

# JOURNAL OF THE SENATE

168

Thursday, April 18, 1957

The Senate convened at 10:00 o'clock A. M., pursuant to adjournment on Wednesday, April 17, 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, Reverend Harry B. Douglas:

O God, our heavenly Father, who art present in Thy power in every place: Preserve, we beseech Thee, all who travel this day (especially those who leave this place) surround them with Thy loving care, protect them from every danger, and bring them in safety to their journey's end; so that there they may in joy and felicity experience the glorious promise of this season; that it was for us all that the Lord Christ did humble Himself to the death of the cross and rise again in full majesty and glory and now lives and reigns with Thee and the Holy Ghost, one God, world without end. Amen.

The reading of the Journal was dispensed with.

The Senate daily Journal of Wednesday, April 17, 1957, was corrected and as corrected was approved.

The Senate daily Journal of Tuesday, April 16, 1957, was further corrected as follows:

Page 129, column 1, line 24, strike out the figures "457.18" and insert in lieu thereof the figures "475.18".

Also—

Page 139, column 2, line 28, second column of the roll call, strike out the name "Brackin".

Also—

Page 140, column 1, line 16, strike out the figures "285.32" and insert in lieu thereof the figures "585.32".

Also—

Page 140, column 1, line 16, strike out the figures "485.321" and insert in lieu thereof the figures "585.321".

Also—

Page 140, column 1, strike out lines 11 and 12, counting from the bottom of the column, and insert in lieu thereof the following:

"Senator Brackin moved that the rules be waived and Senate Bill No. 218 be read the second time by title only."

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 Bills:

S. B. No. 187—A bill to be entitled An Act creating and pro-

viding for the appointment and duties of a board of trustees of the Florida Agricultural and Mechanical University Hospital; providing that all existing obligations and pledges concerning retirement of indebtedness and for health and hospital services to the students of the Florida Agricultural and Mechanical University shall be assumed by the said trustees; providing that all general policies and operating budgets of the board of trustees shall be subject to the approval of the State Board of Control.

S. B. No. 188—A bill to be entitled An Act to authorize the construction and alteration of certain buildings at the University of Florida and Florida State University; making appropriations therefor from funds realized by said institutions from local sources; and providing effective date.

S. B. No. 92—A bill to be entitled An Act relating to pensions of wives of deceased Highway Patrolmen; amending Section 321.221, Florida Statutes; providing for pension in addition to workmen's compensation; 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 Carraway, Chairman of the Committee on Appropriations, reported that the Committee had carefully considered the following Bill:

H. B. No. 73—A bill to be entitled An Act relating to the sound system in the House of Representatives; providing for appropriation and 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 Boyd, Chairman of the Committee on Privileges and Elections, reported that the Committee had carefully considered the following Bill:

S. B. No. 105—A bill to be entitled An Act relating to primary elections; amending Sections 100.061 and 100.091, Florida Statutes, by changing the dates of the primary elections in Florida.

—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. 277—A bill to be entitled An Act amending Section 99.021, Florida Statutes, relating to candidates' oath, by requiring statement of party candidate for public office that he did not vote for candidate of another party at last general election and pledging not to vote for candidate of another party at succeeding general election and for term if elected, and that he did not register as member of another party during last two years; providing a different and separate oath for candidates for party offices; and fixing effective date of Act.

S. B. No. 95—A bill to be entitled An Act relating to voting absentee procedure for allowing original registration by members of the armed services; amending Section 101.692 (4), Florida Statutes.

S. B. No. 126—A bill to be entitled An Act relating to the Secretary of State's remission of filing fees and party assessment of any candidate to the State executive committees; amending Subsection (1) of Section 99.103, Florida Statutes.

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

S. B. No. 275—A bill to be entitled An Act authorizing the State Executive Committee of a political party to defray the expenses of the national committeeman and committeewoman of its party, as provided; and fixing the effective date of this Act.

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.

S. B. No. 281—A bill to be entitled An Act amending Subsection (6) of Section 100.111, Florida Statutes, relating to filling of vacancies in nomination, by clarifying the wording thereof concerning the filling of such a vacancy in a county office; and 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 Brackin, Chairman of the Committee on Public Health, reported that the Committee had carefully considered the following Bills:

S. B. No. 337—A bill to be entitled An Act relating to medical scholarships; amending Subsection (5) of Section 458.081, Florida Statutes, relating to the award of medical scholarships; amending Section 458.083, Florida Statutes, relating to recipients' agreements to practice medicine in community designated by Board of Health; providing an effective date.

S. B. No. 207—A bill to be entitled An Act relating to pharmacy and amending Subsection (2) of Section 465.021; Section 465.031 by adding Subsection (3) defining pharmacists; and Subsection (5) of Section 465.18.

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

S. B. No. 59—A bill to be entitled An Act repealing Chapter 462, Florida Statutes, 1955, relating to naturopathy; and declaring any license or authority to practice naturopathy under Chapter 462, Florida Statutes, or any prior law to be void; making unlawful the practice of naturopathy pursuant to any such license or authority; and declaring the regulation and prohibition of the practice of naturopathy to be within police power of the State.

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

H. B. No. 284—A bill to be entitled An Act relating to dental laboratories; defining; providing for registration with the Board of Dental Examiners; providing penalties for violation.

—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 Bronson, Chairman of the Committee on Legisla-

tive Management and Population, reported that the Committee had carefully considered the following Bill:

Committee Substitute for H. B. No. 43—A bill to be entitled An Act relating to legislative personnel; amending Section 11.15, Florida Statutes, creating permanent offices; providing for compensation; 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. 288—A bill to be entitled An Act relating to judicial proof, repealing Section 90.07, Florida Statutes, and amending Section 90.08, Florida Statutes by removing the disqualification of a witness because of conviction of perjury, providing for specific proof of such perjury conviction; 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. 292—A bill to be entitled An Act relating to the State Armory Board; requiring said board to make certain annual payments to Clay County in lieu of taxes on real estate owned by said board in Clay County; and providing date of first payment.

—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. 310—A bill to be entitled An Act relating to attorneys at law; repealing Section 454.33 Florida Statutes, regulating advertisements relative to handling divorce cases; 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. 361—A bill to be entitled An Act requiring all population Acts and apportionments to be based upon the last decennial State census.

—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:

H. B. No. 146—A bill to be entitled An Act relating to attorneys at law; repealing Section 454.33, Florida Statutes, regulating advertisements relative to handling divorce cases; 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:

H. B. No. 163—A bill to be entitled An Act amending Sec-

tion 167.61 Florida Statutes, by substituting the State Auditor for the Comptroller in making audits of municipalities.

—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. 134—A bill to be entitled An Act to provide for the safeguarding, safekeeping and for the receipt and disbursement of public money; to prescribe the duties of county officers and State officers in connection herewith; and to repeal Sections 30.18, 193.43, and 839.03, Florida Statutes, and all other laws in conflict therewith.

—and recommends that the same not pass.

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

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

H. B. No. 41—A bill to be entitled An Act abolishing and prohibiting common law marriages in Florida after January 1, 1960.

—and recommends that the same not pass.

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

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

S. B. No. 35—A bill to be entitled An Act designating and naming State Road No. 415 from the locality of Samsula, in Volusia County, to the City of Sanford, in Seminole County, the Campbell Thornal Highway.

S. B. No. 42—A bill to be entitled An Act amending Section 335.03, Florida Statutes, relating to interstate highways providing the adoption by the board of rules and regulations governing the budget and expending of funds for the purpose of planning and constructing of the interstate highway system and governing the use of rights-of-ways thereof and providing for an effective date.

S. B. No. 110—A bill to be entitled An Act designating and naming the New Tampa Bay Bridge in Hillsborough County, Florida; and prescribing 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 Morgan, Chairman of the Committee on Public Roads and Highways, reported that the Committee had carefully considered the following Bills:

S. B. No. 284—A bill to be entitled An Act naming and dedicating a certain highway as Bob Sikes Highway and providing suitable markers to be erected thereon by the State Road Department.

S. B. No. 329—A bill to be entitled An Act naming and dedicating a certain highway as General Bill Lundy Highway and providing suitable markers to be erected thereon by the State Road Department.

—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 Hair, Chairman of the Committee on Welfare, reported that the Committee had carefully considered the following Bills:

S. B. No. 74—A bill to be entitled An Act relating to public aid to needy persons who are permanently and totally disabled; repealing Subsection (9) of Section 409.40, Florida Statutes.

S. B. No. 152—A bill to be entitled An Act relating to the

State Department of Public Welfare; amending introductory paragraphs of Sections 409.16, 409.17, 409.40, Florida Statutes, prescribing the maximum amount of monthly assistance to be paid to certain aged, blind and permanently and totally disabled persons.

