

JOURNAL OF THE SENATE

Wednesday, April 10, 1963

The Senate convened at 11:00 o'clock A. M., pursuant to adjournment on Tuesday, April 9, 1963.

The President in the Chair.

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

Mr. President	Cross	Johnson (19th)	Ryan
Askew	Davis	Johnson (6th)	Spottswood
Barber	Edwards	Kelly	Stratton
Barron	Fraser	McCarty	Tucker
Blank	Friday	Mapoles	Usher
Boyd	Galloway	Mathews	Whitaker
Bronson	Gautier	Melton	Williams (27th)
Campbell	Gibson	Parrish	Williams (4th)
Clarke	Henderson	Pearce	Young
Cleveland	Herrell	Pope	
Connor	Hollahan	Price	
Covington	Johns	Roberts	

—45.

A quorum present.

The following Prayer was offered by the Senate Chaplain, The Reverend George C. Bedell:

O God, who has made men in thine own image, keep us sensitive to the wants and needs of all men, no matter who they may be; make us ready to sacrifice ourselves for others and to fight fearlessly against oppression . . . that all men everywhere one day may rest secure in peace, liberty, and justice. Amen.

The reading of the Journal was dispensed with.

The Senate daily Journal of Wednesday, April 3, 1963, was further corrected as follows:

Page 12, column 1, line 3, counting from the bottom of the column, following the word **Suspend**, insert the word **Rules**

Also—

Page 15, column 1, line 12, strike the word "nine" and insert: eleven

And as further corrected was approved.

The Senate daily Journal of Tuesday, April 9, 1963, was corrected and as corrected was approved.

REPORTS OF COMMITTEES

Senator Johns, Chairman of the Committee on Insurance, reported that the Committee had carefully considered the following Bill:

S. B. NO. 92

—and recommends that the same pass.

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

Senator Clarke, Chairman of the Committee on Public Utilities, reported that the Committee had carefully considered the following Bill:

S. B. NO. 70

—and recommends that the same pass.

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

Senator Johnson (19th), Chairman of the Committee on Transportation and Highway Safety, reported that the Committee had carefully considered the following Bills:

S. B. NO. 32

S. B. NO. 35

S. B. NO. 36

S. B. NO. 37

S. B. NO. 39

—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 Barron, Chairman of the Committee on Judiciary "B", reported that the Committee had carefully considered the following Bills:

S. B. NO. 12

S. B. NO. 15

S. B. NO. 62

—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 Johnson (19th), Chairman of the Committee on Transportation and Highway Safety, reported that the Committee had carefully considered the following Bill:

S. B. NO. 38

—and recommends that the same pass with committee amendment as attached thereto.

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

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

S. B. NO. 13

—and recommends that the same pass with committee amendment as attached thereto.

And the Bill contained in the preceding report, together with the committee amendment attached thereto, was referred to the Committee on Appropriations under the original multiple reference.

ENGROSSING REPORT

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

S. B. NO. 133—A BILL TO BE ENTITLED AN ACT RELATING TO TAYLOR COUNTY; PROVIDING SPECIFICATIONS FOR THE CAR OF ANY CONSTABLE ENFORCING CHAPTER 317, FLORIDA STATUTES; REQUIRING ANY SUCH CONSTABLE TO WEAR A UNIFORM AND BADGE; PROVIDING 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. 133, contained in the above report, was certified to the House of Representatives.

ENROLLING REPORTS

Your Enrolling Clerk, to whom was referred—

S. B. NO. 8

—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 9, 1963.

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

Your Enrolling Clerk, to whom was referred—

S. B. NO. 43

S. B. NO. 44

S. C. R. NO. 1

—reports same have been properly enrolled, signed by the President and Secretary of the Senate, and by the Speaker and Chief Clerk of the House of Representatives, and presented to the Governor on April 9, 1963.

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

INTRODUCTION OF RESOLUTIONS, MEMORIALS,
BILLS AND JOINT RESOLUTIONS

By Senators Williams (4th) and Bronson—

S. B. NO. 202—A BILL TO BE ENTITLED AN ACT RELATING TO OBSTRUCTING JUSTICE; AMENDING SECTION 843.13, FLORIDA STATUTES; PROVIDING A PENALTY FOR AIDING ESCAPE OF INMATES OF FLORIDA SCHOOLS FOR BOYS IN MARIANNA AND IN OKEECHOBEE.

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

By Senator Williams (4th)—

S. B. NO. 203—A BILL TO BE ENTITLED AN ACT FOR THE RELIEF OF FLORIDA FARM BUREAU INSURANCE COMPANY; PROVIDING AN APPROPRIATION; PROVIDING AN EFFECTIVE DATE.

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

By Senator Williams (4th)—

S. B. NO. 204—A BILL TO BE ENTITLED AN ACT FOR THE RELIEF OF FLORIDA FARM BUREAU INSURANCE COMPANY; PROVIDING PAYMENT FOR DESTRUCTION OF INSURED VEHICLE BY ESCAPEE; PROVIDING APPROPRIATION AND EFFECTIVE DATE.

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

By Senator Roberts—

S. B. NO. 205—A BILL TO BE ENTITLED AN ACT RELATING TO THE FLORIDA BOARD OF FORESTRY; AMENDING SECTION 589.32, FLORIDA STATUTES, BY PROVIDING A MAXIMUM SUM PER ANNUM THAT ANY COUNTY IS AUTHORIZED TO PAY FOR A COUNTY FORESTER FOR SALARY AND EXPENSES; PROVIDING EFFECTIVE DATE.

Which was read the first time by title only and referred to

the Committee on Forestry and Parks and the Committee on Appropriations.

By Senator Whitaker—

S. B. NO. 206—A BILL TO BE ENTITLED AN ACT RELATING TO USE OF LIMITED ACCESS FACILITIES; AMENDING SECTION 339.30(1), FLORIDA STATUTES, ADDING NEW SECTION 339.30(2), FLORIDA STATUTES; MAKING UNLAWFUL CERTAIN CONDUCT, THE OPERATION OF CERTAIN VEHICLES, THE RIDING OF ANIMALS AND WALKING UPON SUCH FACILITIES; PROVIDING EFFECTIVE DATE.

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

By Senators Johns, Melton, Kelly, Williams (27th), Connor, Gibson, Williams (4th), Stratton, Friday, Pearce, Spottswood, Clarke, Usher, Cross, Roberts, Tucker, Young, Mapoles, Hollahan, Henderson, Covington and Blank—

S. B. NO. 207—A BILL TO BE ENTITLED AN ACT RELATING TO INSTRUCTIONAL STAFFS OF PUBLIC SCHOOLS; REPEALING SECTION 236.021 AND AMENDING SECTION 236.02(6)(b), FLORIDA STATUTES, RELATING TO COMPETENCE AWARDS AND SALARY SCHEDULE; PROVIDING AN EFFECTIVE DATE.

Which was read the first time by title only and referred to the Committee on Education—Public Schools and Junior Colleges and the Committee on Appropriations.

By Senator Pearce—

S. B. NO. 208—A BILL TO BE ENTITLED AN ACT RELATING TO THE RELIEF OF HAL L. JONES, MAKING AN APPROPRIATION TO COMPENSATE HIM FOR DAMAGES RESULTING FROM THE NEGLIGENCE OF THE STATE BOARD OF FORESTRY; PROVIDING AN EFFECTIVE DATE.

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

By Senator Ryan—

S. B. NO. 209—A BILL TO BE ENTITLED AN ACT RELATING TO ELECTIONS; AMENDING CHAPTER 101, FLORIDA STATUTES, BY ADDING SECTIONS 101.062 AND 101.063; PROVIDING FOR ASSISTANCE TO ILLITERATE ELECTORS IN MARKING BALLOTS OR USING VOTING MACHINES.

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

By Senator Connor—

S. B. NO. 210—A BILL TO BE ENTITLED AN ACT AMENDING SECTION 28.241(5), FLORIDA STATUTES, 1961, RELATING TO FEES TO BE PAID TO CLERKS OF CIRCUIT COURTS BY PARTIES INSTITUTING CIVIL ACTIONS; PROVIDING THAT SUCH FEES SHALL IN NO WAY EFFECT THE FEE OF THE CLERKS OF THE CIRCUIT COURTS IN CONNECTION WITH FORECLOSURE SALES; PROVIDING AN EFFECTIVE DATE.

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

By Senator Connor—

S. B. NO. 211—A BILL TO BE ENTITLED AN ACT TO AMEND SECTION 28.24, FLORIDA STATUTES, RELATING TO THE COMPENSATION OF THE CLERKS OF THE CIRCUIT COURTS; PROVIDING AN EFFECTIVE DATE.

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

By Senator Connor—

S. B. NO. 212—A BILL TO BE ENTITLED AN ACT AMENDING SECTION 28.241 (1), FLORIDA STATUTES, 1961, RELATING TO FEES TO BE PAID TO CLERKS OF CIRCUIT COURTS BY PARTIES INSTITUTING CIVIL ACTIONS; PROVIDING SAID FEE SHALL BE FIFTEEN DOLLARS (\$15.00) IN ALL CASES WHERE THERE ARE NOT MORE THAN FIVE DEFENDANTS; PROVIDING AN EFFECTIVE DATE.

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

By Senator Connor—

S. B. NO. 213—A BILL TO BE ENTITLED AN ACT RELATING TO FEE OF THE CLERK OF THE CIRCUIT COURT IN CONNECTION WITH MORTGAGE FORECLOSURE SALES AMENDING SECTION 702.02 (2), FLORIDA STATUTES, 1961, AND THE THIRD UNNUMBERED PARAGRAPH OF SECTION 702.02 (3), FLORIDA STATUTES, 1961.

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

By Senator Johnson (6th)—

S. B. NO. 214—A BILL TO BE ENTITLED AN ACT TO ENCOURAGE OWNERS TO LEASE LAND AND WATER AREAS TO THE STATE FOR OUTDOOR RECREATION PURPOSES BY LIMITING THEIR LIABILITY; DEFINING "OUTDOOR RECREATION PURPOSES"; AND PROVIDING AN EFFECTIVE DATE.

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

By Senator Boyd—

S. B. NO. 215—A BILL TO BE ENTITLED AN ACT RELATING TO THE DEPARTMENT OF PUBLIC SAFETY; PROVIDING FOR A HIGHWAY PATROL STATION TO BE LOCATED IN LAKE COUNTY; PROVIDING AN APPROPRIATION THEREFOR; PROVIDING AN EFFECTIVE DATE.

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

By Senators Johns and Usher—

S. B. NO. 216—A BILL TO BE ENTITLED AN ACT RELATING TO THE STATE ROAD DEPARTMENT TO AMEND SUBSECTIONS (13) AND (19) OF SECTION 334.03, F.S., SO AS TO INCLUDE THE TERM "SIDEWALKS" WITHIN THE DEFINITIONS OF THE WORDS "ROAD" AND "STATE ROADS," AND PROVIDING AN EFFECTIVE DATE.

