

JOURNAL OF THE SENATE

Wednesday, June 5, 1957

1505

The Senate convened at 10:00 o'clock A. M., pursuant to adjournment on Monday, June 3, 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	Kickliter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

—38.

A quorum present.

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

O Lord, who knowest the weakness and corruption of our nature, and the manifold temptations which we daily meet with: We humbly beseech Thee to have compassion on our infirmities, and give us the constant assistance of thy Holy Spirit, that we may be effectually restrained from sin and incited to our duty. Imprint upon our hearts such a dread of Thy judgments, and such a grateful sense of Thy goodness to us, as may make us both afraid and ashamed to offend Thee. And, above all, keep in our minds a lively remembrance of that great day in which we must give a strict account of our thoughts, words and actions, to Him whom Thou hast appointed the judge of the quick and dead, Thy Son Jesus Christ our Lord. Amen.

The reading of the Journal was dispensed with.

The Senate daily Journal of Monday, June 3, 1957, was corrected and as corrected was approved.

The Senate daily Journal of Thursday, May 30, 1957, was further corrected as follows:

Page 1410, column 1, between lines 8 and 9, counting from the bottom of the column, insert the following:

"And House Bill No. 1994 was read the second time by title only."

Also—

Page 1410, column 1, line 22, counting from the bottom of the column, following the word "to" and before the word "territory" insert the word "the".

Also—

Page 1410, column 1, line 32, counting from the bottom of the column, following the word "Messrs." and before the name "Gibbons", insert the name "Moody".

Also—

Page 1410, column 2, line 26, counting from the bottom of the column, strike out the word "Senate" and insert in lieu thereof the word "House".

Also—

Page 1419, column 1, line 25, counting from the bottom of the column, strike out the word "second" and insert in lieu thereof the word "third".

Also—

Page 1451, column 1, line 20, strike out the words "of highways" and insert in lieu thereof the words "or highways".

Also—

Page 1452, column 2, strike out line 9, and insert in lieu thereof the following:

"placed on the Calendar of Resolutions on Second Reading."

And as further corrected was approved.

REPORTS OF COMMITTEES

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

House Committee Substitute for S. B. No. 1137—A bill to be entitled An Act to amend Section 212.08, Florida Statutes, relating to specific exemptions from sales, rental, storage and use tax by rearranging the exemptions in more orderly categories; by eliminating all exemptions on clothing, lubricating oil, cigarettes, alcoholic beverages (other than malt beverages), and on all other items not specifically exempted by this Act; by increasing the maximum tax imposed on industrial machinery from \$300.00 to \$1,000.00 and by restricting and clarifying the definition of such machinery; by declaring the legislative intent of this Act; amending Chapter 212, Florida Statutes, by adding Section 212.24, providing for a three per cent (3%) tax on the sale of trading stamps; amending Section 212.11 (1) Florida Statutes to provide for the filing of consolidated reports by certain dealers operating two or more places of business; prohibiting certain excise taxes by municipalities; repealing all laws in conflict herewith and fixing an effective date.

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

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

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

H. B. No. 1810—A bill to be entitled An Act relating to certain outdoor advertisers; amending Subsection (1) of Section 479.16, Florida Statutes, by providing a distance of one thousand (1,000) feet; providing an effective date.

H. B. No. 772—A bill to be entitled An Act relating to homesteading wild and vacant lands; amending Section 253.351, Florida Statutes, to include any member of armed forces.

H. B. No. 691—A bill to be entitled An Act relating to taxes on churches; providing exemption for utility taxes or any other sale or use tax; providing effective date.

—and recommends that the same pass.

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

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

S. B. No. 1224—A bill to be entitled An Act relating to sales and use tax; amending Section 212.08, Florida Statutes, relating to specific exemptions from sales, rental, storage and use tax by rearranging the exemptions in a more orderly category; by eliminating all exemptions on clothing, motor vehicles, groceries, medicine, lubricating oil and grease, alcoholic beverages (other than malt beverages) when sold for consumption on the premises and on all other items not specifically exempted by this Act; by allowing an exemption of one-third (1/3) of the tax imposed on motor vehicles, groceries and medicine; by increasing the maximum tax imposed

on industrial machinery from three hundred dollars (\$300.00) to one thousand dollars (\$1,000.00) and by restricting and clarifying the definition of such machinery; by declaring the Legislative intent; amending Section 212.12 (10), Florida Statutes, by providing a two per cent (2%) sales tax bracket; amending Section 212.20, Florida Statutes, by appropriating the proceeds of the tax on motor vehicles, lubricating oil and grease to the county school funds of the several counties; repealing all laws in conflict herewith 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 Pearce, Chairman of the Committee on Finance and Taxation, reported that the Committee had carefully considered the following Bills:

H. B. No. 2144—A bill to be entitled An Act imposing an excise tax on the severance of natural resources; providing for procedure for collection and distribution of collected funds; making an appropriation, apportionment and distribution of revenues; setting effective date.

H. B. No. 2145—A bill to be entitled An Act to amend Section 201.02, Florida Statutes, excise tax on deeds and other instruments relating to lands and increasing the tax from ten cents (10c) on each one hundred (\$100.00) dollars to twenty cents (20c) and making appropriation to counties for matching purposes under Senate Bills 412 and 983.

H. B. No. 2112—A bill to be entitled An Act amending Chapter 212, Florida Statutes, by adding a new Section, 212.081, levying and imposing taxes upon retail sales of malt beverages at the same rate and in the same manner as provided in Chapter 212, Florida Statutes, upon non-exempt sales of tangible personal property; making an appropriation, apportionment and distribution of such taxes; declaring Legislative intent, and fixing an effective date of this Act.

—and recommends that the same not pass.

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

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

S. J. R. No. 208—A Joint Resolution proposing an amendment to Article IX of the Constitution of Florida by adding thereto an additional Section creating a permanent State Building Fund.

—and recommends that the same pass.

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

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

S. J. R. No. 1294—A Joint Resolution proposing an amendment to the Constitution of the State of Florida relating to the Executive Department of the government.

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

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

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

H. C. R. No. 2077—A Resolution relating to the voluminous amount of legislation introduced in the 1957 Session; and fixing the blame therefor; and making certain recommendations.

—and recommends that the same be adopted.

And the Resolution contained in the preceding report was referred to the Committee on Judiciary "C" under the original multiple reference.

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

H. B. No. 586—A bill to be entitled An Act relating to salt water fisheries and conservation; requiring the filing of certain reports by seafood dealers during the closed season of crawfish and stone crabs; and providing penalties for violations.

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

H. B. No. 1734—A bill to be entitled An Act relating to the Game and Fresh Water Fish Commission; allowing said Commission to exchange certain Charlotte County lands to which it holds title for equivalent lands; fixing 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 Hodges, Chairman of the Committee on Game and Fisheries, reported that the Committee had carefully considered the following Bills:

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

H. B. No. 801—A bill to be entitled An Act relating to certain licenses on boats in the sponge industry; and licenses on excess nets; repealing Subsections (3) and (4) of Section 370.06, Florida Statutes; fixing effective date.

H. B. No. 1051—A bill to be entitled An Act relating to salt water fisheries and conservation; amending Sections 370.12(2) and 370.16(12), Florida Statutes, relating to penalties for violations; 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 Hodges, Chairman of the Committee on Game and Fisheries, reported that the Committee had carefully considered the following Bills:

H. B. No. 584—A bill to be entitled An Act relating to salt water fisheries and conservation; amending Subsection (3) of Section 370.07, Florida Statutes; providing wholesale permit for salt water products; providing penalties for violations.

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

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

—and recommends that the same pass.

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

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

H. B. No. 800—A bill to be entitled An Act relating to salt water fisheries and conservation; regulating the taking or attempted taking of crawfish from the salt waters of Florida; and providing penalties for violations.

H. B. No. 693—A bill to be entitled An Act creating a Department of Game and Fresh Water Fish; providing for a Game and Fish Commission, its powers and duties; providing for an advisory commission, its powers and duties; providing for a director, his powers and duties; 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 Hodges, Chairman of the Committee on Game and Fisheries, reported that the Committee had carefully considered the following Bill:

H. B. No. 798—A bill to be entitled An Act relating to salt water fisheries and conservation; amending Subsection (20) of Section 370.16, Florida Statutes, providing no severance taxes shall be collected after the effective date of this Act; providing the purposes for which such taxes heretofore collected shall be used; providing an effective date.

—and recommends that the same pass.

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

Senator Rood, Chairman of the Committee on Motor Vehicles, reported that the Committee had carefully considered the following Bills:

H. B. No. 770—A bill to be entitled An Act to amend Chapter 317, Florida Statutes, by the addition of Section 317.98 prohibiting multiple riding on certain vehicles; and to amend Section 317.01, Florida Statutes, by the addition of Subsection (29) defining "motor-driven cycles".

H. B. No. 993—A bill to be entitled An Act relating to driver's licenses; amending Subsection (2) of Section 322.16, Florida Statutes, authorizing the department to issue restrictive license to operate a motor driven cycle; providing for 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 Rood, Chairman of the Committee on Motor Vehicles, reported that the Committee had carefully considered the following Bill:

H. B. No. 1587—A bill to be entitled An Act relating to motor vehicle registration; amending Section 320.14, Florida Statutes, providing a new method of computation of fractional year registration on trucks, tractors, buses, trailers or semi-trailers.

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

H. B. No. 1682—A bill to be entitled An Act for the relief of John P. Poulos for repairs to his automobile caused from damages sustained due to the negligence of a bridge tender in Dade County; and providing an effective date.

—and recommends that the same pass.

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

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

H. B. No. 1523—A bill to be entitled An Act for the relief of Sterling V. Mead; providing an appropriation to pay him for damages resulting from action of an agent of the State Plant Board; 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 Kickliter, Chairman of the Committee on Pensions and Claims, reported that the Committee had carefully considered the following Bills:

H. B. No. 1598—A bill to be entitled An Act providing for

the relief of C. L. Morgan of Wewahitchka, Florida; making appropriation therefor; setting effective date.

H. B. No. 1636—A bill to be entitled An Act for the relief of L. P. Jones; making an appropriation to compensate him for time lost as State Road Prison Camp Captain and for attorney fees incurred as result of Grand Jury indictment against him for alleged act committed by him in course of employment; providing an effective date.

—and recommends that the same pass.

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

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

Com. Sub. for H. B. No. 1281—A bill to be entitled An Act to waive the sovereign immunity of the State of Florida and authorize certain suits against the State Road Department; providing an effective date.

H. B. No. 1553—A bill to be entitled An Act for the relief of Lake Worth Yacht Basin, Inc., a Florida corporation, and making an appropriation to compensate the corporation for damages sustained by reason of the operation of the lock in the West Palm Beach Canal between the City of West Palm Beach and the City of Lake Worth, both in Palm Beach County, Florida, by the Central and Southern Florida Flood Control District.

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

And the Bills contained in the preceding report, together with the Committee Amendments attached thereto, were referred to the Committee on Appropriations under the original multiple reference.

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

H. B. No. 730—A bill to be entitled An Act for the relief of Millard Collins; making an appropriation therefor; setting effective date.

H. B. No. 1152—A bill to be entitled An Act for the relief of Pauline H. Bullard, a resident of Jacksonville Beach, Duval County, Florida, and providing appropriation for injuries and damages sustained by her by reason of the negligent operation of a bridge by the State Road Department of Florida and providing for the payment of same.

H. B. No. 1222—A bill to be entitled An Act for the relief of C. E. Crews; providing an appropriation to pay for damages resulting from action of an agent of the State Plant Board; providing effective date.

—and recommends that the same pass.

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

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

H. B. No. 684—A bill to be entitled An Act relating to candidates for public office; providing registration in a political party as prerequisite to becoming a candidate; requiring proof of qualification; providing effective date.

H. B. No. 1014—A bill to be entitled An Act relating to the election laws; amending Subsection (6) of Section 97.041, Subsection (1) of Section 98.051, Sections 98.081, 98.091, 101.48, 102.141, Subsection (1) of Section 102.012, adding Subsection (8) to Section 103.111, and repealing Section 101.52, Florida Statutes; relating to the procedure for the conducting of elections and appointment of certain officers thereof, and election of unopposed State or county committeemen.

—and recommends that the same pass.

And the Bills contained in the preceding report were re-

ferred to the Committee on General Legislation under the original multiple reference.

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

H. B. No. 885—A bill to be entitled An Act to amend Paragraph (d) of Subsection (2) of Section 99.161, Florida Statutes, relating to expenditures by or for persons or candidates for nomination for public office, by redefining a candidate for nomination to include any person who is announced or not for nomination for public office; and further prohibiting committees, organizations, persons or groups of persons from urging persons to seek public office, other than in the manner prescribed by law; and 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 Belser, Chairman of the Committee on County Organizations, reported that the Committee had carefully considered the following Bill:

H. B. No. 1020—A bill to be entitled An Act authorizing any county of the State acting by and through its Board of County Commissioners to convey lands acquired by the county for delinquent taxes and described in the book designated "County Lands Acquired for Delinquent Taxes" on file in the office of the clerk of the circuit court where there has been a previous invalid conveyance to convey said lands to the record fee simple owners or the record grantees or successor grantees of said purchaser or purchasers from the county and execute a proper conveyance therefor without further public notice or without further consideration; and 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 Carraway, Chairman of the Committee on Appropriations, reported that the Committee had carefully considered the following Bill:

S. B. No. 1384—A bill to be entitled An Act relating to the State Attorney and Assistant State Attorney for the Fourteenth (14th) Judicial Circuit; providing for an additional Assistant State Attorney for such circuit; providing for a different county of residence for such Assistant State Attorney from either the State Attorney or any Assistant State Attorney; providing for permanent diversity of county of residency for the State Attorney and each Assistant State Attorney respectively; providing the powers of the additional Assistant State Attorney; providing the salary of the additional Assistant State Attorney; providing for the terms of office of the additional Assistant State Attorney and any other Assistant State Attorneys; and 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 Carraway, Chairman of the Committee on Appropriations, reported that the Committee had carefully considered the following Bill:

H. B. No. 1598—A bill to be entitled An Act providing for the relief of C. L. Morgan of Wewahitchka, Florida; making appropriation therefor; setting effective date.

—and recommends that the same pass.

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

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

H. B. No. 1167—A bill to be entitled An Act to provide for and encourage topographic mapping in the State of Florida on a cooperative basis between said State or any governmental agency thereof, or any county, or any person, firm or corporation in said State, and the United States.

—and recommends that the same pass.

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

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

H. B. No. 571—A bill to be entitled An Act relating to bee keeping; amending Chapter 584, Florida Statutes, by adding a new Section 584.041 thereto; providing for compensation for bees and equipment destroyed by State Plant Board; setting effective date; providing an appropriation.

—and recommends that the same pass.

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

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

H. B. No. 1217—A bill to be entitled An Act relating to retirement of Supreme Court Justices, District Court of Appeal Judges and Circuit Judges; amending Sections 123.01, 123.02, 123.03, 123.04, 123.05, 123.06, 123.07, 123.09, 123.12, 123.13, 123.15 and 123.16, Florida Statutes; making an appropriation therefor; and providing an effective date.

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

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

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

H. B. No. 1253—A bill to be entitled An Act making an appropriation for the fire control unit in Glades County; providing for contingencies upon which this Act shall take effect.

H. B. No. 1989—A bill to be entitled An Act making an appropriation for the fire control unit in Brevard County; providing for contingencies upon which this Act shall take effect.

—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. 1244—A bill to be entitled An Act making an appropriation to be used as a matching fund in the construction of a dam to control the water level in the Dead Lakes; 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 Carraway, Chairman of the Committee on Appropriations, reported that the Committee had carefully considered the following Bill:

H. B. No. 1464—A bill to be entitled An Act providing for the relief of Mrs. Hazel Gaskin; making appropriation therefor; setting effective date.

—and recommends that the same pass.

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

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

H. B. No. 1442—A bill to be entitled An Act making an appropriation for the construction of certain buildings for the South Florida Field Laboratory at Immokalee; 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 Carraway, Chairman of the Committee on Appropriations, reported that the committee had carefully considered the following Bill:

H. B. No. 1216—A bill to be entitled An Act relating to judicial retirement for disability; implementing Section 17 (b) of Article V, Constitution of Florida; providing a schedule for determining retirement pay of judicial officers retired for disability after ten (10) years service or less; providing the right to elect to receive the benefits under this law or the benefits provided in Chapter 123; providing for the transfer of contributions in accord with such election; providing for determination of disability in the event of unexplained absence or disappearance of judicial officers; providing for method of selection of alternative applicable benefits in the event a judicial officer is personally disabled to make such selection; prohibiting the practice of law while drawing retirement compensation; making an appropriation therefor; and providing an effective date.

—and recommends that the same pass.

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

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

S. B. No. 667—A bill to be entitled An Act amending Chapter 817, Florida Statutes, by adding Section 817.38, making it unlawful to advertise with the intent not to sell as advertised; providing penalties; 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 Barber, Chairman of the Committee on Banking, reported that the Committee had carefully considered the following Bill:

H. B. No. 988—A bill to be entitled An Act to amend Sections 687.02 and 687.03, Florida Statutes, 1955, defining usurious contracts and making it unlawful to impose, charge or take interest in excess of the rate therein prescribed, by modifying the interest rate which may be lawfully charged for corporate obligations.

—and recommends that the same pass.

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

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

Com. Sub. for H. B. No. 184—A bill to be entitled An Act to define the offense of operating or being in control of a vehicle while intoxicated; providing penalties for first, second, and third convictions of such offense; providing penalties for the causing of damage to person or property in the commission of such offense; providing a penalty for causing the death of any person in the commission of such offense; and providing for revocation and restoration of drivers' licenses of persons convicted of such offenses; repealing Sections 317.20 and 860.01, Florida Statutes; providing the right of trial by jury; and providing an effective date.

—and recommends that the same not pass.

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

Senator Bishop, Chairman of the Committee on Transportation and Traffic, reported that the Committee had carefully considered the following Bill:

H. B. No. 1778—A bill to be entitled An Act to amend Section 112.061, Florida Statutes, by adding an additional Subsection (6) permitting transportation requests to be issued to properly qualified travel agencies.

—and recommends that the same pass.

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

ENGROSSING REPORTS

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

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, 1959.

—begs leave to report that the Conference Committee 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. 338, contained in the above report was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk of the Senate, for enrolling.

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

S. B. No. 268—A bill to be entitled An Act relating to tax exemption of municipal public utilities; amending Section 192.06, Florida Statutes, and amending Section 192.52, Florida Statutes.

—begs leave to report that the House Amendments have been incorporated in the Bill and the same is returned herewith, as engrossed.

Very respectfully,

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

And Senate Bill No. 268, contained in the above report was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk of the Senate, for enrolling.

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

S. B. No. 423—A bill to be entitled An Act relating to licenses required of secondhand dealers in motor vehicles, by amending Subsections (2), (4), (7) and (8) of Section 320.27 of Chapter 320, Florida Statutes 1955, and by adding to Section 320.27 a new subsection to be numbered (10), pertaining to information to be required of those applying for licenses under this section, requiring the posting of a surety bond by such applicants, or under certain circumstances in lieu of bond a statement reflecting of net worth, and increasing the penalties for violations thereof.

—begs leave to report that the House Amendments have been incorporated in the Bill and the same is returned herewith, as engrossed.

Very respectfully,

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

And Senate Bill No. 423, contained in the above report was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk of the Senate, for enrolling.

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

S. B. No. 1051—A bill to be entitled An Act relating to naturopathic physicians; requiring that veterans of uniformed services and veterans trained under G. I. Bill shall be considered as having practiced naturopathy for at least fifteen

years; amending Chapter 462, Florida Statutes, by adding a new Section 462.011, Florida Statutes; and providing an effective date.

—begs leave to report that the House Amendments have been incorporated in the Bill and the same is returned herewith, as engrossed.

Very respectfully,

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

And Senate Bill No. 1051, contained in the above report was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk of the Senate, for enrolling.

ENROLLING REPORTS

Your Enrolling Clerk, to whom was referred—

S. B. No. 1095

—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 June 4, 1957, for his approval.

Very respectfully,

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

Your Enrolling Clerk, to whom was referred—

S. B. No. 122	S. B. No. 1142
S. B. No. 163	S. B. No. 1149
S. B. No. 333	S. B. No. 1150
S. B. No. 337	S. B. No. 1151
S. B. No. 363	S. B. No. 1153
S. B. No. 397	S. B. No. 1155
S. B. No. 512	S. B. No. 1156
S. B. No. 524	S. B. No. 1166
S. B. No. 599	S. B. No. 1174
S. B. No. 656	S. B. No. 1177
S. B. No. 828	S. B. No. 1178
S. B. No. 841	S. B. No. 1181
S. B. No. 901	S. B. No. 1190
S. B. No. 949	S. B. No. 1192
S. B. No. 1054	S. B. No. 1197
S. B. No. 1130	S. B. No. 1211
S. B. No. 1133	S. B. No. 1212
S. B. No. 1134	S. B. No. 1204
S. B. No. 1139	S. B. No. 1215
S. B. No. 1140	S. B. No. 1217

—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 June 5, 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. 1248

—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 June 5, 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. 124	S. B. No. 1144
S. B. No. 600	S. B. No. 1179
S. B. No. 735	S. B. No. 1182
S. B. No. 753	S. B. No. 1231
S. B. No. 963	S. B. No. 1233
S. B. No. 1138	S. B. No. 1234

—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 June 5, 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. 1213
S. B. No. 1264

—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 June 5, 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. 86	S. B. No. 541
S. B. No. 186	S. B. No. 672
S. B. No. 265	S. B. No. 674
S. B. No. 461	S. B. No. 688
S. B. No. 536	S. B. No. 771

—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 June 5, 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. 235	S. B. No. 882
S. B. No. 439	S. B. No. 1162
S. B. No. 706	S. B. No. 1198
S. B. No. 718	S. B. No. 1208
S. B. No. 881	S. B. No. 1218

S. B. No. 1228

S. B. No. 1230

S. B. No. 1229

—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 June 5, 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. 534

S. B. No. 928

S. B. No. 567

S. B. No. 976

S. B. No. 581

S. B. No. 996

S. B. No. 607

S. B. No. 1052

S. B. No. 682

S. B. No. 1056

S. B. No. 687

S. B. No. 1057

S. B. No. 689

S. B. No. 1075

S. B. No. 715

S. B. No. 1077

Com. Sub. for S. B. No. 759

S. B. No. 1079

S. B. No. 816

—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 June 5, 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. 338

—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 June 5, 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. 784

H. B. No. 1574

H. B. No. 888

H. C. R. No. 1627

H. B. No. 910

H. B. No. 1644

H. B. No. 1065

H. B. No. 1670

H. B. No. 1267

H. B. No. 1702

H. B. No. 1311

H. B. No. 1711

H. B. No. 1460

H. B. No. 1712

—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 June 4, 1957.

Very respectfully,

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

Your Enrolling Clerk to whom was referred—

Com. Sub. for H. B. No. 6

H. B. No. 1615

H. B. No. 570

H. B. No. 1616

H. B. No. 1392

—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 June 4, 1957.

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. 1709

H. B. No. 1763

H. B. No. 1744

H. B. No. 1764

H. B. No. 1745

H. B. No. 1765

H. B. No. 1749

H. B. No. 1766

H. B. No. 1756

H. B. No. 1773

H. B. No. 1758

H. B. No. 1776

H. B. No. 1760

H. B. No. 1782

H. B. No. 1761

H. B. No. 1789

H. B. No. 1762

H. B. No. 1792

—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 June 4, 1957.

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. 1714

H. B. No. 1722

H. B. No. 1715

H. B. No. 1723

H. B. No. 1716

H. B. No. 1724

H. B. No. 1717

H. B. No. 1726

H. B. No. 1719

H. B. No. 1727

H. B. No. 1720

H. B. No. 1743

H. B. No. 1721

H. B. No. 1793

—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 June 4, 1957.

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. 245

H. B. No. 1486

H. B. No. 567

H. C. R. No. 1526

H. B. No. 950

H. B. No. 1567

H. B. No. 1031

H. B. No. 1571

H. B. No. 1178

H. B. No. 1576

H. B. No. 1449

H. B. No. 1577

H. B. No. 1480

H. B. No. 1578

H. M. No. 1579	H. B. No. 1648
H. B. No. 1582	H. B. No. 1649
H. B. No. 1583	H. B. No. 1650
H. B. No. 1591	H. B. No. 1652
H. B. No. 1604	H. B. No. 1699
H. B. No. 1607	

—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 June 4, 1957.

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. 1493	H. B. No. 1643
H. B. No. 1635	H. B. No. 1645
H. B. No. 1638	H. B. No. 1646
H. B. No. 1639	H. B. No. 1673
H. B. No. 1640	H. B. No. 1686
H. B. No. 1641	H. B. No. 1692

—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 June 4, 1957.

Very respectfully,

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

Your Enrolling Clerk to whom was referred—

Com. Sub. for H. B. No. 719	
H. B. No. 809	H. B. No. 1788
H. B. No. 826	H. B. No. 1790
H. B. No. 831	H. B. No. 1796
H. B. No. 1015	H. B. No. 1801
H. B. No. 1337	H. B. No. 1803
H. B. No. 1402	H. B. No. 1804
H. B. No. 1433	H. B. No. 1806
H. B. No. 1690	H. B. No. 1809
H. B. No. 1704	H. B. No. 1811
H. B. No. 1705	H. B. No. 1815
H. B. No. 1707	H. B. No. 1817
H. B. No. 1710	H. B. No. 1822
H. B. No. 1718	H. B. No. 1836
H. B. No. 1770	H. B. No. 1861
H. B. No. 1775	H. B. No. 1883

—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 June 4, 1957.

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. 1457	H. B. No. 1661
H. B. No. 1559	H. B. No. 1662
H. B. No. 1618	H. B. No. 1663
H. B. No. 1619	H. B. No. 1664
H. B. No. 1620	H. B. No. 1668
H. B. No. 1621	H. B. No. 1669
H. B. No. 1624	H. B. No. 1671
H. B. No. 1626	H. B. No. 1672
H. B. No. 1628	H. B. No. 1676
H. B. No. 1629	H. B. No. 1677
H. B. No. 1630	H. B. No. 1678
H. B. No. 1631	H. B. No. 1679
H. B. No. 1637	H. B. No. 1680
H. B. No. 1653	H. B. No. 1681
H. B. No. 1659	H. B. No. 1687
H. B. No. 1660	H. B. No. 1689

—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 June 4, 1957.

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. 337	H. B. No. 1730
H. B. No. 537	H. B. No. 1731
H. B. No. 791	H. B. No. 1737
H. B. No. 814	H. B. No. 1738
H. B. No. 1675	H. B. No. 1739
H. B. No. 1693	H. B. No. 1740
H. B. No. 1694	H. B. No. 1741
H. B. No. 1695	H. B. No. 1742
H. B. No. 1696	H. B. No. 1746
H. B. No. 1697	H. B. No. 1747
H. B. No. 1698	H. B. No. 1748
H. B. No. 1728	H. B. No. 1750
H. B. No. 1729	

—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 June 4, 1957.

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. 2041

—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 June 5, 1957.

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

Senator Pearce moved that Senate Bill No. 1223 be withdrawn from the Committee on Finance and Taxation and placed on the Calendar of Bills on Third Reading.