S. B. No. 191—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 recommends that the same pass.

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

Senator Hair, Chairman of the Committee on Welfare, reported that the Committee had carefully considered the following Bills:

S. B. No. 190—A bill to be entitled An Act relating to the State Department of Public Welfare; amending introductory paragraphs of Sections 409.17 and 409.40, Florida Statutes, prescribing the maximum amount of monthly assistance to be paid to certain blind and permanently and totally disabled persons.

S. B. No. 203—A bill to be entitled An Act relating to aid for welfare; amending Sections 409.07, 409.16, Florida Statutes, by adding Section 409.183 to provide leaving certain children on welfare rolls upon reaching seventeen (17) years of age.

S. B. No. 335—A bill to be entitled An Act relating to public welfare; amending Sections 409.07, 409.16, Florida Statutes, providing for limitation of investigative visits and providing maximum assets for those desiring old age assistance.

—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 Hair, Chairman of the Committee on Welfare, reported that the Committee had carefully considered the following Bills:

S. B. No. 75—A bill to be entitled An Act relating to State welfare; amending the introductory or explanatory paragraph of Section 409.16, Florida Statutes; increasing the amount of monthly old age assistance.

S. B. No. 107—A bill to be entitled An Act relating to State welfare; amending the introductory or explanatory paragraph of Section 409.16, Florida Statutes; increasing the amount of monthly old age assistance.

S. B. No. 209—A bill to be enacted An Act relating to public welfare; amending Chapter 409, Florida Statutes, by creating and adding thereto Section 409.162; declaring the acceptance of public assistance payments to be a debt against estate of recipient; providing for recovery of such payments after death of recipients and providing for the disposition of funds collected. The payment of costs incurred and effective date of the Act.

—and recommends that the same not pass.

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

Senator Hair, Chairman of the Committee on Welfare, reported that the Committee had carefully considered the following Bill:

S. B. No. 210—A bill to be entitled An Act relating to public welfare; amending Chapter 409, Florida Statutes, by creating and adding thereto Section 409.161, providing for the creation of a general lien upon real estate of recipients of public assistance as security for payments made to said recipients; and fixing 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 Bills:

S. B. No. 71—A bill to be entitled An Act relating to State and County Retirement System; amending Section 122.03, Florida Statutes, by adding thereto a new subsection to be designated Subsection (6), providing that official court reporters may claim credit for prior service as deputy court reporters; method.

S. B. No. 236—A bill to be entitled An Act amending Section 122.16, Florida Statutes, by adding Subsection (1) (e); providing retroactive coverage for suspending benefits.

S. B. No. 332—A bill to be entitled An Act for the relief of Richard P. Hopkins, Jr., allowing credit on State Road Department service time for the time spent in Armed Forces of United States.

—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 Bills:

S. B. No. 333—A bill to be entitled An Act to repeal Section 291.24, Florida Statutes, requiring affidavit of pensioner on each pension warrant drawn.

S. B. No. 352—A bill to be entitled An Act for the relief of Cecil M. Webb, former Chairman of the State Road Department of Florida, and providing an appropriation to compensate said Cecil M. Webb for the expenses incurred by him in defending a suit for malicious prosecution brought against him by S. J. Hattaway, a former employee of the State Road Department of Florida, in the Circuit Court of Duval County, 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 Kickliter, Chairman of the Committee on Pensions and Claims, reported that the Committee had carefully considered the following Bill:

H. B. No. 42—A bill to be entitled An Act authorizing officers and employees of hospital districts and County Hospital Corporations to participate in the State and County Officers and Employees Retirement System; providing conditions of participation.

—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:

S. B. No. 213—A bill to be entitled An Act relating to management, maintenance and upkeep of the capitol center; amending Section 1, of Chapter 29843, Laws of Florida Acts of 1955, by eliminating therefrom the governor's residence; providing 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 Bills:

S. B. No. 331—A bill to be entitled An Act relating to public facilities and institutions; authorizing local authorities to suspend under certain circumstances any public facility or institution within its jurisdiction as an emergency measure in the public interest pursuant to petition and referendum; providing procedures for the reactivation of a suspended public facility or institution; providing an effective date.

S. B. No. 241—A bill to be entitled An Act making certain findings of fact relating to social tension created by certain decisions of the Supreme Court of the United States; creating a commission to render such assistance to the Governor of

Florida as he shall desire, and prescribing the powers and functions of such commission; providing an appropriation; 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 Rawls, Chairman of the Committee on Governmental Reorganization, reported that the Committee had carefully considered the following Resolution:

H. C. R. No. 61—A concurrent resolution commending Judge L. L. Fabisinski, as chairman, and the members of the committee appointed in 1956 to recommend legislative action for the preservation of the public schools of the State.

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

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

Senator Eaton, Chairman of the Committee on Corporations, reported that the Committee had carefully considered the following Bills:

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 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.

S. B. No. 336—A bill to be entitled An Act relating to non-profit corporations; amending Section 617.16, Florida Statutes, providing for the change from a profit corporation to a non-profit corporation under certain circumstances; and repealing Section 617.20, Florida Statutes.

—and recommends that the same pass.

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

#### ENGROSSING REPORT

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

S. B. No. 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.

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

Very respectfully,

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

And Senate Bill No. 127, contained in the above report was ordered certified to the House of Representatives.

#### ENROLLING REPORTS

Your Enrolling Clerk, to whom was referred—

S. B. No. 174

—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 April 17, 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. 15	S. B. No. 168
S. B. No. 18	S. B. No. 180
S. B. No. 51	S. B. No. 182
S. B. No. 144	S. C. R. No. 325

—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 April 18, 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. 311

—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 April 18, 1957.

Very respectfully,

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

Senator Boyd moved that a committee be appointed to escort Honorable J. Ed Baker, Umatilla, Florida, former member of the Senate from the Twenty-third Senatorial District, to a seat on the rostrum.

Which was agreed to.

The President appointed Senators Boyd, Rodgers and Adams as the committee which escorted former Senator Baker to the rostrum.

Senator Cabot requested unanimous consent of the Senate to take up a message from the House of Representatives.

Unanimous consent was granted.

#### MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following message from the House of Representatives was read:

Tallahassee, Florida,  
April 17, 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. 611—A bill to be entitled An Act relating to Shawano Drainage District in Palm Beach County, Florida, created by Chapter 11864, Laws of Florida, Acts of 1927; amending said law so as to exclude from the boundaries of said district the following described lands in Palm Beach County, Florida: Sections 25, 26, 34, 35 and 36, Township 46 South,

Range 38 East; that part of Sections 30 and 31 lying North and West of Levee L-6, one of the works of the plan of flood control for Central and Southern Florida Flood Control District, Township 46 South, Range 39 East; that part of Sections 31 and 32 lying North and East of Hillsboro Canal and all of Section 33, Township 45 South, Range 39 East; that part of Hiatus Lots 4 and 5 lying North and East of Hillsboro Canal, Township 45/46 South, Range 39 East; that part of Section

4 lying North and East of Hillsboro Canal, Township 46 South, Range 39 East; providing for severability of the provisions of this 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.

Also—

By Mr. Ryan of Broward—

H. B. No. 614 A bill to be entitled An Act to extend and enlarge the corporate limits of the City of Dania, in the County of Broward and State of Florida; to prescribe the liability of property within the annexed territory for municipal taxes; to give said City of Dania jurisdiction over the territory in said extension; and repealing all laws and parts of laws in conflict.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,  
Chief Clerk, House of Representatives.

Proof of publication of Notice was attached to House Bill No. 611 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. 611, 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. 611 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 611 was read the second time by title only.

Senator Dickinson moved that the rules be further waived and House Bill No. 611 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. 611 was read the third time in full.

Upon the passage of House Bill No. 611 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. 611 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. 614 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. 614, 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. 614 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 614 was read the second time by title only.

Senator Cabot moved that the rules be further waived and House Bill No. 614 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. 614 was read the third time in full.

Upon the passage of House Bill No. 614 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. 614 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 Knight, Chairman of the Committee on Judiciary "C", moved that the rules be waived and the Committee be allowed an additional ten days to report on Senate Bills Nos. 135, 165, 202, and Senate Concurrent Resolution No. 153, 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 seven days to report on Senate Bill No. 154, previously referred to the Committee.

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

Senator Dickinson, Chairman of the Committee on Judiciary "B", moved that the rules be waived and the Committee be allowed an additional five 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.

Senator Morgan, Chairman of the Committee on Public Roads and Highways, moved that the rules be waived and the Committee be allowed an additional ten days to report on Senate Bills Nos. 43 and 86, previously referred to the Committee.

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

Senator Hair, Chairman of the Committee on Welfare, moved that Senate Bills Nos. 152 and 190, reported favorably by the Committee on Welfare, be also referred to the Committee on Appropriations.

Which was agreed to by a two-thirds vote and Senate Bills Nos. 152 and 190 were also referred to the Committee on Appropriations.

