

JOURNAL OF THE SENATE

Wednesday, April 26, 1961

The Senate convened at 10:00 o'clock A.M., pursuant to adjournment on Tuesday, April 25, 1961.

The President in the Chair.

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

Mr. President	Davis	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:

"Lord, because of our willingness to serve the people, we are now in our places for fellowship with Thee. Help us to concentrate on those things we should today, and forget the things which disturb us. As for those things which are beyond our control, may we leave them with Thee. Remember in mercy the sick everywhere. In Jesus' name. Amen."

The reading of the Journal was dispensed with.

The Senate daily Journal of Monday, April 24, 1961, was further corrected as follows:

Page 383, column 2, line 13, counting from the bottom of the column, strike out the figure "1," and insert in lieu thereof the figure "2,"

Also—

Page 390, column 2, line 5, strike out the figures "552" and insert in lieu thereof the figures "522"

Also—

Page 414, column 1, line 24, strike out the word "House" and insert in lieu thereof the word "Senate"

Also—

Page 429, column 2, line 24, strike out the figures "691" and insert in lieu thereof the figures "961"

And as further corrected was approved.

The Senate daily Journal of Tuesday, April 25, 1961, was corrected as follows:

Page 497, column 2, line 19, strike out the figures "107" and insert in lieu thereof the figures "707".

And as corrected was approved.

REPORTS OF COMMITTEES

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

S. B. No. 493— A Bill to be entitled An Act

to provide for simplification of fiduciary security transfers; to repeal all laws or parts of laws in conflict herewith; and providing for the effective date of the act.

S. B. No. 234— A Bill to be entitled An Act relating to larceny of dogs; amending section 811.19, Florida Statutes, providing for advertisement of dogs found; providing a penalty.

S. B. No. 278— A Bill to be entitled An Act relating to sale or destruction of personal property in custody of court; providing for sale or destruction of unclaimed personal property coming into custody of court during progress of criminal case; providing for disposition of proceeds of sale.

—and recommends that the same pass.

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

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

S. B. No. 498— A Bill to be entitled An Act relating to fraud or attempted fraud of hospitals; making the furnishing of false information prima facie evidence of intent to defraud; providing a penalty; and providing an effective date.

—and recommends that the same pass.

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

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

S. B. No. 233— A Bill to be entitled An Act making it a misdemeanor for any person to have in any enclosure, motor vehicle, care, custody, or control, any dog, the property of another, without the written consent of the owner of said dog, declaring a dog to be a domestic animal, prescribing the penalty for violation.

S. B. No. 271— A Bill to be entitled An Act relating to candidates; amending subsection (1) of section 99.061, Florida Statutes; adding subsection (5) to section 99.061, Florida Statutes; providing qualifying date for circuit judges, court of record of Escambia county judges, district court of appeal judges, and supreme court justices to be not later than 12:00 noon, February 1 of the year in which any primary is held.

S. B. No. 277— A Bill to be entitled An Act abolishing common law marriages in Florida; and providing for registration of such marriages consummated prior to January 1, 1962.

— and recommends that the same not pass.

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

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

H. B. No. 337— A bill to be entitled An Act relating to obstructing justice; amending section 843.01, Florida Statutes, providing penalty for resisting certain officers with violence to their person to include municipal police officers.

ENGROSSING REPORTS

H. B. No. 475— A bill to be entitled An Act relating to forgery and uttering forged instruments; amending section 831.01, Florida Statutes, prescribing the punishment for altering or forging an order for money or other property; amending section 831.02, Florida Statutes, prescribing the punishment for uttering and publishing as true an altered or forged order for money or other property and providing an effective date.

H. B. No. 476— A bill to be entitled An Act relating to indecent exposure; amending section 800.03, Florida Statutes; providing a penalty; providing an effective date.

—and recommends that the same pass.

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

Senator Gibbons, Chairman of the Committee on Drainage and Water Conservation, reported that the Committee had carefully considered the following Bill:

S. B. No. 485— A Bill to be entitled An Act creating southwest Florida water management district in Florida; defining the boundaries of said district; imposing taxes on all property in said district; and providing that said district shall operate under chapter 378, Florida Statutes, with certain exceptions; providing for creation of basin water management boards within said district; providing for the abolishment of the Peace river valley water conservation and drainage district created by chapter 59-1002, Laws of Florida; providing for the discharge of its obligations and for the transfer of its assets to the district herein created; providing for the transfer of property from the Lake Apopka recreation and water conservation and control authority created by chapter 28325, Laws of Florida, 1953, and the Oklawaha recreation and water conservation and control authority created by chapter 29222, Laws of Florida, 1953, and transferring certain functions.

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

S. B. No. 289— A Bill to be entitled An Act relating to retirement; amending section 1 of chapter 23975, Laws of Florida, 1947; fixing the amount of retirement to be paid Dr. John J. Tigert, President emeritus, University of Florida.

S. B. No. 511— A Bill to be entitled An Act for the relief of Robert W. Singletary; providing an appropriation from the general revenue fund to compensate said Robert W. Singletary for damage and loss incurred through carelessness of the state prison farm.

—and recommends that the same pass.

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

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

S. B. No. 481— A Bill to be entitled An Act for the relief of Henry A. Landry of Boca Raton, Florida; appropriating funds from the office of Motor Vehicle Commissioner; providing effective date.

—and recommends that the same pass.

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

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

S. B. No. 180— A Bill to be entitled An Act relating to the child labor law amending section 450.011, F. S., by 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.

—begs leave to report that the amendments have 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. 180, contained in the above report was ordered certified to the House of Representatives.

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

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.

—begs leave to report that the amendments have 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. 182, contained in the above report was ordered certified to the House of Representatives.

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

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.

—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. 190, contained in the above report, was ordered certified to the House of Representatives.

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

Senate Joint Resolution No. 216—

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

—begs leave to report that the amendments have been incorporated in the Joint Resolution 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 Joint Resolution No. 216, contained in the above report was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk of the Senate, for enrolling.

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

S. B. No. 217— A Bill to be entitled An Act relating to reapportionment of the senate and the house of representatives; amending section 10.01, Florida Statutes, providing for forty-five (45) senatorial districts; amending section 10.02, Florida Statutes, amending section 10.03 F. S., apportioning house of representatives to one hundred and four (104) members; providing for an election; providing for filling vacancies; providing an effective date.

—begs leave to report that the amendments have 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. 217, contained in the above report was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk of the Senate, for enrolling.

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

S. B. No. 243— A Bill to be entitled An Act for relief of Mark W. Leedy for damages sustained as a result of negligent maintenance of a drawbridge by employees of the state road department; providing an appropriation; providing an effective date.

—begs leave to report that the amendments have 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. 243, contained in the above report was ordered certified to the House of Representatives.

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

S. B. No. 352— A Bill to be entitled An Act relating to the state water resources department; amending section 373.231, Florida Statutes, relating to water management districts created pursuant to chapter 378, Florida Statutes.

—begs leave to report that the amendments have 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. 352, contained in the above report was ordered certified to the House of Representatives.

ENROLLING REPORT

Your Enrolling Clerk, to whom was referred—

S. B. No. 256—

—reports same has been properly enrolled, signed by the President and Secretary of the Senate, and by the Speaker and Chief Clerk of the House of Representatives, and presented to the Governor on April 26, 1961, for his approval.

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

Senator Williams, Chairman of the Committee on Pensions and Claims, moved that the rules be waived and the Committee on Pensions and Claims be allowed an additional ten days to report on Senate Bill No. 451, now referred to the Committee.

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

Senator Barron, Chairman of the Committee on Judiciary "B", moved that the rules be waived and the Committee on Judiciary "B", be allowed an additional ten days to report on Senate Bills Nos. 280 and 282, now referred to the Committee.

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

Senator Pope requested unanimous consent of the Senate to be included as a co-introducer of Senate Bill No. 514.

Unanimous consent was granted.

INTRODUCTION OF RESOLUTIONS, MEMORIALS, BILLS AND JOINT RESOLUTIONS

By Senator Price—

S. B. No. 567— A Bill to be entitled An Act relating to circuit judges; providing for payment of supplemental compensation for circuit judges, qualified and serving as such, and residing in Manatee or Sarasota Counties of the Twelfth Judicial Circuit of the State of Florida, except retired circuit judges; repealing laws in conflict herewith; and providing an effective date.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 567 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 Price moved that the rules be waived and Senate Bill No. 567 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 567 was read the second time by title only.

Senator Price moved that the rules be further waived and Senate Bill No. 567 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. 567 was read the third time in full.

Upon the passage of Senate Bill No. 567 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. 567 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Galloway—

S. B. No. 568— A Bill to be entitled An Act relating to Walton county; requiring law enforcement agencies to publish certain information surrounding an arrest and disposition of the case; prescribing and regulating procedure; providing an effective date.

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

Proof of publication of Notice was attached to Senate Bill No. 568 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 Gautier—

S. B. No. 569— A Bill to be entitled An Act relating to the control of mosquitoes, sand flies, and other arthropods; providing that all public lands of whatever nature owned by the state, counties, districts, cities, or other political units, shall be subject to arthropod control of the state board of health, and other public agencies which are authorized to work in cooperation with the state board of health for the control of arthropods; providing that all grants of lands hereafter made by the state or any county, city, district, or other political unit of the state, to the United States, or any federal agency, shall contain a reservation or condition providing that arthropod control operations shall be conducted thereon if deemed necessary by the state board of health, except in cases where the governor shall otherwise agree with the United States, or any federal agency, that such reservation or condition would be unnecessary; providing that as to all lands lying in the state now held and owned by the United States, or any federal agency, that the state board of health is authorized to negotiate agreements with the federal owners, lessees, or occupants for the right to carry on arthropod control operations thereon.

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

By Senators Johns, Fraser, Herrell, Pope, David, Johnson, Boyd, Rawls, Price, Gibbons, Cross, Gautier and Williams—

S. B. No. 570 — A Bill to be entitled An Act relating to rehabilitation of alcoholics; amending section 396.121, Florida Statutes, by amending subsection (1) to provide for certain expenditures and by adding a new subsection (2) to impose certain conditions on said expenditures; renumbering the present subsection (2) to subsection (3); providing an effective date.

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

By Senator Gresham—

S. B. No. 571— A Bill to be entitled An Act relating to the secretary of state; amending section 15.14, Florida Statutes, to exclude the publishing of a list in the biennial report of the secretary of state of all persons commissioned as a notary public.

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

By Senator Gresham—

S. B. No. 572— A Bill to be entitled An Act relating to Lee County; creating and establishing a mosquito control district, excepting therefrom certain territory of said county; dividing said district into areas for purposes of selecting members of the Board of Commissioners; naming the Board of Commissioners of said district and their terms of office; providing qualifications for said members and the method and time of elections; prescribing the powers and duties of said Board; setting the compensation of said Board; providing books to be audited and time of meetings; providing procedure for adopting a budget; granting said board the power of eminent domain and the power to tax; dissolving existing mosquito control districts in said County and transferring the assets and liabilities of said districts; relieving the Boards of Commissioners of said districts of duty; providing a limitation on actions against the said districts; repealing Chapter 57-2059, Laws of Florida.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 572 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 Gresham moved that the rules be waived and Senate Bill No. 572 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 572 was read the second time by title only.

Senator Gresham moved that the rules be further waived and Senate Bill No. 572 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. 572 was read the third time in full.

Upon the passage of Senate Bill No. 572 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. 572 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Gibbons—

S. B. No. 573— A Bill to be entitled An Act effecting the government, jurisdiction, powers and duties of the city of Tampa, Florida; providing that the city

council of the city of Tampa shall have the power to license privileges, businesses, occupations and professions carried on and engaged in within the city limits of the city of Tampa; providing that the amount of such license tax or taxes shall not be dependent upon the general state law; providing for the repeal of that part of section 3, chapter 7714, Laws of Florida, Acts of 1917, which places a limitation upon the amount of the license or occupational tax fixed or assessed against certain utilities and businesses; amending section 3, chapter 7714, Laws of Florida, Acts of 1917; and prescribing the effective date hereof.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 573 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 Gibbons moved that the rules be waived and Senate Bill No. 573 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 573 was read the second time by title only.

Senator Gibbons moved that the rules be further waived and Senate Bill No. 573 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. 573 was read the third time in full.

Upon the passage of Senate Bill No. 573 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. 573 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Gibbons—

S. B. No. 574— A Bill to be entitled An Act authorizing the city council of the city of Tampa to determine by ordinance the amount to be credited to city prisoners as gain time or allowance for good conduct or work performed because of non-payment of fines and costs, and providing an effective date.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 574 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 Gibbons moved that the rules be waived and Senate Bill No. 574 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 574 was read the second time by title only.