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

By unanimous consent, Senator Stratton withdrew Senate Bills Nos. 1375, 1376 and 1377 from the further consideration of the Senate.

Senator Davis, on behalf of Senator Shands, who was presiding, moved that the House of Representatives be respectfully requested to return House Bill No. 1932 to the Senate for further action.

Which was agreed to and it was so ordered.

Senator Barber moved that the House of Representatives be respectfully requested to return House Bill No. 2137 to the Senate for further action.

Which was agreed to and it was so ordered.

Senator Rood moved that the House of Representatives be respectfully requested to return Senate Bill No. 1366 to the Senate for further action.

Which was agreed to and it was so ordered.

Senator Neblett requested unanimous consent of the Senate to take up and consider House Bill No. 1962, out of its order.

Unanimous consent was granted, and—

H. B. No. 1962—A bill to be entitled An Act amending Section 1 of Chapter 31013 Laws of Florida, Acts of the legislature year 1955, entitled "An Act amending Section 11 of Chapter 26042, Laws of Florida, Acts of the legislature year 1949, entitled 'An Act providing for the creation, organization and administration of anti-mosquito district in Monroe County, Florida; providing for the appointment of election of commissioners for said district; specifying their rights, powers and duties; providing for the financing by taxation and for the disbursement of such finances; naming collectors; and providing penalties for damages to any works of the district', by providing for the payment of compensation to the commissioners of such district", by providing for the payment of a monthly salary to the commissioners of said district.

Was taken up.

Senator Neblett moved that the rules be waived and House Bill No. 1962 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1962 was read the second time by title only.

Senator Neblett moved that the rules be further waived and House Bill No. 1962 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. 1962 was read the third time in full.

Upon the passage of House Bill No. 1962 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. 1962 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Pope moved that the rules be waived and House Bill No. 1216 be withdrawn from the Committee on Judiciary "A" and placed on the Calendar of Bills on Second Reading.

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

Senator Brackin requested unanimous consent of the Senate to take up and consider Senate Bill No. 1299, out of its order.

Unanimous consent was granted, and —

S. B. No. 1299—A bill to be entitled An Act relating to each county in the State having a population of not less than eighteen thousand five hundred (18,500) nor more than twenty thousand (20,000), by the latest official state-wide decennial census; providing for the total salary and method of payment to the County School Board; repealing conflicting laws.

Was taken up, pending roll call, the vote by which it passed the Senate, as amended, on May 28, 1957, having been reconsidered on May 28, 1957.

Upon the passage of Senate Bill No. 1299, as amended, the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1299 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Brackin requested unanimous consent of the Senate to take up and consider House Bill No. 2034, out of its order.

Unanimous consent was granted, and—

H. B. No. 2034—A bill to be entitled An Act to abolish the present municipality known as the town of Mary Esther and to create and establish a new municipality to be known as the town of Mary Esther in Okaloosa County, Florida, and to fix boundaries and provide for the government, powers, and privileges of said town and means for exercising the same; and to authorize the imposition of penalties for the violation of ordinances.

Was taken up.

Senator Brackin moved that the rules be waived and House Bill No. 2034 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 2034 was read the second time by title only.

Senator Brackin moved that the rules be further waived and House Bill No. 2034 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. 2034 was read the third time in full.

Upon the passage of House Bill No. 2034 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. 2034 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Brackin moved that the rules be waived and House Bill No. 976 be withdrawn from the Committee on Public Health and the Committee on Appropriations and placed on the Calendar of Bills on Second Reading.

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

Senator Adams moved that the House of Representatives be respectfully requested to return House Bill No. 1884 to the Senate for further action.

Which was agreed to and it was so ordered.

Senator Bishop moved that the rules be waived and Senate Bill No. 1165 and House Bill No. 1180 be withdrawn from the Committee on Public Roads and Highways and placed on the Calendar of Bills on Second Reading.

Which was not agreed to.

Senator Dickinson requested unanimous consent of the Senate to take up and consider House Bill No. 2101, out of its order.

Unanimous consent was granted, and—

H. B. No. 2101—A bill to be entitled An Act authorizing the Port of Palm Beach District, created by Chapter 7081, Laws of Florida, Acts of 1915, as amended and supplemented, to acquire or construct additions, extensions and improvements to the port facilities of said district, and to finance the cost thereof by the issuance of revenue bonds or certificates of said district in a principal amount not exceeding one million dollars; authorizing said district to issue revenue bonds or certificates to refund any outstanding revenue bonds or certificates or general obligation bonds heretofore and hereunder issued by said district; providing for the fixing and establishing of fees, rates, rentals, or other charges for the services and facilities of said district and the pledge thereof to the payment of the principal of and interest on any revenue bonds or certificates issued by said district and providing that such revenue bonds or certificates shall not be or constitute an indebtedness of said district; authorizing covenants and agreements between the district and the holders of any revenue bonds or certificates to be issued by the district and providing for the rights, remedies and security of the holders of said revenue bonds or certificates and for the obligations and duties of the district relating thereto; and providing when this Act shall take effect.

Was taken up.

Senator Dickinson moved that the rules be waived and House Bill No. 2101 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 2101 was read the second time by title only.

Senator Dickinson moved that the rules be further waived and House Bill No. 2101 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. 2101 was read the third time in full.

Upon the passage of House Bill No. 2101 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. 2101 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Dickinson requested unanimous consent of the Senate to take up and consider House Bill No. 2062, out of its order.

Unanimous consent was granted, and—

H. B. No. 2062—A bill to be entitled An Act relating to Palm Beach County, Florida; exempting certain areas thereof from Chapter 323, Florida Statutes, as to household appliances and goods, being the Auto Transportation Companies Law; setting effective date.

Was taken up.

Senator Dickinson moved that the rules be waived and House Bill No. 2062 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 2062 was read the second time by title only.

Senator Dickinson moved that the rules be further waived and House Bill No. 2062 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. 2062 was read the third time in full.

Upon the passage of House Bill No. 2062 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. 2062 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Dickinson requested unanimous consent of the Senate to take up and consider House Bill No. 2076, out of its order.

Unanimous consent was granted, and—

H. B. No. 2076—A bill to be entitled An Act to abolish Justice Districts in Palm Beach County, Florida, and providing for a referendum.

Was taken up.

Senator Dickinson moved that the rules be waived and House Bill No. 2076 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 2076 was read the second time by title only.

Senator Dickinson offered the following amendment to House Bill No. 2076:

In Section 1, line 3, (typewritten bill) strike out the words: "comma 1959 and insert in lieu thereof the following: "comma 1961."

Senator Dickinson moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Dickinson moved that the rules be further waived and House Bill No. 2076, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 2076, as amended, was read the third time in full.

Upon the passage of House Bill No. 2076, as amended, the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 2076 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Cabot moved that the House of Representatives be respectfully requested to return House Bill No. 1891 to the Senate for further action.

Which was agreed to and it was so ordered.

Pursuant to the provisions of House Concurrent Resolution No. 1627, the President announced the appointment of Senators Adams, Knight, Stenstrom and Neblett as the committee on the part of the Senate to investigate the mental illness program and report on the results of such investigation to the 1959 Legislature.

INTRODUCTION OF RESOLUTIONS, MEMORIALS, BILLS AND JOINT RESOLUTIONS

Senator Johnson asked consent of the Senate to introduce the following proposed legislation:

By Senator Johnson—

Senate Joint Resolution No. 1389—A joint resolution proposing an amendment to the constitution of the State of Florida relating to education.

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

That the following proposed amendment to the Constitution of the State of Florida relating to education is hereby agreed to and shall be submitted to the electors of this state for ratification or rejection at the next general election to be held in November of 1958, that is to say:

**ARTICLE X
EDUCATION**

Section 1. **Uniform system of free public schools and higher institutions.**—The legislature shall provide for the establishment, maintenance, and operation of a uniform system of free public schools, and for institutions of higher learning. "Public schools" as used herein signifies schools through the twelfth grade and junior colleges, but the legislature may change this classification.

Section 2. **State board of education—powers and duties.**—The members of the cabinet shall constitute the State Board of Education, which shall have the management and investment of all state school funds pursuant to applicable law and such supervision of institutions of higher learning as may be provided by law.

Section 3. **County school boards—membership—duties.**—In each county the five school board members shall constitute the county school board, which shall operate, control, and supervise all public schools within the county, levy the county school taxes, appoint the county school superintendent in those counties in which appointment is authorized, and perform other duties prescribed by law.

Section 4. **State school fund—derivation—use.**—The State

School Fund shall consist of the proceeds of all lands granted to the state by the United States for public school purposes, twenty-five percent of the proceeds of sale of other public lands now or hereafter owned by the state, proceeds from escheats and forfeitures, state appropriations, and donations to this fund or to the state without specification of purpose. The principal of this fund shall remain inviolate, and interest derived from investment thereof shall be applied exclusively to the support of free public schools. Such interest and all other state means provided for the support and maintenance of free public schools shall be apportioned and distributed among the counties according to a principle of classification prescribed by general law.

Section 5. **County school fund—sources—apportionment—restrictions on use.**—Each county school board shall levy annually for the support of the free public schools of the county a tax of not less than three or more than ten mills of the assessed valuation of all taxable property therein, and upon vote of the electors that pay a tax on real or personal property it may levy an additional tax not exceeding ten mills. The County School Fund shall consist of the proceeds of these taxes, its share of the interest derived from the state school fund, any state appropriations distributed to it, and revenue derived from any other source for support and maintenance of free public schools. The county school board shall disburse these proceeds solely for the support and maintenance of free public schools as prescribed by general law; but no law shall be enacted authorizing the diversion or lending of such funds or the use of any part for support of any sectarian school.

Section 6. **School bonds for capital outlay—issuance.**—(a) That beginning January 1, 1953, and for thirty (30) years thereafter, the first proceeds of the revenues derived from the licensing of motor vehicles to the extent necessary to comply with the provisions of this amendment, shall, as collected, be placed monthly in the County Capital Outlay and Debt Service School Fund in the State Treasury, and used only as provided in this Amendment. Such revenue shall be distributed annually among the several counties in the ratio of the number of instruction units in each county in each year computed as provided herein. The amount of the first revenues derived from the licensing of motor vehicles to be so set aside in each year and distributed as provided herein shall be an amount equal in the aggregate to the product of four hundred (\$400.00) dollars multiplied by the total number of instruction units in all the counties of Florida. The number of instruction units in each county in each year for the purposes of this Amendment shall be the greater of (1) the number of instruction units in each county for the school fiscal year 1951-52 computed in the manner heretofore or hereafter provided by general law, or (2) the number of instruction units in such county for the preceding school fiscal year computed in the manner heretofore or hereafter provided by general law and approved by the State Board of Education (hereinafter called the State Board).

Such funds so distributed shall be administered by the State Board as now created and constituted by Section 2 of Article X of the Constitution of Florida. For the purposes of this section, said State Board, as now constituted, shall continue as a body corporate during the life of this section and shall have all the powers provided in this section in addition to all other constitutional and statutory powers related to the purposes of this section heretofore or hereafter conferred upon said Board.

(b) The State Board shall, in addition to its other constitutional and statutory powers, have the management, control, and supervision of the proceeds of the first part of the revenues derived from the licensing of motor vehicles provided for in subsection (a) hereof. The State Board shall also have power, for the purpose of obtaining funds for the use of any County Board of Public Instruction in acquiring, building, constructing, altering, improving, enlarging, furnishing, or equipping capital outlay projects for school purposes, to issue bonds or motor vehicle tax anticipation certificates, and also to issue such bonds or motor vehicle tax anticipation certificates to pay, fund or refund any bonds or motor vehicle tax anticipation certificates theretofore issued by said State Board. All such bonds shall bear interest at not exceeding four (4) per centum per annum and shall mature serially in annual installments commencing not more than three (3) years from the date of issuance thereof and ending not later than January 1, 1983, and each annual installment shall not be less than (3) per

centum of the total amount of the issue. All such motor vehicle tax anticipation certificates shall bear interest at not exceeding four (4) per centum per annum and shall mature prior to January 1, 1983. The State Board shall have power to determine all other details of said bonds or motor vehicle tax anticipation certificates and to sell at public sale after public advertisement, or exchange said bonds or motor vehicle tax anticipation certificates, upon such terms and conditions as the State Board shall provide.

The State Board shall also have power to pledge for the payment of the principal of and interest on such bonds or motor vehicle tax anticipation certificates, including refunding bonds or refunding motor vehicle tax anticipation certificates, all or any part from the anticipated revenues to be derived from the licensing of motor vehicles provided for in this section and to enter into any covenants and other agreement with the holders of such bond or motor vehicle tax anticipation certificates at the time of the issuance thereof concerning the security thereof and the rights of the holders thereof, all of which covenants and agreements shall constitute legally binding and irrevocable contracts with such holders and shall be fully enforceable by such holders in any court of competent jurisdiction.

No such bonds or motor vehicle tax anticipation certificates shall ever be issued by the State Board until after the adoption of a resolution requesting the issuance thereof by the County Board of Public Instruction of the county on behalf of which such obligations are to be issued. The State Board of Education shall limit the amount of such bonds or motor vehicle tax anticipation certificates which can be issued on behalf of any county to seventy-five (75) per cent of the amount which it determines can be serviced under the revenue accruing to the county under the provisions of this section. All such bonds or motor vehicle tax anticipation certificates shall be issued in the name of the State Board of Education but shall be issued for and on behalf of the County Board of Public Instruction requesting the issuance thereof, and no election or approval of qualified electors or free-holders shall be required for the issuance thereof.

(c) The State Board shall in each year use the funds distributable pursuant to this section to the credit of each county only in the following manner and order of priority:

(1) To pay all amounts of principal and interest maturing in such year on any bonds or motor vehicle tax anticipation certificates issued under the authority hereof, including refunding bonds or motor vehicle tax anticipation certificates, issued on behalf of the Board of Public Instruction of such county; subject, however, to any covenants or agreements made by the State Board concerning the rights between holders of different issues of such bonds or motor vehicle tax anticipation certificates, as herein authorized.

(2) To establish and maintain a sinking fund or funds, to meet future requirements for debt service, or reserves therefor, on bonds or motor vehicle tax anticipation certificates issued on behalf of the Board of Public Instruction of such county, under the authority hereof, whenever the State Board shall deem it necessary or advisable, and in such amounts and under such terms and conditions as the State Board shall in its discretion determine.

(3) To distribute annually to the several Boards of Public Instruction of the counties for use in payment of debt service on bonds heretofore or hereafter issued by any such Board where the proceeds of the bonds were used, or are to be used, in the construction, acquisition, improvement, enlargement, furnishing, or equipping of capital outlay projects in such county, and which capital outlay projects have been approved by the Board of Public Instruction of the county, pursuant to a survey or surveys conducted subsequent to July 1, 1947 in the county, under regulations prescribed by the State Board to determine the capital outlay needs of the county.

The State Board shall have power at the time of issuance of any bonds by any Board of Public Instruction to covenant and agree with such Board as to the rank and priority of payments to be made for different issues of bonds under this subsection (3), and may further agree that any amounts to be distributed under this subsection (3) may be pledged for the debt service on bonds issued by any Board of Public Instruction and for the rank and priority of such pledge. Any such covenants or agreements of the State Board may be en-

forced by any holders of such bonds in any court of competent jurisdiction.

(4) To distribute annually to the several Boards of Public Instruction of the counties for the payment of the cost of the construction, acquisition, improvement, enlargement, furnishing, or equipping of capital outlay projects for school purposes in such county as shall be requested by resolution of the County Board of Public Instruction of such county.

(5) When all major capital outlay needs of a county have been met as determined by the State Board, on the basis of a survey made pursuant to regulations of the State Board and approved by the State Board, all such funds remaining shall be distributed annually and used for such school purposes in such county as the Board of Public Instruction of the county shall determine, or as may be provided by general law.

(d) Capital outlay projects of a county shall be eligible to participate in the funds accruing under this section and derived from the proceeds of bonds and motor vehicle tax anticipation certificates and from the motor vehicle license taxes, only in the order of priority of needs, as shown by a survey or surveys conducted in the county under regulations prescribed by the State Board, to determine the capital outlay needs of the county and approved by the State Board; provided, that the priority of such projects may be changed from time to time upon the request of the Board of Public Instruction of the County and with the approval of the State Board; and provided further, that this subsection (d) shall not in any manner affect any covenant, agreement, or pledge made by the State Board in the issuance by said State Board of any bonds or motor vehicle tax anticipation certificates, or in connection with the issuance of any bonds or any Board of Public Instruction of any county.

(e) The State Board may invest any sinking fund or funds created pursuant to this section in direct obligations of the United States of America or in the bonds or motor vehicle tax anticipation certificates, matured or to mature, issued by the State Board on behalf of the Board of Public Instruction of any county.

(f) The State Board shall have power to make and enforce all rules and regulations necessary to the full exercise of the powers herein granted and no legislation shall be required to render this section of full force and operating effect from and after January 1, 1953. The legislature shall not reduce the levies of said motor vehicle license taxes during the life of this section to any degree which will fail to provide the full amount necessary to comply with the provisions of this section and pay the necessary expenses of administering the laws relating to the licensing of motor vehicles, and shall not enact any law having the effect of withdrawing the proceeds of such motor vehicle license taxes from the operation of this section and shall not enact any law impairing or materially altering the rights of the holders of any bonds or motor vehicle tax anticipation certificates issued pursuant to this section or impairing or altering any covenant or agreement of the State Board, as provided in such bonds or motor vehicle tax anticipation certificates.

The State Board shall have power to appoint such persons and fix their compensation for the administration of the provisions of this section as it shall deem necessary, and the expenses of the State Board in administering the provisions of this section shall be prorated among the various counties and paid out of the proceeds of the bonds or motor vehicle tax anticipation certificates or from the funds distributable to each county on the same basis as such motor vehicle license taxes are distributable to the various counties under the provisions of this section. Interest or profit on sinking fund investments shall accrue to the counties in proportion to their respective equities in the sinking fund or funds.

Section 7. County school bonds—issuance—payment—restrictions.—The legislature may authorize county school boards to issue bonds to raise funds for the exclusive use of the free public schools of the county whenever the issuance of such bonds is approved by a majority of the votes cast in an election in which a majority of the electors who are freeholders participate; provided, no election shall be necessary to issue refunding bonds. A special tax on all taxable property in the county shall be levied at a rate sufficient to meet and shall be applied exclusively to the payment when due of the installments of principal and interest on such bonds. Such bonds

shall become payable within thirty years from the date of issuance in annual installments commencing not more than three years after the date of issuance. After the first three years from date of issuing, each annual installment shall be not less than three per cent of the total amount of the issue. The principal of such bonds, together with the principal of the existing indebtedness of the county incurred for public school purposes and unpaid bonds of special tax school districts thereof shall not exceed twenty per cent of the assessed valuation of all taxable property of the county.

Section 8. White and colored—separate schools.—White and colored children shall not be taught in the same school, but impartial provision shall be made for both.

Consent was granted by a two-thirds vote of the members of the Senate, as required by Section 2, Article III of the Constitution of the State of Florida, and Senate Joint Resolution No. 1389 was read the first time in full.

Senator Johnson moved that the rules be waived and Senate Joint Resolution No. 1389 be placed on the Calendar of Bills on Second Reading, without reference.

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

Senator Johnson asked consent of the Senate to introduce the following proposed legislation:

By Senator Johnson—

Senate Joint Resolution No. 1390:

A joint resolution proposing revision of the preamble to the constitution of the State of Florida.

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

Section 1. The following proposed revision of the Preamble to the constitution of Florida is hereby agreed to and shall be submitted to the electors of Florida for ratification or rejection at the general election to be held in November of 1958, that is to say:

PREAMBLE

We, the people of the State of Florida, being grateful to Almighty God for freedom, liberty, and other blessings that we enjoy by grace of Divine Providence, and desiring to preserve them, do ordain and establish this constitution.

Consent was granted by a two-thirds vote of the members of the Senate, as required by Section 2, Article III of the Constitution of the State of Florida, and Senate Joint Resolution No. 1390 was read the first time in full.

Senator Johnson moved that the rules be waived and Senate Joint Resolution No. 1390 be placed on the Calendar of Bills on Second Reading, without reference.

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

Senator Kickliter asked consent of the Senate to introduce the following proposed legislation:

By Senator Kickliter—

S. B. No. 1391—A bill to be entitled An Act authorizing and empowering the City of Tampa, Florida, a municipal corporation, to convey by sale, exchange or lease to the board of public instruction of Hillsborough County, Florida, a public body corporate, the following described property, situate, lying and being in the County of Hillsborough, State of Florida, to wit: a tract of land beginning at the NW corner of the south ¾ of the NE ¼ of the SE ¼ of Section 26, Township 28 South, Range 18 East and extend 466.69 feet East, thence 466.69 feet South, thence 466.69 feet West, thence 466.69 feet North to the point of beginning, same being a part of Lowry Park; said conveyance by sale, exchange or lease shall be made by the proper officials of the City of Tampa, Florida, a municipal corporation, upon such terms and consideration as said officials determine to be proper and meet.

Consent was granted by a two-thirds vote of the members of the Senate, as required by Section 2, Article III of the Con-

stitution of the State of Florida, and Senate Bill No. 1391 was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1391 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Kickliter moved that the rules be waived and Senate Bill No. 1391 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1391 was read the second time by title only.

Senator Kickliter moved that the rules be further waived and Senate Bill No. 1391 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1391 was read the third time in full.

Upon the passage of Senate Bill No. 1391 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1391 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Stratton asked consent of the Senate to introduce the following proposed legislation:

By Senator Stratton—

S. B. No. 1392—A bill to be entitled An Act empowering any municipality in Nassau County to levy a tax on the sale of gasoline or other like products or petroleum; and providing for referendum to make said Act effective in any such municipality.

Consent was granted by a two-thirds vote of the members of the Senate, as required by Section 2, Article III of the Constitution of the State of Florida, and Senate Bill No. 1392 was read the first time by title only.

Senator Stratton moved that the rules be waived and Senate Bill No. 1392 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1392 was read the second time by title only.

Senator Stratton moved that the rules be further waived and Senate Bill No. 1392 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1392 was read the third time in full.

Upon the passage of Senate Bill No. 1392 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So, Senate Bill No. 1392 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Stratton asked consent of the Senate to introduce the following proposed legislation:

By Senator Stratton—

S. B. No. 1393—A bill to be entitled An Act making it unlawful to park any vehicle within thirty feet of a rural mail box on any State highway in the State of Florida, between the hours of eight o'clock A. M. and three o'clock P. M., and providing a penalty for the violation of same.

Consent was granted by a two-thirds vote of the members of the Senate, as required by Section 2, Article III of the Constitution of the State of Florida, and Senate Bill No. 1393 was read the first time by title only and referred to the Committee on Public Roads and Highways.

Senator Davis, on behalf of Senator Shands, who was presiding, asked consent of the Senate to introduce the following proposed legislation:

By Senator Shands—

S. B. No. 1394—A bill to be entitled An Act relating to the Clerk of the Circuit Court in all counties of the State having a population of not less than fifty-seven thousand and one (57,001) and not more than fifty-eight thousand (58,000) according to the latest official state-wide Federal census; authorizing the said clerk to perform certain duties and providing a fee; providing an effective date.

Consent was granted by a two-thirds vote of the members of the Senate, as required by Section 2, Article III of the Constitution of the State of Florida, and Senate Bill No. 1394 was read the first time by title only.

Senator Davis, on behalf of Senator Shands, who was presiding, moved that the rules be waived and Senate Bill No. 1394 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1394 was read the second time by title only.

Senator Davis moved that the rules be further waived and Senate Bill No. 1394 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1394 was read the third time in full.

Upon the passage of Senate Bill No. 1394 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1394 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Cabot asked consent of the Senate to introduce the following proposed legislation:

By Senator Cabot—

S. B. No. 1395—A bill to be entitled An Act authorizing the Board of County Commissioners of Broward County to convey certain real property owned by Broward County to South Florida Council, Boy Scouts of America.

Consent was granted by a two-thirds vote of the members of the Senate, as required by Section 2, Article III of the Constitution of the State of Florida, and Senate Bill No. 1395 was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1395 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Cabot moved that the rules be waived and Senate Bill No. 1395 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1395 was read the second time by title only.

Senator Cabot moved that the rules be further waived and Senate Bill No. 1395 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1395 was read the third time in full.

Upon the passage of Senate Bill No. 1395 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1395 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Beall asked consent of the Senate to introduce the following proposed legislation:

By Senator Beall—

S. B. No. 1396—A bill to be entitled An Act relating to the City of Pensacola; creating the office of honorary mayor and naming Vice Admiral Charles P. Mason, as honorary mayor of the City of Pensacola.

Consent was granted by a two-thirds vote of the members of the Senate, as required by Section 2, Article III of the Constitution of the State of Florida, and Senate Bill No. 1396 was read the first time by title only.

Senator Beall moved that the rules be waived and Senate Bill No. 1396 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1396 was read the second time by title only.

Senator Beall moved that the rules be further waived and Senate Bill No. 1396 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1396 was read the third time in full.

Upon the passage of Senate Bill No. 1396 the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls
Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood

Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Senate Bill No. 1396 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Stratton asked consent of the Senate to introduce the following proposed legislation:

By Senator Stratton—

S. B. No. 1397—A bill to be entitled An Act amending Section 30, of Chapter 6333, Laws of Florida, Acts of 1911, as amended, being the charter of the Town of Callahan, Florida, to provide for the assessment of taxable property in said town at a valuation of one hundred per centum of its true cash value and providing that the limits as to the rate of taxation shall not be applicable to bonds issued by said town.

Consent was granted by a two-thirds vote of the members of the Senate, as required by Section 2, Article III of the Constitution of the State of Florida, and Senate Bill No. 1397 was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1397 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Stratton moved that the rules be waived and Senate Bill No. 1397 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1397 was read the second time by title only.

Senator Stratton moved that the rules be further waived and Senate Bill No. 1397 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1397 was read the third time in full.

Upon the passage of Senate Bill No. 1397 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1397 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Stratton asked consent of the Senate to introduce the following proposed legislation:

By Senator Stratton—

S. B. No. 1398—A bill to be entitled An Act to amend Section 16, of Chapter 6333, Laws of Florida, Acts of 1911, being the charter of the Town of Callahan, Florida, by providing for the terms of the sale of bonds of the town and providing that bonds of said town may be payable from a special tax on the taxable property within the town without limitation as to rate and amount.

Consent was granted by a two-thirds vote of the members of the Senate, as required by Section 2, Article III of the Constitution of the State of Florida, and Senate Bill No. 1398 was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1398 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Stratton moved that the rules be waived and Senate Bill No. 1398 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1398 was read the second time by title only.

Senator Stratton moved that the rules be further waived and Senate Bill No. 1398 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1398 was read the third time in full.

