

# JOURNAL OF THE SENATE

Wednesday, April 12, 1961

The Senate convened at 11:00 o'clock A.M., pursuant to adjournment on Tuesday, April 11, 1961.

The President in the Chair.

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

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

—38.

A quorum present.

The following Prayer was offered by the Senate Chaplain, Reverend James H. Paddock:

"As we stand with these Senators and their workers realizing we are at our posts of duty humbly seeking to know Thy will in the things we are to do help us to enter upon these duties with appreciation and honor to Thee as God, and with loving and sympathetic attitude toward our fellow men. Accept our praise in Jesus' name. Amen."

The reading of the Journal was dispensed with.

The Senate daily Journal of Monday, April 10, 1961, was further corrected as follows:

Page 39, column 2, line 6, strike out the word "eight" and insert in lieu thereof the word "eighty"

Also—

Page 51, column 1, line 1, strike out the figures "54" and insert in lieu thereof the figures "154"

Also—

Page 51, column 2, line 5, counting from the bottom of the column, strike out the figures "1469," and insert in lieu thereof the figures "14698,"

Also—

Page 51, column 2, line 9, counting from the bottom of the column, strike out the figures "59-56," and insert in lieu thereof the figures "59-568,"

Also—

Page 51, column 2, line 10, counting from the bottom of the column, strike out the figures "57-229," and insert in lieu thereof the figures "57-2029,"

Also—

Page 51, column 2, line 11, counting from the bottom of the column, strike out the figures "3013," and insert in lieu thereof the figures "30183,"

Also—

Page 51, column 2, line 11, counting from the bottom of the column, strike out the figures "57-5950," and insert in lieu thereof the figures "57-950,"

Also—

Page 51, column 2, line 12, counting from the bottom of the column, strike out the figures "2709," and insert in lieu thereof the figures "28709,"

Also—

Page 57, column 2, line 2, strike out the word "House" and insert in lieu thereof the word "Senate"

And as further corrected was approved.

The Senate daily Journal of Tuesday, April 11, 1961, was corrected as follows:

Page 77, column 2, line 3, counting from the bottom of the column, strike out the figures "30" and insert in lieu thereof the figures "304".

Also—

Page 79, column 2, line 32, strike out the figures "31" and insert in lieu thereof the figures "318".

And as corrected was approved.

## REPORT OF COMMITTEE

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

**S. B. No. 65—** A bill to be entitled An Act for the relief of Berry F. Finch; providing compensation for him for time which he served in the state prison under an erroneously imposed sentence; and prescribing an effective date.

**S. B. No. 73—** A bill to be entitled An Act providing for the eligibility of Nathan B. Fouraker to participate in the state and county officers and employees retirement system.

—and recommends that the same not pass.

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

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

By Senator Parrish—

**S. B. No. 163—** A Bill to be entitled An Act relating to horse racing in harness; validating and restoring certain permits to conduct horse racing in harness, notwithstanding the distance limitation from other tracks contained in section 550.05, Florida Statutes, or any other law relating to distances between race tracks; providing that other pertinent provisions of chapter 550, Florida Statutes, relating to the conduct of horse racing in harness, shall apply to the operation of any race track conducted by means of any permits being ratified and restored by this act; providing that this act shall not prevent cancellation, revocation or recall of any such permit as provided by law and amending chapter 550, Florida Statutes, providing for quarter horse racing and providing an effective date.

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

By Senator Parrish—

**S. B. No. 164—** A Bill to be entitled An Act confirming and validating certain harness racing per-

mits and licenses heretofore issued by the state racing commission, notwithstanding distance limitations from other tracks contained in section 550.05, Florida Statutes, or any other law relating to distances between race tracks; stating the legislative purpose and intent of this act; repealing all laws in conflict herewith and providing an effective date.

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

By Senator Parrish—

**S. B. No. 165—** A Bill to be entitled An Act relating to county commissioners; repealing sections 125.12, 125.13, and 125.14, Florida Statutes, requiring itemized statements of expenditures of public roads and records and penalty for failure to keep such statements; providing effective date.

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

By Senator Connor—

**S. B. No. 166—** A Bill to be entitled An Act relating to the highway code, amending section 334.19 and chapter 339, Florida Statutes, by adding section 339.081 to provide for separate accounts for road moneys to be maintained by the state comptroller; providing for the method of disbursing and borrowing of secondary road funds; providing that the state road department auditor shall keep separate county accounts; and providing an effective date.

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

By Senators Connor and Getzen—

**S. B. No. 167—** A Bill to be entitled An Act relating to the Florida board of forestry; requiring the board to pay to certain counties a portion of gross receipts from Withlacoochee state forest; providing a retroactive effect; providing an effective date.

Which was read the first time by title only.

Senator Connor moved that the rules be waived and Senate Bill No. 167 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 167 was read the second time by title only.

Senator Connor offered the following amendment to Senate Bill No. 167:

In Section 1, lines 5 and 6, strike out the words: "The funds shall be used by each County for school purposes." and insert in lieu thereof the following: "The funds shall be equally divided between the Board of County Commissioners and the Board of Public Instruction of each county."

Senator Connor moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Connor moved that the rules be further waived and Senate Bill No. 167, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 167, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 167, as amended, the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So Senate Bill No. 167 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Connor moved that the rules be waived and Senate Bill No. 167 be immediately certified to the House of Representatives, after being engrossed.

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

By Senator Connor—

**Senate Joint Resolution No. 168—**

A JOINT RESOLUTION PROPOSING AN AMENDMENT OF ARTICLE VIII, SECTION 6 OF THE CONSTITUTION OF FLORIDA TO INCLUDE THE SUPERVISOR OF REGISTRATION AS A COUNTY OFFICER.

*Be it Resolved by the Legislature of the State of Florida:*

That article VIII, section 6 of the Florida constitution be amended as set forth below and that said resolution be submitted to the electors of Florida for ratification or rejection at the general election to be held in November 1962:

**SECTION 6. County officers; selection; term of office.**—The following county officers shall be elected by and from among the electors of each county for a term of four (4) years; sheriff, clerk, tax assessor, tax collector, supervisor of registration and except as otherwise provided herein a county school superintendent.

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. 169—** A Bill to be entitled An Act amending Section 56 of Chapter 8374, Laws of Florida, Acts of 1919, the same being an act entitled "An act to abolish the present municipal government of the City of Tallahassee, in the County of Leon, in the State of Florida, and to create, establish and organize a municipality to be known and designated as the City of Tallahassee, and to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges," as amended by Chapter 15,518, Laws of Florida, Acts of 1931, Chapter 20,517, Laws of Florida, Acts of 1939, and Chapter 31,292, Laws of Florida, Acts of 1955, relating to the City Treasurer and Collector of said city and his duties, by providing that in making investments the City Treasurer may in addition to the securities specified in said Section 56 invest funds of the City in industrial, railroad and utility bonds, which are classified by a reputable bond rating agency as being of investment quality; and providing for the effective date of said act.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 169 when it was introduced in the Senate, and evidence that such Notice has been published was estab-

lished by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Carraway moved that the rules be waived and Senate Bill No. 169 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 169 was read the second time by title only.

