

JOURNAL OF THE SENATE

36

Tuesday, April 14, 1959

The Senate convened at 11:00 o'clock A.M., pursuant to adjournment on Monday, April 13, 1959.

The President in the Chair.

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

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

—38.

A quorum present.

The following Prayer was offered by the Senate Chaplain, Reverend L. B. Thomason:

O God, our Father, in whom we trust, we raise a prayer this morning for ourselves. And we pray not only for these men, but for their families, and for the people who are their constituents.

Help us to know that Thou are eager to watch over us, to undergird us, and to put Thy loving arms about us.

Help us to know that our problems and perplexities can be no greater than Thy power to solve them. In Jesus name. Amen.

The reading of the Journal was dispensed with.

The Senate daily Journal of Friday, April 10, 1959, was further corrected as follows:

Page 27, column 2, line 17, strike out the initials "S.B." and insert in lieu thereof "Senate Resolution."

Also—

Page 28, column 1, line 21, counting from the bottom of the column, strike out the name "John" and insert in lieu thereof the name "Johns."

And as further corrected was approved.

The Senate daily Journal of Monday, April 13, 1959, was corrected and as corrected was approved.

REPORTS OF COMMITTEE

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

S. B. No. 36—A bill to be entitled An Act relating to the Highway Patrol; amending Chapter 321, Florida Statutes, by adding Section 321.021, providing for the qualifications of the director of the State Department of Public Safety.

—and recommends that the same pass.

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

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

S. B. No. 74—A bill to be entitled An Act prohibiting the sale for use in motor vehicles of hydraulic brake fluid below the minimum standard of SAE heavy duty type brake fluid; requiring all containers of brake fluid to be marked; providing for the submission of certified samples to the Department of

Public Safety; providing penalties for violation thereof 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.

INTRODUCTION OF RESOLUTIONS, MEMORIALS, BILLS AND JOINT RESOLUTIONS

By Senator Connor—

S. B. No. 121—A bill to be entitled An Act providing for the appointment of an interim poultry committee; providing appropriation; providing effective date.

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

By Senator Ripley—

S. B. No. 122—A bill to be entitled An Act relating to injuring or tapping telegraph and telephone lines, etc.; amending Section 822.10, Florida Statutes, by providing for an increased penalty for violation; providing an effective date.

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

By the Committee on Constitutional Amendments and Governmental Reorganization—

Senate Joint Resolution No. 123—

A JOINT RESOLUTION RELATING TO APPORTIONMENT; PROPOSING AN AMENDMENT TO ARTICLE VII OF THE FLORIDA CONSTITUTION; PROVIDING FOR FORTY-TWO SENATORIAL DISTRICTS; PROVIDING PLAN FOR APPORTIONING HOUSE OF REPRESENTATIVES.

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

That the following amendment of Article VII of the Constitution of the State of Florida relating to apportionment in the Senate and House of Representatives be and the same is hereby agreed to and shall be submitted to the electors of the State of Florida for approval or rejection at the next general election to be held in November, 1960.

Section 1. Sections 1, 2, 3 and 4 of Article VII are hereby repealed and in lieu thereof the following sections are hereby adopted:

ARTICLE VII

Section 1. Representation—Apportionment—

(a) Senate—The state shall be apportioned into forty-two senatorial districts designated by number in consecutive order. Such apportionment shall provide fairness and equity among districts based upon population and such other pertinent factors as may be determined by the Legislature at the time of apportionment; provided:

(1) There shall be only one senator for each district;

(2) No district shall be composed of more than three counties, save and except the twenty-seventh district, which shall be composed of no more than four counties, until such time as further reapportionment may reduce this district to the three county limit.

(3) Counties forming a district shall not be entirely separated by territory of another district.

(4) No county shall be divided in creating a district.

(b) House of Representatives—The representation in the House of Representatives shall be apportioned as follows:

Three representatives to and for each of the five most

populous counties, and two representatives to and for each of the eighteen more populous counties, and one representative to and for each of the remaining counties of the state at the time of such apportionment.

(c) First apportionment—reapportionment.—The first apportionment of each legislative house shall become effective upon adoption hereof, and at the regular session in 1965 and decennially thereafter the legislature shall reapportion its representation in accordance herewith. Should it fail to do so, its duty shall continue in every session, of whatever type.

(d) Executive approval—veto.—The act of the legislature in reapportioning its representation in accordance herewith shall not be subject to the executive approval or veto, and shall not be presented to the Governor for his approval or veto, this being solely a constitutional legislative duty.

(e) Failure to reapportion at regular session, and providing for extra ordinary session to perform reapportionment. Should the legislature fail to reapportion the representation in the legislature at any regular session as required, the Governor or the Legislature itself shall call the Legislature into extra ordinary session to perform its duty within thirty days after adjournment. No other business shall be transacted during such session and the session shall not recess for more than seventy-two hours, except that after a period of sixty days from the date the extra ordinary session is convened, the Governor may, by proclamation, or the Legislature may, by concurrent resolution, recess the Legislature to a future date, or may adjourn the Legislature sine die.

(f) Representation of a newly created county—A newly created county shall have one representative in the House of Representatives until the succeeding reapportionment and until that time it shall be part of such adjoining senatorial district as the Legislature shall determine.

Which was read the first time in full and placed on the Calendar of Bills on Second Reading, without reference.

By Senator Tedder—

S. B. No. 124—A bill to be entitled An Act designating and naming a state road bridge spanning the Hillsboro inlet in Broward County, Florida.

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

By Senator Pope—

S. B. No. 125—A bill to be entitled An Act relating to the Teachers' Retirement System; amending Subsection (4) of Section 238.09, Florida Statutes, by providing contributions to the expense fund shall be made by transfer from interest earnings in the Pension Accumulation Fund; providing an effective date.

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

By Senator Ripley—

S. B. No. 126—A bill to be entitled An Act relating to State printing; amending Section 283.10, Florida Statutes, by providing for letting of separate contracts; providing for bids on purchases in excess of fifty dollars (\$50.00) and advertising on contracts over two thousand dollars (\$2,000.00).

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

By Senators Pope and Eaton—

S. B. No. 127—A bill to be entitled An Act relating to interest on homestead loans; amending Sections 516.14 and 519.08, Florida Statutes, providing exception for homestead as security.

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

By Senator Cross—(By Request)—

S. B. No. 128—A bill to be entitled An Act relating to negligence and wrongful death actions; amending Chapter 768, Florida Statutes, by adding Section 768.13, by providing for damages for loss of consortium to wife when husband is killed or injured.

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

By Senator Cross—(By Request)—

S. B. No. 129—A bill to be entitled An Act relating to changing names of persons; amending Subsection (5) of Section 69.02, Florida Statutes, by providing for notice to other parent when one parent petitions for change of name of minor child.

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

By Senator Cross—(By Request)—

S. B. No. 130—A bill to be entitled An Act relating to commencement of suits at law and process; reenacting Section 47.17, Florida Statutes, 1955, repealed by Chapter 57-97, Laws of Florida, providing for the service of process upon private corporations; providing an effective date.

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

By Senator Cross—(By Request)—

S. B. No. 131—A bill to be entitled An Act relating to judicial proof; amending Section 90.231, Florida Statutes, providing for expert witness fees before Grand Jury.