Senator Davis, Chairman of the Committee on Rules and Calendar, moved that the rules be waived and the Senate take up the Order of the Day.

Which was agreed to by a two-thirds vote.

**MOTION TO RECONSIDER**

The motion made by Senator Pope on April 17, 1957, that the Senate reconsider the vote by which the motion made by

Senator Brackin on April 17, 1957, to recommit House Concurrent Resolution No. 174 to an appropriate committee for further study failed of adoption, was taken up.

The question was put on the motion made by Senator Pope.

A roll call was demanded and upon call of the roll the vote was:

Yeas—18.

Mr. President	Cabot	Edwards	Rodgers
Barber	Carlton	Gautier	Rood
Boyd	Carraway	Houghton	Stenstrom
Brackin	Clarke	Neblett	
Bronson	Eaton	Pope	

Nays—19.

Adams	Connor	Hodges	Knight
Beall	Davis	Johns	Morgan
Belser	Dickinson	Johnson	Pearce
Bishop	Getzen	Kelly	Stratton
Branch	Hair	Kickliter	

So the motion failed of adoption.

The question recurred on the adoption of House Concurrent Resolution No. 174.

Pending consideration thereof, Senator Bishop moved that the rules be waived and the hour of adjournment be extended until final disposition of House Concurrent Resolution No. 174.

Pending consideration of the motion made by Senator Bishop, Senator Pope moved as a substitute motion that House Concurrent Resolution No. 174 be made a Special and Continuing Order of Business for consideration by the Senate on May 20, 1957.

The question was put on the substitute motion made by Senator Pope.

A roll call was demanded, and upon call of the roll on the substitute motion made by Senator Pope the vote was:

Yeas—18.

Mr. President	Carlton	Edwards	Rodgers
Barber	Carraway	Gautier	Rood
Boyd	Clarke	Houghton	Stenstrom
Bronson	Dickinson	Neblett	
Cabot	Eaton	Pope	

Nays—20.

Adams	Branch	Hodges	Knight
Beall	Connor	Johns	Morgan
Belser	Davis	Johnson	Pearce
Bishop	Getzen	Kelly	Rawls
Brackin	Hair	Kickliter	Stratton

So the substitute motion offered by Senator Pope failed of adoption.

The question recurred on the motion made by Senator Bishop.

Which was not agreed to.

The question recurred on the adoption of House Concurrent Resolution No. 174.

Pending consideration thereof, Senator Davis, Chairman of the Committee on Rules and Calendar, moved that the further consideration of House Concurrent Resolution No. 174 be postponed until after disposition of Senate Bill No. 338 as a Special Order of Business.

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

**SPECIAL AND CONTINUING ORDER**

Pursuant to the motion made by Senator Carraway on April 5, 1957, and the hour having arrived, the Senate took up for consideration as a Special and Continuing Order of Business:

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 depart-

ments 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.

Senator Carraway moved that the rules be waived and Senate Bill No. 338 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 338 was read the second time by title only.

The Committee on Appropriations offered the following amendment to Senate Bill No. 338:

In Section 1, Item 1, Page 1, strike out the following: All of Item No. 1 and insert in lieu thereof the following:

**"1. APALACHEE CORRECTIONAL INSTITUTION**

a. Salaries—Including salary of \$7,500 per annum for the Superintendent .....	\$ 250,068	\$ 525,227
b. Expenses .....	263,380	527,425
c. Operating Capital Outlay .....	27,938	46,014
<b>TOTAL OF ITEM NO. 1</b>	<b>\$ 541,386</b>	<b>\$1,098,666"</b>

Senator Carraway moved the adoption of the amendment.

Pending consideration of the foregoing amendment offered by the Committee on Appropriations to Senate Bill No. 338, Senator Belser offered the following substitute amendment for the amendment offered by the Committee on Appropriations:

In Section 1, Item 1, strike out all of Item No. 1 and insert in lieu thereof the following:

**1. APALACHEE CORRECTIONAL INSTITUTION**

a. Salaries .....	\$ 128,200	256,400
b. Expenses .....	131,800	263,600
c. Operating capital outlay .....	15,000	30,000
<b>TOTAL OF ITEM NO. 1</b>	<b>\$ 275,000</b>	<b>550,000</b>

Senator Belser moved the adoption of the substitute amendment for the amendment offered by the Committee on Appropriations.

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

The question recurred on the adoption of the foregoing amendment offered by the Committee on Appropriations to Senate Bill No. 338.

Which was agreed to and the amendment was adopted.

Senator Belser offered the following amendment to Senate Bill No. 338:

In Section 1, Item 3, strike out all of Item No. 3 and insert in lieu thereof the following:

**3. STATE AUDITING DEPARTMENT**

a Salaries .....	\$ 444,725	\$ 900,238
b Expenses .....	66,650	132,300
c Operating Capital Outlay .....	5,000	10,000
<b>TOTAL OF ITEM NO. 3</b>	<b>\$ 516,375</b>	<b>\$1,042,538</b>

Senator Belser moved the adoption of the amendment.

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

Senators Belser and Davis offered the following amendment to Senate Bill No. 338:

In Section 1, Item 4, strike out all of Item No. 4 and insert in lieu thereof the following:

**4. STATE BEVERAGE DEPARTMENT**

a Salaries .....	\$ 689,401	\$1,395,411
b Expenses .....	459,244	918,489
c Operating Capital Outlay .....	53,950	86,100
<b>TOTAL OF ITEM NO. 4</b>	<b>\$1,202,595</b>	<b>\$2,400,000</b>

Senator Belser moved the adoption of the amendment.

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

Senator Belser offered the following amendment to Senate Bill No. 338:

In Section 1, Item 5, (typewritten bill) strike out all of Item No. 5 and insert in lieu thereof the following:

**5. FLORIDA COUNCIL FOR BLIND**

a Salaries .....	\$ 127,500	\$ 255,000
b Expenses .....	169,800	339,600
c Operating Capital Outlay .....	6,000	12,000
<b>TOTAL OF ITEM NO. 5</b>	<b>\$ 303,300</b>	<b>\$ 606,600</b>

Senator Belser moved the adoption of the amendment.

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

Senators Belser and Davis offered the following amendment to Senate Bill No. 338:

In Section 1, Item 6, strike out all of Item No. 6 and insert in lieu thereof the following:

**6. STATE BUDGET COMMISSION**

a. Salaries .....	\$ 79,810	160,840
b. Expenses .....	16,000	35,000
c. Operating Capital Outlay .....	3,000	4,000
<b>TOTAL OF ITEM NO. 6</b>	<b>\$ 98,810</b>	<b>199,840</b>

Senator Belser moved the adoption of the amendment.

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

Senator Belser offered the following amendment to Senate Bill No. 338:

In Section 1, Item 7, strike out all of Item No. 7 and insert in lieu thereof the following:

**7. FLORIDA CHILDREN'S COMMISSION**

a. Salaries .....	\$ 22,900	45,800
b. Expenses .....	12,234	24,468
c. Operating Capital Outlay .....	250	500
<b>TOTAL OF ITEM NO. 7</b>	<b>\$ 35,384</b>	<b>\$ 70,768</b>

Senator Belser moved the adoption of the amendment.

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

The Committee on Appropriations offered the following amendment to Senate Bill No. 338:

In Section 1, Item 8, page 4, strike all of Item 8 and insert in lieu thereof the following:

**"8. CIRCUIT AND OTHER STATE COURTS:**

a. Lump Sum — Including salary of \$13,500 per annum for each Circuit Judge and including salaries of state attorneys' stenographers as provided by law .....	\$2,077,280	\$4,179,560"
---	-------------	--------------

Senator Carraway moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.



**"19. FIRE COLLEGE, FLORIDA STATE**

a. Salaries—Including salary of \$7,000 per annum for the Superintendent .....	\$ 41,947	\$ 85,642
b. Expenses .....	12,013	24,026
c. Operating Capital Outlay .....	2,350	4,600
<b>TOTAL OF ITEM NO. 19 .....</b>	<b>\$ 56,310,</b>	<b>\$ 114,268"</b>

Senator Carraway moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Brackin offered the following amendment to Senate Bill No. 338:

In Section 1, Item 22, Page 13, strike out the following:

"d. Maintenance of Roads in Blackwater State Forest .....	\$ 25,000	\$ 25,000
<b>TOTAL OF ITEM NO. 22 .....</b>	<b>\$2,587,434</b>	<b>\$4,713,401"</b>

—and insert in lieu thereof the following:

"d. Maintenance of Roads in Blackwater State Forest .....	\$ 25,000	50,000
<b>TOTAL OF ITEM NO. 22 .....</b>	<b>\$2,587,434</b>	<b>\$4,738,401"</b>

Senator Brackin moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Belser offered the following amendment to Senate Bill No. 338:

In Section 1, Item 23, strike out all of Item No. 23 and insert in lieu thereof the following:

**23. GAME AND FRESH WATER FISH COMMISSION**

a. Hyacinth Control		
1. Salaries .....	\$ 40,724	\$ 104,818
2. Expenses .....	41,167	128,373
3. Operating Capital Outlay .....	32,422	43,309
<b>TOTAL OF ITEM NO. 23 .....</b>	<b>\$ 114,313</b>	<b>\$ 276,500</b>

Senator Belser moved the adoption of the amendment.

