

# JOURNAL OF THE SENATE

Tuesday, May 14, 1963

The Senate convened at 10:00 o'clock A. M., pursuant to adjournment on Monday, May 13, 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:

Open our hearts, O Lord, that we may love those who do not love us; help us to restrain our natural tendency to resent the wrongs that people do to us and to take offense easily and quickly, and to nurse tenderly our grievances and grudges. May this day bring into our hearts a new sense of brotherhood and understanding that, as we are bound to one another, we may be bound to Thee. Amen.

The reading of the Journal was dispensed with.

The Senate daily Journal of Thursday, May 9, 1963, was further corrected as follows:

Page 691, column 2, line 2, counting from the bottom of the column, strike the letter "S" and insert in lieu thereof: H

Also—

Page 714, column 2, counting from the bottom of the column, insert between lines 27 and 28 the following:

Which was agreed to by a two-thirds vote

Also—

Page 714, column 2, line 27, counting from the bottom of the column, strike the word "And" and insert in lieu thereof: and

Also—

Page 717, column 2, line 30, strike the word "there" and insert in lieu thereof: thereto

Also—

Page 726, column 1, line 21, counting from the bottom of the column, strike the numerals "1487" and insert in lieu thereof: 1497

Also—

Page 728, column 2, counting from the bottom of the column, strike line 21 and insert in lieu thereof: is amended to read as follows: strike out "(c)"

And as further corrected was approved.

The Senate daily Journal of Friday, May 10, 1963, was further corrected as follows:

Page 730, column 2, line 17, counting from the bottom of the column, strike the word "Commission"

Also—

Page 738, column 2, line 6, strike the word "OF" and insert in lieu thereof: OR

Also—

Page 753, column 2, line 6, counting from the bottom of the column, strike the numerals "1526" and insert in lieu thereof: 1516

And as further corrected was approved.

The Senate daily Journal of Monday, May 13, 1963, was corrected as follows:

Page 795, column 2, strike line 29 and insert in lieu thereof the following:

SALE; PROVIDING FOR CERTAIN IMMUNITY FROM DAMAGES FOR NEWSPAPERS; PROVIDING EFFECTIVE DATE.

And as corrected was approved.

## REPORT OF JOINT COMMITTEE

The following Report of the Joint Committee created pursuant to Committee Substitute for House Resolution No. 194 House Concurrent Resolution No. 194 was received and read:

Tallahassee, Florida  
May 14, 1963

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

*Honorable Mallory E. Horne*  
*Speaker, House of Representatives*  
*Tallahassee, Florida*

*Sirs:*

This Committee was constituted on April 18, 1963, under the authority of Committee Substitute for H. C. R. 194 and by such resolution was directed to:

"\* \* \* investigate the methods, safeguards, limitations, interest rates and other matters which should be observed in governmental financing through the issuance and sale of revenue certificates or revenue bonds and all aspects of state law, policy and practices thereof."

\* \* \* \* \*

"\* \* \* make a thorough inquiry, time permitting, into all aspects of State laws, policies and practices in the issuance and sale of revenue certificates or revenue bonds."

\* \* \* \* \*

"\* \* \* make a report of its findings together with its recommendations to the Senate and to the House of Representatives not later than May 15, 1963."

This Committee under the above quoted authority and directive has conducted as thorough a study and investigation into such matters as the limited time afforded to it would permit. This Committee has been ever mindful of the pressing need for this legislature to have at the earliest possible date a realistic answer to the questions posed by the resolution, so that in the remaining days of this session the Senate and House of Representatives could, with the aid of this report, take such action as the legislature may deem necessary to meet whatever need

may exist for substantial capital outlay funds for state institutions.

In this study and investigation, the Committee has received statements and testimony from financial advisors, attorneys, accountants, brokers, bankers, members of the legislature, the executive branch of government and representatives of agencies of the State who have experience in the issuance and sale of revenue certificates and revenue bonds.

This Committee has not delved into the question regarding the use of the funds obtained by state agencies from the sale of revenue certificates and revenue bonds for the very important reason that it had no right to do so under the authority granted by the resolution. This Committee, however, is not unmindful that there has been on the part of the press, certain members of the legislature and a segment of the public an erroneous concept that Committee Substitute for H. C. R. 194 directed this Committee to include in its study not only the matters set forth in the resolution but also into the question of the use of public funds derived therefrom by the respective agencies and political subdivisions of the state; however, there was no such directive, express or implied, to this Committee.

From the evidence submitted to this Committee, there is no indication that the issuance and sale of revenue certificates or revenue bonds has been mishandled, but to the contrary the costs and interest rates have been comparable on similar issues with those of other states.

Any committee which may, in the future, be authorized to look into any questions in regard to the issuance and sale of revenue certificates and revenue bonds and the use of the funds derived therefrom by the respective agencies and political subdivisions of the State should be afforded (a) ample time to make a complete and thorough investigation which would be fair to all parties, (b) sufficient power and funds with which to make such investigation and (c) have in its possession an up-to-date certified audit of the books and records of any agency which it is investigating, comparable to the audit that is now being made by the State Auditing Department of the Florida Turnpike Authority, which audit we understand will be available sometime after May 16, 1963.

This Committee throughout has recognized that it had one prime and imperative objective which was to furnish this legislature a report upon which it could, should it see fit to do so, take such action to finance any now or future needed state institutions and capital outlay improvements through the issuance and sale of revenue certificates or revenue bonds.

The borrowing by state agencies through long-term debts is only a part of the fiscal difficulties facing the 1963 Legislature. If institutional capital outlay proposals are enacted at this time, additional taxes will be necessary in the future to provide operating funds for the new facilities. Requests for appropriations from the general revenue fund for the next two years exceed the \$837 million of estimated revenue by \$300 million or more. The measures which have been introduced in the legislature would not close this gap. Florida now levies all of the taxes used by other states except taxes on incomes, inheritances, and the severance of natural resources. Recent information on tax collections and the damage to the citrus industry suggests that the \$837 million estimate may not be achieved.

The constitutional prohibition against state debt is well known and Florida is sometimes described as a debt free state, but there is now outstanding a total of \$625 million or more in bonds and revenue certificates which are in some degree obligations of the state.

## STATE FUNDED LONG TERM DEBT

Principal Outstanding April 1963

ITEM	DESCRIPTION	AMOUNT	INTEREST RATES	
			Range	Average
1.	Florida State Turnpike Authority, 1962, financed from tolls and charges, under Chapter 340, F. S.	\$157,000,000		4.75
2.	Board of Control (dormitory and other university facilities) financed from rents, fees and charges under Chapter 243, F. S.	30,175,800		
3.	Jacksonville Expressway Authority, financed from tolls and gas tax 80% surplus, under Chapter 349, F. S.	68,000,000		4.21
STATE BOARD OF ADMINISTRATION				
4.	Old County Road and Bridge Bonds, financed from second gas tax (5th and 6th cents) under Article IX, Section 16, Florida Constitution	17,865,250	.75-6.0	3.44
5.	Lease Purchase Road and Bridge Projects, financed from second gas tax 80% surplus, tolls, etc., under Section 344.26 F. S.	197,339,000	2.3-6.0	3.93
6.	Improvement Commission and Development Commission Bonds for Public Buildings, financed from appropriations to state agencies, under Chapter 288, F. S.	9,428,000	3.25-6.0	4.01
7.	University System Improvement Revenue Bonds of 1962, by Florida Development Commission, financed from student fees, under Chapters 288 and 243, F. S.	25,000,000		4.17
8.	State Board of Education Bonds, financed by Motor Vehicle License Receipts under Article XII, Section 18, Florida Constitution and Section 236.601, F. S.	120,230,000	2.0-4.0	3.1
TOTAL		\$625,037,250		

As shown in the accompanying table, this total includes \$370 million administered by the State Board of Administration, \$30 million of Board of Control debts, \$157 million of the Florida State Turnpike Authority, and \$68 million of the Jacksonville Expressway, but it does not include the vast sums of interest to be paid on these debts, the \$614 million of accrued obligations to the state retirement system, or the equally large debts of municipalities against which is pledged the cities' portion of the cigarette tax. There is no doubt that a large decline in tourist paid taxes resulting from war, depression or extreme weather would create a serious financial situation. The revenues now pledged for debt service are not available for other purposes.

The record of how Florida got into this situation cannot be documented in a short time or in a few words. The Committee believes that many people from all branches of government must share the responsibility. Some Legislatures have failed to appropriate adequate funds for

capital outlay purposes, and the Budget Commission has used the capital outlay authorizations for flexibility in budget execution for which other states use short term borrowing. As a result, even the inadequate funds for buildings frequently are not released.

Other states have similar problems. Although only a few states have no constitutional restrictions against borrowing, all states have substantial obligations outstanding. Revenue financing by the states was insignificant a few years ago, but now makes up more than half of state debts. Ingenious officials supported by legislative enactments have found many and devious ways of circumventing the constitutional barriers. Projects financed by the pledge of tolls and local revenues are taken over by the state under lease-purchase agreements, state office buildings are built on the pledge of rents from future state appropriations, and a recent issue of university bonds pledged student fees from institutions yet to be built.

All of these activities have had the approval of the courts. When proposed bond issues have failed to secure approval, the proposals have been redrafted to meet the objections. Gradually the prohibitions against funded debts have been relaxed without abandoning the position that the full faith and credit of the state has not been pledged. The challenges to these bond suits and the opinions themselves show that many people have doubted the wisdom of these methods, as well as their constitutionality. The experience of the Ocean Highway and Port Authority (the Buccaneer Trail) shows clearly that when toll revenues fall below estimates and bonds are in default the state must assume responsibility, no matter how vigorous the denial that bondholders have any claim on the state.

A number of persons appearing before the Committee strongly recommended **Constitutional Restrictions Against State Debt** by A. James Heins. This recent book, a copy of which is being filed with the Secretary of the Senate and the Clerk of the House of Representatives, gives the results of a statistical study of the differences in interest rates on state general obligation bonds and revenue certificates. It also contains the constitutional provisions on long-term borrowing of all of the states and a bibliography of court decisions on non-guaranteed state bonds and certificates.

Also attached to and made part of this report, as exhibits, are statements given to the Committee by the Governor, the Attorney General, the Secretary of State, and the Superintendent of Public Instruction.

From the statements made to the Committee and from the documents available it is clear that:

1. Constitutional prohibitions have not prevented long-term state debts, but have resulted in new forms and types of revenue obligations.
2. These methods of borrowing have been more costly than the general obligation bonds of some states. The Heins study computed the interest differential to .56, .48 and .66 per cent for 1957, 1958 and 1959, respectively. Other costs incidental to the issuance and sale of revenue certificates may increase this difference.
3. Our State Board of Administration has an excellent reputation for good fiscal management. The constitutional school bond program financed from motor vehicle tag revenues under Article XII, Section 18, may be a model for other programs.
4. Capital borrowing is a highly technical operation. The services of the State Board of Administration should be extended.

#### THE COMMITTEE FINDS:

1. That no state, including Florida, has been able to

finance its capital outlay program entirely on a pay-as-you-go basis.

2. That the experience and history hereinabove delineated has proven that the most economic financing both from the standpoint of interest and cost is through the authorization of bonds under the Constitution.

3. That at this time without further intensive and comprehensive study it would not be advisable to remove from the Constitution the prohibition against pledging the full faith and credit of the State.

4. That revenue bonds authorized by a constitutional amendment with a recognized, adequate and dependable revenue source with a growth potential, pledged by such amendment, is a prime requisite to attracting the most favorable interest rates and costs.

5. That at this time the legislature through a constitutional amendment should limit its endeavors to the financing of the capital outlay necessary for institutions of higher learning and junior colleges.

6. That any proposed constitutional amendment be submitted to the people under Section 3, Article XVII, of the Constitution.

7. That the Board of Administration should be the fiscal agency to administer the program.

8. That as a prime requisite in providing additional safeguards and in insuring public confidence, it is necessary that a Bond Review Board be created to pass upon the feasibility of every bond revenue certificate issue or refunding program of any state agency. This Board should have legislative representation to insure that approval be given only to such building programs as have had prior legislative approval.

9. That the State Board of Administration shall hereafter approve the legal and fiscal sufficiency of all revenue certificates or revenue bonds or any refunding program of bonds and certificates now outstanding, and shall act as the fiscal agent for all state agencies.

10. That the marketing of bonds under any market conditions would be enhanced by providing a ceiling on the average net interest cost, rather than a ceiling on the interest rate.

11. That there is an immediate need for the creation by the legislature of an interim committee with sufficient power and funds to make a complete study of the entire field of revenue certificates and revenue bonds. This committee should report its findings and recommendations to the 1965 legislature.

12. That specific legislative approval for construction of buildings and other improvements at universities and junior colleges be a condition precedent to the issuance of bonds to finance the same.

#### THE COMMITTEE RECOMMENDS:

I. That the necessary legislation be passed to establish a Bond Review Board by statute, whose membership shall be composed of the members of the State Board of Administration, the President of the Senate and one member thereof to be designated by the President whose term as such member shall be four years and the Speaker of the House of Representatives and one member thereof to be designated by the Speaker whose term as such member shall be four years.

The duties of the Board shall include:

(a) The approving responsibility for all issues of state bonds or revenue certificates and/or the refunding of any issues.

(b) Establish fiscal policy with regard to the qualification of issues and their feasibility.

(c) Determination that any proposed bond program meets established criteria and has prior legislative approval.

II. That the Senate and House of Representatives appoint a joint interim committee with sufficient power and funds to make a thorough, complete, and continuing study into the entire field of revenue certificates and revenue bonds including the issuance and sale of such bonds and such other matters as the legislature may require of such interim committee.

III. In the event the legislature desires to meet, in whole or in part, capital outlay requirements for buildings authorized by appropriation bills now pending before the 1963 session then in such event this Committee recommends it be accomplished by the pledge of an existing adequate dependable source of revenue sufficient in amount with growth potential to meet future needs authorized by a constitutional amendment. Such amendment to be submitted to the electors at an early date through the use of Section 3, Article XVII, of the Constitution.

IV. In event the legislature desires to use limited constitutional bond financing for any capital outlay requirement as outlined in part III above, then in such event, the Committee recommends enactment at this session of implementing statutes to accomplish such objective.

In conclusion, the Committee has considered carefully the various aspects found to be desirable, and the recommendations herein made should insure that the intent of the legislature will be followed and good business practices and principles will be applied throughout the bond financing program of the State agencies of Florida.

Respectfully submitted,

WILLIAM G. O'NEILL  
Vice Chairman

B. C. PEARCE  
Chairman

WILBUR H. BOYD

IRLO BRONSON

FRED H. SCHULTZ

G. W. WILLIAMS

Members on behalf of the  
House of Representatives

Members on behalf of the  
Senate

Senator Pearce moved the adoption of the foregoing Report of the Joint Committee.

Which was agreed to and the Report was adopted.

#### REPORTS OF COMMITTEES

Senator Cleveland, Chairman of the Committee on Cities and Towns, reported that the Committee had carefully considered the following Bill:

S. B. NO. 786

—and recommends that the same pass.

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

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

C. S. FOR H. J. R. NO. 323

—and recommends that the same pass.

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

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

C. S. FOR H. J. R. NO. 428

—and recommends that the same pass.

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

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

H. J. R. NO. 794

—and recommends that the same pass.

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

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

S. B. NO. 901

—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 Roberts, Chairman of the Committee on Public Health "B", reported that the Committee had carefully considered the following Bills:

H. B. NO. 188

H. B. NO. 4

—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 Boyd, Chairman of the Committee on Welfare, reported that the Committee had carefully considered the following Bill:

S. B. NO. 823

—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 Boyd, Chairman of the Committee on Welfare, reported that the Committee had carefully considered the following Bill:

H. B. NO. 1146

—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 Boyd, Chairman of the Committee on Welfare, reported that the Committee had carefully considered the following Bill:

S. B. NO. 822

—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 REPORTS

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

S. B. NO. 79—A BILL TO BE ENTITLED AN ACT RELATING TO SALT WATER FISHERIES; AMENDING SECTION 370.15, FLORIDA STATUTES, BY ADDING THERETO SUBSECTION (7); PROHIBITING

THE DRAGGING OF UNLAWFUL GEAR DURING SHRIMP CLOSED SEASON; PROVIDING AN EFFECTIVE DATE.

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

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

And Senate Bill No. 79, contained in the above report, was certified to the House of Representatives.

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

**S. B. NO. 94**—A BILL TO BE ENTITLED AN ACT RELATING TO ADOPTIONS; AMENDING SECTIONS 72.07, 72.09 AND 72.10; ADDING A NEW SUBSECTION (3) TO SECTIONS 409.03 AND 409.24; ADDING SECTION 72.091, ALL FLORIDA STATUTES; AUTHORIZING THE STATE DEPARTMENT OF PUBLIC WELFARE TO ACCEPT PERMANENT COMMITMENT FOR ADOPTION AND TO PROVIDE ADOPTION SERVICES; PERMITTING THE DEPARTMENT TO ACCEPT FEES FOR ADOPTION COSTS AND SERVICES; PROVIDING AN APPROPRIATION; PROVIDING EFFECTIVE DATE.

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

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

And Senate Bill No. 94, contained in the above report, was certified to the House of Representatives immediately.

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

**S. B. NO. 117**—A BILL TO BE ENTITLED AN ACT RELATING TO BEAUTY CULTURE; AMENDING PARAGRAPH (d) OF SUBSECTION (1) OF SECTION 477.06 AND SECTION 477.10, FLORIDA STATUTES, TO PROVIDE SPECIAL PROCEDURE FOR THE CONDUCT OF WRITTEN EXAMINATIONS FOR BLIND APPLICANTS; ADDING SUBSECTION (3) TO SECTION 477.06, FLORIDA STATUTES, TO PROVIDE QUALIFICATIONS FOR BLIND RECIPIENTS OF SPECIALIST LICENSES.

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

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

**S. B. NO. 265**—A BILL TO BE ENTITLED AN ACT RELATING TO HIGHER EDUCATION; REPEALING CHAPTER 240, FLORIDA STATUTES; CREATING A NEW BOARD DESIGNATED THE BOARD OF REGENTS; PROVIDING MEMBERSHIP AND TERMS OF OFFICE OF SAID BOARD; PROVIDING DUTIES AND RESPONSIBILITIES OF SAID BOARD; PROVIDING AN EFFECTIVE DATE.

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

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

And Senate Bill No. 265, contained in the above report, was certified to the House of Representatives immediately.

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

**S. B. NO. 599**—A BILL TO BE ENTITLED AN ACT TO ABOLISH THE PRESENT MUNICIPAL CORPORATION OF THE CITY OF CRESTVIEW, FLORIDA, AND TO ESTABLISH, CREATE AND ORGANIZE IN ITS PLACE A MUNICIPAL CORPORATION TO BE KNOWN AS THE CITY OF CRESTVIEW, FLORIDA, SITUATED IN OKALOOSA COUNTY, FLORIDA; TO PROVIDE A CHARTER FOR SAID CITY; TO PROVIDE THE TERRITORIAL LIMITS THEREOF; TO PROVIDE FOR ITS GOVERNMENT, JURISDICTION, POWERS, AUTHORITY AND PRIVILEGES; TO ESTABLISH THE FORM OF GOVERNMENT OF SAID CITY AS A COUNCIL FORM; PROVIDING ITS OFFICERS, DUTIES, QUALIFICATIONS, AND TERMS OF OFFICE; TO DESIGNATE AND APPOINT MUNICIPAL OFFICERS, AND TO DEFINE THEIR DUTIES AND POWERS, TO PROVIDE FOR THE ELECTION OF THE MAYOR, CITY CLERK, AND MEMBERS OF THE CITY COUNCIL AND TO FIX THEIR TERMS OF OFFICE; PRESCRIBING THE MANNER OF HOLDING ELECTIONS; TO AUTHORIZE BOND ISSUES AND REVENUE CERTIFICATES AND TO PROVIDE ELECTIONS FOR THE ISSUANCE OF THE SAME; TO AUTHORIZE THE LEVY, ASSESSMENT AND COLLECTION OF AD VALOREM TAXES; IMPROVEMENTS ASSESSMENTS, AND LEVIES AND EXCISE TAXES, LICENSE TAXES AND PRIVILEGE TAXES; TO LEGALIZE AND VALIDATE THE ORDINANCES OF SAID CITY; AND TO PROVIDE FOR THE CARRYING INTO EFFECT THE PROVISIONS OF THIS ACT; PROVIDING EFFECTIVE DATE AND PROVIDING FOR REFERENDUM ON JUNE 25, 1963.

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

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

And Senate Bill No. 599, contained in the above report, was certified to the House of Representatives.

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

**COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 99**—A BILL TO BE ENTITLED AN ACT RELATING TO AND CREATING A PROGRAM OF MEDICAL ASSISTANCE FOR THE AGED; AMENDING CHAPTER 409, FLORIDA STATUTES, BY ADDING NEW SECTION 409.45; PROVIDING AN EFFECTIVE DATE.

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

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

And Committee Substitute for Senate Bill No. 99, contained in the above report, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk of the Senate, for enrolling.

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

**S. B. NO. 198**—A BILL TO BE ENTITLED AN ACT RELATING TO THE NOTARIES PUBLIC; AMENDING SECTION 117.01, FLORIDA STATUTES, RELATING TO THE APPOINTMENT, TERM OF OFFICE, POWERS, BOND AND OATH; AMENDING SECTION 117.02, RELATING TO WOMEN ELIGIBLE AND ADDING A NEW SUBSECTION (2) CONCERNING A CHANGE OF NAME; AMENDING 117.07, RELATING TO EXPIRATION OF COMMISSION AND AFFIXING SEAL; ADDING SECTION 117.09, TO PROVIDE PENALTIES FOR THE VIOLATION OF ANY PROVISION OF THIS CHAPTER; PROVIDING AN EFFECTIVE DATE.