Upon the passage of Senate Bill No. 1398 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1398 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Stratton asked consent of the Senate to introduce the following proposed legislation:

By Senator Stratton—

S. B. No. 1399—A bill to be entitled An Act authorizing and empowering the Town of Callahan, Florida, to act in relation to the furnishing of water and the collection, treatment and disposal of sewage; to purchase, construct, improve, extend, enlarge, reconstruct, maintain, equip, repair and operate water supply systems, water system improvements, sewer disposal systems and other sewer improvements; prescribing the powers and duties of the Town Council in connection with the construction, financing and operation thereof; providing for the payment of the whole or part of the cost of a water supply system, of extensions and additions thereto, and of water system improvements and of a sewage disposal system or systems, of extensions and additions thereto, and of other sewer improvements, or any one or more thereof, by the issuance of either general obligation bonds of the town payable from ad valorem taxes or from ad valorem taxes and the proceeds of water service charges, sewer service charges, or all of them, or revenue bonds payable solely from water service charges or from sewer service charges; providing for the levy of a sufficient ad valorem tax for the payment of any general obligation bonds; providing for the imposition and collection of charges for making connections with the water or sewer system of the town; for the imposition and collection of rates, fees and charges for the use of services and facilities of such water system or systems and sewage disposal system or systems; authorizing and empowering the town to require connection with sanitary sewers served or which may be served by any sewage disposal system; granting to the town power to acquire necessary real and personal property and the exercise of the right of eminent domain; authorizing the acquisition of existing water and sewer facilities; authorizing the issuance of water revenue refunding bonds and of sewer revenue refunding bonds; prescribing the powers and duties of the town in connection with the foregoing and the rights and remedies of the holders of any bonds issued pursuant to the provisions of this Act; and repealing all general laws or parts of general laws in conflict herewith.

Consent was granted by a two-thirds vote of the members

of the Senate, as required by Section 2, Article III of the Constitution of the State of Florida, and Senate Bill No. 1399 was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1399 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Stratton moved that the rules be waived and Senate Bill No. 1399 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1399 was read the second time by title only.

Senator Stratton moved that the rules be further waived and Senate Bill No. 1399 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1399 was read the third time in full.

Upon the passage of Senate Bill No. 1399 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1399 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

MESSAGES FROM THE GOVERNOR

The following Communications from the Governor were received:

STATE OF FLORIDA
OFFICE OF THE GOVERNOR

Tallahassee

June 4, 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. 493—RELATING TO ORMOND VICKERS-SMITH, RELIEF OF

S. B. NO. 613—RELATING TO JURY LISTS

S. B. NO. 863—RELATING TO ST. PETERSBURG, CITY OF—RETIREMENT SYSTEM

S. B. NO. 872—RELATING TO BREVARD COUNTY—GAS DISTRICT

COMM. SUB. FOR

S. B. NO. 878—RELATING TO NORDINE, KENNETH O., RELIEF OF

S. B. NO. 902—RELATING TO SEGREE, MRS. NELLIE—RELIEF OF

S. B. NO. 1004—RELATING TO GADSDEN COUNTY—SUPPLEMENTAL SALARIES

S. B. NO. 1086—RELATING TO SEMINOLE COUNTY — SCHOOL LANDS

S. B. NO. 1089—RELATING TO TREASURE ISLAND, CITY OF—HOT PURSUIT

S. B. NO. 1094—RELATING TO BROWARD COUNTY—WATER POLLUTION

S. B. NO. 1096—RELATING TO PLANTATION, CITY OF—CITY LIMITS

S. B. NO. 1098—RELATING TO ST. JOHNS COUNTY — PLATS & PLATTING

S. B. NO. 1102—RELATING TO HILLIARD, TOWN OF — UTILITY FRANCHISE

S. B. NO. 539—RELATING TO JURY COMMISSIONERS—ADDITIONAL LISTS

S. B. NO. 858—RELATING TO CLERK OF CIRCUIT COURT—FILING FEES

S. B. NO. 1101—RELATING TO HILLIARD, TOWN OF — TOWN COUNCIL

Respectfully,

LeROY COLLINS
Governor

STATE OF FLORIDA

OFFICE OF THE GOVERNOR

TALLAHASSEE

June 4, 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 Acts, 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. 412—RELATING TO PUBLIC SCHOOLS — ADDITIONAL CAPITAL OUTLAY FUNDS

S. B. NO. 456—RELATING TO MRS. JESSIE READ — RELIEF OF

S. B. NO. 737—RELATING TO VETERANS OF FOREIGN WARS—NATIONAL ENCAMPMENT

S. B. NO. 989—RELATING TO SUWANNEE RIVER — CONSERVATION AUTHORITY

Respectfully,

LeROY COLLINS
Governor

STATE OF FLORIDA

OFFICE OF THE GOVERNOR

TALLAHASSEE

June 5, 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. 422 —RELATING TO MC LAUHLIN, MARGUERITE DIXON—RELIEF OF
- S. B. NO. 424 —RELATING TO GULF OIL CORPORATION —RELIEF OF
- S. B. NO. 426 —RELATING TO DAHLMAN, HARRY G. —RELIEF OF
- S. B. NO. 874 —RELATING TO BROWARD & ESCAMBIA COUNTIES—CLERK OF CRIMINAL COURT —COMPENSATION
- S. B. NO. 903 —RELATING TO VOLUSIA COUNTY — ASSESSOR & COLLECTOR
- S. B. NO. 913 —RELATING TO FRANKLIN COUNTY — ABANDONED CEMETERIES
- S. B. NO. 914 —RELATING TO LIBERTY COUNTY — ABANDONED CEMETERIES
- S. B. NO. 915 —RELATING TO WAKULLA COUNTY — ABANDONED CEMETERIES
- S. B. NO. 920 —RELATING TO DUVAL COUNTY — MULLET
- S. B. NO. 925 —RELATING TO ORANGE COUNTY — JUSTICES OF THE PEACE COMPENSATION
- S. B. NO. 926 —RELATING TO DADE COUNTY—GRAND JURY REPORTER
- S. B. NO. 955 —RELATING TO JEFFERSON COUNTY—BOARD MEMBERS COMPENSATION
- S. B. NO. 961 —RELATING TO SUMTER COUNTY—STATE PRISON
- S. B. NO. 981 —RELATING TO LEON COUNTY—HEALTH DEPARTMENT RECORDS
- S. B. NO. 1014—RELATING TO PINELLAS COUNTY — BOARD OF PUBLIC INSTRUCTION
- S. B. NO. 1027—RELATING TO SUWANNEE COUNTY — CIRCUIT COURT CLERK'S COMPENSATION
- S. B. NO. 1029—RELATING TO LEON COUNTY—SALARY OF SUPERINTENDENT OF PUBLIC INSTRUCTION
- S. B. NO. 1042—RELATING TO DADE COUNTY—BOARD OF PUBLIC INSTRUCTION
- S. B. NO. 1044—RELATING TO DADE COUNTY — CIVIL COURT REPORTER
- S. B. NO. 1045—RELATING TO DADE COUNTY — ANNEXATION
- S. B. NO. 1046—RELATING TO DADE COUNTY—VOTERS' REGISTRATION BOOKS
- S. B. NO. 1053—RELATING TO LEESBURG, CITY OF — DRAINAGE
- S. B. NO. 1055—RELATING TO LEESBURG, CITY OF — CITY EMPLOYEES GROUP LIFE INSURANCE
- S. B. NO. 1059—RELATING TO LEESBURG, CITY OF — PARK PROPERTY
- S. B. NO. 1061—MONROE COUNTY—SCHOOL CONTRACTS
- S. B. NO. 1067—RELATING TO HILLSBOROUGH COUNTY —JUVENILE COURT
- S. B. NO. 1081—RELATING TO SUWANNEE COUNTY — SMALL CLAIMS COURT
- S. B. NO. 1087—RELATING TO SEMINOLE COUNTY — PURCHASE OF SCHOOL SITES
- S. B. NO. 1088—RELATING TO TREASURE ISLAND, CITY OF—BUDGET

LeROY COLLINS
Governor

STATE OF FLORIDA
OFFICE OF THE GOVERNOR
TALLAHASSEE

June 5, 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 Resolution, which originated in your Honorable Body, Regular Session, 1957:

S. C. R. NO. 116—RELATING TO U. S. SUPREME COURT—APPEAL TO SENATE

Respectfully,

LeROY COLLINS
Governor

VETO MESSAGE

The following message from the Governor was read:

STATE OF FLORIDA
OFFICE OF THE GOVERNOR
TALLAHASSEE

June 1, 1957

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

Sir:

Pursuant to the authority vested in me as Governor of Florida, under the provisions of Section 28, Article III, of the Constitution of this State, I hereby transmit to you, with my objections, Senate Bill No. 344, enacted by the Legislature of 1957, and entitled:

"AN ACT AUTHORIZING THE STATE PLANT BOARD TO INITIATE A PROGRAM TO CONTROL AND ERADICATE, WHEREVER POSSIBLE, THE IMPORTED FIRE ANT AND THE WHITE FRINGED BEETLE WITHIN THE STATE; AUTHORIZING THE STATE PLANT BOARD TO JOIN WITH THE U. S. DEPARTMENT OF AGRICULTURE IN THE PROGRAM; PROVIDING APPROPRIATIONS FOR THIS PROGRAM; AND PROVIDING AN EFFECTIVE DATE."

This appropriation, and the program it is designed to finance might well be utilized to the advantage of the State. Had the extension of the session permitted me as Governor the normal 20 day period I would have postponed my decision on its merits until I had the opportunity to review our overall financial position in the light of the ultimate decisions of the Legislature on appropriations and tax measures. But this I am now precluded from doing because today appears to be the last day I can hold the same under the Constitution.

This appropriation of \$550,000 is not dependent upon the development of a Federal program in this field. There is no flexible authority expressly provided by the terms of this bill for withholding the appropriation in the event the Federal Government does not sanction, or cooperate in, an eradication program.

With the financing of our educational programs, our health programs, our institutional programs, all remaining in jeopardy, I cannot approve this proposal to expend such a vast sum fighting fire ants and white fringed beetles.

For the foregoing reasons, I, therefore, withhold my approval from Senate Bill No. 344, Regular Session of the Legislature, 1957, and do hereby veto the same.

Respectfully,

Respectfully,

LeROY COLLINS
Governor

The President put the question: "Shall the Bill pass, the Governor's objections to the contrary notwithstanding?"

Upon the passage of Senate Bill No. 344 (1957 Regular Session) the roll was called and the vote was:

Yeas—29.

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

Nays—7.

Boyd	Eaton	Kickliter	Pope
Dickinson	Houghton	Morgan	

So Senate Bill No. 344 (1957 Regular Session) passed by the required Constitutional two-thirds vote of all members present, the Governor's objections to the contrary notwithstanding, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Senator Beall—

S. B. No. 1347—A bill to be entitled An Act relating to the City of Pensacola; enlarging and extending the corporate limits of the City of Pensacola so as to include therein additional lands in Escambia County, herein called the annexed territory; providing for the boundaries and government of said city and/or the jurisdictional powers and duties of said city, its Council, Commissions, Boards and officers and providing for the powers to be exercised by said city in said annexed territory; and repealing all laws in conflict with this Act and providing the method whereby said law may be made operative.

Proof of publication attached.

Which amendments read as follows—

Amendment No. 1—

In Section 12, strike out all of Section 12. and insert the following in lieu thereof:

Section 12. This Act shall not become effective until ratified by a majority of the freeholders residing in the area to be annexed who shall vote at special election to be called and held by the city council of the City of Pensacola upon September 17, 1957, and the said city council shall make provision for registration of such freeholders with proper notice thereof in a newspaper published in the county.

Amendment No. 2—

In Section 16, strike out all of Section 16

Amendment No. 3—

In title strike out: and repealing all laws in conflict with this Act and providing the method whereby said law may be made operative. and insert the following in lieu thereof: and providing for a referendum.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,

Chief Clerk, House of Representatives.

Senator Beall moved that further consideration of Senate Bill No. 1347, together with pending House Amendments thereto, be informally passed and the same be placed on the Calendar of Local Bills.

Which was agreed to and it was so ordered.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Senators Johns and Carraway—

S. B. No. 616—A bill to be entitled An Act relating to pensions; amending Section 1 of Chapter 26788, Acts of 1951; providing effective date.

Which amendment reads as follows—

Strike out: All of Section 2 and insert the following in lieu thereof:

Section 2. All pension benefits under this act shall be suspended during any period of employment by the State or any political division thereof.

Section 3. This act shall take effect July 1, 1957.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,

Chief Clerk, House of Representatives.

And Senate Bill No. 616, contained in the above message, was read by title, together with the House Amendment thereto.

Senator Johns moved that the Senate concur in the House Amendment to Senate Bill No. 616.

Which was agreed to and the Senate concurred in the House Amendment to Senate Bill No. 616.

And Senate Bill No. 616, as amended, was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing, and the action of the Senate was ordered certified to the House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By Senator Hodges—

S. B. No. 386—A bill to be entitled An Act relating to salt water fisheries and conservation; amending Subsection (2) of Section 370.11, Florida Statutes; regulating the length of salt water fish to be taken.

Which amendments read as follows—

Amendment No. 1—

In Section 1, strike out: Entire Section 1. and insert the following in lieu thereof:

Section 1. Subsection (2) of section 370.11, Florida Statutes, is amended to read:

370.11 Fish: regulation.—

(2) **LENGTH OF SALT WATER FISH REGULATED.**—No persons shall take, have in his possession, buy, offer for sale, sell or unnecessarily destroy, at any time, any of the following salt water fish, of less length than that set forth as follows: blue fish of less length than ten (10) inches from tip of nose to fork of tail; pompano of less length than ten (10) inches from tip of nose to fork of tail; fluke or flounder of less than eleven (11) inches from tip of nose to fork of tail; mackerel and salt water speckled trout of less than twelve (12) inches from tip of nose to fork of tail; redfish of less length than twelve (12) inches from tip of nose to fork of tail; snook of less length than eighteen (18) inches from tip of nose to fork of tail; black mullet of less length than twelve (12) inches from tip of nose to end of tail, except in waters located west of the Aucilla river to the Alabama line, ten (10) inches from tip of nose to end of tail; and waters west of the Withlacoochee river to the Aucilla river eleven (11) inches to be measured from tip of nose to end of tail on black mullet; provided that no more than ten per cent (10%) of the total number of fish caught or possessed may be under the legal limit.

Amendment No. 2—

After Section 1 add the following:

Section 2. This act shall become effective immediately upon becoming a law.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 386, contained in the above message, was read by title, together with House Amendments thereto.

Senator Hodges moved that the Senate concur in House Amendment No. 1 to Senate Bill No. 386.

Which was agreed to and the Senate concurred in House Amendment No. 1 to Senate Bill No. 386, with Senator Connor voting "Nay".

Senator Hodges moved that the Senate concur in House Amendment No. 2 to Senate Bill No. 386.

Which was agreed to and the Senate concurred in House Amendment No. 2 to Senate Bill No. 386, with Senator Connor voting "Nay".

And Senate Bill No. 386, as amended, was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing, and the action of the Senate was ordered certified to the House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By the Committee on Game and Fisheries—

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

Which amendments read as follows—

Amendment No. 1—

In Section 1, following the words "biennium the amount of \$250,000.00" strike out: per annum.

Amendment No. 2—

Following Section 1, (add a new section).

Section 2. This Act shall not in any way be construed to carry a continuing appropriation but shall terminate on July 1, 1959.

Re-number remaining section.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 710, contained in the above message, was read by title, together with House Amendments thereto.

Senator Hodges moved that the Senate concur in House Amendment No. 1 to Senate Bill No. 710.

Which was agreed to and the Senate concurred in House Amendment No. 1 to Senate Bill No. 710.

Senator Hodges moved that the Senate concur in House Amendment No. 2 to Senate Bill No. 710.

Which was agreed to and the Senate concurred in House Amendment No. 2 to Senate Bill No. 710.

And Senate Bill No. 710, as amended, was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing, and the action of the Senate was ordered certified to the House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By Senator Neblett—

S. B. No. 1362—A bill to be entitled An Act relating to each county in the State having a population of not less than twenty nine thousand (29,000) nor more than thirty thousand (30,000) inhabitants by the latest official state-wide decennial census, providing for a supplement of the compensation of the appellate judge from each such county; providing for allocation of funds; providing an effective date.

Which amendment reads as follows—

In Section 1, Paragraph 1, following the word "County" in the 5th line strike out: "shall" and insert the following in lieu thereof: "may"

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 1362, contained in the above message, was read by title, together with the House Amendment thereto.

Senator Neblett moved that the Senate concur in the House Amendment to Senate Bill No. 1362.

Which was agreed to and the Senate concurred in the House Amendment to Senate Bill No. 1362.

And Senate Bill No. 1362, as amended, was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing, and the action of the Senate was ordered certified to the House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Senators Johns and Hodges—

S. B. No. 62—A bill to be entitled An Act relating to Confederate Widows; amending the First Paragraph of Section 291.04, Florida Statutes, by increasing said pension to one hundred dollars (\$100.00) per month.

Which amendments read as follows—

Amendment No. 1—

Add two new sections to read as follows:

Section 2. There is hereby appropriated out of the General Revenue Fund a sufficient amount to cover the increase provided herein.

Section 3. This Act shall take effect July 1, 1957

Amendment No. 2—

In the title add the following: providing an appropriation and effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,

Chief Clerk, House of Representatives.

And Senate Bill No. 62, contained in the above message, was read by title, together with House Amendments thereto.

Senator Johns moved that the Senate concur in House Amendment No. 1 to Senate Bill No. 62.

Which was agreed to and the Senate concurred in House Amendment No. 1 to Senate Bill No. 62.

Senator Johns moved that the Senate concur in House Amendment No. 2 to Senate Bill No. 62.

Which was agreed to and the Senate concurred in House Amendment No. 2 to Senate Bill No. 62.

And Senate Bill No. 62, as amended, was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing, and the action of the Senate was ordered certified to the House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By Senator Morgan—

S. B. No. 838—A bill to be entitled An Act authorizing and empowering laundry and dry cleaning establishments to dispose of articles delivered to them for processing, without incurring liability therefor, when such articles are not reclaimed within ninety (90) days after date of such delivery, and further providing a different method for calculating the ninety (90) day period where such articles are insured by the laundry and dry cleaning establishments.

Which amendment reads as follows—

In every place in the entire bill and title where the words

90 days appear strike 90 days and insert the following in lieu thereof: six months

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,

Chief Clerk, House of Representatives.

And Senate Bill No. 838, contained in the above message, was read by title, together with the House Amendment thereto.

Senator Morgan moved that the Senate concur in the House Amendment to Senate Bill No. 838.

Which was agreed to and the Senate concurred in the House Amendment to Senate Bill No. 838.

And Senate Bill No. 838, as amended, was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing, and the action of the Senate was ordered certified to the House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Senator Brackin—

S. B. No. 1207—A bill to be entitled An Act relating to land surveyors; providing for licensing of certain persons with qualifications in Okaloosa County; providing an effective date.

Which amendment reads as follows—

In Section 1, lines 2 and 3, following the words "to each of strike out: two (2) and insert the following in lieu thereof: five (5).

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,

Chief Clerk, House of Representatives.

And Senate Bill No. 1207, contained in the above message, was read by title, together with the House Amendment thereto.

Senator Brackin moved that the Senate concur in the House Amendment to Senate Bill No. 1207.

Which was agreed to and the Senate concurred in the House Amendment to Senate Bill No. 1207.

And Senate Bill No. 1207, as amended, was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing, and the action of the Senate was ordered certified to the House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has receded from its amendments to—

By Senator Beall—

S. B. No. 566—A bill to be entitled An Act to amend Section 775.09, Florida Statutes, relating to and providing the punish-

ment for second conviction of felony, so as to prescribe the penalty when the felony committed after a previous felony conviction is such that upon a first conviction the offender would be punishable by imprisonment for life or for a term of years, in the alternative; and prescribing the effective date hereof.

Which amendments read as follows—

Amendment No. 1—

In Section 1, line 18, following the words "such person" strike out: must and insert the following in lieu thereof: may

Amendment No. 2—

In Section 1, line 20, following the word "years" strike out: not less than twenty years, insert in lieu thereof, a period.

Amendment No. 3—

In Section 2, following the words "shall take effect" strike out: the remainder of the section and insert the following in lieu thereof: October 1, 1957.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 566, contained in the above message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Senator Beall—

Senate Concurrent Resolution No. 1372:

A MEMORIAL TO THE DIRECTOR OF PUBLIC SAFETY AND TO THE CITY COUNCIL OF THE CITY OF PENSACOLA, FLORIDA; REGARDING TRAFFIC RULES IN SAID CITY.

WHEREAS, The city of Pensacola has the extreme problem of congested traffic, due to the fabulous growth of said city, and

WHEREAS, The city of Pensacola has the authority in the charter granted by the Legislature to regulate traffic, and

WHEREAS, The Director of Public Safety has the authority to implement by rule the city's ordinances, and

WHEREAS, The Legislature does not desire to dictate to the city although having that authority, and

WHEREAS, Some simple changes in the traffic rules in said city will help alleviate this condition, NOW, THEREFORE,

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

Section 1. The city council of the city of Pensacola and the Director of Public Safety are hereby memorialized to institute the making of a traffic ordinance which permits the making of a right hand turn on a red traffic light and to prohibit the making of a left hand turn in the downtown area.

BE IT FURTHER RESOLVED, That copies of this memorial are to be sent to each member of the city council of Pensacola, Florida, and to the Director of Public Safety.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Concurrent Resolution No. 1372, contained in the above message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Senator Beall—

S. B. No. 1373—A bill to be entitled An Act relating to Escambia County; authorizing the Board of County Commissioners to grant franchises in unincorporated areas for the construction, operation and maintenance of public utilities, including water systems, sewage systems, gas systems and sanitary garbage service; prescribing the method of granting such franchises and the terms thereof; requiring bonds of licensees; exempting certain utilities from the terms hereof; providing procedures for hearings of complaints against licensees and the disposition thereof, including reviewing and fixing of rates; authorizing transfer of franchises only under certain conditions; and providing an effective date.

Proof of publication attached.

Also—

By Senator Boyd—

S. B. No. 1371—A bill to be entitled An Act relating to the City of Leesburg in Lake County; annexing certain lands into the corporate limits of said city; providing an effective date.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 1373 and 1371, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following message from the House of Representatives was read:

Tallahassee, Florida,
May 30, 1957.

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

Sir:

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

By Senator Stratton—

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

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Senator Stratton moved that the Senate reconsider the vote by which Senate Bill No. 82 passed the Senate on May 14, 1957.

The President put the question: "Will the Senate reconsider the vote by which Senate Bill No. 82 passed the Senate on May 14, 1957?"

Which was agreed to.

So the Senate reconsidered the vote by which Senate Bill No. 82 passed the Senate on May 14, 1957.

By unanimous consent, Senator Stratton withdrew Senate Bill No. 82 from the further consideration of the Senate.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed by the required Constitutional three-fifths vote of all members elected to the House of Representatives for the 1957 Session of the Florida Legislature—

By Senator Kickliter—

Senate Joint Resolution No. 532:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE 5 OF THE CONSTITUTION OF FLORIDA BY ADDING AN ADDITIONAL SECTION THERETO, TO BE GIVEN A NUMBER BY THE SECRETARY OF STATE, ABOLISHING THE OFFICE OF COUNTY SOLICITOR IN HILLSBOROUGH COUNTY, AND TRANSFERRING THE DUTIES THEREOF TO THE STATE ATTORNEY OF THE THIRTEENTH JUDICIAL CIRCUIT OF FLORIDA, AND OTHER MATTERS RELATING THERETO.

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

An amendment to Article V of the Constitution of the State of Florida by adding an additional section there to, to be given a number by the Secretary of State of the State of Florida, shall be submitted to the electors of the State of Florida for ratification or rejection at the next general election to be held in 1958, as follows:

Section On and after the first Tuesday after the first Monday in January, 1961, the State Attorney of the Thirteenth Judicial Circuit in and for Hillsborough County, Florida, shall be the prosecuting attorney of the Criminal Court of Record, and the office of County Solicitor, the position of Assistant County Solicitor, the position of Special Investigator for the County Solicitor in Hillsborough County, shall stand abolished and terminated; and thereafter the State Attorney and his Assistant Attorneys, under his direction, shall perform all the duties and functions of office heretofore performed by the County Solicitor. Pending informations filed in the Criminal Court of Record shall not be invalidated hereby, and the State Attorney, or his Assistant State Attorneys, may file amended informations in any such cases if and when necessary. The Legislature may provide for Assistant State Attorneys and Special Investigators for the State Attorney of Hillsborough County, and all Assistant State Attorneys shall be appointed by the State Attorney and sworn in by the Court, and such Assistant State Attorneys shall work under the direction of the State Attorney and shall have full authority to do and perform any official duties and acts that the State Attorney may do and perform.

Upon this amendment being adopted all funds appropriated by law approved by the Budget Commission and budgeted by the Board of County Commissioners of Hillsborough County, Florida, and for the purpose of employing Assistant County Solicitors and other office personnel shall thereafter be used for the operation of the State Attorneys office of the Thirteenth Judicial Circuit in and for Hillsborough County, and for the employing of Assistant State Attorneys and other personnel, of that office, and the State Attorney is hereby authorized to employ such personnel, including Assistant State Attorneys and investigators in the same number and to be paid the same salary as the number of Assistant County Solicitors and investigators employed by the County Solicitor of Hillsborough County, Florida.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Joint Resolution No. 532, contained in the above

message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Senator Edwards—

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

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 792, contained in the above message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Senator Cabot—

S. B. No. 1240—A bill to be entitled An Act relating to Broward County, Florida; regulating the occupations and businesses of plumbers and plumbing contracting, electricians and electrical contracting, and general contractors engaged in the construction of commercial and residential buildings within the area of Broward County lying outside of incorporated municipalities; defining plumbers and electricians; prescribing the qualifications required of plumbers, electricians, and such general contractors in order to engage in such occupations and businesses within said area in Broward County; providing for the appointment by the Board of County Commissioners of Broward County of examining boards for such occupations and businesses to examine the qualifications of persons desiring to engage in such occupations and businesses and to issue to such persons as are determined to be qualified certificates of competency; providing for appeals to the Board of County Commissioners of Broward County by applicants for certificates of competency from decisions of such examining boards; providing for the charging of fees to the applicants for certificates of competency; authorizing the expenditure of county funds to effectuate the purposes of this Act; declaring such purposes to be county purposes, and providing penalties for the violation of the provisions of this Act.

Proof of publication attached.

Also—

By Senator Brackin—

S. B. No. 1335—A bill to be entitled An Act relating to each county in the State having a population of not less than twenty-seven thousand (27,000) nor more than twenty-eight thousand (28,000) by the latest official state-wide decennial census;

providing for the salary of the members of the Board of Public Instruction; repealing conflicting laws.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 1240 and 1335, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Senator Brackin—

S. B. No. 1332—A bill to be entitled An Act relating to ad valorem taxes in Okaloosa County; authorizing a re-evaluation of said real property; providing for the cost of said re-evaluation; providing the method of fixing millage pursuant to such re-evaluation; and providing for a referendum.

Also—

By Senator Stenstrom—

S. B. No. 1378—A bill to be entitled An Act relating to the City of Cocoa Beach in Brevard County, Florida; amending the charter thereof by providing for the inclusion within the corporate limits of said city of certain lands; providing for election of mayor-commissioner and city commission if approved by a referendum election.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 1332 and 1378, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Senator Knight—

S. B. No. 1357—A bill to be entitled An Act relating to each county in the State having a population of not less than seven thousand nine hundred (7,900) nor more than eight thousand five hundred (8,500), by the latest official State-wide decennial census, fixing the salaries of certain county officials.