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

Senator Hodges offered the following amendment to Senate Bill No. 338:

In Section 1, Item 23, Page 13, add an asterisk after "Total of Item No. 23."

In Section 1, Item 23, Page 13, after "Total of Item No. 23" add the following:

\*In the event the Legislature shall designate another agency for carrying on Hyacinth Control Work then such monies as provided under Item 23 shall be transferred to said agency.

Senator Hodges moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Belser offered the following amendment to Senate Bill No. 338:

In Section 1, Item 24 strike out all of Item No. 24 and insert in lieu thereof the following:

**24. GOVERNOR, OFFICE OF THE**

a. Salaries .....	\$ 100,000	\$ 100,000
b. Expenses .....	20,000	40,000
c. Operating capital outlay .....	3,000	3,000
d. Contingent .....	10,000	20,000

e. Advisory Commission on Race Relations .....	10,000	20,000
f. Florida Nuclear Development Commission .....	10,000	20,000

**TOTAL OF ITEM NO. 24** \$ 153,000 \$ 306,000

Senator Belser moved the adoption of the amendment.

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

Senator Davis presiding.

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 1, Item 25 strike out all of Item No. 25 and insert in lieu thereof the following:

**25. GOVERNOR'S MANSION EXPENSE**

a. Salaries .....	\$ 11,000	22,000
b. Contingent .....	25,000	50,000
<b>TOTAL OF ITEM NO. 25</b>	<b>\$ 36,000</b>	<b>72,000</b>

Senator Belser moved the adoption of the amendment.

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

The Committee on Appropriations offered the following amendment to Senate Bill No. 338:

In Section 1, Item 26 (d) (2), page 14, strike out the following:

**"2. GRANTS TO LOCALITIES**

Lump Sum .....	\$1,250,000	\$2,500,000
Sub-total (d) .....	\$1,602,740	\$3,205,480"

—and insert in lieu thereof the following:

**"2. GRANTS IN LOCALITIES**

Lump Sum .....	\$1,750,000	\$3,500,000
Sub-total (d) .....	\$2,102,740	\$4,205,480"

Senator Carraway 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. 338:

In Section 1, Item 26, page 15, strike out the following:

"TOTAL OF ITEM NO. 26 .....

\$8,279,568	\$16,513,406"
-------------	---------------

—and insert in lieu thereof the following:

"TOTAL OF ITEM NO. 26 .....

\$8,779,568	\$17,513,406"
-------------	---------------

Senator Carraway moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Belser offered the following amendment to Senate Bill No. 338:

In Section 1, Item 27, strike out all of Item No. 27 and insert in lieu thereof the following:

**27. SOUTH FLORIDA MENTAL HOSPITALS**

a. Salaries .....	\$ 783,324	2,047,441
b. Expense .....	383,250	847,795
c. Operating Capital Outlay .....	23,700	31,500
<b>TOTAL OF ITEM NO. 27 .....</b>	<b>\$1,190,274</b>	<b>2,926,736</b>

Senator Belser moved the adoption of the amendment.

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

Senator Cabot offered the following amendment to Senate Bill No. 338:

In Section 1, Item 27, Subparagraph d. and TOTAL strike out the figures:

500,000	500,000
<u>1,690,274</u>	<u>3,426,736</u>

—and insert in lieu thereof the following:

1,000,000	1,000,000
<u>2,190,274</u>	<u>3,926,736</u>

Senator Cabot moved the adoption of the amendment.

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

Senators Johnson and Rawls offered the following amendment to Senate Bill No. 338:

In Section 1, Item 28, page 16, strike out the following:

“TOTAL OF ITEM NO. 28 ..... \$9,370,246 \$18,784,755”

—and insert in lieu thereof the following:

“d. Contingent .....	\$ 250,000	\$ 500,000
TOTAL OF ITEM NO. 28* .....	<u>\$9,620,246</u>	<u>\$19,284,755</u>

\*Provided, however, this Item “d” shall be expended in equalizing salaries of employees in comparable positions and doing the same work as in the South Florida Mental Hospital as to employees drawing salaries of \$3,000.00 or less, and subject to approval of the Budget Commission.

Senator Johnson moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Appropriations offered the following amendment to Senate Bill No. 338:

In Section 1, Item 29 strike after the words:

“Total of Item No. 29” add an asterisk and insert in lieu thereof the following:

“\*Provided, however, that no monies may be spent in excess of the fees collected.”

Senator Carraway moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senators Belser, Davis, and Hodges offered the following amendment to Senate Bill No. 338:

In Section 1, Item 29, strike out all of Item No. 29 and insert in lieu thereof the following:

29. FLORIDA HOTEL AND RESTAURANT COMMISSION		
a. Salaries .....	\$ 293,050	\$ 586,100
b. Expenses .....	97,200	195,423
c. Operating Capital Outlay .....	9,750	19,500
TOTAL OF ITEM NO. 29 .....	<u>\$ 400,000</u>	<u>\$ 801,023</u>

Senator Belser moved the adoption of the amendment.

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

Senator Belser offered the following amendment to Senate Bill No. 338:

In Section 1, Item 31, strike out all of Item No. 31, and insert in lieu thereof the following:

31. FLORIDA INDUSTRIAL SCHOOL FOR BOYS, MARIANNA		
a. Salaries .....	\$ 288,191	\$ 576,382
b. Expenses .....	453,100	906,200

c. Operating Capital Outlay .....	20,500	41,000
TOTAL OF ITEM NO. 31 .....	<u>\$ 761,791</u>	<u>\$1,523,582</u>

Senator Belser moved the adoption of the amendment.

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

The Committee on Appropriations offered the following amendment to Senate Bill No. 338:

In Section 1, Item 32, Page 17, strike out the following: All of Item No. 32 and insert in lieu thereof the following:

“32. INDUSTRIAL SCHOOL FOR GIRLS—FOREST HILL SCHOOL, FLORIDA		
a. Salaries—Including salary of \$3,600 per annum for the Superintendent .....	\$ 97,944	\$ 196,428
b. Expenses .....	81,356	169,356
c. Operating Capital Outlay .....	6,500	10,500
TOTAL OF ITEM NO. 32 .....	<u>\$ 185,800</u>	<u>\$ 376,284”</u>

Senator Carraway moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Belser offered the following amendment to Senate Bill No. 338:

In Section 1, Item 32, strike out all of Item No. 32 and insert in lieu thereof the following:

32. FLORIDA INDUSTRIAL SCHOOL FOR GIRLS—FOREST HILL SCHOOL		
a. Salaries .....	\$ 88,444	\$ 177,428
b. Expenses .....	81,356	169,356
c. Operating Capital Outlay .....	6,500	10,500
TOTAL OF ITEM NO. 32 .....	<u>\$ 176,300</u>	<u>\$ 357,284</u>

Senator Belser moved the adoption of the amendment.

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

The Committee on Appropriations offered the following amendment to Senate Bill No. 338:

In Section 1, Item 33, page 17, strike out the following:

All of Item No. 33 and insert in lieu thereof the following:

“33. INDUSTRIAL SCHOOL FOR GIRLS—OCALA SCHOOL, FLORIDA		
a. Salaries—Including salary of \$3,900 per annum for the Superintendent .....	\$123,326	\$247,172
b. Expenses .....	92,850	185,700
c. Operating Capital Outlay .....	6,300	13,050
TOTAL OF ITEM NO. 33 .....	<u>\$222,476</u>	<u>\$445,922”</u>

Senator Carraway moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Belser offered the following amendment to Senate Bill No. 338:

In Section 1, Item 33 strike out all of Item No. 33 and insert in lieu thereof the following:

33. FLORIDA INDUSTRIAL SCHOOL FOR GIRLS—OCALA SCHOOL		
a. Salaries .....	\$712,826	226,172
b. Expenses .....	92,850	185,700
c. Operating Capital Outlay .....	6,300	13,050
TOTAL OF ITEM NO. 33 .....	<u>\$211,976</u>	<u>424,922</u>

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 1, Item 37 strike out all of Item No. 37 and insert in lieu thereof the following:

37. JUDICIAL COUNCIL—FLORIDA

a. Lump Sum .....	\$2,500	\$5,000
<b>TOTAL OF ITEM 37 .....</b>	<b>\$2,500</b>	<b>\$5,000</b>