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

By Senator Cross—(By Request)—

S. B. No. 132—A bill to be entitled An Act relating to disbursement of moneys for compensation of jurors by clerks; amending Section 40.32, Florida Statutes, to provide method of payment.

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

By Senator Cross—(By Request)—

S. B. No. 133—A bill to be entitled An Act relating to sentence of imprisonment for failure to pay a fine or a fine and the costs of prosecution; amending Section 921.14, Florida Statutes, so as to provide that such imprisonment shall be in the county jail if the offense for which the sentence is imposed is a misdemeanor, and in either the state prison or the county jail if the offense for which the sentence is imposed is a felony, and so as to require that a sentence imposing such imprisonment specify the place where it is to be served; and providing the effective date hereof.

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

By Senator Cross—(By Request)—

S. B. No. 134—A bill to be entitled An Act relating to jurors and jury lists; amending Section 40.06, Florida Statutes, by providing that in the absence, sickness or disability of the county judge, a circuit judge may be substituted for the county judge in the transcription and preservation of jury lists.

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

By Senator Cross—(By Request)—

S. B. No. 135—A bill to be entitled An Act relating to candidates; amending Subsection (1) of Section 99.061, Florida Statutes; and adding Subsection (5) to Section 99.061, Florida Statutes; by providing qualifying date for circuit judges, Court of Record of Escambia County Judges, District Court of Appeal Judges, and Supreme Court Judges to be not later than 12:00 noon, February First of the year in which any primary is held.

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

By Senator Cross—(By Request)—

S. B. No. 136—A bill to be entitled An Act relating to damages, providing for separate assessment of punitive damages by jury.

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

By Senator Cross—(By Request)—

S. B. No. 137—A bill to be entitled An Act relating to judgment and sentence, amending Section 921.18, Florida Statutes; providing that circuit courts may impose indeterminate sentences, which may be less than the maximum sentence provided by law, upon persons convicted of a noncapital felony.

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

By Senators Gibbons and Eaton—

S. B. No. 138—A bill to be entitled An Act relating to the "Secondary Roads Assistance Act of 1949," amending Subsections (3), (12), (13), and (16) and repealing Subsection (14) of Section 208.44, Florida Statutes, and providing an effective date.

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

By Senator Carraway—

S. B. No. 139—A bill to be entitled An Act relating to the making of savings share accounts by minors in federal savings and loan associations and providing that the association may pay the withdrawal value of such account to the minor as if he were of full age and legal capacity.

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

By Senator Houghton—

S. B. No. 140—A bill to be entitled An Act to amend Chapter 23513, Laws of Florida, Special Acts of 1945, which Act established the Town of Redington Beach, Pinellas County, Florida, and created and established a municipal corporation to be known as the Town of Redington Beach, Pinellas County, Florida, and adding thereto a Section 26, making legislative findings with respect to the natural scenic and aesthetic setting of said town and its present adaptability to single family residences and its present zoning laws respecting single family residences and providing that no amendment or other change of said zoning ordinances may be made except upon a duly adopted and approved resolution of the Board of Commissioners of the said town effecting said change and said resolution being submitted to a vote of the registered voters of said town for approval or disapproval and further providing how and in what manner said single family residence zoning ordinances may be changed and providing for the repeal of all laws or parts of laws in conflict herewith and providing for a referendum of the qualified electors of the town to vote for ratification of this Act before the same becomes effective.

Which was read the first time by title only.

Senator Houghton moved that the rules be waived and Senate Bill No. 140 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 140 was read the second time by title only.

Senator Houghton moved that the rules be further waived and Senate Bill No. 140 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. 140 was read the third time in full.

Upon the passage of Senate Bill No. 140 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So Senate Bill No. 140 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Houghton—

S. B. No. 141—A bill to be entitled An Act to amend Chapter 26180, Laws of Florida, Special Acts of 1949, entitled "Relating to the Town of Redington Beach, Pinellas County, Florida by amending Sections 4, 20, 21 and 22, and repealing Section 23 of Chapter 23513, Laws of Florida 1945, being "An Act Abolishing the Town of Redington Beach in Pinellas County, Florida, as now established, and to create and establish a municipal corporation to be known as the Town of Redington Beach in Pinellas County, Florida: to prescribe the form of government and to confer certain powers upon said municipality and its officers and to provide a charter for the carrying into effect of the provisions of this Act, and validating and continuing ordinances and resolutions heretofore passed by the Board of Aldermen of the Town of Redington Beach," and providing for the levy, assessment and collection of licenses, fees or taxes for the conduct of business, professions or occupations engaged in the Town of Redington Beach, and for the levy, assessment and collection of ad valorem taxes not to exceed five (5) mills upon dollar of assessed value, upon real and personal property within the corporate limits of the Town of Redington Beach, and use of funds derived therefrom, and calling an election at which the qualified voters of the Town of Redington Beach shall accept or reject the provisions hereof," by amending Section 6 thereof so as to authorize the Town of Redington Beach annually for each calendar year, beginning with the calendar year 1960 and each calendar year thereafter, to assess, levy and collect ad valorem taxes upon all real and personal property within the corporate limits of the Town of Redington Beach in an amount not to exceed eight (8) mills upon the dollar of assessed value, providing for the repeal of all laws and parts of laws in conflict herewith, and providing for referendum.

Which was read the first time by title only.

Senator Houghton moved that the rules be waived and Senate Bill No. 141 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 141 was read the second time by title only.

Senator Houghton moved that the rules be further waived and Senate Bill No. 141 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 141 was read the third time in full.

Upon the passage of Senate Bill No. 141 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So Senate Bill No. 141 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Kelly—

S. B. No. 142— A bill to be entitled An Act to apportion the representation in the State of Florida in the Senate and in the House of Representatives; providing an effective date, November 15, 1960, upon the adoption of a constitutional amendment providing a formula for reapportionment; directing the Governor to call a special election to fill vacancies created.

Which was read the first time by title only and referred

to the Committee on Constitutional Amendments and Governmental Reorganization.

By Senator Kelly—

Senate Joint Resolution No. 143—

A JOINT RESOLUTION RELATING TO APPORTIONMENT; PROPOSING AN AMENDMENT TO ARTICLE SEVEN, SECTION THREE OF THE FLORIDA CONSTITUTION; PROVIDING FOR FORTY-FOUR (44) SENATORIAL DISTRICTS; PROVIDING PLAN FOR APPORTIONING HOUSE OF REPRESENTATIVES.

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

That the following amendment of Article Seven, Section three, of the Constitution of the State relating to apportionment in the senate and house of representatives be and the same is hereby agreed to and shall be submitted to the electors of the State of Florida for approval or rejection at the next general election to be held in November, 1960.

Section 1. The legislature of the State of Florida composed of the senate and the house of representatives shall have forty-four (44) senatorial districts, and one hundred ten (110) members of the house of representatives.