Senator Carraway moved that the rules be further waived and Senate Bill No. 169 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. 169 was read the third time in full.

Upon the passage of Senate Bill No. 169 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So Senate Bill No. 169 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Carraway—

**S. B. No. 170—** A Bill to be entitled An Act amending Section 17 of Chapter 8374, Laws of Florida, Acts of 1919, the same being an act entitled "An act to abolish the present municipal government of the City of Tallahassee, in the County of Leon, in the State of Florida, and to create, establish and organize a municipality to be known and designated as the City of Tallahassee, and to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges," relating to meetings of the City Commission, by providing that the City Commission may by resolution provide for the hour of holding meetings of the legislative body of the City, at which time the newly elected commissioner or commissioners shall assume the duties of office; and providing for the effective date of said act.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 170 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Carraway moved that the rules be waived and Senate Bill No. 170 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 170 was read the second time by title only.

Senator Carraway moved that the rules be further waived and Senate Bill No. 170 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. 170 was read the third time in full.

Upon the passage of Senate Bill No. 170 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So Senate Bill No. 170 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Carraway—

**S. B. No. 171—** A Bill to be entitled An Act amending Section 29 of Chapter 8374, Laws of Florida, Acts of 1919, the same being an act entitled "An Act to abolish the present municipal government of the City of Tallahassee, in the County of Leon, in the State of Florida, and to create, establish and organize a municipality to be known and designated as the City of Tallahassee, and to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges," as amended by Chapter 31,294, Laws of Florida, Acts of 1955, relating to the appointment of the City Attorney and City Solicitor of the City, by providing that the City Attorney shall have the authority, with the advice and consent of the City Commission, to appoint an assistant city attorney or assistant city attorneys and prescribing the duties of such assistant city attorney or assistant city attorneys; and providing for the effective date of said act.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 171 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Carraway moved that the rules be waived and Senate Bill No. 171 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 171 was read the second time by title only.

Senator Carraway moved that the rules be further waived and Senate Bill No. 171 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. 171 was read the third time in full.

Upon the passage of Senate Bill No. 171 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So Senate Bill No. 171 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Carraway—

**S. B. No. 172—** A Bill to be entitled An Act amending Section 24 of Chapter 8374, Laws of Florida, Acts of 1919, the same being an act entitled "An act to abolish the present municipal government of the City of Tallahassee, in the County of Leon, in the State of Florida, and to create, establish and organize a municipality to be known and designated as the City of Tallahassee, and to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges," relating to the appointment of the City Manager, his term and qualifications, by providing for the appointment by the City Manager of an assistant city manager and prescribing the duties of such assistant city manager; and providing for the effective date of said act.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 172 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Carraway moved that the rules be waived and Senate Bill No. 172 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 172 was read the second time by title only.

Senator Carraway moved that the rules be further waived and Senate Bill No. 172 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. 172 was read the third time in full.

Upon the passage of Senate Bill No. 172 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So Senate Bill No. 172 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Carraway—

**S. B. No. 173—** A Bill to be entitled An Act amending Section 105 of Chapter 8374, Laws of Florida, Acts of 1919, the same being an act entitled "An Act to abolish the present municipal government of the City of Tallahassee, in the County of Leon, in the State of Florida, and to create, establish and organize a municipality to be known and designated as the City of Tallahassee, and to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges," relating to the laying of sidewalks along the public streets of the City, by providing that the City may assess the cost and expense of laying the same against the abutting property and against property which may not actually abut such sidewalks but where the owner or occupants of such non-abutting property have free access from such non-abutting property to the sidewalk and such non-abutting property is benefited by the construction of

a sidewalk between such non-abutting property and a public street; and providing for the effective date of said act.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 173 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Carraway moved that the rules be waived and Senate Bill No. 173 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 173 was read the second time by title only.

Senator Carraway moved that the rules be further waived and Senate Bill No. 173 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. 173 was read the third time in full.

Upon the passage of Senate Bill No. 173 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So Senate Bill No. 173 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Carraway—

**S. B. No. 174—** A Bill to be entitled An Act amending Section 113 of Chapter 8374, Laws of Florida, Acts of 1919, the same being an act entitled "An act to abolish the present municipal government of the City of Tallahassee, in the County of Leon, in the State of Florida, and to create, establish and organize a municipality to be known and designated as the City of Tallahassee, and to define its territorial boundaries and to provide for its government, jurisdiction, powers, franchises and privileges," as amended by Chapter 13,439, Laws of Florida, Acts of 1927, Chapter 24,910, Laws of Florida, Acts of 1947, and Chapter 26,247, Laws of Florida, Acts of 1949, relating to the service of utilities to consumers outside of the city, area of service, special rates, and authority to borrow money, by providing that the City shall have the authority to create special water and sewerage rate districts both within as well as without the corporate limits of said city; and providing for the effective date of said act.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 174 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Carraway moved that the rules be waived and Senate Bill No. 174 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 174 was read the second time by title only.

Senator Carraway moved that the rules be further waived and Senate Bill No. 174 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. 174 was read the third time in full.

Upon the passage of Senate Bill No. 174 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So Senate Bill No. 174 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Carraway—

**S. B. No. 175—** An Act amending Sections 2 and 4 of Chapter 24,917, Laws of Florida, Acts of 1947, entitled "An act providing a supplemental, additional and alternative method of making local improvements by the City of Tallahassee, a municipal corporation; authorizing and providing for special assessments for the costs thereof and the issuance of special assessment liens; providing for the enforcement of special assessment liens in default and the recovery of attorney's fees and costs by said municipality in the enforcement of such liens; and authorizing the issuance and sale of negotiable bonds by such municipality to finance the costs of local improvements," by providing that said city may assess the cost and expense of street and sidewalk improvements against abutting property and against property which may not actually abut such sidewalk and street improvements where the owner or occupants of such non-abutting property have free access from such non-abutting property to the sidewalk or street and such non-abutting property is benefited by the street or sidewalk improvement; and providing for the effective date of said act.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 175 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Carraway moved that the rules be waived and Senate Bill No. 175 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 175 was read the second time by title only.

Senator Carraway moved that the rules be further waived and Senate Bill No. 175 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. 175 was read the third time in full.

Upon the passage of Senate Bill No. 175 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So Senate Bill No. 175 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Carraway—

**S. B. No. 176—** A Bill to be entitled An Act providing that no suit shall be maintained against the City of Tallahassee for injuries to or death of persons or damages to property arising by reason of any defect in or condition of any sidewalk, pavement, viaduct, bridge or street unless it shall be made to appear that written notice of such injury, death or damage was, within ninety (90) days after the occurrence of same, given to the City Manager of the City with reasonable specifications as to time and place as will enable the city officials to investigate the matter; and providing for the effective date of said act.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 176 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Carraway moved that the rules be waived and Senate Bill No. 176 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 176 was read the second time by title only.

Senator Carraway moved that the rules be further waived and Senate Bill No. 176 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. 176 was read the third time in full.