Senator Gibbons moved that the rules be further waived and Senate Bill No. 574 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. 574 was read the third time in full.

Upon the passage of Senate Bill No. 574 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. 574 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Gibbons—

S. B. No. 575— A Bill to be entitled An Act relating to the imposition of fines and sentences by the municipal court of the city of Tampa; providing for stays of execution, conditional suspension of sentences, granting of probation by such municipal court; providing for and adopting a city administered probation system for city of Tampa; providing for appointment of probation officers, their duties, powers, and functions; providing for discharge of probationers, their re-arrest without a warrant for violation of terms and conditions of probation; providing for hearing on charges of violation of terms and conditions of probation, and imprisonment because of such violation; permitting appeal from judgment adjudging guilt; and fixing an effective date thereof.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 575 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 Gibbons moved that the rules be waived and Senate Bill No. 575 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 575 was read the second time by title only.

Senator Gibbons moved that the rules be further waived and Senate Bill No. 575 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. 575 was read the third time in full.

Upon the passage of Senate Bill No. 575 the roll was called and the vote was:

Yeas—38.

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

Roberts Sutton Williams
Stratton Tucker Young

Nays—None.

So Senate Bill No. 575 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Gibbons—

S. B. No. 576— A Bill to be entitled An Act providing the appointment of a deputy or deputies by the city clerk of the city of Tampa, providing for their powers and further providing an effective date.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 576 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 Gibbons moved that the rules be waived and Senate Bill No. 576 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 576 was read the second time by title only.

Senator Gibbons moved that the rules be further waived and Senate Bill No. 576 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. 576 was read the third time in full.

Upon the passage of Senate Bill No. 576 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	Kieliter	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. 576 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Hodges—

S. B. No. 577— A Bill to be entitled An Act to cancel and release all state, county, municipal and district taxes and tax liens owned, and held by the state, Levy County, or any municipality or district in said Levy county encumbering or purporting to encumber the Williston Air Port property in Levy County.

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

By Senator Ripley—(By Request)—

S. B. No. 578— A Bill to be entitled An Act authorizing the Florida Board of Parks and Historic Memorials to pay to Milton D. Boyles a sum of money in an amount not exceeding three hundred dollars (\$300.00) as and for compensation for personal injuries sustained by the said Milton D. Boyles at Gold Head Branch State Park on May 16, 1959.

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

By Senator Ripley—

S. B. No. 579— A Bill to be entitled An Act granting to William A. Pinkerton, an employee in the signal bureau of the city of Jacksonville and a member of the pension fund created by chapter 18610, laws of Florida, acts of 1937, full credit in said pension fund for a prior period of service with the city as if said service had been continuous within the meaning of said pension fund law, under certain conditions; providing an effective date.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 579 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 Ripley moved that the rules be waived and Senate Bill No. 579 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 579 was read the second time by title only.

Senator Ripley moved that the rules be further waived and Senate Bill No. 579 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. 579 was read the third time in full.

Upon the passage of Senate Bill No. 579 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	Kieliter	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. 579 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Gibbons—

S. B. No. 580— A Bill to be entitled An Act repealing the following session laws of Florida enacted through a population classification, which are now inapplicable, ineffective, obsolete, expired, superseded or undesirable for any county: chapter 27113, 1951, chapter 23912, 1947, chapter 22953, 1945, chapter 27119, 1951, chapter 27099, 1951, chapter 27197, 1951, chapter 28608, 1953, chapter 28611, 1953, chapter 30035, 1955, chapter 30519, 1955, chapter 28864, 1953, chapter 28693, 1953, chapter 17815, 1937, chapter 27102, 1951, chapter 27103, 1951, chapter 30479, 1955, chapter 59-834, chapter 59-837, chapter 57-927, chapter 17852, 1937, chapter 57-1052, chapter 24196, 1947, chapter 26520, 1951, chapter 20908, 1941, chapter 22548, 1945, chapter 23733, 1947, chapter 27124, 1951, chapter 27125, 1951, chapter 28856, 1953, chapter 30034, 1955, chapter 57-686, chapter 23703, 1947, chapter 25550, 1949, chapter 28612, 1953, chapter 28766, 1953, chapter 30032, 1955, chapter 30356, 1955, chapter 24032, 1947, chapter 30236, 1955, chapter 28807, 1953, chapter 30003, 1955, chapter 30259, 1955, chapter 30258, 1955, chapter 25557, 1949, chapter 30066, 1955, chapter 30084, 1955, chapter

23615, 1947, chapter 28423, 1953, chapter 21074, 1945, chapter 57-466, chapter 17093, 1935, chapter 28607, 1953, chapter 57-843, chapter 26997, 1951, chapter 28697, 1953, chapter 30349, 1955, chapter 30549, 1955, chapter 30033, 1955, chapter 9181, 1923, chapter 28863, 1953, chapter 25576, 1949, chapter 26489, 1951, chapter 27152, 1951, chapter 27004, 1951, chapter 27105, 1951, chapter 25552, 1949, chapter 26487, 1951, chapter 59-669, chapter 7333, 1917, chapter 20706, 1941, chapter 7886, 1919, chapter 8581, 1921, chapter 8494, 1921, chapter 9261, 1923, chapter 10139, 1925, chapter 7332, 1917, chapter 7880, 1919, chapter 8493, 1921, chapter 10219, 1925, chapter 17995, 1937, chapter 22906, 1945, chapter 14652, 1931, chapter 14640, 1931, chapter 15052, 1931, chapter 16821, 1935, chapter 15783, 1931, chapter 12276, 1927, chapter 18128, 1937, chapter 17261, 1935, chapter 17248, 1935, chapter 18137, 1937, chapter 19388, 1937, chapter 14646, 1931, chapter 14827, 1931, chapter 17264, 1935, chapter 16935, 1935, chapter 57-1015, chapter 30446, 1955, chapter 19248, 1939, chapter 59-1001, chapter 30363, 1955, Laws of Florida.

Which was read the first time by title only.

Senator Gibbons moved that the rules be waived and Senate Bill No. 580 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 580 was read the second time by title only.

Senator Gibbons moved that the rules be further waived and Senate Bill No. 580 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 580 was read the third time in full.

Upon the passage of Senate Bill No. 580 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. 580 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senators Johns, Edwards, Hodges, Fraser, Rawls, Stratton, Parrish, Gibbons, Connor, Barron, Williams, Roberts, Sutton, Pope, Ripley, Price, Bronson, Tucker, Galloway, Mapoles and Carraway—

S. B. No. 581— A Bill to be entitled An Act relating to waterways development; establishing procedure for creating special taxing districts for purpose of acquiring rights-of-way of authorized waterway development projects; setting forth powers and duties of such districts; providing for the appointment of directors to govern the districts' affairs; providing for the issuance, validation and sale of bonds to finance purchase of rights-of-way; providing for the levy, assessment and collection of taxes on property within the district; authorizing State Board of Conservation to match funds raised by any special taxing districts; setting effective date.

Which was read the first time by title only and referred to the Committee on Constitutional Amendments and Governmental Reorganization.

By Senators Johns, Edwards, Hodges, Rawls, Stratton, Fraser, Parrish, Gibbons, Connor, Barron, Williams, Roberts, Sutton, Pope, Ripley, Price, Bronson, Tucker, Galloway, Mapoles, Carraway and Gresham—

S. B. No. 582— A Bill to be entitled An Act relating to conservation, archeology and geology; amending section 370.02, Florida Statutes, 1959; creating a state board of conservation; providing its membership; establishing divisions of said board; providing powers and duties of the divisions; amending chapter 370, Florida Statutes, 1959, by adding new sections 370.021 and 370.061; providing power to make rules and regulations and other administrative duties and powers and setting procedure for confiscation of property and salt water products; amending section 373.011, Florida Statutes, 1959; providing for the employment of persons for conducting geological surveys; amending section 373.131, Florida Statutes, 1959; relating to general powers and duties; amending section 377.07, Florida Statutes, 1959; relating to administration of oil and gas resources conservation laws; amending section 378.06, Florida Statutes, 1959; establishing relationship between board of conservation and flood control districts; repealing sections 373.111, 373.121, 377.08 and 377.09, Florida Statutes, 1959; setting effective date.

Which was read the first time by title only and referred to the Committee on Constitutional Amendments and Governmental Reorganization.

By Senator Blank—(By Request)—

S. B. No. 583— A Bill to be entitled An Act relating to political parties; amending subsections (1) (a) and (b) of Section 103.121, Florida Statutes, providing for the adoption of uniform constitutions and by-laws by county political party executive committees.

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

By Senator Blank—(By Request)—

S. B. No. 584 — A Bill to be entitled An Act relating to vacancies in political party offices; amending subsection (6) of section 103.131, Florida Statutes.

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

By Senator Blank—(By Request)—

S. B. No. 585— A Bill to be entitled An Act relating to political parties; repealing subsection (1) (e) of Section 103.121, Florida Statutes, relating to furnishing of printed sworn statements by county political party executive committees.

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

By Senator Edwards—

S. B. No. 586— A Bill to be entitled An Act relating to licensing of airport sites; amending subsection (5) of Section 330.30, Florida Statutes, to provide that only airports owned or operated by the United States shall be exempt from the provisions of Section 330.30; providing an effective date.

Which was read the first time by title only and referred to the Committee on Veterans Affairs, Aviation, Radio and Television.

By Senator Edwards—

S. B. No. 587— A Bill to be entitled An Act relating to the state board of osteopathic medical examiners; organization; quorum; powers and duties; amending Section 459.05 Florida Statutes by deleting the require-

ment that said board shall meet on the first Tuesday in October; providing an effective date.

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

By Senators Kicliter, Pope, Price and David—

S. B. No. 588— A Bill to be entitled An Act relating to taxation; levying an excise tax on the severance of certain natural resources; prescribing tax rate and manner of collection and administration; prescribing procedure for paying the taxes; providing for a penalty and for a lien for unpaid taxes.

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

By Senators Pearce, Melton, Connor, Price, Johns, Roberts, Williams and Tucker—

Senate Resolution No. 589—

A SENATE RESOLUTION COMMEMORATING CONFEDERATE MEMORIAL DAY, APRIL 26, 1961.

WHEREAS, Florida has by law in Section 683.01, Florida Statutes, designated April 26th as Confederate Memorial Day, and

WHEREAS, Tallahassee, the Capitol of Florida, was the only capitol of the Southern states during that tragic era which was not invaded, and

WHEREAS, Florida has a rich historical lore of facts and memories surrounding the Confederacy and its ideals and precedents, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That we on this day do take this moment to recognize this official Florida holiday, and pay tribute to the memories of the Confederate boys of the West Florida Seminary Cadets, and to our many forbears who fought and sacrificed for the principles in which they believed.

That it is deemed timely and expedient that we pause briefly in our deliberations to recognize, and pay homage and honor to the memory of that heroic generation of men and women whose patriotism, courage and devotion, rendered their memory immortal in the history of American civilization.

That we do, on this occasion, rise as our tribute in commemoration of this Confederate Memorial Day, April 26, 1961.

Which was read the first time in full.

The question was put on the adoption of the Resolution.

Which was agreed to and Senate Resolution No. 589 was adopted, by a rising vote of the Senate.

CONSIDERATION OF RESOLUTION ON SECOND READING

House Concurrent Resolution No. 1294—

A Concurrent Resolution directing the legislative council to set up a committee to study the mechanics' lien law with a view to improving and simplifying said law.

WHEREAS, an evaluation of all laws relating to mechanics' liens is necessary for the best interest of the people of Florida, and

WHEREAS, in order to effectively protect the people of Florida it is necessary that the mechanics' lien law be improved and simplified, NOW, THEREFORE,

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

Section 1. That the legislative council, through the legislative reference bureau, set up a committee to study the mechanics' lien law and make a report and recommendations to the 1963 session of the Legislature.

Section 2. The committee is authorized such help, both expert and lay, as is necessary to effectuate the purposes of the committee. The activities of the committee shall be coordinated as completely as possible with those affected and hearings shall be held to consider their views and suggestions in order to evolve a practical and workable mechanics' lien law.

Was taken up in its order and 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. 1294 was adopted, and the action of the Senate was ordered certified to the House of Representatives.