Also—

By Senator Rawls—

S. B. No. 1359—A bill to be entitled An Act creating an agricultural center in Jackson County, Florida; providing for a Board of Trustees; prescribing powers, duties and functions; allocating funds; repealing Chapters 30527 and 30531, Acts of 1955; providing an effective date.

Proof of publication attached.

Also—

By Senator Beall—

S. B. No. 1360—A bill to be entitled An Act relating to the

City of Pensacola, providing upon annexation for the creation of special improvement districts co-terminous with the boundaries of the areas annexed, determining that all taxable real property in said districts shall be specially benefitted, providing for the issuance of bonds to finance the cost of constructing or acquiring storm sewers, sanitary sewers, curbs, gutters and streets for said districts, providing for the payment of the principal of and interest on said bonds by special assessments levied against the taxable real property in said districts, and providing for the effective date of this Act.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 1357, 1359 and 1360, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Senator Beall—

S. B. No. 1361—A bill to be entitled An Act to provide for the automobile expense of county commissioners in counties having a population of not less than 112,000 and not more than 114,000 according to the last state-wide official census.

Also—

By Senator Kickliter—

S. B. No. 1367—A bill to be entitled An Act to provide for the issuance of plumbers' certificates to certain plumbers practicing plumbing in certain territories now or hereafter annexed to the City of Tampa, Florida, since 1951 without examination; providing certain limitations; providing effective date.

Proof of publication attached

Also—

By Senator Kelly—

S. B. No. 1369—A bill to be entitled An Act to amend Chapter 28664, Laws of Florida, Acts 1953, relating to sheriffs of certain counties, by adding thereto certain accounting procedures applicable only to sheriffs in counties having a population of not less than one hundred twenty thousand (120,000) nor more than one hundred fifty thousand (150,000) inhabitants according to the latest official State-wide decennial census; providing effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 1361, 1367 and 1369, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Senator Eaton—

S. B. No. 1343—A bill to be entitled An Act to amend Section 1 of Senate Bill No. 1042, enacted at the 1957 Legislative Session, relating to an increase in the membership of the County Board of Public Instruction in counties having a population of four hundred fifty thousand (450,000) or more, according to the last Federal state-wide decennial census, by eliminating the requirement as to an election; providing an effective date.

Also—

By Senator Morgan—

S. B. No. 1344—A bill to be entitled An Act relating to justice of peace districts in Duval County; providing new districts; providing a referendum.

Also—

By Senator Morgan—

S. B. No. 1345—A bill to be entitled An Act excepting Yukon Legion Club, a non-profit corporation of Duval County, Florida, from the provisions of Sub-section 6 of Section 561.20, Florida Statutes, in regard to the limitation therein imposed upon the number of club licenses that may be issued in Duval County, Florida, under the provisions of Sub-section 11 of Section 561.34, Florida Statutes, and excepting the said Yukon Legion Club from the provisions of any other laws of the State of Florida, general, special or local limiting the number of such licenses that may be so issued.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 1343, 1344 and 1345, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Senator Brackin—

S. B. No. 1334—A bill to be entitled An Act relating to each county in the State having a population of not less than twenty-seven thousand (27,000) nor more than twenty-eight thousand (28,000), by the latest official state-wide decennial census, providing salaries for certain county officers.

Also—

By Senator Brackin—

S. B. No. 1336—A bill to be entitled An Act relating to compensation of prosecuting attorneys for the County Judge's Court in connection with cash bond estreatures in such courts in all counties having a population of not less than twenty-seven thousand (27,000) nor more than twenty-eight thousand (28,000) according to the last official state-wide Federal census; providing effective date.

Also—

By Senator Brackin—

S. B. No. 1331—A bill to be entitled An Act to require the State Road Department to construct a wayside park upon State Road No. 4 at the Blackwater River in Okaloosa County.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 1334, 1336 and 1331, contained in the

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

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Senator Morgan—

S. B. No. 1346—A bill to be entitled An Act ratifying and confirming payments made by the Board of County Commissioners to the Sheriff in settlements of cost bills, and payments in settlements of excess income made by the Sheriff in all counties of the State having a population in excess of three hundred thousand (300,000) and not more than four hundred fifty thousand (450,000) inhabitants according to the last and preceding federal census, for and during a certain period.

Also—

By Senator Johns—

S. B. No. 1348—A bill to be entitled An Act relating to each county in the state having a population of not less than eleven thousand four hundred ten (11,410) nor more than eleven thousand eight hundred (11,800), by the latest official state-wide decennial census, providing for the distribution of race track funds allocated to each such county; providing additional compensation for public school bus drivers and public school cafeteria workers; providing an effective date.

Also—

By Senator Johns—

S. B. No. 1349—A bill to be entitled An Act relating to each county in the state having a population of not less than eleven thousand four hundred thirty (11,430) nor more than eleven thousand eight hundred (11,800), by the latest official state-wide decennial census, amending Sections 1 and 7 of Chapter 27257, Laws of Florida, Acts of 1951, increasing the jurisdiction of the small claims court, providing for fees to be charged and providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 1346, 1348 and 1349, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Senator Johns—

S. B. No. 1350—A bill to be entitled An Act to empower the Board of County Commissioners of Bradford County, Florida, to regulate and restrict within territory in Bradford County, Florida, not included in any municipality the use of land for junk yards and automobile trailer camps and the location and use of buildings; providing set-back distances from rights-of-way and property lines for buildings and other structures; to provide for method of procedure; providing that the Board of County Commissioners shall sit as a Zoning Board and Board of Adjustment; providing for remedies and penalties for violation of this Act or of any order or resolution made

under authority conferred hereby and conferring upon the County Commissioners of Bradford County, Florida, so far as may be lawfully conferred the power to prescribe and enforce regulations to effectuate the purposes of this Act; providing a short title for this Act.

Proof of publication attached.

Also—

By Senator Johns—

S. B. No. 1351—A bill to be entitled An Act requiring a franchise or permit from the City of Starke, Bradford County, to supply electricity in any annexed area to said city, provided, however, no franchise shall be required to supply premises actually receiving electricity within the annexed area at the time of annexation; fixing an effective date.

Proof of publication attached.

Also—

By Senator Boyd—

S. B. No. 1352—A bill to be entitled An Act relating to Lake County; authorizing the County Commissioners to cause to be made a complete reappraisal and reassessment of all real property in Lake County; authorizing the Board to contract with a competent agency for such purpose and to advertise for bids therefor; or to employ additional personnel to assist the Tax Assessor in making the reappraisal and reassessment; and to budget an item of expenses therefor and to pay the same from any available funds.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 1350, 1351 and 1352, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Senator Eaton—

S. B. No. 1340—A bill to be entitled An Act to authorize the City of Miami to provide for the acquisition upon, and enforcement of liens against, also custody, storage, sale, or other disposition of lost, captured, abandoned, stolen or wrecked property.

Proof of publication attached.

Also—

By Senator Eaton—

S. B. No. 1341—A bill to be entitled An Act validating, ratifying and confirming Chapter 31420, Laws of Florida, Acts of 1956 Extraordinary Session; validating, ratifying and confirming the actions of any metropolitan charter board appointed under the terms of such Chapter 31420, including any charters drawn by any such board; validating, ratifying and confirming any elections held under the provision of such charter; repealing all other laws or parts of laws in conflict herewith; and providing an effective date.

Proof of publication attached.

Also—

By Senator Eaton—

S. B. No. 1342—A bill to be entitled An Act to amend Sections 1 and 3 of Chapter 22963, Acts 1945, as heretofore

amended, relating to counties having a population of two hundred sixty thousand (260,000) inhabitants or more, according to the last federal census; defining "Board of County Commissioners"; providing that in such counties that have adopted home rule and that create a port authority, the words "port authority" shall apply wherever the words "county" or "Board of County Commissioners" is used; and providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 1340, 1341 and 1342, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By the Committee on Motor Vehicles—

Com. Sub. for S. B. No. 438—A bill to be entitled An Act relating to motor vehicle registration; amending Section 320.14, Florida Statutes, providing a new method of computation of fractional year registration on trucks, tractors, buses, trailers or semi-trailers.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Committee Substitute for Senate Bill No. 438, contained in the above message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By Senator Barber—

S. B. No. 1147—A bill to be entitled An Act to provide for adequate regulation and control of all water courses, waterways, inlets, bays and rivers and their alteration by dredging, filling, pumping or otherwise altering the shore line, land contour and water areas; providing for the protection of public riparian property rights and confirming and granting riparian rights to the riparian owners in Indian River County, Florida, divesting the State of Florida of certain right, title and interest and vesting the same in the riparian property owner and vesting the State of Florida with certain riparian rights in trust for the public; defining riparian rights; defining shore line; providing that the Board of County Commissioners of Indian River County, Florida, within the territorial limits of said county, outside of any municipality and any municipality in Indian River County, Florida, as to the territory within its corporate limits, are authorized to adopt rules, regulations, limitations or restrictions establishing a bulkhead line or establishing a dock or wharf line, or regulating the construction of any dock or wharf in any of the navigable waters; to provide that said Act shall not apply to lands abutting on the Atlantic Ocean and resting the title to sovereign lands as therein defined in the State of Florida in trust for the purposes provided in said Act and otherwise

dealing and pertaining to navigable waters, submerged lands and riparian rights as to lands in Indian River County, Florida; and providing for severability and effective date.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By Senator Hodges—

S. B. No. 641—A bill to be entitled An Act relating to the Hotel and Restaurant Commission; amending Chapter 509, Florida Statutes, by adding Section 509.292; prohibiting the misrepresentation of seafood or seafood products; defining what constitutes misrepresentation; providing a penalty; setting an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 641, contained in the above message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By Senator Hodges—

S. B. No. 1012—A bill to be entitled An Act amending Section 370.08, Florida Statutes, by adding a new subsection relating to gill nets and the manner in which such nets may be gathered.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 1012, contained in the above message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By Senator Kickliter—

S. B. No. 1358—A bill to be entitled An Act creating and establishing a Misdemeanor Court in the State of Florida

pursuant to Section One (1), Article Five (5) of the State Constitution in each and every county in the State of Florida having a population of not less than two hundred thousand (200,000) nor more than three hundred thousand (300,000) inhabitants according to the last census; fixing their powers, authority and jurisdiction; providing for the method of prosecution in said court; providing for the judge thereof; providing for appeals from said court; providing for disposition of fines; providing for the compensation of the judge of said court; providing for the payment of witness fees; providing for the service of summons in lieu of arrest and payment of fee therefor; and providing that the County Solicitor or prosecuting attorney shall try all cases in said court.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By Senator Shands—

S. B. No. 407—A bill to be entitled An Act relating to the execution of public securities.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 407, contained in the above message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By Senator Hodges—

S. B. No. 1013—A bill to be entitled An Act amending Section 370.08, Florida Statutes, by adding a new subsection to be entitled Subsection (6), relating to seines used in counties where not prohibited.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 1013, contained in the above message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By Senator Brackin—

S. B. No. 1379—A bill to be entitled An Act relating to each county in the State having a population of not less than twenty-seven thousand (27,000) nor more than twenty-eight thousand (28,000), by the latest official state-wide decennial census, setting the salaries of constables, providing a budget for expenses.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By Senator Branch—

S. B. No. 1354—A bill to be entitled An Act relating to Franklin County; authorizing the county commissioners to underwrite and contribute not to exceed specific amounts in aid of operating ferries to St. George and Dog Islands; and providing an effective date.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Senator Eaton—

S. B. No. 1337—A bill to be entitled An Act ratifying and confirming certain proceedings of the commission of the City of Miami, Florida, in connection with the construction of local improvements and the making of special assessments therefor.

Proof of publication attached.

Also—

By Senator Eaton—

S. B. No. 1338—A bill to be entitled An Act authorizing the board of county commissioners in all counties of Florida having a population of more than four hundred ninety thousand (490,000) according to the most recent official census to create and establish by ordinance special purpose districts to provide police and fire protection, beach erosion control, recreation facilities, water, streets, sidewalks, street lighting, waste and sewage collection and disposal, drainage and other essential facilities and services within such district; providing that the board of county commissioners shall be the governing body of all such districts and when acting as such governing body shall have the same jurisdiction and powers as when acting as the board; authorizing any such board of county commissioners to levy and collect service charges, special assessments, and special tax levies not to exceed ten mills per annum upon the real property within such special purpose districts; providing that this Act is supplemental to any other powers conferred; and providing an effective date.

Also—

By Senator Eaton—

S. B. No. 1339—A bill to be entitled An Act providing for expense allowance to members of county boards of public instruction in counties of the State of Florida having a population of not less than four hundred fifty thousand (450,000) according to the latest official census, state or federal, which ever is more recent.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 1337, 1338 and 1339, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Mrs. Patton of Franklin—

H. C. R. No. 2081—A Concurrent Resolution directing the state board of conservation to make a marine and hydrographic study of the feasibility of diverting fresh water to the oyster beds along the shoreline of St. George Sound from Cat Point to Green Point.

WHEREAS, the state road department, in the construction of the Gorrie Bridge over the mouth of East Bay, extended fill from the mainland out into the Bay for about a mile in order to construct the pillars for the bridge, and

WHEREAS, by the construction of the said fill, the fresh waters of the East and St. Marks rivers were diverted from around Cat Point and the East Point-Green Point area to the opposite shoreline, and

WHEREAS, the diversion of the fresh water from the oyster beds in the East Point to Green Point area has caused devastating damage to the oyster beds in this area, and

WHEREAS, due to the lack of fresh water in sufficient amount numerous oyster beds in the said area have been destroyed, causing a loss of thousands of dollars to the lessee of the oyster beds, NOW, THEREFORE,

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

Section 1. That the state board of conservation make a marine and hydrographic study of the feasibility of diverting the fresh waters from the St. Marks and East rivers entering East Bay to the oyster beds located along the shoreline of St. George's Sound from Cat Point to Green Point to determine the effect and necessity of building a fresh water canal from the vicinity of East Bay to the oyster beds between Cat Point and Green Point.

Section 2. The state board of conservation shall report its findings and make recommendations to the board of county commissioners of Franklin county before May 1, 1958.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Concurrent Resolution No. 2081, contained in the above message, was read the first time in full and referred to the Committee on Game and Fisheries.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Mr. Jones of Taylor—

H. C. R. No. 2046—A CONCURRENT RESOLUTION COMMENDING THE MOTEL INDUSTRY OF FLORIDA FOR ITS ACCOMPLISHMENTS UPON THE OBSERVANCE OF NATIONAL MOTEL WEEK, MAY 19, THROUGH MAY 25, 1957.

WHEREAS, The motel industry of the United States celebrates the week of May 19 through May 25, 1957, as National Motel Week; and

WHEREAS, The motel industry of the State of Florida has become one of the largest and most progressive in the United States; and

WHEREAS, The motel operators of Florida contribute substantially to the well-being of all our State's citizens, in that they continually promote the State to the touring public, and continually seek to expand the services offered to the State's visitors; and

WHEREAS, The operators of Florida motels contribute some \$37,000,000 to the State and local governments through tax payments, and collect some \$4,000,000 in sales taxes, with an annual income of about \$140,000,000 from about 5,000 establishments valued at over \$750,000,000; and

WHEREAS, The motel industry in Florida has accomplished so much in its relatively short history in developing highway, city, resort and apartment motels offering improved facilities, service and conveniences, and has grown with such outstanding vigor and strength of purpose to its current position of second in size in the entire world; NOW THEREFORE,

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

That the Legislature of the State of Florida does salute the motel operators of Florida and its industry trade association during National Motel Week, and offer its best wishes for their continued success in helping the travelers of Florida enjoy their stay and in increasing the knowledge of Florida's blessings among our friends in other states and countries of the world.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Concurrent Resolution No. 2046, contained in the above message, was read the first time in full and referred to the Committee on Constitutional Amendments.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 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. Orr, Herrell and Hollahan of Dade—

H. B. No. 2152—A bill to be entitled An Act relating to District Courts of Appeal; providing land for building a District Court courthouse in District Three (3), Dade County; authorizing Board of Commissioners of State Institutions to accept a gift of such land from the University of Miami; providing effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 2152, contained in the above message, was read the first time by title only.

Senator Eaton moved that the rules be waived and House Bill No. 2152 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 2152 was read the second time by title only.

Senator Eaton moved that the rules be further waived and House Bill No. 2152 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. 2152 was read the third time in full.

Upon the passage of House Bill No. 2152 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. 2152 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By The Committee on Insurance—

H. B. No. 1844—A bill to be entitled An Act relating to fire, casualty and surety agents; amending Section 627.81, Florida Statutes; waiving sixty day waiting period in certain instances; and providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 1844, contained in the above message, was read the first time by title only and referred to the Committee on Insurance.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has refused to concur in Senate Amendments to—

By Messrs. Moody, Gibbons and Mann of Hillsborough—

H. B. No. 1944—A bill to be entitled An Act amending Section 1 of Chapter 24944, Laws of Florida, Special Acts of 1947, being an Act relating to the exercise by the City of Tampa of the power of eminent domain to appropriate private or public property, except State or federal, for municipal purposes; providing that the granting of such powers shall be in addition to all other powers of eminent domain granted by existing general or special Laws; and repealing all laws or parts of laws in conflict herewith.

Proof of publication attached.

Which amendments read as follows—

Amendment No. 1—

Strike out everything following the enactment clause and insert in lieu thereof the following: Section 1. Section 1 of Chapter 24944, Laws of Florida, Acts of 1947, is amended by adding a new unnumbered paragraph thereto, to read:

In addition to the rights and powers of eminent domain now granted under law to the City of Tampa, said City of Tampa may also exercise the right and power of eminent domain to include the appropriation of any railroad spur, switching, yard, siding and any other tracks, railroad depots, warehouses, terminals, and other railroad facilities, except main line tracks and rights of way required therefor, necessary or desirable for off-street parking facilities or for any other municipal use or purpose now authorized by law.

Section 2. This Act shall not become effective unless approved by a majority vote of the qualified electors of the City of Tampa, voting in a general or special election to be held for the ratification or rejection of this Act.

Amendment No. 2—

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

A bill to be entitled An Act relating to the City of Tampa; to amend Section 1, Chapter 24944, Laws of Florida, Acts of 1947, as amended, by adding a new paragraph, to authorize the exercise of the power of eminent domain to include the appropriation of any railroad spur, switching, yard, siding and any other tracks, railroad depots, ware houses, terminals, and other railroad facilities, except main lines, necessary or desirable for off-street parking facilities or for any other municipal use or purpose now authorized by law; providing for referendum.

—and respectfully requests the Senate to recede therefrom.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Senator Kickliter moved that further consideration of House Bill No. 1944, together with pending Senate Amendments thereto, be informally passed and the same be placed on the Calendar of Local Bills.

Which was agreed to and it was so ordered.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 3, 1957.

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

Sir:

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

By Mr. Costin of Gulf—

H. B. No. 1996—A bill to be entitled An Act relating to Gulf County, Florida; setting forth requirements for plats before the same may be approved by the board of county commissioners and filed of record; setting effective date.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Proof of publication of Notice was attached to House Bill No. 1996 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. 1996, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate Amendment to—

By Mr. Mitchell of Washington—

H. B. No. 1753—A bill to be entitled An Act relating to all counties having a population of not less than eleven thousand eight hundred and eighty (11,880) nor more than twelve thousand (12,000) inhabitants at the last official state-wide census; providing for salary of superintendent of public instruction; providing effective date.

Which amendment reads as follows:

In Section 1, line 7 (typewritten bill) strike out the words: "seven thousand dollars (\$7,000.00)" and insert in lieu thereof the following: "seven thousand two hundred dollars (7,200.00)"

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate Amendment to—

By Messrs. Sweeny and Karl of Volusia—

H. B. No. 1544—A bill to be entitled An Act amending the charter of the city of Deland, Volusia County, Florida, being Chapter 11,466, Acts of 1925, Entitled "An Act to abolish the present municipal government of the city of Deland, Volusia County, Florida, and to organize, incorporate and establish a new City government for the same and to provide for its jurisdiction and powers" by adding an additional Section, to be numbered 119, to said Act, so as to provide a method and procedure for the recall of City Commissioners; by adding an additional Section, to be numbered 120 to said Act so as to provide for the advertising for bids on contracts with said city, exceeding \$1,000.00 and the acceptance of the lowest responsible bid; and amending Section 30, of said Act, so as to provide that the city judge may try traffic offenses upon citation and docket entry; repealing all laws in conflict and setting an effective date.

Which amendment reads as follows:

In Title, lines 8 and 11, (typewritten bill) strike out the number "119" in line 8 "120" in line 11 and insert in lieu thereof the following: "121" in line 8 "122" in line 11

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendments to—

By the Committee on Appropriations—

H. B. No. 1125—A bill to be entitled An Act authorizing the board of commissioners of state institutions to construct, remodel, maintain, improve, furnish, equip and operate state buildings to house the state district courts of appeal; authorizing the financing thereof through the Florida Development Commission; and providing an effective date.

Which amendment reads as follows—

Amendment No. 1—

Strike out: everything below the enacting clause and insert in lieu thereof the following:

"Section 1. The board of commissioners of state institutions are hereby authorized to construct, remodel, maintain, improve, furnish, equip, and operate state buildings to house the district courts of appeals at Tallahassee, Lakeland and Dade County, Florida, and to finance the cost thereof from the proceeds of revenue bonds in an amount not to exceed a total of \$1,000,000 for all three projects, in accordance with the provisions of chapter 288, Florida Statutes.

Section 2. This act shall take effect immediately upon becoming a law."

Amendment No. 2—

Strike out everything above the enacting clause and insert in lieu thereof the following:

"A bill to be entitled An Act authorizing the board of commissioners of state institutions to construct, remodel, maintain, improve, furnish, equip and operate state buildings to house the state district courts of appeal; authorizing the financing thereof through the Florida Development Commission; and providing an effective date."

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendment to—

By Messrs. Hopkins and Stone of Escambia—

H. B. No. 1484—A bill to be entitled An Act relating to the City of Pensacola, amending Chapter 16623, Laws of Florida, Special Acts of 1933, and entitled: "An Act in relation to the government of the City of Pensacola and to limit and define its powers with respect to the levy of ad valorem taxes".

Which amendment reads as follows—

In Section 2, lines 1 and 2, page 2 (typewritten bill) immedi-

ately following the word "of", strike out the words "the interest bearing indebtedness of said City" and insert in lieu thereof the following: "the bonded indebtedness of the City with reference to bonds (other than bonds issued for the purpose of refunding outstanding bonds or heretofore issued or indebtedness heretofore incurred) issued hereafter."

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendments to—

By Messrs. Shaffer, Petersen and Carney of Pinellas—

H. B. No. 1469—A bill to be entitled An Act relating to the Justices of the Peace and the Justice of the Peace Courts and to Justices of the Peace acting as Judges of Small Claims Courts and as Coroners; fixing a yearly compensation for the Justices of the Peace; fixing a yearly allowance for expenses in the operation and function of said offices, and for the purchase of equipment and supplies; and providing for payment of said expenses; providing that all fees collected shall be trust money and properly deposited in a public depository and delivered monthly to the Fine and Forfeiture Fund of the counties; providing for a report to the County Commission on all fees collected and costs incurred; providing for requisition of monthly expenditures; providing for this Act to apply to all counties of this State having a population of not less than one hundred fifty thousand (150,000) and not more than two hundred forty thousand (240,000) according to the latest official census; repealing Chapter 30507, Laws of Florida, 1955.

Which amendments read as follows—

Amendment No. 1—

In Section 2, line 8 (typewritten bill) strike out the figure: \$3000.00 and insert in lieu thereof the following: \$3500.00

Amendment No. 2—

In Section 2, line 9 (typewritten bill) strike out the figure \$3000.00 and insert in lieu thereof the following: \$3500.00

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendment to—

By Messrs. Bartholomew and Youngberg of Sarasota—

H. B. No. 1833—A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Sarasota County, Florida, to grant or deny franchises for public water systems and sewage systems in all unincorporated areas of said county; to prescribe and collect fees therefor; to adopt rules and regulations for the establishment and operation thereof; providing method for application for such franchise, and prescribing conditions under which franchise may be issued; providing for the duration of such franchises, and a method for voiding or terminating same; providing for the establishment

of trusteeships to operate such systems; providing that said Board of County Commissioners may operate such trusteeships; providing that no firm or corporation may install or operate a water system or sewage system in Sarasota County without having first obtained a franchise from said board; providing that such systems in effect at the time of the effective date hereof may operate without such a franchise; providing a penalty for violation hereof; providing an effective date.

Which amendment reads as follows:

In Section 2, Sub-section a, Paragraph 1 (typewritten bill) following the words "by the Commission" strike out the period and insert in lieu thereof the following: ;provided however, the provisions of this Act shall not apply to any public water or sewage system in operation or upon any such system the construction of which has been substantially commenced upon the effective date of this Act.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendment to—

By Messrs. Hopkins and Stone of Escambia—

H. B. No. 823—A bill to be entitled An Act relating to the Escambia County Agricultural Extension Council created by Chapter 24501, Acts 1947; authorizing a budget procedure for determining the annual expenditures of the council within the authorized tax millage to be levied by the county commission; creating a citizens agricultural budget advisory committee; and providing an effective date.

Which amendment reads as follows—

In Section 2, line 15 (typewritten bill) following the words: "to them. (period)" Strike out the balance of the section.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendments to—

By Mr. Russ of Wakulla—

H. B. No. 1064—A bill to be entitled An Act fixing the compensation of the clerks of the circuit court as clerks and auditors of the Board of County Commissioners, the tax collectors, the assessors of taxes, the supervisors of registration, and the members of the county boards of public instruction in all counties of the state having a population of not less than 4,300 nor more than 5,800, according to the official census of 1950.

Which amendments read as follows—

Amendment No. 1—

In Title (typewritten bill) strike out the words: Entire title

and insert in lieu thereof the following: An Act relating to each county in the state having a population of not less than five thousand (5,000) nor more than five thousand five hundred (5,500), by the latest official state-wide decennial census of 1950, fixing the compensation of the counselor of the juvenile court, the tax collector, assessors of taxes, supervisors of registration, and the members of the county board of public instruction in each such county; amending Section 1 of Chapter 27110, Laws of Florida, Acts of 1951, repealing Chapters 30383 and 30384, Laws of Florida, Acts of 1955; providing an effective date.

Amendment No. 2—

In Section 1, (typewritten bill) strike out the words: All sections 1, 2, 3, 4, 5 and 6 and insert in lieu thereof the following: Section 1 of Chapter 27110, Laws of Florida, Acts of 1951, is amended to read: "Section 1. In each county of the state having a population of not less than 5,000 nor more than 5,500 by the latest official state wide decennial census, the following officers shall be paid the following annual salaries, in equal monthly installments by the board of county commissioners:

Counselor of the Juvenile Court	\$1,200.00
Tax Collector	3,600.00
Assessor of Taxes	3,600.00
Supervisor of Registration	1,200.00

Section 2. The members of the county board of public instruction of each such county shall each receive an annual salary of \$1,200.00 in equal monthly installments to be paid by the county board of public instruction from each such current county school funds.