Section 2 Apportionment of the senate. At the regular session in 1963 and decennially thereafter, the legislature shall apportion the representation in the senate and revise the senatorial representation based upon population, geographic area and community of interests, using the most recent state-wide federal decennial census as the basis for the population phase of such apportionment; provided,

- (a) There shall be not more than one (1) senator for each senatorial district.
- (b) No senatorial district shall be composed of more than three (3) counties.
- (c) Two (2) or more counties forming a senatorial district shall not be separated by the territory of any other district and must be contiguous.
- (d) No county shall be divided in creating a senatorial district.

Section 3. Apportionment of the house of representatives. At the regular session in 1963 and decennially thereafter, the legislature shall apportion the representation in the house of representatives as follows:

- (a) The most populous county in the State shall have five (5) representatives.
- (b) The next three (3) most populous counties shall each have four (4) representatives.
- (c) The next six (6) most populous counties shall each have three (3) representatives.
- (d) The next eighteen (18) most populous counties shall each have two (2) representatives.
- (e) Each of the remaining thirty-nine (39) counties shall have one (1) representative each.

Section 4. At the regular session of the legislature in 1963 and every ten (10) years thereafter the legislature shall re-apportion the representation in the senate and house of representatives on the basis of the most recent state-wide federal decennial census. No reapportionment in either house shall become effective until both houses have been reapportioned. Should the legislature fail to reapportion the representation in the legislature at any regular session as required, the governor shall call the legislature into extraordinary session to perform its duty within thirty (30) days after adjournment. No other business shall be transacted during such session and the session shall not recess for more than seventy-two (72) hours, except that after a lapse of sixty (60) days from the date of the extraordinary session is convened the governor may, by proclamation, recess the legislature to a future date or may adjourn the legislature sine die.

Section 5. The governor may veto a bill to reapportion representation only on the grounds that the bill fails to provide for reapportionment in accordance with the provisions and requirements of the constitution and law. The legislature

may over-ride or sustain a veto in the same manner as authorized for other bills under the constitution. If the legislature fails to over-ride a veto it may by concurrent resolution, approved by a majority vote of each house, submit to the supreme court the reapportionment bill and request an opinion from the court on the question of whether the bill conforms to the constitutional reapportionment obligations. Within five (5) days the supreme court shall render its decision on such question. If the opinion is in the affirmative the bill as enacted shall be filed along with the opinion, with the secretary of state and the reapportionment act shall become law. When the decision of the court shall be in the negative the legislature shall resume its consideration of the matter of reapportionment as a continuing duty.

Section 6. Following the ratification of this Article the legislature shall immediately reapportion representation in the legislature and special elections shall be called by the governor within thirty (30) days to fill vacancies in new or reorganized senatorial districts and to elect additional members of the house of representatives. Should a senator holding office following any reapportionment be resident of one (1) of the counties comprising a newly created or reorganized senatorial district, he shall automatically represent such district and a special election shall be called to fill the vacancy existing in the district from which he was elected.

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

By Senator Carraway—

S. B. No. 144—A bill to be entitled An Act amending paragraph (c) of Subsection (2) of Section 215.47, Florida Statutes, relating to the investment of funds by the State Board of Administration and authorized securities for such investments, by providing for the investment in mortgages guaranteed as to principal and interest by the United States of America pursuant to the provisions of "National Housing Act as amended, Chapter VIII—Armed Service Housing Mortgage Insurance— 69 Stat. 646; 12 United States Code Sections 1748 et seq." and providing for the effective date of this Act.

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

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following message from the House of Representatives was read:

Tallahassee, Florida,
April 13, 1959.

The Honorable Dewey M. Johnson,
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 Hair—

S. B. No. 5—A bill to be entitled An Act relating to the distribution of race track funds allocated to Suwannee County, Florida, under Section 550.13, Florida Statutes; amending Subsection (c) of Section 1 of Chapter 30250, Laws of Florida, 1955, to provide for the establishment of a Suwannee County Development Authority revolving fund from portion of funds received by the Board of County Commissioners to be used by the Suwannee County Development Authority; providing an effective date.

Proof of publication attached.

Also—

By Senator Hair—

S. B. No. 6—A bill to be entitled An Act relating to Suwannee County; creating the Suwannee County Development Authority; providing for its membership; authorizing County of Suwannee and its incorporated municipalities to contract with the authority; prescribing the authority's powers and duties including the power to issue and validate revenue-anticipation certificates; providing an effective date.

Proof of publication attached.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 5 and 6, 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,
April 10, 1959.

The Honorable Dewey M. Johnson,
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. Hosford of Liberty—

H. B. No. 7—A bill to be entitled An Act relating to the Liberty County Port Authority; providing for termination of the terms of present membership and transfer of powers and duties to Board of County Commissioners; providing for transfer of all properties to Board of County Commissioners; providing effective date; amending Section 2 and repealing Section 3, Chapter 57-1533, Acts of 1957.

Proof of publication attached.

Also—

By Mr. Hosford of Liberty—

H. B. No. 8—A bill to be entitled An Act relating to the Liberty County Welfare Board; amending Sections 1 and 2 of Chapter 57-1532, Special Acts 1957, by providing for termination of present membership of Liberty County Welfare Board and transfer of their authority to Board of County Commissioners of Liberty County; transfer of all properties to Board of County Commissioners; and providing an effective date.

Proof of publication attached.

Also—

By Mr. Strickland of Citrus—

H. B. No. 10—A bill to be entitled An Act authorizing the Board of County Commissioners of Citrus County to grant franchises for water works or sewer systems, or both, in unincorporated areas in said county; to prescribe water and sewer rates and reasonable provisions for operation by the franchise holder; and providing an effective date.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Proof of publication of Notice was attached to House Bill No. 7 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. 7, contained in the above message, was read the first time by title only.

Senator Branch moved that the rules be waived and House Bill No. 7 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 7 was read the second time by title only.

Senator Branch moved that the rules be further waived and House Bill No. 7 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 7 was read the third time in full.

Upon the passage of House Bill No. 7 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 7 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 8 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. 8, contained in the above message, was read the first time by title only.

Senator Branch moved that the rules be waived and House Bill No. 8 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 8 was read the second time by title only.

Senator Branch moved that the rules be further waived and House Bill No. 8 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 8 was read the third time in full.

Upon the passage of House Bill No. 8 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 8 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 10 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. 10, contained in the above message, was read the first time by title only.

Senator Connor moved that the rules be waived and House Bill No. 10 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 10 was read the second time by title only.

Senator Connor moved that the rules be further waived and House Bill No. 10 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 10 was read the third time in full.

Upon the passage of House Bill No. 10 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 10 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,
April 10, 1959.

The Honorable Dewey M. Johnson,
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. Hosford of Liberty—

H. B. No. 14—A bill to be entitled An Act relating to Liberty County; prescribing the compensation of the county judge; repealing Chapter 25430, Laws of Florida, 1949; and providing an effective date.

Proof of publication attached.

Also—

By Mr. Hosford of Liberty—

H. B. No. 15—A bill to be entitled An Act relating to Liberty County; increasing the compensation of the county tax assessor and county tax collector; such compensation to be prorated, based on taxes levied by the County Commissioners and School Board; repealing Chapter 28489, Laws of Florida, 1953; and providing an effective date.

Proof of publication attached.

Also—

By Mr. Hosford of Liberty—

H. B. No. 21—A bill to be entitled An Act relating to the compensation of the justices of the peace and the constables in Liberty County, Florida; amending Sections 3 and 4 of Chapter 20643, Acts of 1941.