MESSAGE FROM THE GOVERNOR

The following message from the Governor was received:

STATE OF FLORIDA
OFFICE OF THE GOVERNOR
TALLAHASSEE

April 25, 1961

*The Honorable W. Randolph Hodges
President, Florida Senate*

*The Honorable William V. Chappell, Jr.
Speaker, House of Representatives*

Gentlemen:

The Legislature, this administration, and the people of Florida are seriously concerned with the conduct of the affairs of the State Road Department. It is right that we are. During the fiscal year 1959-60 this Department disbursed \$305,002,230.83; its six thousand employees made and executed plans that affected the lives and fortunes of us all. Indeed, there are few departments or functions of government which affect all of our people so significantly.

The legal framework within which the Road Department works is basically sound, designed as it was by the Legislature of 1955 to insure efficient and equitable management of the resources and powers entrusted to the Department. Yet the record is clear:

1. As of January 3, 1961, \$8,300,000 of primary road funds in excess of that legally available had been spent, and it is apparent that in July of 1960 this excess was far greater. The law was not at fault—the administration of the law was.

2. More than \$9,000,000 had been transferred prior to January 3, 1961, from the Secondary Road Fund for use in the construction of primary roads, in violation of the clear intent of the law.

3. Roads which were not authorized were built with funds not legally available under the guise of a "change order." The law was not at fault—the administration of the law was.

4. Funds were "borrowed" from county funds for construction of primary roads upon promises for repayment that were not kept, in violation of the spirit of separation of the primary and secondary road program.

5. Prescribed right-of-way procedures were not followed. The fault here lies in both the legal and administrative

structure. At present the right-of-way function is fragmented into at least three different parts as follows:

- (1) The Right-of-way Engineer, working under the direct supervision of the Assistant State Highway Engineer for Planning in the Engineering Division is responsible for the determination of the right-of-way requirements and the preparation of the right-of-way maps and deeds and other legal instruments.
- (2) The appraisal and actual acquisition functions are lodged with the Legal Division under the supervision of the Resident Attorney. Condemnation functions are also his responsibility.
- (3) The rental, maintenance and disposal of improvements on rights-of-way is the responsibility of the Properties and Advertising branch of the Administrative Division under the supervision of the Executive Director of the Department.

Because there is no single organizational head responsible for right-of-way in its entirety there is constant confusion among employees of the Department as to who is responsible for what. Field offices in the district do not know to whom to turn for direction. The headquarters office does not know upon whom to rely for performance. There is no training program because there is no one responsible for the same. There is necessarily a complete breakdown of communication between the three major units now dealing with right-of-way matters; between each of these and field employees; between the district offices and headquarters; and between highway department employees generally and property owners and others involved in the right-of-way operation.

It is inevitable that in addition to the increased cost of right-of-way which results there are extensive delays.

6. An adequate testing program was not established, and the results of the tests made were sometimes ignored.

7. Accounting procedures were inadequate to permit prompt detection and correction of variations from propriety, and the information that was developed was frequently deliberately ignored.

8. Employee practices creating conflicting interests and loyalties were in evidence on such a wide scale that they must have been known to the Road Board—or should have been known in the exercise of the due care for the state welfare required of them. There was ample power to deal with these practices, but it was not used.

9. Contractors engaged in practices damaging or fraught with danger to the integrity of the Road Department, on such a wide scale that they must have been known to the Road Board—or should have been known in the exercise of the due care for the state welfare required of them. The Road Code is inadequate to deal with that situation.

10. Members of the Road Board engaged in business dealings which supported rumors and a widespread belief that their conduct was selfishly motivated and not in the public interest, with the consequence that Department employees were encouraged to establish the same pattern of conduct. The Road Code is inadequate to deal with that situation.

In addition to the above there are other factors in this subject area that deserve consideration.

11. At the present time the State pays attorneys for litigants in right-of-way cases a fee based upon the total recovery, rather than upon only that portion in excess of the appraised value granted to the litigant. We are the only state that pays any attorney fees for land owners. To eliminate this excess payment will not only reduce the cost of litigation—it will also reduce litigation.

12. The law is not clear in eminent domain cases as to whether enhancement value may be set off against both general and special damages to the remainder land.

13. The State Road Department should, and can under present law, obtain title to all right-of-way prior to receipt of bids for construction on the same. Failure to do so frequently results in excessive costs, and seldom results in a saving of time.

14. There has been a great lack of state-wide, long range road construction planning.

15. A long range plan for right-of-way acquisition is a critical need, both to relieve local government and to facilitate state-wide planning of roads.

It is apparent from a review of these problems that most of them can and should be solved by good administrative practice. This is not to say that improvements cannot be made in the law—but rather that improvement of the law will not take the place of good administration. A good Road Code cannot take the place of a good Road Board. At the most it is an aid.

Many of the instances cited above were occasioned not because of a weak law, but in spite of a strong law. For instance, the application of the 20% cash requirement law was well understood—it was simply ignored. Again, the legal prohibition against building unauthorized roads through change orders was well known—it was simply ignored.

What can be done by way of improving the statutory framework within which the Department works should be done. I therefore recommend:

1. All right-of-way functions in the Department should be consolidated under a new major division of the Department, responsible directly to the Chairman, effecting the necessary coordination with the three major divisions of the Department in the same manner that the three existing divisions effect coordination among themselves at the present time. The major subdivisions of the right-of-way division would then be administratively established as follows:

(a) Appraising and Appraisal Review Division. (It should be noted that last year more than a quarter of a million dollars was spent on fee appraisers, much of which could be saved by a properly staffed appraisal unit, fee appraisers to be used principally in litigated cases.)

(b) Negotiation Division.

(c) Property Management Division, which would manage the disposal of structures and handle excess properties, right-of-way research and right-of-way training, maps and descriptions, and liaison with cities, counties, etc. Provision should be made that only articles on rights of way of less than \$500 value may be sold by a negotiated sale.

(d) Administration of Right-of-way Division which would handle public utility adjustment and railroad problems, Federal aid for right-of-way, fiscal accounting, records and other necessary right-of-way functions.

2. Administrative procedures have already been established to insure that the titles to right-of-way shall have been secured prior to the receipt of bids for construction on the same. This may well be implemented by a statute requiring such a policy to be followed.

3. The Road Department should be authorized to enter into an agreement with the State and County Retirement System Investment Board as described in Section 122.14, Florida Statutes, and/or with the Retirement System for School Teacher Board of Trustees as described in Section 238.10, Florida Statutes, for the acquisition of

real property necessary for the completion of the Federal Interstate Highway System in Florida and the extension or improvement of the primary road system in Florida, provided that the amount involved under all such agreements with each board shall not at any one time exceed 10% of the total assets of each of said funds respectively. Titles should be acquired in the name of the respective fund and the Road Department required to purchase the same from said fund within two years from the date of acquisition by the fund, with options for renewal at the discretion of the fund managers. The department should be required to pay interest to the fund annually at a rate agreed upon by the managers of the funds. Counties should be authorized to participate in the plan by securing their indebtedness with secondary gasoline tax funds.

4. The Executive Director of the Road Department should be placed under the direction of the State Highway Engineer.

5. A Testing Division should be established as a major division of the Road Department, with direct authority over offices of the Testing Division in district headquarters, with all reports to be made in duplicate to the Chief Highway Engineer and the Chairman of the Board. All decisions relative to waiver of specifications should be made by the Chief Highway Engineer upon the filing in writing of the decision to make such waiver with the justification therefor with each the Testing Division head and the Chairman of the Board.

6. Legal provision should be made to keep separate and inviolate primary and secondary funds. Authority should be granted to utilize surplus secondary funds for the purchase of rights-of-way upon the same terms and conditions as provided for the borrowing from retirement funds hereinabove set forth, the managing authority to be the State Finance Committee of the Cabinet. Experience has shown that a surplus is always available so that county requirements can always be met.

7. In accordance with the terms of a bill already introduced (House Bill 1479), a limitation upon the contractual authority of the Road Department should be established.

8. The State Road Board has already entered upon a long range state-wide planning and construction program by dedicating \$40 million during this quadrennium for projects of state-wide importance regardless of district boundaries. Statutory provision may well be made requiring long range state-wide planning on a permanent basis.

9. Statutory authority for the payment of attorneys' fees to litigants upon that portion of the decree against the state represented by the appraised value should be repealed.

10. The law relative to the setoff of enhancement value against damage to the remainder land of the property owner should be made to clearly apply to both general and special damages.

11. Express provision against conflict of interest at all levels within the Road Department should be enacted, and criminal statutes directed at parties contracting with the Road Department creating such conflict of interest should likewise be enacted.

12. A right-of-way acquisition fund should be created by the enactment of an excise tax upon the charges of public utilities in the amount of 1½%, the proceeds thereof to be used in the counties from which collected to meet the obligations so far as possible now borne by local governments for the acquisition of rights-of-way, with provision for the purchase of other than primary rights-of-way under proper local auspices.

With these suggested changes and the new administrative procedures being established within the Road Department it is respectfully submitted that an aggressive, efficient and honest road program can be achieved.

Respectfully submitted,
Farris Bryant
Governor

And the foregoing message from the Governor was referred to the Committee on Public Roads and Highways.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following messages from the House of Representatives were received and read:

Tallahassee, Florida
April 26, 1961

The Honorable W. Randolph Hodges
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 Gibbons—

S. B. No. 457— A Bill to be entitled An Act relating to conveyances of lands in certain instances by the board of county commissioners of Hillsborough County, Florida, to the City of Temple Terrace, Florida.

Proof of publication attached.

Also—

By Senator Ripley—

S. B. No. 467— A Bill to be entitled An Act amending sections 3, 4, 5, 6, 7, and 9 of chapter 18610, Laws of Florida, acts of 1937, entitled, "an act providing for pensions for employees of the city of Jacksonville", as amended, so as to increase the amounts required to be paid into said fund and changing provisions relating to the administration of said fund, the benefits payable there under and the status of employees therein providing an effective date.

Proof of publication attached.

Also—

By Senator Ripley—

S. B. No. 470— A Bill to be entitled An Act to authorize the Duval County hospital board to construct, expand, extend, renovate, repair, improve, furnish and equip hospital units, out-patient clinics, nurses homes and schools and indigent relief departments and to authorize the board of county commissioners of Duval County, Florida, and the Budget Commission of Duval County, Florida, to levy and appropriate the sum of six hundred fifty-one thousand five hundred four dollars (\$651,504.00) per annum for the years 1961 and 1962 for such purposes; providing for the filing of annual reports; and providing an effective date.

Proof of publication attached.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 457, 467 and 470, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida
April 26, 1961

The Honorable W. Randolph Hodges
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 Gibbons—

S. B. No. 456— A Bill to be entitled An Act enlarging and extending the corporate limits of the city of Temple Terrace, Florida, so as to include therein additional lands in Hillsborough County bordering on the west and north of Temple Terrace, and extending the current jurisdiction and powers of the city of Temple Terrace to the annexed territory.

Proof of publication attached.

Also—

By Senator Ripley—

S. B. No. 468— A Bill to be entitled An Act to amend sections 9, 23, 38, 40, 41, 42 and 113 of chapter 29308, Laws of Florida, Special Acts of 1953, entitled "an act to abolish the existing municipality in Duval County, Florida, known as the Town of Neptune Beach, creating in lieu thereof a municipality to be known as the City of Neptune Beach, providing for the government, jurisdiction and powers of the City of Neptune Beach hereby created, and providing for a referendum election", by correcting typographical or printing and publication errors in sections 9 and 23, and by providing that a city manager, if appointed, shall not be a member of the civil service of said city, and by changing the powers of such city manager, and by changing the method of appointing peace officers.

Proof of publication attached.

Also—

S. B. No. 458 — A Bill to be entitled An Act relating to conveyances by the board of county commissioners of Hillsborough County, Florida to the city of Temple Terrace, Florida of title to all streets, roads, alleys and rights of way contained within the corporate limits of the city of Temple Terrace, Florida, presently contained within the corporate limits of the city of Temple Terrace or contained within such territory as may hereafter be annexed.

Proof of publication attached.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bills Nos. 456, 468 and 458, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida
April 26, 1961

The Honorable W. Randolph Hodges
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 David—

S. B. No. 256— A Bill to be entitled An Act relating to harness horse racing or horse racing in har-

ness and the holding of harness horse race track meetings and permits and licenses therefor; validating and confirming certain permits for horse racing in harness and holding of harness horse race track meetings; providing that the holder or owner of any such permit validated and confirmed by this Act or any one lawfully acquiring any such permit shall have the right to conduct horse racing in harness and hold harness horse race track meetings in Broward County, Florida; prescribing requirements as to location of harness horse race track in Broward County, Florida; prescribing period during which harness horse racing may be conducted in Broward County, Florida, under this Act and requiring license to be issued therefor upon compliance with this Act; fixing commission payable to any licensee from pari-mutuel pool on harness racing conducted under the provisions of this Act; providing that the conduct of harness horse racing provided for in this Act shall be governed by Chapter 550, Florida Statutes, except as otherwise provided by this Act; repealing all laws and parts of laws in conflict with this Act; fixing the effective date of this Act and providing for a referendum; and providing that no other election or referendum except as provided for in this Act shall be necessary to fully effectuate this Act.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 256, contained in the above message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida
April 26, 1961

The Honorable W. Randolph Hodges
President of the Senate

Sir:

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

By Senators Johns, Williams, Gibbons, Fraser, Graham, Mapoles and Galloway—

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 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 "per-

son" for the purposes of this act; and providing an effective date."