Upon the passage of Senate Bill No. 176 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So Senate Bill No. 176 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Pearce—

**S. B. No. 177—** A Bill to be entitled An Act relating to rules of practice in the courts of Florida; providing that evidence of the violation of all felonies and any misdemeanors relating to lotteries, gambling, book-making, concealed weapons, narcotic drugs or habit forming drugs and alcoholic beverages, shall be admissible against any person charged with the commission of any felony or any such misdemeanor without regard to the validity of its obtention; providing for punishment of officer making unreasonable search or seizure; providing an effective date.

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

By Senator Pearce—

**S. B. No. 178—** A Bill to be entitled An Act relating to municipal chiefs of police; providing that removal of chiefs of police serving a certain period of time shall be limited to certain causes; providing certain methods and procedures to be followed before removal; providing method of review; providing an effective date.

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

By Senator Stratton—

**S. B. No. 179—** A Bill to be entitled An Act to amend sections 650.03 and 650.10, Florida Statutes, relating to social security coverage of public employees; by providing for separate coverage of certain hospital employees, and for delegation of certain functions by the governor, and providing an effective date.

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

By Senator Stratton—

**S. B. No. 180—** A Bill to be entitled An Act relating to the child labor law amending section 450.011, F. S., by removing the exemption for packing or processing of agricultural products and exempting from the provisions of the law the employment of pages in the legislature; amending section 450.041, F. S., by removing the prohibition against certain boys working as messenger or delivery boys; repealing section 450.051, F. S.; amending subsection (1) of section 450.061, F. S., excepting certain power lawn mowers and motorscooters, and including use of certain insecticides and other toxic substances; repealing subsection (3) of section 450.061, F. S.; amending subsection (1) of section 450.081, F. S., by extending hours of work in certain occupations; amending section 450.161, F. S., by extending exemption for vocational education to college level courses; and repealing section 450.171, F. S., relating to the employment of children in the motion picture industry.

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

By Senator Stratton—

**S. B. No. 181—** A Bill to be entitled An Act to amend sections 443.03, 443.05, 443.07, 443.08, 443.09, 443.10, and 443.11, Florida Statutes, relating to unemployment compensation; by amending the definition of "state", providing for payments during emergencies, extending time limits for certain actions, amending provisions concerning federal credit, requisition of funds, and the board of review, and providing an effective date.

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

By Senator Stratton—

**S. B. No. 182—** A Bill to be entitled An Act to amend section 443.10, Florida Statutes, relating to unemployment compensation, by providing appropriations for acquisition of land for, and construction of, local employment offices, in utilization of federal funds currently available to Florida for such purposes, and providing an effective date.

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

By Senator Stratton—

**S. B. No. 183—** A Bill to be entitled An Act to amend section 449.11, Florida Statutes, relating to the deposit and use of monies or fees and civil penalties collected under the provisions of chapter 449, the private employment agency law.

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

By Senator Stratton—

**S. B. No. 184—** A Bill to be entitled An Act to amend paragraph (a) of subsection (2), and subsection (3) of section 399.04, Florida Statutes, and repeal section 399.09, Florida Statutes, by deleting the provisions for fees paid in connection with applications for state elevator inspectors' examinations and fees paid in connection with the issuance of certificates of competency for elevator inspectors, and repealing the requirement for collecting such fees.

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

By Senator Stratton—

**S. B. No. 185—** A Bill to be entitled An Act to amend subsection (1) of section 443.11, Florida Statutes, relating to unemployment compensation, by deleting requirement for appointment of executive director, and providing an effective date.

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

By Senator Stratton—

**S. B. No. 186—** A Bill to be entitled An Act relating to workmen's compensation; amending subparagraph 8 of paragraph (d) of subsection (5) of section 440.15, Florida Statutes, by providing that the commission shall be the conservator of the special disability fund; and providing an effective date.

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

By Senator Stratton—

**S. B. No. 187—** A Bill to be entitled An Act to amend sections 443.03 and 443.15, Florida Statutes, relating to unemployment compensation; by amending the definition of "employment" with respect to American aircraft, agricultural labor, federal instrumentalities, and non-profit organizations; by providing for refunds in certain cases; and providing an effective date.

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

By Senator Tucker—

**S. B. No. 188—** A Bill to be entitled An Act relating to Liberty county; providing for the distribu-

tion of race track funds allocated to Liberty county pursuant to chapters 550 and 551, Florida Statutes; repealing chapter 59-781, Laws of Florida.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 188 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.

By unanimous consent, Senator Tucker withdrew Senate Bill No. 188 from the further consideration of the Senate.

By Senator Herrell—

**S. B. No. 189—** A Bill to be entitled An Act prohibiting administrative public boards or bodies of state, county, district or municipal governments from holding meetings closed to the public; providing certain exceptions.

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

By Senator Blank—

**S. B. No. 190—** A Bill to be entitled An Act relating to public property and public buildings; amending section 255.03, Florida Statutes; specifically exempting proceeds received from insurance carried by a lessee of donated property; providing an effective date.

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

By Senator Blank—

**S. B. No. 191—** A Bill to be entitled An Act making an appropriation to the Board of Control to repay the trustees of the internal improvement fund for funds advanced for planning an institution of higher learning to be located at Boca Raton; and providing an effective date.

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

By Senator Blank—

**S. B. No. 192—** A Bill to be entitled An Act relating to the qualification and registration of electors; permitting persons who are otherwise qualified except for insufficient residence time to vote for presidential and vice-presidential electors; prescribing procedures to be followed before such persons may vote; providing an effective date.

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

By Senator Blank—

**Senate Joint Resolution No. 193—**

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE VI OF THE CONSTITUTION OF FLORIDA BY ADDING A SECTION TO BE NUMBERED BY THE SECRETARY OF STATE AUTHORIZING THE LEGISLATURE TO PROVIDE FOR THE SPECIAL REGISTRATION OF NEW RESIDENTS OTHERWISE QUALIFIED TO VOTE EXCEPT FOR INSUFFICIENT RESIDENCE TIME IN STATE AND COUNTY TO PERMIT SUCH PERSONS TO VOTE FOR PRESIDENTIAL AND VICE-PRESIDENTIAL CANDIDATES ONLY.

*Be It Resolved by the Legislature of the State of Florida:*

That Article VI of the Florida constitution be amended by adding the section set forth below to be numbered by the secretary of state and that said amendment be

submitted to the electors of Florida for ratification or rejection at the general election to be held in November, 1962:

Section—*Special registration of new residents.*— Notwithstanding the provisions contained in section 1 relating to residence of one (1) year in the state and six (6) months in the county at the time of registration, the legislature may provide by law for the registration of new permanent residents who except for insufficient residence time are otherwise legally qualified to vote in this state, for the limited purpose of permitting such new residents to vote in general elections for presidential and vice - presidential candidates only.

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

By Senator Blank—

**S. B. No. 194—** A Bill to be entitled An Act amending section 400.01 (1), Florida statutes, providing for the definition of nursing home and providing certain exemptions therefrom.

