conservation or the historic rights of our fishermen, and

WHEREAS, Our shrimp fishermen fishing on what the U. S. recognizes as the high seas of the Gulf of Mexico have been harrassed, intimidated, threatened, arrested, seized, fired upon by naval officers and have suffered great financial loss due to such harrassment and seizure of their boats, equipment, cargo and the imposition of stiff fines and penalties, and

WHEREAS, While such losses, fear and persecution have been inflicted upon our shrimp fishermen in the Gulf of Mexico by the Mexican Navy it has been the continued hope of this legislature that the differences between the two governments would be resolved, and

WHEREAS, This legislature desires that the Florida state board of conservation continue to exercise every means at its disposal to assist and encourage where possible, the department of state and the United States Congress to take recognition of the serious and continuing threat to the very existence of our shrimp industry on the high seas of the Gulf of Mexico which is so vital to the economy of our state and so many of our citizens, and

WHEREAS, It is clearly apparent to this legislature that it is incumbent upon the state to continue to give every assistance to the industry to keep the federal authorities, and especially the department of state, alerted to our critical fishery problems which are being interfered with and threatened by foreign governments, and

WHEREAS, The state shall continue to diligently give every protection possible to the fishery interest of its own citizens, whether they fish in the state's territorial waters or on the high seas, that are supposed to be free to all mankind, as it is apparent that interest will lag at the national level, and attention there will be given to other matters and our shrimp industry on the high seas of the gulf will face ultimate annihilation, and

WHEREAS, It appears imperative that the state board of conservation and its representatives shall continue to work very closely as much as is necessary and practicable with the necessary persons in the department of state, the department of interior, and the United States Congress, and the interstate compact commission, to see that proper action is taken

to protect the high seas fisheries fished by the citizens of Florida, and

WHEREAS, Large sums of the state's funds have been expended to help many other valuable Florida industries such as the citrus industry, the livestock industry, when they were faced with emergency and unusual situations and conditions such as now face the shrimp industry and the Florida fishing industry in general, and

WHEREAS, It is the opinion of this legislature that the fishing industry has long been neglected, compared to the assistance the state has given other industries, and although fishing is one of the oldest industries and has furnished a livelihood to hundreds of thousands of our citizens throughout the long history of our state, and

WHEREAS, It appears that it is necessary and imperative that the Legislature should declare a more comprehensive State policy with respect to our salt water fisheries in order to aid, assist, develop, protect and strengthen the fisheries segment of our State's economy,

NOW THEREFORE,

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

Section 1. Declaration of Policy

The Legislature hereby declares that the salt water fishery resources make a material contribution to the food supply, health, recreation, financial and well being of the citizens of the State of Florida. The fisheries are a living, renewable form of State wealth, capable of being maintained and greatly increased with proper attention, but equally capable of destruction if neglected. The fisheries have occupied an important place in the economy of our State since its colonial beginnings. They give employment, directly or indirectly, to a substantial and ever increasing number of our citizens. They attract all segments of the citizenry to outdoors, healthful, stimulating recreation in every part of the State. They furnish a large quantity of protein food, so essential and necessary to health of our people. Their by-products have a wide variety of essential uses in the arts, industry and agriculture. They strengthen the defense of the United States through the provision of a trained seafaring citizenry and action-ready fleets of seaworthy vessels, and during the last war many of our own Florida fishing boats joined the fishing fleets of the other U. S. coastal fishing states to lend assistance to our United States Navy in the planning and carrying out of the coastal defense program for the protection of the United States. Properly developed and protected, the fisheries are capable of steadily increasing these valuable contributions to the life, health, happiness and wealth of the citizens of Florida. The Legislature further declares that it is its intent that the conservation laws of Florida shall continue to be administered with due regard to the inherent right of every citizen of Florida to engage in fishing for his own pleasure, enjoyment, and betterment and with the intent of stimulating the development of a stronger, with a more prosperous, efficient and thriving fishery and fish processing industry. It is the intent of the Legislature that the State shall continue to do everything necessary to obtain the use and the most benefit possible to the State from the Interstate Fishery Compact Commissions of which Florida is a member, and from which substantial benefits have been derived. The Legislature of Florida further declares that it is its intent that the State through its respective conservation agencies and State official shall continue to cooperate and assist to the fullest practicable extent with federal agencies in securing protection and assistance for our citizens fishing on the high seas and that special attention shall be directed to the high seas shrimp fishery, which constitutes the largest, single fishery and is of the greatest economic value to our citizens and our state.

Section 2. The State Board of Conservation may request and secure the advice and assistance of any department or agency of the State government to carry out the provisions of this resolution, and any such department or agency which furnishes advice or assistance to the board may expend its own funds, for such purposes, with or without reimbursement from the board as may be agreed upon between the board and the department or agency.

Section 3. The board shall consult periodically with the various governmental agencies and other organizations which

have to do with or relate to any phase of fisheries and problems that may arise in connection with the fishing rights and interests of the people of Florida.

Section 4. The State Board of Conservation shall continue to keep itself advised as much as possible of negotiations at any level of government, which effect the rights and interests of our fishermen on the high seas, and especially on the Gulf of Mexico, and said board shall provide as much as practicable representation at meetings and conferences relating to a fishery, that may be placed in jeopardy, destroyed or seriously affected and thereby result in damage to the interest and rights of the fishermen of Florida. The State shall cooperate in every manner possible with the United States Department of State and shall use every legal means at its disposal to see that the shrimp industry of this State is provided with adequate and proper representation on any U. S. delegation to conferences and meetings relating to matters that effect the shrimp industry of the State of Florida.

Section 5. If for the purposes of carrying out the provisions of this resolution, it should be determined that the appropriations made to the State Board of Conservation or to any State agency required to act under this resolution or Chapter 370, Florida Statutes, relating to salt water fisheries, is insufficient to pay the necessary cost of proper administration of the intent and purposes of this resolution, the Budget Commission is hereby authorized, in its discretion, to provide funds from any contingency funds or other available sources.

Section 6. The state board of conservation may make such rules and regulations as it may deem necessary to carry out the provisions of this resolution.

Section 7. A copy of this resolution shall be served upon each member of the state board of conservation and the director thereof, the United States department of state, department of interior and each member of the Florida congressional delegation.

Which was read the first time in full.

Senator Pope moved that the rules be waived and Senate Concurrent Resolution No. 1026 be read the second time in full and put upon its adoption.

Which was agreed to by a two-thirds vote.

And Senate Concurrent Resolution No. 1026 was read the second time in full.

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

Which was agreed to and Senate Concurrent Resolution No. 1026 was adopted and the action of the Senate was ordered certified to the House of Representatives.

MESSAGE FROM THE GOVERNOR

The following Communication from the Governor was received:

STATE OF FLORIDA

OFFICE OF THE GOVERNOR

TALLAHASSEE

May 14, 1957.

*Honorable W. A. Shands,
President of the Senate,
State Capitol,
Tallahassee, Florida.*

Sir:

I have the honor to inform you that I have today filed in the office of the Secretary of State the following Acts, which originated in your Honorable Body, Regular Session, 1957, same having remained in my office for the full Constitutional period of five days, and will become law without my approval:

S. B. No. 453—RELATING TO LIBERTY COUNTY—RABIES VACCINATION

S. B. No. 533—RELATING TO TAMPA, CITY OF—PALMA CEIA METHODIST CHURCH

- S. B. No. 553—RELATING TO CITY OF SARASOTA — ANNEXATION
- S. B. No. 554—RELATING TO CITY OF SARASOTA — SEARCH WARRANTS
- S.C.R.No. 447—RELATING TO MED-FLY ERADICATION—INTERIM COMMITTEE
- S. B. No. 449—RELATING TO BROWARD COUNTY—SUPERVISOR OF REGISTRATION
- S. B. No. 555—RELATING TO CITY OF SARASOTA—CHARTER AMENDMENTS
- S. B. No. 556—RELATING TO CITY OF SARASOTA—CONDEMNATIONS
- S. B. No. 557—RELATING TO CITY OF SARASOTA—WEEDS
- S. B. No. 558—RELATING TO CITY OF SARASOTA—LIENS
- S. B. No. 571—RELATING TO LEESBURG, CITY OF—SEWERS AND DRAINS
- S. B. No. 660—RELATING TO MONROE COUNTY—COUNTY GOVERNMENT BUILDING
- S. B. No. 661—RELATING TO MONROE COUNTY—AUXILIARY JAILS
- S. B. No. 662—RELATING TO MONROE COUNTY—SHERIFF'S BUDGET

Respectfully,
LeROY COLLINS,
 Governor.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following message from the House of Representatives was read:

Tallahassee, Florida,
 May 15, 1957.

The Honorable W. A. Shands,
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 Dickinson—

S. B. No. 87—A bill to be entitled An Act amending Section 73.10, Florida Statutes, relating to the trial of eminent domain proceedings: by providing for the determination of compensation and damages in such proceedings and providing for an effective date.

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

And Senate Bill No. 87, 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 15, 1957.

The Honorable W. A. Shands,
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—

S. B. No. 427—A bill to be entitled An Act amending Section 334.09, Florida Statutes, by adding Subsection (4) providing for the payment of extraordinary expenses of the Chairman

of the State Road Department and providing for an effective date.

Respectfully,

LAMAR BLEDSOE,
 Chief Clerk, House of Representatives.

And Senate Bill No. 427, 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 15, 1957.