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

By Senator Ryan—

S. B. NO. 217—A BILL TO BE ENTITLED AN ACT AUTHORIZING THE GOVERNOR TO APPOINT COMMISSIONERS TO DETERMINE THE POPULATION OF ANY COUNTY BY THE USE OF CRITERIA FURNISHED BY THE UNITED STATES CENSUS BUREAU, AND AFTER PUBLIC HEARING; AUTHORIZING ANY COUNTY TO PAY THE EXPENSES OF ANY SUCH CENSUS; PROVIDING EFFECTIVE DATE.

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

By Senators Melton, Carraway, Kelly, Connor, Usher and Pearce—

SENATE JOINT RESOLUTION NO. 218—

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO SUBSECTIONS (a) AND (b) OF SECTION 18, ARTICLE XII OF THE CONSTITUTION OF FLORIDA RELATING TO THE USE OF PART OF THE REVENUE DERIVED FROM THE LICENSING OF MOTOR VEHICLES FOR CAPITAL OUTLAY AND DEBT SERVICE AND OTHER SCHOOL PURPOSES.

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

That the following amendment to subsections (a) and (b) of section 18, article XII of the Constitution of Florida is hereby agreed to and shall be submitted to the electors of the state for ratification or rejection at the next general election to be held in November, 1964:

SECTION 18. School bonds for capital outlay, insurance.—

(a) Beginning January 1, 1965 and for thirty-five (35) years thereafter, the first proceeds of the revenues derived from the licensing of motor vehicles to the extent necessary to comply with the provisions of this amendment, shall, as collected, be placed monthly in the county capital outlay and debt service school fund in the state treasury, and used only as provided in this amendment. Such revenue shall be distributed annually among the several counties in the ratio of the number of instruction units in each county in each year computed as provided herein. The amount of the first revenues derived from the licensing of motor vehicles to be so set aside in each year and distributed as provided herein shall be an amount equal in the aggregate to the product of four hundred dollars (\$400.00) multiplied by the total number of instruction units in all the counties of Florida. The number of instruction units in each county in each year for the purposes of this amendment shall be the greater of (1) the number of instruction units in each county for the school fiscal year 1951-52 computed in the manner heretofore provided by general law, or (2) the number of instruction units in such county for the preceding school fiscal year computed in the manner heretofore or hereafter provided by general law and approved by the state board of education (hereinafter called the state board), or (3) the number of instruction units in each county on behalf of which the state board of education has issued bonds or motor vehicle tax anticipation certificates under this amendment which will produce sufficient revenues under this amendment to equal one and one-third (1 1/3) times the aggregate amount of principal of and interest on such bonds or motor vehicle tax anticipation certificates which will mature and become due in such year, computed in the manner heretofore or hereafter provided by general law and approved by the state board.

Such funds so distributed shall be administered by the state board as now created and constituted by section 3 of article XII of the Constitution of Florida. For the purposes of this amendment, said state board, as now constituted, shall continue as a body corporate during the life of this amendment and shall have all the powers provided in this amendment in addition to all other constitutional and statutory powers related to the purposes of this amendment heretofore or hereafter conferred upon said board.

(b) The state board shall, in addition to its other constitutional and statutory powers, have the management, control and supervision of the proceeds of the first part of the revenues derived from the licensing of motor vehicles provided for in subsection (a). The state board shall also have power, for the purpose of obtaining funds

for the use of any county board of public instruction in acquiring, building, constructing, altering, improving, enlarging, furnishing, or equipping capital outlay projects for school purposes, to issue bonds or motor vehicle tax anticipation certificates, and also to issue such bonds or motor vehicle tax anticipation certificates to pay, fund or refund any bonds or motor vehicle tax anticipation certificates theretofore issued by said state board. All such bonds shall bear interest at a rate not exceeding the legal rate per annum and shall mature serially in annual installments commencing not more than three (3) years from the date of issuance thereof and ending not later than thirty (30) years from the date of issuance, or January 1, 2000, whichever is earlier. All such motor vehicle tax anticipation certificates shall bear interest at a rate not exceeding the legal rate per annum and shall mature prior to January 1, 2000. The state board shall have power to determine all other details of said bonds or motor vehicle tax anticipation certificates and to sell at public sale after public advertisement, or exchange said bonds or motor vehicle tax anticipation certificates, upon such terms and conditions as the state board shall provide.

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

No such bonds or motor vehicle tax anticipation certificates shall ever be issued by the state board until after the adoption of a resolution requesting the issuance thereof by the county board of public instruction of the county on behalf of which such obligations are to be issued. The state board of education shall limit the amount of such bonds or motor vehicle tax anticipation certificates which can be issued on behalf of any county to seventy-five per cent (75%) of the amount which it determines can be serviced by the revenue accruing to the county under the provisions of this amendment, and such determination shall be conclusive. All such bonds or motor vehicle tax anticipation certificates shall be issued in the name of the state board of education but shall be issued for and on behalf of the county board of public instruction requesting the issuance thereof, and no election or approval of qualified electors or freeholders shall be required for the issuance thereof.

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

By Senator Cross—

S. B. NO. 219—A BILL TO BE ENTITLED AN ACT RELATING TO ELECTIONS; AMENDING SECTION 101.62, FLORIDA STATUTES, REQUIRING THE MAILING OF ABSENTEE BALLOT TOGETHER WITH APPLICATION FOR BALLOT PROVIDED SAME IS READY FOR DISTRIBUTION.

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

By Senators Johnson (6th) and Cross—

S. B. NO. 220—A BILL TO BE ENTITLED AN ACT RELATING TO JUDICIAL RETIREMENT, REPEALING ALL LAWS IN CONFLICT HERewith AND PROVIDING THE EFFECTIVE DATE HEREOF.

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

By Senator Galloway—

S. B. NO. 221—A BILL TO BE ENTITLED AN ACT FOR THE RELIEF OF W. M. HUTCHINSON, MAKING AN APPROPRIATION TO COMPENSATE HIM FOR AN INJURY WHICH OCCURRED JUNE 29, 1944, WHILE IN THE EMPLOY OF THE STATE ROAD DEPARTMENT, WHICH INJURY HAS PROGRESSIVELY WORSENERD CAUSING THE AMPUTATION OF ONE LEG AND RESULTING IN THE COMPLETE PERMANENT TOTAL DISABILITY OF THE SAID W. M. HUTCHINSON; PROVIDING COMPENSATION TO HIM FROM FEBRUARY 19, 1951, THROUGH APRIL 30, 1963; PROVIDING AN EFFECTIVE DATE.

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

By Senator Herrell—

S. B. NO. 222—A BILL TO BE ENTITLED AN ACT RELATING TO NUISANCES INJURIOUS TO HEALTH; AMENDING SECTION 386.03, AND ADDING SECTIONS 386.041 AND 386.051; REPEALING SECTIONS 386.04-386.13, ALL FLORIDA STATUTES; PROVIDING VIOLATION CONSTITUTES A MISDEMEANOR; PROVIDING AN EFFECTIVE DATE.

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

By Senator Herrell—

S. B. NO. 223—A BILL TO BE ENTITLED AN ACT RELATING TO THE BUREAU OF VITAL STATISTICS; AMENDING SECTIONS 382.35(7), 382.46, AND 382.47, ALL FLORIDA STATUTES, RELATING TO FEES TO BE CHARGED BY STATE REGISTRAR AND COUNTY JUDGES FOR PROCESSING OF VITAL RECORDS; PROVIDING AN EFFECTIVE DATE.

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

By Senators McCarty, Johnson (6th) and Herrell—

S. B. NO. 224—A BILL TO BE ENTITLED AN ACT RELATING TO THE COMPENSATION OF CERTAIN CONSTITUTIONAL STATE OFFICERS; PROVIDING AN EFFECTIVE DATE.

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

By Senators Stratton and Fraser—

SENATE JOINT RESOLUTION NO. 225—

A JOINT RESOLUTION PROPOSING AMENDMENTS TO SECTIONS 8 AND 10, AND REPEALING SECTION 10A, OF ARTICLE XII, FLORIDA CONSTITUTION, RELATING TO EDUCATION; AMENDING SECTION 8 BY PROVIDING A MAXIMUM TAX ASSESSMENT OF TWENTY (20) MILLS; AMENDING SECTION 10 BY PROVIDING THAT EACH COUNTY CONSTITUTE ONE (1) SCHOOL DISTRICT, STRIKING THE PROVISION FOR THE LEVY OF DISTRICT SCHOOL TAXES, AND ABOLISHING THE OFFICE OF COUNTY SPECIAL TAX SCHOOL DISTRICT TRUSTEES.

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

That the following amendments to sections 8 and 10, and the repeal of section 10A of Article XII, Florida Constitution, are agreed to and shall be submitted to the

electors of Florida for ratification or rejection at the general election to be held in November, 1964:

ARTICLE XII

SECTION 8. County school tax.—Each county shall be required to assess and collect annually for the support of the public free schools of the county a tax of not less than three (3) mills or not more than twenty (20) mills on the dollar on all taxable property therein.

SECTION 10. County school district.—From and after January 1, 1965, the office of county special tax school district trustees shall be abolished and each county of the state shall constitute one (1) school district, the boundaries of which shall be co-extensive with the boundaries of the county itself. All duties which have heretofore resided in the district trustees shall be vested in the county board of public instruction including levying taxes as provided in section 8 of Article XII of the state Constitution.

SECTION 10A of Article XII, Florida Constitution, is repealed.

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

By Senator Friday—

S. B. NO. 226—A BILL TO BE ENTITLED AN ACT FIXING THE COMPENSATION OF COUNTY JUDGE WHEN ACTING IN CAPACITY OF JUVENILE COURT JUDGE IN ALL COUNTIES OF THE STATE HAVING A POPULATION OF NOT LESS THAN FIFTY-TWO THOUSAND (52,000) NOR MORE THAN FIFTY-FOUR THOUSAND EIGHT HUNDRED (54,800), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; AMENDING SUBSECTION (11) OF SECTION 1 OF CHAPTER 61-1708, LAWS OF FLORIDA; PROVIDING AN EFFECTIVE DATE.

Which was read the first time by title only.

Senator Friday moved that the rules be waived and Senate Bill No. 226 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 226 was read the second time by title only.

Senator Friday moved that the rules be further waived and Senate Bill No. 226 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. 226 was read the third time in full.

Upon the passage of Senate Bill No. 226 the roll was called and the vote was:

Yeas—45.

Mr. President	Cross	Johnson (19th)	Ryan
Askew	Davis	Johnson (6th)	Spottswood
Barber	Edwards	Kelly	Stratton
Barron	Fraser	McCarty	Tucker
Blank	Friday	Mapoles	Usher
Boyd	Galloway	Mathews	Whitaker
Bronson	Gautier	Melton	Williams (27th)
Campbell	Gibson	Parrish	Williams (4th)
Clarke	Henderson	Pearce	Young
Cleveland	Herrell	Pope	
Connor	Hollahan	Price	
Covington	Johns	Roberts	

Nays—None.