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

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

And Senate Bill No. 198, contained in the above report, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk of the Senate, for enrolling.

#### ENROLLING REPORTS

Your Enrolling Clerk, to whom was referred—

**S. B. NO. 726**

—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 May 13, 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. 206**                      **S. B. NO. 716**

**S. B. NO. 368**                      **S. B. NO. 717**

**S. B. NO. 401**                      **S. B. NO. 728**

**S. B. NO. 490**                      **S. B. NO. 729**

**S. B. NO. 630**                      **S. B. NO. 733**

**S. B. NO. 633**                      **S. B. NO. 748**

**S. B. NO. 688**

—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 May 13, 1963.

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

Your Enrolling Clerk to whom was referred—

**H. B. NO. 46**                      **H. B. NO. 85**

**H. B. NO. 53**                      **H. B. NO. 86**

**H. B. NO. 68**                      **H. B. NO. 87**

**H. B. NO. 81**                      **H. B. NO. 91**

**H. B. NO. 92**

**H. B. NO. 105**

**H. B. NO. 111**

**H. B. NO. 117**

**H. B. NO. 129**

**H. B. NO. 138**

**H. B. NO. 139**

**H. B. NO. 140**

**H. B. NO. 141**

**H. B. NO. 142**

**H. B. NO. 143**

**H. B. NO. 145**

**H. B. NO. 311**

**H. B. NO. 356**

**H. B. NO. 461**

**H. B. NO. 567**

**H. C. R. NO. 1080**

**H. C. R. NO. 1322**

—reports same have been properly enrolled, signed by the Speaker and Chief Clerk of the House of Representatives, and by the President and Secretary of the Senate, and presented to the Governor on May 13, 1963.

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

Your Enrolling Clerk to whom was referred—

**H. B. NO. 384**

—reports same has been properly enrolled, signed by the Speaker and Chief Clerk of the House of Representatives, and by the President and Secretary of the Senate, and presented to the Governor on May 13, 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 Senator Whitaker—

**S. B. NO. 929**—A BILL TO BE ENTITLED AN ACT RELATING TO THE TIME IN WHICH CERTAIN EMINENT DOMAIN PROCEEDINGS SHALL BE TRIED BY THE APPROPRIATE COURT; DELETING THE THIRTY (30) DAY TIME REQUIREMENT; AMENDING SECTION 74.141(2), FLORIDA STATUTES; PROVIDING AN EFFECTIVE DATE.

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

By Senator Ryan—

**S. B. NO. 930**—A BILL TO BE ENTITLED AN ACT FOR THE RELIEF OF GEORGE T. HULL, JR., OF POMPANO BEACH, FLORIDA; MAKING 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 Price—

**S. B. NO. 931**—A BILL TO BE ENTITLED AN ACT ALLOWING RAYMOND LEWIS TO BRING AN ACTION AGAINST THE STATE; WAIVING THE SOVEREIGN IMMUNITY OF THE STATE TO ALLOW SUCH ACTION; 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 Whitaker—

**S. B. NO. 932**—A BILL TO BE ENTITLED AN ACT RELATING TO THE BOARD OF PUBLIC ASSISTANCE EXISTING IN ANY COUNTY HAVING A POPULATION

OF NOT LESS THAN THREE HUNDRED NINETY THOUSAND (390,000) INHABITANTS AND NOT MORE THAN FOUR HUNDRED FIFTY THOUSAND (450,000) INHABITANTS; AMENDING SECTION 1, CHAPTER 61-1007, LAWS OF FLORIDA, TO CHANGE THE NAME OF SAID BOARD TO HOSPITAL AND WELFARE BOARD, TO SET FORTH LEGISLATIVE FINDINGS; AMENDING SECTION 4, CHAPTER 61-1007, LAWS OF FLORIDA, TO PROVIDE FOR LIABILITY TO THE BOARD, AND TO PROVIDE FOR HOSPITALIZATION OF PRISONERS; AMENDING SECTION 6, CHAPTER 61-1007, LAWS OF FLORIDA, BY AMENDING SUBSECTIONS (5), (6), (8), (9), (15), AND (16) THEREOF, AND BY ADDING SUBSECTIONS (17), (18), (19) AND (20) THERETO, TO DEFINE FACILITIES AND REVENUES AND TO EMPOWER THE BOARD TO PROVIDE FOR CONSTRUCTION OR REPAIR OF USEFUL BUILDINGS OR FACILITIES, TO LEASE PROPERTY, ACCEPT GIFTS, ACQUIRE PROPERTY, PROVIDE FOR THE ISSUANCE OF BONDS, REVENUE CERTIFICATES, OR OTHER OBLIGATIONS, PLEDGE, HYPOTHECATE, OR ENCUMBER REVENUES, COOPERATE AND CONTRACT WITH ANY GOVERNMENTAL AGENCY OR INSTRUMENTALITY, EXERCISE THE POWER OF EMINENT DOMAIN, ESTABLISH RULES AND REGULATIONS FOR MANAGEMENT AND USE OF PROPERTIES UNDER ITS CONTROL, TO APPOINT GUARDS OR POLICE WITH FULL POLICE POWER, ESTABLISH RULES AND REGULATIONS AND BY-LAWS FOR THE ORGANIZATION AND OPERATION OF HOSPITALS AND THE STAFFS THEREOF, GIVE, GRANT, OR REVOKE PRIVILEGES OF STAFF MEMBERS OF SUCH HOSPITALS, AND EMPLOY CERTIFIED PUBLIC ACCOUNTANTS; AMENDING SECTION 7, CHAPTER 61-1007, LAWS OF FLORIDA, TO PROVIDE FOR THE PREPARATION AND SUBMISSION OF AN ANNUAL BUDGET, THE ADOPTION OF RESOLUTIONS PERTAINING TO THE AMOUNTS TO BE EXPENDED BY THE BOARD, AND THE AMOUNTS NECESSARY FOR PAYMENT OF PRINCIPAL AND INTEREST OF OUTSTANDING BONDS, TO PROVIDE FOR THE DUTIES OF THE BOARD OF COUNTY COMMISSIONERS AND THE COUNTY BUDGET COMMISSION, IF ANY, AND THE COUNTY TAX ASSESSOR AND COUNTY TAX COLLECTOR IN CONNECTION THEREWITH, FOR THE LEVY BY THE BOARD OF COUNTY COMMISSIONERS OF AD VALOREM TAXES UPON ALL TAXABLE PROPERTY IN THE COUNTY, AND FOR A RENEWAL AND REPLACEMENT FUND; AMENDING SECTION 9 OF CHAPTER 61-1007, LAWS OF FLORIDA, TO PROVIDE FOR THE MEMBERSHIP, APPOINTMENT, AND ELECTION OF THE BOARD, AND THE EFFECT OF THE INVALIDATION OF THE OFFICE OF ANY EX-OFFICIO MEMBER; AMENDING SECTION 12 OF CHAPTER 61-1007, LAWS OF FLORIDA, TO DELETE LIMITATION ON CAMPAIGN EXPENDITURES; AMENDING SECTION 13 OF CHAPTER 61-1007, LAWS OF FLORIDA, TO PROVIDE FOR THE ISSUANCE OF BONDS AND REVENUE CERTIFICATES; AMENDING SECTION 14 OF CHAPTER 61-1007, LAWS OF FLORIDA, TO PROVIDE FOR THE ISSUANCE OF BONDS; AMENDING CHAPTER 61-1007, LAWS OF FLORIDA, BY ADDING SECTION 14A PROVIDING FOR THE ISSUANCE OF REVENUE CERTIFICATES; AMENDING SECTION 15 OF CHAPTER 61-1007, LAWS OF FLORIDA, TO PROVIDE FOR THE REFUNDING OF BONDS OR REVENUE CERTIFICATES; AMENDING CHAPTER 61-1007, LAWS OF FLORIDA, BY ADDING SECTIONS 15A, 15B, 15C, 15D AND 15E, PROVIDING FOR RE-REGISTRATION OF FREEHOLDER ELECTORS, FREEHOLDER ELECTIONS, REMEDIES OF HOLDERS OF BONDS, REVENUE CERTIFICATES, AND OTHER OBLIGATIONS AND DECLARING THE EXERCISE OF POWER OF THE BOARD TO BE FOR A PUBLIC PURPOSE, PROVIDING FOR EXEMPTION OF THE PROPERTIES OF THE BOARD FROM TAX-

ATION AND THE HOLDING OF SECURITIES OF THE BOARD AS INVESTMENTS; AMENDING SECTIONS 16, 17 AND 18 OF CHAPTER 61-1007, LAWS OF FLORIDA, TO PROVIDE FOR THE APPLICABLE DATE OF THE PROVISIONS OF THIS CHAPTER; TO PROVIDE CIVIL SERVICE AND ADMINISTRATION; AMENDING THE TITLE OF CHAPTER 61-1007, LAWS OF FLORIDA, TO DELETE THE PHRASE "AND TO LEVY AN AD VALOREM TAX"; PROVIDING A SEVERANCE CLAUSE; AND PROVIDING FOR AN EFFECTIVE DATE.

Which was read the first time by title only.

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

Which was agreed to by a two-thirds vote and Senate Bill No. 932 was read the second time by title only.

Senator Whitaker moved that the rules be further waived and Senate Bill No. 932 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Senate Bill No. 932 was read the third time in full.

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

By Senator Williams (4th)—

S. B. NO. 933—A BILL TO BE ENTITLED AN ACT REVISING CHAPTER 502, FLORIDA STATUTES, RELATING TO MILK, AND IMITATION MILK PRODUCTS, THE SUPERVISION AND REGULATION OF MILK AND MILK PRODUCTS FOR HUMAN CONSUMPTION; PROVIDING FOR PURPOSE, ADMINISTRATION, DEFINITIONS, REGULATIONS, LICENSE, PERMITS, INSPECTION, LABELING AND REPORTS; PROVIDING PENALTY FOR VIOLATION; REPEALING SECTIONS 502.01 THROUGH 502.35, FLORIDA STATUTES; PROVIDING AN EFFECTIVE DATE.

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

By Senator Mapoles—

S. B. NO. 934—A BILL TO BE ENTITLED AN ACT RELATING TO THE INVESTMENT OF RETIREMENT AND OTHER TRUST FUNDS OF THE STATE BY THE STATE BOARD OF ADMINISTRATION; AMENDING SECTION 215.47(3), FLORIDA STATUTES; PROVIDING LIMITATION ON INVESTMENT IN CERTAIN APPROVED SECURITIES; PROVIDING AN EFFECTIVE DATE.

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

By Senator Blank—

S. B. NO. 935—A BILL TO BE ENTITLED AN ACT

RELATING TO APPROPRIATIONS; PROVIDING MONEYS FOR THE ANNUAL PERIODS BEGINNING JULY 1, 1963, AND JULY 1, 1964, TO PAY THE SALARIES OF PUBLIC DEFENDERS, ASSISTANTS AND INVESTIGATORS IN THE VARIOUS JUDICIAL CIRCUITS; PROVIDING AN EFFECTIVE DATE.

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

By Senator Pearce—

**SENATE CONCURRENT RESOLUTION NO. 936—**

A CONCURRENT RESOLUTION REQUESTING THE GOVERNOR OF THE STATE OF FLORIDA TO RETURN SENATE BILL NO. 628 TO THE SENATE FOR THE PURPOSE OF FURTHER CONSIDERATION.

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

Section 1. The Senate respectfully requests His Excellency, the Governor of Florida, to return Senate Bill No. 628 introduced by Senator Pearce of the 26th District, to the Senate for the purpose of further consideration.

Which was read the first time in full.

Senator Pearce moved that the rules be waived and Senate Concurrent Resolution No. 936 be read the second time in full and put upon its adoption.

Which was agreed to by a two-thirds vote and Senate Concurrent Resolution No. 936 was read the second time in full.

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

And Senate Concurrent Resolution No. 936 was adopted, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

By Senators Hollahan and Herrell—

**SENATE MEMORIAL NO. 937—**

A MEMORIAL TO THE CONGRESS OF THE UNITED STATES REQUESTING THE AID AND COOPERATION FROM THE CIVIL AERONAUTICS BOARD TO REPEAL THE SCHEDULE OF SUMMER EXCURSION AIR FARES BETWEEN NEW YORK AND MIAMI AND THAT RATES IN LINE WITH THOSE PROPOSED BY THE AIR LINES BE ADOPTED.

WHEREAS, the civil aeronautics board has adopted a schedule of summer excursion air fares between New York and Miami which are substantially higher than those proposed by the air lines on said route, and

WHEREAS, the summer tourist business is very vital to Florida economy, and

WHEREAS, the adopted rates are detrimental to the continued growth of the summer tourist business, and

WHEREAS, the air lines serving the New York-Miami route would be financially strengthened by having their year round operations stabilized, and

WHEREAS, the reduction of the presently adopted rates would be an economic benefit directly bestowed on the user of air transportation, NOW, THEREFORE,

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

That the congress of the United States and the civil aeronautics board be requested to repeal the present schedule of summer excursion air fares between New York and Miami. It is also requested that a schedule of rates be adopted that conforms with the fares recom-

mended by the air lines flying the New York-Miami route.

BE IT FURTHER RESOLVED that copies of this memorial be dispatched to the president of the United States, president of the United States Senate, speaker of the United States House of Representatives, to each member of the Florida delegation to the congress of the United States and to the civil aeronautics board, Washington, D. C.

Which was read the first time in full.

Senator Hollahan moved that the rules be waived and Senate Memorial No. 937 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. 937 was read the second time in full.

The question was put on the adoption of the Memorial.

And Senate Memorial No. 937 was adopted.

By Senator Askew—

S. B. NO. 938—A BILL TO BE ENTITLED AN ACT RELATING TO OFFICIAL AND ASSISTANT COURT REPORTERS; AMENDING SECTION 29.10, FLORIDA STATUTES; PROVIDING ONE (1) ADDITIONAL ASSISTANT COURT REPORTER IN THE FIRST (1st) JUDICIAL CIRCUIT; REGULATING THE RESIDENCE, DUTIES AND COMPENSATION OF OFFICIAL AND ASSISTANT COURT REPORTERS; PROVIDING EFFECTIVE DATE.

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

By Senator Askew—

S. B. NO. 939—A BILL TO BE ENTITLED AN ACT RELATING TO ESCAMBIA COUNTY; RELATING TO THE SOLICITATION OF FUNDS FOR RELIGIOUS, CHARITABLE AND PHILANTHROPIC CAUSES; REQUIRING A PERMIT; PROVIDING A PENALTY; PROVIDING AN EFFECTIVE DATE.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 939 when it was introduced in the Senate, and evidence that such Notice has been published was established by the Senate, as required by Section 21, Article III of the Constitution of the State of Florida.

Senator Askew moved that the rules be waived and Senate Bill No. 939 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 939 was read the second time by title only.

Senator Askew moved that the rules be further waived and Senate Bill No. 939 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. 939 was read the third time in full.

Upon the passage of Senate Bill No. 939 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. 939 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By Senator McCarty—

**S. B. NO. 940**—A BILL TO BE ENTITLED AN ACT AMENDING PARAGRAPH (a) OF SUBSECTION (1) OF SECTION 27.25, FLORIDA STATUTES, RELATING TO AND PROVIDING THE COMPENSATION OF STENOGRAPHERS FOR STATE ATTORNEYS, BY INCREASING THE SALARY OF EACH SUCH STENOGRAPHER; AND PROVIDING AN EFFECTIVE DATE.

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

By Senator McCarty—

**S. B. NO. 941**—A BILL TO BE ENTITLED AN ACT RELATING TO THE ISSUANCE OF SEARCH WARRANTS FOR THE SEARCH OF PRIVATE DWELLINGS; PROVIDING FOR THE ISSUANCE OF A SEARCH WARRANT FOR THE SEARCH OF A PRIVATE DWELLING FOR A WEAPON, INSTRUMENTALITY, OR PROPERTY, WHICH HAS BEEN OR IS BEING USED AS A MEANS TO COMMIT A FELONY; PROVIDING THAT NO SUCH SEARCH WARRANT SHALL BE ISSUED EXCEPT UPON A SHOWING OF PROBABLE CAUSE, SUPPORTED BY THE AFFIDAVIT OR AFFIDAVITS OF A CREDIBLE PERSON OR PERSONS, DESCRIBING THE DWELLING HOUSE TO BE SEARCHED AND THE WEAPON, INSTRUMENTALITY, OR PROPERTY TO BE SEIZED; AND PRESCRIBING THE EFFECTIVE DATE HEREOF.

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

By Senator McCarty—

**S. B. NO. 942**—A BILL TO BE ENTITLED AN ACT AMENDING SECTION 860.01, FLORIDA STATUTES, SO THAT THE SAME SHALL PROVIDE CRIMINAL PENALTIES FOR ANY PERSON WHEN, BY REASON OF HIS OPERATION OF AN AUTOMOBILE, TRUCK, MOTORCYCLE, OR ANY OTHER SELF-PROPELLED VEHICLE WHILE HE IS UNDER THE INFLUENCE OF INTOXICATING LIQUOR AND/OR NARCOTIC DRUGS AS DEFINED IN CHAPTER 398, FLORIDA STATUTES, AND/OR BARBITURATES AND/OR CENTRAL NERVOUS SYSTEM STIMULANTS AS DEFINED IN CHAPTER 404, FLORIDA STATUTES, DAMAGE TO THE PERSON OR PROPERTY OF ANOTHER OR THE DEATH OF ANY HUMAN BEING IS CAUSED; PRESCRIBING WHAT MUST BE ALLEGED AND PROVED WHEN IT IS CHARGED UNDER THIS ACT THAT A PERSON WAS UNDER THE INFLUENCE OF BARBITURATES AND/OR CENTRAL NERVOUS SYSTEM STIMULANTS; PROVIDING THAT A CONVICTION UNDER THIS ACT SHALL NOT BE A BAR TO ANY CIVIL SUIT FOR DAMAGES AGAINST THE PERSON SO CONVICTED; AND PRESCRIBING THE EFFECTIVE DATE HEREOF.

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

By Senator McCarty—

**S. B. NO. 943**—A BILL TO BE ENTITLED AN ACT RELATING TO SEARCH AND SEIZURE; REQUIRING THAT EVERY MOTION IN A CRIMINAL CASE TO QUASH A SEARCH WARRANT OR TO SUPPRESS EVIDENCE OBTAINED BY SEARCH AND SEIZURE MUST BE MADE, HEARD, AND DECIDED PRIOR TO THE COMMENCEMENT OF THE TRIAL OF THE CASE BUT PERMITTING THE MAKING OF SUCH A MOTION DURING THE TRIAL UPON THE BASIS OF FACTS DEVELOPED AT THE TRIAL WHICH WERE NOT

KNOWN TO THE MOVING DEFENDANT OR HIS ATTORNEY PRIOR TO THE TRIAL; AUTHORIZING THE STATE TO TAKE AN APPEAL, BEFORE THE TRIAL OF THE CASE COMMENCES, FROM AN ORDER QUASHING A SEARCH WARRANT OR SUPPRESSING EVIDENCE OBTAINED BY SEARCH AND SEIZURE; PROVIDING FOR STAYS PENDING SUCH APPEALS; PROVIDING THAT EACH DEFENDANT AS TO WHOM THE CAUSE IS STAYED PENDING SUCH AN APPEAL SHALL BE RELEASED UPON HIS OWN RECOGNIZANCE; AND PRESCRIBING THE EFFECTIVE DATE HEREOF.

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

By Senator McCarty—

**S. B. NO. 944**—A BILL TO BE ENTITLED AN ACT RELATING TO BUDGETS OF THE OPERATIONAL EXPENSES OF STATE ATTORNEYS AND THEIR ASSISTANTS; REQUIRING EACH STATE ATTORNEY TO SUBMIT TO THE STATE BUDGET DIRECTOR, ON OR BEFORE THE FIFTEENTH (15TH) DAY OF NOVEMBER IMMEDIATELY PRECEDING THE MEETING OF THE LEGISLATURE, A REPORT, ITEMIZED AS HEREIN REQUIRED, OF THE OPERATIONAL EXPENSES NEEDED FOR HIMSELF AND HIS ASSISTANTS DURING THE TWO YEARS BEGINNING THE FIRST (1ST) DAY OF JULY THEREAFTER; REQUIRING THAT EACH STATE ATTORNEY FORTHWITH SUBMIT TO SAID BUDGET DIRECTOR A LIKE ITEMIZED REPORT SHOWING THE AMOUNT NEEDED DURING THE TWO YEARS BEGINNING JULY 1, 1963, FOR OPERATIONAL EXPENSES FOR HIMSELF AND HIS ASSISTANTS, AND AUTHORIZING THE STATE BUDGET COMMISSION TO CONSIDER ALL SUCH REPORTS AND MAKE ITS RECOMMENDATIONS WITH RESPECT THERETO TO THE LEGISLATURE DURING ITS CURRENT SESSION; PROVIDING THAT ALL OF THE PROVISIONS OF CHAPTER 216, FLORIDA STATUTES, WHICH RELATE TO THE BUDGETS AND EXPENSES OF STATE OFFICERS SHALL HEREAFTER APPLY TO STATE ATTORNEYS AND THEIR BUDGETS AND EXPENSES; AND PRESCRIBING THE EFFECTIVE DATE HEREOF.