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. 14 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. 14, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Proof of publication of Notice was attached to House Bill No. 15 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. 15, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Proof of publication of Notice was attached to House Bill No. 21 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. 21, 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,
April 13, 1959.

The Honorable Dewey M. Johnson,
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. Pruitt of Brevard—

H. B. No. 79— A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Brevard County, Florida, to properly police and safeguard the highways in said county, prescribing the mode and method of marking said highways and of erecting lights, signs, or signals, to better safeguard said highways; authorizing said board of county commissioners of Brevard County, Florida, to prescribe rules and regulations for safeguarding the traffic upon said highways, making a violation of the rules, regulations and orders of the board of county commissioners of Brevard County, with reference to said highways, a misdemeanor and prescribing punishment therefor; providing the method of enforcing the provisions of this Act.

Proof of publication attached.

Also—

By Mr. Pruitt of Brevard—

H. B. No. 80— A bill to be entitled An Act authorizing the board of county commissioners of Brevard County, Florida, to offer and pay rewards for information leading to the arrest and conviction of any person violating the provisions of any laws of this state prohibiting the dumping of garbage, refuse or rubbish of any kind whatsoever on any public park, road, highway, or private property within said county without the consent of the owner; and to offer and pay rewards for information leading to arrest and conviction of any person damaging, injuring, destroying, defacing, marring or mutilating public buildings or any benches, tables and other equipment, or the trees, plants, shrubbery or grounds of any public park or playground.

Proof of publication attached.

Also—

By Mr. Pruitt of Brevard—

H. B. No. 81—A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Brevard County to pay certain non profit organizations for the care of certain animals and providing the 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. 79 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. 79, contained in the above message, was read the first time by title only.

Senator Stenstrom moved that the rules be waived and House Bill No. 79 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 79 was read the second time by title only.

Senator Stenstrom offered the following amendment to House Bill No. 79:

In line 4 of entitlement, strike out the word "prescribind" and insert in lieu thereof the word "prescribing".

Senator Stenstrom moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Stenstrom moved that the rules be further waived and House Bill No. 79, 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. 79, as amended, was read the third time in full.

Upon the passage of House Bill No. 79, as amended, the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 79 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 80 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. 80, contained in the above message, was read the first time by title only.

Senator Stenstrom moved that the rules be waived and House Bill No. 80 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 80 was read the second time by title only.

Senator Stenstrom moved that the rules be further waived and House Bill No. 80 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 80 was read the third time in full.

Upon the passage of House Bill No. 80 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 80 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 81 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. 81, contained in the above message, was read the first time by title only.

Senator Stenstrom moved that the rules be waived and House Bill No. 81 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 81 was read the second time by title only.

Senator Stenstrom moved that the rules be further waived and House Bill No. 81 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 81 was read the third time in full.

Upon the passage of House Bill No. 81 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 81 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,
April 13, 1959.

The Honorable Dewey M. Johnson,
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. Pruitt of Brevard—

H. B. No. 85—A bill to be entitled An Act to establish a Municipal Court in the City of Rockledge, providing for the appointment, qualifications, duties and powers of a Municipal Judge, and providing method of activation and de-activation of said court.

Proof of publication attached.

Also—

By Mr. Pruitt of Brevard—

H. B. No. 86—A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Brevard County, Florida, to use and utilize county public roads and road rights of way as herein defined, for drainage purposes.

Proof of publication attached.

Also—

By Mr. Pruitt of Brevard—

H. B. No. 87—A bill to be entitled An Act authorizing the Board of County Commissioners of Brevard County to cause to be issued special permits in certain cases and requiring public hearings pursuant to advertised notice.

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. 85 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. 85, contained in the above message, was read the first time by title only.

Senator Stenstrom moved that the rules be waived and House Bill No. 85 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 85 was read the second time by title only.

Senator Stenstrom offered the following amendment to House Bill No. 85:

In line 4 of Entitlement, strike out the word "activation" and insert in lieu thereof the word "actuation".

Senator Stenstrom moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Stenstrom also offered the following amendment to House Bill No. 85:

In line 5 of Entitlement, strike out the word "de-activation" and insert in lieu thereof the word "de-actuation".

Senator Stenstrom moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Stenstrom moved that the rules be further waived and House Bill No. 85, 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. 85, as amended, was read the third time in full.

Upon the passage of House Bill No. 85, as amended, the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 85 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 86 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. 86, contained in the above message, was read the first time by title only.

Senator Stenstrom moved that the rules be waived and House Bill No. 86 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 86 was read the second time by title only.

Senator Stenstrom offered the following amendment to House Bill No. 86:

In Section 2, line 8, page 1, strike out the word: "user" and insert in lieu thereof the word "use".

Senator Stenstrom moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Stenstrom also offered the following amendment to House Bill No. 86:

In Section 2, line 6, page 1, strike out the word: "street" and insert in lieu thereof the word "streets".

Senator Stenstrom moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Stenstrom moved that the rules be further waived and House Bill No. 86, 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. 86, as amended, was read the third time in full.

Upon the passage of House Bill No. 86, as amended, the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 86 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 87 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. 87, contained in the above message, was read the first time by title only.

Senator Stenstrom moved that the rules be waived and House Bill No. 87 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 87 was read the second time by title only.

Senator Stenstrom moved that the rules be further waived and House Bill No. 87 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 87 was read the third time in full.

Upon the passage of House Bill No. 87 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 87 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,
April 10, 1959.

The Honorable Dewey M. Johnson,
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. Inman and Mrs. Johnson of Orange—

H. B. No. 27—A bill to be entitled An Act to create in the City of Winter Park, Florida, a retirement system for police officers in said city to be known as "Winter Park Police Officers Retirement System," which system is in substitution for the Police Officers Retirement Fund and System thereunder now and heretofore existing under Chapter 185, Florida Statutes, which latter system is abolished on the effective date of this Act: to provide a fund to be known as "Winter Park Police Officers Retirement Fund"; to provide for the creation of a Board of Trustees to administer said Fund and to prescribe the powers and duties of such Board; to provide rules and regulations for the administration of the system created hereunder; to provide for investment and safekeeping of the funds created under this act; to prescribe the qualifications as to who shall be eligible for and who shall receive a pension under this act; to provide sums to police officers in said city as shall be retired or who are disabled; to provide for benefits upon death or termination of employment to such police officers as may be entitled to said benefits under this act; to provide for preservation of possible existing vested rights under the above abolished system; to provide for enforcement of this act; to maintain in force and effect provisions of Chapter 185, Florida Statutes, relating to the powers of municipalities to impose a premium receipts tax as provided and in relation to the collection and distribution of said tax; to provide for the repealing of all laws or all parts of laws in conflict with this act; and to fix the effective date of this act.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Proof of publication of Notice was attached to House Bill No. 27 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. 27, contained in the above message, was read the first time by title only.

Senator Sutton moved that the rules be waived and House Bill No. 27 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 27 was read the second time by title only.

Senator Sutton moved that the rules be further waived and House Bill No. 27 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 27 was read the third time in full.