So Senate Bill No. 226 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator Friday—

S. B. NO. 227—A BILL TO BE ENTITLED AN ACT RELATING TO THE DIVISION OF SUNLAND TRAINING CENTERS; AMENDING SECTION 965.01(4) (b) (c), FLORIDA STATUTES, CHANGING THE NAMES OF THE TRAINING CENTERS AT FORT MYERS AND ORLANDO; PROVIDING AN EFFECTIVE DATE.

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

By Senator Friday—

S. B. NO. 228—A BILL TO BE ENTITLED AN ACT RELATING TO SUPREME COURT JUSTICES, DISTRICT COURT OF APPEAL JUDGES AND CIRCUIT JUDGES RETIREMENT SYSTEM; AMENDING SECTION 123.03 (1), FLORIDA STATUTES, BY DESIGNATING PRESENT SUBSECTION AS PARAGRAPH (a) AND ADDING NEW PARAGRAPH (b); PROVIDING THAT CERTAIN JUDGES BECOME PARTICIPANTS UNDER PRESENT LAW; PROVIDING FOR TRANSFER FROM OTHER RETIREMENT SYSTEMS; PROVIDING AN EFFECTIVE DATE.

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

By Senator Davis—

S. B. NO. 229—A BILL TO BE ENTITLED AN ACT RELATING TO THE DEPARTMENT OF PUBLIC SAFETY; PROVIDING FOR A FLORIDA HIGHWAY PATROL COMMUNICATION CENTER TO BE LOCATED IN HIGHLANDS COUNTY; PROVIDING AN APPROPRIATION THEREFOR; PROVIDING AN EFFECTIVE DATE.

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

By Senator Friday—

SENATE JOINT RESOLUTION NO. 230—

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO SUBSECTION (2) OF SECTION 7 OF ARTICLE V OF THE FLORIDA CONSTITUTION; PROVIDING FOR NUMBER OF COUNTY JUDGES.

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

That the following amendment to subsection (2) of section 7 of article V of the Florida constitution is hereby agreed to and shall be submitted to the electors of the state for ratification or rejection at the next general election to be held in November, 1964:

SECTION 7. County judges' courts.—

(2) COUNTY JUDGES. There shall be one (1) or more county judges in each county, as the legislature shall prescribe. A county judge shall be a member in good standing of the Florida bar, provided, however, that the above provision relating to eligibility for office shall not apply to any county judge holding office on June 30, 1965.

Which was read the first time in full and referred to the Committee on Judiciary "A" and the Committee on Constitutional Amendments.

By Senators Johns and Fraser—

S. B. NO. 231—A BILL TO BE ENTITLED AN ACT RELATING TO THE DIVISION OF CORRECTIONS INDUSTRIAL TRUST FUND; AMENDING SECTION 945.18, FLORIDA STATUTES; PROVIDING FOR THE BUDGET COMMISSION TO DETERMINE THE AMOUNT

OF EARNED SURPLUS TO BE RETAINED IN THE INDUSTRIAL TRUST FUND; PROVIDING THAT THE BUDGET COMMISSION SHALL DETERMINE THE AMOUNT OF MONEY TO BE TRANSFERRED TO THE GENERAL REVENUE FUND UNALLOCATED.

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

By Senators Johnson (19th), Johns, Cleveland, Askew and Henderson—

S. B. NO. 232—A BILL TO BE ENTITLED AN ACT RELATING TO THE UNEMPLOYMENT COMPENSATION LAW: CLARIFYING THE DEFINITION OF THE TERM "EMPLOYMENT," PROVIDING THAT THE TERM "EMPLOYMENT" SHALL NOT INCLUDE CERTAIN SERVICES THE REMUNERATION FOR WHICH IS SOLELY BY WAY OF COMMISSION, AMENDING PARAGRAPH (g) OF SUBSECTION (5) OF SECTION 443.03 FLORIDA STATUTES BY ADDING THERETO A NEW SUBPARAGRAPH 19.

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

By Senators Edwards, Carraway, Friday, Gautier, Pope, Parrish, Price, Boyd, Connor, Mapoles, Usher, Bronson, Williams (4th), Gibson, Fraser, Hollahan, Stratton, Pearce, Melton, Campbell and Covington—

SENATE MEMORIAL NO. 233—

A MEMORIAL TO CONGRESS OPPOSING THE PASSAGE OF ANY LAW WHICH WILL ELIMINATE CAPITAL GAINS TREATMENT IN CONNECTION WITH THE SALE AND USE OF TIMBER OR DISCOURAGE THE PRODUCTION OF THE MAXIMUM AMOUNT OF TIMBER ON THE FOREST LANDS OF FLORIDA.

TO THE HONORABLE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE UNITED STATES OF AMERICA, IN CONGRESS ASSEMBLED:

WHEREAS, the forest industry, dollar-wise is the second largest industry in the state of Florida, and

WHEREAS, approximately six (6) out of every ten (10) acres of Florida's lands are forest lands, and more than one-half ($\frac{1}{2}$) of the areas of fifty (50) counties out of the sixty-seven (67) counties of the state consists of forest lands, and

WHEREAS, Florida has more than twenty-one million (21,000,000) acres of forest lands and eighty-nine per cent (89%) of such commercial forest lands are owned by more than one hundred thousand (100,000) private owners, and

WHEREAS, approximately one (1) out of every four (4) employees of the manufacturing establishments of this state is employed by forest industries, and the payrolls of such industries exceed one hundred and fifty million (150,000,000); the commodities produced by them have a wholesale value in excess of four hundred and seventy-five million dollars (\$475,000,000) and re-manufacturing of such products increases that figure by two hundred and fifty million dollars (\$250,000,000), or a total of eight hundred and fifty million dollars (\$850,000,000), and a retail value of more than one billion dollars (1,000,000,000), and

WHEREAS, Florida produces more than one-half ($\frac{1}{2}$) of all of the cypress timber produced in the nation, ranks first in the United States in the production of paperboard, ranks third in the United States in the production of wood pulp, and ranks third in the United States in the production of paper and paperboard, and

WHEREAS, more than one-fourth ($\frac{1}{4}$) of all of the manufacturing plants in the state of Florida rely upon forests for raw materials, and

WHEREAS, since the year of 1955 the owners of forest lands have planted more than one hundred and seventy million (170,000,000) seedlings each year, and

WHEREAS, the Congress of the United States in order to encourage reforestation and the benefits that flow therefrom including the prevention of soil erosion, the retention and recharge of the underground water supply, the providing of recreational and hunting areas and the restoration of denuded areas to the tax rolls, enacted legislation approximately twenty (20) years ago, according capital gains treatment to the use and sale of growing timber in order to encourage the development of forests and so as to provide a continuing supply of raw materials for manufacturing, defense and other purposes, and

WHEREAS, approximately eighteen (18) years are required to grow timber to pulpwood size and approximately forty (40) years to reach minimum saw timber size, and during these periods the land owner must pay taxes, provide for forest management, fire protection, and assume the calculated risk against fire, trespass, theft, blight, disease and insect damage, which annually takes a tremendous toll of growing timber, and

WHEREAS, the adoption of any laws which will materially reduce any tax benefits presently accorded to the production, use and sale of timber, will adversely affect the economy of this state and of every other timber producing state within the United States; will discourage reforestation and prevent enjoyment of the benefits that flow therefrom and retard the economic development of the timber growing states, without comparable benefits to the national government; NOW, THEREFORE,

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

Section 1. That the Congress of the United States be memorialized to defeat any measure before that body, which has for its purpose the elimination of the right to capital gains treatment relating to timber as now allowed under provisions of Section 631 (a), Section 631 (b), 1221 and 1231 Internal Revenue Code of 1954, or which has for its purpose any increase in the income taxes now assessed, levied and collected by the United States of America with respect to the sale or use of timber.

Section 2. That the secretary of state of the state of Florida is hereby directed to certify a copy of this memorial to the Senate and House of Representatives of the Congress of the United States and to the United States Senators and Representatives from the state of Florida.

Which was read the first time in full.

Senator Edwards moved that the rules be waived and Senate Memorial No. 233 be read the second time in full and put upon its adoption.

Which was agreed to by a two-thirds vote and Senate Memorial No. 233 was read the second time in full.

The question was put on the adoption of the Memorial.

And Senate Memorial No. 233 was adopted, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

Senators Barber and Johnson (19th) requested permission of the Senate to be shown as co-introducers of Senate Bill No. 180.

Permission was granted.

Senator Herrell requested permission of the Senate to be shown as a co-introducer of Senate Bill No. 139.

Permission was granted.

Senator Herrell moved that Senate Bill No. 66, previously referred to the Committee on Public Health "B", the Committee on Appropriations and the Committee on Finance and Taxation, be referred only to the Committee on Public Health "B" and the Committee on Finance and Taxation, in the order named.

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

MESSAGE FROM THE GOVERNOR

The following message from the Governor was received:

STATE OF FLORIDA
OFFICE OF THE GOVERNOR
TALLAHASSEE

April 10, 1963

*The Honorable Wilson Carraway
President of the Senate
The Capitol
Tallahassee, Florida*

Dear Sir:

I have today transmitted to the office of the Secretary of State, Senate Concurrent Resolution No. 41, Regular Session, 1963, relating to the Honorable James E. Calkins.

Sincerely,
FARRIS BRYANT
Governor

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

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

Tallahassee, Florida
April 10, 1963

*The Honorable Wilson Carraway
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 Mathews—

S. B. NO. 98

Proof of publication attached.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

And Senate Bill No. 98, contained in the above message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida
April 9, 1963

*The Honorable Wilson Carraway
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 Representatives Dubbins, Faircloth, Pettigrew, Furlong, Spencer, Gong, Fincher, Yarborough, MacKenzie, Wolfson, Eldredge, Matthews, Baker and Weissenborn of Dade—

H. C. R. NO. 319—A RESOLUTION IN MEMORY OF THE HONORABLE DANIEL J. MAHONEY.

WHEREAS, Daniel J. Mahoney passed away on April 1, 1963, and

WHEREAS, Daniel J. Mahoney became the Publisher of the Miami News and served as Chairman of the Board of Trustees of the University of Miami, and

WHEREAS, the Legislature of the State of Florida feels that the life of Daniel J. Mahoney should be placed in the public records, NOW, THEREFORE,

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

That the House of Representatives and the Senate of the State of Florida make this public record of the life and achievements of this great citizen:

IN MEMORIAM

DANIEL J. MAHONEY

The Honorable Daniel J. Mahoney was born in Springfield, Illinois, in 1889. He worked as an engineer on a Southern Pacific route survey along the Mexican border area and as a sales manager for the Locomobile Corp. in Denver, Colorado. He later served as a scout with General John J. Pershing in the Mexican border action, and served as a first lieutenant of infantry in the Argonne and St. Mihiel campaigns and as a captain in the German occupation forces during World War I.