The Honorable W. A. Shands,
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 Finance and Taxation—

Committee Substitute for S. B. No. 200—A bill to be entitled An Act relating to the tax on cigarettes; amending Sections 210.04, 210.07, 210.08, 210.09, 210.12, 210.15 and 210.20, Florida Statutes; providing for exemption of military establishments; regulation; bond for payment of taxes; records of cigarette sales; confiscation of cigarettes with unpaid tax; annual cigarette permit fee; cigarette permits; hiring of additional employees and assistants.

Respectfully,

LAMAR BLEDSOE,
 Chief Clerk, House of Representatives.

And Committee Substitute for Senate Bill No. 200, 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 15, 1957.

The Honorable W. A. Shands,
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 Appropriations—

S. B. No. 467—A bill to be entitled An Act relating to the duties of the State Auditor; prescribing additional duties, functions and powers; providing for special audits; providing for the issuance and enforcement of subpoenas; providing penalties for violations; providing for necessary expenses; amending Section 21.19, Florida Statutes; providing effective date.

Respectfully,

LAMAR BLEDSOE,
 Chief Clerk, House of Representatives.

And Senate Bill No. 467, 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 15, 1957.

The Honorable W. A. Shands,
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 Branch, Johns, Carraway, Adams, Shands, Davis, Brackin, Knight and Hair—

S. B. No. 248—A bill to be entitled An Act relating to rural mail carriers, amending Subsection (3) of Section 317.90, Florida Statutes, allowing the use of certain lights, providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 248, 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 15, 1957.

*The Honorable W. A. Shands,
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 Carraway—

S. B. No. 440—A bill to be entitled An Act relating to the sale and delivery of motor vehicles; providing for the removal of improper license tags; providing for an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 440, 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 15, 1957.

*The Honorable W. A. Shands,
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 Carraway—

S. B. No. 442—A bill to be entitled An Act relating to motor vehicle title records; amending Section 318.09, Florida Statutes, authorizing the destruction by the Motor Vehicle Commissioner of certain obsolete title abstract records; providing for an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 442, 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 15, 1957.

*The Honorable W. A. Shands,
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—

S. B. No. 430—A bill to be entitled An Act relating to pari-

mutuel wagering, dog racing and horse racing; amending Subsection (4) of Section 550.02, Florida Statutes, relating to powers and duties of the Racing Commission, operating days and dates; amending Section 550.04, relating to race meetings authorized and restrictions on same; amending Section 550.06 relating to elections for ratification of permits; amending Section 550.07, relating to the issuance and revocation of licenses and imposition of civil penalties; and amending Subsection (1) of Section 550.35, Florida Statutes, relating to transmission of racing information for illegal gambling purposes.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 430, 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 15, 1957.

*The Honorable W. A. Shands,
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 Edwards, Dickinson and Bishop—

S. B. No. 528—A bill to be entitled An Act relating to retired teachers; amending Section 238.181 permitting retired teachers to participate in adult education program; providing effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 528, 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 15, 1957.

*The Honorable W. A. Shands,
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 Pope, Houghton, Carlton and Gautier—

S. B. No. 458—A bill to be entitled An Act relating to nurse registration and nursing education, defining the State Board of Nursing, professional and practical nursing, qualifications, providing for certain disciplinary measures and procedures, review of orders of Board of Nursing, providing certain exceptions and penalties; amending Sections 464.021, 464.111(1), 464.21, 464.22, 464.24, and repealing Section 464.23, Florida Statutes; providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 458, 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 15, 1957.

*The Honorable W. A. Shands,
President of the Senate.*

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has receded from its amendments to—

By the Committee on Appropriations—

Committee Substitute for S. B. No. 217—A bill to be entitled An Act providing for the establishment of a State Purchasing Commission of the State of Florida and for the membership, duties and functions thereof and making an appropriation therefor; providing for the adoption of purchasing regulations by the State Purchasing Commission and the effect thereof; providing for the supervision of purchasing and purchasing practices; requiring competitive bidding in certain purchases for the State; repealing all existing laws relating to purchase of commodities by State agencies including Chapter 287, Florida Statutes; providing for the transfer to the commission of all property held by the State Purchasing Council under Chapter 287, Florida Statutes; providing an effective date and specifically excepting therefrom the materials covered by Chapters 233 and 283, Florida Statutes.

—which amendments reads as follows:

Amendment No. 1—

In Section 11, Sub-section (2), following the words "any part of" strike out: "Chapters 233 or 283, Florida Statutes," and insert the following in lieu thereof: "Chapter 233, Florida Statutes."

—and add new subsection

(3) This chapter shall modify and supplement Chapter 283, Florida Statutes.

Amendment No. 2—

In Title strike out: "Chapters 233 and 283, Florida Statutes" and insert the following in lieu thereof: "Chapter 233, Florida Statutes."

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Committee Substitute for Senate Bill No. 217, 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 15, 1957.

The Honorable W. A. Shands,
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—

S. B. No. 421—A bill to be entitled An Act amending Sub-section (5) of Section 849.24, Florida Statutes, relating to bookmaking on the grounds of racing permit holders, ejection of undesirable persons from premises and return to premises of persons previously ejected.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 421, 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 15, 1957.

The Honorable W. A. Shands,
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 Knight and Branch—

S. B. No. 355—A bill to be entitled An Act relating to the gas tax refund; amending Section 208.47 (6), Florida Statutes, by redefining agricultural purposes to include beekeepers; setting effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 355, 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 15, 1957.

The Honorable W. A. Shands,
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 Rodgers—

S. B. No. 395—A bill to be entitled An Act relating to regional education; amending the sixth (6th) unnumbered paragraph of Section 244.02, Florida Statutes; providing an increase in the membership of the Board of Control for Southern Regional Education; providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 395, 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 15, 1957.

The Honorable W. A. Shands,
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 Stenstrom—

S. B. No. 550—A bill to be entitled An Act relating to public schools; creating Section 236.031, Florida Statutes; providing for the method of distributing funds authorized under Section 236.03, Florida Statutes; providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 550, 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 14, 1957.

The Honorable W. A. Shands,
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. Sweeney and Karl of Volusia—

H. B. No. 1106—A bill to be entitled An Act to amend Chapter 11,272, Laws of Florida, Acts of 1925 entitled "An Act creating and incorporating a special tax district in Volusia County, Florida, to be known as the 'Halifax Hospital District', fixing and prescribing the boundaries of said district; providing for the governing and administration of the same; providing and defining the powers and purposes of said district and the board of commissioners thereof; authorizing and empowering such board to establish, contract, operate and maintain such hospital or hospitals as may be established and constructed by said board in said district; authorizing and providing for the issuance and sale of bonds of said district; authorizing and empowering such board to borrow money on the note or notes of said district; authorizing and providing for the levy and collection of taxes for the payment of said bonds and the 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" as amended, by adding thereto Section fourteen-D (14-D); authorizing the board of commissioners of said district to build an addition or additions to said hospital known as the Halifax District Hospital and to levy against the taxable property within said district a tax not to exceed 1.75 mills on the dollar for four years only, to be collected and paid into the district building fund and used for the construction of said addition or additions to said hospital, and reducing the authority of said board of commissioners of said district to levy an annual tax of four mills for the maintenance, operation and repair of said hospital by the amount of millage levied for said addition or additions to said hospital during the years said levy for said addition or additions are made and to authorize said board of commissioners of said district to transfer any surplus or other unobligated funds or assets into said building fund for the construction of said addition or additions and to authorize said board of commissioners to borrow in the course of current governmental budgetary operations money not to exceed the sum of three hundred thousand (\$300,000.00) dollars for a period of time not to exceed four years and to issue building fund notes payable within four years solely from said building fund and providing that the holder or holders of said building fund notes shall have no right, remedy or lien to collect the same or the unpaid balance thereof from the taxpayers of said district or said board of commissioners, and providing that said Act shall take effect immediately upon its becoming a law.

Proof of publication attached.

Which amendments read as follows:

Amendment No. 1—

In Section 1, page 3, line 6 (typewritten bill) strike out the figure: "1.75" and insert in lieu thereof the figure: 2

Amendment No. 2—

In Title, line 32 (typewritten bill) strike out the figure: "1.75" and insert in lieu thereof the figure: 2

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 13, 1957.

The Honorable W. A. Shands,
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 recede from its amendment to—

By Senator Neblett—

S. B. No. 521—A bill to be entitled An Act relating to Lee County, Florida, providing for the salary of County Commissioners to be four thousand eight hundred dollars (\$4,800.00) per annum; providing an effective date.

Proof of publication attached.

—which amendment reads as follows:

In Section 2, strike out all of Section 2 and insert the following in lieu thereof:

Section 2. This Act shall become effective upon its approval at a special election to be held in Lee County on June 18, 1957, when the question of approval or rejection shall be submitted and wherein a majority of the electors voting in said election shall vote "yes" in favor of the adoption of this Act.

—and again respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Senator Neblett moved that the further consideration of Senate Bill No. 521, with pending House Amendment thereto, be indefinitely postponed.

Which was agreed to and Senate Bill No. 521, with pending House Amendment thereto, was indefinitely postponed.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

The Honorable W. A. Shands,
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—

S. B. No. 679—A bill to be entitled An Act to amend Paragraph (a) of Subsection (1) of Section 440.19, Florida Statutes, known as "Workmen's Compensation Law," relating to time for filing claims.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 679, 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 14, 1957.

The Honorable W. A. Shands,
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 Insurance—

S. B. No. 615—A bill to be entitled An Act relating to surety and surety companies; to add a new section to Chapter 648, Florida Statutes, to be designated Section 648.20, Florida Statutes, to provide certain requirements of contract bonds for private or public construction in this State; and providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 615, 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 14, 1957.