Also—

By Senator Johns—

S. B. No. 336— A Bill to be entitled An Act relating to the insurance code; stock and mutual insurers, organizations, etc., chapter 628, Florida Statutes; amending section 628.451, relating to mergers and consolidations of stock insurers, providing that presentation of a proposal must be approved by two-thirds (2/3) of the directors or a majority of the stock and it may be adopted by seventy-five per cent (75%) of the stock after due notice; and providing an effective date.

Respectfully,

LAMAR BLEDSOE,

Chief Clerk, House of Representatives.

And Senate Bills Nos. 4 and 336, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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 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.

Also—

By Senator Parrish—

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

Respectfully,

LAMAR BLEDSOE,

Chief Clerk, House of Representatives.

And Senate Bills Nos. 163 and 164, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
President of the Senate

Sir:

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

By Senator Gibbons—

S. B. No. 441— A Bill to be entitled An Act creating a board of public assistance in any county in the state 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; stating the purpose of the act; declaring the responsibilities of the board, including the ownership, operation, maintenance, and construction of hospitals, nursing homes, clinics, nursing schools, rehabilitation centers, and other health related institutions; requiring the board to provide sufficient hospital and health related facilities for the county; requiring the board to provide for the indigent including medical care and general assistance; prohibiting any person in need of medical care from being denied admission to any hospital within the jurisdiction of the act because of his inability to pay; declaring the board to be exercising a public and essential governmental function and prescribing its power including the power to sue and be sued, to make and execute contracts, to acquire by any means and operate hospitals and other health related facilities and projects, to provide for the construction or repair of useful buildings, to lease or rent buildings or other facilities, to establish rates and charges, to accept gifts, to acquire property by eminent domain, purchase, lease, or other means, to furnish relief to the indigent, to provide a home for the aged, to provide for the burial of the indigent dead and to operate cemeteries for that purpose, to coordinate, by voluntary methods, public and private health and welfare agencies and services, to appoint and remove employees of the board, to borrow money, to mortgage, pledge or assign real or personal property, and to levy an ad valorem tax; providing for an annual budget; requiring the board to certify its millage to the board of county commissioners and providing for an annual tax; providing for an annual audit; providing for the composition and organization of the board, and the qualifications, compensation, and election of members of said board; providing for public meetings and records; authorizing the board to issue and sell negotiable revenue anticipation certificates or revenue bonds and prescribing the procedure therefor: merging all the powers, duties, and responsibilities of the county welfare board with and into the powers, duties and responsibilities of the board; providing for the transfer to the board of all property belonging to or in the name of the county welfare board; requiring the county welfare board to cooperate in the transfer of its powers, responsibilities, and property; providing for employees of the county welfare board, and employees of any other facility acquired by the board, to become employees of the board; providing for the pensioning and retirement of board employees; providing for civil service coverage; prohibiting the county or any city therein from operating hospitals or similar institutions; requiring the board when it acquires any property to assume and pay any indebtedness or obligation that may exist at the time of its transfer to the board; providing for the reversion of property should the board be dissolved; providing that if any section herein is held invalid, the remaining sections shall not be affected; providing for the repeal of all laws or parts of laws in conflict herewith; and providing for an effective date.

Which amendments read as follows:

Amendment No. 1—

In Section 1, Paragraph 1, strike out: entire first paragraph, and insert the following in lieu thereof: "Section 1. There is hereby created in each county in this state 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 a "Board of Public Assistance" hereinafter referred to as the board."

Amendment No. 2—

In Section 5, strike out: entire section, and insert the following in lieu thereof: "Section 5. No person in need of medical care shall be denied admission to any hospital under the jurisdiction of the board because of his inability to pay the fees, charges and costs for which ordinarily he would be responsible."

Amendment No. 3—

In Section 6, Sub-section 5, following the words "alteration of any building or" strike out: word "projects" and insert the following in lieu thereof: "facilities"

Amendment No. 4—

In Section 6, Sub-section 17, strike out: entire subsection 17.

Amendment No. 5—

In Section 9, line 7, following the words "officio member of said board." strike out: "The three other members of the board shall be qualified electors of said county and shall be elected upon a county wide basis at the general election in November, 1964." and insert the following in lieu thereof: The three other members shall serve for a term of four years, shall be qualified electors of the county and shall be elected upon a county wide basis at the general election, the first of said elected members to be elected in the general election of November, 1964.

Amendment No. 6—

In Section 19, line 7, following the words "financial obligation." strike out: last sentence reading "Should this board be dissolved, then any property contributed to this board by any other governmental agency shall revert to the contributing agency." and insert the following in lieu thereof: Should this board be dissolved, then any property contributed to or acquired by this board under the provisions hereof or otherwise by or from any other governmental agency shall revert to the agency from which it came.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 441, contained in the above message, was read by title, together with House Amendments thereto.

Senator Gibbons moved that the Senate concur in House Amendment No. 1 to Senate Bill No. 441.

Which was agreed to and the Senate concurred in House Amendment No. 1 to Senate Bill No. 441.

Senator Gibbons moved that the Senate concur in House Amendment No. 2 to Senate Bill No. 441.

Which was agreed to and the Senate concurred in House Amendment No. 2 to Senate Bill No. 441.

Senator Gibbons moved that the Senate concur in House Amendment No. 3 to Senate Bill No. 441.

Which was agreed to and the Senate concurred in House Amendment No. 3 to Senate Bill No. 441.

Senator Gibbons moved that the Senate concur in House Amendment No. 4 to Senate Bill No. 441.

Which was agreed to and the Senate concurred in House Amendment No. 4 to Senate Bill No. 441.

Senator Gibbons moved that the Senate concur in House Amendment No. 5 to Senate Bill No. 441.

Which was agreed to and the Senate concurred in House Amendment No. 5 to Senate Bill No. 441.

Senator Gibbons moved that the Senate concur in House Amendment No. 6 to Senate Bill No. 441.

Which was agreed to and the Senate concurred in House Amendment No. 6 to Senate Bill No. 441.

And Senate Bill No. 441, as amended, was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing, and the action of the Senate was ordered certified to the House of Representatives.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
President of the Senate

Sir:

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

By Senator Parrish—

S. B. No. 107— A Bill to be entitled An Act repealing chapter 19159, 1939, chapter 30038, 1955, chapter 30358, 1955, chapter 30861, 1955, chapter 22965, 1945, chapter 25159, 1949, chapter 22991, 1945, chapter 30154, 1955, chapter 22650, 1945, chapter 22721, 1945, chapter 25330, 1949, chapter 13665, 1929, chapter 16018, 1933, chapter 18409, 1937, chapter 18396, 1937, chapter 19646, 1939, chapter 24300, 1947, chapter 15922, 1933, chapter 16972, 1935, chapter 17785, 1937, chapter 14701, 1931, chapter 15994, 1933, chapter 14664, 1931, chapter 11357, 1925, chapter 10300, 1925, chapter 8521, 1921, chapter 19628, 1939, chapter 13714, 1929, chapter 11382, 1925, chapter 9274, 1923, chapter 16112, 1933, chapter 17863, 1937, chapter 16936, 1935, chapter 15974, 1933, chapter 15997, 1933, chapter 17399, 1935, chapter 15934, 1933, chapter 16886, 1935, chapter 20726, 1941, chapter 18293, 1937, chapter 15063, 1931, chapter 20233, 1941, chapter 57-703, chapter 28626, 1953, chapter 30390, 1955, chapter 28487, 1953, chapter 57-459, chapter 30426, 1955, chapter 30254, 1955, chapter 31453, 1956, chapter 30050, 1955, chapter 31454, 1956, chapter 27034, 1951, chapter 28621, 1953, chapter 19108, 1939, chapter 19248, 1939, chapter 20828, 1941, chapter 19378, 1939, chapter 18997, 1939, chapter 19372, 1939, chapter 28550, 1953, chapter 28811, 1953, chapter 30382, 1955, chapter 27077, 1951, chapter 57-869, chapter 20511, 1941, chapter 20614, 1941, chapter 20623, 1941, chapter 20624, 1941, chapter 20626, 1941, chapter 20663, 1941, chapter 20790, 1941, chapter 21017, 1941, chapter 23642, 1947, chapter 22942, 1945, chapter 20471, 1941, chapter 20625, 1941, chapter 19351, 1939, chapter 18303, 1937, chapter 27200, 1951, chapter 28357, 1953, chapter 28378, 1953, chapter 26676, 1951, chapter 27047, 1951, chapter 30372, 1955, chapter 30455, 1955, chapter 31452, 1956, chapter 57-531, chapter 57-1057, chapter 57-2006, chapter 57-2002, chapter 59-968, chapter 59-969, chapter 59-1010, chapter 59-970, chapter 59-991, chapter 11815, 1927, chapter 23903, 1947, chapter 15042, 1931, chapter 15621, 1931, chapter 16059, 1933, chapter 17830, 1937, chapter 17909, 1937, chapter 18318, 1937, chapter 19352, 1939, chapter 19346, 1939, chapter 18368, 1937, chapter 19387, 1939, chapter 17831, 1937, chapter 17999, 1937, chapter 19547, 1939, chapter 20825, 1941, chapter 22683, 1945, chapter 21090, 1941, chapter 20224, 1941, chapter 27191, 1951, chapter 20262, 1941, chapter 21089, 1941, chapter 22936, 1945, chapter 20657, 1941, chapter 20656, 1941, chapter 20999, 1941, chapter 21704, 1943, chapter 28423, 1953, chapter 21713, 1943, chapter 21856, 1943, chapter 22543, 1945, chapter 22544, 1945, chapter 23038, 1945, chapter 27186, 1951, chapter 22723, 1945, chapter 22195, 1943, chapter 24055, 1947, chapter 57-1057, chapter 26749, 1951, chapter 27055, 1951, chapter 27056, 1951, chapter 27068, 1951, chapter 31451, 1956, chapter 14484, 1929, chapter 13798, 1929, chapter 19350, 1939, and chapter 18310, 1937, Laws of Florida, insofar as they may relate to Brevard county.

Which amendment reads as follows:

add section 2 thereof: This act shall take effect on July 1, 1961.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And Senate Bill No. 107, contained in the above message, was read by title, together with the House Amendment thereto.

Senator Parrish moved that the Senate concur in the House Amendment to Senate Bill No. 107.

Which was agreed to and the Senate concurred in the House Amendment to Senate Bill No. 107.

And Senate Bill No. 107, as amended, was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing, and the action of the Senate was ordered certified to the House of Representatives.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
President of the Senate

Sir:

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

By Mr. Peeples of Glades—

House Concurrent Resolution No. 1626—

A CONCURRENT RESOLUTION REQUESTING THE GOVERNOR OF THE STATE OF FLORIDA TO RETURN TO THE HOUSE AND SENATE FOR AMENDMENT, HOUSE BILL NO. 189, RELATING TO THE CHARTER OF THE CITY OF MOORE HAVEN, GLADES COUNTY, AMENDING SECTION 23.

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

Section 1. The House of Representatives respectfully requests Governor Farris Bryant, who now has in his possession for examination House Bill No. 189, to return House Bill No. 189 to the house and senate for certain important amendments thereto.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Concurrent Resolution No. 1626, contained in the above message, was read the first time in full.

Senator Williams moved that the rules be waived and House Concurrent Resolution No. 1626 be read the second time in full.

Which was agreed to by a two-thirds vote.

And House Concurrent Resolution No. 1626 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. 1626 was adopted, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
President of the Senate

Sir:

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

By Mr. Peeples of Glades—

House Concurrent Resolution No. 1625—

A CONCURRENT RESOLUTION REQUESTING THE GOVERNOR OF THE STATE OF FLORIDA TO RETURN TO THE HOUSE AND SENATE FOR AMENDMENT, HOUSE BILL NO. 188, RELATING TO THE CHARTER OF THE CITY OF MOORE HAVEN, AMENDING SECTIONS 133-142, GLADES COUNTY.