Upon the passage of House Bill No. 27 the roll was called and the vote was:

Yeas—38.

Mr. President	Brackin	Clarke	Eaton
Adams	Branch	Connor	Edwards
Beall	Bronson	Cross	Gautier
Belser	Carlton	Davis	Getzen
Boyd	Carraway	Dickinson	Gibbons

Gresham	Kelly	Pope	Stratton
Hair	Kicliter	Price	Sutton
Hodges	Knight	Rawls	Tedder
Houghton	Melton	Ripley	
Johns	Pearce	Stenstrom	

Nays—None.

So House Bill No. 27 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,
April 13, 1959.

The Honorable Dewey M. Johnson,
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. Pruitt of Brevard—

H. B. No. 76—A bill to be entitled An Act providing for the licensing, bonding, and examination of building contractors in Brevard County; repealing all laws and parts of laws in conflict herewith; providing for enforcement of this Act and penalties for the violation hereof; and affixing the effective date of this Act.

Proof of publication attached.

Also—

By Mr. Pruitt of Brevard—

H. B. No. 77—A bill to be entitled An Act declaring the public beaches within Brevard County lying outside any municipality to be under the jurisdiction of the Board of County Commissioners for certain purposes; and authorizing the Board of County Commissioners to grant franchises for the operation of concessions and businesses thereon and for other purposes.

Proof of publication attached.

Also—

By Mr. Pruitt of Brevard—

H. B. No. 78—A bill to be entitled An Act relating to occupational licenses in unincorporated areas of Brevard County requiring procurement of use permits in certain cases before occupational licenses in such areas may be issued.

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. 76 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. 76, contained in the above message, was read the first time by title only.

Senator Stenstrom moved that the rules be waived and House Bill No. 76 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 76 was read the second time by title only.

Senator Stenstrom moved that the rules be further waived and House Bill No. 76 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 76 was read the third time in full.

Upon the passage of House Bill No. 76 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 76 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 77 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. 77, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Proof of publication of Notice was attached to House Bill No. 78 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. 78, contained in the above message, was read the first time by title only.

Senator Stenstrom moved that the rules be waived and House Bill No. 78 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 78 was read the second time by title only.

Senator Stenstrom moved that the rules be further waived and House Bill No. 78 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 78 was read the third time in full.

Upon the passage of House Bill No. 78 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 78 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,
April 13, 1959.

*The Honorable Dewey M. Johnson,
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. Pruitt of Brevard—

H. B. No. 82—A bill to be entitled An Act authorizing the Board of County Commissioners of Brevard County, Florida, to maintain lifeguard stations, employ life guards or contribute money for the maintenance of said stations and employment of said lifeguards.

Proof of publication attached.

Also—

By Mr. Pruitt of Brevard—

H. B. No. 83—A bill to be entitled An Act regulating the occupation and business of plumbing and plumbing contracting in Brevard County, Florida; defining plumbing and plumbing contracting; prescribing qualifications of plumbers and plumbing contractors to engage in said occupation or business in said area; providing for registration of those now engaged in said areas in said occupation or business; and providing remedies for enforcement of this Act and penalties for the violation hereof.

Proof of publication attached.

Also—

By Mr. Pruitt of Brevard—

H. B. No. 84—A bill to be entitled An Act providing for the licensing and examination of electrical contractors in Brevard County; repealing all laws and parts of laws in conflict herewith; providing for enforcement of this Act and penalties for the violation hereof; and affixing the effective date of this Act.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Proof of publication of Notice was attached to House Bill No. 82 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. 82, contained in the above message, was read the first time by title only.

Senator Stenstrom moved that the rules be waived and House Bill No. 82 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 82 was read the second time by title only.

Senator Stenstrom moved that the rules be further waived and House Bill No. 82 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 82 was read the third time in full.

Upon the passage of House Bill No. 82 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

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

Proof of publication of Notice was attached to House Bill No. 83 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. 83, contained in the above message, was read the first time by title only.

Senator Stenstrom moved that the rules be waived and House Bill No. 83 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 83 was read the second time by title only.

Senator Stenstrom moved that the rules be further waived and House Bill No. 83 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 83 was read the third time in full.

Upon the passage of House Bill No. 83 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 83 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 84 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. 84, contained in the above message, was read the first time by title only.

Senator Stenstrom moved that the rules be waived and House Bill No. 84 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 84 was read the second time by title only.

Senator Stenstrom moved that the rules be further waived and House Bill No. 84 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 84 was read the third time in full.

Upon the passage of House Bill No. 84 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 84 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,
April 13, 1959.

The Honorable Dewey M. Johnson,
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. Pruitt of Brevard—

H. B. No. 88—A bill to be entitled An Act authorizing and empowering the board of county commissioners of Brevard County to make improvements on highways and streets upon petition of abutting property owners and to pay the cost thereof by special assessments in whole or in part and to issue bonds and providing for a revolving fund.

Proof of publication attached.

Also—

By Messrs. Westberry, Mathews and Stallings of Duval—

H. B. No. 97—A bill to be entitled An Act relating to the City of Jacksonville and its authority to acquire and provide properties and facilities of its electric and water systems within and without its corporate limits in order to furnish electricity and water to users of same in the areas within which said City is authorized to furnish same; confirming the prior actions of said City in establishing and providing such properties and facilities within such areas; and declaring and confirming the purpose served by said City in furnishing such services within such areas, and the status of its electric and water system properties and facilities therein.

Proof of publication attached.

Also—

By Messrs. Papy and Cunningham of Monroe—

H. B. No. 103—A bill to be entitled An Act providing a salary for each, the judge, and the clerk of the Small Claims Court, in and for Monroe County, State of Florida, and fixing the time when and the fund out of which said salaries shall be paid; providing that all fees collected by said court shall be deposited monthly in the depository of said county to the credit of the fine and forfeiture fund; further providing that the Board of County Commissioners of said county shall continue to furnish suitable quarters to house such court and to provide said court with all necessary equipment, maintenance and supplies; and providing when this act shall take effect.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Proof of publication of Notice was attached to House Bill No. 88 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. 88, contained in the above message, was read the first time by title only.

Senator Stenstrom moved that the rules be waived and House Bill No. 88 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 88 was read the second time by title only.

Senator Stenstrom moved that the rules be further waived and House Bill No. 88 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 88 was read the third time in full.

Upon the passage of House Bill No. 88 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 88 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 97 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. 97, contained in the above message, was read the first time by title only and referred to the Committee on Finance and Taxation.

Proof of publication of Notice was attached to House Bill No. 103 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. 103, 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,
April 13, 1959.

*The Honorable Dewey M. Johnson,
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. Pruitt of Brevard—

H. B. No. 73—A bill to be entitled An Act to amend Article V, Section 7, Chapter 28922, Laws of Florida 1953, which created and established the Canaveral Port District in Brevard County, Florida, and providing and regulating the management and the compensation of the members of the Board of Commissioners of the Canaveral Port Authority.

Proof of publication attached.