A short time thereafter, Mr. Mahoney came to Miami, Florida, and became one of the pioneers in the development of this state. He became the vice president and general manager of the Miami News in 1935, and later became the publisher of the paper. He devoted himself to making his community and state a better place to live and in addition to this and other civic accomplishments he served as President of the 1953 Community Chest. He also was a vigorous opponent of organized crime and was the primer mover in establishing the crime commission. His greatest love in his later years was the University of Miami, which he served until his death on April 1, 1963, as chairman of the board of trustees.

Mr. Mahoney's death saddened his many friends in the Legislature of the State of Florida and the impact of his loss will be felt throughout his community, state and nation, and as a final measure of respect,

BE IT FURTHER RESOLVED, that we, the Legislature of the State of Florida, by means of this concurrent resolution, express our sorrow at the death of Daniel J. Mahoney, and humbly express our appreciation for the contributions he made to his community, state and country, and

BE IT FURTHER RESOLVED, that a copy of this resolution duly inscribed by the officers of the legislature be delivered to the family of Daniel J. Mahoney, the Miami News and the University of Miami, and copies be spread upon the journals of the House and Senate and made a permanent part of the record of this Legislature.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

And House Concurrent Resolution No. 319, contained in the above message, was read the first time in full.

Senator Herrell moved that the rules be waived and House Concurrent Resolution No. 319 be read the second time in full and put upon its adoption.

Which was agreed to by a two-thirds vote and House Concurrent Resolution No. 319 was read the second time in full.

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

And House Concurrent Resolution No. 319 was unanimously adopted, and the action of the Senate was ordered certified to the House of Representatives.

Tallahassee, Florida
April 10, 1963

The Honorable Wilson Carraway
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 Representatives Roberts, Thomas, Moudry and Reed of Palm Beach—

H. B. NO. 236—A BILL TO BE ENTITLED AN ACT RELATING TO THE CITY OF DELRAY BEACH, PALM BEACH COUNTY, FLORIDA, AMENDING CHAPTER 25786, SPECIAL LAWS OF FLORIDA, ACTS OF 1949, AS AMENDED, SAME BEING THE CHARTER OF SAID CITY BY AMENDING SECTION 44 THEREOF BY SUBSTITUTING THE WORD "REMOVE" FOR THE WORD "MOVE" AS IT APPEARS IN SAID SECTION; AND PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representatives Roberts, Thomas, Moudry and Reed of Palm Beach—

H. B. NO. 237—A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARTER OF THE TOWN OF LANTANA, FLORIDA, CHAPTER 15302 SPECIAL ACTS OF 1931, AS AMENDED, BY AMENDING ARTICLE II SECTION 6 BY DELETING PROVISIONS PROVIDING FOR THE ELECTION OF THE TOWN MAYOR BY THE COUNCIL AND ADDING SECTION 7 (a) PROVIDING FOR THE ELECTION OF THE TOWN MAYOR BY THE ELECTORS AT THE GENERAL ELECTION IN 1964 AND EVERY THREE YEARS THEREAFTER, AND PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representatives Roberts, Thomas, Moudry and Reed of Palm Beach—

H. B. NO. 238—A BILL TO BE ENTITLED AN ACT RELATING TO THE CITY OF DELRAY BEACH, PALM BEACH COUNTY, FLORIDA, AMENDING CHAPTER 25786, SPECIAL LAWS OF FLORIDA, ACTS OF 1949, AS AMENDED, SAME BEING THE CHARTER OF SAID CITY BY AMENDING SECTION 146 THEREOF BY ADDING A SECOND UNNUMBERED PARAGRAPH THERETO EMPOWERING THE CITY COUNCIL TO SPEND PUBLIC FUNDS FOR THE CONDUCT OF STRAW VOTE ELECTIONS AT ANY TIME UPON A DETERMINATION BY THE COUNCIL THAT IT IS IN THE BEST INTEREST OF THE CITY TO OBTAIN AN EXPRESSION OF THE PEOPLE WITH RESPECT TO SOME MUNICIPAL QUESTION; AND PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Proof of publication of Notice was attached to House Bill No. 236 when it was introduced in the Senate, and evidence that such Notice has been published was estab-

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

And House Bill No. 236, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Proof of publication of Notice was attached to House Bill No. 237 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. 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.

Proof of publication of Notice was attached to House Bill No. 238 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. 238, 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 10, 1963

The Honorable Wilson Carraway
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 Representatives Roberts, Thomas, Moudry and Reed of Palm Beach—

H. B. NO. 245—A BILL TO BE ENTITLED AN ACT RELATING TO THE CITY OF DELRAY BEACH, PALM BEACH COUNTY, FLORIDA, AMENDING CHAPTER 25786, SPECIAL LAWS OF FLORIDA, ACTS OF 1949, AS AMENDED, SAME BEING THE CHARTER OF SAID CITY BY AMENDING SECTION 12 THEREOF PROVIDING THAT THE CITY COUNCIL SHALL BE THE GOVERNING BODY OF THE CITY, BEING COMPOSED OF FIVE MEMBERS, ONE OF WHOM SHALL BE THE DULY ELECTED MAYOR; CREATING THE POSITION OF VICE-MAYOR, PROVIDING FOR THE DUTIES OF THE OFFICE, AND THE PROCEDURE FOR SELECTION; PROVIDING AN ANNUAL DATE FOR COUNCILMEN TO ASSUME OFFICE; PROVIDING THAT THE PRESENT MAYOR-COUNCILMAN AND COUNCILMEN SHALL HOLD THEIR SEATS FOR THE TERM OF OFFICE FOR WHICH THEY WERE RESPECTIVELY ELECTED, OR UNTIL THEIR SUCCESSORS HAVE BEEN ELECTED AND TAKE OFFICE; AND PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representatives Roberts, Thomas, Moudry and Reed of Palm Beach—

H. B. NO. 251—A BILL TO BE ENTITLED AN ACT RELATING TO THE CITY OF DELRAY BEACH, PALM BEACH COUNTY, FLORIDA, AMENDING CHAPTER 25786, SPECIAL LAWS OF FLORIDA, ACTS OF 1949, AS AMENDED, SAME BEING THE CHARTER OF SAID CITY BY AMENDING SUB-SECTION 19 OF SECTION 7 THEREOF BY SUBSTITUTING THE WORD "REQUIRE" FOR THE WORD "ACQUIRE" AS IT APPEARS BETWEEN THE WORDS "TO" AND "THE" IN SAID SUB-SECTION; AND PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representative Karst of Indian River—

H. B. NO. 262—A BILL TO BE ENTITLED AN ACT AMENDING SECTION 4 OF CHAPTER 61-2275, LAWS OF FLORIDA, ENTITLED AN ACT TO ABOLISH SPECIAL TAX DISTRICT IN INDIAN RIVER COUNTY, FLORIDA, KNOWN AND DESIGNATED AS INDIAN RIVER COUNTY HOSPITAL DISTRICT, ETC., BY PROVIDING THAT ALL SUITS BROUGHT AGAINST SAID DISTRICT SHALL BE BEGUN ONLY IN INDIAN RIVER COUNTY; PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
 Chief Clerk, House of Representatives

Proof of publication of Notice was attached to House Bill No. 245 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. 245, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Proof of publication of Notice was attached to House Bill No. 251 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. 251, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Proof of publication of Notice was attached to House Bill No. 262 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. 262, contained in the above message, was read the first time by title only.

Senator Barber moved that the rules be waived and House Bill No. 262 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 262 was read the second time by title only.

Senator Barber moved that the rules be further waived and House Bill No. 262 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. 262 was read the third time in full.

Upon the passage of House Bill No. 262 the roll was called and the vote was:

Yeas—45.

Mr. President	Cross	Johnson (19th)	Ryan
Askew	Davis	Johnson (6th)	Spottswood
Barber	Edwards	Kelly	Stratton
Barron	Fraser	McCarty	Tucker
Blank	Friday	Mapoles	Usher
Boyd	Galloway	Mathews	Whitaker
Bronson	Gautier	Melton	Williams (27th)
Campbell	Gibson	Parrish	Williams (4th)
Clarke	Henderson	Pearce	Young
Cleveland	Herrell	Pope	
Connor	Hollahan	Price	
Covington	Johns	Roberts	

Nays—None.

So House Bill No. 262 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Tallahassee, Florida
 April 10, 1963

The Honorable Wilson Carraway
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 Representatives Roberts, Thomas, Moudry and Reed of Palm Beach—

H. B. NO. 239—A BILL TO BE ENTITLED AN ACT AMENDING SECTION 7 OF ARTICLE I AND SECTION 2 OF ARTICLE VI OF CHAPTER 29190, SPECIAL ACTS OF THE LEGISLATURE OF 1953, BEING SENATE BILL NO. 1168, ENTITLED: "AN ACT TO ABOLISH THE PRESENT MUNICIPAL GOVERNMENT OF THE TOWN OF JUPITER, PALM BEACH COUNTY, FLORIDA; TO CREATE AND ESTABLISH A NEW MUNICIPALITY TO BE KNOWN AS THE TOWN OF JUPITER, PALM BEACH COUNTY, FLORIDA; TO LEGALIZE AND VALIDATE THE ORDINANCES OF SAID TOWN OF JUPITER, AND OFFICIAL ACTS THEREUNDER; AND TO FIX AND PROVIDE ITS TERRITORIAL LIMITS, JURISDICTION AND POWERS, AND THE JURISDICTION AND POWERS OF ITS OFFICERS; AND PROVIDING FOR A REFERENDUM HEREON." AS AMENDED BY CHAPTER 59-1432, SPECIAL ACTS OF THE LEGISLATURE OF 1959, BEING HOUSE BILL NO. 1750; PROVIDING A SEVERABILITY CLAUSE; PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representatives Roberts, Thomas, Moudry and Reed of Palm Beach—

H. B. NO. 240—A BILL TO BE ENTITLED AN ACT RATIFYING, VALIDATING, APPROVING AND CONFIRMING ALL RESOLUTIONS AND ORDINANCES HERETOFORE ADOPTED AND ENACTED BY THE CITY OF DELRAY BEACH, IN PALM BEACH COUNTY, FLORIDA; AND PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representatives Roberts, Thomas, Moudry and Reed of Palm Beach—

H. B. NO. 241—A BILL TO BE ENTITLED AN ACT RELATING TO THE CITY OF DELRAY BEACH, PALM BEACH COUNTY, FLORIDA, AMENDING CHAPTER 25786, SPECIAL LAWS OF FLORIDA, ACTS OF 1949, AS AMENDED, SAME BEING THE CHARTER OF SAID CITY BY REPEALING SECTION 64 THEREOF SO AS TO ELIMINATE THE PROVISION PROVIDING FOR THE ESTABLISHMENT OF THE DEPARTMENT OF PUBLIC WORKS, CITY OF DELRAY BEACH, FLORIDA; AND PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
 Chief Clerk, House of Representatives

Proof of publication of Notice was attached to House Bill No. 239 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. 239, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Proof of publication of Notice was attached to House Bill No. 240 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. 240, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Proof of publication of Notice was attached to House Bill No. 241 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. 241, 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 10, 1963

The Honorable Wilson Carraway
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 Representative Owens of Martin—

H. B. NO. 230—A BILL TO BE ENTITLED AN ACT RECTIFYING, RATIFYING, CONFIRMING, VALIDATING AND LEGALIZING THE ASSESSMENTS, VALUATIONS OF PROPERTIES, LEVIES OF TAXES, TAX CERTIFICATES, THE FILING AND RECORDING OF LISTS OF TAX CERTIFICATES, AND TAX SALES, MADE BY THE CITY OF STUART, MARTIN COUNTY, FLORIDA, FOR THE YEARS A.D. 1961 AND 1962, AND AUTHORIZING THE COLLECTION OF SAID TAXES IN THE MANNER PROVIDED BY LAW.