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

By Senator Gibbons—

**S. B. No. 195—** A Bill to be entitled An Act relating to title insurance; amending chapter 626, Florida Statutes, by adding thereto a new section 626.06131 prohibiting rebates of charges, except as to payment of fees to attorneys and payment of commissions to agents; amending subsection (1) of section 627.0950, Florida Statutes, relating said section thereto and providing an effective date.

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

By Senator Davis—

**S. B. No. 196—** A Bill to be entitled An Act repealing chapter 30070, 1955, and chapter 17971, 1937, Laws of Florida, insofar as they may relate to Madison county.

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

By Senator Davis—

**S. B. No. 197—** A Bill to be entitled An Act amending chapter 5808, Laws of Florida, 1907, the same being the charter of the Town of Greenville, entitled "An act to organize a Municipal Government for the Town of Greenville and to provide for its government," by adding thereto Article X, which article shall provide a method for granting, renewal, extension or amendment of public utility franchises; provide for the length of same; and provide for a referendum.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 197 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Davis moved that the rules be waived and Senate Bill No. 197 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 197 was read the second time by title only.

Senator Davis moved that the rules be further waived and Senate Bill No. 197 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. 197 was read the third time in full.

Upon the passage of Senate Bill No. 197 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So Senate Bill No. 197 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Davis—

**Senate Joint Resolution No. 198—**

**A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE IX OF THE FLORIDA CONSTITUTION BY ADDING THERETO AN ADDITIONAL SECTION, TO BE NUMBERED BY THE SECRETARY OF STATE, ESTABLISHING A PERMANENT STATE BUILDING FUND.**

*Be It Resolved by the Legislature of the State of Florida:*

That the following amendment to article IX of the Florida constitution, to be added as an additional section and appropriately numbered by the secretary of state, is hereby agreed to and shall be submitted to the electors of the state for ratification or rejection at the general election to be held on the first Tuesday after the first Monday in November 1962:

Section . . . *Permanent state building fund.*—

(1) There is created and established in the state treasury a permanent state building fund, which shall be used in obtaining building sites for state buildings and for constructing, purchasing, repairing, leasing, and otherwise obtaining, state buildings, and for equipping, furnishing and maintaining state buildings. Surplus moneys, assets, interest earned, and intagibles belonging to the said fund may be invested in such interest bearing securities as the legislature may provide until needed for the purposes hereunder.

(2) The legislature shall provide by law for such appropriations or grants of revenues or assets to be deposited in said fund as may be deemed necessary, including, but not restricted to, a percentage of the surplus in the general revenue fund at the end of each year or biennium, a percentage of the income of the internal improvement fund, a percentage of the estate and inheritance taxes, escheats, interest earned on public deposits (not including interest on retirement and similar trust funds), rents, earnings or charges derived from public facilities or services, as well as other revenue sources. Provided the legislature shall retain authority to modify or repeal any appropriation or grant of revenues to said fund, but no funds theretofore paid or transferred into said fund shall be thereafter withdrawn or used for any purpose other than as provided herein.

(3) There shall also be transferred into said fund all assets, moneys or securities accrued or hereafter accru-

ing to the state school fund established by section 4 of article XII of the state constitution and the same shall thereafter be used as provided herein.

(4) The said fund shall be administered by the board of commissioners of state institutions under such rules and regulations as may be provided by the legislature, and in accordance with such priorities as may be prescribed by the legislature.

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

By Senators Fraser and Melton—

**S. B. No. 199—** A Bill to be entitled An Act relating to the Florida board of forestry; providing for an appropriation to be used to construct a greenhouse and plant propagation shed to be used in furthering forest research work; providing an effective date.

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

By Senators Fraser, Johns, Connor and Kelly—

**S. B. No. 200—** A Bill to be entitled An Act relating to finance and taxation; schools; amending section 236.07 (3) (a), Florida Statutes, providing procedure for determining annual apportionment to each county; providing for instructional salaries; providing an effective date.

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

By Senator Cross—

**S. B. No. 201—** A Bill to be entitled An Act relating to the commissioners of uniform state laws; amending section 11.01, Florida Statutes, adding an associate member; providing an effective date.

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

By Senator Cross—

**S. B. No. 202—** A Bill to be entitled An Act relating to educational institutions; amending subsection (1) of section 243.131, Florida Statutes, relating to federal loan funds; and providing an effective date.

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

By Senator David—

**S. B. No. 203—** A Bill to be entitled An Act providing for the organization and incorporation of non-profit educational, cooperative organizations to provide financial assistance to qualified member students; providing an effective date.

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

By Senator Pope—

**S. B. No. 204—** A Bill to be entitled An Act relating to St. Johns county; prohibiting the operation of motor vehicles on the southerly four (4) miles of the northerly six and one half (6½) miles of the highway created by chapter 21543, Laws of Florida, 1941; providing an effective date.

Which 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 Senate Bill No. 204 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.

By Senator Pope—

**S. B. No. 205—** A Bill to be entitled An Act relating to St. Johns county; regulating the taking of marine turtle eggs for personal use; providing an effective date.

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

By Senator Gibbons—

**S. B. No. 206—** A Bill to be entitled An Act fixing the compensation of lay (citizens of the state) and medical members of examining committees for examining, reporting and testifying at court hearings in cases involving alleged recalcitrant tuberculous persons, alleged feebleminded and epileptic persons, and alleged mental incompetents, according to the provisions of chapters 392, 393, and 394, Florida Statutes, respectively, in counties having a population of not less than three hundred ninety thousand (390,000) inhabitants and not more than four hundred fifty thousand (450,000) inhabitants according to the latest official state-wide decennial census; repealing conflicting laws to the extent of any conflict; declaring this law a county purpose; and providing an effective date.

Which was read the first time by title only.

Senator Gibbons moved that the rules be waived and Senate Bill No. 206 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 206 was read the second time by title only.

Senator Gibbons moved that the rules be further waived and Senate Bill No. 206 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. 206 was read the third time in full.

Upon the passage of Senate Bill No. 206 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So Senate Bill No. 206 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Gibbons—

**S. B. No. 207—** A Bill to be entitled An Act amending sections 1 and 15 of chapter 25574, Laws of 1949 to make said chapter of the Florida Laws applicable in all counties of the state of Florida having a population of not less than three hundred ninety thousand (390,000) inhabitants and not more than four hundred fifty thousand (450,000) inhabitants according to the latest official

state-wide decennial census; increasing the jurisdiction of the court to \$1,000.00 inclusive; fixing the number of judges hearing appeals; and providing an effective date.

Which was read the first time by title only.

Senator Gibbons moved that the rules be waived and Senate Bill No. 207 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 207 was read the second time by title only.

Senator Gibbons moved that the rules be further waived and Senate Bill No. 207 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. 207 was read the third time in full.

Upon the passage of Senate Bill No. 207 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So Senate Bill No. 207 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Gibbons—

**S. B. No. 208—** A Bill to be entitled An Act for the relief of Joseph L. Frost of Tampa, Hillsborough County, Florida, making an appropriation from the state road department of Florida fund to compensate him for damages sustained because of the negligence of the state road department in failing to provide barricades and proper warning signs and signals and improper raising and lowering of said Lafayette Street draw bridge, Tampa, Hillsborough County, Florida.