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

By Senator McCarty—

**S. B. NO. 945**—A BILL TO BE ENTITLED AN ACT AMENDING SUBSECTION (1) OF SECTION 317.20, FLORIDA STATUTES, RELATING TO AND PROVIDING PENALTIES FOR DRIVING WHILE UNDER THE INFLUENCE OF INTOXICATING LIQUOR OR NARCOTIC DRUGS, BY MAKING IT APPLICABLE TO A PERSON WHO DRIVES OR IS IN THE ACTUAL PHYSICAL CONTROL OF A VEHICLE WHILE UNDER THE INFLUENCE OF INTOXICATING LIQUOR AND/OR NARCOTIC DRUGS AS DEFINED IN CHAPTER 398, FLORIDA STATUTES, AND/OR BARBITURATES AND/OR CENTRAL NERVOUS SYSTEM STIMULANTS AS DEFINED IN CHAPTER 404, FLORIDA STATUTES, WHEN AFFECTED TO THE EXTENT THAT HIS OR HER NORMAL FACULTIES ARE IMPAIRED, AND BY PRESCRIBING WHAT MUST BE ALLEGED AND PROVED WHEN IT IS CHARGED UNDER THIS ACT THAT A PERSON WAS UNDER THE INFLUENCE OF BARBITURATES AND/OR CENTRAL NERVOUS SYSTEM STIMULANTS; AND PRESCRIBING THE EFFECTIVE DATE HEREOF.

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

By Senator McCarty—

**S. B. NO. 946**—A BILL TO BE ENTITLED AN ACT MAKING IT A MISDEMEANOR TO INSTITUTE OR EN-

GAGE IN A TELEPHONE CALL, CONVERSATION, OR CONFERENCE AND THEREIN USE PROFANE, OBSCENE, LEWD, LASCIVIOUS, FILTHY, OR INDECENT LANGUAGE OR THEREIN MAKE ANY LEWD, LASCIVIOUS, OR INDECENT SUGGESTION OR PROPOSAL; PROVIDING PENALTIES FOR THE VIOLATION HEREOF; AND PRESCRIBING THE EFFECTIVE DATE HEREOF.

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

By Senators Mathews and Pope—

**S. B. NO. 947**—A BILL TO BE ENTITLED AN ACT PROVIDING FOR THE CREATION AND APPOINTMENT OF A COMMITTEE OF THE LEGISLATURE TO BE AN INTERIM COMMITTEE TO MAKE INVESTIGATIONS IN THIS STATE OF ALL PHASES OF PRINTING ON WHICH STATE AND PUBLIC FUNDS ARE EXPENDED; PROVIDING FOR THE CONDUCT OF HEARINGS AND THE SUBPOENAING OF WITNESSES; PROVIDING FOR CIRCUIT COURTS TO ENFORCE THE COMMITTEE'S PROCESSES; PROVIDING FOR A REPORT OF THE COMMITTEE TO THE 1965 LEGISLATURE; AUTHORIZING THE EMPLOYMENT OF SPECIAL TECHNICAL AND LEGAL ASSISTANTS AND THE ACQUISITION OF NECESSARY ASSISTANCE; PROVIDING FOR EXPENSES OF THE COMMITTEE; PROVIDING AN APPROPRIATION; PROVIDING AN EFFECTIVE DATE.

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

By Senator Roberts—

**SENATE CONCURRENT RESOLUTION NO. 948**—

A CONCURRENT RESOLUTION REQUESTING THE GOVERNOR OF THE STATE OF FLORIDA TO RETURN SENATE BILL NO. 248 TO THE SENATE FOR THE PURPOSE OF FURTHER CONSIDERATION.

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

Section 1. The Senate respectfully requests His Excellency, the Governor of Florida, to return Senate Bill No. 248 introduced by Mr. Roberts of the 17th District, to the Senate for the purpose of further consideration.

Which was read the first time in full.

Senator Roberts moved that the rules be waived and Senate Concurrent Resolution No. 948 be read the second time in full and put upon its adoption.

Which was agreed to by a two-thirds vote and Senate Concurrent Resolution No. 948 was read the second time in full.

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

And Senate Concurrent Resolution No. 948 was adopted, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

By Senator Connor—

**S. B. NO. 949**—A BILL TO BE ENTITLED AN ACT RELATING TO SHERIFFS' BUDGETS IN ALL COUNTIES IN THE STATE HAVING A POPULATION OF NOT LESS THAN TEN THOUSAND NINE HUNDRED (10,900) NOR MORE THAN ELEVEN THOUSAND TWO HUNDRED THIRTY (11,230), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; PROVIDING AN EFFECTIVE DATE.

Which was read the first time by title only.

Senator Connor moved that the rules be waived and Senate Bill No. 949 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 949 was read the second time by title only.

Senator Connor moved that the rules be further waived and Senate Bill No. 949 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. 949 was read the third time in full.

Upon the passage of Senate Bill No. 949 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	Farrish	Williams (4th)
Clarke	Henderson	Pearce	Young
Cleveland	Herrell	Pope	
Connor	Hollahan	Price	
Covington	Johns	Roberts	

Nays—None.

So Senate Bill No. 949 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

**MESSAGE FROM THE GOVERNOR**

The following message from the Governor was received:

STATE OF FLORIDA  
OFFICE OF THE GOVERNOR  
TALLAHASSEE

May 14, 1963

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

*Dear Sir:*

I have today filed in the office of the Secretary of State, the following acts which originated in the Senate, Regular Session, 1963, same having remained in my office for the full constitutional period of five days, and will become law without my approval:

S. B. 12	S. B. 577
S. B. 432	S. B. 596
S. B. 560	S. B. 605
S. B. 561	S. B. 679
S. B. 576	

Respectfully,  
FARRIS BRYANT  
Governor

**MESSAGES FROM THE HOUSE OF REPRESENTATIVES**

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

Tallahassee, Florida  
May 13, 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 Gautier—

S. B. NO. 837

Proof of publication attached.

Also—

By Senator Ryan—

S. B. NO. 836

Proof of publication attached.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Senate Bills Nos. 837 and 836, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida  
May 14, 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 Stratton—

S. B. NO. 588

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Senate Bill No. 588, contained in the above message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida  
May 13, 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 Young—

S. B. NO. 843

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Senate Bill No. 843, contained in the above message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida  
May 13, 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 with amendments—

By Senators Mathews, Kelly, Carraway, Johnson (6th), Hollahan, Williams (4th), Price, Askew, Cleveland, Johnson (19th), Herrell, Blank, Barron, Spottswood, Ryan and McCarty—

S. B. NO. 323—A BILL TO BE ENTITLED AN ACT CREATING THE FLORIDA INSTALLMENT LAND SALES BOARD; PRESCRIBING ITS POWERS AND

DUTIES; REQUIRING THE REGISTRATION WITH SAID BOARD OF SUBDIVIDERS AND SALESMEN OF SUBDIVIDED REAL ESTATE AND FIXING THE FEE THEREFOR; PROVIDING FOR THE REVOCATION OR SUSPENSION OF CERTIFICATES OF REGISTRATION; MAKING UNLAWFUL THE PUBLICATION OF MISLEADING INFORMATION; PROVIDING FOR PENALTIES AND CIVIL REMEDIES; REPEALING SECTIONS 475.42(1)(e), 475.50, 475.51, 475.52, 475.521, 475.53, 475.54 AND 475.55, FLORIDA STATUTES; PROVIDING AN EFFECTIVE DATE.

Which amendments read as follows:

Amendment No. 1—

In Section 14, Sub-section (6), strike out: entire sub-section (6) and insert the following in lieu thereof:

“(6) Upon the occasion of all initial filings in proper form as required by the board, the board shall promptly place the information and all supporting data in its files and assign an identifying designation by number, letter or other suitable means, to said file. The board shall promptly inform the person filing that the information is properly filed, and the identifying designation assigned. The forty-five (45) day period provided in subsection (3) shall commence to run from the date of filing with the board.”

Amendment No. 2—

In Section 15, Sub-section (1), following the words “(1) The board” strike out: “shall” and insert the following in lieu thereof: “may”

Amendment No. 3—

In Section 15, Sub-section (1), following the words “relative to an examination or investigation.” add the following: “An examination or production of the above referred to books, accounts, records, documents or matters of the registrant shall not include any portions of said books, accounts, records, documents or matters containing a listing of prospective customers or a listing of methods of sale.”

Amendment No. 4—

In Section 16, Sub-section (2), following the word “revoked” insert the following: “after notice and hearing and”

Amendment No. 5—

In Section 5, Sub-section (1), following the words “may be filed with the board.” strike out “the period” and insert the following in lieu thereof: a semicolon (;) “provided however that usual discovery processes permitted parties under Florida Rules of Civil Procedure shall be available to any accused in revocation and suspension proceedings hereunder as to said papers, documents, reports or evidence in the possession of said board.”

Amendment No. 6—

In Section 4, Sub-section (6), add a new sentence to read as follows: “The accused may subpoena witnesses in all revocation and suspension proceedings under this chapter upon payment of the fees required by law for like service in suits at law.”

Amendment No. 7—

In 4th paragraph beginning “WHEREAS” following the words “inherent constitutional right” insert the following: “, subject to reasonable restrictions,”

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Senate Bill No. 323, contained in the above message, was read by title, together with House Amendments thereto.

Senator Mathews moved that the Senate concur in House Amendment No. 1 to Senate Bill No. 323, and the Senate concurred in House Amendment No. 1 to Senate Bill No. 323.

Senator Mathews moved that the Senate concur in House Amendment No. 2 to Senate Bill No. 323, and the Senate concurred in House Amendment No. 2 to Senate Bill No. 323.

Senator Mathews moved that the Senate concur in House Amendment No. 3 to Senate Bill No. 323, and the Senate concurred in House Amendment No. 3 to Senate Bill No. 323.

Senator Mathews moved that the Senate concur in House Amendment No. 4 to Senate Bill No. 323, and the Senate concurred in House Amendment No. 4 to Senate Bill No. 323.

Senator Mathews moved that the Senate concur in House Amendment No. 5 to Senate Bill No. 323, and the Senate concurred in House Amendment No. 5 to Senate Bill No. 323.

Senator Mathews moved that the Senate concur in House Amendment No. 6 to Senate Bill No. 323, and the Senate concurred in House Amendment No. 6 to Senate Bill No. 323.

Senator Mathews moved that the Senate concur in House Amendment No. 7 to Senate Bill No. 323, and the Senate concurred in House Amendment No. 7 to Senate Bill No. 323.

And Senate Bill No. 323, as amended, was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing, and the action of the Senate was ordered certified to the House of Representatives.

Tallahassee, Florida  
May 13, 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 with amendment—

By Senators Melton, Kelly, Herrell and Cross—

**S. B. NO. 139—A BILL TO BE ENTITLED AN ACT DECLARING TEACHING A PROFESSION WITH ALL THE RIGHTS, RESPONSIBILITIES AND PRIVILEGES; CREATING A PROFESSIONAL TEACHING PRACTICE COMMISSION; AUTHORIZING APPOINTMENT OF MEMBERS AND ADOPTION OF A CODE OF ETHICS AND PROFESSIONAL PERFORMANCE; PROVIDING FOR ADOPTION OF REGULATIONS APPROVED BY THE STATE BOARD OF EDUCATION; PROVIDING FOR AUTHORITY TO MAKE RECOMMENDATIONS INVOLVING SUSPENSION AND REVOCATION OF CERTIFICATES; PROVIDING EFFECTIVE DATE.**

Which amendment reads as follows:

In Section 2, Sub-section 3, line 22, page 2, following the words "the commission" insert the following: "for which each group is responsible"

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Senate Bill No. 139, contained in the above message, was read by title, together with the House Amendment thereto.

Senator Melton moved that the Senate concur in the House Amendment to Senate Bill No. 139, and the Senate concurred in the House Amendment to Senate Bill No. 139.

And Senate Bill No. 139, as amended, was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing, and the action of the Senate was ordered certified to the House of Representatives.

Tallahassee, Florida  
May 13, 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 indefinitely postponed—

By Senator Galloway—

S. B. NO. 746

Proof of publication attached.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Tallahassee, Florida  
May 14, 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 Roberts, Thomas, Moudry and Reed of Palm Beach—

**H. C. R. NO. 1740—A CONCURRENT RESOLUTION REQUESTING THE GOVERNOR OF THE STATE OF FLORIDA TO RETURN HOUSE BILL NO. 657 TO THE HOUSE OF REPRESENTATIVES FOR THE PURPOSE OF FURTHER CONSIDERATION.**

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

Section 1. The House of Representatives respectfully requests His Excellency, the Governor of Florida, to return House Bill No. 657 introduced by Representatives Roberts, Thomas, Moudry and Reed of Palm Beach County, to the House of Representatives for the purpose of further consideration.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And House Concurrent Resolution No. 1740, contained in the above message, was read the first time in full.

Senator Blank moved that the rules be waived and House Concurrent Resolution No. 1740 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. 1740 was read the second time in full.

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

And House Concurrent Resolution No. 1740 was adopted, and the action of the Senate was ordered certified to the House of Representatives immediately, by waiver of the rule.

Tallahassee, Florida  
May 13, 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 requests the return of—

By Representative Nash of Franklin—

**H. B. NO. 1234**—A BILL TO BE ENTITLED AN ACT RELATING TO COUNTY JUDGES IN ANY COUNTY IN THE STATE HAVING A POPULATION OF NOT LESS THAN SIX THOUSAND FIVE HUNDRED (6,500) AND NOT MORE THAN SIX THOUSAND SIX HUNDRED (6,600), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; PROVIDING A BUDGET PROCEDURE FOR SAID JUDGES; SETTING AND PROVIDING FOR THE PROCEDURES FOR PAYING THE SALARIES AND EXPENSES OF COUNTY JUDGES' OFFICES; PROVIDING FOR THE DISPOSITION OF THE FEES AND COMMISSIONS COLLECTED AND FOR THE RECORDS THEREOF; PROVIDING AN EFFECTIVE DATE.

Also—

By Representative Nash of Franklin—

**H. B. NO. 1453**—A BILL TO BE ENTITLED AN ACT RELATING TO THE PROSECUTING ATTORNEY IN ANY COUNTY IN THE STATE HAVING A POPULATION OF NOT LESS THAN SIX THOUSAND FIVE HUNDRED (6,500) AND NOT MORE THAN SIX THOUSAND SIX HUNDRED (6,600), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; PROVIDING FOR SALARY; PROVIDING A BUDGET PROCEDURE; PROVIDING AN EFFECTIVE DATE.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Senator Tucker moved that the request of the House of Representatives, as contained in the foregoing message, for the return of House Bill No. 1234 be granted.

And House Bill No. 1234 was ordered returned to the House of Representatives.

Senator Tucker moved that the request of the House of Representatives, as contained in the foregoing message, for the return of House Bill No. 1453 not be granted.

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

Tallahassee, Florida  
May 13, 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 concurred in Senate amendments to—

By Representative Bennett of Bay—

**H. B. NO. 1324**—A BILL TO BE ENTITLED AN ACT RELATING TO THE POLICE PENSION FUND OF PANAMA CITY, BAY COUNTY; AMENDING SECTIONS 12 AND 18 OF CHAPTER 24793, 1947, AS

AMENDED BY CHAPTER 57-1703, LAWS OF FLORIDA; PROVIDING A METHOD FOR DETERMINING PENSION AMOUNT AND REFUND; PROVIDING FOR THE OPERATION AND ADMINISTRATION OF THIS ACT.

Proof of publication attached.

Which amendments read as follows:

Amendment No. 1—

In Section 1, on page 3, following the section add "This act shall take effect July 1, 1963"

Amendment No. 2—

In the Title add the following: "; PROVIDING AN EFFECTIVE DATE."

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Tallahassee, Florida  
May 13, 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 concurred in Senate Amendments to—

By Representative Saunders of Clay—

**H. B. NO. 1372**—A BILL TO BE ENTITLED AN ACT RELATING TO THE CONSTRUCTION OF A SHOWER AND LOCKER ROOM IN ANY HIGH SCHOOL IN ANY COUNTY IN THE STATE HAVING A POPULATION OF NOT LESS THAN NINETEEN THOUSAND TWO HUNDRED (19,200) NOR MORE THAN TWENTY THOUSAND (20,000); ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; PERMITTING THE BOARD OF PUBLIC INSTRUCTION IN SUCH COUNTY TO CONSTRUCT SHOWER AND LOCKER ROOMS AS IN ITS DISCRETION IS REQUIRED; LIMITING THE COST OF SUCH CONSTRUCTION; PROVIDING AN EFFECTIVE DATE.

Which amendments read as follows:

Amendment No. 1—

In Section 2, line 3, on page 1, insert between the word "construction" and the word "which" the words: "on a day labor basis"

Amendment No. 2—

In Section 1, line 5, on page 1, strike: "a shower and locker room" and insert in lieu thereof the following: "shower and locker rooms"

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Tallahassee, Florida  
May 13, 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 concurred in Senate amendment to—

By the Committee on General Legislation—

**C. S. FOR H. B. NO. 312**—A BILL TO BE ENTITLED AN ACT RELATING TO THE SALE OF PRISON MADE

PRODUCTS; AMENDING SECTIONS 945.14 (1), 945.16 (1), AND 945.18, FLORIDA STATUTES; SETTING FORTH ITEMS AUTHORIZED TO BE SOLD TO STATE INSTITUTIONS, STATE AGENCIES, AND POLITICAL SUBDIVISIONS; INCREASING EARNED SURPLUS IN THE INDUSTRIAL TRUST FUND; PROVIDING THAT THE STATE AUDITOR SHALL DETERMINE THE EXCESS; PROVIDING FOR THE TRANSFER OF EXCESS TO THE GENERAL REVENUE FUND; AND PROVIDING AN EFFECTIVE DATE.

Which amendment reads as follows:

In Section 2, line 7, on page 2, strike: "book repair and book binding" and insert in lieu thereof the following: "metal products"

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Tallahassee, Florida  
May 13, 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 concurred in Senate amendments to—

By Representatives Hasson and Jordan of Sarasota—

**H. B. NO. 497—A BILL TO BE ENTITLED AN ACT RELATING TO ESTABLISHING AND CREATING A FIRE CONTROL DISTRICT IN A PORTION OF SARASOTA COUNTY, FLORIDA, TO BE KNOWN AND DESIGNATED AS THE NORTHEAST AREA SPECIAL FIRE CONTROL DISTRICT; DEFINING THE TERRITORIAL BOUNDARIES; PROVIDING FOR AND LIMITING THE POWERS, DUTIES, AND LIABILITIES OF SAID DISTRICT IN AND ABOUT OBTAINING AND ACQUIRING, BY PURCHASE OR OTHERWISE, FIRE FIGHTING EQUIPMENT, FIRE STATIONS, FIRE HYDRANTS AND WATER SUPPLY FOR PREVENTION OF ALL TYPES OF FIRES; PROVIDING FOR INSPECTION OF PLACES OF BUSINESS, APARTMENT HOUSES, THEATERS AND BUILDINGS WHERE LARGE GROUPS OF PERSONS MIGHT CONGREGATE; PROVIDING FOR THE EXERCISE AND ADMINISTRATION OF THE POWERS OF THE DISTRICT BY A BOARD OF FIRE COMMISSIONERS; PROVIDING FOR THE LEVY, COLLECTION AND ENFORCEMENT OF SPECIAL ASSESSMENTS AGAINST AND CREATING LIENS UPON THE LANDS AND BUILDINGS EMBRACED WITHIN THE DISTRICT IN ORDER TO RAISE FUNDS FOR THE PURPOSE OF THE DISTRICT, AND DETERMINING THE PRIORITY AND DIGNITY OF SUCH LIENS; PROVIDING FOR LIMITATIONS OF CLAIMS, DEMANDS AND SUITS AGAINST THE DISTRICT; AUTHORIZING AND EMPOWERING SUCH DISTRICT TO MAKE AND ENTER INTO CONTRACTS WITH FIRMS, INDIVIDUALS AND MUNICIPAL CORPORATIONS RELATING TO ANY AND ALL OF THE PURPOSES OF SAID DISTRICT; REPEALING ALL ACTS OR PARTS OF ACTS IN SO FAR AS A CONFLICT WITH THIS ACT; AND PROVIDING FOR A REFERENDUM.**

Proof of publication attached.

Which amendments read as follows:

Amendment No. 1—

In Section 4, following the words "for the purpose of the district." strike: The assessments shall apply to Homestead exempt as well as non-exempt values."

Amendment No. 2—

In Section 3, following the words "one (1) for three (3) years;" strike: "One (1) for four years; and one (1) for five (5) years," and insert the following in lieu thereof: "two (2) for four (4) years"

Amendment No. 3—

In Section 3, following the words "a full term of office shall be for" strike "five (5) years." and insert the following in lieu thereof: "four (4) years."

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Tallahassee, Florida  
May 13, 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 concurred in Senate Amendment to—

By Representative Fee of St. Lucie—

**H. B. NO. 614—A BILL TO BE ENTITLED AN ACT PROVIDING FOR AND CREATING JURY COMMISSIONERS IN SAINT LUCIE COUNTY, FLORIDA, AND PRESCRIBING THEIR QUALIFICATIONS, METHOD OF APPOINTMENT, POWERS, DUTIES, FUNCTIONS AND OFFICIAL TERMS, INCREASING THE NUMBER OF JURORS TO BE LISTED FOR JURY DUTY IN SAINT LUCIE COUNTY, FLORIDA, AND PROVIDING FOR THE SELECTION, LISTING, AND PROCUREMENT OF SUCH JURORS IN SUCH COUNTY, AND REPEALING ALL LAWS IN CONFLICT HERewith, AND PROVIDING AN EFFECTIVE DATE.**

Proof of publication attached.

Which amendment reads as follows:

In Section 1, strike Section 1 and insert in lieu thereof the following: "Section 1. That as soon after the effective date of this act as may be practicable, the Governor of the State of Florida shall appoint in St. Lucie County, three Jury Commissioners, each of whom shall be a registered voter and free holder of said county, and shall have been a resident of said county for not less than five years next preceding his or her appointment. One of said appointees shall hold office for a term ending on the first Tuesday after the first Monday of January, A.D., 1964; the second of said appointees shall hold office for a term ending on the first Tuesday after the first Monday of January, A.D., 1965; and the third of said appointees shall hold office for a term ending on the first Tuesday after the first Monday of January, A.D., 1966. The respective successors in office shall be qualified as aforesaid and shall be appointed by the Governor to hold office for terms of two years each."