*The Honorable W. A. Shands,
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 Edwards—

S. B. No. 525—A bill to be entitled An Act relating to the Female Correctional Institution at Lowell; making an appropriation to supplement an existing appropriation for completion of dormitories; providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 525, 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 14, 1957.

*The Honorable W. A. Shands,
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 Hodges—

S. B. No. 457—A bill to be entitled An Act relating to the Game and Fresh Water Fish Commission; amending Subsection (16) of Section 372.57, Florida Statutes, to provide a special fishing license for aliens; providing the fee therefor and providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 457, 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 14, 1957.

*The Honorable W. A. Shands,
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 Kickliter—

S. B. No. 432—A bill to be entitled An Act relating to dentistry and dental hygiene; amending Sections 466.01, 466.03 (5), 466.09, 466.12, 466.17, 466.19, 466.28, 466.30, 466.31, 466.33, 466.34, 466.35 and 466.42, Florida Statutes, giving the Board of Examiners certain enforcement powers; authorizing re-examination of certain practitioners under certain circumstances upon application for renewal certificates; and making certain violations of this Chapter felonies and providing punishment.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 432, 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 14, 1957.

*The Honorable W. A. Shands,
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 Johns—

S. B. No. 392—A bill to be entitled An Act amending Subsection (1) of Section 455.06, Florida Statutes, relating to authority of certain political subdivisions to purchase liability insurance; and providing that such political subdivisions may purchase liability insurance for ownership or operation of aircraft; and providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 392, 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 14, 1957.

*The Honorable W. A. Shands,
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 Johns—

S. B. No. 384—A bill to be entitled An Act relating to liquefied petroleum gas; amending Section 526.12 (6), Florida Statutes, redefining "installation"; amending Section 526.13 relating to licensing and fees therefor of manufacturers and dealers of appliances and equipment, including dealers and persons installing appliances and equipment for use of such gas; creating a fund into which such fees are to be deposited, and appropriating same for use of the State Fire Marshal; authorizing the State Insurance Commissioner to transfer to the fund created additional funds; amending Chapter 526 by adding Section 526.22, relating to cease and desist proceedings and suspension and revocation of licenses; repealing Section 526.19; providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 384, 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 14, 1957.

*The Honorable W. A. Shands,
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 Rawls—

S. B. No. 299—A bill to be entitled An Act amending Section 323.10, Florida Statutes, relating to certificates of public convenience and necessity issued to auto transportation companies by the Florida Railroad and Public Utilities Commission, abandonment of routes or schedules thereunder, dormant certificates and rights, duties of said Commission in relation thereto, revocation of certificates and procedure for reinstatement thereof.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 299, 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 14, 1957.

The Honorable W. A. Shands,
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 Carraway—

S. B. No. 290—A bill to be entitled An Act relating to the Commission on Interstate Cooperation; amending Subsection (3) of Section 13.01, Florida Statutes.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 290, 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 14, 1957.

The Honorable W. A. Shands,
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 Carraway—

S. B. No. 193—A bill to be entitled An Act relating to child welfare; amending Section 417.04, Florida Statutes, relating to officers and employees of the Florida Children's Commission; and providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 193, 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 14, 1957.

The Honorable W. A. Shands,
President of the Senate.

Sir:

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

By Senator Neblett—

S. B. No. 576—A bill to be entitled An Act to amend Section 1 of Chapter 23373, Acts of 1945, creating the utility board of the City of Key West, Florida; providing for the appointment of four (4) members of said board by the Governor and one (1) member by the city commission; providing for the terms of office of members; repealing Sections 2, 3, 4 and 5 of Chapter 23373, Acts of 1945; and providing an effective date.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

The Honorable W. A. Shands,
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 Adams—

S. B. No. 154—A bill to be entitled An Act relating to the Florida Food, Drug and Cosmetic Law, Drugs; amending Chapter 500, Florida Statutes, by adding Section 500.151; to provide that it is unlawful to possess a habit-forming, toxic, harmful or new drug, with exemptions; providing a penalty; and amending Section 500.04, Florida Statutes, by adding Subsection (12); to provide that possession of a habit-forming, toxic, harmful or new drug by unauthorized persons is prohibited; providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 154, 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 14, 1957.

The Honorable W. A. Shands,
President of the Senate.

Sir:

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

By the Committee on Insurance—

S. B. No. 385—A bill to be entitled An Act amending Section 175.03, Florida Statutes, relating to the Firemen's Relief and Pension Fund; authorizing the Board of Trustees to purchase from life insurance companies annuity and life insurance contracts in amounts sufficient to provide, in whole or in part, the benefits under Chapter 175; repealing all laws in conflict herewith, and providing for the effective date of this Act.

—which amendments read as follows:

Amendment No. 1—

In Section 2, add the following as Section 2 and renumber the subsequent sections.

Section 2. There is hereby appropriated the sum of fifteen thousand dollars (\$15,000.00) per annum to be paid from the funds now collected by the treasurer as the insurance commissioner and now accruing to the firemen's pension fund, as provided in Chapters 175 and 205, Florida Statutes. This fund

shall be used for the purpose of making an actuarial study and survey of the present condition of and needed improvements to the firemen's pension fund. An actuary shall be employed together with such other help as needed. All expenses incurred shall be paid as provided by law and such capital outlay expenses may be incurred as necessary to prepare a report which shall be made to the 1959 legislature, including such changes, recommendations, and improvements, as shall be found advisable to strengthen and improve the state firemen's pension fund.

Amendment No. 2—

In the title, line 8, following the words: "Chapter 175;" insert the following: Providing for an actuarial study; providing an appropriation from the firemen's pension fund;

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 385, contained in the above message, was read by title, together with House Amendments thereto.

Senator Johns moved that the Senate concur in House Amendment No. 1 to Senate Bill No. 385.

Which was agreed to and the Senate concurred in House Amendment No. 1 to Senate Bill No. 385.

Senator Johns moved that the Senate concur in House Amendment No. 2 to Senate Bill No. 385.

Which was agreed to and the Senate concurred in House Amendment No. 2 to Senate Bill No. 385.

And Senate Bill No. 385, 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 14, 1957.

The Honorable W. A. Shands,
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 Morgan—

S. B. No. 705—A bill to be entitled An Act to incorporate the City of Atlantic Beach, Florida in Duval County, and to provide for its government and prescribe its jurisdiction, powers, privileges and immunities, and to abolish the present municipality of the Town of Atlantic Beach.

—which amendment reads as follows:

In the Title, following the words "A bill to be entitled" strike out: the entire title and insert the following in lieu thereof:

An Act to incorporate the City of Atlantic Beach, Florida in Duval County, and to provide for its government and prescribe its jurisdiction, powers, privileges and immunities, and to abolish the present municipality of the Town of Atlantic Beach, and providing for a referendum.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 705, contained in the above message, was read by title, together with the House Amendment thereto.

Senator Morgan moved that the Senate concur in the House Amendment to Senate Bill No. 705.

Which was agreed to and the Senate concurred in the House Amendment to Senate Bill No. 705.

And Senate Bill No. 705, 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 14, 1957.

The Honorable W. A. Shands,
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 Amendment to—

By Messrs. Herrell, Orr and Hollahan of Dade—

H. B. No. 275—A bill to be entitled An Act relating to the assessment for taxes of lands used for agricultural purposes; amending Section 193.11, Florida Statutes, by providing for assessment of such lands upon a valuation per acre as agricultural lands.

—which amendment reads as follows:

In Section 1, Subsection 3, line 9, (typewritten bill) strike out the word "agricultural" and insert in lieu thereof the following: agricultural

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

The Honorable W. A. Shands,
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. Beasley of Walton, Manning of Holmes, Peters of Calhoun, Mitchell of Washington, Kimbrough of Santa Rosa, Mattox of Polk and Strickland of Citrus—

H. B. No. 225—A bill to be entitled An Act relating to taxation; providing for the separate taxation of mineral, oil and other sub-surface rights; providing the procedure therefor; providing the rate of taxation; providing for the sale thereof for nonpayment of taxes; and providing an effective date.

—which amendment reads as follows:

Amendment No. 1—

In Section 1, at the end of section one (typewritten bill), add the following: upon such subsurface rights being placed on the assessment roll, notice thereof shall be given to owner thereof at his last known address, irrespective of whether a return was made by such owner or not.

Amendment No. 2—

In Section 2 (typewritten bill), strike out the entire section and insert in lieu thereof the following:

Whenever such written request has been duly filed, the mineral, oil and other sub-surface rights shall be assessed on the basis of a valuation equal to the value of such mineral, oil and other sub-surface rights in proportion to but not exceeding ten per cent (10%) of the total value of the surface rights and such mineral, oil and other sub-surface rights.

Amendment No. 3—

(typewritten bill) Add a new section to be numbered Section No. 5 and to read as follows:

"Section 5. It is declared to be the legislative intent that, if any section, subsection, sentence, clause, or provision of this act is held invalid, the remainder of the act shall not be affected."

Renumber old Section 5 Section 6.

Amendment No. 4—

In Section 4, line 6, (typewritten bill) between the words "the and covering" strike out the word "state" and insert in lieu thereof the following: "county".

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

The Honorable W. A. Shands,
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 Amendment to—

By Messrs. O'Neill and Chappell of Marion—

H. B. No. 236—A bill to be entitled An Act relating to claims against estates; amending Subsection (1) of Section 733.16 Florida Statutes, to provide for notification by mail to the personal representative of the estate.