Also—

By Mr. Pruitt of Brevard—

H. B. No. 74—A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Brevard County, Florida, to establish and operate a garbage collection and disposal service, collect fees therefor, acquire facilities therefor, contract with the municipalities of Brevard County therefor, acquire and operate garbage disposal units by purchase, retain title, or otherwise and give evidence of indebtedness secured by the disposal units purchased and the fees collected therefrom: fix fees for the use of said disposal units, grant franchises for the collection, removal and disposal of garbage; providing a method for securing said franchises; providing for the terms and consideration therefor, and the rates to be received by the franchise holder; providing for changes in the rates collected by such franchise holders, and for supervision and inspection of their performance under this Act; making it unlawful to carry on a business of collection, re-

moval and disposal of garbage in areas designated for franchises, and providing that a violation of this Act shall be a misdemeanor; providing for the granting of franchises to persons now operating garbage and waste collection businesses, and providing an effective date.

Proof of publication attached.

Also—

By Mr. Pruitt of Brevard—

H. B. No. 75—A bill to be entitled An Act declaring the establishment and maintenance of garbage and refuse disposal areas to be a county purpose; empowering the Board of County Commissioners of Brevard County, Florida, to purchase, lease or otherwise acquire real estate and to use real estate now or hereafter owned by Brevard County for the purpose of establishing such areas and authorizing the maintenance of same; to coordinate garbage and rubbish collection and septic tank cleaning and disposal in Brevard County, Florida, for the prevention of disease; defining garbage, rubbish and excreta, establishing the authorization of the Brevard County Health Department for the permitting of garbage collectors; and fixing the effective date of this act.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Proof of publication of Notice was attached to House Bill No. 73 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. 73, contained in the above message, was read the first time by title only.

Senator Stenstrom moved that the rules be waived and House Bill No. 73 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 73 was read the second time by title only.

Senator Stenstrom moved that the rules be further waived and House Bill No. 73 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 73 was read the third time in full.

Upon the passage of House Bill No. 73 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 73 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 74 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. 74, contained in the above message, was read the first time by title only.

Senator Stenstrom moved that the rules be waived and House Bill No. 74 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 74 was read the second time by title only.

Senator Stenstrom moved that the rules be further waived and House Bill No. 74 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 74 was read the third time in full.

Upon the passage of House Bill No. 74 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 74 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 75 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. 75, contained in the above message, was read the first time by title only.

Senator Stenstrom moved that the rules be waived and House Bill No. 75 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 75 was read the second time by title only.

Senator Stenstrom moved that the rules be further waived and House Bill No. 75 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 75 was read the third time in full.

Upon the passage of House Bill No. 75 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 75 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,
April 13, 1959.

*The Honorable Dewey M. Johnson,
President of the Senate.*

Sir:

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

By Messrs. Shaffer, Carney and Russell of Pinellas—

H. B. No. 55—A bill to be entitled An Act applying to Pinellas County, Florida, requiring licensing and registration of dogs; requiring annual vaccination; prohibiting unlicensed dogs from running at large; providing for a pound master and his duties and powers; providing for appeals from his acts or orders; providing for the redemption and disposal of dogs and animals impounded; requiring the reporting of dogs and animals bitten by other animals, biting other animals or humans, or suspected of rabies; providing for disposition of unclaimed or infected dogs and animals and confinement of certain dogs and animals; requiring dogs to be muzzled under certain circumstances; prohibiting trespasses by persons in control of dogs; providing for the prohibition of maintaining barking dogs, etc.; prohibiting the abandonment of dogs, cats, and other animals; providing for the impounding of horses, cows, etc.; in the county and on the public streets; providing for the control of infectious animals; providing for the administration of this Act and appropriations to administer and enforce this Act; providing penalties for violation of this Act; providing for the repeal of conflicting laws and defining terms in this Act; and providing for the separability of the provisions of this Act; providing for effective date.

Proof of publication attached.

Also—

By Mr. Nash of Franklin—

H. B. No. 71—A bill to be entitled An Act relating to elections in Franklin County; requiring the Board of County Commissioners of Franklin County to use a minimum of one voting machine in each voting precinct in Franklin County; providing an effective date.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Proof of publication of Notice was attached to House Bill No. 55 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. 55, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Proof of publication of Notice was attached to House Bill No. 71 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. 71, contained in the above message, was read the first time by title only.

Senator Branch moved that the rules be waived and House Bill No. 71 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 71 was read the second time by title only.

Senator Branch moved that the rules be further waived and House Bill No. 71 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 71 was read the third time in full.

Upon the passage of House Bill No. 71 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Proof of publication of Notice was attached to House Bill No. 149 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. 149, contained in the above message, was read the first time by title only.

Senator Kicliter moved that the rules be waived and House Bill No. 149 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 149 was read the second time by title only.

Senator Kicliter moved that the rules be further waived and House Bill No. 149 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 149 was read the third time in full.

Upon the passage of House Bill No. 149 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 149 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 152, contained in the above message, was read the first time by title only.

Senator Houghton moved that the rules be waived and House Bill No. 152 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 152 was read the second time by title only.

Senator Houghton moved that the rules be further waived and House Bill No. 152 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 152 was read the third time in full.

Upon the passage of House Bill No. 152 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 152 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proofs of publication of Notice were attached to House Bill

Nays—None.

So House Bill No. 71 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The following message from the House of Representatives was read:

Tallahassee, Florida,
April 13, 1959.

*The Honorable Dewey M. Johnson,
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. 149—A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Indian River County to make improvements on any and all streets, highways, boulevards, avenues, lanes and alleys within subdivisions when said streets, highways, boulevards, avenues, lanes and alleys have been accepted as county roads, including any and all improvements incidental to road purposes under certain terms and conditions; providing for the assessment by special assessment of abutting, adjoining and contiguous or other specially benefited property; providing the method of making said assessments; providing for the approval by petition of seventy-five per cent (75%) of said abutting owners both in number and front footage; providing the method of authorizing and providing said improvements; providing the procedure available to owners affected or to be affected by said improvements or the assessment therefor; providing said assessments shall become a lien against said abutting property or against property benefited; providing for the enforcements of said liens; and providing other powers and duties of the Board of County Commissioners relative to making of said improvements and assessing said property therefor.

Proof of publication attached.

Also—

By Messrs. Carney, Shaffer and Russell of Pinellas—

H. B. No. 152—A bill to be entitled An Act relating to Constable Districts in Pinellas County; abolishing Constable Districts and the exercise of any powers and duties or the collection of any fees by and the payment of any compensation to Constables in Pinellas County; providing a referendum.

Also—

By Mr. Miner of Hendry—

H. B. No. 156—A bill to be entitled An Act relating to flag hole drainage district, a drainage district organized and existing under the Laws of Florida, and embracing lands in Hendry and Glades Counties, Florida; declaring existence of said District; validating the creation thereof and defining its boundaries; defining and describing water control facilities and rights-of-way of the district; vesting power in the district to prohibit or regulate connections with the water control facilities of the district and the discharge of water into and the taking of water therefrom; and continuing the levy of 10 cents per acre annual tax.

Proofs of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

No. 156 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. 156, 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,
April 13, 1959.

The Honorable Dewey M. Johnson,
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. Nash of Franklin—

H. B. No. 118—A bill to be entitled An Act relating to shrimp catching in Franklin County; prescribing the number of nets that may be employed; prescribing the size of nets that may be employed; permitting the use of an additional net of small size for sampling only; providing penalties; providing an effective date.