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

By Senator Gibbons—

**S. B. No. 209—** A Bill to be entitled An Act providing for and relating to the salaries of secretaries in circuit courts of counties having a population of not less than three hundred and ninety thousand (390,000) inhabitants nor more than four hundred and fifty thousand (450,000) inhabitants according to the last official census; providing for payment by the counties; declaring the same to be a county purpose; and prescribing effective date.

Which was read the first time by title only.

Senator Gibbons moved that the rules be waived and Senate Bill No. 209 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 209 was read the second time by title only.

Senator Gibbons moved that the rules be further waived and Senate Bill No. 209 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. 209 was read the third time in full.

Upon the passage of Senate Bill No. 209 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So Senate Bill No. 209 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Gibbons—

**S. B. No. 210—** A Bill to be entitled An Act relating to juries and jury lists in counties having a population of not less than three hundred ninety thousand (390,000) inhabitants and not more than four hundred fifty thousand (450,000) inhabitants according to the latest official state-wide decennial census, and in which there is a jury commission established and functioning according to law; prescribing the duties of the clerk of the circuit court, the sheriff, and the county judge in such counties with respect to the transcription and preservation of such jury lists; relieving the sheriff and the county judge of necessity of being present while the names on the lists of jurors are being written on separate pieces of paper, but requiring their presence, or the presence of one or more of their deputies and clerks appointed and acting according to sections 30.07 Florida Statutes and 36.04 Florida Statutes, respectively, while such separate pieces of paper on which the names of the jurors are written are rolled or folded and deposited in the jury box according to the provisions of Florida Statutes; repealing chapter 57-460; and prescribing an effective date.

Which was read the first time by title only.

Senator Gibbons moved that the rules be waived and Senate Bill No. 210 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 210 was read the second time by title only.

Senator Gibbons moved that the rules be further waived and Senate Bill No. 210 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. 210 was read the third time in full.

Upon the passage of Senate Bill No. 210 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So Senate Bill No. 210 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Gibbons—

**S. B. No. 211—** A Bill to be entitled An Act relating to and providing for the collection, accounting, and disposition of fees and commissions received for services by county judges in counties in the state of Florida having a population of more than three hundred ninety thousand (390,000) inhabitants and not more than four hundred fifty thousand (450,000) inhabitants according to the latest official statewide decennial census; providing for the removal of such county judges from the fee-accounting system as defined and prescribed in chapter 145 Florida Statutes; providing a budget procedure for such county judges, procedures for the payment of salaries of the judges and their clerks and for the equipment, supplies, and the expenses of their offices by the board of county commissioners of the county in which they serve; amending chapter 5987, laws of 1909, by nullifying that part of section 5 thereof which provides for additional compensation of the county judge as judge of the county court; repealing laws inconsistent with this law, or any part of it, insofar as there is conflict to the extent of such conflict; and providing the effective time for the change in such accounting system and the time this act becomes a law.

Which was read the first time by title only.

Senator Gibbons moved that the rules be waived and Senate Bill No. 211 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 211 was read the second time by title only.

Senator Gibbons moved that the rules be further waived and Senate Bill No. 211 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. 211 was read the third time in full.

Upon the passage of Senate Bill No. 211 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So Senate Bill No. 211 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Gibbons—

**S. B. No. 212—** A Bill to be entitled An Act relating to the sale of drivers' licenses by county judges in all counties of Florida having a population of not less than three hundred ninety thousand (390,000) inhabitants and not more than four hundred fifty thousand (450,000) inhabitants according to the latest official state-wide decennial census; providing for the appointment of sub-agents or deputy clerks for processing applications or for the sale of said licenses; authorizing sub-agents appointed by the county judges to charge a serv-

ice fee; repealing chapter 59-837; and providing an effective date.

Which was read the first time by title only.

Senator Gibbons moved that the rules be waived and Senate Bill No. 212 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 212 was read the second time by title only.

Senator Gibbons moved that the rules be further waived and Senate Bill No. 212 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. 212 was read the third time in full.

Upon the passage of Senate Bill No. 212 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So Senate Bill No. 212 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Gibbons—

S. B. No. 213— A Bill to be entitled An Act amending section 165.29, Florida Statutes, making sections 165.01-165.08, Florida Statutes, inapplicable to any county having a population of not less than three hundred ninety thousand (390,000) inhabitants nor more than four hundred fifty thousand (450,000) inhabitants; and providing an effective date.

Which was read the first time by title only.

Senator Gibbons moved that the rules be waived and Senate Bill No. 213 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 213 was read the second time by title only.

Senator Gibbons moved that the rules be further waived and Senate Bill No. 213 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. 213 was read the third time in full.

Upon the passage of Senate Bill No. 213 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So Senate Bill No. 213 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Galloway—

S. B. No. 214— A Bill to be entitled An Act to authorize the judge of the small claims court in each county having a population of not less than fifteen thousand (15,000) and not more than fifteen thousand six hundred (15,600) according to the latest official decennial census to act as the county supervisor of registration; providing for compensation; repealing chapter 28517, Laws of Florida, 1953, and chapter 59-831, Laws of Florida; providing an effective date.

Which was read the first time by title only.

Senator Galloway moved that the rules be waived and Senate Bill No. 214 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 214 was read the second time by title only.

Senator Galloway moved that the rules be further waived and Senate Bill No. 214 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. 214 was read the third time in full.

Upon the passage of Senate Bill No. 214 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So Senate Bill No. 214 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Galloway—

S. B. No. 215— A Bill to be entitled An Act relating to the small claims court in Walton county; amending sections 1, 4 and 5 of chapter 28401, Laws of Florida, 1953; providing that said court shall not have jurisdiction to issue any writs other than writs of execution and replevin; providing that fees collected by judge shall be paid monthly into general county funds; providing that salary of judge shall be twelve hundred dollars (\$1,200.00) per annum; providing that board of county commissioners shall pay salaries of judge and clerk, furnish quarters for court and provide equipment, maintenance and supplies; repealing chapter 59-851, Laws of Florida.

Which was read the first time by title only.

Senator Galloway moved that the rules be waived and Senate Bill No. 215 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 215 was read the second time by title only.

Senator Galloway moved that the rules be further waived and Senate Bill No. 215 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. 215 was read the third time in full.

Upon the passage of Senate Bill No. 215 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So Senate Bill No. 215 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By the Committee on Constitutional Amendments and Governmental Reorganization—

**Senate Joint Resolution No. 216—**

**A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE VII OF THE STATE CONSTITUTION RELATING TO APPORTIONMENT AND CENSUS.**

*Be It Resolved by the Legislature of the State of Florida:*

That article VII, of the Florida Constitution be amended as set forth below and that said resolution be submitted to the electors of Florida for ratification or rejection at the general election to be held in November, 1962:

**Section 1. Composition of the Legislature.**—The Legislature of Florida shall consist of a Senate and a House of Representatives. Members of the Senate shall be elected for a term of four (4) years and members of the House of Representatives shall be elected for a term of two (2) years. The term of members of the Legislature shall expire on the first Tuesday after the first Monday in November of each regular election year. Members of the Senate and of the House of Representatives shall be elected as provided by law. Any new county that may be created shall be entitled to one (1) member in the House of Representatives in excess of any limit prescribed in the following section of this article until the next reapportionment and the county shall be assigned when created to a senatorial district as determined by the Legislature.