—which amendment reads as follows:

In Section 1 (typewritten bill), strike out the entire Section and insert in lieu thereof the following:

Section 1. Subsection (1) of Section 733.16, Florida Statutes, is amended by adding Paragraph (c) to read:

733.16—FORM AND MANNER OF PRESENTING CLAIMS—

(1)

(c) Provided further that a creditor shall deliver a copy of such claims as recorded and filed to the County Judge, who shall forthwith mail said copy to the personal representative, and note on the original such fact of mailing.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

The Honorable W. A. Shands,
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 Houghton—

S. B. No. 912—A bill to be entitled An Act relating to the City of Dunedin; amending the charter of said city, Chapter 15183, Special Acts 1931, by the addition of Section 7-A thereto relating to the extension or contraction of the corporate limits of said city; and validating all prior annexation of lands to said city.

Proof of publication attached.

Also—

By Senator Rodgers—

S. B. No. 904 A bill to be entitled An Act amending Section 1, Chapter 31079 Laws of 1955, extending the corporate limits of the City of Orlando, Florida.

Proof of publication attached.

Also—

By Senator Stratton—

S. B. No. 910—A bill to be entitled An Act limiting the number of licenses which may be granted for the sale of intoxicating beverages within the territory of Nassau County, Florida, lying outside of any incorporated city or town, by vendors operating places of business where beverages containing alcohol of more than 14 percentum by weight are sold, providing this Act shall be inapplicable as to any incorporated city or town within Nassau County, Florida, and excepting from the operation hereof all operators of railroads, sleeping cars, steamships, busses and airplanes obtaining licenses good throughout the State of Florida, under the beverage law of the State of Florida, and incorporated clubs, including social clubs, and caterers at horse or dog racing plants as defined in the beverage law of the State of Florida and owners of hotels, motels or motor courts of not less than one hundred guest rooms, providing that any such licenses issued to any said hotel, motel, or motor court owner shall only license such sale in any such hotel, motels or motor courts and shall not be transferable except to a bona fide purchaser of said hotel, motels or motor courts, and providing that the Act shall not prevent or prohibit renewal of any licenses heretofore issued.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 912, 904 and 910, 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 14, 1957.

The Honorable W. A. Shands,
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 Neblett—

S. B. No. 852—A bill to be entitled An Act relating to the salary of the Secretary of the Supervisor of Registration for Monroe County; providing the fund out of which said salary shall be paid; providing an effective date.

Proof of publication attached.

Also—

By Senator Neblett—

S. B. No. 853—A bill to be entitled An Act fixing the salary of the Clerk of the Criminal Court of Record of Monroe County, Florida; providing the fund out of which said salary shall be paid; providing further, that all fees and costs collected by the Clerk of the Criminal Court of Record shall be deposited in the depository of the county to the credit of the fine and forfeiture fund.

Proof of publication attached.

Also—

By Senator Neblett—

S. B. No. 854—A bill to be entitled An Act relating to Monroe County; providing for compensation of the chairman and other members of the County Board of Public Instruction of Monroe

County; providing for appropriation of funds; providing for an effective date.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 852, 853 and 854, 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 14, 1957.

The Honorable W. A. Shands,
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 Neblett—

S. B. No. 848—A bill to be entitled An Act to guarantee payment of all expenses of the office of the Tax Collector in and for Monroe County, State of Florida, plus an annual guaranteed remuneration or net compensation for said tax collector; providing that the provisions of said Act shall be effective beginning with the calendar year 1957; further providing that the provisions of said Act shall be considered cumulative to other laws; and repealing all laws and parts of laws, whether general or special, in conflict with this Act, to the extent of such conflict; 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 1957 unless specific reference is made to said Act for such purpose; and providing the said Act shall take effect upon becoming a law.

Proof of publication attached.

Also—

By Senator Neblett—

S. B. No. 850—A bill to be entitled An Act fixing the salary of the Judge of the Criminal Court of Record for Monroe County, Florida, and providing the fund out of which said salary shall be paid; repealing all laws and parts of laws, whether general or special, in conflict with this Act to the extent of such conflict; and providing when this Act shall take effect.

Proof of publication attached.

Also—

By Senator Neblett—

S. B. No. 851—A bill to be entitled An Act fixing the salary of the Supervisor of Registration for Monroe County, Florida, and providing the fund out of which said salary shall be paid; repealing all laws and parts of laws, whether general or special, in conflict with this Act to the extent of such conflict; and providing when this Act shall take effect.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 848, 850 and 851, 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 14, 1957.

The Honorable W. A. Shands,
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 Cabot—

S. B. No. 875—A bill to be entitled An Act to amend Section 2 of Chapter 30270 Laws of Florida 1955, relating to the appointment and election of the Judge of the Court of Crimes in and for Broward County, Florida and fixing his compensation, by providing for an increase in the annual compensation for said judge for the calendar year 1957 and subsequent years, and providing an effective date.

Proof of publication attached.

Also—

By Senator Morgan—

S. B. No. 892—A bill to be entitled An Act authorizing the City of Jacksonville to enter into contracts for a term of more than one year but not exceeding twenty years for the purchase of natural gas, fuel oil, coal, and other types of fuel; providing the procedure and conditions for entering into such contracts.

Proof of publication attached.

Also—

By Senator Johns—

S. B. No. 869—A bill to be entitled An Act relating to the City of Starke, Florida, amending Section 7 of Chapter 23541, Laws of Florida, Special Acts of 1945, which amended Section 46 of Chapter 13426, Laws of Florida, Special Acts of 1927, the same being the city charter; providing for election to the city council by groups; providing for referendum and effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 875, 892 and 869, 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 14, 1957.

The Honorable W. A. Shands,
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 Neblett—

S. B. No. 845—A bill to be entitled An Act fixing the salary and/or compensation of the Superintendent of Public Instruction of Monroe County, designating the times and installments in which and the fund from which the same shall be paid; repealing all laws and parts of laws, whether general or special, in conflict with this Act to the extent of such conflict; and providing an effective date.

Proof of publication attached.

Also—

By Senator Neblett—

S. B. No. 849—A bill to be entitled An Act to guarantee payment of all expenses of the office of the Clerk of the Circuit Court in and for Monroe County, State of Florida, plus an annual guaranteed remuneration or net compensation for said Clerk of the Circuit Court; providing that the provisions of said Act shall be effective beginning with the calendar year 1957; further providing that the provisions of said Act shall be considered cumulative to other laws; and repealing all laws and parts of laws, whether general or special, in conflict with this Act, to the extent of such conflict; 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 1957 unless specific reference is made to said Act for such

purpose; and providing the said Act shall take effect upon becoming a law.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 845 and 849, 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 14, 1957.

The Honorable W. A. Shands,
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 Eaton—

S. B. No. 879—A bill to be entitled An Act to amend Chapter 10847, Special Laws of Florida, 1925, and all laws supplemental thereto and amendatory thereof, the same being the Charter of the City of Miami, by inserting immediately following Section 3 (kk) a new Section to be known as Section 3 (ll), vesting the City of Miami with the power and authority to codify or re-codify the present code of the City of Miami and supplement thereto, together with all subsequent ordinances; to provide that the revise code may be adopted by a single ordinance; to provide that all duly adopted ordinances shall be codified with proper Section numbers and referred to and cited as part of the code of the City of Miami; to repeal all laws and parts of laws insofar as they are in conflict or inconsistent with the provisions of this Act.

Proof of publication attached.

By Senator Stenstrom—

S. B. No. 871—A bill to be entitled An Act fixing the compensation of the Supervisor of Registration in and for the County of Brevard, State of Florida, and fixing the effective date of said Act and repealing all laws and parts of laws, local or special, in conflict herewith.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 879 and 871, 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 14, 1957.

The Honorable W. A. Shands,
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 Neblett—

S. B. No. 846—A bill to be entitled An Act to guarantee payment of all expenses of the office of the County Judge in and for Monroe County, State of Florida, plus an annual guaranteed remuneration or net compensation for said county judge; providing the provisions of said Act shall be effective beginning with the calendar year 1957; further providing that the provisions of said Act shall be considered cumulative to other laws.

Proof of publication attached.

Also—

By Senator Rodgers—

S. B. No. 924—A bill to be entitled An Act to create the Orange County Parental Home Commission: to provide for the administration of any inter vivos or testamentary gifts or contributions donated to the Orange County Parental Home.

Proof of publication attached.

Also—

By Senator Stratton—

S. B. No. 911—A bill to be entitled An Act limiting the number of licenses which may be granted for the sale of intoxicating beverages to an incorporated city or town lying within the limits of Nassau County, Florida, by vendors operating places of business where beverages containing alcohol of more than 14 percentum by weight are sold and excepting from the operation hereof all operators of railroads, sleeping cars, steamships, busses and airplanes obtaining licenses good throughout the State of Florida, under the beverage law of the State of Florida, and incorporated clubs, including social clubs, and caterers at horse or dog racing plants as defined in the beverage law of the State of Florida and owners of hotels, motels or motor courts of not less than fifty (50) guest rooms, providing that any such licenses issued to any said hotel, motels or motor courts owner shall only license such sale in any such hotels, motels or motor courts and shall not be transferable except to a bona fide purchaser of said hotel, motels or motor courts, and providing that the Act shall not prevent or prohibit renewal of any licenses heretofore issued.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 846, 924 and 911, 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 14, 1957.

The Honorable W. A. Shands,
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 Hair and Hodges—

S. B. No. 883—A bill to be entitled An Act relating to the salaries of the State Attorney and Assistant State Attorney of each Judicial Circuit of the State of Florida embracing seven (7) counties and in which circuit there is no Criminal Court of Record; providing that a part of the salary of each such State Attorney and Assistant State Attorney be paid from the general revenue fund of the counties of said circuit in the proportion that each county bears to the total population of such circuit, according to the last preceding federal census; making the same a county purpose; making an annual appropriation therefor; repealing all laws in conflict herewith; providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 883, 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 14, 1957.