Proof of publication attached.

Also—

By Mr. Vocelle of Indian River—

H. B. No. 138—A bill to be entitled An Act authorizing and empowering the Board of County Commissioners of Indian River County, Florida, to render services in the care and burial of animals; provide for garbage collection; provide for garbage disposal, including dumps; provide transportation service for indigents; provide fire control units; provide public library service; provide public hospital service; provide public nursing home or home for the indigent; erect, repair or add to any courthouse, jail, or other County building; authorizing said Board to carry out said authority in its own behalf or by contract or grant to any municipality, non-profit corporation or association or other political subdivision; authorizing the budgeting, levying of taxes and expenditure of public funds in carrying out the powers herein granted; providing for severability; making the provisions hereof cumulative and providing effective date.

Proof of publication attached.

Also—

By Mr. Vocelle of Indian River—

H. B. No. 139—A bill to be entitled An Act authorizing the Board of County Commissioners of Indian River County, Florida to expend County funds for the advertisement and promotion of the County; declaring these to be County purposes providing that the authority granted shall be accumulative and providing an effective date:

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Proof of publication of Notice was attached to House Bill No. 118 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. 118, contained in the above message, was read the first time by title only.

Senator Branch moved that the rules be waived and House Bill No. 118 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 118 was read the second time by title only.

Senator Branch moved that the rules be further waived and House Bill No. 118 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 118 was read the third time in full.

Upon the passage of House Bill No. 118 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 118 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 138 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. 138, contained in the above message, was read the first time by title only.

Senator Kicliter moved that the rules be waived and House Bill No. 138 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 138 was read the second time by title only.

Senator Kicliter moved that the rules be further waived and House Bill No. 138 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 138 was read the third time in full.

Upon the passage of House Bill No. 138 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 138 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 139 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. 139, contained in the above message, was read the first time by title only.

Senator Kicliter moved that the rules be waived and House Bill No. 139 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 139 was read the second time by title only.

Senator Kicliter moved that the rules be further waived and House Bill No. 139 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 139 was read the third time in full.

Upon the passage of House Bill No. 139 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 139 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,
April 13, 1959.

*The Honorable Dewey M. Johnson,
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. 140—A bill to be entitled An Act prohibiting throwing, placing or allowing to remain in or upon any private premises, road, street, alley, canal, ditch, stream, lake, pond, or public property, except dumps duly designated and established by the Board of County Commissioners in Indian River County, Florida, any filth, offal, garbage, foul water, dye-water, refuse from industries, or manufactories, urine, animal or bird manure, decayed animal or vegetable matter or other offensive substances authorizing and empowering the Board of County Commissioners of Indian River County, Florida, to enforce the provisions of this Act by injunction or other legal means; making the violation of this Act a misdemeanor, making the provisions hereof effective in Indian River County, Florida, except within the corporate limits of any municipalities therein repealing all laws or parts of laws in conflict herewith, and providing an effective date.

Proof of publication attached.

Also—

By Mr. Vocelle of Indian River—

H. B. No. 141—A bill to be entitled An Act relating to the City of Fellsmere in Indian River County; amending Chapter 11480, Laws of 1925; by adding two (2) new sections to be numbered Section 96 and Section 97; providing for a change in charter allowing annexation and permission for the city council to cancel, terminate and declare paid, satisfied and null and void any and all taxes of said city for the year 1949 and prior years; providing an effective date.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Proof of publication of Notice was attached to House Bill No. 140 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. 140, contained in the above message, was read the first time by title only.

Senator Kicliter moved that the rules be waived and House Bill No. 140 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 140 was read the second time by title only.

Senator Kicliter moved that the rules be further waived and House Bill No. 140 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 140 was read the third time in full.

Upon the passage of House Bill No. 140 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 140 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 141 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. 141, contained in the above message, was read the first time by title only.

Senator Kicliter moved that the rules be waived and House Bill No. 141 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 141 was read the second time by title only.

Senator Kicliter moved that the rules be further waived and House Bill No. 141 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 141 was read the third time in full.

Upon the passage of House Bill No. 141 the roll was called and the vote was:

Yeas—38.

Mr. President	Clarke	Gresham	Pope
Adams	Connor	Hair	Price
Beall	Cross	Hodges	Rawls
Belser	Davis	Houghton	Ripley
Boyd	Dickinson	Johns	Stenstrom
Brackin	Eaton	Kelly	Stratton
Branch	Edwards	Kicliter	Sutton
Bronson	Gautier	Knight	Tedder
Carlton	Getzen	Melton	
Carraway	Gibbons	Pearce	

Nays—None.

So House Bill No. 141 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,
April 13, 1959.

*The Honorable Dewey M. Johnson,
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 Statutory Revision—

H. B. No. 111— A bill to be entitled An Act adopting the official Florida Statutes by enacting all the statutory laws included in the officially published Florida Statutes, 1957, as the official Florida Statutes, 1959; together with corrections, changes, repeals of inoperative and obsolete sections; authorizing the inclusion of general laws of state-wide application in statutory form enacted by the Extraordinary or Special Session of 1957 and regular or any special or extraordinary Session of 1959, as prima facie evidence of such laws; authorizing the revision and reprinting of material contained therein; and providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Accompanied by Volumes 1, 2 and 3, Florida Statutes, 1957.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 111, contained in the above message, was read the first time by title only.

Senator Davis moved that the rules be waived and House Bill No. 111 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 Davis asked unanimous consent of the Senate to take up and consider House Bill No. 111, out of its order.

Unanimous consent was granted, and—

H. B. No. 111—A bill to be entitled An Act adopting the official Florida Statutes by enacting all the statutory laws included in the officially published Florida Statutes, 1957, as the official Florida Statutes, 1959; together with corrections, changes, repeals of inoperative and obsolete sections; authorizing the inclusion of general laws of state-wide application in statutory form enacted by the Extraordinary or Special Session of 1957 and regular or any special or extraordinary Session of 1959, as prima facie evidence of such laws; authorizing the revision and reprinting of material contained therein; and providing an effective date.

Was taken up.

Senator Davis moved that the rules be waived and House Bill No. 111 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 111 was read the second time by title only.

Senator Davis moved that the rules be further waived and House Bill No. 111 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 111 was read the third time in full.

Upon the passage of House Bill No. 111 the roll was called and the vote was:

Yeas—35.

Mr. President	Boyd	Carraway	Dickinson
Adams	Branch	Clarke	Eaton
Beall	Bronson	Cross	Edwards
Belser	Carlton	Davis	Gautier

Getzen	Johns	Pearce	Stenstrom
Gibbons	Kelly	Pope	Stratton
Gresham	Kicliter	Price	Sutton
Hair	Knight	Rawls	Tedder
Houghton	Melton	Ripley	

Nays—None.

So House Bill No. 111 passed, title as stated, 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,
April 13, 1959.

*The Honorable Dewey M. Johnson,
President of the Senate.*

Sir:

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

By Messrs. Horne and Mitchell of Leon and Shipp of Jackson—

House Concurrent Resolution No. 161:

A CONCURRENT RESOLUTION COMMENDING THE HONORABLE R. A. GRAY, SECRETARY OF STATE OF THE STATE OF FLORIDA.