**Section 2. Senate.**—The Senate shall consist of 45 members, each representing a numbered district. 23 districts shall be the 23 most populous counties according to the latest Federal decennial census, the 22 districts shall be created by the Legislature from the remaining counties so as to achieve equitable representation among them; provided, however, not more than three (3) counties shall be included in any one district.

No county shall be divided in creating a district. No county shall be separated from the remainder of the district of which it is a part by more than a county which was formerly a part of said district as of 1961.

Hereafter, each county not included in the original 23 most populous according to the 1960 census, shall become a new district when its population reaches 50,000 according to the Federal decennial census, and the membership of the Senate shall be increased as necessary to secure such result; each county among the most populous 23

according to the 1960 Federal census shall continue to constitute a district so long as its population does not decrease below that of the 1960 Federal census.

**Section 3. House of Representatives.**—The representation in the House of Representatives shall consist of 95 members apportioned as follows: 1. The five (5) most populous counties shall have three (3) representatives each; 2. The next 18 most populous counties shall have two (2) representatives each; 3. Each of the remaining counties shall have one (1) representative each.

**Section 4. Legislative apportionment.**—The 1963 Legislature shall be composed of the legislators elected pursuant to the Constitution of 1885 as amended, and of the additional legislators as provided for herein. If this article is ratified at the general election in November, 1962 the legislature shall be apportioned according to an apportionment bill passed at the 1961 session of the legislature, and the additional legislative offices herein created shall be filled by and at a special election to be held in the affected counties or districts, as provided by law, such elections to be held within one hundred and twenty (120) days after the effective date hereof. The senators elected from the new even numbered districts shall be elected for a term of four years and the senators elected from the odd numbered districts shall be elected for a term of two years; thereafter all senators shall be elected for four year terms.

The legislature shall reapportion its representation in accordance with this article at the 1971 regular session of the legislature and every ten years thereafter based upon the prece latest federal decennial census.

In the event the legislature shall fail to reapportion the representation as required by this article, the governor shall within thirty (30) days after the adjournment of any regular session call the legislature together in extraordinary session to consider the question of reapportionment, and such extraordinary session shall mandatorily be required to reapportion its membership before adjournment, and such extraordinary session so called shall not expire until reapportionment is effected and shall consider no business other than reapportionment.

**Section 5. State census.**—The legislature shall no longer be required to provide for an enumeration of the inhabitants of the state. The last preceding decennial federal census beginning with the federal census of 1950 shall also be the state census and shall control in all population acts and constitutional apportionments, unless otherwise ordered by the legislature.

Which was read the first time in full.

Senator Rawls moved that the rules be waived and Senate Joint Resolution No. 216 be read the second time in full.

Which was agreed to by a two-thirds vote.

And Senate Joint Resolution No. 216 was read the second time in full.

Senator Rawls offered the following amendment to Senate Joint Resolution No. 216:

In Section 4, line 18, page 3, strike out the word "prece" and insert in lieu thereof the following: "preceding"

Senator Rawls moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Rawls moved that the rules be further waived and Senate Joint Resolution No. 216, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Joint Resolution No. 216, as amended, was read the third time in full as follows:

By the Committee on Constitutional Amendments and Governmental Reorganization—

**Senate Joint Resolution No. 216—**

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE VII OF THE STATE CONSTITUTION RELATING TO APPORTIONMENT AND CENSUS.

*Be It Resolved by the Legislature of the State of Florida:*

That article VII, of the Florida Constitution be amended as set forth below and that said resolution be submitted to the electors of Florida for ratification or rejection at the general election to be held in November, 1962:

Section 1. *Composition of the Legislature.*—The Legislature of Florida shall consist of a Senate and a House of Representatives. Members of the Senate shall be elected for a term of four (4) years and members of the House of Representatives shall be elected for a term of two (2) years. The term of members of the Legislature shall expire on the first Tuesday after the first Monday in November of each regular election year. Members of the Senate and of the House of Representatives shall be elected as provided by law. Any new county that may be created shall be entitled to one (1) member in the House of Representatives in excess of any limit prescribed in the following sections of this article until the next reapportionment and the county shall be assigned when created to a senatorial district as determined by the Legislature.

Section 2. *Senate.*—The Senate shall consist of 45 members, each representing a numbered district. 23 districts shall be the 23 most populous counties according to the latest Federal decennial census, the 22 districts shall be created by the Legislature from the remaining counties so as to achieve equitable representation among them; provided, however, not more than three (3) counties shall be included in any one district.

No county shall be divided in creating a district. No county shall be separated from the remainder of the district of which it is a part by more than a county which was formerly a part of said district as of 1961.

Hereafter, each county not included in the original 23 most populous according to the 1960 census, shall become a new district when its population reaches 50,000 according to the Federal decennial census, and the membership of the Senate shall be increased as necessary to secure such result; each county among the most populous 23 according to the 1960 Federal census shall continue to constitute a district so long as its population does not decrease below that of the 1960 Federal census.

Section 3. *House of Representatives.*—The representation in the House of Representatives shall consist of 95 members apportioned as follows: 1. The five (5) most populous counties shall have three (3) representatives each; 2. The next 18 most populous counties shall have two (2) representatives each; 3. Each of the remaining counties shall have one (1) representative each.

Section 4. *Legislative apportionment.*—The 1963 Legislature shall be composed of the legislators elected pursuant to the Constitution of 1885 as amended, and of the additional legislators as provided for herein. If this article is ratified at the general election in November, 1962 the legislature shall be apportioned according to an apportionment bill passed at the 1961 session of the legislature, and the additional legislative offices herein created shall be filled by and at a special election to be held in the affected counties or districts, as provided by law, such elections to be held within one hundred and twenty (120) days after the effective date hereof. The senators elected from the new even numbered districts shall be elected for a term of four years and the senators elected from the odd numbered dis-

tricts shall be elected for a term of two years; thereafter all senators shall be elected for four year terms.

The legislature shall reapportion its representation in accordance with this article at the 1971 regular session of the legislature and every ten years thereafter based upon the preceding latest federal decennial census.

In the event the legislature shall fail to reapportion the representation as required by this article, the governor shall within thirty (30) days after the adjournment of any regular session call the legislature together in extraordinary session to consider the question of reapportionment, and such extraordinary session shall mandatorily be required to reapportion its membership before adjournment, and such extraordinary session so called shall not expire until reapportionment is effected and shall consider no business other than reapportionment.

Section 5. *State census.*—The legislature shall no longer be required to provide for an enumeration of the inhabitants of the state. The last preceding decennial federal census beginning with the federal census of 1950 shall also be the state census and shall control in all population acts and constitutional apportionments, unless otherwise ordered by the legislature.

Upon the passage of Senate Joint Resolution No. 216 as amended, the roll was called and the vote was:

Yeas—35.