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Tallahassee, Florida  
May 13, 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 concurred in Senate Amendment to—

By Representatives Hasson and Jordan of Sarasota—

**H. B. NO. 584—A BILL TO BE ENTITLED AN ACT TO AMEND SECTIONS 1, 2, 3, 4 AND 7 OF CHAPTER**

61-2864, LAWS OF FLORIDA, SPECIAL ACTS OF 1961 ENTITLED: AN ACT AUTHORIZING AND EMPOWERING THE BOARD OF COUNTY COMMISSIONERS OF SARASOTA COUNTY, FLORIDA, TO GRANT OR DENY FRANCHISES FOR PUBLIC WATER SYSTEMS AND SEWERAGE SYSTEMS IN ALL UNINCORPORATED AREAS OF SAID COUNTY; SUCH AMENDMENTS RELATE TO REVISION OF DEFINITIONS OF PUBLIC WATER SYSTEM, PUBLIC SEWAGE SYSTEM AND PUBLIC UTILITY, TO EXEMPT GOVERNMENTAL AGENCIES, LEGALLY CREATED WATER OR SEWERAGE DISTRICTS, AND ADDING THE DEFINITION FOR BULK WATER SYSTEM; PROVIDING TERM FOR BULK FRANCHISE; SETTING FORTH AREA TO BE INCLUDED IN BULK FRANCHISES; PROVIDING FEE FOR EXTENSION OF FRANCHISED AREA; PROVIDING A PENALTY FOR VIOLATION HEREOF; AND PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Which amendment reads as follows:

In Section 3, following the words "a bulk water utility as defined in paragraph" strike: "3." and insert the following in lieu thereof: "8."

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Tallahassee, Florida  
May 13, 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 concurred in Senate amendment to—

By Representatives Hasson and Jordan of Sarasota—

**H. B. NO. 585**—A BILL TO BE ENTITLED AN ACT RELATING TO SARASOTA COUNTY; AMENDING SUBSECTION (B) OF SECTION 10 CHAPTER 31264, AS AMENDED BY SECTION 9 CHAPTER 59-1854 SPECIAL ACTS OF 1959 BY PROVIDING FOR CONTROL OF THE MOVING OF BUILDINGS AND STRUCTURES FROM ONE LOCATION TO ANOTHER.

Proof of publication attached.

Which amendment reads as follows:

In the Title, following the words "AN ACT RELATING TO SARASOTA COUNTY; AMENDING SUBSECTION (B) OF SECTION 10 CHAPTER 31264," add: "SPECIAL ACTS OF 1955,"

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Tallahassee, Florida  
May 13, 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 concurred in Senate amendment to—

By Representative Griffin of Osceola—

**H. B. NO. 650**—A BILL TO BE ENTITLED AN ACT AMENDING SECTION 8, PARAGRAPH "B" OF THE CHARTER POWERS OF THE CITY OF KISSIMMEE, FLORIDA, WHICH AUTHORIZES THE CITY COMMIS-

SION AND NOT THE CITY MANAGER TO MAKE ALL CONTRACTS INVOLVING EXPENDITURES OF MORE THAN \$300.00 TO READ "THE CITY COMMISSION AND NOT THE CITY MANAGER SHALL MAKE ALL CONTRACTS INVOLVING EXPENDITURES OF MORE THAN \$1,000.00."

Proof of publication attached.

Which amendment reads as follows:

In Title, strike entire title and insert the following in lieu thereof:

"A BILL TO BE ENTITLED AN ACT RELATING TO THE CITY OF KISSIMMEE, OSCEOLA COUNTY, PROVIDING THAT CITY COMMISSION MAKE ALL CONTRACTS INVOLVING EXPENDITURES EXCEEDING ONE THOUSAND DOLLARS (\$1,000.00); PROVIDING AN EFFECTIVE DATE."

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Tallahassee, Florida  
May 13, 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 concurred in Senate amendment to—

By Representatives Hasson and Jordan of Sarasota—

**H. B. NO. 499**—A BILL TO BE ENTITLED AN ACT RELATING TO SARASOTA COUNTY HISTORICAL COMMISSION; PAYMENT OF REASONABLE EXPENSES AND SALARIES BY BOARD OF COUNTY COMMISSIONERS OF SARASOTA COUNTY AUTHORIZED.

Proof of publication attached.

Which amendment reads as follows:

In Section 3, following the words "All laws or parts of laws inconsistent with the provisions of this Act (including, but not limited to any conflicting provisions of Chapter" strike out "59-1814" and insert the following in lieu thereof: "59-1841"

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Tallahassee, Florida  
May 13, 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 concurred in Senate amendments to—

By Representatives Allsworth, Long, Eddy, Bell and Stolzenburg of Broward—

**H. B. NO. 1063**—A BILL TO BE ENTITLED AN ACT EXTENDING AND ENLARGING THE CORPORATE LIMITS OF THE CITY OF HOLLYWOOD, IN THE COUNTY OF BROWARD AND STATE OF FLORIDA, AND TO GIVE SAID CITY OF HOLLYWOOD JURISDICTION OVER THE TERRITORY EMBRACED IN SAID EXTENSION AND PROVIDING FOR A REFERENDUM.

Which amendments read as follows:

## Amendment No. 1—

In Section 3, following the words "and all expenses connected therewith" insert the following: "shall be"

## Amendment No. 2—

In Section 3, following the words, "referendum shall be called" insert the following: "by the Board of County Commissioners of Broward County"

## Amendment No. 3—

In Section 3, strike the words: "May 14, 1963" and insert in lieu thereof the following: "May 21, 1963"

## Amendment No. 4—

In Section 1, following the words: "that is to say:" strike the remainder of the section and insert in lieu thereof the following:

"Commence at the intersection of south right-of-way line of Taft Street and the existing West City Limits of the City of Hollywood; thence run westerly along said south right-of-way line of Taft Street to its point of intersection with east right-of-way line of the Sunshine State Parkway; thence northerly along said east right-of-way of the Sunshine State Parkway to its point of intersection with the south boundary line of the Dania Seminole Indian Reservation; thence easterly along said south reservation boundary to the east boundary of said reservation, thence northerly along said east boundary to the north right-of-way line of N.W. 33rd Street; thence easterly along said north right-of-way line of N.W. 33rd Street to its intersection with the east right-of-way line of N.W. 56th Avenue; thence southerly along said east right-of-way line of 56th Avenue to its intersection with the existing northerly City Limits of the City of Hollywood; thence westerly along said City Limit line to State Road 441 to the point where the existing City limit line turns southerly; thence southerly along said City limit line to its intersection with the south right-of-way line of Taft Street, the point of beginning. All of the above described property lying and being in Broward County, Florida."

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Tallahassee, Florida  
May 13, 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 the Legislative Council and Representatives Liles and de la Parte of Hillsborough and Fagan of Alachua—

**H. B. NO. 350**—A BILL TO BE ENTITLED AN ACT RELATING TO THE ESTABLISHMENT OF A CHILD PSYCHIATRIC INPATIENT UNIT AT THE UNIVERSITY OF FLORIDA; PROVIDING FOR THE ESTABLISHMENT OF AN ADVISORY BOARD; PROVIDING FOR THE UTILIZATION OF FEDERAL FUNDS; 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. 350, contained in the above message, was read the first time by title only.

Senator Friday moved that the rules be waived and House Bill No. 350 be placed on the Calendar of Bills on Second Reading, without reference.

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

Tallahassee, Florida  
May 13, 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 the Committee on Judiciary A—

**C. S. FOR H. B. NO. 254**—A BILL TO BE ENTITLED AN ACT RELATING TO FLORIDA STATE HOSPITALS AND TO THE PROCEDURE FOR ADJUDICATION OF PERSONS MENTALLY OR PHYSICALLY INCOMPETENT; AMENDING PARAGRAPH (B) OF SUBSECTION (7) OF SECTION 394.22, FLORIDA STATUTES, TO PROVIDE FOR MANDATORY APPOINTMENT OF COUNSEL TO REPRESENT INDIGENT INCOMPETENT, FIXING COMPENSATION OF COUNSEL AND SOURCE OF PAYMENT; AMENDING SUBSECTION (7) OF SECTION 394.22, FLORIDA STATUTES, BY ADDING A NEW PARAGRAPH TO BE DESIGNATED PARAGRAPH (D), TO PROVIDE FOR SENDING OF CERTIFIED COPY OF PROCEEDINGS TO COUNTY JUDGE'S COURT OF INCOMPETENT'S RESIDENCE WHERE PROCEEDINGS HELD IN ANOTHER COUNTY AND FOR FILING; PROVIDING AN EFFECTIVE DATE.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Committee Substitute for House Bill No. 254, contained in the above message, was read the first time by title only and referred to the Committee on Judiciary "A".

Tallahassee, Florida  
May 13, 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 Karl of Volusia—

**H. B. NO. 915**—A BILL TO BE ENTITLED AN ACT RELATING TO THE INCORPORATION OF ANY HAMLET, VILLAGE OR TOWN WITHIN THE BOUNDARIES OF CERTAIN ZONING DISTRICTS; AMENDING SECTION 165.01, FLORIDA STATUTES.

Also—

By Representative Crews of Baker—

**H. B. NO. 491**—A BILL TO BE ENTITLED AN ACT RELATING TO MOTOR VEHICLES LEFT UNCLAIMED; PROVIDING THAT FAILURE TO REPORT TO LAW ENFORCEMENT AUTHORITIES THE EXISTENCE OF SUCH VEHICLES SHALL PRECLUDE PARKING CHARGES; 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. 915, contained in the above message, was read the first time by title only and referred to the Committee on Cities and Towns.

And House Bill No. 491, contained in the above message, was read the first time by title only and referred to the Committee on Judiciary "B".

Tallahassee, Florida  
 May 13, 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 the required Constitutional three-fifths vote of all Members elected to the House of Representatives for the 1963 Session of the Florida Legislature—

By Representatives Thomas and Roberts of Palm Beach and Owens of Martin—

**H. J. R. NO. 1045—A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE XII OF THE STATE CONSTITUTION ADDING A SECTION TO BE NUMBERED BY THE SECRETARY OF STATE RELATING TO THE ELECTION OR APPOINTMENT OF SUPERINTENDENT OF PUBLIC INSTRUCTION IN ESCAMBIA, LAKE, MARTIN, OKEECHOBEE, PALM BEACH, PUTNAM AND SEMINOLE COUNTIES.**

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

That article XII of the Florida Constitution be amended as set forth below and that said resolution be submitted to the electors of Florida for ratification or rejection at the general election to be held in November, 1964.

**Section —. County superintendent of public instruction; appointment in certain counties.—**

(1) The county superintendent of public instruction shall be appointed by the county board of public instruction in the counties of Escambia, Lake, Martin, Okeechobee, Palm Beach, Putnam and Seminole wherein the proposition is affirmed by a majority vote of the qualified electors of any such county making the office of county superintendent of public instruction appointive.

(2) The board of public instruction of the county must request an election, which may be a special election or may be on the ballot of any regular primary or general election to be designated by the board of public instruction, and upon such timely request the board of county commissioners of such county will call such special election or cause to be placed on the ballot at such other election the proposition whether subsection 1 shall be effective in such county.

(3) Any county adopting the provisions of subsection (1) hereof may after four years return to its former status and reject the provisions of this section by the same procedure outlined in subsection (2) hereof for adopting the provision thereof in the beginning.

(4) In the event a referendum election results in a change in the method of selecting a county superintendent, the incumbent shall be permitted to serve the remainder of the term of office to which he was duly elected or appointed.

—and respectfully requests the concurrence of the Senate therein.

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

And House Joint Resolution No. 1045, contained in the above message, was read the first time in full.

Senator Bronson moved that the rules be waived and House Joint Resolution No. 1045 be read the second time in full.

Which was agreed to by a two-thirds vote and House Joint Resolution No. 1045 was read the second time in full.

Senator Bronson moved that the rules be further waived and House Joint Resolution No. 1045 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Joint Resolution No. 1045 was read the third time in full.

Upon the passage of House Joint Resolution No. 1045 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 Joint Resolution No. 1045 passed by the required Constitutional three-fifths vote of all members elected to the Senate for the 1963 Regular Session of the Florida Legislature, and the action of the Senate was ordered certified to the House of Representatives.

Senator Bronson moved that the House of Representatives be requested to return Senate Joint Resolution No. 260 to the Senate, for further action.

Which was agreed to and it was so ordered.

Tallahassee, Florida  
 May 13, 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 Marshburn of Levy—

**H. B. NO. 131—A BILL TO BE ENTITLED AN ACT RELATING TO CONFEDERATE WIDOWS; AMENDING THE INTRODUCTORY PARAGRAPH AND SUBSECTION (5) OF SECTION 291.04, FLORIDA STATUTES, BY INCREASING PENSIONS FOR WIDOWS OF CONFEDERATE VETERANS; PROVIDING AN APPROPRIATION; 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. 131, contained in the above message, was read the first time by title only and referred to the Committee on Appropriations.

Tallahassee, Florida  
May 13, 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 Chiles of Polk—

**H. B. NO. 739**—A BILL TO BE ENTITLED AN ACT RELATING TO COMBINATIONS RESTRICTING TRADE OR COMMERCE; AMENDING SECTIONS 542.01, 542.03, 542.05, 542.07, 542.09, ALL FLORIDA STATUTES; ADDING NEW SECTIONS 542.011, 542.052 AND 542.13, FLORIDA STATUTES; DEFINING TRUSTS AND COMBINATIONS; PROVIDING ENFORCEMENT PROCEDURE FOR CIVIL AND CRIMINAL PENALTIES ESTABLISHED HEREBY; PROVIDING FOR LIMITATIONS OF ACTIONS AND TOLLING THEREOF; PROVIDING EFFECTIVE DATE.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And House Bill No. 739, contained in the above message, was read the first time by title only and referred to the Committee on Judiciary "C".

Tallahassee, Florida  
May 13, 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 Daniel of Lake—

**H. B. NO. 974**—A BILL TO BE ENTITLED AN ACT RELATING TO SERVICE OF PROCESS UPON NON-RESIDENT OWNERS OR OPERATORS OPERATING OR MAINTAINING AN AIRCRAFT IN THE STATE; PROVIDING A FEE FOR SUCH SERVICE: PROVIDING AN EFFECTIVE DATE.

Also—

By Representative Craig of St. Johns—

**H. B. NO. 1015**—A BILL TO BE ENTITLED AN ACT RELATING TO THE LICENSING OF FUNERAL ESTABLISHMENTS; AMENDING SUBSECTION (1) OF SECTION 470.30(1), FLORIDA STATUTES; PROVIDING THAT CERTIFICATE OF REGISTRATION MUST BE SHOWN BEFORE AN OCCUPATIONAL LICENSE MAY BE ISSUED; 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. 974, contained in the above message, was read the first time by title only and referred to the Committee on Judiciary "B".

And House Bill No. 1015, contained in the above message, was read the first time by title only and referred to the Committee on Public Health "B".

Tallahassee, Florida  
May 13, 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 Turlington of Alachua, Saunders of Monroe, Thomas and Roberts of Palm Beach, Yarborough and Faircloth of Dade, Wells of Escambia, Karl of Volusia and Thomas of Bradford—

**H. B. NO. 379**—A BILL TO BE ENTITLED AN ACT RELATING TO THE MUNICIPAL FIREMEN'S PENSION TRUST FUND; PROVIDING A COMPREHENSIVE REVISION AND CONSOLIDATION OF CHAPTER 175, FLORIDA STATUTES; PROVIDING FOR THE IMPOSITION OF LICENSE FEES AND TAXES, AND FOR THE DISPOSITION THEREOF; PROVIDING FOR THE SUPERVISION AND REGULATION OF THE MUNICIPAL FIREMEN'S PENSION TRUST FUND; PROVIDING FOR RETIREMENT BENEFITS TO FIREMEN; PROVIDING FOR PENALTIES FOR THE VIOLATION OF THIS ACT; REPEALING SECTIONS 175.01 THROUGH 175.27, FLORIDA STATUTES, 1961; 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. 379, contained in the above message, was read the first time by title only.

Senator Kelly moved that the rules be waived and House Bill No. 379 be placed on the Calendar of Bills on Second Reading, without reference.

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

Tallahassee, Florida  
May 13, 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 the Committee on Judiciary A—

**H. B. NO. 1456**—A BILL TO BE ENTITLED AN ACT RELATING TO LIFE INSURANCE POLICIES AND THE DISPOSITION OF THE PROCEEDS THEREOF; PROVIDING FOR THE EXEMPTION OF PROCEEDS OF LIFE INSURANCE POLICIES FROM THE CLAIMS OF CREDITORS UNDER CERTAIN CIRCUMSTANCES; AUTHORIZING THE INSURED UNDER CERTAIN CIRCUMSTANCES TO DIRECT THE USE OF PROCEEDS OF INSURANCE ON HIS LIFE BY HIS WILL AND TO DEVISE OR BEQUEATH SUCH PROCEEDS; AMENDING SECTION 222.13, FLORIDA STATUTES; AND PROVIDING AN EFFECTIVE DATE.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And House Bill No. 1456, contained in the above message, was read the first time by title only.

Senator Connor moved that the rules be waived and House Bill No. 1456 be placed on the Calendar of Bills on Second Reading, without reference.

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

Tallahassee, Florida  
May 13, 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 Fagan of Alachua—

**H. B. NO. 1439—A BILL TO BE ENTITLED AN ACT RECOGNIZING AND CONFIRMING CERTAIN LAND TRUSTS; PROVIDING THAT EVERY CONVEYANCE HERETOFORE OR HEREAFTER MADE TRANSFERRING INTERESTS IN REAL PROPERTY, LEASES OR MORTGAGES TO ANY PERSON OR CORPORATION QUALIFIED TO ACT AS A FIDUCIARY IN WHICH THE GRANTEE IS DESIGNATED "TRUSTEE" OR "AS TRUSTEE" SHALL VEST IN THE GRANTEE FULL RIGHTS OF OWNERSHIP OVER THE SUBJECT MATTER CONVEYED NOTWITHSTANDING NO BENEFICIARY IS NAMED THEREIN OR THAT REFERENCE THEREIN IS MADE TO ANY UNRECORDED INSTRUMENT; PROVIDING THAT NO PERSON DEALING WITH SUCH A TRUSTEE SHALL BE OBLIGATED TO INQUIRE INTO THE IDENTITY OF ANY UNNAMED BENEFICIARY, SEE TO THE ADEQUACY OR DISPOSITION OF THE PROCEEDS OR INQUIRE INTO THE PROVISIONS OF ANY UNRECORDED INSTRUMENT; PROVIDING THAT ANY PERSON DEALING WITH SUCH A TRUSTEE SHALL TAKE FREE OF THE CLAIMS OF ALL NAMED OR UNNAMED BENEFICIARIES AND OF ANYONE CLAIMING UNDER THEM; PROVIDING THAT A DECLARATION THAT THE INTEREST OF ANY BENEFICIARY IN SUCH A TRUST IS PERSONAL PROPERTY, SHALL BE CONTROLLING; AND PROVIDING AN EFFECTIVE DATE.**

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And House Bill No. 1439, contained in the above message, was read the first time by title only.

Senator Cross moved that the rules be waived and House Bill No. 1439 be placed on the Calendar of Bills on Second Reading, without reference.

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

Tallahassee, Florida  
May 13, 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 Walker of Collier—

**H. B. NO. 352—A BILL TO BE ENTITLED AN ACT RELATING TO THE BOARD OF PARKS AND HISTORIC MEMORIALS; AMENDING SECTION 592.05, FLORIDA STATUTES, PROVIDING FOR MEETINGS OF BOARD; 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. 352, contained in the above message, was read the first time by title only and referred to the Committee on Forestry and Parks.

Tallahassee, Florida  
May 13, 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 Daniel of Lake—

**H. B. NO. 973—A BILL TO BE ENTITLED AN ACT RELATING TO INTERNAL IMPROVEMENT TRUST FUND; AMENDING CHAPTER 253, FLORIDA STATUTES, BY ADDING SECTION 253.67, PROVIDING FOR PRESUMPTION OF DEDICATION OF CERTAIN LAKE BOTTOMS; AUTHORIZING TRUSTEES OF SAID FUND TO REGULATE SAID LAKES; 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. 973, contained in the above message, was read the first time by title only and referred to the Committee on Judiciary "B".

Tallahassee, Florida  
May 13, 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 the Committee on Judiciary C—

**H. B. NO. 1232—A BILL TO BE ENTITLED AN ACT REQUIRING THE PROSECUTOR IN CERTAIN CRIMINAL CASES TO PERMIT THE DEFENDANT TO INSPECT AND COPY PHOTOGRAPHS, WRITTEN STATEMENTS, OR CONFESSIONS, PROVIDING THE PROCEDURE THEREFOR; AND PROVIDING AN EFFECTIVE DATE.**

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And House Bill No. 1232, contained in the above message, was read the first time by title only.

Senator Barron moved that the rules be waived and House Bill No. 1232 be placed on the Calendar of Bills on Second Reading, without reference.

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

Tallahassee, Florida  
May 13, 1963

*The Honorable Wilson Carraway*  
*President of the Senate*

Sir:

I am directed by the House of Representatives to in-

form the Senate that the House of Representatives has adopted—

By Representative Chiles of Polk—

**H. C. R. NO. 881**—A CONCURRENT RESOLUTION RELATING TO THE PRESIDENT'S YOUTH PHYSICAL FITNESS PROGRAM.

WHEREAS, the future of our country depends upon the health and well-being of our youth, and

WHEREAS, our schools have carried out magnificently the responsibility of developing the mental fitness of our youth, and

WHEREAS, it is only fitting that our school system continue to develop our youth by placing additional emphasis upon physical fitness, and

WHEREAS, our schools can best carry out this function by adopting a physical fitness program that has received national recognition, and

WHEREAS, the President's Youth Physical Fitness Program is designed to meet the physical needs of today's youth, NOW, THEREFORE,

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

Section 1. That the state department of education adopt the principles contained in the President's Youth Physical Fitness Program in both elementary and secondary schools, and that all students, excepting those with physical handicaps should devote at least fifteen minutes each day to vigorous exercise.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And House Concurrent Resolution No. 881, contained in the above message, was read the first time in full and referred to the Committee on Resolutions and Memorials.