Section 3. The said board of County Commissioners shall furnish the necessary equipment and supplies for the offices of the tax collector, and assessor of taxes of each such county and shall not pay the salaries or wages of any personnel employed by the said officers.

Section 4. The tax collector and assessor of taxes of each such county shall pay over to the board of county commissioners of each such county all fees and commissions received by them except that the tax collector may retain, as part of their compensation, all fees received by them in connection with the registration and licensing of motor vehicles.

Section 5. The members of the board of public instruction of each such county, in addition to the salaries provided in Section 1 of this Act, shall be entitled to be reimbursed by such boards of public instruction from and out of the county current school fund of each such county for his or her actual and reasonable expenses incurred in and about the performance of his or her necessary duties, including premium required to be paid on qualifying bond, fees for the issuance of commission, and transportation expense of seven and one half cents (7½c) per mile, for necessary transportation in and about the performance of his or her duties as such board member; provided, that such expense account shall be rendered to and all invoices for reimbursement of expenditures and transportation costs herein provided for shall be approved by such board of public instruction in open regular or duly called special meeting.

Section 6. Chapters 30383 and 30384, Laws of Florida, Acts of 1955, and all laws and parts of laws in conflict herewith are hereby repealed.

Section 7. This act shall take effect October 1, 1957.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendments to—

By Mr. Carney of Pinellas—

H. B. No. 1611—A bill to be entitled An Act to amend Chapter 29425, Laws of Florida, Special Acts of 1953, as amended by Chapter 31180, Laws of Florida, Special Acts of 1955, relating to the Long Key Sewer District; and particularly to amend Section 2 thereof by adding new Subsections (j) and (k) thereto; and to amend Section 3 thereof as amended by Section 1 of Chapter 31180, Laws of Florida, Special Acts of 1955; and to amend Subsection (a) of Section 4 thereof; and to amend Subsection (n) of Section 4 thereof, as amended by Section 3 of Chapter 31180, Laws of Florida, Special Acts of 1955; providing definitions of the words and terms "garbage" and "trash"; providing that the Long Key Sewer District shall have authority to provide, arrange, and contract for garbage and trash collection and disposal for any of the municipalities and for the unincorporated areas within the district; providing that the Long Key Sewer District shall have authority to collect rates, fees, and other charges for the garbage and trash collection-disposal service; to administer the service and the financing thereof; and to compel payment of such rates, fees, and other charges by the owners of properties rendered the service; identifying and qualifying the members of the Board of Commissioners of the Long Key Sewer District who shall serve until their successors are elected in 1958 and the members who shall serve until their successors are elected in 1959; providing for the election of the successors of the members of the Board of Commissioners of the Long Key Sewer District who are identified and qualified as members hereby; providing a method for the election of representatives to the Board of Commissioners of the Long Key Sewer District in the event the areas within the district are consolidated into one municipality and in the event of annexation of part of the areas of the district by a municipality included therein; authorizing the Long Key Sewer District to provide a plumbing code, to make plumbing inspections, to issue plumbing permits, and to collect appropriate fees therefor, and providing that the Long Key Sewer District shall be the only agency created by special or local act of the Legislature of the State of Florida having authority within the limits of the district to require plumbing inspections and to issue plumbing permits and make charges therefor; repealing all laws or parts of laws in conflict herewith; and providing a saving clause.

Which amendments read as follows—

Amendment No. 1—

In Section 4 strike out all of Section 4 and renumber the succeeding sections.

Amendment No. 2—

In Title, (typewritten bill), strike out the words: authorizing the Long Key Sewer District to provide a plumbing code, to make plumbing inspections, to issue plumbing permits, and to collect appropriate fees therefor, and providing that the Long Key Sewer District shall be the only agency created by special or local act of the Legislature of the State of Florida having authority within the limits of the district to require plumbing inspections and to issue plumbing permits and make charges therefor;

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendments to—

By Messrs. Hopkins and Stone of Escambia—

H. B. No. 568—A bill to be entitled An Act regulating the occupation and business of electrical contracting in areas of Escambia County lying outside of incorporated municipalities; describing qualifications of electrical contractors to engage in said occupation and business; creating a board of electrical examiners; providing for registration of those now engaged in the occupation or business of electrical contractors; providing for remedies for enforcement of this act and penalties for violation; and providing an effective date.

Which amendments read as follows—

Amendment No. 1—

In Section 2, paragraph (1) (typewritten bill) strike out the entire paragraph (1) and insert in lieu thereof the following:

"(1) No person shall engage in the business of installing, altering or repairing within the unincorporated areas of Escambia County any electrical wiring, devices or equipment for the installation, alteration or repair, within any building or enclosed structure, unless such person is the holder of a certificate of registration as an electrical contractor as provided herein; provided, however, that no portion of this act is intended to apply, or does apply to the installation, alteration or repair to any electrical wiring, device or equipment of a utility furnishing electric power for use in any such building or enclosed structure. Application for such registration shall be made in writing to the board of electrical examiners, upon a form prescribed by the examiners, stating the place of business of the person making the application, and stating the name of the person who will act as the supervisor of the work to be done by the holder of the certificate of registration.

Upon receipt of such application the board of electrical examiners shall give an appropriate examination to such applicant."

Amendment No. 2—

(Typewritten bill.) Following Section 10 add a new section to be numbered Section 10 (a) and to read as follows: "Anything herein contained to the contrary notwithstanding the provisions of this act shall not apply to nor be in effect in that portion of Escambia County lying north of the line dividing township one (1) north and township two (2) north."

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendments to—

By Mr. Papy of Monroe—

H. B. No. 1383—A bill to be entitled An Act requiring that out of any funds which the City of Key West, Florida, a municipal corporation organized and existing under the laws of the State of Florida, shall receive under and by virtue of Chapter 210, tax on cigarettes, Florida Statutes, 1955, or any re-enactment thereof, there may be used and expended for a period of five (5) years beginning from the date this Act becomes operative or effective the sum of sixty thousand dollars (\$60,000) for the betterment, improvement and beautification of the City Cemetery in said City, including the acquiring of land for cemetery purposes limiting yearly expenditures to eighteen thousand dollars (\$18,000); repealing all laws and parts of laws, whether general or special, in conflict with this Act to the extent of such conflict; and providing for this Act to take effect upon its becoming a law.

Which amendments read as follows:

Amendment No. 1—

In Section 1, lines 9 and 10 (typewritten bill) strike out the words: "including the acquiring of land for cemetery purposes"

Amendment No. 2—

In Title, lines 11 and 12, typewritten bill) strike out the words: "Including the acquiring of land for cemetery purposes"

Amendment No. 3—

In Section 1, line 7, (typewritten bill) strike out the words: "Sixty Thousand Dollars (\$60,000)" and insert in lieu thereof the following: "Thirty Thousand Dollars (\$30,000)"

Amendment No. 4—

In Section 1, line 11 (typewritten bill) strike out the words: "Eighteen Thousand Dollars (\$18,000)" and insert in lieu thereof the following: "Seven Thousand Five Hundred Dollars (\$7,500)"

Amendment No. 5—

In title, line 9, (typewritten bill) strike out the words: "Sixty Thousand Dollars (\$60,000)" and insert in lieu thereof the following: "Thirty Thousand Dollars (\$30,000)"

Amendment No. 6—

In Title, line 13 (typewritten bill) strike out the words: "eighteen thousand dollars (\$18,000)" and insert in lieu thereof the following: "seven thousand five hundred dollars (\$7,500)"

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 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 requests the return of—

By Mr. Walker of Collier—

H. B. No. 1442—A bill to be entitled An Act making an appropriation for the construction of certain buildings for the South Florida Field Laboratory at Immokalee; providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Senator Neblett moved that the request of the House of Representatives for the return of House Bill No. 1442, as contained in the foregoing message, be respectfully denied.

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

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 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 requests the return of—

By Senator Rood—

S. B. No. 1292—A bill to be entitled An Act to abolish the present municipal government of the Town of Longboat Key, in the counties of Manatee and Sarasota, and State of Florida,

and to establish, organize and constitute a municipality to be known as "Town of Longboat Key" in the counties of Manatee and Sarasota, State of Florida; to provide a charter for said town; to fix its territorial limits and boundaries; to provide for its government, and prescribe its jurisdiction, powers and privileges; to provide for miscellaneous provisions relating to such established municipality, and to provide for a referendum for the approval of this Act.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Senator Rood moved that Senate Bill No. 1292 be recalled from the Secretary of the Senate, as Ex Officio Enrolling Clerk of the Senate.

Which was agreed to.

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

Which was agreed to and Senate Bill No. 1292 was ordered returned to the House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate Amendments to—

By Mr. Kimbrough of Santa Rosa—

H. B. No. 1613—A bill to be entitled An Act to coordinate garbage and rubbish collection and septic tank cleaning and disposal in Santa Rosa County, for the prevention of disease; defining garbage, rubbish and excreta; establishing the Authority of the Santa Rosa County Health Department, the permitting of garbage collectors, rubbish collectors and septic tank cleaners; repealing all laws or parts of laws in conflict herewith, and fixing the effective date.

Which amendments read as follows:

Amendment No. 1—

In Section 4, line 3, (typewritten bill) after the word "disapproved" strike out period and insert in lieu thereof the following: "by board of county commissioners."

Amendment No. 2—

(Typewritten bill), strike out all of Section 14 and insert in lieu thereof the following:

Section 14. This Act shall become effective upon its approval at an election to be held in Santa Rosa County on or before January 1, 1958, or at the next regular primary or general election held in said county, when the question of approval or rejection shall be submitted and wherein a majority of the electors voting in said election shall vote (Yes) in favor of the adoption of this Act.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform

the Senate that the House of Representatives has concurred in Senate amendment to—

By Messrs. Hopkins and Stone of Escambia—

H. B. No. 467—A bill to be entitled An Act distributing race track funds allocated to Escambia County under Chapter 550, Florida Statutes, to the Board of Public Instruction of Escambia County to be expended for increases in the salaries of teachers in the county schools and the salary of the president of the Pensacola Junior College; repealing Chapter 23659, Acts 1947; and providing an effective date.

Which amendment reads as follows—

In Section 3, (typewritten bill) strike out the words: All of Section 3 and insert in lieu thereof the following: Section 3. This Act shall take effect October 1, 1957,"

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendment to—

By Messrs. Surlis of Polk, Inman and Arrington of Gadsden, Peoples of Glades, Williams of Hardee, Saunders of Clay, Roberts of Union, Chaires of Dixie, Lancaster of Gilchrist, Marshall of Levy, Alexander of Liberty, Zelmenovitz of Okeechobee, Griffin of Polk, Stewart of Hendry, Jones of Taylor, Livingston of Highlands, and Herrell of Dade.

H. B. No. 446—A bill to be entitled An Act relating to the livestock board; amending Subsection (20) of Section 585.34, Florida Statutes, providing inspectors for processing and slaughter houses.

Which amendment reads as follows—

Strike out all of Sections 2 and 3, and re-number the remaining sections. (typewritten bill)

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendment to—

By Mr. Alexander of Liberty—

H. B. No. 1904—A bill to be entitled An Act relating to Liberty County; creating a County Welfare Board; prescribing its powers and duties; providing for its financial support and prescribing the qualifications of its members; providing tax levy and issuance of revenue certificates; providing an effective date.

Which amendment reads as follows—

In Section 11, (typewritten bill) at the end of Section 11, following the word "boards." add the following: The site and land of the old Liberty county court house may be used for a site for a clinic and such other buildings as the welfare board may deem necessary.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendments to—

By Messrs. Hopkins and Stone of Escambia—

H. B. No. 564—A bill to be entitled An Act relating to the office of county solicitor of constitutional courts of record in the State; providing for the annual salary of such county solicitors and assistant county solicitors; amending Section 3 of Chapter 27270, Acts 1951 and Section 2 of Chapter 27077, Acts 1951, relating to appointment of a private investigator by such county solicitors; and providing an effective date.

Which amendments read as follows—

Amendment No. 1—

In Section 1, (typewritten bill) strike out the entire Section, and insert in lieu thereof the following: "Section 1, Section 3 of Chapter 27270, Acts 1951 is amended to read: Section 3. The compensation of the County Solicitor shall be ten thousand, five hundred dollars (\$10,500.00) per annum, payable in twelve (12) equal monthly installments. The County Solicitor shall have three (3) assistants and the compensation of each of said three assistants shall be seven thousand, two hundred dollars (\$7,200.00) per annum, payable in twelve (12) equal monthly installments. The compensation for the County Solicitor and for his three (3) assistants as provided for above shall constitute the entire compensation payable to the County Solicitor and his said three (3) assistants. Neither the County Solicitor nor his assistants shall receive an automobile expense allowance, or travel expense allowance"

Amendment No. 2—

In Section 2, line 12, (typewritten bill) following the words: "stenographic help" strike out the following: "travel, (comma)"

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendments to—

By Messrs. Maness, Mathews and Westberry of Duval—

H. B. No. 1759—A bill to be entitled An Act amending Section 2 of Chapter 8521, General Laws of Florida of 1921, as amended by Chapter 17785, General Laws of Florida of 1937, fixing the compensation of the judge or judges of civil courts of record in certain counties of the State of Florida.

Which amendments read as follows—

Amendment No. 1—

In Section 1, (typewritten bill) strike out entire Section 1, and substitute in lieu thereof the following:

Section 1. In all counties having a population of not less

than three hundred thousand (300,000) nor more than four hundred thousand (400,000) inhabitants according to the latest official State-wide census, the judges of the civil court of record shall be appointed by the Governor and confirmed by the Senate, and shall hold office for four (4) years. He must be at least twenty-five (25) years of age and an attorney at law. Each judge of said court shall receive a salary of fifteen thousand two hundred dollars (\$15,200.00) per annum. Said salary shall be paid from the general revenue fund of the county in which the said court is established in equal monthly installments. Said judges shall not exercise the profession or employment of counsel or attorney or engage in the practice of law during his term of office.

Amendment No. 2—

In Title, (typewritten bill) strike out entire title and substitute in lieu thereof the following:

An Act relating to all counties having a population of not less than three hundred thousand (300,000) nor more than four hundred thousand (400,000) inhabitants according to the latest official State-wide census; providing the compensation, qualifications and appointment of the judges of civil courts of record in said counties; repealing all conflicting laws; providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendments to—

By Messrs. Grimes and Pratt of Manatee—

H. B. No. 1667—A bill to be entitled An Act relating to all counties having a population of more than thirty-four thousand seven hundred (34,700) and less than thirty-six thousand (36,000) according to the latest federal census; relating to the compensation of the clerk of circuit court, tax collector and tax assessor; providing for severability if post declared void; repealing conflicting laws; setting an effective date.

Which amendments read as follows—

Amendment No. 1—

In Section 1, line 4, (typewritten bill) strike out the word: sheriff

Amendment No. 2—

In Title, (typewritten bill) strike out the word: sheriff

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendment to—

By Messrs. Surler of Polk, Duncan of Lake, Rowell of Sumter and Ayers of Hernando—

H. B. No. 815—A bill to be entitled An Act relating to the

district courts of appeal; adding Chapter 35, Florida Statutes; providing districts; organization; personnel; terms and administration duties; providing effective date.

Which amendment reads as follows—

In Section 1, Subsection 35.05, line 5 (typewritten bill) strike out the word "Miami."

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendment to—

By Messrs. Hopkins and Stone of Escambia—

H. B. No. 901—A bill to be entitled An Act relating to Escambia County civil service employees; amending Sections 8 and 8(a) of Chapter 27537, Acts of 1951, as amended by Chapter 30739, Acts of 1955, relating to leaves and holidays; and providing an effective date.

Which amendment reads as follows—

At the end of Section 1, (typewritten bill) strike out the period and insert in lieu thereof the following: "; provided however upon completion of such work for which any such laborer has been employed or in event, in the opinion of the appointing authority, more laborers are employed than are necessary then such number of laborers as are not required for the performance of duties under any such appointing authority, shall be released from employment by the appointing authority in the inverse order of their employment and any laborer so released shall be restored to the reemployment list in the order of their release for recertification for reemployment; that is to say, the last employee released shall appear first upon the reemployment list."

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendments to—

By Messrs. Turlington of Alachua, Griffin of Osceola, Williams of Columbia, Shaffer of Pinellas, Mitchell of Leon, Arrington of Gadsden, Daniel of Lake, Smith of DeSoto, Smith of St. Lucie and Alexander of Liberty—

H. B. No. 1430—A bill to be entitled An Act relating to retirement of State and County officers and employees, and establishing two divisions in the State and County Officers and Employees Retirement System to afford Social Security benefits to members of one of said divisions; making appropriations in connection therewith; repealing Chapter 29968, Laws of Florida, 1955 (Chapter 410, Florida Statutes); and fixing the effective date of this Act.

Which amendments read as follows—

Amendment No. 1—

In Section 2, in a paragraph entitled "122.33 Failure of

referendum" (typewritten bill) after the words "remain valid and undisturbed" strike out the period and insert in lieu thereof the following: and provided further that the provisions and appropriation contained in subsection 9 of section 122.30 providing for a Board of Trustees shall remain in full force and effect in any event.

Amendment No. 2—

In Section 2, in the paragraph entitled "122.24 Membership in division B" (typewritten bill) at the end of subsection (1) of section 122.24 insert the following: Provided further, that any member electing to belong to Division B may withdraw therefrom prior to the date the agreement is entered into.

Amendment No. 3—

In Section 2, in the paragraph entitled "122.32 Repealer" (typewritten bill) following the words, "is hereby repealed." Strike out the period and insert in lieu thereof the following: ; and provided, that nothing contained in the provisions of this act shall repeal or in any way affect chapter 23259, Laws of Florida, Acts of 1945, as amended.

Amendment No. 4—

In Section 2 (typewritten bill), at the end of section 122.30 insert the following:

(9) There is hereby created a board of trustees of five (5) members for the state and county officers and employee's retirement system. Three (3) of said trustees shall be county officials and two (2) shall be state employees all of whom shall be appointed by the comptroller, to serve at the pleasure of the comptroller. It shall be the duty of the said board of trustees to make a thorough study of the state and county retirement system and to make recommendations to the legislature each two (2) years as to needed changes in such system. There is hereby appropriated the sum of twenty thousand dollars (\$20,000.00) of the intangible tax fund of the state for the 1957-1959 biennium, which may be expended by the said board through the comptroller in carrying out their duties hereunder.

Amendment No. 5—

In Section 2, Subsection 122.32, line 5 (typewritten bill), strike out ; (semicolon) and insert in lieu thereof the following: , provided however that the officials and employees of any county or counties which have prior to the effective date of this act elected to accept social security under the provisions of chapter 650 Florida Statutes shall not be affected hereby, provided further, all present and future employees of such counties shall remain in or become members of Division A as provided in section 122.01 of the state and county officers and employees retirement system.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendment to—

By Mr. Beasley of Walton—

H. B. No. 1031—A bill to be entitled An Act providing for and creating a jury commission in Walton County, Florida; prescribing their qualifications, method of appointment, powers, duties, functions, terms of office; and providing for the selection, listing and procurement of jurors in said county.

Which amendment reads as follows—

In Section 1, line 4 (typewritten bill) following the words: "appointed by the" insert the following: Governor, upon the recommendation of the

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendments to—

By the Committee on County Government—

Committee Substitute for H. B. No. 1252—A bill to be entitled An Act amending subsection (1) Subsection (2) and subsection (4) of Section 125.161, Florida Statutes, 1955, relating to annual salaries of County Commissioners of the State of Florida.

Which amendments read as follows—

Amendment No. 1—

In Section 1, Subsection (ggg), (typewritten bill) strike out the figure: "6,000.00" and insert in lieu thereof the following: "7,000.00"

Amendment No. 2—

In Section 1, subsection (aa) (typewritten bill) strike out: the figures 1,200.00 and insert in lieu thereof the following: 1,800.00

Amendment No. 3—

In Section 1 sub-section (ccc), (typewritten bill) strike out the figures: 3,000.00 and insert in lieu thereof the following: 3,600.00.

Amendment No. 4—

In Section 1, Subsection (s), (typewritten bill) strike out the figures 1,200.00 and insert in lieu thereof the following: 1,500.00

Amendment No. 5—

In Section 1, sub-section (dd) (typewritten bill) strike out the figures: 1,200.00 and insert in lieu thereof the following: 1,800.00

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendment to—

By Messrs. Hopkins and Stone of Escambia—

H. B. No. 899—A bill to be entitled An Act relating to Escambia County civil service employment; amending Section 10 of Chapter 27537, Acts of 1951, relating to employees classified as laborers; and providing an effective date.

Which amendment reads as follows—

At the end of Section 2, (typewritten bill) strike out the period and insert in lieu thereof the following: "; provided however the Board in its discretion before recognizing such absence as a period of authorized sick leave as herein provided, may require satisfactory and affirmative evidence that such absence

was because of sickness and the decision of the Board in any such matter shall be final.”

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendments to—

By Mr. Stewart of Okaloosa—

H. B. No. 1701—A bill to be entitled An Act to create and establish the Okaloosa County Water and Sewer District for the proper public and governmental purposes of acquiring, constructing, owning, operating, managing, maintaining, extending, improving and financing one or more water or sewer systems or any combination thereof, including plants, systems, facilities or properties used or useful or having the present capacity for future use in connection with the supply treatment, transportation and distribution of water for industrial, commercial, domestic or other use or consumption and in connection with the collection, transportation, treatment, purification, or disposal of sewage; to provide that the district may acquire a supply of water either within or without Okaloosa County and either within or without the State of Florida; that the district may itself own and operate water and sewer systems, whether in a municipality or in unincorporated territory, and may also sell and transport water to other systems, whether publicly or privately owned, and other users and consumers either within or without Okaloosa County and either within or without the State of Florida; to grant powers to the district, including the power of eminent domain; to provide the means of exercising such power; to authorize the district to fix and revise rates, fees and charges for the use of and for the services and facilities furnished by the district; to provide that any owner, tenant or occupant of any lot or parcel of land which abuts upon a street or other public way containing a sewer which is connected with any sewage disposal system of the district, if so required by ordinance, rule or regulation of the governing body of the municipality in which such lot or parcel of land is situated, shall connect with such sewer and shall cease to use any other method for the disposal of sewage, waste or other polluting matter; to provide for a Board of Directors as the governing body of the district to exercise the powers of the district and to direct its affairs; to provide officers for the district; to authorize the district to issue and sell bonds or revenue certificates payable solely from the revenues of its system or systems; to authorize and provide for the judicial validation of such bonds or revenue certificates; to provide for the adoption of resolutions or the execution and delivery by the district of mortgages, deeds of trust and other instruments of security for the benefit of the holders of such bonds or certificates; to provide for the remedies and rights available to the holders of the bonds or certificates; to prohibit the district from any exercise of the power of taxation; to provide that the property, income, services and sales of the district shall be tax exempt; to provide that the bonds or certificates of the district and interest thereon shall be tax exempt; to provide that the resolutions, deeds, mortgages, trust indentures and other instruments of, by or to the district shall be tax exempt; to provide for the use and utilization and distribution of the revenues of the systems of the district; to exempt the district, its activities and functions and the exercise of its powers from the jurisdiction and control of all state regulatory bodies and agencies; to regulate the use of the proceeds from the sale of any such bonds or certificates; to make such bonds or certificates legal investments for banks, trust companies, fiduciaries and public agencies and bodies; to provide for the use of the public roads by the district; to provide a covenant by the State of Florida not to alter the provisions of this act to the detriment of the holders of bonds or certificates of the district; and to make provisions with respect to the acquisition, construction,

maintenance, operation, financing and refinancing of any system or systems by the district.

Which amendments read as follows:

Amendment No. 1—

In Section 25, line 3 (typewritten bill) strike out the word: “without” and insert in lieu thereof the following: “after”

Amendment No. 2—

In Section 9, line 4 (typewritten bill) strike out the period and insert the following: ; provided this power of eminent domain shall not be used in any way so as to abolish or impair any water or sewer system in any town or municipality of Okaloosa County.

Amendment No. 3—

In Section 10, (typewritten bill) strike out the entire section and insert in lieu thereof the following:

“Section 10. Board of Directors. The District shall have a Board of Directors consisting of one member for each member municipality other than the City of Fort Walton Beach and two members for the City of Fort Walton Beach. The first Board of Directors shall consist of William Meigs, of Niceville, Florida; Wilson Minger, of Valparaiso, Florida; B. H. Cox of Crestview, Florida; John T. Smith of Fort Walton Beach, Florida; and W. J. Roberts, Jr., of Fort Walton Beach, Florida, and each shall serve for a term of four years from the effective date of this act and until his successor is appointed and qualifies. The member or member for each member municipality of each succeeding Board of Directors shall be appointed by the governing body of such member municipality and shall serve for a term of four years and until his successor is appointed in like manner and qualifies. Any vacancy in the office of a member of the Board of Directors shall be filled by appointment by the governing body of the member municipality represented thereby. Appointments to fill a vacancy shall be for the unexpired term. The representative of each municipality may, but need not be the mayor or chief executive officer thereof. The members of the Board of Directors shall serve without compensation, except that they shall be reimbursed for actual expenses incurred in and about the performance of their duties thereunder and, at the discretion of the Board of Directors, they may be paid a director's fee of not exceeding \$10.00 for each director's meeting attended by them and not exceeding \$1,200.00 during each calendar year. Any member of the Board of Directors may be removed by the governing body of the member municipality which he represents within the term for which he shall have been appointed, after giving to such member a copy of the charges against him and an opportunity to be heard in his defense, and the action of such governing body shall be final and non-reviewable.

Amendment No. 4—

In the Title, line 43, immediately after the word “AFFAIRS” strike out the “;” and insert in lieu thereof the following:

“Naming the first board of directors and providing for the appointment of their successors;”

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate amendments to—

By Messrs. Peacock and Shipp of Jackson—

H. B. No. 1735—A bill to be entitled An Act creating the elective office of prosecuting attorney in and for Jackson

County; fixing the term of said office and the method of filling same; prescribing the duties of said prosecuting attorney and prescribing for compensation therefor; providing that the County Commissioners of Jackson County shall appoint a county attorney, prescribing his duties; providing that the county commissioners shall fix his compensation; providing an effective date.

Which amendments read as follows—

Amendment No. 1—

Strike out all of Section 4 and insert in lieu thereof the following:

Section 4. The sum of five dollars (\$5.00) shall be taxed as part of the cost in each criminal case in which a conviction or plea of guilty shall be had before the County Judge's Court in and for Jackson County, Florida, and said sum shall be paid into the fine and forfeiture fund of said county. The prosecuting attorney shall receive as compensation for his duties as prosecuting attorney four thousand two hundred dollars (\$4,200.00) per annum, to be paid in equal monthly installments out of the said fine and forfeiture fund of the general revenue fund of said county.