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

Section 1. The House of Representatives respectfully requests Governor Farris Bryant, who now has in his possession for examination House Bill No. 188, to return House Bill No. 188 to the house and senate for certain important amendments thereto.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Concurrent Resolution No. 1625, contained in the above message, was read the first time in full.

Senator Williams moved that the rules be waived and House Concurrent Resolution No. 1625 be read the second time in full.

Which was agreed to by a two-thirds vote.

And House Concurrent Resolution No. 1625 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. 1625 was adopted, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
President of the Senate

Sir:

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

By Mr. Costin of Gulf—

H. B. No. 293— A bill to be entitled An Act relating to veterinarians; amending section 474.04, Florida Statutes; providing certain procedures for examination of applicants and preservation of such examination papers by board of veterinary examiners; providing an effective date.

Also—

By Mr. Griffin of Polk—

H. B. No. 351 A bill to be entitled An Act relating to citrus; amending section 601.79 Florida Statutes to permit the coloring of temple oranges; amending section 601.80 Florida Statutes requiring color matter to be approved; amending section 601.81 Florida Statutes by

adding a new subsection to be designated subsection (5) providing the minimum ratio for temples to be colored; amending section 601.82 Florida Statutes to include temples and tangelos; amending section 601.83 Florida Statutes providing for assessment tax on temples and tangelos and repealing subsection (2) and changing the numbering of subsection (3) so that it will be subsection (2); amending section 601.84 Florida Statutes making it unlawful to ship colored oranges (including temples and tangelos) unless accompanied by certificate of inspection; and fixing an effective date.

Also—

By Mr. Griffin of Polk—

H. B. No. 352— A bill to be entitled An Act relating to citrus; amending section 601.67, Florida Statutes, so as to authorize and empower the commissioner of agriculture, in addition to his power to revoke or suspend the license of any citrus fruit dealer under certain circumstances, to impose a fine not to exceed fifty thousand dollars (\$50,000.00) against any citrus fruit dealer found guilty, after appropriate proceedings by the commissioner of any of the violations contained in said section, and to provide that such fines so levied and paid shall be deposited in the general inspection fund; to provide for duration of suspension periods when the same shall overlap from one shipping season into a succeeding shipping season; and fixing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 293, contained in the above message, was read the first time by title only and referred to the Committee on Livestock.

And House Bill No. 351, contained in the above message, was read the first time by title only and referred to the Committee on Citrus Fruits.

And House Bill No. 352, contained in the above message, was read the first time by title only and referred to the Committee on Citrus Fruits and the Committee on Judiciary "B".

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Griffin of Polk—

H. B. No. 350— A bill to be entitled An Act relating to citrus; relating to the marketing, handling and distribution of citrus fruit grown in the State of Florida; providing for marketing agreements between the Commissioner of Agriculture of Florida and handlers signatory thereto regulating the marketing, handling and distribution of citrus fruit grown in the State of Florida in its fresh natural state and establishing legislative standards in relation thereto; and providing an effective date for this Act.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 350, contained in the above message, was read the first time by title only and referred to the Committee on Citrus Fruits.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Griffin of Polk—

H. B. No. 353— A bill to be entitled An Act relating to citrus; amending subsections (8), (24) and (30) of section 601.03, Florida Statutes, redefining the meaning of the words "citrus fruit dealer", "handler", and "producer" and adding three new subsections defining the meaning of the words "variety", "processor" and "marketing order" and renumbering the subsections of section 601.03, Florida Statutes, and providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 353, contained in the above message, was read the first time by title only and referred to the Committee on Citrus Fruits.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Bennett and Jones of Bay—

H. B. No. 1344— A bill to be entitled An Act amending chapter 57-1072, Laws of Florida, 1957; adding section 1-A to change the population classification from one hundred eighteen thousand (118,000) and having two (2) or more counties therein having a population in excess of thirty-four thousand (34,000) to one hundred forty-two thousand (142,000) and having two (2) or more counties therein having a population in excess of thirty-six thousand (36,000); providing an effective date.

Also—

By Messrs. Bennett and Jones of Bay—

H. B. No. 1345— A bill to be entitled An Act amending chapter 30460, Laws of Florida, 1955; adding section 1-A to change the population classification from forty thousand through fifty thousand (40,000-50,000) to sixty-four thousand through sixty-eight thousand (64,000-68,000); providing an effective date.

Also—

By Messrs. Russell, Holley and Loeffler of Pinellas—

H. B. No. 1348— A bill to be entitled An Act relating to construction of roads or streets outside municipalities in areas accepted as county roads or streets in counties having a population of not less than three hundred and fifty thousand (350,000) and not more than three hundred and eighty five thousand (385,000) according to

the last official decennial census; providing that the board of county commissioners shall prescribe standards for construction thereof; requiring person, firm or corporation to first secure a permit from county authority prior to construction of said road or street; to authorize the said board of county commissioners as a condition to approve said permit to require security; to guarantee construction of said road or street; providing a penalty for violation; providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
 Chief Clerk, House of Representatives.

And House Bill No. 1344, contained in the above message, was read the first time by title only.

Senator Barron moved that the rules be waived and House Bill No. 1344 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1344 was read the second time by title only.

Senator Barron moved that the rules be further waived and House Bill No. 1344 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. 1344 was read the third time in full.

Upon the passage of House Bill No. 1344 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. 1344 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1345, contained in the above message, was read the first time by title only.

Senator Barron moved that the rules be waived and House Bill No. 1345 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1345 was read the second time by title only.

Senator Barron moved that the rules be further waived and House Bill No. 1345 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1345 was read the third time in full.

Upon the passage of House Bill No. 1345 the roll was called and the vote was:

Yeas—38.

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

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

Nays—None.

So House Bill No. 1345 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1348, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Tallahassee, Florida
 April 25, 1961

The Honorable W. Randolph Hodges
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. Walker of Collier—

H. B. No. 219— A bill to be entitled An Act relating to conservation and salt water fisheries; repealing subsection (2) of section 370.13, Florida Statutes, relating to the taking of stone crabs.

Also—

By Mr. Wise of Okaloosa—

H. B. No. 227— A bill to be entitled An Act relating to county health departments; amending chapter 274, Florida Statutes, adding thereto section 274.11, providing that the title to property purchased by county health departments shall be vested in the board of county commissioners of the county affected; and amending section 381.211, Florida Statutes, authorizing the state board of health to transfer title to certain property to the board of county commissioners of any county where said property is located or principally used; and setting an effective date.

Also—

By Mr. Costin of Gulf—

H. B. No. 294— A bill to be entitled An Act relating to administrative boards; amending chapter 455, Florida Statutes, by adding new section 455.011; providing method of conducting examinations of applicants and preservation of records of such examinations by administrative boards as defined in section 455.01, Florida Statutes; providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
 Chief Clerk, House of Representatives.

And House Bill No. 219, contained in the above message, was read the first time by title only and referred to the Committee on Game and Fisheries and the Committee on General Legislation.

And House Bill No. 227, contained in the above message, was read the first time by title only and referred to the Committee on Public Health.

And House Bill No. 294, contained in the above message, was read the first time by title only and referred to the Committee on Constitutional Amendments and Governmental Reorganization.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
President of the Senate

Sir:

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

By Messrs. Roberts and Thomas of Palm Beach—

H. B. No. 1083— A bill to be entitled An Act to abolish the present municipality of the "City of University Park", in Palm Beach County, Florida; to create and establish a new municipality to be known as the City of University Park, Florida; to fix and define the territorial boundaries of said city and provide for and authorize the extension of the boundaries hereby established; to provide for the government, powers and privileges of said city and the means for exercising same; to repeal all laws and ordinances in conflict herewith; and to provide for an effective date therefor.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Proof of publication of Notice was attached to House Bill No. 1083 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. 1083, contained in the above message, was read the first time by title only and referred to the Committee on Judiciary "B".

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Griffin of Polk—

H. B. No. 357— A bill to be entitled An Act relating to citrus; amending Section 601.24 F. S. by authorizing the Commission to provide manner and method in drawing samples for testing and grading and specifications for juice extractors and providing an effective date.

Also—

By Mr. Griffin of Polk—

H. B. No. 358— A bill to be entitled An Act relating to citrus fruit; amending subsection (2) of Section 601.16 Florida Statutes involving maturity standards for red and pink seedless grapefruit and fixing an effective date.

Also—

By Mr. Griffin of Polk—

H. B. No. 359— A bill to be entitled An Act to authorize the Florida Citrus Commission under specified conditions and under rules and regulations established by it to issue permits during a specified period each year for export of oranges produced in Florida to all foreign coun-

tries other than Canada and Mexico, provided such oranges are within a specified tolerance with respect to standards established by law; to repeal all laws in conflict herewith and to provide an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bills Nos. 357, 358 and 359, contained in the above message, were read the first time by title only and referred to the Committee on Citrus Fruits.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Griffin of Polk—

H. B. No. 354— A bill to be entitled An Act relating to citrus; amending subsection (2) of Section 601.641 F.S. involving false claim as to quantity or producer's name and address and fixing an effective date.

Also—

By Mr. Griffin of Polk—

H. B. No. 355— A bill to be entitled An Act relating to citrus; amending Section 601.18 F. S. by adding a new subsection to be designated (5) authorizing the Commission to regulate sizes for grapefruit packed commercially and fixing the minimum juice content for such sizes, and fixing an effective date.

Also—

By Mr. Griffin of Polk—

H. B. No. 356— A bill to be entitled An Act relating to citrus; amending Section 601.13 F. S. by adding a new subsection (4) providing for expenses for economic and marketing research programs not to exceed 5% of excise taxes in any fiscal year and fixing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bills Nos. 354, 355 and 356, contained in the above message, were read the first time by title only and referred to the Committee on Citrus Fruits.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Griffin of Polk—

H. B. No. 363— A bill to be entitled An Act relating to citrus; amending Section 601.61 F. S. by increasing the bond requirements for fruit purchased from pro-

ducers but exempting fruit produced by the applicant, or purchased from another dealer and fruit of members of cooperative marketing associations; providing for inspection of records to determine sufficiency of bond and for revocation and fixing an effective date.

Also—

By Mr. Griffin of Polk—

H. B. No. 366— A bill to be entitled An Act relating to citrus; amending subsection (1) of Section 601.28 F.S. by increasing inspection fees; levying 1 mill for citrus crop estimates and research fund and fixing an effective date.

Also—

By Mr. Griffin of Polk—

H. B. No. 367— A bill to be entitled An Act relating to citrus; amending Section 601.25 vesting in the Commission the power to determine methods by which juice is tested for percentage of solids, acidity and juice content, to provide for such determination prior to action by the Commission, and providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bills Nos. 363, 366 and 367, contained in the above message, were read the first time by title only and referred to the Committee on Citrus Fruits.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Griffin of Polk—

H. B. No. 360— A bill to be entitled An Act relating to citrus; amending Section 601.0108 F. S. by adding a new subsection (6) to permit the sale and shipment of 4 plus 1 frozen concentrated orange juice in institutional size containers; repealing Section 601.0113 F. S. and providing an effective date.

Also—

By Mr. Griffin of Polk—

H. B. No. 361— A bill to be entitled An Act making certain requirements as to trucks, tractors, trailers, or other motor vehicles or units, hauling citrus fruit on the highways; providing for name designation of owner or lessee or other persons operating same, requiring the drivers thereof to have certificate or other paper showing the approximate amount, name, owner and origin of fruit being hauled; providing for certain exceptions; providing penalties for violation; providing a saving clause, and fixing an effective date.

Also—

By Mr. Griffin of Polk—

H. B. No. 362— A bill to be entitled An Act making it unlawful to fail to keep any records required to be kept under the provisions of the Florida Citrus Code of 1949, or any amendments thereto, or required to be kept by any other law or by any authorized regulation of the Commissioner of Agriculture of the State of Florida or

the Florida Citrus Commission; making it unlawful to fail to keep such records or to falsify or cause the falsification of any such records or to keep false records; providing a saving clause; providing penalties; and providing the effective date of this Act.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bills Nos. 360, 361 and 362, contained in the above message, were read the first time by title only and referred to the Committee on Citrus Fruits.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Mann of Hillsborough—

H. B. No. 715— A bill to be entitled An Act relating to narcotic drugs; amending subsection (5) of section 398.02, Florida Statutes; defining wholesaler.