Proof of publication attached.

Also—

By Representatives Roberts, Thomas, Moudry and Reed of Palm Beach—

H. B. NO. 231—A BILL TO BE ENTITLED AN ACT RELATING TO THE CITY OF DELRAY BEACH, PALM BEACH COUNTY, FLORIDA, AMENDING CHAPTER 25786, SPECIAL LAWS OF FLORIDA, ACTS OF 1949, AS AMENDED, SAME BEING THE CHARTER OF SAID CITY BY REPEALING SECTION 179 THEREOF SO AS TO ELIMINATE THE PROVISION PROVIDING FOR A GOLF COMMISSION; AND PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representative Owens of Martin—

H. B. NO. 235—A BILL TO BE ENTITLED AN ACT TO AMEND SECTION 61 OF CHAPTER 16692, SPECIAL ACTS OF 1933, LAWS OF FLORIDA, BEING "AN ACT TO ABOLISH THE PRESENT MUNICIPAL GOVERNMENT OF THE CITY OF STUART, IN MARTIN COUNTY, FLORIDA, AND TO CREATE, ESTABLISH AND ORGANIZE A MUNICIPALITY TO BE KNOWN AND DESIGNATED AS THE CITY OF STUART, AND TO

DEFINE ITS TERRITORIAL BOUNDARIES AND PROVIDE FOR ITS GOVERNMENT, JURISDICTION, POWERS, FRANCHISES AND PRIVILEGES", THE SUBSTANCE OF SAID AMENDMENT BEING TO AMEND SECTION 61 BY ELIMINATING THE NECESSITY OF WRITTEN BIDS FROM PROSPECTIVE DEPOSITORIES AND MAKING THE TAKING OF SUCH BIDS DISCRETIONARY WITH THE CITY COMMISSION; REPEALING ALL LAWS IN CONFLICT HEREWITH; PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE

Chief Clerk, House of Representatives

Proof of publication of Notice was attached to House Bill No. 230 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. 230, contained in the above message, was read the first time by title only.

Senator Bronson moved that the rules be waived and House Bill No. 230 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 230 was read the second time by title only.

Senator Bronson moved that the rules be further waived and House Bill No. 230 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. 230 was read the third time in full.

Upon the passage of House Bill No. 230 the roll was called and the vote was:

Yeas—45.

Mr. President	Cross	Johnson (19th)	Ryan
Askev	Davis	Johnson (6th)	Spottswood
Barber	Edwards	Kelly	Stratton
Barron	Fraser	McCarty	Tucker
Blank	Friday	Mapoles	Usher
Boyd	Galloway	Mathews	Whitaker
Bronson	Gautier	Melton	Williams (27th)
Campbell	Gibson	Parrish	Williams (4th)
Clarke	Henderson	Pearce	Young
Cleveland	Herrell	Pope	
Connor	Hollahan	Price	
Covington	Johns	Roberts	

Nays—None.

So House Bill No. 230 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 231 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. 231, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Proof of publication of Notice was attached to House Bill No. 235 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. 235, contained in the above message, was read the first time by title only.

Senator Bronson 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 Bronson 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—45.

Mr. President	Cross	Johnson (19th)	Ryan
Askew	Davis	Johnson (6th)	Spottswood
Barber	Edwards	Kelly	Stratton
Barron	Fraser	McCarty	Tucker
Blank	Friday	Mapoles	Usher
Boyd	Galloway	Mathews	Whitaker
Bronson	Gautier	Melton	Williams (27th)
Campbell	Gibson	Parrish	Williams (4th)
Clarke	Henderson	Pearce	Young
Cleveland	Herrell	Pope	
Connor	Hollahan	Price	
Covington	Johns	Roberts	

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.

Tallahassee, Florida
April 10, 1963

The Honorable Wilson Carraway
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 Representatives Roberts, Thomas, Moudry and Reed of Palm Beach—

H. B. NO. 242—A BILL TO BE ENTITLED AN ACT RELATING TO THE CITY OF DELRAY BEACH, PALM BEACH COUNTY, FLORIDA, AMENDING CHAPTER 25786, SPECIAL LAWS OF FLORIDA, ACTS OF 1949, AS AMENDED, SAME BEING THE CHARTER OF SAID CITY BY AMENDING SECTION 63 THEREOF BY ADDING A SECOND UNNUMBERED PARAGRAPH THERE-TO EMPOWERING EVERY POLICE OFFICER OF THE CITY OF DELRAY BEACH, FLORIDA, TO PURSUE ACROSS AND BEYOND THE CORPORATE LIMITS TO ANY POINT IN PALM BEACH COUNTY, AND ARREST WITHOUT A WARRANT, ANY PERSON WHO HAS COMMITTED A VIOLATION OF THE CITY ORDINANCES WITHIN THE CORPORATE LIMITS, PROVIDED THE VIOLATION IS COMMITTED IN THE PRESENCE OF THE POLICE OFFICER AND PURSUIT OF THE ALLEGED VIOLATOR IS CONTINUOUS AND IS MADE IMMEDIATELY THEREAFTER; AND PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representatives Roberts, Thomas, Moudry and Reed of Palm Beach—

H. B. NO. 243—A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARTER OF THE TOWN OF LANTANA, FLORIDA, CHAPTER 15302 SPECIAL ACTS OF 1931, AS AMENDED, BY ADDING ARTICLE XI PROVIDING FOR A CIVIL SERVICE BOARD AND ITS COMPOSITION, ITS DUTIES; PROVIDING FOR CLASSIFYING AND GRADING MUNICIPAL EMPLOYEES

AND THE FILLING OF JOB VACANCIES WITHIN THE MUNICIPALITY; PROVIDING FOR THE DISCHARGE OF EMPLOYEES AND THE METHOD OF APPEAL BY SUCH EMPLOYEES, HEARINGS ON APPEALS AND THE CONDUCT OF SUCH HEARINGS; PROVIDING FOR SUSPENSION OF EMPLOYEES AND APPEAL FROM SUCH SUSPENSION, AND FOR THE ABOLISHMENT OF CLASSIFICATIONS OR POSITIONS WITHIN THE MUNICIPALITY, AND PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representatives Roberts, Thomas, Moudry and Reed of Palm Beach—

H. B. NO. 244—A BILL TO BE ENTITLED AN ACT RELATING TO THE CITY OF DELRAY BEACH, PALM BEACH COUNTY, FLORIDA, AMENDING CHAPTER 25786, SPECIAL LAWS OF FLORIDA, ACTS OF 1949, AS AMENDED, SAME BEING THE CHARTER OF SAID CITY BY AMENDING THE FIRST UNNUMBERED PARAGRAPH OF SECTION 13 OF SAID CHARTER BY STRIKING THE WORDS "A DEPARTMENT OF PUBLIC WORKS" IN SAID PARAGRAPH; AND PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Proof of publication of Notice was attached to House Bill No. 242 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. 242, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Proof of publication of Notice was attached to House Bill No. 243 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. 243, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Proof of publication of Notice was attached to House Bill No. 244 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. 244, 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 10, 1963

The Honorable Wilson Carraway
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 Representative Adams of Highlands—

H. B. NO. 279—A BILL TO BE ENTITLED AN ACT PROVIDING THAT A MEMBER OF THE BOARD OF

PUBLIC INSTRUCTION OF HIGHLANDS COUNTY MAY HOLD STOCK OR BE AN OFFICER OR DIRECTOR OF A BANK WITHOUT DISQUALIFYING SUCH BANK AS A COUNTY DEPOSITORY; PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representative Sweeny of Volusia—

H. B. NO. 267—A BILL TO BE ENTITLED AN ACT AUTHORIZING THE BOARD OF COMMISSIONERS OF WEST VOLUSIA HOSPITAL AUTHORITY, A SPECIAL TAX DISTRICT CREATED BY CHAPTER 57-2085, LAWS OF FLORIDA, SPECIAL ACTS OF 1957, EXTRAORDINARY SESSION, TO ANNUALLY ASSESS AND LEVY FOR THE YEARS 1963, 1964 AND 1965, AGAINST THE TAXABLE PROPERTY OF THE WEST VOLUSIA HOSPITAL AUTHORITY DISTRICT, A TAX NOT TO EXCEED TWO (2) MILLS TO BE USED TO FINISH BUILDING AND EQUIPPING OF THE SOUTH WING OF THE FOURTH FLOOR OF THE WEST VOLUSIA MEMORIAL HOSPITAL, AND TO PAY ANY OUTSTANDING INDEBTEDNESS OF SAID WEST VOLUSIA HOSPITAL AUTHORITY INCURRED IN THE ESTABLISHMENT, EQUIPPING, OPERATION, MAINTENANCE AND REPAIR OF SAID WEST VOLUSIA MEMORIAL HOSPITAL, AND PROVIDING THAT NO PROVISION OF THIS ACT SHALL BE CONSTRUED TO LIMIT, MODIFY OR IN ANY MANNER AFFECT THE TAXING AUTHORITY GRANTED TO THE BOARD OF COMMISSIONERS OF THE WEST VOLUSIA HOSPITAL AUTHORITY IN SECTIONS 9, 12, 14, AS AMENDED, OR SECTION 15 OF CHAPTER 57-2085, LAWS OF FLORIDA, SPECIAL ACTS OF 1957, EXTRAORDINARY SESSION, AND AMENDMENTS THERE-TO, BUT THIS ACT AND THE TAXING AUTHORITY HEREIN GRANTED SHALL BE TAKEN AS BEING IN ADDITION THERETO, AND PROVIDING EFFECTIVE DATE.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

Proof of publication of Notice was attached to House Bill No. 279 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. 279, contained in the above message, was read the first time by title only.

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

Which was agreed to by a two-thirds vote and House Bill No. 279 was read the second time by title only.

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

Upon the passage of House Bill No. 279 the roll was called and the vote was:

Yeas—45.

Mr. President	Blank	Clarke	Cross
Askew	Boyd	Cleveland	Davis
Barber	Bronson	Connor	Edwards
Barron	Campbell	Covington	Fraser

Friday	Johnson (19th)	Pearce	Usher
Galloway	Johnson (6th)	Pope	Whitaker
Gautier	Kelly	Price	Williams (27th)
Gibson	McCarty	Roberts	Williams (4th)
Henderson	Mapoles	Ryan	Young
Herrell	Mathews	Spottswood	
Hollahan	Melton	Stratton	
Johns	Parrish	Tucker	

Nays—None.