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 1, Item 43 strike out all of Item No. 43 and insert in lieu thereof the following:

43. OFFICE OF THE STATE MOTOR VEHICLE COMMISSIONER

a. Salaries .....	\$1,160,515	2,350,000
b. Expenses .....	618,238	1,248,476
c. Operating capital outlay .....	25,000	50,000
<b>TOTAL OF ITEM NO. 43 .....</b>	<b>\$1,803,753</b>	<b>3,648,476</b>

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 1, line 44 strike out all of Item No. 44 and insert in lieu thereof the following:

44. FLORIDA BOARD OF PARKS AND HISTORIC MEMORIALS

a. Salaries .....	\$ 328,473	656,946
b. Expenses .....	150,000	300,000
c. Operating capital outlay .....	66,295	125,825
d. Emergency Fund .....	15,000	15,000
<b>TOTAL OF ITEM NO. 44 .....</b>	<b>\$ 559,768</b>	<b>1,097,771</b>

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 1, Item 45 strike out all of Item No. 45 and insert in lieu thereof the following:

45. PAROLE COMMISSION

a. Salaries .....	\$ 225,000	562,333
b. Expenses .....	70,000	171,314
c. Operating capital outlay .....	6,250	23,900
<b>TOTAL OF ITEM NO. 45 .....</b>	<b>\$ 301,250</b>	<b>757,547</b>

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 1, Item 48 strike out all of Item No. 48 and insert in lieu thereof the following:

48. GLADES STATE PRISON FARM BELLE GLADES

a. Salaries .....	\$ 111,960	\$ 223,923
b. Expenses .....	233,000	466,000
c. Operating Capital Outlay .....	29,000	33,000
<b>TOTAL OF ITEM NO. 48 .....</b>	<b>\$ 373,960</b>	<b>\$ 722,923</b>

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 1, Item 49 strike out all of Item No. 49 and insert in lieu thereof the following:

49. FLORIDA STATE PRISON RAIFORD

a. Salaries .....	\$ 535,690	\$1,136,387
b. Expenses .....	632,209	1,264,418
c. Operating Capital Outlay .....	41,729	83,458
<b>TOTAL OF ITEM NO. 49 .....</b>	<b>\$1,209,628</b>	<b>\$2,484,263</b>

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 1, Item 50 strike out all of Item No. 50 and insert in lieu thereof the following:

50. PUBLIC SAFETY, DEPARTMENT OF

a. Salaries .....	\$2,000,876	\$4,402,603
b. Expenses .....	891,451,	2,085,440
c. Operating Capital Outlay .....	293,800	681,900
<b>TOTAL OF ITEM NO. 50* .....</b>	<b>\$3,186,127</b>	<b>\$7,169,943</b>

\*Provided that reimbursements received from the State Road Department for personnel of the Weights Section be deposited in the General Revenue Fund and not credited back to the Departments' appropriation.

Senator Belser moved the adoption of the amendment.

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

Senators Belser and Davis offered the following amendment to Senate Bill No. 338:

In Section 1, line 51, strike out all of Item No. 51 and insert in lieu thereof the following:

51. PURCHASING COUNCIL STATE

a. Salaries .....	\$ 5,000	\$ 10,000
b. Expenses .....	2,000	4,000
c. Operating Capital Outlay .....	1,000	2,000
<b>TOTAL OF ITEM NO. 51 .....</b>	<b>\$ 8,000</b>	<b>\$ 16,000</b>

In lieu of continuing appropriation under Section 287.09, F. S.

Senator Belser moved the adoption of the amendment.

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

The Committee on Appropriations offered the following amendment to Senate Bill No. 338:

In Section 1, Page 24, strike out all of Item 52 and insert in lieu thereof the following:

52. RAILROAD AND PUBLIC UTILITIES COMMISSION, FLORIDA

a. Salaries—Including salary of \$11,000 per annum for each Commissioner; \$12,500 per annum for the General Counsel; and \$5,500 per annum for the Railroad Inspector.....	\$ 438,340	\$ 891,010
b. Expenses .....	194,318	391,411
c. Operating Capital Outlay .....	13,571	27,143
<b>TOTAL OF ITEM NO. 52 .....</b>	<b>\$ 646,229</b>	<b>\$1,309,564"</b>

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

Senators Belser and Davis offered the following amendment to Senate Bill No. 338:

In Section 1, Item 54, strike out all of Item No. 54 and insert in lieu thereof the following:

54. RINGLING MUSEUM OF ART

a. Salaries .....	\$ 35,000	\$ 70,000
b. Expenses .....	50,000	100,000
<b>TOTAL OF ITEM NO. 54 .....</b>	<b>\$ 85,000</b>	<b>\$ 170,000</b>

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

The President presiding.

Senator Kickliter offered the following amendment to Senate Bill No. 338:

In Section 1, strike out the total of Item 57 and insert in lieu thereof the following:

SHERIFF'S BUREAU, FLORIDA

a. Salaries—Including salary of \$7,500 per annum for the Director.		
1st yr. Salaries .....	\$24,600	Biennium \$ 49,200
b. Expenses .....	\$37,784	Biennium \$ 75,568
c. Operating Capital Outlay		
1st yr. ....	\$25,000	Biennium \$ 50,000
<b>TOTAL OF ITEM NO. 57—</b>		
1st yr .....	\$87,384	Biennium \$174,768

Senator Kickliter moved the adoption of the amendment.

Pending consideration of the foregoing amendment offered by Senator Kickliter to Senate Bill No. 338, Senators Davis and Hodges offered the following substitute amendment for the amendment offered by Senator Kickliter:

In Section 1, Item 57, on page 26 strike out Item 57.

Senator Davis moved the adoption of the substitute amendment for the amendment offered by Senator Kickliter.

A roll call was demanded.

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

Yeas—12.

Belser	Davis	Hodges	Morgan
Branch	Getzen	Johns	Rood
Connor	Hair	Johnson	Stenstrom

Nays—26.

Mr. President	Boyd	Carraway	Gautier
Adams	Brackin	Clarke	Houghton
Barber	Bronson	Dickinson	Kelly
Beall	Cabot	Eaton	Kickliter
Bishop	Carlton	Edwards	Knight

Neblett	Pope	Rodgers
Pearce	Rawls	Stratton

So the substitute amendment failed of adoption.

The question recurred on the adoption of the foregoing amendment offered by Senator Kickliter to Senate Bill No. 338.

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

Senator Connor offered the following amendment to Senate Bill No. 338:

In Section 1, Item 57, strike out Item 57 and insert in lieu thereof the following:

		<b>First Year</b>	<b>Biennium</b>
57. SHERIFFS BUREAU, FLORIDA			
a. Salaries—Including salary of \$10,000 per annum for the Director .....	\$ 25,600	51,200	
b. Expenses .....	\$ 40,568	81,136	
c. Operating capital outlay .....	25,000	35,000	
<b>TOTAL OF ITEM NO. 57 .....</b>	<b>91,168</b>	<b>\$ 167,336</b>	

Senator Connor moved the adoption of the amendment.

A roll call was demanded.

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

Yeas—14.

Beall	Davis	Johns	Rood
Belser	Getzen	Johnson	Stenstrom
Branch	Hair	Kickliter	
Connor	Hodges	Morgan	

Nays—24.

Mr. President	Bronson	Eaton	Neblett
Adams	Cabot	Edwards	Pearce
Barber	Carlton	Gautier	Pope
Bishop	Carraway	Houghton	Rawls
Boyd	Clarke	Kelly	Rodgers
Brackin	Dickinson	Knight	Stratton

So the amendment failed of adoption.

Senator Davis, Chairman of the Committee on Rules and Calendar, moved that the rules be waived and the hour of adjournment be extended until final disposition of Senate Bill No. 338 and House Concurrent Resolution No. 174.

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

Senator Belser offered the following amendment to Senate Bill No. 338:

In Section 1, Item 58 strike out all of Item No. 58 and insert in lieu thereof the following:

58. STATE SOIL CONSERVATION BOARD

a. Salaries .....	\$ 9,018	18,487
b. Expenses .....	4,115	8,230
c. Operating capital outlay .....	350	500
d. Special machinery and equipment .....	1,696	1,696
<b>TOTAL OF ITEM NO. 58 .....</b>	<b>\$ 15,179</b>	<b>28,913</b>

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 1, Item 59, strike out all of Item No. 59 and insert in lieu thereof the following:

59. STEPHEN FOSTER MEMORIAL COMMISSION			
a. Salaries .....	\$ 18,254	\$	36,508
b. Expenses .....	29,184		57,278
c. Operating Capital Outlay .....	15,479		19,507
TOTAL OF ITEM NO. 59 .....	\$ 62,917	\$	113,293

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 1, line 60, strike out all of Item No. 60 and insert in lieu thereof the following:

60. SUPREME COURT			
a. Salaries .....	\$ 248,474	\$	500,339
b. Expenses .....	35,000		70,000
c. Operating Capital Outlay .....	18,000		36,000
TOTAL OF ITEM NO. 60 .....	\$ 301,474	\$	606,339

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 1, Item 62, strike out all of Item No. 62 and insert in lieu thereof the following:

62. OFFICE OF STATE TREASURER			
a. Salaries .....	\$ 718,190	\$	1,436,385
b. Expenses .....	313,336		626,672
c. Operating Capital Outlay .....	51,493		102,986
TOTAL OF ITEM NO. 62 .....	\$1,083,019	\$	2,166,043

Senator Belser moved the adoption of the amendment.