Mr. President	David	Johns	Rawls
Barron	Edwards	Johnson	Ripley
Blank	Fraser	Kelly	Roberts
Boyd	Galloway	Mapoles	Stratton
Bronson	Gautier	Melton	Sutton
Carraway	Getzen	Parrish	Tucker
Clarke	Gibbons	Pearce	Williams
Connor	Gresham	Pope	Young
Cross	Herrell	Price	

Nays—3.

Beall	Davis	Kicliter
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So Senate Joint Resolution No. 216 passed, as amended, by the required Constitutional three-fifths vote of all members elected to the Senate for the 1961 Session of the Florida Legislature, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Rawls moved that the rules be waived and Senate Joint Resolution No. 216 be immediately certified to the House of Representatives, after being engrossed.

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

**EXPLANATION OF VOTE**

The following explanation of vote was filed with the Secretary:

This aye vote was cast in order to expedite Senate Joint Resolution No. 216 to the House of Representatives, since it is my opinion that both House and Senate reapportionment formulas must be considered together to properly determine the acceptability or unacceptability of any legislative reapportionment plan.

C. W. Bill Young  
Senator, 11th Dist.

By the Committee on Constitutional Amendments and Governmental Reorganization—

**S. B. No. 217—** A Bill to be entitled An Act relating to reapportionment; establishing forty-five senatorial districts; providing for election of senators; providing for an election.

Which was read the first time by title only.

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

Which was agreed to by a two-thirds vote.

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

Senator Rawls offered the following amendment to Senate Bill No. 217:

In Section 1, line 7, page 1, strike out the word "latter" and insert in lieu thereof the following: "additional"

Senator Rawls moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Gresham offered the following amendment to Senate Bill No. 217:

In Section 1, line 12, page 1, strike out the word "Munroe" and insert in lieu thereof the following: "Monroe"

Senator Gresham moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Rawls moved that the rules be further waived and Senate Bill No. 217, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 217, as amended, was read the third time in full.

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

Yeas—35.

Mr. President	David	Johns	Rawls
Barron	Edwards	Johnson	Ripley
Blank	Fraser	Kelly	Roberts
Boyd	Galloway	Mapoles	Stratton
Bronson	Gautier	Melton	Sutton
Carraway	Getzen	Parrish	Tucker
Clarke	Gibbons	Pearce	Williams
Connor	Gresham	Pope	Young
Cross	Herrell	Price	

Nays—3.

Beall	Davis	Kicliter
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So Senate Bill No. 217 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Rawls moved that the rules be waived and Senate Bill No. 217 be immediately certified to the House of Representatives, after being engrossed.

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

#### SPECIAL AND CONTINUING ORDER

Pursuant to the motion made by Senator Connor on April 11, 1961, and the hour having arrived, the Senate took up for consideration Senate Bill No. 2, as amended, as a Special and Continuing Order of Business:

**S. B. No. 2—** A Bill to be entitled An Act relating to and defining abandoned property, providing methods for same to be taken into the custody of the state, for its recovery by the rightful owner, and for relieving the holder of liability for such property; providing an administrator; and providing an effective date.

Was taken up, having been read the second time by title on Tuesday, April 11, 1961, amended, and retained on Second Reading on motion of Senator Edwards.

Senator Edwards offered the following amendment to Senate Bill No. 2:

In Section 20, line 9, page 15, after the word "forthwith" change the period to a comma and insert the words: "said payment to include not only the amount escheated to the state, but in addition thereto, the amount of interest, dividend, or other increments, if any, which would have accrued to claimant's account."

Senator Edwards moved the adoption of the amendment.

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

Senator Edwards also offered the following amendment to Senate Bill No. 2:

In Section 15, Strike out the entire section and insert in lieu thereof the following: Section 15. **Income accruing after payment or delivery.**—When property is paid or delivered to the administrator under this act, and the owner thereafter establishes his claim thereto, the owner shall be entitled to receive from the state revolving fund created under Section 18 of this act, the amount escheated to the state and, in addition thereto, the State of Florida is obligated and shall pay such income or other increments as would have accrued to him had the property not been paid or delivered to the administrator.

Senator Edwards moved the adoption of the amendment.

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

Senator Boyd offered the following amendment to Senate Bill No. 2:

In Section 23, at the end thereof, add the following: "If any person refuses to permit the examination of his records, the administrator may issue subpoena to compel such person to testify and produce his records; said subpoena to be served by the sheriff of the county where the person resides or may be found. Such person shall be entitled to the same per diem and mileage as witnesses appearing in the Circuit Court of the state which shall be paid by the state. If any person shall refuse to obey any subpoena so issued or shall refuse to testify or produce his records, the administrator may present his petition to the Circuit Court of the county where any such person is served with the subpoena or where he resides, whereupon said court shall issue its rule nisi to such person requiring him to obey forthwith the subpoena issued by the board or show cause why he fails to obey the same, and unless the said person shows sufficient cause for failing to obey the said subpoena, the court shall forthwith direct such person to obey the same, and upon his refusal to comply, he shall be adjudged in contempt of court and shall be punished as the court may direct."

Senator Boyd moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

There being no further amendments, Senate Bill No. 2, as further amended, was read the third time in full and put upon its passage.

Upon the passage of Senate Bill No. 2, as amended, the roll was called and the vote was:

Yeas—36.

Mr. President	Boyd	Connor	Fraser
Barron	Bronson	Cross	Galloway
Beall	Carraway	David	Gautier
Blank	Clarke	Davis	

Getzen	Kelly	Price	Tucker
Gibbons	Kicliter	Rawls	Williams
Gresham	Mapoles	Ripley	Young
Herrell	Parrish	Roberts	
Johns	Pearce	Stratton	
Johnson	Pope	Sutton	

Nays—1.

Melton

So Senate Bill No. 2 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engraving Clerk, for engraving.

Senator Connor moved that the rules be waived and Senate Bill No. 2 be immediately certified to the House of Representatives, after being engrossed.

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

**CONSIDERATION OF BILLS AND JOINT RESOLUTIONS ON SECOND READING**

**S. B. No. 4—** A Bill to be entitled An Act relating to lending, leasing, displaying, exhibiting, and promulgating motion picture films; adding a new Section 521.011, Florida Statutes, stating the legislative intent; amending Section 521.02, Florida Statutes, by making it unlawful to lend, lease, display, exhibit, or promulgate a motion picture film not approved or licensed by newly designated authorities, by prescribing criteria for determining which films shall be considered to be so approved or licensed, by placing upon a defendant charged with violating said section the burden of establishing the required approval or licensing, by making it unlawful to exhibit a motion picture film licensed, or claimed to have been licensed, in accordance with said section without having in his possession a prescribed photostatic copy of certificate, and establishing a prima facie rule of evidence; adding a new Section 521.021, Florida Statutes, providing for injunctive relief, authorizing temporary restraining orders without bond, exempting the state and the relator prosecuting attorney from liability for costs and from liability for damages sustained by reason of such restraining orders, providing for speedy hearings, trials and decisions and prescribing practice and procedure in injunction suits, and placing upon the defendant in an injunction suit the burden of showing the approval or licensing required by this act; amending Section 521.03, Florida Statutes, by providing additional exceptions to the operation of this act; amending Section 521.04, Florida Statutes, by providing increased penalties for second and subsequent offenses against this act; adding a new Section 521.041, Florida Statutes, defining the word "person" for the purposes of this act; and providing an effective date.