So House Bill No. 279 passed, title as stated.

Proof of publication of Notice was attached to House Bill No. 267 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. 267, contained in the above message, was read the first time by title only.

Senator Gautier moved that the rules be waived and House Bill No. 267 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 267 was read the second time by title only.

Senator Gautier moved that the rules be further waived and House Bill No. 267 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. 267 was read the third time in full.

Upon the passage of House Bill No. 267 the roll was called and the vote was:

Yeas—45.

Mr. President	Cross	Johnson (19th)	Ryan
Askew	Davis	Johnson (6th)	Spottswood
Barber	Edwards	Kelly	Stratton
Barron	Fraser	McCarty	Tucker
Blank	Friday	Mapoles	Usher
Boyd	Galloway	Mathews	Whitaker
Bronson	Gautier	Melton	Williams (27th)
Campbell	Gibson	Parrish	Williams (4th)
Clarke	Henderson	Pearce	Young
Cleveland	Herrell	Pope	
Connor	Hollahan	Price	
Covington	Johns	Roberts	

Nays—None.

So House Bill No. 267 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Tallahassee, Florida
April 10, 1963

The Honorable Wilson Carraway
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 Representatives Usina and Craig of St. Johns—

H. B. NO. 68—A BILL TO BE ENTITLED AN ACT AMENDING SECTION 3 OF CHAPTER 17,664, SPECIAL ACTS OF 1935, PERTAINING TO SIZE OF MESH PERMITTED FOR TAKING OF FISH IN THE SALT WATERS OF ST. JOHNS COUNTY, FLORIDA, AND PROVIDING TIME FOR TAKING EFFECT.

Proof of publication attached.

Also—

By Representative Wadsworth of Flagler—

H. B. NO. 56—A BILL TO BE ENTITLED AN ACT AMENDING CHAPTER 25829, LAWS OF FLORIDA, ACTS OF 1949, BEING THE CHARTER OF THE TOWN OF FLAGLER BEACH, FLORIDA; AMENDING SECTION 20 OF SAID CHARTER TO PROVIDE FOR THE CONSTRUCTION, ACQUISITION, IMPROVEMENT, EXTENSION, AND OPERATION OF WATER SYSTEMS, SEWER SYSTEMS, GAS SYSTEMS, ELECTRIC SYSTEMS, PUBLIC PARKING SYSTEMS AND THE ISSUANCE OF REVENUE BONDS TO FINANCE THE COST OF SUCH SYSTEMS AND OTHER REVENUE-PRODUCING UNDERTAKINGS; PROVIDING FOR THE ISSUANCE OF GENERAL OBLIGATION BONDS PAYABLE FROM AD VALOREM TAXES; PROVIDING FOR THE ISSUANCE OF EXCISE TAX BONDS PAYABLE FROM UTILITIES SERVICES TAXES, CIGARETTE TAXES, FRANCHISE TAXES, OCCUPATIONAL LICENSE TAXES, OR OTHER EXCISE TAXES; PROVIDING FOR THE ISSUANCE OF ASSESSMENT BONDS PAYABLE FROM THE PROCEEDS OF SPECIAL ASSESSMENTS LEVIED AGAINST BENEFITED LANDS AND REAL ESTATE; PROVIDING FOR THE PLEDGE OF ADDITIONAL SECURITY FOR SAID REVENUE BONDS, EXCISE TAX BONDS AND ASSESSMENT BONDS, INCLUDING A PLEDGE OF THE FULL FAITH AND CREDIT AND TAXING POWER OF SAID TOWN; PROVIDING FOR THE PLEDGE OF SUCH SPECIAL ASSESSMENTS AS ADDITIONAL SECURITY FOR THE PAYMENT OF ANY BONDS ISSUED BY SAID TOWN, INCLUDING BUT NOT LIMITED TO, BONDS SECURED BY THE FULL FAITH AND CREDIT AND TAXING POWER OF SAID TOWN; PROVIDING FOR THE RIGHTS, SECURITY AND REMEDIES OF THE HOLDERS OF SUCH REVENUE BONDS, EXCISE TAX BONDS, ASSESSMENT BONDS OR GENERAL OBLIGATION BONDS AND FOR THE SALE THEREOF; PROVIDING FOR THE ISSUANCE OF SUCH GENERAL OBLIGATION BONDS TO AN AMOUNT NOT EXCEEDING TWENTY PER CENTUM (20%) OF THE ASSESSED VALUE OF THE REAL AND PERSONAL PROPERTY WITHIN THE INCORPORATED LIMITS OF SAID TOWN; AUTHORIZING THE LEVY OF SPECIAL ASSESSMENTS AGAINST BENEFITED LANDS AND REAL ESTATE FOR ANY OF SAID PURPOSES; RATIFYING, APPROVING AND CONFIRMING THE BOND ELECTION HERETOFORE HELD ON THE ISSUANCE OF \$650,000 GENERAL OBLIGATION BONDS OF SAID TOWN AND ALL PROCEEDINGS INCIDENT THERETO; AND PROVIDING WHEN THIS ACT SHALL TAKE EFFECT.

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
 Chief Clerk, House of Representatives

Proof of publication of Notice was attached to House Bill No. 68 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. 68, contained in the above message, was read the first time by title only and referred to the Committee on Salt Water Conservation.

Proof of publication of Notice was attached to House Bill No. 56 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. 56, contained in the above message, was read the first time by title only.

Senator Pope moved that the rules be waived and House Bill No. 56 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 56 was read the second time by title only.

Senator Pope moved that the rules be further waived and House Bill No. 56 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. 56 was read the third time in full.

Upon the passage of House Bill No. 56 the roll was called and the vote was:

Yeas—45.

Mr. President	Cross	Johnson (19th)	Ryan
Asker	Davis	Johnson (6th)	Spottswood
Barber	Edwards	Kelly	Stratton
Barron	Fraser	McCarty	Tucker
Blank	Friday	Mapoles	Usher
Boyd	Galloway	Mathews	Whitaker
Bronson	Gautier	Melton	Williams (27th)
Campbell	Gibson	Parrish	Williams (4th)
Clarke	Henderson	Pearce	Young
Cleveland	Herrell	Pope	
Connor	Hollahan	Price	
Covington	Johns	Roberts	

Nays—None.

So House Bill No. 56 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Tallahassee, Florida
 April 10, 1963

The Honorable Wilson Carraway
 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 Representative Karst of Indian River—

H. B. NO. 263—A BILL TO BE ENTITLED AN ACT TO AMEND SECTION 2 OF CHAPTER 24600, LAWS OF FLORIDA, 1947, ENTITLED AN ACT TO ABOLISH THE SPECIAL TAX DISTRICT IN INDIAN RIVER COUNTY, FLORIDA, KNOWN AND DESIGNATED AS INDIAN RIVER MOSQUITO CONTROL DISTRICT, ETC., AS AMENDED BY CHAPTER 61-2278, LAWS OF FLORIDA, BY ADDING THERETO A PROVISION FOR THE ELECTION IN 1964 OF ONE (1) COMMISSIONER FOR A TWO (2) YEAR TERM AND TWO (2) COMMISSIONERS FOR A FOUR (4) YEAR TERM, WITH ALL COMMISSIONERS SUBSEQUENTLY ELECTED FOR FOUR (4) YEAR TERMS; PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representative Karst of Indian River—

H. B. NO. 264—A BILL TO BE ENTITLED AN ACT RELATING TO THE PAYMENT OF GROUP HOSPITALIZATION AND HEALTH INSURANCE FOR THE SHERIFF AND HIS EMPLOYEES OF INDIAN RIVER COUNTY; CONFIRMING AND RATIFYING ALL ACTS AND PROCEEDINGS TAKEN PRIOR TO CERTAIN DATE; PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representative Williams of Gulf—

H. B. NO. 265—A BILL TO BE ENTITLED AN ACT AMENDING SECTION 9 OF CHAPTER 59-1983, LAWS OF FLORIDA, ACTS OF 1959, ENTITLED, "AN ACT TO ABOLISH THE PRESENT MUNICIPAL GOVERNMENT OF THE CITY OF WEWAHITCHKA, IN THE COUNTY OF GULF, IN THE STATE OF FLORIDA, AND TO CREATE, ESTABLISH AND ORGANIZE A MUNICIPALITY TO BE KNOWN AND DESIGNATED AS THE CITY OF WEWAHITCHKA, AND TO DEFINE ITS TERRITORIAL BOUNDARIES AND TO PROVIDE FOR ITS GOVERNMENT, JURISDICTION, POWERS, FRANCHISES AND PRIVILEGES", RELATING TO THE ELECTION OF THE CITY COMMISSION.

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. 263 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. 263, contained in the above message, was read the first time by title only.

Senator Barber moved that the rules be waived and House Bill No. 263 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 263 was read the second time by title only.

Senator Barber moved that the rules be further waived and House Bill No. 263 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. 263 was read the third time in full.

Upon the passage of House Bill No. 263 the roll was called and the vote was:

Yeas—45.

Mr. President	Cross	Johnson (19th)	Ryan
Askew	Davis	Johnson (6th)	Spottswood
Barber	Edwards	Kelly	Stratton
Barron	Fraser	McCarty	Tucker
Blank	Friday	Mapoles	Usher
Boyd	Galloway	Mathews	Whitaker
Bronson	Gautier	Melton	Williams (27th)
Campbell	Gibson	Parrish	Williams (4th)
Clarke	Henderson	Pearce	Young
Cleveland	Herrell	Pope	
Connor	Hollahan	Price	
Covington	Johns	Roberts	

Nays—None.

So House Bill No. 263 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 264 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. 264, contained in the above message, was read the first time by title only.

Senator Barber moved that the rules be waived and House Bill No. 264 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 264 was read the second time by title only.

Senator Barber moved that the rules be further waived and House Bill No. 264 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. 264 was read the third time in full.

Upon the passage of House Bill No. 264 the roll was called and the vote was:

Yeas—45.

Mr. President	Cross	Johnson (19th)	Ryan
Askew	Davis	Johnson (6th)	Spottswood
Barber	Edwards	Kelly	Stratton
Barron	Fraser	McCarty	Tucker
Blank	Friday	Mapoles	Usher
Boyd	Galloway	Mathews	Whitaker
Bronson	Gautier	Melton	Williams (27th)
Campbell	Gibson	Parrish	Williams (4th)
Clarke	Henderson	Pearce	Young
Cleveland	Herrell	Pope	
Connor	Hollahan	Price	
Covington	Johns	Roberts	

Nays—None.

So House Bill No. 264 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Proof of publication of Notice was attached to House Bill No. 265 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. 265, 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 10, 1963

The Honorable Wilson Carraway
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 Representative Karst of Indian River—

H. B. NO. 117—A BILL TO BE ENTITLED AN ACT RELATING TO ELECTIONS; AMENDING SECTION 99.041, FLORIDA STATUTES, TO PROVIDE FOR THE PRINTING OF NAMES OF CANDIDATES AND PARTY MEMBERS ON OFFICIAL PRIMARY ELECTION BALLOT AND EXCEPTIONS THERETO.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

And House Bill No. 117, contained in the above message, was read the first time by title only and referred to the Committee on Privileges and Elections.