*The Honorable W. A. Shands,
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 Houghton—

S. B. No. 863—A bill to be entitled An Act relating to the municipal employees' retirement system of the City of St. Petersburg; providing a definition of retirement income percentage; providing for the recalculation of retirement income for those persons already retired; and providing an effective date.

Proof of publication attached.

Also—

By Senator Neblett—

S. B. No. 847—A bill to be entitled An Act fixing a salary of ten thousand dollars per annum for the County Solicitor of the Criminal Court of Record for Monroe County, State of Florida, in lieu of the compensation provided for county solicitors in Sub-section (1), Section 43.01, Florida Statutes, 1955, or any re-enactment thereof; providing that said salary shall be payable in equal monthly installments out of the general fund of said county; providing that said county solicitor shall also be entitled to allowances and expenses provided for in Chapter 43, Florida Statutes, 1955, or any re-enactment thereof, and be entitled to all other benefits and privileges provided for county solicitors in said Chapter 43 or any re-enactment thereof; repealing all laws and parts of laws, whether general or special, in conflict with this Act to the extent of such conflict; and providing when Act shall take effect.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 863 and 847, 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 14, 1957.

*The Honorable W. A. Shands,
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 Johns—

S. B. No. 866—A bill to be entitled An Act extending the city limits of the Town of Lawtey in Bradford County, Florida, so as to include additional territory therein; and providing effective date.

Proof of publication attached.

Also—

By Senator Johns—

S. B. No. 868—A bill to be entitled An Act to authorize the Board of County Commissioners of Bradford County, Florida, to carry burglary and robbery insurance on the offices of County Judge, Clerk of the Circuit Court, Tax Collector and Sheriff and to pay the premiums therefor; providing effective date.

Proof of publication attached.

Also—

By Senator Neblett—

S. B. No. 856—A bill to be entitled An Act fixing the salary of the Chief Counsellor of the Juvenile Court for Monroe County, Florida; providing the fund out of which said salary shall be paid; repealing all laws and parts of laws, whether general or special, in conflict with this Act to the extent of such conflict; providing an effective date.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 866, 868 and 856, 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 14, 1957.

*The Honorable W. A. Shands,
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 Neblett—

S. B. No. 855—A bill to be entitled An Act fixing the salary of the Judge of the Juvenile Court of Monroe County, and providing the fund out of which said salary shall be paid; repealing all laws and parts of laws, whether general or special, in conflict with this Act to the extent of such conflict; providing the said Act shall take effect upon becoming a law.

Proof of publication attached.

Also—

By Senator Neblett—

S. B. No. 844—A bill to be entitled An Act amending Section 1 of Chapter 28408, Laws of Florida, Acts of the Legislature, Year 1953, by changing the salary of the Justice of the Peace in and for the First Justice District in Monroe County, State of Florida, to three thousand six hundred dollars per annum and fixing the time when and the fund out of which it shall be paid; providing that all fees and costs collected by the said Justice of the Peace shall be deposited in the depository of said county to the credit of the Fine and Forfeiture Fund; repealing all laws and parts of laws, whether general or special, in conflict with this Act to the extent of such conflict; and providing when this Act shall take effect.

Proof of publication attached.

Also—

By Senator Neblett—

S. B. No. 843—A bill to be entitled An Act authorizing the Monroe County Health Department of Monroe County, Florida, to establish, charge and collect fees for the issuance of health certificates and certified copies of vital records, providing for the accounting and disposition of such fees, and providing when said Act shall become a law.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 855, 844 and 843, 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 14, 1957.

*The Honorable W. A. Shands,
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 Eaton—

S. B. No. 880—A bill to be entitled An Act to amend Chapter 10847, Special Laws of Florida, 1925, as amended, the same being the charter of the City of Miami, Florida, by adding two new sections to be known as Section 58-A, authorizing the issuance by said city of bond anticipation notes, and Section 58-B, providing for the execution of bonds of said city and for the registration as to principal and as to both principal and interest and for the reconversion and interchange of such bonds, and repealing Subsection (e) of said Chapter 10847 and Subsection (i) of said Section 58 as enacted by Chapter 13098, Special Laws of Florida, 1927.

Proof of publication attached.

Also—

By Senator Cabot—

S. B. No. 876—A bill to be entitled An Act to amend Sec. 6.2 of Article 6 of Chapter 29077, Laws of Florida, Special Acts of 1953, relating to the "Fort Lauderdale Firemen's Relief and Pension Fund" by striking and repealing Sec. 6.2 and enacting in lieu thereof a new section to be numbered Sec. 6.2 relating to "separation and disability benefits" accruing and payable to participants in case of resignation, discharge or disability prior to retirement age.

Proof of publication attached.

Also—

By Senator Cabot—

S. B. No. 877—A bill to be entitled An Act to amend Section 5 of Chapter 25066, Laws of Florida, Acts of 1949, as amended by Chapter 27345, Laws of Florida, Acts of 1951, as amended by Chapter 28528, Laws of Florida, Acts of 1953, relating to the compensation of the County Solicitor of Broward County, Florida.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 880, 876 and 877, 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 14, 1957.

*The Honorable W. A. Shands,
President of the Senate.*

Sir:

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

By Mr. Beasley of Walton—

House Concurrent Resolution No. 1452:

A CONCURRENT RESOLUTION REQUESTING THE GOVERNOR OF THE STATE OF FLORIDA TO RETURN TO THE HOUSE AND SENATE FOR AMENDMENT, HOUSE BILL NO. 1031; RELATING TO JURY COMMISSION OF WALTON COUNTY.

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

Section 1. The House of Representatives respectfully requests Governor LeRoy Collins, who now has in his possession for examination House Bill number 1031, to return House

Bill Number 1031 to the House and Senate for certain important amendments thereto.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Concurrent Resolution No. 1452, contained in the above message, was read the first time in full.

Senator Belser moved that the rules be waived and House Concurrent Resolution No. 1452 be read the second time in full and put upon its adoption.

Which was agreed to by a two-thirds vote.

And House Concurrent Resolution No. 1452 was read the second time in full.

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

Which was agreed to and House Concurrent Resolution No. 1452 was adopted and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

*The Honorable W. A. Shands,
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. Gibbons of Hillsborough—

H. B. No. 71—A bill to be entitled An Act relating to public welfare; repealing Subsection (6) of Section 409.16, and Subsection (8) of Section 409.40, Florida Statutes, prescribing the requirements for recipients of old age assistance, and aid for the permanently and totally disabled persons.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 71, contained in the above message, was read the first time by title only.

Senator Belser moved that the rules be waived and House Bill No. 71 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 71 was read the second time by title only.

Senator Belser moved that the rules be further waived and House Bill No. 71 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. 71 was read the third time in full.

Upon the passage of House Bill No. 71 the roll was called and the vote was:

Yeas—38.

Mr. President	Bronson	Edwards	Kickliter
Adams	Cabot	Gautier	Knight
Barber	Carlton	Getzen	Morgan
Beall	Carraway	Hair	Neblett
Belser	Clarke	Hodges	Peace
Bishop	Connor	Houghton	Pope
Boyd	Davis	Johns	Rawls
Brackin	Dickinson	Johnson	Rodgers
Branch	Eaton	Kelly	Rood

Stenstrom Stratton

Nays—None.

So House Bill No. 71 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Belser moved that the House of Representatives be respectfully requested to return Senate Bill No. 191 to the Senate for further action.

Which was agreed to and it was so ordered.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

*The Honorable W. A. Shands,
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 H. B. No. 409—A bill to be entitled An Act to amend sections 443.07, 443.08, 443.15, and 443.16, Florida Statutes, relating to Judicial review, by providing for petition for writ of certiorari to the District Appellate Court, and providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Committee Substitute for House Bill No. 409, 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 14, 1957.

*The Honorable W. A. Shands,
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 Mental Health—

H. B. No. 934—A bill to be entitled An Act relating to the Florida Farm Colony; amending Section 393.03, Florida Statutes; providing that no person shall be denied admission to said colony because of age, color or creed; amending Section 393.06, Florida Statutes; providing the purpose of the colony; amending Section 393.11, Florida Statutes; providing persons who can be committed by the county judge of any county upon presentation of a petition; providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 934, contained in the above message, was read the first time by title only and referred to the Committee on Judiciary "B".

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

*The Honorable W. A. Shands,
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. Surles of Polk—

H. B. No. 91—A bill to be entitled An Act amending Section 335.04, Florida Statutes, providing for the definition of a state road system and authorizing the state road board and the county commissioners to designate certain roads and providing for the width of right-of-way on said roads and for the classification of state roads and providing for an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 91, contained in the above message, was read the first time by title only.

Senator Kelly moved that the rules be waived and House Bill No. 91 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 14, 1957.

*The Honorable W. A. Shands,
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. Surles, Mattox and Griffin of Polk—

H. B. No. 8—A bill to be entitled An Act relating to motor vehicle licenses; amending Section 320.10, Florida Statutes, authorizing the sale of Series X license plates to mobile blood banks at the established rates.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 8, contained in the above message, was read the first time by title only and referred to the Committee on Motor Vehicles.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

*The Honorable W. A. Shands,
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. Beck of Putnam and Livingston of Highlands—

H. B. No. 725—A bill to be entitled An Act relating to fireworks; amending Section 791.01, Florida Statutes, to exclude sparklers from the definition of fireworks.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 725, contained in the above message, was read the first time by title only and referred to the Committee on Judiciary "C".