WHEREAS, The Honorable R. A. Gray has served the people of Florida as Secretary of State of the State of Florida for the past twenty-nine (29) years; and

WHEREAS, The Honorable R. A. Gray has and continues to dedicate his life to public service; and

WHEREAS, The 1959 Legislature should properly recognize and express its deep appreciation for the faithful service tendered the many years by this gentleman, NOW, THEREFORE,

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

That the Honorable R. A. Gray is hereby commended for his twenty-nine (29) years of faithful service as Secretary of State of the State of Florida and tendered the best wishes of the Legislature for many more years of public service.

BE IT FURTHER RESOLVED That a copy of this resolution duly inscribed by the officers of the Legislature be delivered to the Honorable R. A. Gray.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Concurrent Resolution No. 161, contained in the above message, was read the first time in full.

Senator Carraway moved that the rules be waived and House Concurrent Resolution No. 161 be read the second time in full and put upon its adoption.

Which was agreed to by a two-thirds vote.

And House Concurrent Resolution No. 161 was read the second time in full.

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

Which was agreed to and House Concurrent Resolution No. 161 was adopted and the action of the Senate was ordered certified to the House of Representatives.

The President announced that Senate Bills Nos. 80 and 81, previously referred to the Committee on Finance and Taxation, are also referred to the Committee on Judiciary "C."

Senator Rawls asked unanimous consent of the Senate to

take up and consider Senate Joint Resolution No. 123, out of its order.

Unanimous consent was granted, and—

Senate Joint Resolution No. 123—

A JOINT RESOLUTION RELATING TO APPORTIONMENT; PROPOSING AN AMENDMENT TO ARTICLE VII OF THE FLORIDA CONSTITUTION; PROVIDING FOR FORTY-TWO SENATORIAL DISTRICTS; PROVIDING PLAN FOR APPORTIONING HOUSE OF REPRESENTATIVES.

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

That the following amendment of Article VII of the Constitution of the State of Florida relating to apportionment in the Senate and House of Representatives be and the same is hereby agreed to and shall be submitted to the electors of the State of Florida for approval or rejection at the next general election to be held in November, 1960.

Section 1. Sections 1, 2, 3 and 4 of Article VII are hereby repealed and in lieu thereof the following sections are hereby adopted:

ARTICLE VII

Section 1. Representation—Apportionment—

(a) Senate—The state shall be apportioned into forty-two senatorial districts designated by number in consecutive order. Such apportionment shall provide fairness and equity among districts based upon population and such other pertinent factors as may be determined by the Legislature at the time of apportionment; provided:

- (1) There shall be only one senator for each district;
- (2) No district shall be composed of more than three counties, save and except the twenty-seventh district, which shall be composed of no more than four counties, until such time as further reapportionment may reduce this district to the three county limit.
- (3) Counties forming a district shall not be entirely separated by territory of another district.
- (4) No county shall be divided in creating a district.

(b) House of Representatives—The representation in the House of Representatives shall be apportioned as follows:

Three representatives to and for each of the five most populous counties, and two representatives to and for each of the eighteen more populous counties, and one representative to and for each of the remaining counties of the state at the time of such apportionment.

(c) First apportionment—reapportionment.—The first apportionment of each legislative house shall become effective upon adoption hereof, and at the regular session in 1965 and decennially thereafter the legislature shall reapportion its representation in accordance herewith. Should it fail to do so, its duty shall continue in every session, of whatever type.

(d) Executive approval—veto.—The act of the legislature in reapportioning its representation in accordance herewith shall not be subject to the executive approval or veto, and shall not be presented to the Governor for his approval or veto, this being solely a constitutional legislative duty.

(e) Failure to reapportion at regular session, and providing for extra ordinary session to perform reapportionment. Should the legislature fail to reapportion the representation in the legislature at any regular session as required, the Governor or the Legislature itself shall call the Legislature into extra ordinary session to perform its duty within thirty days after adjournment. No other business shall be transacted during such session and the session shall not recess for more than seventy-two hours, except that after a period of sixty days from the date the extra ordinary session is convened, the Governor may, by proclamation, or the Legislature may, by concurrent resolution, recess the Legislature to a future date, or may adjourn the Legislature sine die.

(f) Representation of a newly created county—A newly created county shall have one representative in the House of Representatives until the succeeding reapportionment and until that time it shall be part of such adjoining senatorial district as the Legislature shall determine.

Was taken up and read the second time in full.

Senator Gresham offered the following amendment to Senate Joint Resolution No. 123:

In Section 1, strike out Sub-Section "D" and reletter the following Sub-Sections.

Senator Gresham moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Pope offered the following amendment to Senate Joint Resolution No. 123:

Strike out Article VII and insert in lieu thereof the following:

ARTICLE VII

Section 1. Representation—Apportionment.

The Legislature that shall meet in regular session A. D. 1961, and those that shall meet in 1965, shall apportion the Representation in the Senate, and shall provide for forty-two (42) Senatorial Districts, such Districts to be as nearly equal in population as practicable, but no county shall be divided in making such apportionment, and each District shall have one Senator; and, at the same time, the Legislature shall also apportion the Representation in the House of Representatives, and shall allow five (5) Representatives for the most populous county, four (4) Representatives for the next three most populous counties, three (3) Representatives for the next seven most populous counties, two (2) Representatives to each of the next eighteen most populous counties, and one (1) Representative to each of the remaining counties of the State at the time of such apportionment. Should the Legislature fail to apportion the Representation in the Senate and in the House of Representatives, at any regular session of the Legislature at any of the times herein designated, it shall be the duty of the Legislature or Legislatures succeeding such regular session of the Legislature, either in special or regular session, to apportion the Representation in the Senate and in the House of Representatives as herein provided. The preceding regular Federal or regular State Census, which ever shall have been taken nearest any apportionment of Representatives in the Senate and in the House of Representatives, shall control in making any such apportionment. In the event the Legislature shall fail to reapportion the representation in the Legislature as required by this amendment, the Governor shall (within thirty days after the adjournment of the regular session), call the Legislature together in extraordinary session to consider the question of reapportionment and such extraordinary session of the Legislature is hereby mandatorily required to reapportion the representation as required by this amendment before it adjournment (and such extraordinary session so called for reapportionment shall not be limited to expire at the end of twenty days or at all, until reapportionment is affected, and shall consider no business other than such reapportionment).

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—14.

Boyd	Gautier	Kicliter	Sutton
Carlton	Gibbons	Pope	Tedder
Dickinson	Houghton	Price	
Eaton	Kelly	Stenstrom	

Nays—24.

Mr. President	Bronson	Edwards	Knight
Adams	Carraway	Getzen	Melton
Beall	Clarke	Gresham	Pearce
Belser	Connor	Hair	Rawls
Brackin	Cross	Hodges	Ripley
Branch	Davis	Johns	Stratton

So the amendment failed of adoption.

And Senate Joint Resolution No. 123, as amended, was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Davis, Chairman of the Committee on Rules and Calendar, moved that the Senate adjourn.

Which was agreed to.

And the Senate stood adjourned at 11:56 o'clock A.M., until 11:00 o'clock A.M., Wednesday, April 15, 1959.