Tallahassee, Florida
April 10, 1963

The Honorable Wilson Carraway
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 Representative Thomas of Palm Beach—

H. B. NO. 110—A BILL TO BE ENTITLED AN ACT

RELATING TO ELECTIONS; AMENDING SECTION 99.161(11), FLORIDA STATUTES, RELATING TO CONTRIBUTIONS AND EXPENSES OF CANDIDATES FOR PUBLIC OFFICE, TO INCLUDE CANDIDATES FOR CERTAIN MUNICIPAL OFFICES; 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. 110, contained in the above message, was read the first time by title only and referred to the Committee on Privileges and Elections.

Tallahassee, Florida
April 10, 1963

The Honorable Wilson Carraway
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 Representative Thomas of Palm Beach—

H. B. NO. 48—A BILL TO BE ENTITLED AN ACT RELATING TO THE ELECTION CODE, AND VIOLATIONS AND PENALTIES THEREOF; AMENDING CHAPTER 104, FLORIDA STATUTES, BY ADDING SECTION 104.012; PROVIDING THAT THE GIVING OF ANYTHING OF VALUE TO ANY PERSON IN CONSIDERATION FOR HIS BECOMING A REGISTERED VOTER CONSTITUTES A MISDEMEANOR; PROVIDING EFFECTIVE DATE.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,
LAMAR BLEDSOE
Chief Clerk, House of Representatives

And House Bill No. 48, contained in the above message, was read the first time by title only and referred to the Committee on Privileges and Elections and the Committee on Judiciary "A".

Tallahassee, Florida
April 10, 1963

The Honorable Wilson Carraway
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 Representative Ducker of Orange—

H. B. NO. 53—A BILL TO BE ENTITLED AN ACT RELATING TO WATER AND SEWER SYSTEMS; AMENDING SECTION 153.58, FLORIDA STATUTES, BY ADDING SUBSECTION (2); PROVIDING FOR THE FREQUENCY WITH WHICH PETITION FOR INCORPORATION INTO A WATER AND SEWER DISTRICT MAY BE FILED; 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. 53, contained in the above message, was read the first time by title only and referred to the Committee on County Organizations.

Senator McCarty moved that Senate Bill No. 6, as amended, be recalled from the Secretary of the Senate as Ex Officio Engrossing Clerk of the Senate.

Which was agreed to and it was so ordered.

Senator Gautier moved that the rules be waived and the Senate immediately reconsider the vote by which Senate Bill No. 6, as amended, passed the Senate on April 9, 1963.

S. B. NO. 6—A BILL TO BE ENTITLED AN ACT RELATING TO JUSTICES OF THE SUPREME COURT OF FLORIDA; PROVIDING FOR THE RETIREMENT OF CERTAIN SUPREME COURT JUSTICES FOR THE PURPOSE OF BEING ASSIGNED TO JUDICIAL SERVICE; FIXING LIMITATIONS ON SUCH RETIREMENT; PROVIDING EFFECTIVE DATE.

The President put the question: "Will the Senate now reconsider the vote by which Senate Bill No. 6, as amended, passed the Senate on April 9, 1963?"

Which was agreed to by a two-thirds vote and the Senate reconsidered the vote by which Senate Bill No. 6, as amended, passed the Senate on April 9, 1963.

The question recurred on the passage of Senate Bill No. 6, as amended.

Pending consideration thereof, Senator Gautier moved that the Senate reconsider the vote by which the following amendment to Senate Bill No. 6 was adopted by the Senate on April 9, 1963:

In Section 1, lines 2 and 3, page 1, insert the following: , and/or as judge of a district court of appeals of the state, which time of service, in either or both such court(s), when added to the time of service as justice of the supreme court shall aggregate ten (10) years or more

The President put the question: "Will the Senate now reconsider the vote by which the foregoing amendment to Senate Bill No. 6 was adopted by the Senate on April 9, 1963?"

Which was agreed to by a two-thirds vote and the Senate reconsidered the vote by which the foregoing amendment to Senate Bill No. 6 was adopted by the Senate on April 9, 1963.

The question recurred on the adoption of the foregoing amendment to Senate Bill No. 6.

Pending consideration thereof, Senator Gautier moved that Senate Bill No. 6, with pending amendment, be re-committed to the Committee on Judiciary "A".

Which was agreed to by a two-thirds vote and Senate Bill No. 6, with pending amendment, was re-committed to the Committee on Judiciary "A".

Senator Gautier, Chairman of the Committee on Judiciary "A," moved that the Committee on Judiciary "A" be allowed an additional ten days to report on all Bills now before the Committee.

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

Senator Johnson (19th), Chairman of the Committee on Transportation and Highway Safety, moved that the Committee on Transportation and Highway Safety be allowed an additional ten days to report on Senate Bill No. 34 now before the Committee.

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

Senator Parrish, Chairman of the Committee on Governmental Reorganization, moved that the Committee on Governmental Reorganization be allowed an additional five days to report on all Bills now before the Committee.

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

Senator Roberts, Chairman of the Committee on Public Health "B", moved that the Committee on Public Health "B" be allowed an additional five days to report on Senate Bill No. 66 now before the Committee.

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

Senator Price, Chairman of the Committee on Education—Higher Learning, moved that the Committee on Education—Higher Learning be allowed an additional ten days to report on all Bills now before the Committee.

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

Senator Herrell, Chairman of the Committee on Public Health "A", moved that the Committee on Public Health "A" be allowed an additional five days to report on all Bills now before the Committee.

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

Senator Blank, Chairman of the Committee on Privileges and Elections, moved that the Committee on Privileges and Elections be allowed an additional five days to report on all Bills now before the Committee.

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

Senator Mathews, Chairman of the Committee on Constitutional Amendments, moved that the Committee on Constitutional Amendments be allowed an additional ten days to report on all Bills and Joint Resolutions now before the Committee.

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

Senator Friday, Chairman of the Committee on Miscellaneous Legislation, moved that the Committee on Miscellaneous Legislation be allowed an additional ten days to report on all Bills now before the Committee.

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

Senator Pearce, Chairman of the Committee on Finance and Taxation, moved that the Committee on Finance and Taxation be allowed an additional ten days to report on all Bills now before the Committee.

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

Senator Campbell, Chairman of the Committee on Claims, moved that the Committee on Claims be allowed an additional ten days to report on Senate Bills Nos. 26 and 116 now before the Committee.

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

Senator Cross moved that, pursuant to the provisions of House Concurrent Resolution No. 5, when the Senate adjourns at this Session it adjourn to reconvene at 10:00 o'clock A. M., Friday, April 12, 1963.

Which was agreed to and it was so ordered.

ORDER OF THE DAY

CONSIDERATION OF BILLS AND JOINT RESOLUTIONS ON SECOND READING

S. B. NO. 32—A BILL TO BE ENTITLED AN ACT RELATING TO REGULATION OF TRAFFIC ON THE HIGHWAYS; AMENDING CHAPTER 317, FLORIDA STATUTES, BY ADDING SECTION 317.031; PROVIDING FOR THE SALE OF UNIFORM TRAFFIC CONTROL DEVICES AFTER JULY 1, 1963; PROVIDING FOR A UNIFORM TRAFFIC MANUAL; PROVIDING FOR THE REMOVAL OF UNAUTHORIZED TRAFFIC CONTROL DEVICES; AND PROVIDING AN EFFECTIVE DATE.

Was taken up in its order.

Senator Galloway moved that the rules be waived and Senate Bill No. 32 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 32 was read the second time by title only.

Senator Galloway moved that the rules be further waived and Senate Bill No. 32 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. 32 was read the third time in full.

Upon the passage of Senate Bill No. 32 the roll was called and the vote was:

Yeas—45.

Mr. President	Cross	Johnson (19th)	Ryan
Askew	Davis	Johnson (6th)	Spottswood
Barber	Edwards	Kelly	Stratton
Barron	Fraser	McCarty	Tucker
Blank	Friday	Mapoles	Usher
Boyd	Galloway	Mathews	Whitaker
Bronson	Gautier	Melton	Williams (27th)
Campbell	Gibson	Parrish	Williams (4th)
Clarke	Henderson	Pearce	Young
Cleveland	Herrell	Pope	
Connor	Hollahan	Price	
Covington	Johns	Roberts	

Nays—None.

So Senate Bill No. 32 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

S. B. NO. 35—A BILL TO BE ENTITLED AN ACT RELATING TO COMMERCIAL DRIVING SCHOOLS; AMENDING SECTION 488.03(1), FLORIDA STATUTES, PRESCRIBING FEES FOR APPLICATIONS AND LICENSES TO CONDUCT SUCH SCHOOLS; PROVIDING AN EFFECTIVE DATE.

Was taken up in its order.

Senator Galloway moved that the rules be waived and Senate Bill No. 35 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 35 was read the second time by title only.

Senator Galloway moved that the rules be further waived and Senate Bill No. 35 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. 35 was read the third time in full.

Upon the passage of Senate Bill No. 35 the roll was called and the vote was:

Yeas—44.

Mr. President	Covington	Johns	Rice
Askew	Cross	Johnson (19th)	Roberts
Barber	Davis	Johnson (6th)	Ryan
Barron	Edwards	Kelly	Spottswood
Blank	Fraser	McCarty	Stratton
Boyd	Friday	Mapoles	Tucker
Bronson	Galloway	Mathews	Usher
Campbell	Gibson	Melton	Whitaker
Clarke	Henderson	Parrish	Williams (27th)
Cleveland	Herrell	Pearce	Williams (4th)
Connor	Hollahan	Pope	Young

Nays—None.

So Senate Bill No. 35 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

S. B. NO. 36—A BILL TO BE ENTITLED AN ACT RELATING TO TRANSPORTATION OF SCHOOL CHILD-

DREN; AMENDING CHAPTER 234, FLORIDA STATUTES, BY ADDING SECTION 234.081, REQUIRING ALTERNATELY FLASHING LIGHTS FOR FRONT AND REAR OF SCHOOL BUSES; PROVIDING MINIMUM STANDARDS AND SPECIFICATIONS; PROVIDING FOR STATE BOARD OF EDUCATION TO ALTER SPECIFICATIONS; AND PROVIDING AN EFFECTIVE DATE.

Was taken up in its order.

Senator Galloway moved that the rules be waived and Senate Bill No. 36 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 36 was read the second time by title only.

Senator Galloway moved that the rules be further waived and Senate Bill No. 36 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. 36 was read the third time in full.

Upon the passage of Senate Bill No. 36 the roll was called and the vote was:

Yeas—45.

Mr. President	Cross	Johnson (19th)	Ryan
Askew	Davis	Johnson (6th)	Spottswood
Barber	Edwards	Kelly	Stratton
Barron	Fraser	McCarty	Tucker
Blank	Friday	Mapoles	Usher
Boyd	Galloway	Mathews	Whitaker
Bronson	Gautier	Melton	Williams (27th)
Campbell	Gibson	Parrish	Williams (4th)
Clarke	Henderson	Pearce	Young
Cleveland	Herrell	Pope	
Connor	Hollahan	Price	
Covington	Johns	Roberts	

Nays—None.