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

*The Honorable W. A. Shands,
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 Banks & Loans—
Committee Substitute for H. B. No. 374—

A bill to be entitled An Act amending Section 665.46, Florida Statutes, by authorizing and empowering in addition to the investments heretofore authorized by law, all banks, savings banks, Morris Plan banks, trust companies and other financial institutions now or hereafter chartered under the laws of Florida, whether under the general law or special act to invest its funds in investment share accounts of any federal savings and loan association chartered under the laws of the United States and doing business in Florida, and in any Florida building and loan association which is a member of the Federal Home Loan Bank System; providing effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Committee Substitute for House Bill No. 374, contained in the above message, was read the first time by title only and referred to the Committee on Banking.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

*The Honorable W. A. Shands,
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. Usina of St. Johns—

H. B. No. 511—A bill to be entitled An Act relating to the State Board of Health directing the condemnation or destruction of impure perishable food; and providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 511, contained in the above message, was read the first time by title only and referred to the Committee on Public Health.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

*The Honorable W. A. Shands,
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. Hopkins of Escambia—

H. B. No. 560—A bill to be entitled An Act relating to criminal penalties; amending Section 775.11, Florida Statutes, providing a five (5) year limitation on prosecutions for previous convictions.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 560, contained in the above message, was read the first time by title only and referred to the Committee on Judiciary "C".

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

*The Honorable W. A. Shands,
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 Messrs. Vocelle of Indian River, Mitchell and Horne of Leon—

HOUSE CONCURRENT RESOLUTION NO. 1427:

A CONCURRENT RESOLUTION DEDICATING AND NAMING THE NEW GYMNASIUM AT FLORIDA STATE UNIVERSITY IN MEMORY OF ROBERT HENRY TULLY.

WHEREAS, Robert Henry Tully was born in Tallahassee, Leon County, Florida, on September 15, 1929; and

WHEREAS, Said Robert Henry Tully did graduate from Leon High School in 1947, having participated in sports activities including basketball, football, swimming, track, and

WHEREAS, In recognition of participating in sports, he was awarded the coveted Letterman's Award of Leon High School; and

WHEREAS, He honorably served his country in military service as a member of General McArthur's staff at his Headquarters in Japan, for two (2) years; and

WHEREAS, Said Robert Henry Tully was one (1) of the first male students to attend Florida State University, graduating from that fine institution August 13, 1952; and

WHEREAS, He did display such leadership in activities at Florida State University, that he was recognized and was selected for membership of the honorary leadership fraternity, Gold Key, and selected as Vice President of the Inter-Fraternity Council, and member of Omicron Delta Kappa leadership society, and Alpha Tau Omega social fraternity; and

WHEREAS, He distinguished himself at Florida State University in sports, including football and golf, and received the Letterman's Award at Florida State University, and was a member of the Reserve Officer's Training Corps at Florida State University; and

WHEREAS, Upon graduation from Florida State University, the said Robert Henry Tully did serve the State of Florida as Parole Supervisor in Indian River County, Florida; and

WHEREAS, Said Robert Henry Tully was a distinguished lifelong resident of Leon County; and

WHEREAS, Said Robert Henry Tully did on May 15, 1954, depart this life at the age of twenty-five (25) years, thus cutting short a brilliant career as a dedicated public servant to the people of the State of Florida; and

WHEREAS, To engrave the memory of this future leader of Florida in the minds and hearts of the University and state he served so faithfully and loved so much, it is only fitting and proper that the new men's gymnasium of Florida

State University be named and dedicated in the memory of Robert Henry Tully; NOW, THEREFORE,

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

That the gymnasium for men recently constructed on the campus at Florida State University, and not as yet dedicated, be hereby named and dedicated in memory of Robert Henry Tully.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Concurrent Resolution No. 1427, contained in the above message, was read the first time in full.

Senator Carraway moved that the rules be waived and House Concurrent Resolution No. 1427 be read the second time in full and put upon its adoption.

Which was agreed to by a two-thirds vote.

And House Concurrent Resolution No. 1427 was read the second time in full.

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

Which was agreed to and House Concurrent Resolution No. 1427 was adopted 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 14, 1957.

*The Honorable W. A. Shands,
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 Welfare—

Committee Substitute for H. B. No. 35—A bill to be entitled An Act relating to aid to dependent children, amending Section 409.18, Florida Statutes, by adding a new Sub-section thereto eliminating assistance to any illegitimate child.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Committee Substitute for House Bill No. 35, contained in the above message, was read the first time by title only and referred to the Committee on Welfare.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

*The Honorable W. A. Shands,
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. Beck of Putnam—

H. B. No. 267—A bill to be entitled An Act relating to fireworks; amending Section 791.07, Florida Statutes, allowing fireworks to frighten birds from fish hatcheries.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 267, contained in the above message, was read the first time by title only and referred to the Committee on Game and Fisheries.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

*The Honorable W. A. Shands,
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. Usina of St. Johns—

H. B. No. 513—A bill to be entitled An Act relating to State Board of Health; to empower the State Board of Health to exercise the powers of eminent domain; and providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 513, 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 14, 1957.

*The Honorable W. A. Shands,
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. Shaffer, Carney and Petersen of Pinellas—

H. B. No. 1391—A bill to be entitled An Act authorizing Pinellas County, Florida, through its boards and officers to enter into contracts for group life, health, or accident insurance policies for the benefit of the employees of the county and to pay part of the premiums therefor from county funds and to provide for the extent of such coverage.

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. 1391 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. 1391, 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 14, 1957.

*The Honorable W. A. Shands,
President of the Senate.*

Sir:

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

By Messrs. Roberts and Blank of Palm Beach—

H. B. No. 1411—A bill to be entitled An Act to authorize and empower the Board of County Commissioners of Palm Beach County, Florida, to construct a public ditch, drain or canal upon the petition of one or more landowners; providing for notice to abutting, adjoining and contiguous landowners; providing for drawings, plans and specifications and estimated costs to be prepared by the County Engineer and available to all interested parties; authorizing the exercise of the power of eminent domain to acquire right of way by easement or in fee simple; and providing other powers and duties of the Board of County Commissioners relative to the construction of a public ditch, drain or canal; providing for the furnishing of funds by petitioning landowners to be used in acquisition of right of way.

Proof of publication attached.

Also—

By Messrs. Land and Sutton of Orange—

H. B. No. 1410—A bill to be entitled An Act relating to the purchase of school sites by the Board of Public Instruction of Orange County, Florida, and providing under certain circumstances for sites to be bought that are not to be completely paid for within the fiscal year in which bought and providing for deferring portions of the purchase price for not to exceed four years.

Proof of publication attached.

Also—

By Messrs. Land and Sutton of Orange—

H. B. No. 1409—A bill to be entitled An Act relating to the sale by the Board of Public Instruction of Orange County, Florida, of its interest, or the interest of a special tax school district of said County, or the trustees thereof, in land where the title of said board or district or trustees is doubtful and the land has never been used for public school purposes, or has not been used for public school purposes for more than ten years.

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 Dickinson 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 Dickinson 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	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

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 immediately.

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.

Senator Rodgers moved that the rules be waived and House Bill No. 1410 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1410 was read the second time by title only.

Senator Rodgers moved that the rules be further waived and House Bill No. 1410 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. 1410 was read the third time in full.

Upon the passage of House Bill No. 1410 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1410 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

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.

Senator Rodgers moved that the rules be waived and House Bill No. 1409 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1409 was read the second time by title only.

Senator Rodgers moved that the rules be further waived and House Bill No. 1409 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. 1409 was read the third time in full.

Upon the passage of House Bill No. 1409 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1409 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

The Honorable W. A. Shands,
President of the Senate.

Sir:

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

By Messrs. Roberts and Blank of Palm Beach—

H. B. No. 1399—A bill to be entitled An Act providing for liens in favor of operators of hospitals in Palm Beach County, Florida, 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 herefor 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 or 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.

Proof of publication attached.

Also—

By Messrs. Land and Sutton of Orange—

H. B. No. 1407—A bill to be entitled An Act amending section 7 only of Chapter 7129, of Special Acts of 1915, such Chapter being an Act to provide for the assessment and collection of taxes for the town of Apopka City, by providing change of maximum rate of taxation.

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. 1399 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. 1399, contained in the above message, was read the first time by title only.

Senator Dickinson 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 Dickinson 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	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

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 immediately.

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 Rodgers 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 Rodgers 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	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

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 immediately.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

*The Honorable W. A. Shands,
President of the Senate.*

Sir:

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

By Messrs. Roberts and Blank of Palm Beach—

H. B. No. 1396—A bill to be entitled An Act relating to the town of Palm Beach, Palm Beach County, Florida, amending the provisions of Chapter 24769, Special Laws of Florida, Acts of 1947, by validating, approving, and confirming Ordinance 3-56 enacted relating to the town of Palm Beach Employees' Retirement System.

Proof of publication attached.

Also—

By Messrs. Roberts and Blank of Palm Beach—

H. B. No. 1397—A bill to be entitled An Act establishing a civil service board for the city of South Bay, Florida; providing for the appointment and removal of the members; the powers, salaries and duties of the board; providing for classified service and exemption and for competitive examinations, status of present employees; providing that the office of chief of police shall be appointive; providing powers of subpoena; providing for retirement system and authorizing appropriations; regulating political activities; fixing duties of council; providing penalties for violations; containing a saving clause; providing for a referendum.