Tallahassee, Florida  
May 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 the required Constitutional two-thirds vote of all members elected to the House of Representatives for the 1963 Session of the Florida Legislature—

By Representative Bedenbaugh of Columbia—

**H. B. NO. 1167**—A BILL TO BE ENTITLED AN ACT RELATING TO RELIEF OF F. M. HENDERSON AS A RESULT OF FLOODING CAUSED BY BUILDING OF INTERSTATE HIGHWAY 75; PROVIDING APPROPRIATION AND EFFECTIVE DATE.

Also—

By Representative Nash of Franklin—

**H. B. NO. 719**—A BILL TO BE ENTITLED AN ACT RELATING TO THE RELIEF OF PAUL WILSON; MAKING AN APPROPRIATION TO COMPENSATE HIM FOR DAMAGES CAUSED BY THE CONFISCATION OF OYSTERS BY THE STATE BOARD OF HEALTH; PROVIDING AN EFFECTIVE DATE.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And House Bills Nos. 1167 and 719, contained in the above message, were read the first time by title only and referred to the Committee on Claims and the Committee on Appropriations.

Tallahassee, Florida  
May 13, 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 Adams of Highlands and Land of Orange—

**H. B. NO. 662**—A BILL TO BE ENTITLED AN ACT RELATING TO REHABILITATION OF ALCOHOLICS; AMENDING SECTION 396.121, FLORIDA STATUTES; PROVIDING FOR AN APPROPRIATION; PROVIDING AN EFFECTIVE DATE.

Also—

By Representative Sweeny of Volusia—

**H. B. NO. 967**—A BILL TO BE ENTITLED AN ACT RELATING TO THE STATE BOARD OF OSTEOPATHIC MEDICAL EXAMINERS; ORGANIZATION; QUORUM; POWERS AND DUTIES; AMENDING SECTION 459.05, FLORIDA STATUTES, BY DELETING THE REQUIREMENT THAT SAID BOARD SHALL MEET ON THE FIRST (1st) TUESDAY IN OCTOBER; PROVIDING AN EFFECTIVE DATE.

Also—

By Representative Wells of Escambia—

**H. B. NO. 1005**—A BILL TO BE ENTITLED AN ACT RELATING TO TESTAMENTARY TRUSTEES; PROVIDING THAT A TESTATOR MAY WAIVE COMPLIANCE WITH THE PROVISIONS OF CHAPTER 737, FLORIDA STATUTES, AND MAY WAIVE COMPLIANCE WITH ANY OTHER LAW REQUIRING QUALIFICATION, ADMINISTRATION OR ACCOUNTING TO ANY COURT BY ANY TESTAMENTARY TRUSTEES; PRESERVING RIGHT TO PROSECUTE ACTION FOR ACCOUNTING; PROVIDING EFFECTIVE DATE.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And House Bill No. 662, contained in the above message, was read the first time by title only and referred to the Committee on Appropriations.

And House Bill No. 967, contained in the above message, was read the first time by title only and referred to the Committee on Public Health "A".

And House Bill No. 1005, contained in the above message, was read the first time by title only and referred to the Committee on Judiciary "A".

Tallahassee, Florida  
May 13, 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 O'Neill of Marion—

**H. B. NO. 1294**—A BILL TO BE ENTITLED AN ACT

AMENDING SECTION 550.01, FLORIDA STATUTES, RELATING TO THE STATE RACING COMMISSION BY PROVIDING FOUR-YEAR STAGGERED TERMS FOR THE MEMBERS THEREOF BEGINNING IN THE YEAR 1965; AND BY DELETING THE AMOUNT OF ITS ATTORNEY'S SALARY AND THE REQUIREMENT OF MAINTAINING AN OFFICE IN TALLAHASSEE; REPEALING ALL LAWS IN CONFLICT THEREWITH; AND PROVIDING AN EFFECTIVE DATE.

Also—

By Representative Bennett of Bay—

**H. B. NO. 1316**—A BILL TO BE ENTITLED AN ACT RELATING TO REVOCATION AND SUSPENSION OF TEACHING CERTIFICATES; AMENDING SECTION 231.28, FLORIDA STATUTES; PROVIDING BASES FOR REVOCATION; AUTHORIZING THE STATE BOARD OF EDUCATION TO DEVELOP REGULATIONS FOR PROCEDURE IN REVOCATION PROCEEDINGS; PROVIDING FOR ACCEPTANCE OF CERTAIN PROOF OF GUILT; PROVIDING FOR STATE BOARD OF EDUCATION ACTION FOLLOWING NOTIFICATION; PROVIDING PENALTY THROUGH REVOCATION; PRESCRIBING RESPONSIBILITY OF COUNTY SUPERINTENDENTS OF PUBLIC INSTRUCTION; REPEALING SECTION 229.08(16), FLORIDA STATUTES, RELATING TO REVOCATION OF CERTIFICATES; 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. 1294, contained in the above message, was read the first time by title only and referred to the Committee on Miscellaneous Legislation.

And House Bill No. 1316, contained in the above message, was read the first time by title only and referred to the Committee on Education—Public Schools and Junior Colleges.

Tallahassee, Florida  
 May 13, 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 the required constitutional two-thirds vote of all members elected to the House of Representatives for the 1963 Session of the Florida Legislature—

By Representative Wadsworth of Flagler—

**H. B. NO. 1430**—A BILL TO BE ENTITLED AN ACT FOR THE RELIEF OF DALE B. BROWN, TAX COLLECTOR OF FLAGLER COUNTY, FLORIDA.

Also—

By Representative Roberts of Palm Beach (By Request)—

**H. B. NO. 1091**—A BILL TO BE ENTITLED AN ACT FOR THE RELIEF OF RONALD G. WYTHE AND GRACE N. WYTHE, OF FORT LAUDERDALE, FLORIDA; MAKING AN APPROPRIATION; 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. 1430, 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. 1430 be placed on the Calendar of Bills on Second Reading, without reference.

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

And House Bill No. 1091, contained in the above message, was read the first time by title only.

Senator Blank moved that the rules be waived and House Bill No. 1091 be placed on the Calendar of Bills on Second Reading, without reference.

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

Tallahassee, Florida  
 May 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 passed—

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

**H. B. NO. 1440**—A BILL TO BE ENTITLED AN ACT TO ABOLISH THE PRESENT MUNICIPAL GOVERNMENT OF THE CITY OF RIVIERA BEACH, IN PALM BEACH COUNTY, FLORIDA; TO CREATE AND ESTABLISH A NEW MUNICIPALITY TO BE KNOWN AS THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA; TO PROVIDE A CHARTER FOR SAID CITY; AND TO FIX AND PROVIDE ITS TERRITORIAL LIMITS; JURISDICTION AND POWERS, AND THE JURISDICTION AND POWERS OF ITS OFFICERS; TO PROVIDE FOR ITS GOVERNMENT; TO LEGALIZE AND VALIDATE THE ORDINANCES OF SAID CITY AND OFFICIAL ACTS THEREUNDER; TO PROVIDE FOR ITS FINANCIAL NECESSITIES; TO PROVIDE FOR ITS PLANNING BOARD; TO PROVIDE FOR CIVIL SERVICE; TO PROVIDE FOR LOCAL IMPROVEMENTS; TO PROVIDE FOR MUNICIPAL COURT; TO PROVIDE FOR ISSUING BONDS AND REFUNDING BONDS; TO PROVIDE FOR SUCCESSION IN GOVERNMENT; TO PROVIDE FOR TAXATION; TO PROVIDE FOR ANNEXATIONS; TO PROVIDE FOR MANAGEMENT OF ITS PROPERTIES; TO PROVIDE THAT SAID CITY SHALL NOT BE ANNEXED NOR CONSOLIDATED WITH ANY OTHER INCORPORATED CITY OR TOWN, WITHOUT THE CONSENT OF ITS ELECTORS; TO PROVIDE FOR REGISTRATION OF ELECTORS; VALIDATING BONDS ISSUED BY SAID CITY; PROVIDING FOR A REFERENDUM THEREON.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1440, 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  
 May 13, 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. 1640**—A BILL TO BE ENTITLED AN ACT RELATING TO THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, AMENDING THE CHARTER OF THE SAID CITY PRESENTED TO THE 1963 FLORIDA LEGISLATURE, BEING HOUSE BILL NO. 1440. SAID CHARTER CONTAINING A REFERENDUM, WHICH SAID CHARTER PROVIDES FOR THE ABOLITION OF THE CITY OF RIVIERA BEACH, FLORIDA, AND CREATES AND ESTABLISHES A NEW MUNICIPALITY TO BE KNOWN AS THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, WITH POWERS AND PRIVILEGES OF MUNICIPALITIES; BY AMENDING ARTICLE I, SECTION 3 THEREOF BY CHANGING THE TITLE OF THE FORM OF GOVERNMENT FROM "COMMISSION—MANAGER FORM OF GOVERNMENT," TO "COMMISSION-MAYOR FORM OF GOVERNMENT." AND PROVIDING FOR THE OPTION WITH THE COMMISSION TO APPOINT A CITY MANAGER; BY AMENDING ARTICLE II, SECTION 2 THEREOF WHICH ELIMINATES THE ELECTION OF THE MAYOR BY THE ELECTORATE; BY AMENDING ARTICLE II, SECTION 14 THEREOF WHICH PROVIDES FOR THE SELECTION OF A MAYOR AND VICE MAYOR FROM AMONG THE FIVE COMMISSIONERS; BY AMENDING ARTICLE II, SECTION 18 TO PROVIDE THAT THREE MEMBERS OF THE COMMISSION MAY OVERRIDE THE MAYOR'S VETO OF AN ORDINANCE; BY AMENDING ARTICLE II, SECTION 21 TO PROVIDE THAT THE MAYOR OR VICE MAYOR BE AUTHORIZED TO SIGN ALL ORDINANCES; BY AMENDING ARTICLE II, SECTION 23 TO PROVIDE THAT THE VICE MAYOR SHALL TAKE OVER THE DUTIES OF THE MAYOR DURING THE ABSENCE OF THE MAYOR; BY AMENDING ARTICLE II, SECTION 28 BY ADDING A NEW SUBSECTION TO BE NUMBERED (17) TO PROVIDE THAT THE CITY COMMISSIONERS SHALL HAVE THE POWER TO SELECT THE MAYOR AND VICE MAYOR; BY AMENDING ARTICLE II, SECTION 30 TO PROVIDE THAT THE APPOINTMENT OF A CITY MANAGER SHALL BE OPTIONAL WITH THE CITY COMMISSION AND SETTING BY ORDINANCE DUTIES OF THE COMMISSIONERS, IF NO CITY MANAGER BE APPOINTED; BY AMENDING ARTICLE II BY ADDING A NEW SECTION THERETO TO BE NUMBERED SECTION 51 TO PROVIDE THAT WHENEVER THE "CITY MANAGER" IS REFERRED TO IN SAID CHARTER, SUCH REFERENCE SHALL ONLY APPLY IF THERE BE A CITY MANAGER, OTHERWISE, SUCH REFERENCE SHALL APPLY TO THE CITY COMMISSION; BY AMENDING ARTICLE II, BY ADDING ANOTHER NEW SECTION TO BE NUMBERED SECTION 52 TO PROVIDE THAT THE MAYOR ELECTED IN APRIL OF 1963 SHALL HOLD OFFICE UNTIL MARCH OF 1965 WHEN THE ELECTIVE OFFICE OF MAYOR WILL BE ABOLISHED; PROVIDING FOR A REFERENDUM HEREOF.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And House Bill No. 1640, 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  
May 13, 1963

*The Honorable Wilson Carraway*  
*President of the Senate*

Sir:

I am directed by the House of Representatives to in-

form the Senate that the House of Representatives has passed—

By Representative Pruitt of Brevard—

**H. B. NO. 1636**—A BILL TO BE ENTITLED AN ACT RELATING TO THE TOWN OF MELBOURNE BEACH AMENDING SECTION 30TH, ARTICLE II, CHAPTER 9833-(NO. 715, SPECIAL ACTS OF 1924), BEING THE EXISTING CHARTER OF SAID TOWN, BY ADDING THERETO PROVISIONS TO AUTHORIZE MUNICIPAL POLICE OFFICERS TO PURSUE AND ARREST LAW VIOLATORS BEYOND THE CORPORATE LIMITS OF THE MUNICIPALITY AND GRANTING IMMUNITY TO OPERATORS OF POLICE VEHICLES USED FOR SUCH PURPOSE, REPEALING ALL LAWS AND PARTS OF LAWS IN CONFLICT THEREWITH, PROVIDING FOR A REFERENDUM TO APPROVE SAME AND PROVIDING FOR AN EFFECTIVE DATE.

Also—

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

**H. B. NO. 1638**—A BILL TO BE ENTITLED AN ACT RELATING TO THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, AMENDING THE CHARTER OF THE SAID CITY PRESENTED TO THE 1963 FLORIDA LEGISLATURE, BEING HOUSE BILL NO. 1440, SAID CHARTER CONTAINING A REFERENDUM, WHICH SAID CHARTER PROVIDES FOR ABOLITION OF THE CITY OF RIVIERA BEACH, FLORIDA, AND CREATES AND ESTABLISHES A NEW MUNICIPALITY TO BE KNOWN AS THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, WITH POWERS AND PRIVILEGES OF MUNICIPALITIES, BY AMENDING ARTICLE XI, THEREOF BY REPEALING SECTION 3 THEREOF, AND BY SUBSTITUTING A NEW SECTION IN THE PLACE THEREOF TO BE DESIGNATED SECTION 3, WHICH SAID NEW SECTION PROVIDES THAT NO PART OF THE MUNICIPAL BEACH PROPERTY SHALL BE LEASED; RATIFYING PRESENT LEASES; AND THAT NO RENEWALS SHALL BE GRANTED TO ANY EXISTING LEASES; THAT THE PROPERTY SHALL BE USED FOR RECREATIONAL PURPOSES ONLY; PROVIDING FOR A REFERENDUM HEREOF.

Also—

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

**H. B. NO. 1639**—A BILL TO BE ENTITLED AN ACT RELATING TO THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, AMENDING THE CHARTER OF THE SAID CITY PRESENTED TO THE 1963 FLORIDA LEGISLATURE; BEING HOUSE BILL NO. 1440, SAID CHARTER CONTAINING A REFERENDUM WHICH SAID CHARTER PROVIDES FOR ABOLITION OF THE CITY OF RIVIERA BEACH, FLORIDA; AND CREATES AND ESTABLISHES A NEW MUNICIPALITY TO BE KNOWN AS THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, WITH POWERS AND PRIVILEGES OF MUNICIPALITIES; BY AMENDING ARTICLE II, SECTION 13 THEREOF PROVIDING FOR AN INCREASE THE MAXIMUM COMPENSATION OF THE MAYOR AND COMMISSIONERS FROM \$1,200.00 PER YEAR TO \$2,400.00 PER YEAR; PROVIDING FOR A REFERENDUM HEREOF.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And House Bill No. 1636, contained in the above message, was read the first time by title only.

Senator Parrish moved that the rules be waived and House Bill No. 1636 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1636 was read the second time by title only.

Senator Parrish moved that the rules be further waived and House Bill No. 1636 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. 1636 was read the third time in full.

Upon the passage of House Bill No. 1636 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. 1636 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bills Nos. 1638 and 1639, contained in the above message, were read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Tallahassee, Florida  
May 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 Smoak of Charlotte—

**H. B. NO. 1514**—A BILL TO BE ENTITLED AN ACT TO ABOLISH THE PRESENT MUNICIPALITY OF THE CITY OF PUNTA GORDA, FLORIDA; TO CREATE AND ESTABLISH A MUNICIPAL CORPORATION TO BE KNOWN AS THE CITY OF PUNTA GORDA, FLORIDA; TO PRESCRIBE THE TERRITORIAL LIMITS THEREOF; TO PRESCRIBE THE FORM OF GOVERNMENT AND TO CONFER CERTAIN POWERS UPON SAID MUNICIPALITY AND ITS OFFICERS; TO PROVIDE A CHARTER FOR THE CARRYING INTO EFFECT OF THE PROVISIONS OF THIS ACT AND TO REPEAL ALL LAWS AND PARTS OF LAWS IN CONFLICT WITH THE PROVISIONS HEREOF.

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. 1514 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. 1514, contained in the above mes-

sage, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Tallahassee, Florida  
May 13, 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 Strickland of Citrus—

**H. B. NO. 1628**—A BILL TO BE ENTITLED AN ACT RELATING TO WATER MANAGEMENT IN CITRUS COUNTY; PROHIBITING ALTERATION OF BOUNDARIES OF CRYSTAL RIVER HOMOSASSA BASIN; REQUIRING PERMIT FOR DREDGING OR ACT AFFECTING FLOW OF WATER; PROVIDING EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representative Boyd of Manatee—

**H. B. NO. 1631**—A BILL TO BE ENTITLED AN ACT RELATING TO COMPENSATION OF OFFICERS OF THE CITY OF PALMETTO, MANATEE COUNTY, AMENDING SECTION 3 OF CHAPTER 11059, LAWS OF FLORIDA, 1925; PROVIDING FOR INCREASE OF SALARIES BY ORDINANCE; PROVIDING A MAXIMUM SALARY FOR CERTAIN CITY OFFICERS; PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representative Scott of Lee—

**H. B. NO. 1635**—A BILL TO BE ENTITLED AN ACT RELATING TO ESTABLISHMENT OF A PUBLIC HOSPITAL AND A NURSING HOME IN LEE COUNTY; AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS TO ESTABLISH, ACQUIRE LAND AND PROVIDE FOR THE OPERATION AND MAINTENANCE OF SAME; PROVIDING POWERS AND DUTIES OF BOARD REGARDING SAME; AUTHORIZING BOND ISSUE FOR CERTAIN PURPOSES SUBJECT TO REFERENDUM; PROVIDING FOR AND REGULATING HOSPITAL BOARD, AND PROVIDING ITS DUTIES AND POWERS; 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. 1628 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. 1628, 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. 1631 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. 1631, contained in the above message, was read the first time by title only.

Senator Price moved that the rules be waived and House Bill No. 1631 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1631 was read the second time by title only.

Senator Price moved that the rules be further waived and House Bill No. 1631 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. 1631 was read the third time in full.

Upon the passage of House Bill No. 1631 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. 1631 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. 1635 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. 1635, contained in the above message, was read the first time by title only.

Senator Friday moved that the rules be waived and House Bill No. 1635 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1635 was read the second time by title only.

Senator Friday moved that the rules be further waived and House Bill No. 1635 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. 1635 was read the third time in full.

Upon the passage of House Bill No. 1635 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. 1635 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Tallahassee, Florida  
May 13, 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 Strickland of Citrus—

**H. B. NO. 1645**—A BILL TO BE ENTITLED AN ACT RELATING TO CITRUS COUNTY; AMENDING SECTION 4 OF CHAPTER 26861, LAWS OF FLORIDA, 1951; FIXING THE COMPENSATION OF THE JUDGE OF THE SMALL CLAIMS COURT; PROVIDING THE PROVISIONS OF THE ACT SHALL BE RETROACTIVE TO JANUARY 1, 1961; PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representative Guilford of Calhoun—

**H. B. NO. 1652**—A BILL TO BE ENTITLED AN ACT RELATING TO THE MUNICIPAL GOVERNMENT OF THE TOWN OF ALTHA, IN CALHOUN COUNTY; AMENDING SECTION 74 OF CHAPTER 27385, LAWS OF FLORIDA, 1951, RELATING TO TEMPORARY BORROWING; PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representatives Land, Elrod, Ducker and Brumback of Orange—

**H. B. NO. 1653**—A BILL TO BE ENTITLED AN ACT RELATING TO THE PREQUALIFICATION OF BIDDERS AND SUBCONTRACTORS ON SCHOOL CONSTRUCTION IN ORANGE COUNTY; PROVIDING FOR THE CERTIFICATION OF BIDDERS AS PRE-REQUISITE TO BIDDING ON SCHOOL CONSTRUCTION; PROVIDING THAT THE BOARD OF PUBLIC INSTRUCTION OF ORANGE COUNTY MAY ADOPT REGULATIONS WITH REGARD TO THE PREQUALIFICATION OF BIDDERS AND OF SUBCONTRACTORS; PROVIDING THAT SUCH PREQUALIFICATION OF BIDDERS AND SUBCONTRACTORS SHALL NOT IMPAIR, LESSEN OR AFFECT ORANGE COUNTY'S PARTICIPATION OR THE PARTICIPATION OF THE COUNTY BOARD OF PUBLIC INSTRUCTION IN THE STATE MINIMUM FOUNDATION PROGRAM FUND OR STATE CAPITAL OUTLAY MONEYS; 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. 1645 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. 1645, contained in the above message, was read the first time by title only.

Senator Connor moved that the rules be waived and House Bill No. 1645 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1645 was read the second time by title only.

Senator Connor moved that the rules be further waived and House Bill No. 1645 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. 1645 was read the third time in full.

Upon the passage of House Bill No. 1645 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. 1645 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. 1652 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. 1652, contained in the above message, was read the first time by title only.

Senator Williams (4th) moved that the rules be waived and House Bill No. 1652 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1652 was read the second time by title only.

Senator Williams (4th) moved that the rules be further waived and House Bill No. 1652 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. 1652 was read the third time in full.