So Senate Bill No. 36 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

S. B. NO. 37—A BILL TO BE ENTITLED AN ACT RELATING TO MOTOR VEHICLES; REQUIRING 1964 AND SUBSEQUENT YEAR MODEL MOTOR VEHICLES TO BE EQUIPPED WITH SEAT SAFETY BELTS; ESTABLISHING STANDARDS FOR SUCH SEAT BELTS; REQUIRING THE DEPARTMENT OF PUBLIC SAFETY TO PUBLISH LISTS OF SEAT BELTS CONFORMING TO OFFICIAL STANDARDS; PROVIDING A PENALTY FOR VIOLATIONS; PROVIDING AN EFFECTIVE DATE.

Was taken up in its order.

Senator Galloway moved that the rules be waived and Senate Bill No. 37 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 37 was read the second time by title only.

Senator Young offered the following amendment to Senate Bill No. 37:

In Section 1, line 1, page 1, after the words: "it is unlawful for any person" insert the following: within the State of Florida.

Senator Young moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Campbell offered the following amendment to Senate Bill No. 37:

Add subsection (6)

The failure to use seat safety belts or safety harness as

required by this act shall not be admissible in a civil action as evidence of negligence or as evidence of contributory negligence.

Senator Campbell moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Stratton moved that Senate Bill No. 37, as amended, be re-referred to an appropriate Committee for study.

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

Senator Galloway then moved that the rules be further waived and Senate Bill No. 37, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 37, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 37, as amended, the roll was called and the vote was:

Yeas—20.

Askew	Connor	Henderson	Mapoles
Barber	Davis	Hollahan	Pearce
Blank	Fraser	Johnson (19th)	Ryan
Boyd	Galloway	Kelly	Spottswood
Campbell	Gibson	McCarty	Young

Nays—25.

Mr. President	Edwards	Melton	Usher
Barron	Friday	Parrish	Whitaker
Bronson	Gautier	Pope	Williams (27th)
Clarke	Herrell	Price	Williams (4th)
Cleveland	Johns	Roberts	
Covington	Johnson (6th)	Stratton	
Cross	Mathews	Tucker	

So Senate Bill No. 37, as amended, failed to pass.

Senator Stratton moved that the Senate reconsider the vote by which Senate Bill No. 37, as amended, failed to pass the Senate this day.

Senator Stratton moved that the rules be waived and the Senate do now take up and consider the motion to reconsider the vote by which Senate Bill No. 37, as amended, failed to pass the Senate this day.

Which was agreed to by a two-thirds vote.

The President put the question: "Will the Senate now reconsider the vote by which Senate Bill No. 37, as amended, failed to pass the Senate this day?"

Upon call of the roll on the question the vote was:

Yeas—22.

Askew	Davis	Hollahan	Ryan
Barber	Fraser	Johnson (19th)	Spottswood
Blank	Galloway	Kelly	Stratton
Boyd	Gautier	McCarty	Young
Campbell	Gibson	Mapoles	
Connor	Henderson	Pearce	

Nays—23.

Mr. President	Cross	Mathews	Tucker
Barron	Edwards	Melton	Usher
Bronson	Friday	Parrish	Whitaker
Clarke	Herrell	Pope	Williams (27th)
Cleveland	Johns	Price	Williams (4th)
Covington	Johnson (6th)	Roberts	

So the Senate refused to reconsider the vote by which

Senate Bill No. 37, as amended, failed to pass the Senate this day.

S. B. NO. 39—A BILL TO BE ENTITLED AN ACT RELATING TO TRAFFIC SAFETY COUNCILS; AUTHORIZING LOCAL GOVERNMENTS TO SUPPORT LOCAL SAFETY COUNCILS; PROVIDING FOR CONTRACTS, LEASES, AND DONATIONS OF LAND AND FUNDS TO ASSIST SUCH COUNCILS; PROVIDING AN EFFECTIVE DATE.

Was taken up in its order.

Senator Galloway moved that the rules be waived and Senate Bill No. 39 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 39 was read the second time by title only.

Senator Galloway moved that the rules be further waived and Senate Bill No. 39 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. 39 was read the third time in full.

Upon the passage of Senate Bill No. 39 the roll was called and the vote was:

Yeas—42.

Mr. President	Covington	Johnson (19th)	Ryan
Askew	Cross	Kelly	Spottswood
Barber	Davis	McCarty	Stratton
Barron	Edwards	Mapoles	Tucker
Blank	Fraser	Mathews	Usher
Boyd	Friday	Melton	Whitaker
Bronson	Galloway	Parrish	Williams (27th)
Campbell	Gibson	Pearce	Williams (4th)
Clarke	Henderson	Pope	Young
Cleveland	Herrell	Price	
Connor	Hollahan	Roberts	

Nays—None.

So Senate Bill No. 39 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

S. B. NO. 38—A BILL TO BE ENTITLED AN ACT REQUIRING THE ISSUANCE OF TRAFFIC CITATION FORMS BY TRAFFIC-ENFORCEMENT AGENCIES WITH RESPONSIBILITY FOR THE ISSUANCE OF AND THE MAINTENANCE OF RECORDS CONCERNING SUCH CITATIONS IN THE ADMINISTRATIVE OFFICER OF EACH SUCH AGENCY; PROVIDING A FORM FOR A UNIFORM TRAFFIC TICKET AND COMPLAINT; PROVIDING AN EFFECTIVE DATE.

Was taken up in its order.

Senator Galloway moved that the rules be waived and Senate Bill No. 38 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 38 was read the second time by title only.

The Committee on Transportation and Highway Safety offered the following amendment to Senate Bill No. 38:

In Section 2, line 1, on page 3, strike: "July 1, 1963" and insert in lieu thereof the following: January 1, 1964

Senator Galloway moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Friday offered the following amendment to Senate Bill No. 38:

In Section 2, line 1, page 3, strike out the entire section and insert in lieu thereof the following: Section 2. Such citations shall not be admissible in evidence in any trial.

Section 3. This act shall take effect January 1, 1964.

Senator Friday moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Galloway moved that the further consideration of Senate Bill No. 38, as amended, be temporarily deferred, the Bill retaining its place on the Calendar of Bills on Second Reading.

Which was agreed to and it was so ordered.

S. B. NO. 12—A BILL TO BE ENTITLED AN ACT RELATING TO THE ESTABLISHMENT OF UNIFORM FEES FOR SERVICE OF SUMMONS AND SUBPOENAS; PROVIDING AN EFFECTIVE DATE.

Was taken up in its order.

Senator Spottswood moved that the rules be waived and Senate Bill No. 12 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 12 was read the second time by title only.

Senator Parrish offered the following amendment to Senate Bill No. 12:

In Section 1, line 9, page 1, following the word "Statutes" strike the period and add the following: , and further providing that this act shall not reduce the fees now being collected in any county under a Special Act.

Senator Parrish moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Ryan offered the following amendment to Senate Bill No. 12:

In Section 3, strike: all of said section and insert in lieu thereof the following: This act shall take effect on July 1, 1963.

Senator Ryan moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Spottswood moved that the rules be further waived and Senate Bill No. 12, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 12, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 12, as amended, the roll was called and the vote was:

Yeas—30.

Mr. President	Covington	Johnson (6th)	Spottswood
Askew	Fraser	Kelly	Stratton
Barber	Galloway	McCarty	Tucker
Barron	Gibson	Mathews	Whitaker
Blank	Herrell	Parrish	Williams (27th)
Boyd	Hollahan	Price	Williams (4th)
Bronson	Johns	Roberts	
Connor	Johnson (19th)	Ryan	

Nays—14.

Campbell	Davis	Henderson	Usher
Clarke	Edwards	Melton	Young
Cleveland	Friday	Pearce	
Cross	Gautier	Pope	

So Senate Bill No. 12 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Spottswood moved that the rules be waived and Senate Bill No. 12 be immediately certified to the House of Representatives, after being engrossed.

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

Senator Pearce moved that Senate Bill No. 70 be removed from the Calendar and re-referred to an appropriate committee for further study.

Which was agreed to and Senate Bill No. 70 was re-referred to the Committee on Finance and Taxation.

S. B. NO. 15—A BILL TO BE ENTITLED AN ACT RELATING TO WEAPONS AND FIREARMS; AMENDING SECTION 790.23, FLORIDA STATUTES; PROVIDING A DEFINITION OF FELONIES; PROVIDING A PENALTY; PROVIDING AN EFFECTIVE DATE.

Was taken up in its order.

Senator Spottswood moved that the rules be waived and Senate Bill No. 15 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 15 was read the second time by title only.

Senator Spottswood moved that the rules be further waived and Senate Bill No. 15 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. 15 was read the third time in full.

Upon the passage of Senate Bill No. 15 the roll was called and the vote was:

Yeas—44.

Mr. President	Covington	Hollahan	Price
Askew	Cross	Johns	Roberts
Barber	Davis	Johnson (19th)	Ryan
Barron	Edwards	Kelly	Spottswood
Blank	Fraser	McCarty	Stratton
Boyd	Friday	Mapoles	Tucker
Bronson	Galloway	Mathews	Usher
Campbell	Gautier	Melton	Whitaker
Clarke	Gibson	Parrish	Williams (27th)
Cleveland	Henderson	Pearce	Williams (4th)
Connor	Herrell	Pope	Young

Nays—None.

So Senate Bill No. 15 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

S. B. NO. 62—A BILL TO BE ENTITLED AN ACT RELATING TO INSTITUTIONS OF HIGHER LEARNING; AMENDING SECTION 239.58, FLORIDA STATUTES, RELATING TO TRAFFIC ENFORCEMENT; PROVIDING AN EFFECTIVE DATE.

Was taken up in its order.

Senator Cross moved that the rules be waived and Senate Bill No. 62 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 62 was read the second time by title only.

Senator Cross moved that the rules be further waived and Senate Bill No. 62 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. 62 was read the third time in full.

Upon the passage of Senate Bill No. 62 the roll was called and the vote was:

Yeas—42.

Mr. President	Covington	Johns	Roberts
Askew	Cross	Johnson (19th)	Ryan
Barber	Davis	Kelly	Spottswood
Barron	Edwards	McCarty	Stratton
Blank	Fraser	Mapoles	Tucker
Boyd	Friday	Mathews	Usher
Bronson	Gautier	Melton	Whitaker
Campbell	Gibson	Parrish	Williams (27th)
Clarke	Henderson	Pearce	Williams (4th)
Cleveland	Herrell	Pope	
Connor	Hollahan	Price	

Nays—2.

Galloway Young

So Senate Bill No. 62 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

The hour of adjournment having arrived, a point of order was called and the Senate stood adjourned at 1:08 o'clock P. M., until 10:00 o'clock A. M., Friday, April 12, 1963, pursuant to the motion made by Senator Cross this day.