Also—

By Messrs. Roberts and Blank of Palm Beach—

H. B. No. 1398—A bill to be entitled An Act creating the positions of official court reporter and official deputy court reporter of the criminal court of record of Palm Beach County; providing a method of appointment of such official court reporter and official deputy court reporter; prescribing the term of office, qualifications and duties of such official court reporter, and official deputy court reporter, and fixing the compensation of such official court reporter and deputy court reporter; repealing Chapter 25331, Laws of Florida, 1949; and providing an 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. 1396 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. 1396, contained in the above message, was read the first time by title only.

Senator Dickinson moved that the rules be waived and House Bill No. 1396 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1396 was read the second time by title only.

Senator Dickinson moved that the rules be further waived and House Bill No. 1396 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. 1396 was read the third time in full.

Upon the passage of House Bill No. 1396 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1396 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

And House Bill No. 1397, contained in the above message, was read the first time by title only.

Senator Dickinson moved that the rules be waived and House Bill No. 1397 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1397 was read the second time by title only.

Senator Dickinson moved that the rules be further waived and House Bill No. 1397 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. 1397 was read the third time in full.

Upon the passage of House Bill No. 1397 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1397 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1398 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. 1398, contained in the above message, was read the first time by title only.

Senator Dickinson moved that the rules be waived and House Bill No. 1398 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1398 was read the second time by title only.

Senator Dickinson moved that the rules be further waived and House Bill No. 1398 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. 1398 was read the third time in full.

Upon the passage of House Bill No. 1398 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1398 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

The Honorable W. A. Shands,
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. Shaffer, Petersen and Carney of Pinellas—

H. B. No. 1393—A bill to be entitled An Act providing for the establishment of department of public works for Pinellas County, providing for appointment of director of public works by board of county commissioners of Pinellas County, prescribing his powers, duties and fixing his salary, providing an effective date.

Proof of publication attached.

Also—

By Messrs. Shaffer, Petersen and Carney of Pinellas—

H. B. No. 1394—A bill to be entitled An Act authorizing and empowering the board of county commissioners of Pinellas County, Florida, by resolution to require that lands in the unincorporated area of said county be cleared of weeds, debris and any noxious material, providing for demand upon property owners for such clearance, authorizing said board to clear said land upon failure of the owner to comply with such demand and to assess a lien against the land for the cost of such clearance, and providing for filing and recording of notice of lien and for foreclosure.

Proof of publication attached.

Also—

By Messrs. Roberts and Blank of Palm Beach—

H. B. No. 1395—A bill to be entitled An Act relating to the town of Palm Beach, Palm Beach County, Florida, regulating the safekeeping of securities owned by the town.

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. 1393 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. 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.

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 and placed on the Calendar of Local Bills on Second Reading.

Proof of publication of Notice was attached to House Bill No. 1395 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. 1395, contained in the above message, was read the first time by title only.

Senator Dickinson moved that the rules be waived and House Bill No. 1395 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1395 was read the second time by title only.

Senator Dickinson moved that the rules be further waived and House Bill No. 1395 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. 1395 was read the third time in full.

Upon the passage of House Bill No. 1395 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1395 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

The Honorable W. A. Shands,
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. Carney, Petersen and Shaffer of Pinellas—

H. B. No. 1389—A bill to be entitled An Act authorizing the board of county commissioners of Pinellas County to expend county funds for the advertisement and promotion of the county; declaring these to be county purposes; limiting the amount to be so expended; providing that the authority granted shall be cumulative; and providing an effective date.

Proof of publication attached.

Also—

By Mr. Shaffer of Pinellas—

H. B. No. 1390—A bill to be entitled An Act to amend section 61 of the Municipal Charter of the City of Clearwater, Florida, being Chapter 9710, Acts of 1923, as amended by Chapter 27465, Acts of 1951, to provide that all checks or warrants for the payment of money shall be co-signed by the city treasurer or the deputy city treasurer or the city manager and the controller or the deputy controller or the city manager, ex-

cept that in no instance shall the city manager alone be authorized to sign such warrants or checks; and providing for the effective date of this act as the date of its passage.

Proof of publication attached.

Also—

By Messrs. Carney, Petersen and Shaffer of Pinellas—

H. B. No. 1392—A bill to be entitled An Act authorizing and empowering the board of county commissioners of Pinellas County to make improvements on any and all streets, highways, boulevards, avenues, lanes and alleys within subdivisions when said streets, highways, boulevards, avenues, lanes and alleys have been accepted as county roads, including any and all improvements incidental to road purposes under certain terms and conditions; providing for the assessment by special assessments of abutting, adjoining and contiguous or other specially benefitted property; providing the method of making said assessments; providing for the approval by petition of eighty per cent (80%) of said abutting owners; providing the method of authorizing and providing said improvements; providing the procedure available to owners affected or to be affected by said improvement of the assessment therefor; providing said assessments shall become a lien against said abutting, or benefitted property; providing for the enforcement of said liens; and providing other powers and duties of the board of county commissioners relative to making of said improvements and assessing said property 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. 1389 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. 1389, contained in the above message, was read the first time by title only.

Senator Houghton moved that the rules be waived and House Bill No. 1389 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1389 was read the second time by title only.

Senator Houghton moved that the rules be further waived and House Bill No. 1389 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. 1389 was read the third time in full.

Upon the passage of House Bill No. 1389 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1389 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill

No. 1390 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. 1390, contained in the above message, was read the first time by title only.

Senator Houghton moved that the rules be waived and House Bill No. 1390 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1390 was read the second time by title only.

Senator Houghton moved that the rules be further waived and House Bill No. 1390 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. 1390 was read the third time in full.

Upon the passage of House Bill No. 1390 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1390 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1392 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. 1392, 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 14, 1957.

The Honorable W. A. Shands,
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. Musselman of Broward—

H. B. No. 1385—A bill to be entitled An Act to ratify, validate and confirm the act of the City of Oakland Park, a municipal corporation in conveying certain real property owned by the city of Oakland Park, a municipal corporation to J. D. Hawkins, which real estate heretofore belonging to and vested in said city, and to approve the execution of such deed of conveyance thereto.

Proof of publication attached.

Also—

By Messrs. Shaffer, Carney and Petersen of Pinellas—

H. B. No. 1388—A bill to be entitled An Act to amend Sections 1, 5, 7, 8, 9 and 13 of Chapter 26164, Laws of Florida. Special Acts of 1949, the same being entitled An Act providing for the zoning of land and property and providing a procedure in which the use of improvements or repair of property may

be regulated in all areas in Pinellas County, Florida, outside of the corporate limits of any town, city or municipality thereof; and prescribing the rights, duties and authority of certain county and municipal and other officials in relation thereto; and authorizing a system of fees to be charged; and prescribing a procedure of enforcing the rules, orders and regulations of the various boards to effectuate the purposes of this Act; and prescribing penalties for the violation of the provisions hereof and authorizing expenditures in order to carry out the provisions of this Act; and provided that this Act shall not become effective until ratified at a referendum election and to repeal Sections 2 and 6 thereof, so as to clarify the powers conferred and the duties imposed upon the Board of County Commissioners and the Board of Adjustment of Pinellas County, Florida, to authorize procedural changes without public hearing, to prescribe appointment of members of the Board of Adjustment by the Board of County Commissioners, to provide for compensation and reimbursement for automobile expense for members of the Board of Adjustment, to authorize the Board of County Commissioners to prescribe permit and inspection fees and to employ personnel for administration and enforcement, and to ratify and approve all orders, resolutions, regulations and codes heretofore made and adopted and all things heretofore done and performed under said Chapter 26164.

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 Cabot 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 Cabot 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	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

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 immediately.

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 Houghton 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 Houghton 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	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

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 immediately.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

The Honorable W. A. Shands,
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 and Porter of Monroe—

H. B. No. 1382—A bill to be entitled An Act validating and confirming the lease agreement made and entered into between the City of Key West, Florida, a municipal corporation under the laws of the State of Florida, leasing certain land and improvements thereon in Garrison Bight in Monroe County, Florida, to the Key West Yacht Club, Inc., a non-profit corporation organized and existing under the laws of the State of Florida; and providing for this Act to take effect upon its becoming a law.

Proof of publication attached.

Also—

By Mr. Papy of Monroe—

H. B. No. 1383—A bill to be entitled An Act requiring that out of any funds which the City of Key West, Florida, a municipal corporation organized and existing under the laws of the State of Florida, shall receive under and by virtue of Chapter 210, tax on cigarettes, Florida Statutes, 1955, or any re-enactment thereof, there may be used and expended for a period of five (5) years beginning from the date this Act becomes operative or effective the sum of sixty thousand dollars (\$60,000) for the betterment, improvement and beautification of the City Cemetery in said City, including the acquiring of land for cemetery purposes limiting yearly expenditures to eighteen thousand dollars (\$18,000); 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. Williams of Columbia—

H. B. No. 1384—A bill to be entitled An Act relating to Columbia County; increasing the salary of school bus drivers; providing an 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. 1382 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. 1382, contained in the above message, was read the first time by title only.

Senator Neblett 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 Neblett 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	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

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 immediately.

Proof of publication of Notice was attached to House Bill No. 1383 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. 1383, 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. 1384 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. 1384, contained in the above message, was read the first time by title only.

Senator Bishop 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 Bishop 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	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

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 immediately.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 14, 1957.

The Honorable W. A. Shands,
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. Westberry, Maness and Mathews of Duval—

H. B. No 1379—A bill to be entitled An Act amending Section 12 of Chapter 9783, Laws of Florida, Acts of 1923, entitled, "An Act supplemental to and amendatory of Chapter 7659 of the Laws of Florida, entitled, 'An Act affecting the government of the City of Jacksonville; abolishing certain offices and boards, creating a city commission and prescribing its powers and duties; providing for and prescribing the powers and duties of the Trustees of the Jacksonville Free Public Library; creating a board of charities and prescribing its powers and duties, and its relation to the Board of County Commissioners; providing other officers and prescribing their powers and duties; and conferring additional jurisdiction, power and duties on said city' approved May 30th, 1917" relating to requirements for competitive bidding.