Upon the passage of House Bill No. 1652 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. 1652 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. 1653 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. 1653, contained in the above message, was read the first time by title only.

Senator Johnson (19th) moved that the rules be waived and House Bill No. 1653 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1653 was read the second time by title only.

Senator Johnson (19th) moved that the rules be further waived and House Bill No. 1653 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. 1653 was read the third time in full.

Upon the passage of House Bill No. 1653 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. 1653 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Tallahassee, Florida  
May 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 passed—

By Representative Wadsworth of Flagler—

**H. B. NO. 1380—A BILL TO BE ENTITLED AN ACT TO ABOLISH THE PRESENT MUNICIPAL GOVERNMENT OF THE TOWN OF FLAGLER BEACH, IN THE COUNTY OF FLAGLER, IN THE STATE OF FLORIDA; TO LEGALIZE AND VALIDATE THE ORDINANCES OF SAID TOWN OF FLAGLER BEACH AND OFFICIAL ACTS THEREUNDER; TO CREATE AND ESTABLISH A NEW MUNICIPALITY TO BE KNOWN AS THE CITY OF FLAGLER BEACH, FLAGLER COUNTY, FLORIDA; AND TO FIX AND PROVIDE ITS TERRITORIAL LIMITS, JURISDICTION AND POWERS, AND THE JURISDICTION AND POWERS OF ITS OFFICIALS AND OFFICERS; TO PROVIDE FOR ITS GOVERNMENT; TO PROVIDE FOR ITS FINANCIAL NECESSITIES; TO PROVIDE FOR LOCAL IMPROVEMENTS; TO PROVIDE FOR MUNICIPAL COURT; TO PROVIDE FOR ISSUING BONDS AND OTHER EVIDENCES OF INDEBTEDNESS; TO PROVIDE FOR SUCCESSION OF GOVERNMENT; TO PROVIDE FOR ANNEXATIONS; TO PROVIDE THAT SAID CITY SHALL NOT BE ANNEXED NOR CONSOLIDATED WITH ANY OTHER INCORPORATED CITY OR TOWN, WITHOUT CONSENT OF ITS ELECTORS; VALIDATING BONDS ISSUED BY SAID CITY TO PROVIDE FOR SPECIAL ASSESSMENTS; PROVIDING AN EFFECTIVE DATE HEREOF.**

Proof of publication attached.

Also—

By Representatives Pruitt and Dressler of Brevard—

**H. B. NO. 1547—A BILL TO BE ENTITLED AN ACT RELATING TO BREVARD COUNTY, AUTHORIZING**

AND EMPOWERING THE BOARD OF COUNTY COMMISSIONERS OF BREVARD COUNTY, ACTING AS THE GOVERNING BODY OF BREVARD MOSQUITO CONTROL DISTRICT, TO PROVIDE FOR GROUP INSURANCE FOR THE DIRECTOR AND EMPLOYEES OF SAID BREVARD MOSQUITO CONTROL DISTRICT AND THEIR FAMILIES; AUTHORIZING SAID BOARD OF COUNTY COMMISSIONERS OF BREVARD COUNTY ACTING AS THE GOVERNING BODY OF THE BREVARD MOSQUITO CONTROL DISTRICT, TO PAY ALL OR ANY PORTION OF THE PREMIUMS OF SUCH GROUP INSURANCE; PROVIDING FOR THE DEDUCTION FROM THE WAGES OF ANY EMPLOYEE UPON WRITTEN REQUEST OF SUCH EMPLOYEE, ANY PREMIUM OR A PORTION OF PREMIUM FOR SUCH INSURANCE; DECREEEING THE PROVIDING OF SUCH INSURANCE WITHIN THE INTENT AND PURPOSE OF THE BREVARD MOSQUITO CONTROL DISTRICT 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. 1380 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. 1380, 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. 1380 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1380 was read the second time by title only.

Senator Pope moved that the rules be further waived and House Bill No. 1380 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. 1380 was read the third time in full.

Upon the passage of House Bill No. 1380 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. 1380 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. 1547 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. 1547, contained in the above message, was read the first time by title only.

Senator Parrish moved that the rules be waived and House Bill No. 1547 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1547 was read the second time by title only.

Senator Parrish moved that the rules be further waived and House Bill No. 1547 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. 1547 was read the third time in full.

Upon the passage of House Bill No. 1547 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. 1547 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Tallahassee, Florida  
May 13, 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 Ayers of Hernando—

**H. B. NO. 1654—A BILL TO BE ENTITLED AN ACT RELATING TO COUNTY ADVERTISING; AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS OF HERNANDO COUNTY TO APPROPRIATE COUNTY FUNDS FOR SUCH PURPOSES; AUTHORIZING THE BROOKSVILLE-HERNANDO COUNTY CHAMBER OF COMMERCE TO HANDLE THE EXPENDITURE OF ADVERTISING FUNDS; 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. 1654 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. 1654, contained in the above message, was read the first time by title only.

Senator Connor moved that the rules be waived and House Bill No. 1654 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1654 was read the second time by title only.

Senator Connor moved that the rules be further waived and House Bill No. 1654 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. 1654 was read the third time in full.

Upon the passage of House Bill No. 1654 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. 1654 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Tallahassee, Florida  
May 13, 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. 1447—A BILL TO BE ENTITLED AN ACT REPEALING THE FOLLOWING SESSION LAWS OF FLORIDA ENACTED THROUGH A POPULATION CLASSIFICATION, WHICH ARE NOW OBSOLETE, SUPERSEDED, EXPIRED OR UNDESIRABLE FOR ANY COUNTY; CHAPTER 27233, 1951, RELATING TO THE BOARD OF PUBLIC INSTRUCTION; AND CHAPTER 59-944, RELATING TO THE EMPLOYMENT OF A SPECIAL INVESTIGATOR; 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. 1447, 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  
May 13, 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 Nash of Franklin—

**H. B. NO. 1569—A BILL TO BE ENTITLED AN ACT RELATING TO THE BOARD OF COUNTY COMMISSIONERS IN ANY COUNTY IN THE STATE HAVING A POPULATION OF NOT LESS THAN SIX THOUSAND FIVE HUNDRED (6,500) AND NOT MORE THAN SIX THOUSAND SIX HUNDRED (6,600), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; AUTHORIZING SAID BOARD TO USE SECONDARY ROAD FUNDS TO PAVE CERTAIN STREETS; PROVIDING**

**THAT SUCH STREETS BE PAVED BY THE STATE ROAD DEPARTMENT; PROVIDING AN EFFECTIVE DATE.**

Also—

By Representative Ayers of Hernando—

**H. B. NO. 1582—A BILL TO BE ENTITLED AN ACT RELATING TO THE COMPENSATION OF SUPERVISORS OF REGISTRATION IN COUNTIES HAVING A POPULATION OF NOT LESS THAN SIX THOUSAND FIVE HUNDRED (6,500) NOR MORE THAN SEVEN THOUSAND (7,000) AND IN COUNTIES HAVING A POPULATION OF NOT LESS THAN TEN THOUSAND NINE HUNDRED (10,900) NOR MORE THAN ELEVEN THOUSAND TWO HUNDRED THIRTY (11,230), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; REPEALING CHAPTER 57-543 AND CHAPTER 61-780, LAWS OF FLORIDA; PROVIDING AN EFFECTIVE DATE.**

Also—

By Representative Broxson of Santa Rosa—

**H. B. NO. 1642—A BILL TO BE ENTITLED AN ACT RELATING TO BEACH ADMINISTRATION IN ANY COUNTY IN THE STATE HAVING A POPULATION OF NOT LESS THAN TWENTY-NINE THOUSAND (29,000) AND NOT MORE THAN THIRTY THOUSAND (30,000), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; PROVIDING QUORUM OF FIVE (5) MEMBERS; PROVIDING EFFECTIVE DATE.**

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1569, contained in the above message, was read the first time by title only.

Senator Tucker moved that the rules be waived and House Bill No. 1569 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1569 was read the second time by title only.

Senator Tucker moved that the rules be further waived and House Bill No. 1569 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. 1569 was read the third time in full.

Upon the passage of House Bill No. 1569 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. 1569 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1582, contained in the above message, was read the first time by title only.

Senator Connor moved that the rules be waived and House Bill No. 1582 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1582 was read the second time by title only.

Senator Connor moved that the rules be further waived and House Bill No. 1582 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. 1582 was read the third time in full.

Upon the passage of House Bill No. 1582 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. 1582 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

And House Bill No. 1642, contained in the above message, was read the first time by title only.

Senator Mapoles moved that the rules be waived and House Bill No. 1642 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1642 was read the second time by title only.

Senator Mapoles moved that the rules be further waived and House Bill No. 1642 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. 1642 was read the third time in full.

Upon the passage of House Bill No. 1642 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. 1642 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Herrell moved that Senate Bill No. 879 be withdrawn from the Committee on Public Health "A".

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

By permission of the Senate, Senator Herrell withdrew Senate Bill No. 879 from the further consideration of the Senate.

## ORDER OF THE DAY

### MOTIONS TO RECONSIDER

The motion made by Senator Price on May 13, 1963, that the Senate reconsider the vote by which House Bill No. 189 failed to pass the Senate on May 13, 1963, was taken up.

... **H. B. NO. 189**—A BILL TO BE ENTITLED AN ACT RELATING TO THE RELIEF OF F. W. BEDENBAUGH; MAKING AN APPROPRIATION TO COMPENSATE FOR DAMAGES INCURRED BY HIM AS A RESULT OF HIGHWAY CONSTRUCTION IMPEDING HIS BUSINESS; PROVIDING AN EFFECTIVE DATE.

The President put the question: "Will the Senate reconsider the vote by which House Bill No. 189 failed to pass the Senate on May 13, 1963?"

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

Yeas—39.

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

Nays—6.

Barron	Campbell	Parrish
Boyd	Henderson	Pope

So the Senate reconsidered the vote by which House Bill No. 189 failed to pass the Senate on May 13, 1963.

The question recurred on the passage of House Bill No. 189.

Upon call of the roll on the passage of House Bill No. 189 the vote was:

Yeas—32.

Mr. President	Davis	Johns	Price
Askew	Edwards	Johnson (6th)	Roberts
Bronson	Fraser	Kelly	Ryan
Clarke	Friday	McCarty	Spottswood
Cleveland	Galloway	Mapoles	Tucker
Connor	Gautier	Mathews	Usher
Covington	Gibson	Melton	Williams (27th)
Cross	Hollahan	Pearce	Williams (4th)

Nays—13.

Barber	Campbell	Parrish	Young
Barron	Henderson	Pope	
Blank	Herrell	Stratton	
Boyd	Johnson(19th)	Whitaker	

So House Bill No. 189 passed by the required Constitutional two-thirds vote of all members elected to the Senate for the 1963 Regular Session of the Florida Legislature, and the action of the Senate was ordered certified to the House of Representatives.

The motion made by Senator Whitaker on May 13, 1963, that the Senate reconsider the vote by which House Bill No. 561 passed the Senate on May 13, 1963, was taken up.

**H. B. NO. 561**—A BILL TO BE ENTITLED AN ACT RELATING TO THE MILK COMMISSION; AMENDING SECTION 501.04(12), FLORIDA STATUTES; PROHIBITING THE COMMISSION FROM FIXING WHOLESALE OR RETAIL PRICE OF MILK SOLD TO PUBLIC SCHOOLS AND CHARITABLE ORGANIZATIONS; PROVIDING AN EFFECTIVE DATE.

The President put the question: "Will the Senate reconsider the vote by which House Bill No. 561 passed the Senate on May 13, 1963?"

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

Yeas—14.

Barron	Gibson	Parrish	Whitaker
Blank	Henderson	Pope	Young
Campbell	Hollahan	Ryan	
Covington	Kelly	Spottswood	

Nays—30.

Mr. President	Davis	Johnson(19th)	Roberts
Askew	Edwards	Johnson (6th)	Stratton
Barber	Fraser	McCarty	Tucker
Boyd	Friday	Mapoles	Usher
Bronson	Galloway	Mathews	Williams (27th)
Clarke	Gautier	Melton	Williams (4th)
Cleveland	Herrell	Pearce	
Cross	Johns	Price	

So the Senate refused to reconsider the vote by which House Bill No. 561 passed the Senate on May 13, 1963.

And House Bill No. 561 was ordered certified to the House of Representatives.

By permission of the Senate, Senator Whitaker withdrew his motion of May 13, 1963, that the Senate reconsider the vote by which House Bill No. 562 passed the Senate on May 13, 1963.

And House Bill No. 562 was ordered certified to the House of Representatives.

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

**S. B. NO. 266—A BILL TO BE ENTITLED AN ACT RELATING TO THE ISSUANCE OF STATE BONDS AND REVENUE CERTIFICATES; ENUMERATING PROCEDURES AND RESTRICTIONS THERETO; REQUIRING LEGISLATIVE AUTHORIZATION FOR ISSUANCE; PROVIDING AN EFFECTIVE DATE.**

Was taken up in its order.

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

Which was agreed to by a two-thirds vote and Senate Bill No. 266 was read the second time by title only.

Senator Mathews offered the following amendment to Senate Bill No. 266:

Strike: all after the enacting clause and insert in lieu thereof:

Section 1. The term "bonds" as used herein shall mean any revenue bond, note or certificate, debenture, or other evidence of indebtedness of an "agency", as defined herein. The term "agency" as used herein shall mean any state board, department, commission, authority, or other state government entity of the state of Florida which is authorized to issue "bonds". The term "agency" as used herein does not include municipalities, counties, or other local government entities created by special or local act or by general act of local application.

Section 2. Every agency which is empowered or authorized to issue bonds as defined herein, shall, prior to the issuance and sale thereof, have such bond issue validated by a decree of a circuit court of the state of Florida in a manner provided by Chapter 75, Florida Statutes.

Section 3. No agency shall issue and sell its bonds except after public competitive bidding and sale thereof to the highest bidder, except the agency is authorized to sell its bonds at private sale to the Housing and Home

Finance Administration or other similar United States governmental agency at a fixed rate provided by law.

In addition, the following restrictions shall apply:

(1) No bond issue may be sold at an average net interest cost rate in excess of four and one-half per cent (4.5%).

(2) Attorney fees for any bond issue shall not exceed one-fourth of one per cent (.25%) of the total amount of the bond issue plus actual out of pocket expenses.

(3) Fiscal agent fees for any bond issue shall not be in excess of one-half of one per cent (.5%) of the total amount of the bond issue plus the actual out of pocket expenses.

Section 4. No person, firm or corporation engaged as fiscal agent or financial adviser to any agency on any bond issue shall have an interest in the outcome of the sale nor take part in bidding for the issue for which he was so engaged.

Section 5. Any agency is authorized to invest any sinking funds administered by it only in direct obligations of the United States of America or in other securities authorized under the provisions of Section 344.27, Florida Statutes.

Section 6. Any agency administering sinking funds shall prepare at the close of each fiscal year a printed annual report. Three (3) copies of such printed annual report shall be filed with the Secretary of State within ten (10) days from the date the printed annual report is received.

Section 7. Subsequent to the completion of any project for which bonds are issued, a complete financial report shall be filed in the office of Secretary of State. In addition, every agency issuing bonds shall file the amount of the issue, purpose for which issued, and the rate of interest, on such forms as the Secretary of State shall prescribe, with the office of Secretary of State within thirty (30) days following the sale of any bonds. Each such issuing agency shall file with the Secretary of State the total balance due on all such obligations within thirty (30) days after July 1 of each year until such obligation is completely extinguished. The Secretary of State shall compile all such information and make it available to the public.

It is the intent of the legislature that no bonds shall be issued without constitutional or statutory authority. Except as provided in Chapter 288.18, no bonds shall be issued which are dependent upon legislative appropriations for their repayment unless otherwise authorized by the Florida Constitution.

Section 8. The names of the initial purchasers of all bonds shall be filed with the Secretary of State within thirty (30) days after the sale of the bonds. No member of the issuing agency nor of any administrative board having control over the issuing agency shall own any of the bonds of that agency while he is a member of the agency.

Section 9. This act shall become effective immediately upon becoming law.

Senator Mathews moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

By permission of the Senate, Senator Connor, Chairman of the Committee on Banking, withdrew the amendment to Senate Bill No. 266 as reported by the Committee on Banking.

Senator Mathews moved that the rules be further waived

and Senate Bill No. 266, 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. 266, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 266, as amended, 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	Johnson (6th)	Spottswood
Blank	Fraser	Kelly	Stratton
Boyd	Friday	McCarty	Tucker
Bronson	Galloway	Mapoles	Usher
Campbell	Gautier	Mathews	Whitaker
Clarke	Gibson	Melton	Williams (27th)
Cleveland	Henderson	Pearce	Williams (4th)
Connor	Herrell	Pope	Young

Nays—1.

Parrish

So Senate Bill No. 266 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Spottswood moved that Senate Bill No. 14 be re-referred to an appropriate committee for further study.

Which was agreed to and Senate Bill No. 14 was re-referred to the Committee on Judiciary "C".

On motion of Senator Hollahan, Senate Bill No. 476 was ordered placed at the foot of the Calendar of Bills on Second Reading.

**S. B. NO. 600—A BILL TO BE ENTITLED AN ACT RELATING TO THE CAPITOL BUILDING COMMITTEE; AMENDING CHAPTER 61-200, GENERAL LAWS OF FLORIDA; EXTENDING THE TERM OF THE CAPITOL BUILDING COMMITTEE; PLANNING THE REBUILDING OF THE CENTER SECTION OF THE CAPITOL; PROVIDING FOR THE ACQUISITION OF CERTAIN PROPERTY FOR THE CONSTRUCTION OF A LEGISLATIVE BUILDING AND AN APPROPRIATION THEREFOR; PROVIDING FOR THE REPAYMENT OF CERTAIN MONIES TO THE TRUSTEES OF THE INTERNAL IMPROVEMENT FUND; PROVIDING AN APPROPRIATION FOR REPAIRING AND RENOVATING THE CAPITOL BUILDING; PROVIDING FOR OTHER DUTIES AND RESPONSIBILITIES; PROVIDING AN EFFECTIVE DATE.**

Was taken up in its order having been read the second time by title and amended on May 9, 1963, and retained on second reading on motion of Senator Usher.

Senator Melton offered the following amendment to Senate Bill No. 600:

In Section 4 on page 3, strike: Section 4 in its entirety and insert in lieu thereof the following:

Section 4. The trustees of the internal improvement fund are hereby authorized and directed to acquire a suitable site upon which to construct a legislative building. Such a building shall conform to plans and specifications developed by the capitol building committee as provided in section 2 of this act. Provided, however, no such building shall be constructed until funds are specifically provided by the legislature for that purpose.

Senator Melton moved the adoption of the amendment.

A roll call was demanded and upon call of the roll the vote was:

Yeas—13.

Mr. President	Edwards	Pearce	Williams (4th)
Bronson	Fraser	Price	
Connor	Johns	Roberts	
Cross	Melton	Spottswood	

Nays—30.

Askew	Covington	Johnson (19th)	Ryan
Barber	Davis	Johnson (6th)	Stratton
Barron	Galloway	Kelly	Usher
Blank	Gautier	McCarty	Whitaker
Boyd	Gibson	Mapoles	Williams (27th)
Campbell	Henderson	Mathews	Young
Clarke	Herrell	Parrish	
Cleveland	Hollahan	Pope	

So the amendment failed of adoption.

Senator Davis offered the following amendment to Senate Bill No. 600:

In Section 4, strike: all of section 4 and insert in lieu thereof the following:

Chapter 61-200, General Laws of Florida, is amended by adding a new section numbered 10 to read:

Section 10. The trustees of the internal improvement fund are hereby authorized and directed to acquire by gift or otherwise property located in Highlands or Charlotte County for the construction of a Legislative Building thereon.

Senator Davis moved the adoption of the amendment.

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

Senator Melton moved that Senate Bill No. 600, as previously amended, be made a Special and Continuing Order of Business for consideration by the Senate upon reaching the Order of the Day on Wednesday, May 15, 1963.

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

Yeas—31.

Mr. President	Edwards	Johnson (19th)	Roberts
Askew	Fraser	Johnson (6th)	Ryan
Barber	Friday	McCarty	Tucker
Bronson	Galloway	Mapoles	Usher
Clarke	Gibson	Mathews	Whitaker
Cleveland	Herrell	Melton	Williams (4th)
Connor	Hollahan	Pearce	Young
Cross	Johns	Price	

Nays—13.

Barron	Covington	Kelly	Williams (27th)
Blank	Davis	Parrish	
Boyd	Gautier	Pope	
Campbell	Henderson	Stratton	

So the motion was agreed to by the required two-thirds vote, pursuant to Senate Rule No. 15.

**S. B. NO. 380—A BILL TO BE ENTITLED AN ACT RELATING TO A TAX ON BOATS AND VESSELS; REPEALING PRESENT PERSONAL PROPERTY AND INTANGIBLE PERSONAL PROPERTY TAX ON BOATS; RECLASSIFYING BOATS AS POWER DRIVEN VEHICLES ON THE WATERWAYS OF FLORIDA; PROVIDING A REGISTRATION CERTIFICATE TAX IN LIEU OF PERSONAL PROPERTY ASSESSMENT WITH CERTAIN EXCEPTIONS; AMENDING SECTIONS 192.03 AND 200.01, FLORIDA STATUTES; PROVIDING FOR ENFORCEMENT AND INSPECTION; PROVIDING ADMINISTRATION FEES; PROVIDING ADMINISTRATION, POWERS AND DUTIES; PROVIDING PENALTIES; PROVIDING DISTRIBUTION OF TAX TO COUN-**

TIES; REPEALING SECTION 371.121, FLORIDA STATUTES; PROVIDING EFFECTIVE DATE.

Was taken up in its order.

Senator Mathews moved that the rules be waived and Senate Bill No. 380 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 380 was read the second time by title only.