Amendment No. 2—

In Section 9, lines 1 and 2 (typewritten bill) strike out the words: immediately upon becoming a law, and insert in lieu thereof the following: on the first Tuesday after the first Monday in January after the next general election to be held in the year 1958; provided however, that the provisions of Section 2 of this Act shall take effect immediately upon this Act becoming a law.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 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 requests the return of—

By Senator Beall—

S. B. No. 1360—A bill to be entitled An Act relating to the City of Pensacola, providing upon annexation for the creation of special improvement districts co-terminous with the boundaries of the areas annexed, determining that all taxable real property in said districts shall be specially benefited, providing for the issuance of bonds to finance the cost of constructing or acquiring storm sewers, sanitary sewers, curbs, gutters and streets for said districts, providing for the payment of the principal of and interest on said bonds by special assessments levied against the taxable real property in said districts, and providing for the effective date of this Act.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Senator Beall moved that the request of the House of Representatives for the return of Senate Bill No. 1360, as contained in the foregoing message, be respectfully denied.

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

Senator Rodgers moved that House Bill No. 1810 be re-referred to an appropriate committee for further study.

Which was agreed to by a two-thirds vote and House Bill No. 1810 was re-referred to the Committee on General Legislation and the Committee on Governmental Reorganization.

SPECIAL AND CONTINUING ORDER

Pursuant to the motion made by Senator Davis on June 3, 1957, and the hour having arrived, the Senate took up for consideration Bills relating to Taxation appearing on the Calendar of the Senate.

House Committee Substitute for S. B. No. 1137—A bill to be entitled An Act to amend Section 212.08, Florida Statutes, relating to specific exemptions from sales, rental, storage and use tax by rearranging the exemptions in more orderly categories; by eliminating all exemptions on clothing, lubricating oil, cigarettes, alcoholic beverages (other than malt beverages), and on all other items not specifically exempted by this act; by increasing the maximum tax imposed on industrial machinery from \$300.00 to \$1,000.00 and by restricting and clarifying the definition of such machinery; by declaring the legislative intent of this act; amending Chapter 212, Florida Statutes, by adding Section 212.24, providing for a three per cent (3%) tax on the sale of trading stamps; amending Section 212.11 (1) Florida Statutes to provide for the filing of consolidated reports by certain dealers operating two or more places of business; prohibiting certain excise taxes by municipalities; repealing all laws in conflict herewith and fixing an effective date.

Was taken up.

Senator Pearce moved that the rules be waived and House Committee Substitute for Senate Bill No. 1137 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Committee Substitute for Senate Bill No. 1137 was read the second time by title only.

The Committee on Finance and Taxation offered the following amendment to House Committee Substitute for Senate Bill No. 1137:

In Section 1, (typewritten bill) strike out Subsection 212.08(3) and insert in lieu thereof the following:

212.08(3) Exemptions: items bearing other excise taxes and misc.

Also exempt from the tax imposed by this Chapter are fuels (including crude oil, fuel oil, gasoline, kerosene, diesel oil, natural and artificial gas, coal, coke and cordwood), electric power or energy, cigarettes, alcoholic beverages (other than malt beverages) only when sold in package for consumption off the premises of the licensee, malt beverages, water (not exempting mineral water or carbonated water), and ice. The terms "alcoholic beverages" and "malt beverages" as used in this subsection shall have the same meaning ascribed to them in subsections three (3) and seven (7), respectively, Section 561.01, Florida Statutes. It is determined by the legislature that the classification of alcoholic beverages made in this subsection for the purpose of extending the tax imposed by this Chapter is reasonable and just, and intended that such tax is separate from and in addition to any other tax imposed on alcoholic beverages.

Senator Pearce moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Finance and Taxation also offered the following amendment to House Committee Substitute for Senate Bill No. 1137:

In Section 1, (typewritten bill) strike out Subsection 212.08 (6) and insert in lieu thereof the following:

212.08 (6) Exemptions; motor vehicles.

There shall be exempt from the tax imposed by this Chapter so much of such tax as shall exceed two per cent (2%) on the sale or rental to, the use, consumption or storage for use in this State of motor vehicles. No title certificate shall be issued by the Motor Vehicle Commissioner on any motor vehicle unless there be filed with such application for title certificate a receipt issued by an authorized motor vehicle dealer or by the Comptroller evidencing the payment of such tax where

the same is payable. No such receipt shall be required upon application for transfer of any title certificate issued by another State having a sales tax equal to or greater than the tax required by this State and requiring such tax to be paid before the issuance of a title certificate. Other provisions of this Chapter relating to casual sales and trade-ins are applicable to motor vehicles; however, all transfers of title to motor vehicles are presumed to be a taxable transaction until otherwise shown. The term "motor vehicle" as used in this Subsection shall have the same meaning ascribed in Subsection one (1) Section 320.01, Florida Statutes, when used in the plural form; and the term "motor vehicle dealer" as used in this Subsection shall have the same meaning ascribed in Subsection (6) Section 320.60, Florida Statutes.

Senator Pearce moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Finance and Taxation also offered the following amendment to House Committee Substitute for Senate Bill No. 1137:

In Section 1, (typewritten bill) strike out Subsection 212.08 (9) and insert in lieu thereof the following:

212.08(9) Legislative intent.

It is hereby declared to be the Legislative intent of this Act:

(a) To raise the additional revenue required to meet the appropriations of the Legislature, by eliminating existing sales and use tax exemptions on clothing and fabrics allowed by Subsection eight (8) of Section 212.08, Florida Statutes; by eliminating such exemptions allowed by Subsection (4) (a) of Section 212.08, Florida Statutes, on lubricating oil, motor vehicles, and on alcoholic beverages (other than malt beverages) when sold or served for consumption on the premises of the licensee, allowing, however, a new exemption of a credit of one-third (1/3) of such tax on motor vehicles thereby making such tax to be paid on motor vehicles two per cent (2%) after such new exemption; by increasing the maximum tax fixed in Subsection two (2) of Section 212.08, Florida Statutes, on industrial machinery from three hundred dollars (\$300.00) to one thousand dollars (\$1,000.00) and further restricting and clarifying the definition of such machinery; and by eliminating all other exemptions allowed by Section 212.08, Florida Statutes, not specifically mentioned herein.

(b) To aid in the enforcement of this Chapter by recognizing the effect of court rulings involving such enforcement and to incorporate herein substantial rulings of the Comptroller which have been recognized as necessary to supplement the interpretation of some of the terms used in this Section.

(c) To arrange the exemptions allowed in this Section in more orderly categories thereby eliminating some of the confusion attendant upon the present arrangement where cross-exemptions frequently occur.

Senator Pearce moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Pearce offered the following amendment to House Committee Substitute for Senate Bill No. 1137:

In Section 7, lines 1 and 2 Page 9, (typewritten bill) strike out the words: "Except as otherwise provided in Section 5 hereof,"

Senator Pearce moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Pearce also offered the following amendment to House Committee Substitute for Senate Bill No. 1137:

(Typewritten bill) strike out Section 5 and renumber the subsequent Sections

Senator Pearce moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Pearce also offered the following amendment to House Committee Substitute for Senate Bill No. 1137:

In title, line 13, (typewritten bill) following the word and semi-colon "machinery;" insert: by allowing a new exemption of one-third of the tax imposed on motor vehicles;

Senator Pearce moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Pearce also offered the following amendment to House Committee Substitute for Senate Bill No. 1137:

In Title, line 7-8, (typewritten bill) following the words and parenthesis: "(Other than malt beverages)" insert: When sold for consumption off the premises

Senator Pearce moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Pope offered the following amendment to House Committee Substitute for Senate Bill No. 1137:

Amendment to Subsection 212.08(5)

In Section 1, line 2, (typewritten bill) strike out the word: "transaction" and insert in lieu thereof the following: "Purchase of any single unit of machinery"

Senator Pope moved the adoption of the amendment.

A roll call was demanded.

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

Yeas—16.

Bishop	Connor	Johns	Pope
Boyd	Eaton	Kelly	Rawls
Cabot	Gautier	Kicklitter	Rood
Carlton	Hodges	Neblett	Stenstrom

Nays—21.

Mr. President	Branch	Getzen	Pearce
Adams	Bronson	Hair	Rodgers
Barber	Carraway	Houghton	Stratton
Beall	Clarke	Johnson	
Belser	Davis	Knight	
Brackin	Edwards	Morgan	

So the amendment failed of adoption.

Senator Pope also offered the following amendment to House Committee Substitute for Senate Bill No. 1137:

In Section 1, line 9, Subsection 212.08(5) (typewritten bill) strike out the words:

"As used in this subsection "single transition" shall include orders placed and accepted for the sale and delivery within six months by one supplier, and the use in one particular location of specifically described items on which this exemption is allowed; and"

Senator Pope moved the adoption of the amendment.

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

Senator Pope also offered the following amendment to House Committee Substitute for Senate Bill No. 1137:

In Section 1, line 13 Subsection 212.08(5) (typewritten bill) strike out the words: "six months" and insert in lieu thereof the following: thirty (30) days

Senator Pope moved the adoption of the amendment.

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

Senator Pope also offered the following amendment to House Committee Substitute for Senate Bill No. 1137:

In Section 1, line 7, sub-section 212.08 (5), (typewritten bill) strike out the words: "mining and quarrying"

Senator Pope moved the adoption of the amendment.

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

Senator Pope also offered the following amendment to House Committee Substitute for Senate Bill No. 1137:

In Section 1, line 15 sub-section 212.08 (5), (typewritten

bill) Change semi-colon to comma in line 15 and insert in lieu thereof the following: "provided, however, the term location shall be restricted to an area that does not exceed one-fourth ($\frac{1}{4}$) mile,"

Senator Pope moved the adoption of the amendment.

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

Senator Rawls offered the following amendment to House Committee Substitute for Senate Bill No. 1137:

In Section 1, Subsection 212.08 (5), line 7 (typewritten bill) after the word "Quarrying," insert the following: Construction,

Senator Rawls moved the adoption of the amendment.

A roll call was demanded.

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

Yeas—10.

Bishop	Eaton	Johns	Rood
Boyd	Hodges	Johnson	
Branch	Houghton	Rawls	

Nays 26.

Mr. President	Carlton	Gautier	Neblett
Adams	Carraway	Getzen	Pearce
Barber	Clarke	Hair	Rodgers
Beall	Connor	Kelly	Stenstrom
Belser	Davis	Kicklitter	Stratton
Brackin	Dickinson	Knight	
Bronson	Edwards	Morgan	

So the amendment failed of adoption.

Senator Pearce moved that the rules be further waived and House Committee Substitute for Senate Bill No. 1137, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Committee Substitute for Senate Bill No. 1137, as amended, was read the third time in full.

Upon the passage of House Committee Substitute for Senate Bill No. 1137, as amended, the roll was called and the vote was:

Yeas—27.

Mr. President	Carlton	Getzen	Neblett
Adams	Carraway	Hair	Pearce
Beall	Clarke	Johnson	Rawls
Bishop	Davis	Kelly	Rodgers
Branch	Dickinson	Kicklitter	Stenstrom
Bronson	Edwards	Knight	Stratton
Cabot	Gautier	Morgan	

Nays—9.

Belser	Eaton	Johns
Boyd	Hodges	Pope
Connor	Houghton	Rood

So House Committee Substitute for Senate Bill No. 1137 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

Senator Johnson moved that all Bills on the Calendar relating to Constitutional Amendment be made a Special and Continuing Order of Business for consideration by the Senate upon reaching the Order of the Day on Thursday, June 6, 1957.

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

Senator Morgan moved that the House of Representatives be respectfully requested to return House Bill No. 2070 to the Senate for further action.

Which was agreed to and it was so ordered.

Senator Rawls requested unanimous consent of the Senate to take up and consider House Bill No. 2068, out of its order.

Unanimous consent was granted, and—

H. B. No. 2068—A bill to be entitled An Act relating to each county in the state having a population of not less than thirty thousand (30,000) nor more than thirty-four thousand seven hundred (34,700) by the latest official state-wide decennial census; authorizing cooperation between such county and the State Road Department as to furnishing equipment, materials and Technical Supervision on Secondary Road Construction; providing for refund to the State Road Department of funds expended from such county's secondary road fund moneys; setting effective date.

Was taken up.

Senator Rawls moved that the rules be waived and House Bill No. 2068 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 2068 was read the second time by title only.

Senator Rawls moved that the rules be further waived and House Bill No. 2068 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. 2068 was read the third time in full.

Upon the passage of House Bill No. 2068 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	Johnson	Rodgers
Bishop	Davis	Kelly	Rood
Boyd	Dickinson	Kicklitter	Stenstrom
Brackin	Eaton	Knight	Stratton
Branch	Edwards	Morgan	
Bronson	Gautier		

Nays—None.

So House Bill No. 2068 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Adams moved that the rules be waived and the Senate revert to the consideration of Messages from the House of Representatives.

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

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By Mr. Saunders of Clay—

H. B. No. 1884—A bill to be entitled An Act relating to the town of Penny Farms in Clay County; repealing Chapter 20055, Laws of Florida, Special Acts of 1939, thereby permitting traffic and other regulation of state roads within boundaries of said town; providing for a referendum.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Senator Adams moved that the Senate reconsider the vote

by which House Bill No. 1884 passed the Senate on May 28, 1957.

The President put the question: "Will the Senate reconsider the vote by which House Bill No. 1884 passed the Senate on May 28, 1957?"

Which was agreed to.

So the Senate reconsidered the vote by which House Bill No. 1884 passed the Senate on May 28, 1957.

The question recurred on the passage of House Bill No. 1884.

Pending roll call on the passage of House Bill No. 1884, by unanimous consent, Senator Adams offered the following amendment to House Bill No. 1884:

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

Section 1. Subsection 22 of Section 2, of Chapter 20055, Acts of 1939 is repealed.

Senator Adams moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

By unanimous consent, Senator Adams also offered the following amendment to House Bill No. 1884:

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

A bill to be entitled An Act amending the Charter of the Town of Penny Farms; repealing Subsection 22, of Section 2, of Chapter 20055, Acts of 1939; providing a referendum.

Senator Adams moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Adams moved that House Bill No. 1884, as amended, be read in full and put upon its passage.

Which was agreed to.

And House Bill No. 1884, as amended, was read in full.

Upon call of the roll on the passage of House Bill No. 1884, as amended, the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1884 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Davis presiding.

Senator Rood requested unanimous consent of the Senate to take up and consider House Bill No. 2086, out of its order.

Unanimous consent was granted, and—

H. B. No. 2086—A bill to be entitled An Act relating to Charlotte County; authorizing the creation of street lighting districts and providing the procedure therefor; providing for the appointment of members of a street lighting authority in all such districts and authorizing the levy of a tax for street lighting purposes; providing for a petition and election for the formation of such districts; and providing an effective date.

Was taken up.

Senator Rood moved that the rules be waived and House Bill No. 2086 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 2086 was read the second time by title only.

Senator Rood moved that the rules be further waived and House Bill No. 2086 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. 2086 was read the third time in full.

Upon the passage of House Bill No. 2086 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. 2086 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Rood requested unanimous consent of the Senate to take up and consider House Bill No. 2087, out of its order.

Unanimous consent was granted, and—

H. B. No. 2087—A bill to be entitled An Act authorizing the county commission to fill, grade and improve school sites in all counties having a population of not less than four thousand (4,000) nor more than five thousand (5,000) inhabitants according to the latest Federal state-wide decennial census; providing effective date.

Was taken up.

Senator Rood moved that the rules be waived and House Bill No. 2087 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 2087 was read the second time by title only.

Senator Rood moved that the rules be further waived and House Bill No. 2087 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. 2087 was read the third time in full.

Upon the passage of House Bill No. 2087 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. 2087 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Rood requested unanimous consent of the Senate to take up and consider House Bill No. 2088, out of its order.

Unanimous consent was granted, and—

H. B. No. 2088—A bill to be entitled An Act relating to Charlotte County; authorizing the Board of County Commissioners to establish special zoning districts after petition and

election; providing powers and authority of the county zoning board; providing appointment of the zoning board; providing for a board of adjustment; providing for building permits and the price of said permits; providing an appropriation to defray costs of zoning; providing penalty, setting an effective date.

Was taken up.

Senator Rood moved that the rules be waived and House Bill No. 2088 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 2088 was read the second time by title only.

Senator Rood moved that the rules be further waived and House Bill No. 2088 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. 2088 was read the third time in full.

Upon the passage of House Bill No. 2088 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. 2088 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Rood requested unanimous consent of the Senate to take up and consider House Bill No. 1863, out of its order.

Unanimous consent was granted, and—

H. B. No. 1863—A bill to be entitled An Act relating to Charlotte County; providing for the salary and travel expenses within the county for the County Superintendent of Public Instruction, for the calendar year 1957 and thereafter; providing an effective date.

Was taken up.

Senator Rood moved that the rules be waived and House Bill No. 1863 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1863 was read the second time by title only.

Senator Rood moved that the rules be further waived and House Bill No. 1863 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. 1863 was read the third time in full.

Upon the passage of House Bill No. 1863 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. 1863 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Rood requested unanimous consent of the Senate to take up and consider House Bill No. 1868, out of its order.

Unanimous consent was granted, and—

H. B. No. 1868—A bill to be entitled An Act relating to any county having a population of not less than four thousand (4,000) nor more than five thousand (5,000) inhabitants, according to the last official state-wide census guaranteeing minimum salaries to certain county officers; providing effective date.

Was taken up.

Senator Rood moved that the rules be waived and House Bill No. 1868 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1868 was read the second time by title only.

Senator Rood moved that the rules be further waived and House Bill No. 1868 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. 1868 was read the third time in full.

Upon the passage of House Bill No. 1868 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. 1868 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Rood requested unanimous consent of the Senate to take up and consider House Bill No. 2096, out of its order.

Unanimous consent was granted, and—

H. B. No. 2096—A bill to be entitled An Act amending Chapter 31264, Laws of Florida, Special Acts of 1955, being an act authorizing Sarasota County, and municipalities lying within Sarasota County, individually or jointly, to control their development through planning, zoning, and subdivision regulation; by amending Section 5 thereof, pertaining to the planning and zoning commission, its establishment and composition, terms of office, removal from office, vacancies, officers, rules of procedure, employees, appropriations, fees and other income; by amending Section 12 thereof, pertaining to supplementing and amending the zoning ordinance; by adding a section to be known as Section 12.1, providing that the provisions of said Chapter 31264, as amended, shall remain in full force and effect in the event of the incorporation of any unincorporated area in Sarasota County until municipal zoning and subdivision regulations shall have been promulgated and adopted, and become effective; by amending Section 13 thereof; pertaining to the board of zoning appeals, establishment and composition, terms of office, removal from office, vacancies, officers, rules of procedure, employees, appropriations, fees and other income; by amending Section 14 thereof, defining the powers and duties of the board of zoning appeals; by amending Section 15 thereof, pertaining to the exercise of powers of said board of zoning appeals; by amending Section 19 thereof, pertaining to the review of the board of zoning appeals' decisions, precedence, and costs of action; by amending Section 20 thereof, pertain-

ing to the enforcement of zoning ordinances and regulations; by amending Sections 21 through 29 inclusive, relative to the adoption of subdivision regulations, the approval or disapproval of plats, penalties for transferring lots in unrecorded subdivisions, reversion of subdivided land to acreage, erection of buildings adjacent to unapproved streets, the participation of other agencies in the operation of such subdivision regulations, reservation of mapped streets for future public acquisition and building in reserved street locations, providing a penalty for violations thereof; providing an effective date.

Was taken up.

Senator Rood moved that the rules be waived and House Bill No. 2096 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 2096 was read the second time by title only.

Senator Rood moved that the rules be further waived and House Bill No. 2096 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. 2096 was read the third time in full.

Upon the passage of House Bill No. 2096 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. 2096 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Cabot requested unanimous consent of the Senate to take up and consider House Bill No. 2104, out of its order.

Unanimous consent was granted, and—

H. B. No. 2104—A bill to be entitled An Act to amend the charter of the City of Wilton Manors, Florida, being Chapter 29609, Laws of Florida, Special Acts of 1953, so as to permit the adoption and use of the books, records, files and lists of qualified electors as may be prepared by the supervisor of registration of Broward County, Florida, as the registration books, records, files and lists of qualified electors to be used in all elections held by the City of Wilton Manors, Florida; providing that electors shall register for municipal elections at such times and places as provided by law for registration of electors to vote in State of Florida, County of Broward Elections; providing for the use of the same voting precincts lying within the corporate limits of the City of Wilton Manors as are now designated or may be designated for use in general elections in Broward County, Florida; and confirming and authorizing the use of voting machines and elections heretofore held in the City of Wilton Manors, Florida.

Was taken up.

Senator Cabot moved that the rules be waived and House Bill No. 2104 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 2104 was read the second time by title only.

Senator Cabot moved that rules be further waived and House Bill No. 2104 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. 2104 was read the third time in full.

Upon the passage of House Bill No. 2104 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. 2104 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Cabot requested unanimous consent of the Senate to take up and consider House Bill No. 2105, out of its order.

Unanimous consent was granted, and—

H. B. No. 2105—A bill to be entitled An Act fixing and determining the board member residence districts of the Broward County Board of Public Instruction by using voting precinct numbers and providing for any change in precincts.

Was taken up.

Senator Cabot moved that the rules be waived and House Bill No. 2105 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 2105 was read the second time by title only.

Senator Cabot moved that the rules be further waived and House Bill No. 2105 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. 2105 was read the third time in full.

Upon the passage of House Bill No. 2105 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. 2105 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Cabot requested unanimous consent of the Senate to take up and consider House Bill No. 2106, out of its order.

Unanimous consent was granted, and—

H. B. No. 2106—A bill to be entitled An Act authorizing the board of public instruction of Broward County, Florida, to establish an insurance fund for the purpose of meeting any loss to county school board property, authorizing appropriations thereto, allowing the board by resolution to fix maximum and minimum amount of the insurance fund, providing for disposition of amounts above the maximum amount, for the appointment of three (3) members of the board of public instruction as insurance fund commissioners, for the filling of vacancies occurring therein, for the election of a chairman and a secretary of the commission granting to the commissioners authority to employ necessary clerical assistants and providing for their payment, for the investment of the fund by

the commissioners in specified securities, and for the placing of insurance upon school board property with private companies, providing for the discontinuance of the fund by the unanimous vote of the board of public instruction with approval of the State board of education.

Was taken up.

Senator Cabot moved that the rules be waived and House Bill No. 2106 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 2106 was read the second time by title only.

Senator Cabot moved that the rules be further waived and House Bill No. 2106 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. 2106 was read the third time in full.

Upon the passage of House Bill No. 2106 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. 2106 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Cabot requested unanimous consent of the Senate to take up and consider House Bill No. 2107, out of its order.

Unanimous consent was granted, and—

H. B. No. 2107—A bill to be entitled An Act authorizing the board of public instruction of Broward County to enter into and make contracts for purchases for materials, supplies and services, without requiring competitive bidding thereon, for a sum not to exceed one thousand dollars (\$1,000.00).

Was taken up.

Senator Cabot moved that the rules be waived and House Bill No. 2107 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 2107 was read the second time by title only.

Senator Cabot moved that the rules be further waived and House Bill No. 2107 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. 2107 was read the third time in full.

Upon the passage of House Bill No. 2107 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. 2107 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Cabot requested unanimous consent of the Senate to take up and consider House Bill No. 2108, out of its order.

Unanimous consent was granted, and—

H. B. No. 2108—A bill to be entitled An Act amending Chapter 28613, Laws of Florida, Acts of 1953, relating to compensation, travel and other expenses of members of the Board of Public Instruction of Broward County, Florida.

Was taken up.

Senator Cabot moved that the rules be waived and House Bill No. 2108 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 2108 was read the second time by title only.

Senator Cabot moved that the rules be further waived and House Bill No. 2108 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. 2108 was read the third time in full.

Upon the passage of House Bill No. 2108 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. 2108 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Cabot requested unanimous consent of the Senate to take up and consider House Bill No. 2133, out of its order.

Unanimous consent was granted, and—

H. B. No. 2133—A bill to be entitled An Act providing for further and additional salary to be paid circuit judges in counties having a population of not less than eighty thousand (80,000) nor more than one hundred thousand (100,000), according to the last official census, who is a resident of every such county and making the same a county purpose.

Was taken up.

Senator Cabot moved that the rules be waived and House Bill No. 2133 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 2133 was read the second time by title only.

Senator Cabot moved that the rules be further waived and House Bill No. 2133 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. 2133 was read the third time in full.

Upon the passage of House Bill No. 2133 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. 2133 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Cabot requested unanimous consent of the Senate to take up and consider House Bill No. 2138, out of its order.

Unanimous consent was granted, and—

H. B. No. 2138—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.

Was taken up.

Senator Cabot moved that the rules be waived and House Bill No. 2138 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 2138 was read the second time by title only.

Senator Cabot moved that the rules be further waived and House Bill No. 2138 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. 2138 was read the third time in full.

Upon the passage of House Bill No. 2138 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. 2138 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

The Senate resumed the consideration of messages from the House of Representatives.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By the Committee on Judiciary "A"—

Committee Substitute for S. B. No. 728—A bill to be entitled An Act vesting the title to all sovereignty submerged bottom lands, except for submerged lands in navigable fresh water lakes and lands heretofore sold or conveyed, in the trustees of the Internal Improvement Fund; providing for the disposition thereof; authorizing the appropriate Board of County Commissioners, governing body of any municipality or other local board authorized by law, and the trustees of the Internal Improvement Fund, to ascertain and establish or alter a bulk-head line or lines in areas on their own initiative or on application of an upland owner; prohibiting the pumping of sand, rock or earth, and the construction of islands, from navigable water bottoms; and adding to or extending existing lands or islands bordering on or being in such navigable water bottoms; amending Section 253.12, Florida Statutes; adding Sections 253.122 through 253.128; repealing Sections 253.06 through 253.11, 253.13, 253.15, Florida Statutes, and specifically repealing 271.01, Florida Statutes; requiring a permit; providing effective date.

Which amendments read as follows—

Amendment No. 1—

In Section 1, Subsection (1), in Line 3, following the words "Fresh water lake," add "Rivers and Streams"

Amendment No. 2—

In Section 1, Paragraph 1, Line 3, following the words "title to all sovereignty" insert the following: "tidal and"

Amendment No. 3—

In Section 1, in next to the last paragraph in the 1st line strike out: the word "person"

Amendment No. 4—

In Section 1, in next to the last paragraph in the 7th line strike out: the word "may" and insert the following in lieu thereof: "shall"

Amendment No. 5—

In Section 1, last Paragraph, line 2, following the word "has" insert the word "heretofore"

Amendment No. 6—

In Section 3, at the end of the Section strike out the period and insert the following: ; and provided further that the owners of submerged lands heretofore conveyed by the state or any of its agencies shall have the right to fill such submerged lands by pumping sand, rock or earth from adjacent or adjoining submerged lands owned by the state, as may be approved by the United States Department of the Army Corps of Engineers, and such owners shall not be further required to comply with the terms of this Act.

Amendment No. 7—

In Section 3, at the end of the section, add the following:

This section shall not apply to lands the owners of which have heretofore purchased or are purchasing under contract from the Trustees of Internal Improvement Fund and who, at the time of the effective date hereof, have permits issued by the United States Corps of Engineers, and approved by the Trustees of Internal Improvement Fund to fill said lands

Amendment No. 8—

In Section 6, following the last word in the last line strike out the period "." and insert the following in lieu thereof: , of lands of which it is the riparian upland owner or holds the consent in writing of the riparian upland owner consenting to such construction or extension.