Proof of publication attached.

Also—

By Messrs. Papy and Porter of Monroe—

H. B. No. 1381—A bill to be entitled An Act to amend Paragraph (f) of Section 3 of Article I of Chapter C of Chapter 23374, Laws of Florida, Acts of the Legislature, year 1945, being the Charter of the City of Key West, Florida, as amended by Chapter 27655, Laws of Florida, Acts of the Legislature, year 1951, so as to provide that the City Clerk shall during the month of July, 1957 and in the month of July every eight years thereafter shall notify each qualified voter shown on the Registration Records by mail of the manner of his or her registration upon the registration books as of such date and requesting said voter to return said notice signed by the voter stating whether or not his or her registration as shown in the said notice shall be continued; repealing all laws and parts of laws, whether general or special, in conflict with this Act to the extent of such conflict; and providing for this Act to take effect upon its becoming a law.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Proof of publication of Notice was attached to House Bill No. 1379 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. 1379, contained in the above message, was read the first time by title only.

Senator Morgan 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 Morgan 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	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

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 immediately.

Proof of publication of Notice was attached to House Bill No. 1381 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. 1381, 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 14, 1957.

*The Honorable W. A. Shands,
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. Herrell of Dade—

H. B. No. 1373—A bill to be entitled An Act relating to Dade County; setting forth the area for bait shrimp production in Dade County; providing for permits for bait shrimp operations; providing for revocation of permits; providing penalty; providing an effective date.

Proof of publication attached.

Also—

By Mr. Kimbrough of Santa Rosa—

H. B. No. 1375—A bill to be entitled An Act relating to Santa Rosa County; amending Subsection (5) of Section 1 of Chapter 31258, Laws of Florida, Acts of 1955; describing a certain road in Santa Rosa County to be constructed by the State Road Department.

Proof of publication attached.

Also—

By Messrs. Roberts and Blank of Palm Beach—

H. B. No. 1377—A bill to be entitled An Act providing for the establishment and creation of a municipality to be known as Village of Golf, Florida; defining its territorial boundaries; providing for its government, jurisdiction and powers, including the power and procedure for annexing contiguous territory by ordinance; prescribing the powers, duties and authority of its officers; providing for other purposes 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. 1373 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. 1373, contained in the above message, was read the first time by title only.

Senator Eaton moved that the rules be waived and House Bill No. 1373 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1373 was read the second time by title only.

Senator Eaton moved that the rules be further waived and House Bill No. 1373 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. 1373 was read the third time in full.

Upon the passage of House Bill No. 1373 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1373 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1375 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. 1375, 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. 1375 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1375 was read the second time by title only.

Senator Brackin moved that the rules be further waived and House Bill No. 1375 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. 1375 was read the third time in full.

Upon the passage of House Bill No. 1375 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1375 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1377 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. 1377, contained in the above message, was read the first time by title only.

Senator Dickinson moved that the rules be waived and House Bill No. 1377 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1377 was read the second time by title only.

Senator Dickinson moved that the rules be further waived and House Bill No. 1377 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. 1377 was read the third time in full.

Upon the passage of House Bill No. 1377 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1377 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Boyd requested unanimous consent of the Senate to take up and consider House Bill No. 1346, out of its order.

Unanimous consent was granted, and—

H. B. No. 1346—A bill to be entitled An Act to abolish the present municipal government of the City of Eustis, in Lake County, Florida; to create and establish a new municipality to be known as the City of Eustis, in Lake County, Florida, and to fix and provide its territorial limits, jurisdiction and powers and the jurisdiction and powers of its officers and to create the same into an independent road district of Lake County, Florida.

Was taken up.

Senator Boyd moved that the rules be waived and House Bill No. 1346 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1346 was read the second time by title only.

Senator Boyd moved that the rules be further waived and House Bill No. 1346 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. 1346 was read the third time in full.

Upon the passage of House Bill No. 1346 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So House Bill No. 1346 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Davis, Chairman of the Committee on Rules and Calendar, moved that the rules be waived and upon reaching the hour of 12:00 o'clock, Noon, this day, the Senate proceed to the consideration of Bills on the Calendar of a non-controversial nature.

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

Senator Davis, Chairman of the Committee on Rules and Calendar, moved that the rules be waived and the hour of adjournment be fixed at 1:30 o'clock P. M., this day.

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

Senator Stratton, Chairman of the Committee on Labor and Industry, moved that the rules be waived and the Committee be allowed an additional ten days to report on Senate Bill No. 899, previously referred to the Committee.

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

Senator Brackin, Chairman of the Committee on Public Health, moved that the rules be waived and the Committee be allowed an additional ten days to report on all Bills previously referred to the Committee.

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

MOTION TO RECONSIDER

By unanimous consent Senator Carlton withdrew his motion made on May 14, 1957, that the Senate reconsider the vote by which Senate Bill No. 710 passed the Senate, as amended, on May 14, 1957.

And Senate Bill No. 710, as amended, was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk for engrossing.

CONSIDERATION OF BILLS AND JOINT RESOLUTIONS ON SECOND READING

Senate Bill No. 376 was taken up in its order and the consideration thereof was informally passed, the Bill retaining its place on the Calendar of Bills on Second Reading.

S. B. No. 765—A bill to be entitled An Act relating to the Hotel and Restaurant Commission; amending Section 509.251, Florida Statutes, prescribing fees for licenses; and providing an effective date.

Was taken up in its order.

Senator Brackin moved that the rules be waived and Senate Bill No. 765 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 765 was read the second time by title only.

Senator Brackin moved that the rules be further waived and Senate Bill No. 765 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. 765 was read the third time in full.

Upon the passage of Senate Bill No. 765 the roll was called and the vote was:

Yeas—19.

Mr. President	Branch	Getzen	Rawls
Adams	Cabot	Hair	Rodgers
Barber	Carlton	Houghton	Rood
Beall	Carraway	Neblett	Stenstrom
Brackin	Eaton	Pope	

Nays—15.

Belser	Davis	Hodges	Knight
Bishop	Dickinson	Johns	Pearce
Clarke	Edwards	Kelly	Stratton
Connor	Gautier	Kicklitter	

So Senate Bill No. 765 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

S. B. No. 766—A bill to be entitled An Act relating to the Hotel and Restaurant Commission; amending Sections 509.032, 509.071, 509.081, 509.101, 509.201, 509.211, 509.221, 509.241, 509.261, 509.291; creating and adding Section 509.092 to define public lodging and public food service establishments as private enterprises; defining the rights of owners and managers of same; and repealing Sections 509.042 and 509.121, Florida Statutes; and providing an effective date.

Was taken up in its order.

Senator Brackin moved that the rules be waived and Senate Bill No. 766 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 766 was read the second time by title only.

Senator Brackin offered the following amendment to Senate Bill No. 766:

In Section 9 Sub-section (2) (b) Page 17 of the typewritten bill following numbered paragraph 4 insert an additional numbered paragraph reading as follows:

5. Theatres licensed under the provisions of Section 205.61, Florida Statutes, or any other license or occupational tax law enacted in lieu thereof, where the primary use is a theatre and patron service is limited to food items customarily served to the admittees of such theatres.

Senator Brackin moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Brackin moved that the rules be further waived and Senate Bill No. 766, 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. 766, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 766, as amended, the roll was called and the vote was:

Yeas—28.

Adams	Belser	Cabot	Dickinson
Barber	Brackin	Carlton	Eaton
Beall	Branch	Carraway	Edwards

Gautier	Johns	Morgan	Rawls
Getzen	Kelly	Neblett	Rodgers
Hair	Kicklitter	Pearce	Rood
Houghton	Knight	Pope	Stenstrom

Nays—6.

Bishop	Connor	Hodges
Clarke	Davis	Stratton

So Senate Bill No. 766 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Davis presiding.

S. B. No. 717—A bill to be entitled An Act relating to the District Courts of Appeal; adding Chapter 35, Florida Statutes; providing districts; organization; personnel; terms and administration duties; providing effective date.

Was taken up in its order.

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

Which was agreed to by a two-thirds vote.

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

Senator Neblett offered the following amendment to Senate Bill No. 717:

To Section 35.04 add the following sentence: Two (2) judges shall be residents of Dade County and one (1) judge shall be a resident of Monroe County.

Senator Neblett moved the adoption of the amendment.

Which was not agreed to so the amendment failed of adoption.

Senator Eaton offered the following amendment to Senate Bill No. 717:

In Section 1, line 23 (printed bill), strike out the words: Miami,

Senator Eaton moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Dickinson moved that the rules be further waived and Senate Bill No. 717, 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. 717, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 717, as amended, the roll was called and the vote was:

Yeas—34.

Mr. President	Carraway	Hair	Pearce
Barber	Clarke	Hodges	Pope
Belser	Connor	Houghton	Rawls
Bishop	Davis	Johns	Rodgers
Brackin	Dickinson	Johnson	Rood
Branch	Eaton	Kelly	Stenstrom
Bronson	Edwards	Kicklitter	Stratton
Cabot	Gautier	Knight	
Carlton	Getzen	Neblett	

Nays—None.

So Senate Bill No. 717 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Rawls, Chairman of the Committee on Governmental Reorganization, moved that the rules be waived and the Committee be allowed an additional five days to report on Senate Bills Nos. 663, 725, 726, 548, 775 and 699 and House Memorial No. 453, previously referred to the Committee.

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