Senator Johnson (19th) offered the following amendment to Senate Bill No. 380:

In Section 2, line 7, on page 1, strike: "(3)." and insert in lieu thereof the following:

(3), provided that nothing in this section shall be construed to prohibit any municipality that expends money for the patrol, regulation and maintenance of any lakes, rivers, or waters in such municipality from regulating such boats and vessels resident in such municipalities and charging a license fee therefor. All monies received from such fees shall be expended for the patrol, regulation and maintenance of the lakes, rivers and waters of such municipality.

Senator Johnson (19th) moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Finance and Taxation offered the following amendment to Senate Bill No. 380:

In Section 3, sub-section 11, line 13, on page 3, strike: all of sub-section (11) and insert in lieu thereof the following:

(11) "Commercial" means any vessel engaged in the taking of salt water fish or salt water products, fresh water fish or fresh water products for the purpose of sale either to the consumer, retail dealer or wholesale dealer; for fishing, boating, sight-seeing, transportation or any other purpose wherein a fee is paid by the user, either directly or indirectly, to the owner, operator or custodian of such vessel.

Senator Mathews moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Mathews offered the following amendment to Senate Bill No. 380:

In Section 3, Sub-section (2), following the words "agency successor thereto," change the comma to a period and strike out: "or any boat under twelve (12) feet privately owned and not for hire."

Senator Mathews moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senators Mathews and Usher offered the following amendment to Senate Bill No. 380:

In Section 7. strike the entire section and insert in lieu thereof the following:

Section 7, Classification and tax. Boats and vessels shall be classified according to the following schedule and the registration certificate tax shall be in the following amounts, which include present fees now set forth in section 371.121, Florida Statutes:

(1) COMMERCIAL:

Commercial boats shall be certified and licensed as provided in chapters 370 and 372, Florida Statutes.

(2) NON-COMMERCIAL:

Class 1—All boats less than 12 feet .....	\$ 1.00
(All to county) .....	\$ 1.00

Class 2—12 feet or more and less than	
16 feet in length .....	\$ 5.00
(To county) .....	\$ 2.50
Class 3—16 feet or more and less than	
26 feet in length .....	\$10.00
(To county) .....	\$ 7.50
Class 4—26 feet or more and less than	
40 feet in length .....	\$30.00
(To county) .....	\$27.50
Class 5—40 feet or more and less than	
65 feet in length .....	\$50.00
(To county) .....	\$47.50
Class 6—65 feet or more and less than	
110 feet in length .....	\$60.00
(To county) .....	\$57.50
Class 7—110 feet or more in length.....	\$75.00
(To county) .....	\$72.50
Dealer classification .....	\$10.00

(3) Administrative costs shall be deducted as follows:  
Class 2, 3, 4, 5, 6 and 7..... \$ 2.50

(4) SERVICE FEES:

In addition there shall be paid to the issuing agent a fifty cent (50¢) service fee for each registration or re-registration. There shall be no duplication of fees and boats registered under either this law or chapters 370 or 372, Florida Statutes, may travel in salt or fresh water at will except as restricted by law applicable to commercial vessels in either chapters 370 or 372.

(5) Fees allowed for administration and registration fees shall be deposited by the state treasurer into the motor-boating revolving trust fund. The registration certificate tax shall be transmitted to each county based on the number of boats registered in the county and the tax shall be distributed in the county, two-thirds (2/3) to the county school board and one-third (1/3) to the general county fund, unless otherwise changed by law.

(6) FRACTIONAL REGISTRATION FEE: Any boat or vessel registered for the first time after January thirtieth (30th) shall be charged for such registration one half (1/2) the annual registration rate. The above fractional rates do not apply to boats and vessels subject to registration prior to the time such application for registration is made.

(7) REGISTRATION DATE: The registration and re-registration of boats and vessels and payment of above fees for the ensuing year shall begin on July 1 and end on July 15, except that the governor may extend the period of registration for an additional thirty (30) days when such extension would be determined desirable. The operation of any boat or vessel after August 15, unless the period is extended, without a current registration as provided in chapters 370, 371 and 372, Florida Statutes, shall be a misdemeanor and will subject the owner and operator thereof to arrest and punishment as provided by law for the operation of a motor vehicle without proper license.

(8) 1964 Registration: That any boat or vessel registered hereunder prior to September 15, 1964, shall be deemed to have been so registered as of January 1, 1964, and in the event any ad valorem assessment has been made against the owner of said registered motor vehicle by the taxing authorities such assessment shall be stricken from the 1964 assessment roll.

(9) This act shall be administered and enforced by the board of conservation, the game and fresh water fish commission, their duly authorized agents, and the sheriffs of this state. All these officers shall have concurrent

power and authority to enforce all of the provisions of chapter 371, Florida Statutes, by inspecting, enforcing, and making arrests wherever the provisions of this law are violated in the territory over which these officials and their agents have jurisdiction.

Senator Mathews moved the adoption of the amendment.

Pending consideration of the amendment offered by Senators Mathews and Usher to Senate Bill No. 380, Senator Usher offered the following amendment to the original amendment to Senate Bill No. 380:

In Section 7, Subsection (2), strike:

Class 2—		
12 feet or more and less than 16 feet in length	5.00	
(To County)	2.50	
Class 3—		
16 feet or more and less than 26 feet in length	10.00	
(To County)	7.50	
and insert in lieu thereof the following:		
Class 2—		
12 feet or more and less than 16 feet in length	2.50	
(To County)	2.50	
Class 3—		
16 feet or more and less than 26 feet in length	5.00	
(To County)	5.00	

Senator Usher moved the adoption of the amendment to the original amendment.

Which was agreed to and the amendment to the original amendment was adopted.

Senator Pope offered the following further amendment to the original amendment to Senate Bill No. 380:

Under paragraph 2 strike out Class I (one)

Senator Pope moved the adoption of the amendment to the original amendment.

Which was agreed to and the amendment to the original amendment was adopted.

Senator Mathews moved that the time of adjournment be extended until final disposition of Senate Bill No. 380.

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

The question recurred on the adoption of the original amendment, as amended, offered by Senators Mathews and Usher, to Senate Bill No. 380.

Which was agreed to and the amendment, as amended, was adopted.

The Committee on Finance and Taxation offered the following amendment to Senate Bill No. 380:

In Section 8, sub-section (2), line 16 of the sub-section, on page 7, strike: "ten (10)" and insert in lieu thereof the following: "forty (40)"

Senator Mathews moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Mathews offered the following amendment to Senate Bill No. 380:

In Section 13, strike: entire section and insert in lieu thereof the following:

If any part or provision of this act shall be held invalid the remainder of this act shall not be affected thereby.

Senator Mathews moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Mathews also offered the following amendment to Senate Bill No. 380:

Add Section 14 to read as follows:

Section 14. This act shall take effect July 1, 1963.

Senator Mathews moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Pending further consideration of Senate Bill No. 380, Senator Tucker moved that Senate Bill No. 380, as amended, be re-referred to an appropriate committee for further study.

A roll call was demanded and upon the call of the roll the vote was:

Yeas—17.

Askew	Gibson	Roberts	Williams (27th)
Barron	Johns	Ryan	Williams (4th)
Connor	Johnson (6th)	Spottswood	
Covington	Mapoles	Tucker	
Galloway	Melton	Usher	

Nays—24.

Mr. President	Cleveland	Gautier	Mathews
Blank	Cross	Herrell	Parrish
Boyd	Davis	Hollahan	Pearce
Bronson	Edwards	Johnson(19th)	Pope
Campbell	Fraser	Kelly	Whitaker
Clarke	Friday	McCarty	Young

So the motion made by Senator Tucker failed of adoption.

Senator Mathews moved that the rules be further waived and Senate Bill No. 380, 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. 380, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 380, as amended, the roll was called and the vote was:

Yeas—24.

Mr. President	Clarke	Gautier	Mathews
Barber	Cleveland	Herrell	Parrish
Blank	Davis	Hollahan	Pearce
Boyd	Edwards	Johnson(19th)	Stratton
Bronson	Fraser	Kelly	Whitaker
Campbell	Friday	McCarty	Young

Nays—19.

Askew	Galloway	Melton	Tucker
Barron	Gibson	Pope	Usher
Connor	Johns	Roberts	Williams (27th)
Covington	Johnson (6th)	Ryan	Williams (4th)
Cross	Mapoles	Spottswood	

So Senate Bill No. 380 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Mathews moved that the rules be waived and Senate Bill No. 380 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 Price requested unanimous consent of the Senate to take up and consider House Bill No. 1356, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1356—A BILL TO BE ENTITLED AN ACT RELATING TO BEVERAGE LICENSES IN ALL COUN-**

TIES OF THE STATE HAVING A POPULATION OF NOT LESS THAN SIXTY-NINE THOUSAND (69,000) AND NOT MORE THAN SEVENTY THOUSAND (70,000) ACCORDING TO THE LATEST OFFICIAL DE-CENNIAL CENSUS, PROVIDING THERE SHALL BE NO LIMITATION OF SPECIAL BEVERAGE LICENSES ISSUED TO CERTAIN HOTELS, MOTELS, MOTOR COURTS AND RESTAURANTS; PROVIDING FOR THE ISSUANCE OF SUCH LICENSES; PROVIDING FOR THE OPERATION AND TRANSFER OF SUCH LI-CENSES; REPEALING LAWS IN CONFLICT; AND PROVIDING AN EFFECTIVE DATE.

Was taken up.

Senator Price moved that the rules be waived and House Bill No. 1356 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1356 was read the second time by title only.

Senator Price moved that the rules be further waived and House Bill No. 1356 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. 1356 was read the third time in full.

Upon the passage of House Bill No. 1356 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. 1356 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Herrell requested unanimous consent of the Senate to take up and consider House Bill No. 1618, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1618—A BILL TO BE ENTITLED AN ACT RELATING TO NARANJA DRAINAGE DISTRICT; PROHIBITING DISTRICT FROM ASSESSING OR LEVY-ING FURTHER TAXES; RATIFYING APPOINTMENT OF BOARD OF SUPERVISORS; RATIFYING AND CON-FIRMING ALL ACTS OF DISTRICT, ITS OFFICERS AND SUPERVISORS; ENLARGING TERM OF OFFICE FOR INCUMBENT BOARD OF SUPERVISORS; PRO-VIDING THAT VACANCIES IN BOARD OF SUPERVI-SORS BE FILLED BY APPOINTMENT; EXTENDING CORPORATE EXISTENCE OF DISTRICT UNTIL NO-VEMBER 6, 1966; EMPOWERING BOARD OF SUPER-VISORS TO CAUSE DISSOLUTION OF DISTRICT UP-ON SUBSTANTIAL DEPLETION OF ITS ASSETS; PRE-SCRIBING PROCEDURE FOR SUCH DISSOLUTION; TRANSFERRING OWNERSHIP OF PROPERTY RIGHTS, ASSETS AND RECORDS OF DISTRICT TO DADE COUNTY UPON DISSOLUTION; REPEALING CONFLICTING LAWS; PROVIDING SAVINGS CLAUSE; PROVIDING EFFECTIVE DATE.**

Was taken up.

Senator Herrell moved that the rules be waived and House Bill No. 1618 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1618 was read the second time by title only.

Senator Herrell moved that the rules be further waived and House Bill No. 1618 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. 1618 was read the third time in full.

Upon the passage of House Bill No. 1618 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. 1618 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Spottswood requested unanimous consent of the Senate to take up and consider House Bill No. 1543, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1543—A BILL TO BE ENTITLED AN ACT FIXING THE SALARY OF THE CLERK OF THE CRIM-INAL COURT OF RECORD OF MONROE COUNTY, FLORIDA; PROVIDING THE FUND OUT OF WHICH SAID SALARY SHALL BE PAID; AND PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Spottswood moved that the rules be waived and House Bill No. 1543 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1543 was read the second time by title only.

Senator Spottswood moved that the rules be further waived and House Bill No. 1543 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. 1543 was read the third time in full.

Upon the passage of House Bill No. 1543 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. 1543 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Spottswood requested unanimous consent of the Senate to take up and consider House Bill No. 1032, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1032**—A BILL TO BE ENTITLED AN ACT PROVIDING FOR MONTHLY EXPENSE ALLOWANCES FOR EACH MEMBER OF THE LEGISLATIVE DELEGATION OF MONROE COUNTY; DESIGNATING FUNDS FOR PAYMENT THEREOF; PROVIDING FOR THE REPEAL OF ALL LAWS IN CONFLICT HEREWITH; PROVIDING FOR A SEVERABILITY CLAUSE; PROVIDING AN EFFECTIVE DATE.

Was taken up.

Senator Spottswood moved that the rules be waived and House Bill No. 1032 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1032 was read the second time by title only.

Senator Spottswood offered the following amendment to House Bill No. 1032:

In Section 1, on page 1, strike: entire Section 1 and insert in lieu thereof the following:

Section 1. Each duly elected member of the House of Representatives from Monroe County may receive from the county general fund the sum of one hundred dollars (\$100.00) per month for travel and expenses incurred in that capacity within Monroe county and per diem of twelve dollars (\$12.00) per day and ten cents (\$.10) per mile for all expenses incurred in that capacity outside Monroe county. Such allowances shall be paid only upon written requisition filed monthly by such members with the board of county commissioners of Monroe county. These allowances shall be paid on a monthly basis as partial compensation to each member of the House of Representatives for travel and expenses except in those instances where such members are compensated for such travel and expenses by the State of Florida.

Senator Spottswood moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Spottswood also offered the following amendment to House Bill No. 1032:

In Title, line 2, on page 1, strike: "LEGISLATIVE DELEGATION" and insert in lieu thereof the following: HOUSE OF REPRESENTATIVES

Senator Spottswood 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 House Bill No. 1032, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 1032, as amended, was read the third time in full.

Upon the passage of House Bill No. 1032, as amended, the roll was called and the vote was:

Yeas—45.

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

Ryan	Tucker	Williams (27th)
Spottswood	Usher	Williams (4th)
Stratton	Whitaker	Young

Nays—None.

So House Bill No. 1032 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives.

Senator Spottswood requested unanimous consent of the Senate to take up and consider House Bill No. 1544, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1544**—A BILL TO BE ENTITLED AN ACT FIXING THE SALARY OF THE DEPUTY SUPERVISOR OF REGISTRATION FOR MONROE COUNTY, AND PROVIDING THE FUND OUT OF WHICH THE SALARY SHALL BE PAID; REPEALING ALL LAWS AND PARTS OF LAWS, WHETHER GENERAL OR SPECIAL, IN CONFLICT WITH THIS ACT TO THE EXTENT OF SUCH CONFLICT; PROVIDING EFFECTIVE DATE.

Was taken up.

Senator Spottswood moved that the rules be waived and House Bill No. 1544 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1544 was read the second time by title only.

Senator Spottswood offered the following amendment to House Bill No. 1544:

In Section 3, strike: entire Section 3 and insert in lieu thereof the following:

Section 3. This act shall take effect October 1, 1963.

Senator Spottswood 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 House Bill No. 1544, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 1544, as amended, was read the third time in full.

Upon the passage of House Bill No. 1544, as amended, 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. 1544 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives.

Senator Davis requested unanimous consent of the Senate to take up and consider House Bill No. 1513, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1513**—A BILL TO BE ENTITLED AN ACT

RELATING TO CHARLOTTE COUNTY; AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS TO GRANT FRANCHISES FOR THE COLLECTION OF GARBAGE; VALIDATING ALL FRANCHISES GRANTED UNDER CHAPTER 57-1009, LAWS OF FLORIDA; PROVIDING EXTENSION OF PRESENT FRANCHISES; PROVIDING AN EFFECTIVE DATE.

Was taken up.

Senator Davis moved that the rules be waived and House Bill No. 1513 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1513 was read the second time by title only.

Senator Davis moved that the rules be further waived and House Bill No. 1513 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. 1513 was read the third time in full.

Upon the passage of House Bill No. 1513 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. 1513 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Blank requested unanimous consent of the Senate to take up and consider House Bill No. 1296, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1296**—A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DIRECTOR OF ZONING OF PALM BEACH COUNTY, FLORIDA, TO DETERMINE THAT CERTAIN BUILDINGS, STRUCTURES, AND HOUSE TRAILERS CONSTITUTE A NUISANCE; AUTHORIZING ZONING DIRECTOR OF PALM BEACH COUNTY TO CONDEMN CERTAIN BUILDINGS, STRUCTURES AND HOUSE TRAILERS; PROVIDING FOR NOTICE TO OWNERS OF SUCH CONDEMNED STRUCTURES; AUTHORIZING EMERGENCY CONDEMNATION OF UNSAFE AND DANGEROUS BUILDINGS; AUTHORIZING ASSESSMENT OF COSTS AND IMPOSITION OF LIEN; PROVIDING FOR PROCEDURES FOR APPEALING TO BOARD OF COUNTY COMMISSIONERS; PROVIDING PENALTIES AND PROVIDING AN EFFECTIVE DATE.

Was taken up.

Senator Blank moved that the rules be waived and House Bill No. 1296 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1296 was read the second time by title only.

Senator Blank moved that the rules be further waived and House Bill No. 1296 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. 1296 was read the third time in full.

Upon the passage of House Bill No. 1296 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. 1296 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Blank requested unanimous consent of the Senate to take up and consider House Bill No. 1298, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1298**—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 144 THEREOF PROVIDING THAT THE CANDIDATE RECEIVING THE HIGHEST NUMBER OF VOTES CAST FOR MAYOR IN THE GENERAL ELECTION HELD FOR THAT PURPOSE, SHALL BE DECLARED ELECTED, AND THAT THE TWO CANDIDATES RECEIVING THE HIGHEST NUMBER OF VOTES CAST FOR THE TWO COUNCIL VACANCIES OTHER THAN THE OFFICE OF MAYOR IN THE GENERAL ELECTION HELD FOR THAT PURPOSE, SHALL BE DECLARED ELECTED; AND PROVIDING AN EFFECTIVE DATE.

Was taken up.

Senator Blank moved that the rules be waived and House Bill No. 1298 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1298 was read the second time by title only.

Senator Blank moved that the rules be further waived and House Bill No. 1298 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. 1298 was read the third time in full.

Upon the passage of House Bill No. 1298 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. 1298 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

Senator Williams (27th) requested permission of the Senate to be shown as a co-introducer of Senate Bill No. 882.

Permission was granted.

The hour of adjournment having arrived, a point of order was called and the Senate recessed at 1:14 o'clock P. M., until 2:30 o'clock P. M., this day.

### AFTERNOON SESSION

The Senate reconvened at 2:30 o'clock P. M., pursuant to recess order.

The President in the Chair.

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

Mr. President	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 Senate resumed the consideration of Senate Bills on the Calendar of Bills and Joint Resolutions on Second Reading.

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

Senator Johnson (19th) requested unanimous consent of the Senate to take up and consider Senate Bill No. 616, out of its order.

Unanimous consent was granted, and—

**S. B. NO. 616—A BILL TO BE ENTITLED AN ACT RELATING TO AUTO TRANSPORTATION COMPANIES; AMENDING SUBSECTION TWO (2) OF SECTION 323.23, FLORIDA STATUTES, TO REQUIRE THAT INTERSTATE MOTOR CARRIERS FOR COMPENSATION OBTAIN CERTIFICATES OF REGISTRATION FROM THE FLORIDA RAILROAD AND PUBLIC UTILITIES COMMISSION.**

Was taken up.

Senator Johnson (19th) moved that the rules be waived and Senate Bill No. 616 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 616 was read the second time by title only.

Senator Johnson (19th) offered the following amendment to Senate Bill No. 616:

In Section 1, line 14, on page 1, strike: the last two sentences and insert in lieu thereof the following: It shall also be unlawful for any such companies transporting for compensation under exemptions provided by the Interstate Commerce Act to operate in Florida without first having obtained such a certificate of registration. Said certificate of registration shall be granted as a matter of right without public hearing.

Senator Johnson (19th) moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Johnson (19th) moved that the rules be further waived and Senate Bill No. 616, 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. 616, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 616, as amended, the roll was called and the vote was:

Yeas—43.

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

Nays—2.

Friday Price

So Senate Bill No. 616 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Johnson (19th) moved that the rules be waived and Senate Bill No. 616 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.

**S. B. NO. 617—A BILL TO BE ENTITLED AN ACT AMENDING CHAPTER 323, FLORIDA STATUTES, BY DELETING THEREFROM ALL REFERENCES TO "AUTO TRANSPORTATION COMPANY" AND "AUTO TRANSPORTATION BROKER" AND INSERTING IN LIEU THEREOF THE TERMS "MOTOR CARRIER" AND "TRANSPORTATION BROKER."**

Was taken up in its order.

Senator Johnson (19th) moved that the rules be waived and Senate Bill No. 617 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 617 was read the second time by title only.

Senator Johnson (19th) moved that the rules be further waived and Senate Bill No. 617 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. 617 was read the third time in full.

Upon the passage of Senate Bill No. 617 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. 617 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. 234**—A BILL TO BE ENTITLED AN ACT RELATING TO THE INTER-AMERICAN CENTER AUTHORITY; AMENDING SECTION 554.07(6), FLORIDA STATUTES, BY PROVIDING THAT THE AUTHORITY SHALL HAVE THE POWER TO GRANT FRANCHISES TO PUBLIC UTILITIES; PROVIDING EFFECTIVE DATE.

Was taken up in its order.

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

Which was agreed to by a two-thirds vote and Senate Bill No. 234 was read the second time by title only.

The Committee on Public Utilities offered the following amendment to Senate Bill No. 234:

In Section 1, lines 9 and 10, on page 1, following the words "public utilities," and before the words "upon such terms" insert the following: under the jurisdiction of the Florida Railroad and Public Utilities Commission and certified by this Commission to serve this area.