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

Pending amendment of Senate Bill No. 338, Senator Davis, Chairman of the Committee on Rules and Calendar, moved that the Senate recess until 1:15 o'clock P.M., this day.

Which was agreed to and the Senate took a recess at 12:55 o'clock P.M. until 1:15 o'clock P.M., this day.

The Senate reconvened at 1:15 o'clock P.M., pursuant to recess order.

The President in the Chair.

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

Mr. President	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.

Senator Davis, Chairman of the Committee on Rules and Calendar, moved that the rules be waived and when the

Senate adjourns, it adjourn to reconvene at 4:00 o'clock P. M., Monday, April 22, 1957.

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

The Senate resumed the amendment of:

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.

Senator Belser offered the following amendment to Senate Bill No. 338:

In Section 1, Item 67 strike out all of Item No. 67 and insert in lieu thereof the following:

67. DEPARTMENT OF VETERANS AFFAIRS			
a. Salaries .....	\$203,335		406,670
b. Expenses .....	30,600		61,200
c. Operating Capital Outlay .....	2,500		5,000
TOTAL OF ITEM NO. 67 .....	\$236,435		472,870

Senator Belser moved the adoption of the amendment.

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

Senator Johns offered the following amendment to Senate Bill No. 338:

In Section 1, Item 68, after sub-paragraph 2 in paragraph f. add the following:

Any Old Age recipient receiving Nursing Home Care shall be given in addition to nursing Home Care \$3.00 per month to spend as each recipient shall desire.

Senator Johns moved the adoption of the amendment.

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

Senator Brackin offered the following amendment to Senate Bill No. 338:

In Item 68, line d.—page 31 strike out the words and figures:

	First Year	Biennium
d. Aid to Dependent Children (No family receiving aid to dependent children may receive more than \$81 per month of State and Federal Funds combined) .....	\$3,199,155	\$6,524,197

—and insert in lieu thereof the following:

d. Aid to Dependent Children (No family receiving aid to dependent children may receive more than \$101 per month of State and Federal Funds combined) .....	\$3,559,105	\$7,262,472
---	-------------	-------------

Senator Brackin moved the adoption of the amendment.

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

Senator Belser offered the following amendment to Senate Bill No. 338:

In Section 1, Item 71, strike out Item 71.

Senator Belser moved the adoption of the amendment.

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

The Committee on Appropriations offered the following amendment to Senate Bill No. 338:

In Section 1, last line, page 31, strike out the following:

“TOTAL OF SECTION 1 ..... \$248,021,116 \$507,222,571”

—and insert in lieu thereof the following:

"TOTAL OF SECTION 1 .....\$248,962,616 \$509,136,236

Senator Carraway 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. 338:

In Section 2, Item 1, page 33, strike out the following:

"d. Receiving Control Hospital ..... \$1,060,000 \$1,060,000

TOTAL OF ITEM NO. 1 ..... \$2,014,344 \$2,014,344"

—and insert in lieu thereof the following:

"d. Staff Housing (20) ..... \$ 182,000 \$ 182,000

e. Administration Building ..... 140,000 140,000

f. Warehouse ..... 87,800 87,800

g. General Site, Sally Port ..... 37,500 37,500

TOTAL OF ITEM NO. 1 ..... \$1,401,644 \$1,401,644"

Senator Carraway moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Belser offered the following amendment to Senate Bill No. 338:

In Section 2, Item 3, strike out all of Item No. 3.

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 2, Item 4, strike out all of Item 4.

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 2, Item 9, strike out all of Item 9.

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 2, Item 10, strike out all of Item 10.

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 2, Item 13, strike out all of Item No. 13.

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 2, Item 17, strike out all of Item No. 17.

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 2, Item 19, strike out all of Item 19.

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 2, Item 20, strike out all of Item 20.

Senator Belser moved the adoption of the amendment.

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

Senator Getzen offered the following amendment to Senate Bill No. 338:

In Section 2, Item 20, Page 37, strike out the words and figures:

"TOTAL OF ITEM NO. 20 ..... \$ 900,350 \$ 900,350

—and add Subsection P. to read:

P. Dade Battlefield Memorial

	<b>First Year</b>	<b>Biennium</b>
	\$ 15,000.00	\$ 15,000.00

"TOTAL OF ITEM NO. 20 ..... \$915,350 \$915,350....

Senator Getzen moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Belser offered the following amendment to Senate Bill No. 338:

In Section 2, Item 22, strike out all of Item 22.

Senator Belser moved the adoption of the amendment.

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

Senator Brackin offered the following amendment to Senate Bill No. 338:

In Section 2, Item 22, Page 38, strike out the following:

"TOTAL OF ITEM NO. 22 ..... \$271,000 \$271,000"

—and insert in lieu thereof the following:

"d. Additions and Alterations to

Patrol Station—Crestview ..... \$ 15,000 \$ 15,000

TOTAL OF ITEM NO. 22 ..... \$286,000 \$286,000"

Senator Brackin moved the adoption of the amendment.

A roll call was demanded.

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

Yeas—26.

Mr. President	Cabot	Eaton	Knight
Barber	Carlton	Edwards	Neblett
Beall	Carraway	Gautier	Pearce
Bishop	Clarke	Getzen	Rawls
Boyd	Connor	Houghton	Rodgers
Brackin	Davis	Johns	
Bronson	Dickinson	Johnson	

Nays—12.

Adams	Hair	Kickliter	Rood
Belser	Hodges	Morgan	Stenstrom
Branch	Kelly	Pope	Stratton

So the amendment was adopted.

Senator Pearce offered the following amendment to Senate Bill No. 338:

In Section 2, Item 22, page 28, insert the following:

<b>First Year</b>	<b>Biennium</b>
-------------------	-----------------

e. Additions and Alterations

to Patrol Station, Palatka .....	\$ 15,000	\$ 15,000
<b>TOTAL OF ITEM NO. 22 .....</b>	<b>\$301,000</b>	<b>\$301,000</b>

Senator Pearce moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Belser offered the following amendment to Senate Bill No. 338:

In Section 2, Item 23, strike out all of Item 23.

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 2, Item 25, strike out all of Item 25.

Senator Belser moved the adoption of the amendment.

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

The Committee on Appropriations offered the following amendment to Senate Bill No. 338:

In Section 2, Item 26(c), page 39, strike out the words "Men's Dormitory" and insert in lieu thereof the following: "Students' Dormitories"

Senator Carraway moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Belser offered the following amendment to Senate Bill No. 338:

In Section 2, Item 26, strike out all of Item 26.

Senator Belser moved the adoption of the amendment.

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

The Committee on Appropriations offered the following amendment to Senate Bill No. 338:

In Section 2, Item No. 27(c), page 40, strike out the words:

"c. Residence Hall for Single Students .....	\$3,000,000	\$3,000,000"
--	-------------	--------------

—and insert in lieu thereof the following:

"c. Architecture Building .....	\$1,500,000	\$1,500,000
d. Addition to Law Building .....	194,000	194,000
e. Residence Hall for Single Students .....	1,306,000	1,306,000"

Senator Carraway moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Davis presiding.

Senator Belser offered the following amendment to Senate Bill No. 338:

In Section 2, Item 27, strike out all of Item 27.

Senator Belser moved the adoption of the amendment.

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

The Committee on Appropriations offered the following amendment to Senate Bill No. 338:

In Section 2, Second Priority, Item 1, page 40, strike out the following: All of Item No. 1 and insert in lieu thereof the following:

"1. APALACHEE CORRECTIONAL INSTITUTION

a. Receiving, Control, Hospitals ...	\$1,060,000	\$1,060,000"
--------------------------------------	-------------	--------------

Senator Carraway 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. 338:

In Section 2, Second Priority, Item No. 18, page 45, strike out the words:

"Total of Item No. 18 .....	\$199,100	\$199,100"
-----------------------------	-----------	------------

—and insert in lieu thereof the following—

"h. Purchase of new land at Hastings, Florida .....	\$ 25,000	\$ 25,000
---	-----------	-----------

<b>TOTAL OF ITEM NO. 18 .....</b>	<b>\$224,100</b>	<b>\$224,100"</b>
-----------------------------------	------------------	-------------------

Senator Carraway 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. 338:

In Section 8, line 12, page 50, strike out the word:

"Commissioner"

—and insert in lieu thereof the following—

"Commission"

Senator Carraway 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. 338:

In Section 8, after Item 6, page 52, strike out the words:

"\*Provided that no employee is to be raised more than 5% per year over the September, 1956, salary rate, and provided further, that the Chairman shall not receive more than \$13,000 per year as salary from all sources."