Also—

By Messrs. Mitchell and Horne of Leon—

H. B. No. 1022— A bill to be entitled An Act relating to the hotel and restaurant commission; amending paragraph (a) of subsection (1) of Section 509.241; amending paragraph (f) of subsection (1) of Section 509.242, all Florida Statutes, defining public lodging establishments to include apartments; defining apartment for purpose of classification; providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bills Nos. 715 and 1022, contained in the above message, were read the first time by title only and referred to the Committee on Public Health.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
President of the Senate

Sir:

I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed by the required Constitutional three-fifths vote of all members elected to the House of Representatives for the 1961 Session of the Florida Legislature—

By The Committee on Governmental Organization—
Local—

H. J. R. No. 1131—A joint resolution proposing an amendment to article 8 of the constitution of Florida by adding thereto an additional section authorizing the legislature to provide by local legislation for county officers' compensation and validating legislation previously enacted.

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

That the following amendment to article 8 of the constitution of Florida be added and that an additional section to be known as section 24 of said article 8 be submitted to the electors of the state of Florida for ratification or rejection at the next general election to be held in 1962, as follows:

Section 24. *County officers' compensation.*—The legislature may provide for compensation to be paid county officers by general law or by local laws enacted separately or jointly as a single act covering named counties following publication of notice under article 3, section 21. Legislation heretofore enacted which would be valid under this amendment is hereby confirmed and shall have the same force and effect as if enacted subsequent to the ratification of this amendment.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Joint Resolution No. 1131, contained in the above message, was read the first time in full and referred to the Committee on Constitutional Amendments and Governmental Reorganization.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Anderson of Jefferson—

H. B. No. 1146— A bill to be entitled An Act relating to financial responsibility; amending section 324.181, Florida Statutes, relating to cancellation of liability policy by providing that when evidence is furnished the commissioner of the holding of a motor vehicle liability policy and subsequently evidence is furnished of the holding of such a policy subsequently acquired, the latter policy shall terminate the earlier policy.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 1146, contained in the above message, was read the first time by title only and referred to the Committee on Insurance.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Russell, Holley and Loeffler of Pinellas and McClain of Pasco—

H. B. No. 1353— A bill to be entitled An Act relating to the sixth judicial circuit of Florida; authorizing employment and compensation of secretaries for circuit judges.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 1353, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
President of the Senate

Sir:

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

By Mr. Smith of DeSoto—

H. B. No. 115— A bill to be entitled An Act relating to DeSoto county; fixing the annual salary of the superintendent of public instruction of said county; providing an effective date.

Proof of publication attached.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

Senator Williams moved that the rules be waived and the Senate immediately reconsider the vote by which House Bill No. 115, contained in the above message, passed the Senate on April 10, 1961.

The President put the question: "Will the Senate reconsider the vote by which House Bill No. 115 passed the Senate on April 10, 1961?"

Which was agreed to by a two-thirds vote.

So the Senate reconsidered the vote by which House Bill No. 115 passed the Senate on April 10, 1961.

The question recurred on the passage of House Bill No. 115.

Pending roll call on the passage of House Bill No. 115, Senator Williams moved that the further consideration thereof be informally passed.

Which was agreed to and House Bill No. 115 was placed on the Calendar of Local Bills, pending roll call.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Scott of Martin—

H. B. No. 1392— A bill to be entitled An Act amending chapter 57-1094, Laws of Florida, 1957, adding section 1-A to change the population classification from seven thousand five hundred through seven thousand nine hundred (7,500-7,900) to fifteen thousand eight hundred through seventeen thousand (15,800-17,000); providing an effective date.

Also—

By Mr. Scott of Martin—

H. B. No. 1394— A bill to be entitled An Act relating to the compensation of a certain official in counties of the state having a population of not less than fifteen thousand eight hundred (15,800) and not more than seventeen thousand (17,000), according to the latest official decennial census; repealing all laws in conflict herewith; providing effective and expiration dates.

Also—

By Mr. Scott of Martin—

H. B. No. 1395— A bill to be entitled An Act authorizing the board of county commissioners of all counties in the state having a population of not less than fifteen thousand eight hundred (15,800) nor more than seventeen thousand (17,000), according to the latest official decennial census, to sell and execute deeds of conveyance to the purchaser at the sale of real property now owned by such counties under the provisions of chapter 20722, Laws of Florida, 1941, as amended by chapter 22079, Laws of Florida, 1943, which real property consists of a lot or lots in what are now known as boomtime subdivisions, at the actual value thereof, the provisions of section 44 of chapter 22079, Laws of Florida, 1943, to the contrary notwithstanding; providing for an appraisal of such lands and a finding of fact as to the actual value thereof by the board of county commissioners and for record showing of such finding of fact; repealing all laws in conflict thereof; providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
 Chief Clerk, House of Representatives.

And House Bill No. 1392, 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. 1392 be read the second time by title only.

Which was agreed to by a two-thirds vote.

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

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

Which was agreed to by a two-thirds vote.

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

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

And House Bill No. 1394, 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. 1394 be read the second time by title only.

Which was agreed to by a two-thirds vote.

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

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

Which was agreed to by a two-thirds vote.

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

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

And House Bill No. 1395, 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. 1395 be read the second time by title only.

Which was agreed to by a two-thirds vote.

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

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

Which was agreed to by a two-thirds vote.

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

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

Yeas—38.

Mr. President	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. 1395 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Tallahassee, Florida
 April 25, 1961

The Honorable W. Randolph Hodges
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. Scott of Martin—

H. B. No. 1384— A bill to be entitled An Act authorizing the board of county commissioners in counties having a population of not less than fifteen thousand eight hundred (15,800) nor more than seventeen thousand (17,000), according to the latest official decennial census, to sell or dispose of real estate owned by said county and not used for county purposes.

Also—

By Mr. Scott of Martin—

H. B. No. 1388— A bill to be entitled An Act authorizing and requiring the county commissioners or any other county officers in all counties of the state having a population of not less than fifteen thousand eight hundred (15,800) nor more than seventeen thousand (17,000) according to the latest official decennial census, to do all things necessary to make all toll bridges in such counties toll free, in order to take advantage of an act of congress passed August 14, 1937, being c. 626, 50 Stat. 640, as amended; providing an effective date.

Also—

By Mr. Scott of Martin—

H. B. No. 1390— A bill to be entitled An Act to authorize the acceptance and exchange of bonds, interest coupons or other obligations of all counties in the state having a population of not less than fifteen thousand eight hundred (15,800) nor more than seventeen thousand (17,000), according to the latest official decennial census, and other taxing districts and municipalities, of said counties at par in redemption of lands from tax sales and in payment in part, or in full, of other taxes due on same; providing a severability clause; providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
 Chief Clerk, House of Representatives.

And House Bill No. 1384, 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. 1384 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1384 was read the second time by title only.

Senator Kicliter moved that the rules be further waived and House Bill No. 1384 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1384 was read the third time in full.

Upon the passage of House Bill No. 1384 the roll was called and the vote was:

Yeas—38.

Mr. President	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. 1384 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1388, 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. 1388 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1388 was read the second time by title only.

Senator Kicliter moved that the rules be further waived and House Bill No. 1388 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1388 was read the third time in full.

Upon the passage of House Bill No. 1388 the roll was called and the vote was:

Yeas—38.

Mr. President	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. 1388 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1390, 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. 1390 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1390 was read the second time by title only.

Senator Kicliter moved that the rules be further waived and House Bill No. 1390 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1390 was read the third time in full.

Upon the passage of House Bill No. 1390 the roll was called and the vote was:

Yeas—38.

Mr. President	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. 1390 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Bennett and Jones of Bay—

H. B. No. 1372— A bill to be entitled An Act amending chapter 23846, laws of Florida, acts of 1947, relating to permanent registration system of qualified electors and applying in all counties of the state having a population of more than 42,000 and less than 48,000 inhabitants according to the last preceding federal or state census by amending said act to apply only to counties having a population of not less than 64,000 and not more than 68,000 inhabitants according to the last preceding official census and relating to compensation of supervisor of registration and deputy supervisor of registration, and the powers and duties of the supervisor of registration: and providing effective date.

Also—

By Mr. Crews of Baker—

H. B. No. 1375— A bill to be entitled An Act directing that taxes on gasoline and like products, accruing under section 208.44, Florida Statutes, to any county in the state with a population of not less than six thousand eight hundred (6,800) and not more than seven thousand four hundred (7,400), according to the latest official decennial census, be distributed to certain funds of the county; providing an effective date.

Also—

By Mr. Scott of Martin—

H. B. No. 1382— A bill to be entitled An Act authorizing the governing bodies of all counties having a population of not less than fifteen thousand eight hundred (15,800) nor more than seventeen thousand (17,000), according to the latest official decennial census, and the governing bodies of all municipalities, road and bridge districts, drainage districts, port districts, improvement districts, governmental subdivisions of the state of Florida and all other taxing districts located within said counties, in their discretion, to purchase for retirement from time to time, past due bonds, interest coupons, time warrants, notes and other past due obligations of said taxing districts at prices below par; repealing all laws in conflict; and providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 1372, contained in the above message, was read the first time by title only.

Senator Barron moved that the rules be waived and House Bill No. 1372 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1372 was read the second time by title only.

Senator Barron moved that the rules be further waived and House Bill No. 1372 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. 1372 was read the third time in full.

Upon the passage of House Bill No. 1372 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. 1372 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1375, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

And House Bill No. 1382, 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. 1382 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1382 was read the second time by title only.

Senator Kicliter moved that the rules be further waived and House Bill No. 1382 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And House Bill No. 1382 was read the third time in full.

Upon the passage of House Bill No. 1382 the roll was called and the vote was:

Yeas—38.

Mr. President	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. 1382 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Whitaker, Mann and Liles of Hillsborough—

H. B. No. 1365— A bill to be entitled An Act authorizing the Board of County Commissioners in each county of this state 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 to set and prescribe the cost of dog tags and certificates to be furnished by the County veterinarian to those designated as qualified to administer rabies vaccine to dogs; providing an effective date.

Also—

By Messrs. Mann, Liles and Whitaker of Hillsborough—

H. B. No. 1366— A bill to be entitled An Act authorizing the Board of County Commissioners of each County 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 to regulate and set the maximum speed at which motor boats of all kinds may be operated on the rivers, lakes, streams and other waterways of said counties; providing that said Act shall be cumulative and shall not repeal any existing statutes regulating the operation of motor boats; providing that a violation of said speed limit shall be punishable as a misdemeanor as otherwise provided by the laws of this State; providing for an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
 Chief Clerk, House of Representatives.

And House Bill No. 1365, contained in the above message, was read the first time by title only.

Senator Gibbons moved that the rules be waived and House Bill No. 1365 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1365 was read the second time by title only.

Senator Gibbons moved that the rules be further waived and House Bill No. 1365 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. 1365 was read the third time in full.

Upon the passage of House Bill No. 1365 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. 1365 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1366, contained in the above message, was read the first time by title only.

Senator Gibbons moved that the rules be waived and House Bill No. 1366 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1366 was read the second time by title only.

Senator Gibbons moved that the rules be further waived and House Bill No. 1366 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. 1366 was read the third time in full.

Upon the passage of House Bill No. 1366 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. 1366 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Tallahassee, Florida
 April 25, 1961

The Honorable W. Randolph Hodges
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. Roberts of Union—

H. B. No. 1338— A bill to be entitled An Act amending chapter 28687, Laws of Florida, 1953, adding section 1-A to change the population classification from eight thousand through eight thousand nine hundred fifty (8,000-8,950) to five thousand eight hundred through six thousand one hundred (5,800-6,100); providing an effective date.

Also—

By Mr. Roberts of Union—

H. B. No. 1339— A bill to be entitled An Act amending chapter 59-658, Laws of Florida, 1959, adding section 1-A to change the population classification from eight thousand two hundred through eight thousand nine hundred fifty (8,200-8,950) to five thousand eight hundred through six thousand one hundred (5,800-6,100); providing an effective date.

Also—

By Mr. Roberts of Union—

H. B. No. 1340— A bill to be entitled An Act amending chapter 59-657, Laws of Florida, 1959, adding section 1-A to change the population classification from eight thousand two hundred through eight thousand nine hundred fifty (8,200-8,950) to five thousand eight hundred through six thousand one hundred (5,800-6,100); providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
 Chief Clerk, House of Representatives.

And House Bills Nos. 1338, 1339 and 1340, contained in the above message, were read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Crews of Baker—

H. B. No. 1048— A bill to be entitled An Act amending Chapter 28734, laws of Florida, 1953; adding Section 1-A to change the population classification from six thousand two hundred through six thousand four hundred (6,200-6,400) to six thousand eight hundred through seven thousand four hundred (6,800-7,400); providing an effective date.