Was taken up in its order.

Senator Johns moved that the rules be waived and Senate Bill No. 4 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 4 was read the second time by title only.

Senator Johns moved that the rules be further waived and Senate Bill No. 4 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. 4 was read the third time in full.

Upon the passage of Senate Bill No. 4 the roll was called and the vote was:

Yeas—36.

Mr. President	Davis	Johns	Price
Barron	Edwards	Johnson	Rawls
Beall	Fraser	Kelly	Ripley
Blank	Galloway	Kicliter	Roberts
Boyd	Gautier	Mapoles	Stratton
Bronson	Getzen	Melton	Sutton
Carraway	Gibbons	Parrish	Tucker
Clarke	Gresham	Pearce	Williams
Cross	Herrell	Pope	Young

Nays—None.

So Senate Bill No. 4 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

**S. B. No. 3—** A Bill to be entitled An Act relating to obscene, lewd, lascivious, filthy, indecent, immoral, sadistic and masochistic materials, matters, articles and things; making it unlawful to knowingly possess, sell, lend, give away, distribute, transmit, show, transmute, prepare, publish or manufacture any such material, matter, article or thing or any advertisement thereof, or offer to do so, or procure or permit another to do so or to assist in doing so; making tie-in sales and consignments unlawful; making it unlawful to penalize or threaten to penalize another for failing to accept, or for returning, any of the foregoing; prescribing methods of proving that a defendant knowingly committed any act or engaged in any conduct made unlawful by this act; providing for seizure and destruction; providing for injunctive relief; authorizing temporary restraining orders without bond, and exempting the state and relator prosecuting attorneys from liability for costs and from liability for damages sustained by reason of such restraining orders; providing that a defendant is charged with knowledge of the contents and character of anything prohibited by this act after he is served with a summons and complaint in an injunction suit; providing for speedy hearings, trials and decisions and prescribing practice and procedure in injunction suits; requiring vigorous enforcements by sheriffs, constables and prosecuting attorneys; exempting the exhibition of motion picture films permitted by Section 521.02, Florida Statutes; prescribing the test of obscenity; prescribing penalties for the violation of this act; providing a severability clause; repealing Section 847.01, Florida Statutes 1959; and providing an effective date.

Was taken up in its order.

Senator Johns moved that the rules be waived and Senate Bill No. 3 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 3 was read the second time by title only.

Senator Johns moved that the rules be further waived and Senate Bill No. 3 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. 3 was read the third time in full.

Upon the passage of Senate Bill No. 3 the roll was called and the vote was:

Yeas—36.

Mr. President	David	Herrell	Price
Barron	Davis	Johns	Rawls
Beall	Edwards	Johnson	Ripley
Blank	Fraser	Kelly	Roberts
Boyd	Galloway	Kicliter	Stratton
Bronson	Gautier	Mapoles	Sutton
Carraway	Getzen	Melton	Tucker
Clarke	Gibbons	Parrish	Williams
Cross	Gresham	Pearce	Young

Nays—None.

So Senate Bill No. 3 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

**S. B. No. 72—** A Bill to be entitled An Act relating to divorce, alimony and custody of children; repealing section 65.20, Florida Statutes, relating to delay period for taking of testimony before entry of final divorce decree.

Was taken up in its order.

Senator Ripley moved that the rules be waived and Senate Bill No. 72 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 72 was read the second time by title only.

Senator Ripley moved that the rules be further waived and Senate Bill No. 72 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. 72 was read the third time in full.

Upon the passage of Senate Bill No. 72 the roll was called and the vote was:

Yeas—34.

Mr. President	David	Johns	Ripley
Barron	Davis	Johnson	Roberts
Beall	Edwards	Kelly	Stratton
Blank	Fraser	Kicliter	Sutton
Boyd	Galloway	Mapoles	Tucker
Bronson	Gautier	Melton	Williams
Carraway	Getzen	Parrish	Young
Clarke	Gresham	Pearce	
Cross	Herrell	Rawls	

Nays—2.

Gibbons Price

So Senate Bill No. 72 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Melton requested unanimous consent of the Senate to take up and consider House Bill No. 266, out of its order.

Unanimous consent was granted, and—

**H. B. No. 266—** A bill to be entitled An Act repealing chapter 24358, 1947, chapter 26361, 1949, and chapter 17869, 1937, Laws of Florida, insofar as they may relate to Columbia County.

Was taken up.

Senator Melton moved that the rules be waived and House Bill No. 266 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 266 was read the second time by title only.

Senator Melton moved that the rules be further waived and House Bill No. 266 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. 266 was read the third time in full.

Upon the passage of House Bill No. 266 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So House Bill No. 266 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Melton requested unanimous consent of the Senate to take up and consider House Bill No. 270, out of its order.

Unanimous consent was granted, and—

**H. B. No. 270—** A bill to be entitled An Act providing for the establishment and maintenance of a county law library in the county courthouse, Columbia County, Florida, for the use of the judges and officers of the several courts of said county, the county officials, and the public at large; and declaring the establishment of said library to be a public need and for a general county purpose; providing for a board of trustees to operate said law library and authorizing said board of trustees to prescribe and enforce rules and regulations as to said library; providing for the manner of raising fund and the expenditure of said funds for said library by purchase, donations or otherwise be deemed to be held and used as a charitable public trust.

Was taken up.

Senator Melton moved that the rules be waived and House Bill No. 270 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 270 was read the second time by title only.

Senator Melton moved that the rules be further waived and House Bill No. 270 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. 270 was read the third time in full.

Upon the passage of House Bill No. 270 the roll was called and the vote was:

Yeas—38.

Mr. President	David	Johns	Rawls
Barron	Davis	Johnson	Ripley
Beall	Edwards	Kelly	Roberts
Blank	Fraser	Kicliter	Stratton
Boyd	Galloway	Mapoles	Sutton
Bronson	Gautier	Melton	Tucker
Carraway	Getzen	Parrish	Williams
Clarke	Gibbons	Pearce	Young
Connor	Gresham	Pope	
Cross	Herrell	Price	

Nays—None.

So House Bill No. 270 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By permission the following Engrossing Report was received:

ENGROSSING REPORT

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

**S. B. No. 167—** A Bill to be entitled An Act relating to the Florida Board of Forestry; requiring the Board to pay to certain counties a portion of gross receipts from Withlacoochee State Forest; providing a retroactive effect; providing an effective date.

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

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

And Senate Bill No. 167, contained in the above report was ordered certified to the House of Representatives immediately, after being engrossed, by waiver of the rule.

Senator Davis moved that the Senate adjourn.

Which was agreed to.

And the Senate stood adjourned at 12:49 o'clock P.M., until 11:00 o'clock A.M., Thursday, April 13, 1961.