—and insert in lieu thereof the following—

"\*Provided that the Chairman shall not receive more than \$13,000 per year as salary from all sources."

Senator Carraway moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Belser offered the following amendment to Senate Bill No. 338:

In Section 2, Item 28, strike out all of Item 28.

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 2, Item 29, strike out all of Item 29.

Senator Belser moved the adoption of the amendment.

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

Senator Belser also offered the following amendment to Senate Bill No. 338:

In Section 2, Item 30, strike out all of Item 30.

Senator Belser moved the adoption of the amendment.

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

Senator Rood offered the following amendment to Senate Bill No. 338:

In Section 2, Item 1, strike out all of Paragraph d, and insert in lieu thereof the following:

d. Receiving Control Hospital .....	\$ 250,000	\$ 250,000
-------------------------------------	------------	------------

Senator Rood moved the adoption of the amendment.

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

Senator Johnson offered the following amendment to Senate Bill No. 338:

In Section 5, last paragraph thereof, the same being a footnote proviso, line 3 of said footnote, following the words "shall not exceed," strike "\$360.00" and insert in lieu thereof the following: "\$1,800.00."

Senator Johnson moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Johnson also offered the following amendment to Senate Bill No. 338:

In Section 6, line 3, of the last paragraph, the same being a footnote, following the words "shall not exceed," strike out the words "\$360.00" and insert in lieu thereof the following: "\$1,800.00."

Senator Johnson moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The President presiding.

Senators Carlton, Davis, Stenstrom, Dickinson, Hodges, Rood, Connor, Pearce, Kickliter, Getzen, Cabot and Bishop offered the following amendment to Senate Bill No. 338:

In Section 16, strike out the words: Add a new section to be numbered 16 to provide as follows; and renumber subsequent sections accordingly.

—and insert in lieu thereof the following:

"All items of this act (except Sections J and K of Item 17 which relate to the Minimum Foundation Program and which is governed by formula, and except Section B, C, D, E, and F, of Item 68, which relates to Welfare, and which is governed in part by Federal matching funds) shall be reduced by ten per cent (10%) and all totals are hereby ordered corrected accordingly;"

Senator Carlton moved the adoption of the amendment.

Senator Davis presiding.

A roll call was demanded.

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

Yeas—17.

Belser	Carlton	Eaton	Stenstrom
Bishop	Clarke	Getzen	Stratton
Boyd	Connor	Hodges	
Bronson	Davis	Pearce	
Cabot	Dickinson	Rood	

Nays—20.

Mr. President	Carraway	Johns	Morgan
Adams	Edwards	Johnson	Neblett
Barber	Gautier	Kelly	Pope
Beall	Hair	Kickliter	Rawls
Brackin	Houghton	Knight	Rodgers

So the amendment failed of adoption.

The President presiding.

Senator Getzen offered the following amendment to Senate Bill No. 338:

In Section 2, 2nd priority, page 43, Item No. 11 strike out the words:

"d. Dade Battlefield Memorial ..... \$ 15,000 \$ 15,000"

—and renumber following items accordingly

"TOTAL OF ITEM NO. 11 \$ 399,650 \$ 399,650"

—and insert in lieu thereof the following:

"TOTAL OF ITEM NO. 11 \$ 384,650 \$ 384,650"

Senator Getzen moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Appropriations offered the following amendment to Senate Bill No. 338:

In Section 2, Item 22, page 38 strike out the words:

TOTAL OF ITEM NO. 22 \$ 271,000 \$ 271,000

—and insert in lieu thereof the following:

TOTAL OF ITEM NO. 22 \$ 301,000 \$ 301,000

Senator Carraway 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. 338:

In Section 2, page 40, strike out the following:

"TOTAL FIRST PRIORITY \$56,471,633 \$56,471,633"

—and insert in lieu thereof the following:

"TOTAL FIRST PRIORITY \$55,903,933 \$55,903,933"

Senator Carraway 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. 338:

In Section 2, Page 45 strike out the following:

"TOTAL SECOND PRIORITY .....\$ 9,646,937 \$ 9,646,937

TOTAL OF SECTION 2 ..... 66,118,570 66,118,570

TOTAL APPROPRIATED FROM GENERAL REVENUE FUND .....\$314,139,686 \$573,341,141"

—and insert in lieu thereof the following:

"TOTAL SECOND PRIORITY .....\$ 9,926,637 \$ 9,926,637

TOTAL OF SECTION 2 ..... 65,830,570 65,830,570

TOTAL APPROPRIATED FROM GENERAL REVENUE FUND .....\$314,793,186 \$574,966,806

Senator Carraway moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

There being no further amendments, Senator Carraway moved that the rules be further waived and Senate Bill No. 338, 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. 338, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 338, as amended, the roll was called and the vote was:

Yeas—35.

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

Nays—2.

Hodges Rood

So Senate Bill No. 338 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

EXPLANATION OF VOTE

I vote "No" on the Appropriations Bill for the reason that

it contains so many items authorizing expenditures greatly in excess of what I believe to be essential, particularly in capital outlay, and additional appropriations for various State departments. It contains inadequate provisions for old age assistance, no increase in school teacher salaries, nor does it provide for the community college program, nuclear research, screwworm control or administration of the pupil assignment law.

W. RANDOLPH HODGES  
Senator, 21st District.

Pursuant to the motion made by Senator Davis, Chairman of the Committee on Rules and Calendar, the Senate resumed the consideration of—

H. C. R. No. 174—A resolution to declare the United States Supreme Court decisions usurping the powers reserved to the States and relating to education, labor, criminal procedure, treason and subversion to be null, void and of no effect; to declare that a contest of powers has arisen between the State of Florida and the Supreme Court of the United States; to invoke the doctrine of interposition; and for other purposes.

*Be It Resolved by the House of Representatives of the State of Florida, the Senate Concurring:*

That the Legislature of Florida doth hereby unequivocally express a firm and determined resolution to maintain and defend the Constitution of the United States, and the Constitution of this State against every attempt, whether foreign or domestic, to undermine and destroy the fundamental principles, embodied in our basic law, by which the liberty of the people and the sovereignty of the States, in their proper spheres, have been long protected and assured;

That the Legislature of Florida doth explicitly and pre-emptorily declare that it views the powers of the Federal Government as resulting solely from the compact, to which the States are parties, as limited by the plain sense and intention of the instrument creating that compact;

That the Legislature of Florida asserts that the powers of the Federal Government are valid only to the extent that these powers have been enumerated in the compact to which the various States assented originally and to which the States have assented in subsequent amendments validly adopted and ratified;

That the very nature of this basic compact, apparent upon its face, is that the ratifying States, parties thereto, have agreed voluntarily to surrender certain of their sovereign rights, but only certain of these sovereign rights, to a Federal Government thus constituted; and that all powers not delegated to the United States by the Constitution, nor prohibited by it to the States, have been reserved to the States respectively, or to the people;

That the State of Florida has at no time surrendered to the General Government its right to exercise its powers in the field of labor, criminal procedure, and public education, and to maintain racially separate public schools and other public facilities;

That the State of Florida, in ratifying the Fourteenth Amendment to the Constitution, did not agree, nor did the other States ratifying the Fourteenth Amendment agree, that the power to regulate labor, criminal proceedings, public education, and to operate racially separate public schools and other facilities was to be prohibited to them thereby;

And as evidence of such understanding as to the inherent power and authority of the States to regulate public education and the maintenance of racially separate public schools, the Legislature of Florida notes that the very Congress that submitted the Fourteenth Amendment for ratification established separate schools in the District of Columbia and that in more than one instance the same State Legislatures that ratified the Fourteenth Amendment also provided for systems of racially separate public schools;

That the Legislature of Florida denies that the Supreme Court of the United States had the right which it asserted in the school cases decided by it on May 17, 1954, the labor union case decided on May 21, 1956, the cases relating to criminal proceedings decided on April 23, 1956, and January 16, 1956, the anti-sedition case decided on April 2, 1956, and

the case relating to teacher requirements decided on April 9, 1956, to enlarge the language and meaning of the compact by the States in an effort to withdraw from the States powers reserved to them and as daily exercised by them for almost a century;

That a question of contested power has arisen; the Supreme Court of the United States asserts, for its part, that the States did in fact prohibit unto themselves the power to regulate labor matters, criminal proceedings and public education and to maintain racially separate public institutions and the State of Florida, for its part, asserts that it and its sister States have never surrendered such rights;