Also—

By Mr. Crews of Baker—

H. B. No. 1052— A bill to be entitled An Act amending chapter 57-2022, Laws of Florida, 1957; adding Section 1-A to change the population classification from six thousand two hundred through six thousand four hundred (6,200-6,400) to six thousand eight hundred through seven thousand four hundred (6,800-7,400); providing an effective date.

Also—

By Mr. Roberts of Union—

H. B. No. 1337— A bill to be entitled An Act amending chapter 57-979, Laws of Florida, 1957, adding section 1-A to change the population classification from eight thousand through eight thousand nine hundred fifty (8,000-8,950) to five thousand eight hundred through six thousand one hundred (5,800-6,100); providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bills Nos. 1048, 1052 and 1337, contained in the above message, were read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Askins of Nassau—

H. B. No. 1252— A bill to be entitled An Act relating to Nassau County; creating a recreation commission; providing for its members, powers and jurisdiction; providing for the board of county commissioners to pay annually to the recreation commission the first fifteen thousand dollars (\$15,000.00) of the race track funds allocated to the county under Chapter 550, Florida Statutes, for effectuating the purposes 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. 1252 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. 1252, contained in the above message, was read the first time by title only.

Senator Stratton moved that the rules be waived and House Bill No. 1252 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1252 was read the second time by title only.

Senator Stratton moved that the rules be further waived and House Bill No. 1252 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. 1252 was read the third time in full.

Upon the passage of House Bill No. 1252 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. 1252 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Roberts of Union—

H. B. No. 1073— A bill to be entitled An Act providing for compensation of the tax assessor, tax collector, and clerk of the circuit court, in all counties of the state having a population of not less than five thousand eight hundred (5,800) nor more than six thousand one hundred (6,100), according to the latest federal decennial census; repealing chapter 57-856, Laws of Florida, Acts of 1957 and all other laws in conflict herewith; and providing for an effective date.

Also—

By Mr. Roberts of Union—

H. B. No. 1351— A bill to be entitled An Act fixing the salary of the members of the board of public instruction of all counties in the state of Florida having

a population of five thousand eight hundred through six thousand one hundred (5,800-6,100) according to the latest Federal decennial census; repealing chapter 28576, Laws of Florida, acts of 1953, and repealing chapter 30069, Laws of Florida, acts of 1955, and all other laws in conflict herewith; and providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bills Nos. 1073 and 1351, contained in the above message, were read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Scott of Martin—

H. B. No. 899— A bill to be entitled An Act fixing the annual compensation of the school superintendent in all counties of this state having a population of not less than fifteen thousand eight hundred (15,800) and not more than seventeen thousand (17,000) according to the latest official decennial census; authorizing the school board to fix such compensation not to exceed ten thousand dollars (\$10,000.00), payable from the county general school fund.

Also—

By Mr. Askins of Nassau—

H. B. No. 932— A bill to be entitled An Act amending chapter 57-627, Laws of Florida, 1957; adding section 1-A to change the population classification from twelve thousand through thirteen thousand two hundred (12,000-13,200) to seventeen thousand through nineteen thousand (17,000-19,000); providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 899, 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. 899 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 899 was read the second time by title only.

Senator Kicliter moved that the rules be further waived and House Bill No. 899 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. 899 was read the third time in full.

Upon the passage of House Bill No. 899 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. 899 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 932, contained in the above message, was read the first time by title only.

Senator Stratton moved that the rules be waived and House Bill No. 932 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 932 was read the second time by title only.

Senator Stratton moved that the rules be further waived and House Bill No. 932 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. 932 was read the third time in full.

Upon the passage of House Bill No. 932 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. 932 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Chaires of Dixie—

H. B. No. 802— A bill to be entitled An Act amending Chapter 27218, Laws of Florida, 1951; adding Section 1-A to change the population classification from three thousand six hundred through four thousand one hundred (3,600-4,100) to three thousand four hundred through four thousand five hundred (3,400-4,500); providing an effective date.

Also—

By Mr. Crews of Baker—

H. B. No. 1401— A bill to be entitled An Act providing for the allocation and distribution of race track

funds to the county school fund and to the general county fund in any county in the state having a population of not less than six thousand eight hundred (6,800) and not more than seven thousand four hundred (7,400) according to the latest official decennial census; providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 802, contained in the above message, was read the first time by title only.

Senator Davis, on behalf of Senator Hodges who was presiding, moved that the rules be waived and House Bill No. 802 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 802 was read the second time by title only.

Senator Davis moved that the rules be further waived and House Bill No. 802 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. 802 was read the third time in full.

Upon the passage of House Bill No. 802 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. 802 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1401, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Russell, Holley and Loeffler of Pinellas—

H. B. No. 234— A bill to be entitled An Act amending Chapter 25600, Laws of Florida, 1949, adding section 1-A to change the population classification from one hundred fifteen thousand through two hundred thousand (115,000-200,000) to three hundred fifty thousand through three hundred eighty-five thousand (350,000-385,000); providing an effective date.

Also—

By Messrs. Russell, Holley and Loeffler of Pinellas—

H. B. No. 235— A bill to be entitled An Act amending Chapter 27210, Laws of Florida, 1951, adding

section 1-A to change the population classification from one hundred forty thousand through two hundred forty thousand (140,000-240,000) to three hundred fifty thousand through three hundred eighty five thousand (350,000-385,000); providing an effective date.

Also—

By Messrs. Russell, Holley and Loeffler of Pinellas—

H. B. No. 237— A bill to be entitled An Act amending Chapter 57-993, Laws of Florida, adding section 1-A to change the population classification from one hundred fifty thousand through two hundred forty thousand (150,000-240,000) to three hundred fifty thousand through three hundred eighty-five thousand (350,000-385,000); providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 234, contained in the above message, was read the first time by title only.

Senator Young moved that the rules be waived and House Bill No. 234 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 234 was read the second time by title only.

Senator Young moved that the rules be further waived and House Bill No. 234 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. 234 was read the third time in full.

Upon the passage of House Bill No. 234 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. 234 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 235, contained in the above message, was read the first time by title only.

Senator Young moved that the rules be waived and House Bill No. 235 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 235 was read the second time by title only.

Senator Young moved that the rules be further waived and House Bill No. 235 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. 235 was read the third time in full.

Upon the passage of House Bill No. 235 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	Kieliter	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. 235 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 237, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
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. Russell, Holley and Loeffler of Pinellas—

H. B. No. 231— A bill to be entitled An Act amending Chapter 28745, Laws of Florida, 1953, adding section 1-A to change the population classification from one hundred thirty thousand through two hundred forty thousand (130,000-240,000) to three hundred fifty thousand through three hundred eighty-five thousand (350,000-385,000); providing an effective date.

Also—

By Messrs. Russell, Holley and Loeffler of Pinellas—

H. B. No. 240— A bill to be entitled An Act amending Chapter 25518, Laws of Florida, 1949, adding section 1-A to change the population classification from one hundred fifteen thousand through two hundred thousand (115,000-200,000) to three hundred fifty thousand through three hundred eighty five thousand (350,000-385,000); providing an effective date.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
Chief Clerk, House of Representatives.

And House Bill No. 231, contained in the above message, was read the first time by title only.

Senator Young moved that the rules be waived and House Bill No. 231 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 231 was read the second time by title only.

Senator Young moved that the rules be further waived and House Bill No. 231 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. 231 was read the third time in full.

Upon the passage of House Bill No. 231 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	Kieliter	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. 231 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 240, contained in the above message, was read the first time by title only.

Senator Young moved that the rules be waived and House Bill No. 240 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 240 was read the second time by title only.

Senator Young moved that the rules be further waived and House Bill No. 240 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. 240 was read the third time in full.

Upon the passage of House Bill No. 240 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	Kieliter	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. 240 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Tallahassee, Florida
April 25, 1961

The Honorable W. Randolph Hodges
President of the Senate

Sir:

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

By Messrs. Roberts and Thomas of Palm Beach—

H. B. No. 1085— A bill to be entitled An Act to abolish the present municipal government of the City of Riviera Beach, in Palm Beach County, Florida; to legalize and validate the ordinances of said city of Riviera Beach and official Acts thereunder; to create and establish a new municipality to be known as the City of Riviera Beach, Palm Beach County, Florida; and to fix and provide its territorial limits, jurisdiction and powers, and the jurisdic-

tion and powers of its officials and officers; to provide for its government; to provide for its financial necessities; to provide for its planning board; to provide for civil service; to provide for local improvements; to provide for municipal court; to provide for issuing bonds and other evidences of indebtedness; to provide for succession of government; to provide for a City Manager; to provide for annexations; to provide that said city shall not be annexed nor consolidated with any other incorporated city or town, without consent of its electors; validating bonds issued by said city to provide for special assessments; providing an effective date hereof; providing for a referendum of this Act.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE,
 Chief Clerk, House of Representatives.

And House Bill No. 1085, contained in the above message, was read the first time by title only.

Senator Blank moved that the rules be waived and House Bill No. 1085 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1085 was read the second time by title only.

Senator Blank moved that the rules be further waived and House Bill No. 1085 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. 1085 was read the third time in full.

Upon the passage of House Bill No. 1085 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	Kiehlter	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. 1085 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

CONSIDERATION OF BILLS AND JOINT RESOLUTIONS ON SECOND READING

S. B. No. 155— A Bill to be entitled An Act relating to eminent domain; amending section 73.11, Florida Statutes, relating to jury verdict, to delete the provision allowing the jury to determine attorney's fees; adding a new section 73.111, Florida Statutes, to provide for determination of attorney's fees by the judge; providing an effective date.

Was taken up in its order.

Senator Cross moved that the rules be waived and Senate Bill No. 155 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 155 was read the second time by title only.

The following Committee Substitute for Senate Bill No. 155:

By the Committee on Judiciary "C"—

Committee Substitute for Senate Bill No. 155:

A Bill to be entitled An Act relating to eminent domain; amending Section 73.11, Florida Statutes, relating to Jury verdict; deleting the provision allowing the Jury to determine attorney's fees; deleting the provision allowing the Jury to apportion the compensation to each owner; amending Section 73.16, Florida Statutes, relating to costs of proceeding in eminent domain; deleting the provision allowing the attorney's fee to be determined by the Jury; providing for the determination of reasonable costs and an attorney's fee by the court; amending Section 74.10, Florida Statutes, relating to costs and attorney's fees, deleting therefrom the provision allowing the Jury to determine the attorney's fee; providing an effective date.

Was read the first time by title only.

Senator Cross moved that the rules be waived and the Committee Substitute for Senate Bill No. 155 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And the Committee Substitute for Senate Bill No. 155 was read the second time by title only.

Senator Cross moved the adoption of the Committee Substitute for Senate Bill No. 155.

Which was agreed to and the Committee Substitute for Senate Bill No. 155 was adopted.

Senator Kelly offered the following amendment to Committee Substitute for Senate Bill No. 155:

In Sections 2 and 3, pages 1 and 2, strike out the entire Sections 1 and 2.

and insert in lieu thereof the following:

Section 2

73.16 Costs of proceedings.—All costs of proceedings shall be paid by the petitioner, including a reasonable attorney's fee to be assessed by the jury, except the cost upon the appeal taken by a defendant, in which the judgment of the circuit court shall be affirmed; provided however, that said attorney's fee shall be based upon the difference between the verdict for each parcel and the amount offered to the owners of each parcel as set forth in the petition.

Section 3

74.10 Costs and attorney's fees.—The petitioner upon filing the declaration of taking and making the deposit, shall be irrevocably committed to the payment of the ultimate award; provided, however, this shall not prevent the petitioner from suing out a writ of error from said judgment in the manner provided by law.

All cost of proceedings shall be paid by the petitioner, including a reasonable attorney's fee for the defendant to be assessed by the jury, except the cost upon the writ of error taken by a defendant, on which the judgment of the circuit court shall be affirmed; provided however, that said attorney's fee shall be based upon the difference between the verdict for each parcel and the amount offered to the owners of each parcel as set forth in the petition.

Senator Kelly moved the adoption of the amendment.

A roll call was demanded.

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

Yeas—14.

Boyd	Johns	Parrish	Tucker
Connor	Kelly	Pearce	Williams
Galloway	Kicliter	Price	
Herrell	Mapoles	Roberts	

Nays—24.

Mr. President	Clarke	Gautier	Pope
Barron	Cross	Getzen	Rawls
Beall	David	Gibbons	Ripley
Blank	Davis	Gresham	Stratton
Bronson	Edwards	Johnson	Sutton
Carraway	Fraser	Melton	Young

So the amendment failed of adoption.