Amendment No. 9—

In Section 6, page 9, line 9, strike out the period and insert the following in lieu thereof: a semicolon ; nor shall the provisions of this Act apply to any submerged lands heretofore conveyed by deed or statutes to any county, city, public corporate body or other political subdivision of the State of Florida.

Amendment No. 10—

In Section 8, line 5, following the word: "commissioners" insert the following: "or the governing body of any municipality"

Amendment No. 11—

In Section 8, at the end thereof "strike out period" insert the following: "or the governing body of any municipality as the case may be."

Amendment No. 12—

In Section 9 at the end thereof insert the following:

"Provided, however, the title to all lands heretofore filled or developed is herewith confirmed in the upland owners and the trustees shall on request issue a disclaimer to each such owner."

Amendment No. 13—

In Section 12, page 10 strike out: "This Act shall become effective immediately upon becoming a law." and insert the following in lieu thereof:

"The provisions of Sections Two (2) through Eight (8) inclusive of this Act shall not apply to any county in this State having a meandered shore line, including mainland and islands, greater in length than eight hundred and fifty (850) statute miles, and having within its boundaries meandered islands greater in number than two hundred (200)."

Amendment No. 14

After Section (12), add a new section to be numbered Section (13) as follows:

"Section 13. Any section, subsection or paragraph of this Act held to be invalid or unconstitutional shall in no wise affect or impair any remaining section, subsection or paragraph of this Act."

Amendment No. 15—

After Section (13) add a new section to be numbered Section (14) as follows:

"Section 14. This Act shall become effective immediately upon becoming a law."

Amendment No. 16—

In Title, following the words "Navigable Fresh Water Lakes" add comma (,) Rivers and Streams"

Amendment No. 17—

In Title, line 18, following the words water bottoms; insert the following: excepting certain counties from certain provisions hereof;

Amendment No. 18—

In the title at the end thereof strike the period and add the following: ; and confirming certain titles and authorizing disclaimer.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEIDSOE,
Chief Clerk, House of Representatives.

And Committee Substitute for Senate Bill No. 728, contained in the above message, was read by title, together with House Amendments thereto.

Senator Shands moved that the Senate concur in House Amendment No. 1 to Committee Substitute for Senate Bill No. 728.

Which was agreed to and the Senate concurred in House Amendment No. 1 to Committee Substitute for Senate Bill No. 728.

Senator Shands moved that the Senate concur in House Amendment No. 2 to Committee Substitute for Senate Bill No. 728.

Which was agreed to and the Senate concurred in House

Amendment No. 2 to Committee Substitute for Senate Bill No. 728.

Senator Shands moved that the Senate concur in House Amendment No. 3 to Committee Substitute for Senate Bill No. 728.

Which was agreed to and the Senate concurred in House Amendment No. 3 to Committee Substitute for Senate Bill No. 728.

Senator Shands moved that the Senate do not concur in House Amendment No. 4 to Committee Substitute for Senate Bill No. 728.

Which was agreed to and the Senate refused to concur in House Amendment No. 4 to Committee Substitute for Senate Bill No. 728.

Senator Shands moved that the Senate concur in House Amendment No. 5 to Committee Substitute for Senate Bill No. 728.

Which was agreed to and the Senate concurred in House Amendment No. 5 to Committee Substitute for Senate Bill No. 728.

Senator Shands moved that the Senate do not concur in House Amendment No. 6 to Committee Substitute for Senate Bill No. 728.

Which was agreed to and the Senate refused to concur in House Amendment No. 6 to Committee Substitute for Senate Bill No. 728.

Senator Shands moved that the Senate concur in House Amendment No. 7 to Committee Substitute for Senate Bill No. 728.

Which was agreed to and the Senate concurred in House Amendment No. 7 to Committee Substitute for Senate Bill No. 728.

Senator Shands moved that the Senate concur in House Amendment No. 8 to Committee Substitute for Senate Bill No. 728.

Which was agreed to and the Senate concurred in House Amendment No. 8 to Committee Substitute for Senate Bill No. 728.

Senator Shands moved that the Senate concur in House Amendment No. 9 to Committee Substitute for Senate Bill No. 728.

Which was agreed to and the Senate concurred in House Amendment No. 9 to Committee Substitute for Senate Bill No. 728.

Senator Shands moved that the Senate concur in House Amendment No. 10 to Committee Substitute for Senate Bill No. 728.

Which was agreed to and the Senate concurred in House Amendment No. 10 to Committee Substitute for Senate Bill No. 728.

Senator Shands moved that the Senate concur in House Amendment No. 11 to Committee Substitute for Senate Bill No. 728.

Which was agreed to and the Senate concurred in House Amendment No. 11 to Committee Substitute for Senate Bill No. 728.

Senator Shands moved that the Senate concur in House Amendment No. 12 to Committee Substitute for Senate Bill No. 728.

Which was agreed to and the Senate concurred in House Amendment No. 12 to Committee Substitute for Senate Bill No. 728.

Senator Shands moved that the Senate concur in House Amendment No. 13 to Committee Substitute for Senate Bill No. 728.

Which was agreed to and the Senate concurred in House Amendment No. 13 to Committee Substitute for Senate Bill No. 728.

Senator Shands moved that the Senate concur in House Amendment No. 14 to Committee Substitute for Senate Bill No. 728.

Which was agreed to and the Senate concurred in House Amendment No. 14 to Committee Substitute for Senate Bill No. 728.

Senator Shands moved that the Senate concur in House Amendment No. 15 to Committee Substitute for Senate Bill No. 728.

Which was agreed to and the Senate concurred in House Amendment No. 15 to Committee Substitute for Senate Bill No. 728.

Senator Shands moved that the Senate concur in House Amendment No. 16 to Committee Substitute for Senate Bill No. 728.

Which was agreed to and the Senate concurred in House Amendment No. 16 to Committee Substitute for Senate Bill No. 728.

Senator Shands moved that the Senate concur in House Amendment No. 17 to Committee Substitute for Senate Bill No. 728.

Which was agreed to and the Senate concurred in House Amendment No. 17 to Committee Substitute for Senate Bill No. 728.

Senator Shands moved that the Senate concur in House Amendment No. 18 to Committee Substitute for Senate Bill No. 728.

Which was agreed to and the Senate concurred in House Amendment No. 18 to Committee Substitute for Senate Bill No. 728.

Senator Shands moved that the House of Representatives be respectfully requested to recede from House Amendments Nos. 4 and 6 to Committee Substitute for Senate Bill No. 728.

Which was agreed to and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By Mr. Vocelle of Indian River—

H. B. No. 1305—A bill to be entitled An Act to amend Sections 482.07, 482.11 and 482.13, Florida Statutes, relating to structural pest control, by adding new subsections; authorizing the Florida Structural Pest Control Board to establish executive offices, employ a secretary, conduct its business at times and places within the State, place charges against licensee or certificate holders, impose civil penalties; raising certificate renewal fees; providing a severability Section; and providing effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 1305, contained in the above message, was read the first time by title only and referred to the Committee on Public Health.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By the Committee on Judiciary A (Civil)—

H. B. No. 1843—A bill to be entitled An Act relating to mortgages on real property; providing for limited closing costs and fees when handled through mortgage brokers; defining certain terms; providing civil remedies to parties damaged; setting effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 1843, contained in the above message, was read the first time by title only and referred to the Committee on General Legislation.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By the Committee on Elections—

Committee Substitute for H. B. No. 1328—A bill to be entitled An Act to amend Subsection (1) of Section 102.012, Florida Statutes, relating to inspectors and clerks to conduct elections, by providing for recommendations of chairmen and certain other members of party executive committees concerning selection of such election officers, under prescribed conditions; fixing the effective date of this Act.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Committee Substitute for House Bill No. 1328, contained in the above message, was read the first time by title only and referred to the Committee on Privileges and Elections.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By Mr. Alexander of Liberty—

H. B. No. 454—A bill to be entitled An Act amending Section 99.103, Florida Statutes, relating to Secretary of State remitting filing fees and committee assessments to State executive committees, by making provisions of same applicable without qualification to political parties participating in general primary; adding provision requiring payment by clerks of the circuit court of one-third of filing fees received by them to proper State executive committee; adding provision relating to use by committees of filing fees and assessments; and fixing effective date of Act.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 454, contained in the above message, was read the first time by title only and referred to the Committee on Privileges and Elections.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 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. Cross and Turlington of Alachua—

H. B. No. 1506—A bill to be entitled An Act relating to sale of county property of the United States or State; amending Section 125.38, Florida Statutes, and providing effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 1506, contained in the above message, was read the first time by title only and referred to the Committee on General Legislation.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By Mr. Orr of Dade—

H. B. No. 1683—A bill to be entitled An Act relating to the Inter-American Center authority; providing an appropriation therefor; providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 1683, contained in the above message, was read the first time by title only and referred to the Committee on Appropriations.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By Mr. Pratt of Manatee—

H. B. No. 1162—A bill to be entitled An Act relating to Florida teacher education advisory council; amending Section 231.10, Florida Statutes, by providing a council of thirty-five (35) members; providing a method for selection of the members; providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 1162, contained in the above message, was read the first time by title only and referred to the Committee on Education.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By the Committee on Motor Vehicles & Carriers—

H. B. No. 1895—A bill to be entitled An Act relating to motor vehicle used parts dealers; providing for used parts dealers, wreckers and rebuilders to maintain records and be licensed by the motor vehicle commissioner; providing for an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 1895, contained in the above message, was read the first time by title only and referred to the Committee on Motor Vehicles.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By Mr. Pratt of Manatee—

H. B. No. 1573—A bill to be entitled An Act relating to graduate certificates; amending Section 231.20, Florida Statutes by providing a limitation the number of semester hours necessary to receive a graduate certificate; providing for an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 1573, contained in the above message, was read the first time by title only and referred to the Committee on Education.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has refused to concur in Senate Amendments to—

By Mr. Carney of Pinellas—

H. B. No. 2060—A bill to be entitled An Act relating to organization of municipalities, amending Section 165.29, Florida Statutes, relating to section not applicable in certain counties; providing effective date.

Which amendments read as follows—

Amendment No. 1—

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

Section 1. Section 165.29, Florida Statutes, is hereby repealed.

Amendment No. 2—

In title, line 2, (typewritten bill) strike out the word "Amending" and insert in lieu thereof the following: "Repealing"

—and respectfully requests the Senate to recede therefrom.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 2060, contained in the above message, was read by title, together with Senate Amendments thereto.

Senator Houghton moved that the Senate recede from Senate Amendment No. 1 to House Bill No. 2060.

Which was agreed to and the Senate receded from Senate Amendment No. 1 to House Bill No. 2060.

Senator Houghton moved that the Senate recede from Senate Amendment No. 2 to House Bill No. 2060.

Which was agreed to and the Senate receded from Senate Amendment No. 2 to House Bill No. 2060.

And the action of the Senate was ordered certified to the House of Representatives immediately.

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has concurred in Senate Amendments to—

By Mr. Hopkins of Escambia—

H. B. No. 902—A bill to be entitled An Act regulating the operation of wreckers and wrecker companies in the county of Escambia; defining certain words and phrases; providing for issuance of permits for operation of wreckers and wrecker companies; prohibiting pursuit of ambulances and police cars; prohibiting wreckers at the scene of an accident on public streets or highways except when lawfully called; prohibiting solicitation of wrecker business on public streets or highways; prohibiting interception of police radio messages; prescribing forms and procedures for calling wreckers to accident scenes; prohibiting police officers from influencing selection of wrecker services; making this act cumulative of state and federal laws; prescribing penalties; and repealing laws or parts of laws in conflict herewith; providing effective date.

Which amendments read as follows—

Amendment No. 1—

Strike out all of title and insert in lieu thereof the following: A bill to be entitled An Act regulating the operation of wreckers and wrecker companies in the County of Escambia; providing for issuance of permits for operation of wreckers and wrecker companies; providing authority for revocation of any permit issued hereunder; and granting authority to make rules not inconsistent herewith; making this Act cumulative of

State and Federal laws; prescribing penalties; and repealing laws or parts of laws in conflict herewith; providing effective date.

Amendment No. 2—

After the title, insert the following: "BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF FLORIDA:"

Amendment No. 3—

Strike all of Section 1 and insert in lieu thereof the following:

Section 1. From and after the passage of this Act every person desiring to engage in the wrecker business in Escambia County shall make application in writing, on a form provided for that purpose, to the sheriff in said county for a permit to engage in the wrecker business and for a permit for each wrecker proposed to be operated, and such application shall contain the name, address, telephone number, the number and types of wrecker equipment operated, and the true owner of the company concerned. Every application when filed shall be sworn to by the applicant and accompanied by an inspection fee in the sum of three dollars (\$3.00) for each wrecker proposed to be operated, and this fee shall not be returned to applicant.

Amendment No. 4—

Strike all of Section 2 and insert in lieu thereof the following:

Section 2. The said sheriff may issue a permit to engage in the wrecker business to all applicants complying with the provisions of this Act and may issue a permit to all wreckers of such applicants so complying. No permit authorizing the operation of a wrecker business and no permit authorizing the operation of a wrecker on the streets or Highways of Escambia county shall be issued:

(1) Unless every wrecker proposed to be used by the applicant complies with the following minimum requirements:

(a) Each wrecker shall be not less than three-quarter ($\frac{3}{4}$) ton in size, and be equipped with booster brakes.

(b) Each wrecker shall be equipped with a power or hand-operated winch, winch line, and boom, with a factory-rated lifting capacity of not less than five thousand (5,000) pounds, single line capacity.

(c) Each wrecker shall carry as standard equipment; tow bars, safety chains, a fire extinguisher, wrecking bars, booms and an axe.

(2) Unless the applicant shall procure and keep in full force and effect, a policy or policies of public liability and property damage insurance issued by a casualty insurance company authorized to do business in Florida and in the standard form approved by the board of insurance commissioners of the state, insuring the public from any loss or damage that may arise to any person or property by reason of the operation of a wrecker of such company and providing that the amount of recovery on each wrecker shall be in the limits of not less than the following sums:

(a) For damages arising out of bodily injury to or death of one (1) person in any one accident, fifty thousand dollars (\$50,000.00).

(b) For damages arising out of bodily injury to or death of two (2) or more persons in any one accident, one hundred thousand dollars (\$100,000.00).

(c) For injury to or destruction of property in any one (1) accident, twenty-five thousand dollars (\$25,000.00).

Amendment No. 5—

Strike all of Section 3 and insert in lieu thereof the following:

Section 3. In addition to a permit authorizing a person to engage in the wrecker business there shall also be issued a permit for each approved wrecker vehicle owned by the permittee. Each permit for a wrecker vehicle shall state that such wrecker has been inspected and approved under direction of the sheriff of said county, and shall be affixed securely to the inside of the windshield of the appropriate wrecker

vehicle. No person shall operate a wrecker on the public streets or highways of Escambia County unless a permit to engage in the wrecker business has been issued to the owner of such wrecker. No permit shall be transferable, and every permit shall expire at midnight on September 30 of the fiscal year in which issued.

Amendment No. 6—

Strike all of Section 4, and insert in lieu thereof the following:

Section 4. No person shall operate a wrecker on the public streets or highways of Escambia County unless an inspection permit for such wrecker has been issued for such vehicle by the sheriff of said county, and no person shall operate a wrecker on the public streets or highways of Escambia County unless the permit duly issued to such wrecker is posted on the windshield of such wrecker as provided in Section 3 of this Act.

Amendment No. 7—

Strike all of Section 5, and insert in lieu thereof the following:

Section 5. The sheriff for reasonable cause, or for violation of any provision hereof, may revoke or suspend for such period and under such terms as he shall prescribe. Said sheriff may adopt and change from time to time any regulations or rules not inconsistent herewith governing the operation of wreckers, and wrecker business in Escambia County.

Amendment No. 8—

Strike all of Section 6, and insert in lieu thereof the following:

Section 6. Any person, either by himself or agent, who shall do any act or thing prohibited by the terms of this Act, or in anywise violate the provisions thereof shall be guilty of a misdemeanor and punished accordingly. It shall not be necessary for the complaint to allege or for proof to be made that the act was knowingly done; nor shall it be necessary for the complaint to negative any exception contained in this Act concerning any prohibited act, but any such exception made herein may be urged as a defense by any person charged by such complaint.

Amendment No. 9—

Strike out all of Section 7 and insert in lieu thereof the following:

Section 7. It is hereby declared and determined that wrecker vehicles are not emergency vehicles, and such wreckers shall comply strictly with all ordinances and laws relating to motor vehicles.

Amendment No. 10—

Strike out all of Section 8 and insert in lieu thereof the following:

Section 8. This act shall be cumulative of municipal ordinances, State and Federal laws.

Amendment No. 11—

Strike out all of Section 9 and insert in lieu thereof the following:

Section 9. If any section, subsection, sentence, clause, or phrase of this act is for any reason held to be unconstitutional, void or invalid, the validity of the remaining section of this act shall not be affected thereby.

Amendment No. 12—

Strike out all of Section 10 and insert in lieu thereof the following:

Section 10. All laws or parts of laws in conflict herewith are hereby repealed.

Amendment No. 13—

Strike out all of Section 11 and insert in lieu thereof the following:

Section 11. This act shall take effect October 1, 1957.

Amendment No. 14—

Strike out all of sections 12, 13, 14, 15, 16, 17, 18, 19 and 20.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Senator Shands requested unanimous consent of the Senate to take up and consider House Bill No. 1216, out of its order.

Unanimous consent was granted, and—

H. B. No. 1216—A bill to be entitled An Act relating to judicial retirement for disability; implementing Section 17 (b) of Article V, Constitution of Florida; providing a schedule for determining retirement pay of judicial officers retired for disability after ten (10) years service or less; providing the right to elect to receive the benefits under this law or the benefits provided in Chapter 123; providing for the transfer of contributions in accord with such election; providing for determination of disability in the event of unexplained absence or disappearance of judicial officers; providing for method of selection of alternative applicable benefits in the event a judicial officer is personally disabled to make such selection; prohibiting the practice of law while drawing retirement compensation; making an appropriation therefor; and providing an effective date.

Was taken up.

Senator Shands moved that the rules be waived and House Bill No. 1216 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1216 was read the second time by title only.

Senator Shands moved that the rules be further waived and House Bill No. 1216 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. 1216 was read the third time in full.

Upon the passage of House Bill No. 1216 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. 1216 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 Shands requested unanimous consent of the Senate to take up and consider House Bill No. 1217, out of its order.

Unanimous consent was granted, and—

H. B. No. 1217—A bill to be entitled An Act relating to retirement of supreme court justices, district court of appeal judges and circuit judges; amending Sections 123.01, 123.02, 123.03, 123.04, 123.05, 123.06, 123.07, 123.09, 123.12, 123.13, 123.15, and 123.16, Florida Statutes; making an appropriation therefor; and providing an effective date.

Was taken up.

Senator Shands moved that the rules be waived and House Bill No. 1217 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1217 was read the second time by title only.

The Committee on Appropriations offered the following amendment to House Bill No. 1217:

In Section 4, lines 7, 8 and 9 (typewritten bill) strike out: all of lines 7, 8 and 9 and insert in lieu thereof the following: "of appeal judge, or circuit judge for at least ten (10) years in the aggregate, or had ten (10) years of otherwise creditable service either before or after the passage"

Senator Pope 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 House Bill No. 1217:

In Section 4, line 18, (typewritten bill) strike out the words: "section thirteen (13) hereof" and insert in lieu thereof the following: "section 123.13"

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

Senator Pope offered the following amendment to House Bill No. 1217:

In Section 4, Subsection (2) (typewritten bill) Strike out all of subsection (2) and renumber all subsections thereafter.

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

Senator Pope also offered the following amendment to House Bill No. 1217:

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

Section 3. Subsection (3) of section 123.03, Florida Statutes, is amended to read:

123.03 Transfer from other retirement systems; acceptance by non-members; payment of back contributions.—

(3) Any supreme court justice, district court of appeal judge or circuit judge who, prior to becoming a supreme court justice, district court of appeal judge or circuit judge, was a member of any other retirement system authorized by state law for Florida state or county officers or employees, and who is not receiving retirement benefits under said fund, may be a member of the supreme court justices, district court of appeal judges and circuit judges retirement system, and if any such supreme court justice, district court of appeal judge or circuit judge has not received a refund from the retirement system authorized by state law for Florida state or county officers or employees, the amount he has paid into the said fund shall be transferred from the retirement system authorized by state law for Florida state or county officers or employees' fund to the supreme court justices, district court of appeal judges and circuit judges retirement fund, or if such supreme court justice, district court of appeal judge or circuit judge has received a refund from the retirement system authorized by state law for Florida state or county officers or employees, then any such supreme court justice, district court of appeal judge or circuit judge shall within twenty-four (24) months from the time such person becomes a supreme court justice, district court of appeal judge or circuit judge or within twenty-four (24) months from the time this chapter becomes a law, whichever is the later date, pay into the supreme court justices, district court of appeal judges and circuit judges retirement fund five per cent (5%) of the salary he has received from the state and county as an officer or employee beginning with July 1, 1945, plus three per cent (3%) interest per annum thereon. Thereupon the total time spent as a state or county officer or employee shall be added to and computed with such person's service as a supreme court justice, district court of appeal judge or circuit judge as provided for in this chapter. Provided further that the service credit as a state or county officer or employee shall be computed at two per cent (2%). No supreme court justice, district court of appeal judge or circuit judge who is receiving benefits under any other retirement system authorized by state law for Florida state or county officers or employees pension fund shall be eligible to become a member of the supreme court justices, district court of appeal judges and circuit judges retirement system.

Senator Pope moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Shands moved that the rules be further waived and House Bill No. 1217, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1217, as amended, was read the third time in full.

Upon the passage of House Bill No. 1217, as amended, the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1217 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

Senator Carraway requested unanimous consent of the Senate to take up and consider House Bill No. 1587, out of its order.

Unanimous consent was granted, and—

H. B. No. 1587—A bill to be entitled An Act relating to motor vehicle registration; amending Section 320.14, Florida Statutes, providing a new method of computation of fractional year registration on trucks, tractors, buses, trailers or semi-trailers.

Was taken up.

Senator Carraway moved that the rules be waived and House Bill No. 1587 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1587 was read the second time by title only.

Senator Carraway moved that the rules be further waived and House Bill No. 1587 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. 1587 was read the third time in full.

Upon the passage of House Bill No. 1587 the roll was called and the vote was:

Yeas—37.

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

Nays—1.

Hodges

So House Bill No. 1587 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 moved that the House of Representatives be respectfully requested to return House Bill No. 2055 to the Senate for further action.

Which was agreed to and it was so ordered.

Senator Pearce requested unanimous consent of the Senate to take up and consider Senate Bill No. 1223, out of its order.

Unanimous consent was granted, and—

S. B. No. 1223—A bill to be entitled An Act relating to license taxes for the operation of motor vehicles: amending Sections 320.08 and 320.20, Florida Statutes, and Section 320.081, Florida Statutes, as amended by Section 33 of Chapter 29615, Acts of 1955, levying and imposing annual license taxes for the operation of motor vehicles; providing for the collection of such license taxes; making an appropriation, apportionment and distribution of such license taxes; repealing Section 320.082, Florida Statutes, as amended by Section 33 of Chapter 29615, Acts of 1955; and fixing an effective date of this Act.

Was taken up, having been read the second time by title and amended on May 27, 1957, further amended and, on motion of Senator Rawls, informally passed retaining its place on the Calendar as a Special and Continuing Order of Business on May 28, 1957, re-referred to the Committee on Finance and Taxation on June 3, 1957, and on motion of Senator Pearce, this day, placed on the Calendar of Bills on Third Reading.

And Senate Bill No. 1223, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 1223, as amended, the roll was called and the vote was:

Yeas—16.

Mr. President	Bronson	Edwards	Pearce
Adams	Carlton	Hair	Rawls
Beall	Carraway	Kelly	Rodgers
Belser	Eaton	Neblett	Stratton

Nays—16.

Barber	Davis	Houghton	Morgan
Bishop	Dickinson	Johns	Pope
Branch	Getzen	Kicklitter	Rood
Cabot	Hodges	Knight	Stenstrom

So Senate Bill No. 1223, as amended, failed to pass.

EXPLANATION OF VOTE

I voted today for Senate Bill No. 1223 solely for the purpose of getting the subject matter before a Conference Committee of both the Senate and House and was not intended nor is it an indication of my feelings about the subject.

It was clearly understood by the Senate that we were in the process of parliamentary maneuver designed to get a Conference Committee appointed covering the entire field of taxation.

J. B. RODGERS, JR.,
19th Senatorial District

Senator Pope moved that the Senate reconsider the vote by which Senate Bill No. 1223, as amended, failed to pass the Senate, this day.

The President put the question: "Will the Senate reconsider the vote by which Senate Bill No. 1223, as amended, failed to pass the Senate this day?"

Which was agreed to.

So the Senate reconsidered the vote by which Senate Bill No. 1223, as amended, failed to pass the Senate this day.

The question recurred on the passage of Senate Bill No. 1223, as amended.

Upon call of the roll on the passage of Senate Bill No. 1223, as amended, the vote was:

Yeas—18.

Mr. President	Carraway	Hair	Rawls
Barber	Clarke	Johnson	Rodgers
Beall	Eaton	Kelly	Stratton
Bronson	Edwards	Neblett	
Carlton	Gautier	Pearce	

Nays—19.

Adams	Cabot	Hodges	Morgan
Belser	Connor	Houghton	Pope
Bishop	Davis	Johns	Rood
Boyd	Dickinson	Kicklitter	Stenstrom
Branch	Getzen	Knight	

So Senate Bill No. 1223, as amended, failed to pass.

Senator Johns requested unanimous consent of the Senate to take up and consider House Bill No. 2072, out of its order.

Unanimous consent was granted, and—

H. B. No. 2072—A bill to be entitled An Act relating to all counties having a population of not less than eleven thousand four hundred and ten (11,410) nor more than eleven thousand eight hundred (11,800) inhabitants according to the latest official state-wide census; repealing Chapter 28804, Laws of Florida, Acts of 1953; fixing the maximum limit of the salary of the superintendent of Public Instruction; providing an effective date.

Was taken up.

Senator Johns moved that the rules be waived and House Bill No. 2072 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 2072 was read the second time by title only.

Senator Johns moved that the rules be further waived and House Bill No. 2072 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. 2072 was read the third time in full.

Upon the passage of House Bill No. 2072 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. 2072 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Shands moved that when the Senate adjourns at the morning session, this day, it recess to reconvene at 3:00 o'clock P. M., this day.

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

The President presiding.

Senator Davis, Chairman of the Committee on Rules and Calendar, moved that the Senate adjourn.

Which was agreed to and the Senate recessed at 12:52 o'clock P. M., until 3:00 o'clock P. M., pursuant to the motion made by Senator Shands this day.

AFTERNOON SESSION

The Senate reconvened at 3:00 o'clock P. M., pursuant to recess order.

The President in the Chair.

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

Mr. President	Adams	Barber	Beall
---------------	-------	--------	-------

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

—38.

A quorum present.