That these assertions upon the part of the Supreme Court of the United States, accompanied by threats of coercion and compulsion against the sovereign States of this Union, constitute a deliberate, palpable, and dangerous attempt by the Court to prohibit to the States certain rights and powers never surrendered by them;

That the Legislature of Florida asserts that whenever the General Government attempts to engage in the deliberate, palpable and dangerous exercise of powers not granted to it, the States who are parties to the compact have the right, and are in duty bound, to interpose for arresting the progress of the evil, and for maintaining, within their respective limits, the authorities, rights and liberties appertaining to them;

That failure on the part of this State thus to assert its clear rights would be construed as acquiescence in the surrender thereof; and that such submissive acquiescence to the seizure of one right would in the end lead to the surrender of all rights, and inevitably to the consolidation of the States into one sovereignty, contrary to the sacred compact by which this Union of States was created;

That the question of contested power asserted in this resolution is not within the province of the Court to determine because the Court itself seeks to usurp the powers which have been reserved to the States, and, therefore, under these circumstances, the judgment of all of the parties to the compact must be sought to resolve the question. The Supreme Court is not a party to the compact, but a creature of the compact and the question of contested power should not be settled by the creature seeking to usurp the power, but by the parties to the compact who are the people of the respective States in whom ultimate sovereignty finally reposes;

That the Constitution of the State of Florida provides for full benefits to all its citizens with reference to educational facilities and under the Laws of Florida enacted by the Legislature through the Minimum Foundation Program its citizens under states' rights, all are being educated under the same general law and all teachers are being employed under identical educational qualifications and all are certified by the State Board of Education alike, which enables the people, themselves, in Florida to provide an educational establishment serviceable and satisfactory and in keeping with the social structure of the state. The people of Florida do not consent to changing state precedents and their rights by having doctrines thrust upon them by naked force alone, as promulgated in the school cases of May 17, 1954, and May 31, 1955;

That the doctrines of said decisions and other decisions denying to the States the right to have laws of their own dealing with subversion or espionage, and criminal proceedings, and denying the States the right to dismiss individuals from public employment who refuse to answer questions concerning their connections with communism by invoking the Fifth Amendment, and denying the States the right to provide for protective "right to work" laws, should not be forced upon the citizens of this State for the Court was without jurisdiction, power or authority to interfere with the sovereign powers of the State in such spheres of activity;

That the Court in its decisions relating to public education was without jurisdiction because (1) the jurisdiction of the Court granted by the Constitution is limited to judicial cases in law and equity, and said cases were not of a judicial nature and character, nor did they involve controversies in law or equity, but, on the contrary, the great subjects of the controversy are of a legislative character, and not a judicial character, and are determinable only by the people themselves speaking through their legislative bodies; (2) the

essential nature and effect of the proceedings relating exclusively to public schools operated by and under the authority of States, and pursuant to State laws and regulations, said cases were suits against the States, and the Supreme Court was without power or authority to try said cases, brought by individuals against States, because the Constitution forbids the Court to entertain suits by individuals against a State unless the State has consented to be sued:

That if said Court had had jurisdiction and authority to try and determine said cases, it was powerless to interfere with the operation of the public schools of States, because the Constitution of the United States does not confer upon the General Government any power or authority over such schools or over the subject of education, jurisdiction over these matters being reserved to the States, nor did the States by the Fourteenth amendment authorize any interference on the part of the Judicial Department or any other department of the Federal Government with the operation by the States of such public schools as they might in their discretion see fit to establish and operate;

That by said cases the Court announces its power to adjudge State laws unconstitutional upon the basis of the Court's opinion of such laws as tested by rules of the inexact and speculative theories of psychological knowledge, which power and authority is beyond the jurisdiction of said Court;

That if the Court is permitted to exercise the power to judge the nature and effect of a law by supposed principles of psychological theory, and to hold the statute or Constitution of a State unconstitutional because of the opinions of the Judges as to its suitability, the States will have been destroyed, and the indestructible Union of Indestructible States established by the Constitution of the United States will have ceased to exist, and in its stead the Court will have created, without jurisdiction or authority from the people, one central government of total power;

That implementing its decision relating to public education of May 17, 1954, said Court on May 31, 1955 upon further consideration of said cases, said: "All provisions of Federal, State, or local law . . . must yield" to said decision of May 17, 1954; said Court thereby presuming arrogantly to give orders to the State of Florida;

That it is clear that said Court has deliberately resolved to disobey the Constitution of the United States, and to flout and defy the Supreme Law of the Land;

That the State of Florida, as is also true of the other sovereign states of the Union, has the right to enact laws relating to subversion or espionage, criminal proceedings, dismissing public employees who refuse to answer questions concerning their connections with communism and "right to work" protection, and has the right to operate and maintain a public school system utilizing such educational methods therein as in her judgment are conducive to the welfare of those to be educated and the people of the State generally, this being a governmental responsibility which the State has assumed lawfully, and her rights in this respect have not in any wise been delegated to the Central Government, but, on the contrary, she and the other States have reserved such matters to themselves by the terms of the Tenth Amendment. Being possessed of this lawful right, the State of Florida is possessed of power to repel every unlawful interference therewith;

That the duty and responsibility of protecting life, property and the priceless possessions of freedom rests upon the Government of Florida as to all those within her territorial limits. The State alone has this responsibility. Laboring under this high obligation she is possessed of the means to effectuate it. It is the duty of the State in flagrant cases such as this to interpose its powers between its people and the effort of said Court to assert an unlawful dominion over them; THEREFORE,

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

Section 1. That said decisions and orders of the Supreme Court of the United States denying the individual sovereign states the power to enact laws relating to espionage or subversion, criminal proceedings, the dismissal of public employees for refusal to answer questions concerning their connections

with communism, "right to work" protection, and relating to separation of the races in the public institutions of a State, are null, void and of no force or effect.

Section 2. That the elected representatives of the people of Florida do now seriously declare that it is the intent and duty of all officials, State and local, to observe, honorably, legally and constitutionally, all appropriate measures available to resist these illegal encroachments upon the sovereign powers of this State.

Section 3. That we urge firm and deliberate efforts to check these and further encroachments on the part of the Federal Government, and on the part of said Court through judicial legislation, upon the reserved powers of all the States' powers never surrendered by the remotest implication but expressly reserved and vitally essential to the separate and independent autonomy of the States in order that by united efforts the States may be preserved.

Section 4. That a copy of this Resolution be transmitted by His Excellency The Governor to the Governor and Legislature of each of the other States, to the President of the United States, to each of the Houses of Congress, to Florida's Representatives and Senators in the Congress, and to the Supreme Court of the United States for its information.

Which was pending adoption, having been read the second time in full on April 17, 1957.

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

Which was agreed to and House Concurrent Resolution No. 174 was adopted and the action of the Senate was ordered certified to the House of Representatives.

**MESSAGES FROM THE GOVERNOR**

The following Communications from the Governor were received:

STATE OF FLORIDA  
OFFICE OF THE GOVERNOR  
TALLAHASSEE

April 17, 1957

*Honorable W. A. Shands  
President of the Senate  
State Capitol  
Tallahassee, Florida*

Sir:

I have the honor to inform you that today I have approved the following Act, which originated in your Honorable Body, Regular Session, 1957, and have caused the same to be filed in the Office of the Secretary of State:

**S. B. NO. 84 RELATING TO SHERIFFS—MOTOR VEHICLE IDENTIFICATION**

Respectfully,  
LeROY COLLINS  
Governor

STATE OF FLORIDA  
OFFICE OF THE GOVERNOR  
TALLAHASSEE

April 18, 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. 17 RELATING TO BREVARD COUNTY—LAW LIBRARIAN
- S. B. NO. 19 RELATING TO BREVARD COUNTY—DELINQUENT TAX LANDS
- S. B. NO. 20 RELATING TO BREVARD COUNTY—FACSIMILE SIGNATURES
- S. B. NO. 21 RELATING TO BREVARD COUNTY—IMPROVEMENT SERVICE DISTRICTS
- S. B. NO. 22 RELATING TO BREVARD COUNTY—TAX REVALUATION
- S. B. NO. 23 RELATING TO BREVARD COUNTY—ADMINISTRATIVE DIRECTOR
- S. B. NO. 39 RELATING TO ST. AUGUSTINE, CITY OF—CITIZENS ADVISORY COUNCIL
- S. B. NO. 65 RELATING TO BREVARD COUNTY—COUNTY OFFICIALS' COMPENSATION

Respectfully,

LeROY COLLINS  
Governor

The hour of adjournment having arrived, a point of order was called and the Senate stood adjourned at 4:05 o'clock P. M., until 4:00 o'clock P. M., Monday, April 22, 1957, pursuant to the motion made by Senator Davis, Chairman of the Committee on Rules and Calendar, this day.