Senator Gautier offered the following amendment to Committee Substitute for Senate Bill No. 155:

Add a new section as follows:

This act shall not apply to any action pending at the time this law becomes effective.

Senator Gautier moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Pope moved that the Senate reconsider the vote by which the following Amendment offered by Senator Kelly to Committee Substitute for Senate Bill No. 155 failed of adoption this day.

In Sections 2 and 3, pages 1 and 2, strike out the entire Sections 1 and 2.

and insert in lieu thereof the following:

Section 2

73.16 Costs of proceedings.—All costs of proceedings shall be paid by the petitioner, including a reasonable attorney's fee to be assessed by the jury, except the cost upon the appeal taken by a defendant, in which the judgment of the circuit court shall be affirmed; provided however, that said attorney's fee shall be based upon the difference between the verdict for each parcel and the amount offered to the owners of each parcel as set forth in the petition.

Section 3

74.10 Costs and attorney's fees.—The petitioner upon filing the declaration of taking and making the deposit, shall be irrevocably committed to the payment of the ultimate award; provided, however, this shall not prevent the petitioner from suing out a writ of error from said judgment in the manner provided by law.

All cost of proceedings shall be paid by the petitioner, including a reasonable attorney's fee for the defendant to be assessed by the jury, except the cost upon the writ of error taken by a defendant, on which the judgment of the circuit court shall be affirmed; provided however, that said attorney's fee shall be based upon the difference between the verdict for each parcel and the amount offered to the owners of each parcel as set forth in the petition.

Senator Cross moved that the rules be waived and the Senate do now take up and consider the motion made by Senator Pope that the Senate reconsider the vote by which the foregoing Amendment offered by Senator Kelly to Committee Substitute for Senate Bill No. 155 failed of adoption this day.

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

A roll call was demanded.

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

Yeas—22.

Mr. President	Clarke	Getzen	Ripley
Barron	Cross	Gibbons	Stratton
Beall	David	Gresham	Sutton
Blank	Davis	Johnson	Young
Bronson	Edwards	Melton	
Carraway	Gautier	Rawls	

Nays—16.

Boyd	Herrell	Mapoles	Price
Connor	Johns	Parrish	Roberts
Fraser	Kelly	Pearce	Tucker
Galloway	Kicliter	Pope	Williams

So the motion made by Senator Cross failed to receive the required two-thirds vote and therefore failed of adoption, and the motion made by Senator Pope went over under the rule.

S. B. No. 285— A Bill to be entitled An Act relating to jurors; amending chapter 40, Florida Statutes, by adding section 40.231 to provide that any person summoned for jury service in any county of the state shall be deemed eligible for and subject to jury service in any court of the county without further summons.

Was taken up in its order.

Senator Cross moved that the rules be waived and Senate Bill No. 285 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 285 was read the second time by title only.

Senator Cross moved that the rules be further waived and Senate Bill No. 285 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. 285 was read the third time in full.

Upon the passage of Senate Bill No. 285 the roll was called and the vote was:

Yeas—28.

Barron	David	Herrell	Rawls
Beall	Davis	Johnson	Ripley
Blank	Edwards	Kicliter	Roberts
Boyd	Fraser	Melton	Stratton
Bronson	Gautier	Pearce	Sutton
Clarke	Getzen	Pope	Williams
Cross	Gibbons	Price	Young

Nays—9.

Mr. President	Gresham	Mapoles
Connor	Johns	Parrish
Galloway	Kelly	Tucker

So Senate Bill No. 285 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

S. B. No. 266— A Bill to be entitled An Act relating to negligence and wrongful death actions; amending chapter 768, Florida Statutes, by adding section 768.13, allowing wife to claim damages for loss of consortium when husband is killed or injured.

Was taken up in its order.

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

Which was agreed to by a two-thirds vote.

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

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

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

Yeas—11.

Cross	Gibbons	Ripley	Williams
Gautier	Gresham	Roberts	Young
Getzen	Mapoles	Sutton	

Nays—26.

Mr. President	Connor	Johns	Pope
Barron	David	Johnson	Price
Blank	Davis	Kelly	Rawls
Boyd	Edwards	Kicliter	Stratton
Bronson	Fraser	Melton	Tucker
Carraway	Galloway	Parrish	
Clarke	Herrell	Pearce	

So Senate Bill No. 266 failed to pass.

S. B. No. 272— A Bill to be entitled An Act relating to changing names of persons; amending section 69.02, Florida Statutes, by adding a new subsection (6) and renumbering present subsection (6) as subsection (7); providing for notice to other parent where only one (1) parent petitions for change of name of minor child.

Was taken up in its order.

Senator Cross moved that the rules be waived and Senate Bill No. 272 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 272 was read the second time by title only.

Senator Cross moved that the rules be further waived and Senate Bill No. 272 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. 272 was read the third time in full.

Upon the passage of Senate Bill No. 272 the roll was called and the vote was:

Yeas—37.

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

Nays—None.

So Senate Bill No. 272 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

S. B. No. 279— A Bill to be entitled An Act relating to worthless checks and drafts; amending section 832.05, Florida Statutes; prescribing penalty for knowingly making and issuing worthless check or draft; prescribing penalty for obtaining property in return for worthless check.

Was taken up in its order.

Senator Cross moved that the rules be waived and Senate Bill No. 279 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 279 was read the second time by title only.

Senator Cross moved that the rules be further waived and Senate Bill No. 279 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. 279 was read the third time in full.

Upon the passage of Senate Bill No. 279 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. 279 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

S. B. No. 131— A Bill to be entitled An Act relating to personal property taxes; amending section 192.06, Florida Statutes, by adding subsection (13) providing that boats assessed as personal property up to the value of fifteen hundred dollars (\$1500.00) be exempt from taxation.

Was taken up in its order.

Senator Herrell moved that the rules be waived and Senate Bill No. 131 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 131 was read the second time by title only.

Senator Herrell moved that the rules be further waived and Senate Bill No. 131 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. 131 was read the third time in full.

Upon the passage of Senate Bill No. 131 the roll was called and the vote was:

Yeas—21.

Mr. President	Edwards	Kelly	Ripley
Barron	Galloway	Kicliter	Tucker
Beall	Getzen	Mapoles	Young
Boyd	Herrell	Melton	
Bronson	Johns	Parrish	
Connor	Johnson	Pope	

Nays—16.

Blank	David	Gresham	Roberts
Carraway	Davis	Pearce	Stratton
Clarke	Gautier	Price	Sutton
Cross	Gibbons	Rawls	Williams

So Senate Bill No. 131 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

S. B. No. 297— A Bill to be entitled An Act relating to workmen's compensation; amending section 440.45, Florida Statutes, by providing that deputy commissioners of the Florida industrial commission shall be appointed for terms of four years and shall serve on full-time basis; fixing the qualifications and salaries of deputy commissioners; authorizing designation of commission attorneys to serve as deputy commissioners pro hac vice, without additional compensation; clarifying the delegation of authority; and providing an effective date.

Was taken up in its order.

Senator Stratton moved that the rules be waived and Senate Bill No. 297 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 297 was read the second time by title only.

Senator Stratton moved that the rules be further waived and Senate Bill No. 297 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. 297 was read the third time in full.

Upon the passage of Senate Bill No. 297 the roll was called and the vote was:

Yeas—34.

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

Nays—3.

Barron	Clarke	Davis
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So Senate Bill No. 297 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

S. B. No. 140— A Bill to be entitled An Act relating to future advances of mortgages; amending section 697.04, Florida Statutes, extending the time during which future advances may be secured from ten (10) years to twenty (20) years and providing an effective date.

Was taken up in its order.

Senator Carraway 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 and placed on the Calendar of Bills on Third Reading.

Senator Davis, Chairman of the Committee on Rules and Calendar, moved that the rules be waived and the Senate proceed to the consideration of non-controversial Bills on the General Calendar, and when no objection is offered to the consideration of a Bill, such Bill be taken up and considered.

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

Pursuant to the motion made by Senator Davis, and there being no objection to the consideration thereof, the following Bills were taken up:

S. B. No. 424— A Bill to be entitled An Act relating to oyster bottom land grants; providing that all

grants of land made by the several boards of county commissioners of the state pursuant to chapter 3293, Laws of Florida, 1881, shall be subject to certain portions of sections 370.16, Florida Statutes; providing time for compliance and forfeiture for non compliance; providing an effective date.

Senator Tucker moved that the rules be waived and Senate Bill No. 424 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 424 was read the second time by title only.

Senator Tucker moved that the rules be further waived and Senate Bill No. 424 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. 424 was read the third time in full.

Upon the passage of Senate Bill No. 424 the roll was called and the vote was:

Yeas—33.

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

Nays—5.

Barron	David	Gautier	Pope
Blank			

So Senate Bill No. 424 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

S. B. No. 137— A Bill to be entitled An Act to authorize Kathleen B. Davis upon contributing the full amount she would have been required to contribute to the county officers and employees retirement system to receive credit for prior service to the state or county under such retirement system.

Senator Bronson moved that the rules be waived and Senate Bill No. 137 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 137 was read the second time by title only.

Senator Bronson moved that the rules be further waived and Senate Bill No. 137 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. 137 was read the third time in full.

Upon the passage of Senate Bill No. 137 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. 137 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

S. B. No. 66— A Bill to be entitled An Act relating to speed limits in school zones; providing that such limits apply only during times set by the county superintendent of public instruction.

Senator Ripley moved that the rules be waived and Senate Bill No. 66 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And Senate Bill No. 66 was read the second time by title only.

The following Committee Substitute for Senate Bill No. 66:

By the Committee on Transportation and Highway Safety—

Committee Substitute for Senate Bill No. 66—A Bill to be entitled An Act relating to speed limits in school zones; providing that such limits apply only during times set by the county superintendent of public instruction; providing for permanent signs designating said speed limits and uniformity thereof; providing for portable signs and uniformity thereof; providing for use of automatic traffic control devices; providing an effective date thereof.

Was read the first time by title only.

Senator Ripley moved that the rules be waived and the Committee Substitute for Senate Bill No. 66 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And the Committee Substitute for Senate Bill No. 66 was read the second time by title only.

Senator Ripley moved the adoption of the Committee Substitute for Senate Bill No. 66.

Which was agreed to and the Committee Substitute for Senate Bill No. 66 was adopted.

Senator Gresham offered the following amendment to Committee Substitute for Senate Bill No. 66:

In Section 1, lines 1 and 2, page 1, strike out the word: fifteen (15) and insert in lieu thereof the following: ten (10)

Senator Gresham moved the adoption of the amendment.

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

Senator Ripley moved that the rules be further waived and Committee Substitute for Senate Bill No. 66 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote.

And Committee Substitute for Senate Bill No. 66 was read the third time in full.

Upon the passage of Committee Substitute for Senate Bill No. 66 the roll was called and the vote was:

Yeas—37.

Mr. President	Carraway	Edwards	Herrell
Barron	Clarke	Fraser	Johns
Beall	Connor	Galloway	Johnson
Blank	Cross	Gautier	Kelly
Boyd	David	Getzen	Kicliter
Bronson	Davis	Gibbons	Mapoles

Melton	Price	Stratton	Young
Parrish	Rawls	Sutton	
Pearce	Ripley	Tucker	
Pope	Roberts	Williams	

Nays—1.

Gresham

So Committee Substitute for Senate Bill No. 66 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Fraser requested unanimous consent of the Senate to take up and consider House Bill No. 1227, out of its order.

Unanimous consent was granted, and—

H. B. No. 1227— A bill to be entitled An Act providing that the board of county commissioners of all counties in the state having a population of not less than six thousand eight hundred (6,800) nor more than seven thousand four hundred (7,400) according to the latest official decennial census, which receive money from the national forest fund shall distribute such moneys equally to the county school fund and to the road and bridge fund; providing board of county commissioners may budget an amount annually equal to the amount accruing hereunder for the construction and operation of civic centers and for other purposes; authorizing construction of such civic centers; authorizing the issuance of bond certificates; providing a severability clause; repealing all laws in conflict; providing an effective date.

Was taken up.

Senator Fraser moved that the rules be waived and House Bill No. 1227 be read the second time by title only.

Which was agreed to by a two-thirds vote.

And House Bill No. 1227 was read the second time by title only.

Senator Fraser moved that the rules be further waived and House Bill No. 1227 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. 1227 was read the third time in full.

Upon the passage of House Bill No. 1227 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. 1227 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Davis moved that the Senate adjourn.

Which was agreed to.

And the Senate stood adjourned at 12:57 o'clock P.M., until 10:00 o'clock A.M., Thursday, April 27, 1961, pursuant to the motion made by Senator Davis on April 21, 1961.