REPORTS OF COMMITTEES

By permission the following Reports of Committees were received:

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

H. B. No. 2079—A bill to be entitled An Act amending Senate Bill 338 relating to legislative policy concerning payment of supplements to circuit judges; amending Item 36 of Section 1, of Senate Bill 338 as enacted by the 1957 Legislature; 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 Edwards, Chairman of the Committee on Education, reported that the Committee had carefully considered the following Bill:

H. B. No. 1092—A bill to be entitled An Act relating to the Capital Center, naming and classifying an information center and parking area thereat, and providing for the salary and uniforms of the manager thereof.

—and recommends that the same pass.

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

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

S. B. No. 1160—A bill to be entitled An Act amending Chapter 30285, Laws of Florida, Acts of 1955, providing that parts of State Road Ninety (90) also known as U. S. 41, State Road Forty-Five (45) also known as U. S. 41, State Road Fifty-Five (55) also known as U. S. 19, State Road Twenty (20) also known as U. S. 19, State Road Twenty (20) also known as U. S. 27, and State Road Ten (10) also known as U. S. 90 shall form the parts of a highway extending from Miami, Florida, to the Alabama-Florida State Line West of Pensacola, Florida, to be known as "Blue Star Memorial Highway."

S. B. No. 1393—A bill to be entitled An Act making it unlawful to park any vehicle within thirty feet of a rural mail box on any State Highway in the State of Florida, between the hours of eight o'clock A. M. and three o'clock P. M., and providing a penalty for the violation of same.

—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:

H. B. No. 1180—A bill to be entitled An Act relating to regulation of traffic on highways; amending Chapter 317, Florida Statutes, by creating and adding thereto Section 317.451 to provide for certain vehicles to stop at railroad crossings and providing penalty for violation; and fixing effective date.

H. B. No. 1070—A bill to be entitled An Act to amend Section 337.07, Florida Statutes, authorizing the county commissioners to contract with the State Road Department for the

maintenance of certain secondary roads and providing for an effective date.

H. B. No. 1071—A bill to be entitled An Act to amend Sections 336.02, 336.05, 336.06, 336.08, 336.35 and repeal Section 336.07, Florida Statutes, relating to the powers of the Boards of County Commissioners with reference to county roads; authorizing the approval of plats; erection of traffic control and erection of traffic signals; the establishment, location, change or discontinuance of public county roads; providing for reconstruction, repair, replacement of such county roads and providing for 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. 1092—A bill to be entitled An Act relating to the capital center, naming and classifying an information center and parking area thereat, and providing for the salary and uniforms of the manager thereof.

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

S. J. R. No. 535—A Joint Resolution proposing an amendment to Article VI, Section 2 of the State Constitution, to provide for original absentee registration of electors.

—and recommends that the same pass.

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

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

S. J. R. No. 1006—A Joint Resolution proposing an amendment to the Constitution of the State of Florida relating to amendments to the Constitution.

S. J. R. No. 1005—A Joint Resolution proposing an amendment to the Constitution of the State of Florida relating to local government.

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

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

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

S. B. No. 1323—A bill to be entitled An Act relating to voting upon revised Articles of the Constitution.

—and recommends that the same pass.

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

ENGROSSING REPORTS

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

S. B. No. 522—A bill to be entitled An Act defining tortugas shrimp bed; providing for closed areas by Department of Conservation; providing for permits, revocation of same; penalties for violations; providing if any portion held void, remainder unaffected, providing for appropriation and effective date.

—begs leave to report that the House 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. 522, contained in the above report was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk of the Senate, for enrolling.

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

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

—begs leave to report that the House 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. 897, contained in the above report was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk of the Senate, for enrolling.

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

S. B. No. 1368—A bill to be entitled An Act creating and incorporating a special tax district in Lake County, Florida, to be known as "The Northwest Lake County Hospital District"; fixing and prescribing the boundaries of said district; providing for the government and administration of the same; providing and defining the powers and purposes of said district and of the Board of Trustees and an executive committee thereof; authorizing and empowering such board to establish, construct, operate and maintain such hospital, or hospitals, as may be established and constructed by said board in said district; authorizing and empowering such board to issue bonds if the issuance thereof is approved at an election held in accordance with the laws of Florida; authorizing said board to borrow money on the note or notes of said district; authorizing and providing for the levy and collection of taxes for the payment of said bonds and the interest thereon, and authorizing and providing for the levy and collection of additional taxes for the repair and maintenance of said hospital, or hospitals; authorizing the board of trustees to accept contributions and donations for their use in carrying out the purposes of this Act; authorizing and providing generally for the operation of the district in granting powers to the board of trustees thereof; prescribing the duties of the said board in carrying out the purposes of this Act; and providing for the approval of this Act by a referendum election of the qualified electors who reside in and who own real property in said district.

—begs leave to report that the House 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. 1368, contained in the above report was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk of the Senate, for enrolling.

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

S. B. No. 1222—A bill to be entitled An Act relating to the restoration, preservation and maintenance of the Drew Mansion and adjoining lands and properties; providing an ap-

propriation; authorizing the Florida Board of Parks and Historic Memorials to expend funds for said restoration, preservation and maintenance of the Drew Mansion, adjoining lands and properties.

—begs leave to report that the House 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. 1222, contained in the above report was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk of the Senate, for enrolling.

Senator Rawls moved that House Bill No. 603 be withdrawn from the Committee on Governmental Reorganization and placed on the Calendar of Bills on Second Reading.

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

Senator Rawls requested unanimous consent of the Senate to take up and consider House Bill No. 603, out of its order.

Unanimous consent was granted, and—

H. B. No. 603—A bill to be entitled An Act providing within the discretion of the courts a minimum and maximum sentencing procedure for noncapital felony crimes; providing for screening of prisoners relative to place of confinement; imposing certain duties on the Parole Commission and the Department of Corrections Relative to the rehabilitation of prisoners; authorizing the Parole Commission to determine the period of confinement of certain prisoners; excepting certain fines and penalties from the provisions of this Act; and providing for an effective date.

Was taken up.

Senator Rawls moved that the rules be waived and House Bill No. 603 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 603 was read the second time by title only.

Senator Rawls moved that the rules be further waived and House Bill No. 603 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. 603 was read the third time in full.

Upon the passage of House Bill No. 603 the roll was called and the vote was:

Yeas—36.

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

Nays—2.

Morgan Kickliter

So House Bill No. 603 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Rodgers moved that Senate Bill No. 253 be withdrawn from the Committee on General Legislation and placed on the Calendar of Bills on Second Reading.

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

By unanimous consent, Senate Rodgers withdrew Senate Bill No. 253 from the further consideration of the Senate.

Senator Hodges requested unanimous consent of the Senate to take up and consider House Bill No. 586, out of its order.

Unanimous consent was granted, and—

H. B. No. 586—A bill to be entitled An Act relating to salt water fisheries and conservation; requiring the filing of certain reports by seafood dealers during the closed season of crawfish and stone crabs; and providing penalties for violations.

Was taken up.

Senator Hodges moved that the rules be waived and House Bill No. 586 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 586 was read the second time by title only.

Senator Hodges moved that the rules be further waived and House Bill No. 586 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. 586 was read the third time in full.

Upon the passage of House Bill No. 586 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. 586 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Hodges requested unanimous consent of the Senate to take up and consider House Bill No. 582, out of its order.

Unanimous consent was granted, and—

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

Was taken up.

Senator Hodges moved that the rules be waived and House Bill No. 582 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 582 was read the second time by title only.

Senator Hodges moved that the rules be further waived and House Bill No. 582 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. 582 was read the third time in full.

Upon the passage of House Bill No. 582 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. 582 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Barber moved that House Bill No. 889 be withdrawn from the Committee on Transportation and Traffic and placed on the Calendar of Bills on Second Reading.

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

Senator Barber requested unanimous consent of the Senate to take up and consider House Bill No. 889, out of its order.

Unanimous consent was granted, and—

H. B. No. 889—A bill to be entitled An Act relating to highway safety; amending Subsection (2) of Section 317.90, Florida Statutes, relating to flashing lights on vehicles on the highway; setting effective date.

Was taken up.

Senator Barber moved that the rules be waived and House Bill No. 889 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 889 was read the second time by title only.

Senator Barber moved that the rules be further waived and House Bill No. 889 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. 889 was read the third time in full.

Upon the passage of House Bill No. 889 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. 889 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Carlton requested unanimous consent of the Senate to take up and consider House Bill No. 1253, out of its order.

Unanimous consent was granted, and—

H. B. No. 1253—A bill to be entitled An Act making an appropriation for the Fire Control Unit in Glades County; providing for contingencies upon which this Act shall take effect.

Was taken up.

Senator Carlton moved that the rules be waived and House Bill No. 1253 be read the second time by title only.

Which was agreed to by a two-thirds vote

And House Bill No. 1253 was read the second time by title only.

Senator Carlton moved that the rules be further waived and House Bill No. 1253 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. 1253 was read the third time in full.

Upon the passage of House Bill No. 1253 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. 1253 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Stenstrom requested unanimous consent of the Senate to take up and consider House Bill No. 1989, out of its order.

Unanimous consent was granted, and—

H. B. No. 1989—A bill to be entitled An Act making an appropriation for the fire control unit in Brevard County; providing for contingencies upon which this Act shall take effect.

Was taken up.

Senator Stenstrom moved that the rules be waived and House Bill No. 1989 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1989 was read the second time by title only.

Senator Stenstrom moved that the rules be further waived and House Bill No. 1989 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. 1989 was read the third time in full.

Upon the passage of House Bill No. 1989 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. 1989 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Knight requested unanimous consent of the Senate to take up and consider House Bill No. 1244, out of its order.

Unanimous consent was granted, and—

H. B. No. 1244—A bill to be entitled An Act making an appropriation to be used as a matching fund in the construction of a dam to control the water level in the Dead Lakes; providing an effective date.

Was taken up.

Senator Knight moved that the rules be waived and House Bill No. 1244 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1244 was read the second time by title only.

Senator Knight moved that the rules be further waived and House Bill No. 1244 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. 1244 was read the third time in full.

Upon the passage of House Bill No. 1244 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. 1244 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Knight requested unanimous consent of the Senate to take up and consider Senate Bill No. 1384, out of its order.

Unanimous consent was granted, and—

S. B. No. 1384—A bill to be entitled An Act relating to the State Attorney and Assistant State Attorney for the Fourteenth (14th) Judicial Circuit; providing for an additional Assistant State Attorney for such circuit; providing for a different county of residence for such Assistant State Attorney from either the State Attorney or any Assistant State Attorney; providing for permanent diversity of county of residency for the State Attorney and each Assistant State Attorney respectively; providing the powers of the additional Assistant State Attorney; providing the salary of the additional Assistant State Attorney; providing for the terms of office of the additional Assistant State Attorney and any other Assistant State Attorneys; and providing an effective date.

Was taken up.

Senator Knight moved that the rules be waived and Senate Bill No. 1384 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1384 was read the second time by title only.

Senator Knight moved that the rules be further waived and Senate Bill No. 1384 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 1384 was read the third time in full.

Upon the passage of Senate Bill No. 1384 the roll was called and the vote was:

Yeas—35.

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

Nays—3.

Carraway	Pearce	Pope
----------	--------	------

So Senate Bill No. 1384 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 Barber requested unanimous consent of the Senate to take up and consider House Bill No. 1020, out of its order.

Unanimous consent was granted, and—

H. B. No. 1020—A bill to be entitled An Act authorizing any county of the State acting by and through its board of county commissioners to convey lands acquired by the county for delinquent taxes and described in the book designated "County Lands Acquired for Delinquent Taxes" on file in the office of the clerk of the circuit court where there has been a previous invalid conveyance to convey said lands to the record fee simple owners or the record grantees or successor grantees of said purchaser or purchasers from the county and execute a proper conveyance therefor without further public notice or without further consideration; and providing effective date.

Was taken up.

Senator Barber moved that the rules be waived and House Bill No. 1020 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1020 was read the second time by title only.

Senator Barber moved that the rules be further waived and House Bill No. 1020 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1020 was read the third time in full.

Upon the passage of House Bill No. 1020 the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 1020 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Kelly moved that Committee Substitute for House Bill No. 1281 be withdrawn from the Committee on Appropriations and placed on the Calendar of Bills on Second Reading.

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

Senator Kelly requested unanimous consent of the Senate to take up and consider Committee Substitute for House Bill No. 1281, out of its order.

Unanimous consent was granted, and—

Committee Substitute for H. B. No. 1281—A bill to be entitled An Act to waive the sovereign immunity of the State of Florida and authorize certain suits against the State Road Department; providing an effective date.

Was taken up.

Senator Kelly moved that the rules be waived and Committee Substitute for House Bill No. 1281 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Committee Substitute for House Bill No. 1281 was read the second time by title only.

The Committee on Pensions and Claims offered the follow-

ing amendment to Committee Substitute for House Bill No. 1281:

In Preamble (typewritten bill) strike out all the WHEREAS clauses and insert in lieu thereof the following:

WHEREAS, During the years 1953 and 1954 the State Road Department of Florida constructed on State Road Thirty-five (35) (also known as West Lakeland Memorial Boulevard) an overpass and fill, which allegedly impaired the normal use of private property owned by Joseph DiCesare and Carmela DiCesare, his wife, further described as follows, to-wit:

Lots 1 and 2, Block B, Webster and Omunhundro Subdivision, Lakeland, Florida, according to Plat Book 3, page 82 of the Public Records of Polk County, Florida,

and,

WHEREAS, There are no present provisions for compensating the owners of such land, and

WHEREAS, There has been established by competent appraisal damage to said land in Polk County in the amount of nineteen thousand one hundred and thirty-three dollars (\$19,133.00), NOW, THEREFORE,

Senator Kelly moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Pensions and Claims also offered the following amendment to Committee Substitute for House Bill No. 1281:

In (typewritten bill) strike out everything following the enacting clause, and insert in lieu thereof the following:

Section 1. There is hereby appropriated out of the secondary road fund of Polk County the sum of nineteen thousand one hundred and thirty-three dollars (\$19,133.00) to be paid to compensate Joseph and Carmela Dicesare for damage done to their land in Polk County by the State Road Department.

Section 2. The State Road Department is authorized and directed to draw a warrant in the sum of nineteen thousand one hundred and thirty-three dollars (\$19,133.00) upon the secondary road fund of Polk County in favor of Joseph and Carmela Dicesare.

Section 3. This Act shall take effect immediately upon becoming a law.

Senator Kelly moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Pensions and Claims also offered the following amendment to Committee Substitute for House Bill No. 1281:

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

An Act appropriating certain moneys out of the secondary road fund of Polk County for damages done to land in Polk County; providing an effective date.

Senator Kelly moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Kelly moved that the rules be further waived and Committee Substitute for House Bill No. 1281, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Committee Substitute for House Bill No. 1281, as amended, was read the third time in full.

Upon the passage of Committee Substitute for House Bill No. 1281, as amended, the roll was called and the vote was:

Yeas—38.

Mr. President	Cabot	Getzen	Neblett
Adams	Carlton	Hair	Pearce
Barber	Carraway	Hodges	Pope
Beall	Clarke	Houghton	Rawls

Belser	Connor	Johns	Rodgers
Bishop	Davis	Johnson	Rood
Boyd	Dickinson	Kelly	Stenstrom
Brackin	Eaton	Kicklitter	Stratton
Branch	Edwards	Knight	
Bronson	Gautier	Morgan	

Nays—None.

So Committee Substitute for House Bill No. 1281 passed, as amended, by the required Constitutional two-thirds vote of all members elected to the Senate for the 1957 Session of the Florida Legislature, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

Senator Rood requested unanimous consent of the Senate to take up and consider House Bill No. 1734, out of its order.

Unanimous consent was granted, and—

H. B. No. 1734—A bill to be entitled An Act relating to the Game and Fresh Water Fish Commission; allowing said commission to exchange certain Charlotte County lands to which it holds title for equivalent lands; fixing effective date.

Was taken up.

Senator Rood moved that the rules be waived and House Bill No. 1734 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1734 was read the second time by title only.

Senator Rood moved that the rules be further waived and House Bill No. 1734 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. 1734 was read the third time in full.

Upon the passage of House Bill No. 1734 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. 1734 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Neblett requested unanimous consent of the Senate to take up and consider House Bill No. 1442, out of its order.

Unanimous consent was granted, and—

H. B. No. 1442—A bill to be entitled An Act making an appropriation for the construction of certain buildings for the South Florida Field Laboratory at Immokalee; providing an effective date.

Was taken up.

Senator Neblett moved that the rules be waived and House Bill No. 1442 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1442 was read the second time by title only.

Senator Neblett moved that the rules be further waived and House Bill No. 1442 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. 1442 was read the third time in full.

Upon the passage of House Bill No. 1442 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. 1442 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Adams requested unanimous consent of the Senate to take up and consider House Bill No. 770, out of its order.

Unanimous consent was granted, and—

H. B. No. 770—A bill to be entitled An Act to amend Chapter 317, Florida Statutes, by the addition of Section 317.98 prohibiting multiple riding on certain vehicles; and to amend Section 317.01, Florida Statutes, by the addition of Subsection (29) defining "motor-driven cycles".

Was taken up.

Senator Adams moved that the rules be waived and House Bill No. 770 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 770 was read the second time by title only.

Senator Adams moved that the rules be further waived and House Bill No. 770 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. 770 was read the third time in full.

Upon the passage of House Bill No. 770 the roll was called and the vote was:

Yeas—36.

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

Nays—2.

Connor Kicklitter

So House Bill No. 770 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Adams requested unanimous consent of the Senate to take up and consider House Bill No. 993, out of its order.

Unanimous consent was granted, and—

H. B. No. 993—A bill to be entitled An Act relating to driver's licenses; amending Subsection (2) of Section 322.16, Florida Statutes, authorizing the department to issue restrictive license to operate a motor driven cycle; providing for an effective date.

Was taken up.

Senator Adams moved that the rules be waived and House Bill No. 993 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 993 was read the second time by title only.

Senator Adams moved that the rules be further waived and House Bill No. 993 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. 993 was read the third time in full.

Upon the passage of House Bill No. 993 the roll was called and the vote was:

Yeas—37.

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

Nays—1.

Connor

So House Bill No. 993 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Johns requested unanimous consent of the Senate to take up and consider House Bill No. 691, out of its order.

Unanimous consent was granted, and—

H. B. No. 691—A bill to be entitled An Act relating to taxes on churches; providing exemption for utility taxes; providing effective date.

Was taken up.

Senator Johns moved that the rules be waived and House Bill No. 691 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 691 was read the second time by title only.

Senator Johns offered the following amendment to House Bill No. 691:

In the title, lines 2 and 3, (typewritten bill) strike out the words: "or any other sale or use tax." and insert in lieu thereof the following: a semi-colon.

Senator Johns moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Johns moved that the rules be further waived and House Bill No. 691, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 691, as amended, was read the third time in full.

Upon the passage of House Bill No. 691, as amended, the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So House Bill No. 691 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives.

Senator Kickliter moved that Senate Bill No. 967 be withdrawn from the Committee on Appropriations and placed on the Calendar of Bills on Second Reading.

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

Senator Kickliter requested unanimous consent of the Senate to take up and consider Senate Bill No. 967, out of its order.

Unanimous consent was granted, and—

S. B. No. 967—A bill to be entitled An Act for the relief of Joseph Frost of Tampa, Hillsborough County, Florida, making an appropriation from the State Road Department of Florida Fund to compensate him for damages sustained because of the negligence of the State Road Department in failing to provide barricades and proper warning signals and signs.

Was taken up.

Senator Kickliter moved that the rules be waived and Senate Bill No. 967 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 967 was read the second time by title only.

The Committee on Pensions and Claims offered the following amendment to Senate Bill No. 967:

In Preamble, paragraph 2, line 2 (typewritten bill) strike out the words: "seventy-five hundred (\$7,500.00)" and insert in lieu thereof the following: nine hundred (\$900.00)

Senator Kickliter moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Pensions and Claims also offered the following amendment to Senate Bill No. 967:

In Section 2, lines 3 and 4 (typewritten bill) strike out the words: "seventy-five hundred (\$7,500.00)" and insert in lieu thereof the following: nine hundred (\$900.00)

Senator Kickliter moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Kickliter moved that the rules be further waived and Senate Bill No. 967, 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. 967, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 967, as amended, the roll was called and the vote was:

Yeas—32.

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

Nays—None.

So Senate Bill No. 967 passed, as amended, by the required Constitutional two-thirds vote of all members elected to the Senate for the 1957 Session of the Florida Legislature, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Kickliter moved that Senate Bill No. 969 be withdrawn from the Committee on Appropriations and placed on the Calendar of Bills on Second Reading.

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

Senator Kickliter requested unanimous consent of the Senate to take up and consider Senate Bill No. 969, out of its order.

Unanimous consent was granted, and—

S. B. No. 969—A bill to be entitled An Act for the relief of Weldon Porter of Tampa, Hillsborough County, Florida, making an appropriation from the State Road Department of Florida Fund to compensate him for damages sustained because of the negligence of the State Road Department in failing to provide barricades and proper warning signals and signs.

Was taken up.

Senator Kickliter moved that the rules be waived and Senate Bill No. 969 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 969 was read the second time by title only.

The Committee on Pensions and Claims offered the following amendment to Senate Bill No. 969:

In preamble, paragraph 2, line 2 (typewritten bill) strike out the words: "seventy-five hundred (\$7,500.00)" and insert in lieu thereof the following: seven hundred (\$700.00)

Senator Kickliter moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Pensions and Claims also offered the following amendment to Senate Bill No. 969:

In Section 2, lines 3 and 4 (typewritten bill) strike out the words: "seventy-five hundred (\$7,500.00)" and insert in lieu thereof the following: seven hundred (\$700.00)

Senator Kickliter moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Kickliter moved that the rules be further waived and Senate Bill No. 969, 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. 969, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 969, as amended, the roll was called and the vote was:

Yeas—32.

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

Nays—None.

So Senate Bill No. 969 passed, as amended, by the required Constitutional two-thirds vote of all members elected to the Senate for the 1957 Session of the Florida Legislature, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Knight requested unanimous consent of the Senate to take up and consider House Bill No. 1464, out of its order.

Unanimous consent was granted, and—

H. B. No. 1464—A bill to be entitled An Act providing for the relief of Mrs. Hazel Gaskin; making appropriation therefor; setting effective date.

Was taken up.

Senator Knight moved that the rules be waived and House Bill No. 1464 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1464 was read the second time by title only.

Senator Knight moved that the rules be further waived and House Bill No. 1464 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. 1464 was read the third time in full.

Upon the passage of House Bill No. 1464 the roll was called and the vote was:

Yeas—32.

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

Nays—None.

So House Bill No. 1464 passed, title as stated, by the required Constitutional two-thirds vote of all members elected to the Senate for the 1957 Session of the Florida Legislature, and the action of the Senate was ordered certified to the House of Representatives.

Senator Davis moved that House Bill No. 1503 be withdrawn from the Committee on Appropriations and placed on the Calendar of Bills on Second Reading.

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

Senator Kickliter requested unanimous consent of the Senate to take up and consider House Bill No. 1503, out of its order.

Unanimous consent was granted, and—

H. B. No. 1503—A bill to be entitled An Act for the relief of Philip D. Bradley of Washington, D. C., and making an appropriation to compensate him for losses sustained as a result of damage done to his boat "Rosemary" by an employee of the State Road Department and providing for an effective date.

Was taken up.

Senator Kickliter moved that the rules be waived and House Bill No. 1503 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1503 was read the second time by title only.

Senator Kickliter moved that the rules be further waived and House Bill No. 1503 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. 1503 was read the third time in full.

Upon the passage of House Bill No. 1503 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. 1503 passed, title as stated, by the required Constitutional two-thirds vote of all members elected to the Senate for the 1957 Session of the Florida Legislature, and the action of the Senate was ordered certified to the House of Representatives.

Senator Kickliter moved that Senate Bill No. 1085 be withdrawn from the Committee on Appropriations and placed on the Calendar of Bills on Second Reading.

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

By unanimous consent Senator Kickliter withdrew Senate Bill No. 1085 from the further consideration of the Senate.

Senator Carraway requested unanimous consent of the Senate to take up and consider House Bill No. 1778, out of its order.

Unanimous consent was granted, and—

H. B. No. 1778—A bill to be entitled An Act to amend Section 112.061, Florida Statutes, by adding an additional subsection (6) permitting transportation requests to be issued to properly qualified travel agencies.

Was taken up.

Senator Carraway moved that the rules be waived and House Bill No. 1778 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1778 was read the second time by title only.

Senator Carraway moved that the rules be further waived and House Bill No. 1778 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. 1778 was read the third time in full.

Upon the passage of House Bill No. 1778 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. 1778 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Morgan moved that Senate Bill No. 1322 be withdrawn from the Committee on Pensions and Claims and the Committee on Appropriations and placed on the Calendar of Bills on Second Reading.

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

Senator Morgan requested unanimous consent of the Senate to take up and consider Senate Bill No. 1322, out of its order.

Unanimous consent was granted, and—

S. B. No. 1322—A bill to be entitled An Act for relief of Pearle G. Smith for damages incurred while employed by the Duval County School Board.

Was taken up.

Senator Morgan moved that the rules be waived and Senate Bill No. 1322 be read the second time by title only.

Which was agreed to by a two-thirds vote.

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

Senator Kickliter, Chairman of the Committee on Pensions and Claims, offered the following amendment to Senate Bill No. 1322:

In Section 1, lines 2 and 3 (typewritten bill) strike out the words: "general fund of the State the sum of twenty-five thousand dollars (\$25,000.00)" and insert in lieu thereof the following: funds of the Duval County School Board the sum of twelve thousand five hundred dollars (\$12,500.00)

Senator Kickliter moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Morgan moved that the rules be further waived and Senate Bill No. 1322, 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. 1322, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 1322, as amended, the roll was called and the vote was:

Yeas—38.

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

Nays—None.

So Senate Bill No. 1322 passed, as amended, by the required Constitutional two-thirds vote of all members elected to the Senate for the 1957 Session of the Florida Legislature, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Hodges requested unanimous consent of the Senate to take up and consider House Bill No. 580, out of its order.

Unanimous consent was granted, and—

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

Was taken up.

Senator Hodges moved that the rules be waived and House Bill No. 580 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 580 was read the second time by title only.

Senator Hodges moved that the rules be further waived and House Bill No. 580 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. 580 was read the third time in full.

Upon the passage of House Bill No. 580 the roll was called and the vote was:

Yeas—30.

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

Nays—2.

Brackin Branch

So House Bill No. 580 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Davis moved that the rules be waived and the Senate revert to the consideration of a message from the House of Representatives.

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

MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following message from the House of Representatives was read:

Tallahassee, Florida,
June 5, 1957.

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

Sir:

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

By Senator Davis—

S. B. No. 1387—A bill to be entitled An Act relating to compensation of members of the Senate and House of Representatives; amending Subsection (2) of Section 11.13, Florida Statutes; and providing an effective date.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 1387, contained in the above message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Senator Davis, Chairman of the Committee on Rules and Calendar, moved that the rules be waived and when the Senate adjourns this day, it adjourn to reconvene at 10:00 o'clock A. M., Thursday, June 6, 1957.

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

Senator Davis moved that the Senate adjourn.

Which was agreed to.

And the Senate stood adjourned at 3:58 o'clock P. M., until 10:00 o'clock A. M., Thursday, June 6, 1957.