Senator Herrell moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Public Utilities also offered the following amendment to Senate Bill No. 234:

In Section 1, line 17, on page 1, following the words: "herein stated;" add the following: provided, however that such power to grant franchises shall not be exercisable hereunder with respect to any public utility service during the effective period, or extension thereof, of a countywide franchise relating to such service heretofore granted by the Board of County Commissioners of Dade County; and provided further that no power herein granted to the authority shall enable it to limit, restrict, modify or otherwise change any of the terms and conditions of any such countywide franchise or to levy any tax or other imposition upon the property, revenues, operations or activities of the grantee of any such countywide franchise, or to take any action which would affect the amount of any taxes collected by Dade County under any such franchise;

Senator Herrell moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Herrell moved that the rules be further waived and Senate Bill No. 234, 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. 234, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 234, as amended, 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. 234 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

**S. B. NO. 452**—A BILL TO BE ENTITLED AN ACT AMENDING SECTION 590.26, FLORIDA STATUTES, RELATING TO AND PROVIDING FOR THE COLLECTION OF THE COSTS AND EXPENSES OF SUPPRESSING UNLAWFUL FOREST, GRASS AND WOODS FIRES, BY REQUIRING THAT THE STATE BOARD OF FORESTRY INSTITUTE LEGAL PROCEEDINGS TO COLLECT SUCH COSTS AND EXPENSES AND BY ELIMINATING THE REQUIREMENT THAT THE STATE ATTORNEY TAKE SUCH PROCEEDINGS; AND PRESCRIBING THE EFFECTIVE DATE HEREOF.

Was taken up in its order.

Senator Campbell moved that the rules be waived and Senate Bill No. 452 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 452 was read the second time by title only.

The Committee on Judiciary "A" offered the following amendment to Senate Bill No. 452:

In Section 2, on page 1, strike: "immediately upon becoming a law." and insert in lieu thereof the following: September 1, 1963.

Senator Campbell moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Campbell moved that the rules be further waived and Senate Bill No. 452, 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. 452, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 452, as amended, the roll was called and the vote was:

Yeas—39.

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

Nays—6.

Bronson	Covington	Pearce	Williams (27th)
Connor	Johns		

So Senate Bill No. 452 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Campbell moved that the rules be waived and Senate Bill No. 452 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.

**S. B. NO. 349**—A BILL TO BE ENTITLED AN ACT RELATING TO PRIVATE EMPLOYMENT AGENCIES; AMENDING SECTIONS 449.01, 449.02, 449.05(3)(5)(8)(9), 449.08(3)(4), 449.16; REPEALING SECTION 449.12; ADDING SECTIONS 449.021, 449.022, 449.023, 449.024, 449.025 ALL FLORIDA STATUTES; PROVIDING ADDITIONAL DEFINITIONS; SETTING FORTH LICENSE REQUIREMENTS; SETTING FORTH QUALIFICATIONS FOR LICENSE; PROVIDING FEES FOR

LICENSE; PROVIDING FILING FEE FOR THEATRICAL CONTRACTS; PROVIDING PENALTIES; PROVIDING AN EFFECTIVE DATE.

Was taken up in its order.

Senator Hollahan moved that the rules be waived and Senate Bill No. 349 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 349 was read the second time by title only.

The following Committee Substitute for Senate Bill No. 349:

By the Committee on Judiciary "A"—

**COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 349—A BILL TO BE ENTITLED AN ACT RELATING TO PRIVATE EMPLOYMENT AGENCIES AMENDING SECTION 449.01, 449.02, 449.05 (3) (5) (8) (9), 449.16; REPEALING SECTION 449.12; ADDING SECTIONS 449.021, 449.022, 449.023, 449.024, 449.025 ALL FLORIDA STATUTES; PROVIDING ADDITIONAL DEFINITIONS; SETTING FORTH LICENSE REQUIREMENTS; SETTING FORTH QUALIFICATIONS FOR LICENSE; PROVIDING FEES FOR LICENSE; PROVIDING PENALTIES; PROVIDING AN EFFECTIVE DATE.**

Was read the first time by title only.

Senator Hollahan moved that the rules be waived and the Committee Substitute for Senate Bill No. 349 be read the second time by title only.

Which was agreed to by a two-thirds vote and the Committee Substitute for Senate Bill No. 349 was read the second time by title only.

Senator Hollahan moved the adoption of the Committee Substitute for Senate Bill No. 349.

Which was agreed to and the Committee Substitute for Senate Bill No. 349 was adopted.

Senator Hollahan moved that the rules be further waived and Committee Substitute for Senate Bill No. 349 be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and Committee Substitute for Senate Bill No. 349 was read the third time in full.

Upon the passage of Committee Substitute for Senate Bill No. 349 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 Committee Substitute for Senate Bill No. 349 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. 520—A BILL TO BE ENTITLED AN ACT RELATING TO OBJECTS OF ANTIQUITY ON LANDS OWNED BY STATE; DEFINING OBJECTS OF ANTIQUITY; VESTING TITLE TO SAID OBJECTS IN STATE; PROVIDING FOR ISSUANCE OF PERMITS;**

PROVIDING FOR DISPOSITION OF OBJECTS COLLECTED; PROHIBITING THE REMOVAL, TAKING, USE, SALE, DESTRUCTION OR INJURY OF OBJECTS OF ANTIQUITY; PROVIDING A PENALTY; PROVIDING AN EFFECTIVE DATE.

Was taken up in its order.

Senator Price moved that the rules be waived and Senate Bill No. 520 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 520 was read the second time by title only.

Senators Usher and Price offered the following amendment to Senate Bill No. 520:

In Section 1, line 8, on page 1, after the word "fittings" add a comma and the words: coral formations and fossils

Senator Price moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Usher moved that the rules be further waived and Senate Bill No. 520, 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. 520, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 520, as amended, 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. 520 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

**S. B. NO. 556—A BILL TO BE ENTITLED AN ACT RELATING TO CRIMES; MAKING IT A FELONY FOR AN EMPLOYER TO REQUIRE AN EMPLOYEE TO VIOLATE ANY LAW OF THE STATE; PROVIDING PENALTIES; PROVIDING AN EFFECTIVE DATE.**

Was taken up in its order.

Senator Mathews moved that the rules be waived and Senate Bill No. 556 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 556 was read the second time by title only.

The Committee on Judiciary "A" offered the following amendment to Senate Bill No. 556:

In Section 2, on page 1, strike: "immediately upon becoming a law." and insert in lieu thereof the following: September 1, 1963.

Senator Mathews moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Mathews moved that the rules be further waived and Senate Bill No. 556, 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. 556, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 556, as amended, 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. 556 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

**S. B. NO. 394—A BILL TO BE ENTITLED AN ACT RELATING TO CORPORATIONS; ADDING A NEW SECTION TO BE NUMBERED SECTION 608.131, FLORIDA STATUTES, PROVIDING THAT IN STOCKHOLDERS' DERIVATIVE SUITS THE COMPLAINT MUST SET FORTH THE INTEREST OF THE SHAREHOLDER AND HIS EFFORTS TO SECURE THE INITIATION OF SUCH ACTION BY THE BOARD OF DIRECTORS; AND FURTHER PROVIDING THAT NO ACTION SHALL BE DISCONTINUED, COMPROMISED OR SETTLED WITHOUT APPROVAL OF THE COURT HAVING JURISDICTION OF THE ACTION; AND PROVIDING THAT PLAINTIFFS WITH LESS THAN FIVE (5) PERCENT OF THE OUTSTANDING SHARES OF SUCH CORPORATION, UNLESS SUCH SHARES SHALL HAVE A FAIR VALUE OF FIFTY THOUSAND (50,000) DOLLARS MAY BE REQUIRED TO POST SECURITY FOR EXPENSES OF SUCH SHAREHOLDERS' DERIVATIVE ACTION; PROVIDING FOR REASONABLE EXPENSES OF THE PLAINTIFF FOR MAINTAINING A SUCCESSFUL SUIT; PROVIDING AN EFFECTIVE DATE.**

Was taken up in its order.

Senator Hollahan moved that the rules be waived and Senate Bill No. 394 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 394 was read the second time by title only.

The Committee on Judiciary "A" offered the following amendment to Senate Bill No. 394:

In Section 2, on page 4, strike: "immediately upon becoming a law." and insert in lieu thereof the following: September 1, 1963.

Senator Hollahan moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Hollahan moved that the rules be further waived and Senate Bill No. 394, 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. 394, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 394, as amended, the roll was called and the vote was:

Yeas—45.

Mr. President	Bronson	Cross	Gautier
Askew	Campbell	Davis	Gibson
Barber	Clarke	Edwards	Henderson
Barron	Cleveland	Fraser	Herrell
Blank	Connor	Friday	Hollahan
Boyd	Covington	Galloway	Johns

Johnson(19th)	Melton
Johnson (6th)	Parrish
Kelly	Stratton
McCarty	Pearce
Mapoles	Pope
Mathews	Price
	Roberts

Ryan
Spottswood
Stratton
Tucker
Usher
Whitaker

Williams (27th)
Williams(4th)
Young

Nays—None.

So Senate Bill No. 394 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Hollahan moved that the rules be waived and Senate Bill No. 394 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 Friday moved that House Bill No. 1086 be withdrawn from the Committee on Judiciary "B" and placed on the Calendar of Bills on Second Reading.

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

Senator Friday requested unanimous consent of the Senate to take up and consider House Bill No. 1086, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1086—A BILL TO BE ENTITLED AN ACT RELATING TO FLORIDA PROBATE LAW; AMENDING SECTION 734.22, FLORIDA STATUTES; PROVIDING FOR FINAL SETTLEMENT AND DISCHARGE OF PERSONAL REPRESENTATIVES OF ESTATES OF DECEDENTS; PROVIDING FOR DISTRIBUTION OF ASSETS TO TESTAMENTARY TRUSTEES; PROVIDING FOR WAIVER OF FINAL ACCOUNTING BY CERTAIN PERSONS; PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Friday moved that the rules be waived and House Bill No. 1086 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1086 was read the second time by title only.

Senator Friday offered the following amendment to House Bill No. 1086:

In Section 2, strike: all section 2 and insert in lieu thereof the following:

Section 2. This act shall take effect on September 1, 1963.

Senator Friday moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Friday moved that the rules be further waived and House Bill No. 1086, as amended, be read the third time in full and put upon its passage.

Which was agreed to by a two-thirds vote and House Bill No. 1086, as amended, was read the third time in full.

Upon the passage of House Bill No. 1086, as amended, the roll was called and the vote was:

Yeas—45.

Mr. President	Cross
Askew	Davis
Barber	Edwards
Barron	Fraser
Blank	Friday
Boyd	Galloway
Bronson	Gautier
Campbell	Gibson
Clarke	Henderson
Cleveland	Herrell
Connor	Hollahan
Covington	Johns

Johnson(19th)	Ryan
Johnson (6th)	Spottswood
Kelly	Stratton
McCarty	Tucker
Mapoles	Usher
Mathews	Whitaker
Melton	Williams (27th)
Parrish	Williams(4th)
Pearce	Young
Pope	
Price	
Roberts	

Nays—None.

So House Bill No. 1086 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives.

By permission of the Senate, Senator Friday withdrew Senate Bill No. 470 from the further consideration of the Senate.

Senator Cross moved that the rules be waived and the Senate revert to the consideration of messages from the House of Representatives.

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

#### MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following message from the House of Representatives was received and read:

Tallahassee, Florida  
May 14, 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 Senator Pearce—

S. C. R. NO. 936

Also—

By Senator Roberts—

S. C. R. NO. 948

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Senate Concurrent Resolutions Nos. 936 and 948, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

The Senate resumed consideration of Bills and Joint Resolutions on Second Reading.

**S. B. NO. 471—A BILL TO BE ENTITLED AN ACT RELATING TO FLORIDA PROBATE LAW; AMENDING SECTION 732.47(1), FLORIDA STATUTES; PROVIDING FOR THE QUALIFICATIONS OF NONRESIDENTS TO SERVE AS PERSONAL REPRESENTATIVES OF ESTATES OF DECEDENTS; PROVIDING AN EFFECTIVE DATE.**

Was taken up in its order.

Senator Friday moved that the rules be waived and Senate Bill No. 471 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 471 was read the second time by title only.

The Committee on Judiciary "A" offered the following amendment to Senate Bill No. 471:

In Section 2, line 1, on page 1, strike: "immediately upon becoming a law." and insert in lieu thereof the following: on September 1, 1963.

Senator Friday moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Friday moved that the rules be further waived and Senate Bill No. 471, 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. 471, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 471, as amended, 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. 471 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

**S. B. NO. 495—A BILL TO BE ENTITLED AN ACT TO AMEND SECTION 732.29, FLORIDA STATUTES, TO PROVIDE THAT ALL STATE AGENCIES WHICH ARE LAWFUL CREDITORS OF A DECEASED PERSON MAY FILE A CAVEAT WITH THE COUNTY JUDGE'S COURT AGAINST THE ADMINISTRATION OF A TESTATE OR INTESTATE ESTATE UNLESS NOTICE THEREOF IS GIVEN SUCH STATE AGENCY TO FACILITATE FILING OF STATE CLAIMS AGAINST SUCH ESTATE; PROVIDING AN EFFECTIVE DATE.**

Was taken up in its order.

Senator Johnson (6th) moved that the rules be waived and Senate Bill No. 495 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 495 was read the second time by title only.

Senators Friday and Johnson (6th) offered the following amendment to Senate Bill No. 495:

Strike: all following enacting clause and insert in lieu thereof the following:

Section 1. Chapter 732, section .29(1), Florida Statutes, is amended to read as follows:

If any state agency which is a creditor of the estate of a decedent is apprehensive that an estate, either testate or intestate, will be administered without its knowledge, or if any heir or distributee of the estate of a decedent is apprehensive that a will may be admitted to probate without his knowledge, such agency or person may file a caveat in the office of the county judge.

Section 2. Chapter 732.29(2) is amended by adding, in line 11 thereof, following the word "probate" the following: , or discharge the personal representative of said estate,

Senator Friday moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Johnson (6th) moved that the rules be further waived and Senate Bill No. 495, 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. 495, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 495, as amended, 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. 495 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

**S. B. NO. 608—A BILL TO BE ENTITLED AN ACT RELATING TO THE DEPARTMENT OF AGRICULTURE SEAL; AMENDING CHAPTER 19, FLORIDA STATUTES, BY ADDING SECTION 19.22; PROVIDING FOR THE USE OF THE SEAL IN CONVEYING LANDS SOLD BY THE STATE.**

Was taken up in its order.

Senator Williams (4th) moved that the rules be waived and Senate Bill No. 608 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 608 was read the second time by title only.

Senator Williams (4th) moved that the rules be further waived and Senate Bill No. 608 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. 608 was read the third time in full.

Upon the passage of Senate Bill No. 608 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. 608 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

**S. B. NO. 615—A BILL TO BE ENTITLED AN ACT RELATING TO INQUESTS OF THE DEAD; AMENDING SECTION 936.03(1), FLORIDA STATUTES, BY PROVIDING THAT A CORONER'S INQUEST MAY BE DIRECTED IF A DEATH APPEARS TO HAVE BEEN CAUSED BY QUESTIONABLE CIRCUMSTANCES; PROVIDING EFFECTIVE DATE.**

Was taken up in its order.

Senator Johnson (19th) moved that the rules be waived and Senate Bill No. 615 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 615 was read the second time by title only.

Senator Johnson (19th) moved that the rules be further waived and Senate Bill No. 615 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. 615 was read the third time in full.

Upon the passage of Senate Bill No. 615 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. 615 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

**S. B. NO. 660—A BILL TO BE ENTITLED AN ACT RELATING TO INTRUSION OF SALT WATER INTO THE FRESH WATERS OF THE STATE; PROVIDING FOR THE ESTABLISHMENT OF SALT WATER BARRIERS AND THE PROCEDURE THEREFOR; PROVIDING PENALTY FOR CERTAIN ACTS; AMENDING CHAPTER 373, BY ADDING SECTIONS 373.401 AND 373.402; AND AMENDING SECTION 373.131(5); ALL FLORIDA STATUTES.**

Was taken up in its order.

Senator Usher moved that the rules be waived and Senate Bill No. 660 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 660 was read the second time by title only.

Senator Usher moved that the rules be further waived and Senate Bill No. 660 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. 660 was read the third time in full.

Upon the passage of Senate Bill No. 660 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. 660 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

**S. B. NO. 395—A BILL TO BE ENTITLED AN ACT RELATING TO STRUCTURAL PEST CONTROL; AMENDING SECTION 482.141, FLORIDA STATUTES, BY ADDING SUBSECTION (5); PROVIDING FOR RE-EXAMINATION OF FAILING APPLICANTS WITH-**

**OUT COST UNDER CERTAIN CIRCUMSTANCES; PROVIDING EFFECTIVE DATE.**

Was taken up in its order.

Senator Melton moved that the rules be waived and Senate Bill No. 395 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 395 was read the second time by title only.

The Committee on Public Health "A" offered the following amendment to Senate Bill No. 395:

In Section 1, line 4, on page 1, strike: ". . . Whenever fifty per cent (50%) or more of the applicants taking an examination fail to pass same, the commission shall within thirty (30) days and without the payment of additional fees by applicants who failed the first examination give the examination again to such applicants, and this process shall be repeated each time an examination is given if fifty per cent (50%) or more of the applicants taking the examination fail to pass the same." and insert in lieu thereof the following:

Any applicant who fails to pass one or more categories shall have the right to examine his examination.

Senator Melton moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Public Health "A" also offered the following amendment to Senate Bill No. 395:

In Title, lines 3, 4, 5 and 6, on page 1, strike: ". . . FOR RE-EXAMINATION OF FAILING APPLICANTS WITHOUT COST UNDER CERTAIN CIRCUMSTANCES; PROVIDING EFFECTIVE DATE." and insert in lieu thereof the following:

**FOR APPLICANT WHO FAILS TO PASS TO HAVE THE RIGHT TO EXAMINE HIS EXAMINATION; PROVIDING EFFECTIVE DATE.**

Senator Melton moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Melton moved that the rules be further waived and Senate Bill No. 395, 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. 395, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 395, as amended, 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. 395 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

**S. B. NO. 354—A BILL TO BE ENTITLED AN ACT RELATING TO FLOOD CONTROL DISTRICTS; AMENDING SECTIONS 378.01(3); 378.16(2), 378.33, AND CREATING SUBSECTION (4) OF SECTION 378.01,**

**ALL FLORIDA STATUTES, PROVIDING AUTHORITY TO REGULATE AND CONTROL WATERS; PROVIDING AUTHORITY TO CONTROL QUALITY OF WATERS AND DEPOSIT OF SUBSTANCES IN WATERS; PROVIDING FOR DESIGNATION OF WORKS OF THE DISTRICT; PROVIDING FOR SIGNATURE OF WARRANTS AND CHECKS AND FOR ACCEPTANCE OF SECURITIES FOR DEPOSITORY.**

Was taken up in its order.

Senator Blank moved that the rules be waived and Senate Bill No. 354 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 354 was read the second time by title only.

The Committee on Public Health "A" offered the following amendment to Senate Bill No. 354:

In Section 1, line 23, on page 2, strike: the period (.) and insert in lieu thereof the following: ; provided, however, that said authority to control and supervise the quality of water and to prevent deposits in the waters mentioned shall not be exercised unless and until the state board of health after study and determination of a specific request of the district has certified to the district that the quality of any water under the jurisdiction of the district is injurious to the health of persons, fish or livestock.

Senator Connor moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Blank moved that the rules be further waived and Senate Bill No. 354, 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. 354, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 354, as amended, 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. 354 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

Senator Mathews requested unanimous consent of the Senate to take up and consider House Bill No. 1456, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1456—A BILL TO BE ENTITLED AN ACT RELATING TO LIFE INSURANCE POLICIES AND THE DISPOSITION OF THE PROCEEDS THEREOF; PROVIDING FOR THE EXEMPTION OF PROCEEDS OF LIFE INSURANCE POLICIES FROM THE CLAIMS OF CREDITORS UNDER CERTAIN CIRCUMSTANCES; AUTHORIZING THE INSURED UNDER CERTAIN CIRCUMSTANCES TO DIRECT THE USE OF PROCEEDS**

OF INSURANCE ON HIS LIFE BY HIS WILL AND TO DEVISE OR BEQUEATH SUCH PROCEEDS; AMENDING SECTION 222.13, FLORIDA STATUTES; AND PROVIDING AN EFFECTIVE DATE.

Was taken up.

Senator Mathews moved that the rules be waived and House Bill No. 1456 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1456 was read the second time by title only.

Senator Mathews moved that the rules be further waived and House Bill No. 1456 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. 1456 was read the third time in full.

Upon the passage of House Bill No. 1456 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. 1456 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives.

By permission of the Senate, Senator Connor withdrew Senate Bill No. 647 from the further consideration of the Senate.

**S. B. NO. 441—A BILL TO BE ENTITLED AN ACT TO AMEND SECTION 509.151, FLORIDA STATUTES, MAKING IT A MISDEMEANOR TO OBTAIN LODGING AND FOOD WITH INTENT TO DEFRAUD AND MAKING DEMAND TO PAY AND FAILURE TO PAY PRIMA FACIE EVIDENCE OF INTENT TO DEFRAUD; TO AMEND SECTION 509.161, FLORIDA STATUTES, RELATING TO RULES OF EVIDENCE IN PROSECUTIONS UNDER SECTION 509.151, FLORIDA STATUTES, AND PROVIDING THAT FAILURE TO MAKE PAYMENT UPON DEMAND OR DEPARTURE SHALL CONSTITUTE PRIMA FACIE EVIDENCE OF INTENT TO DEFRAUD; TO AMEND CHAPTER 509, FLORIDA STATUTES, BY ADDING NEW SECTION 509.162, FLORIDA STATUTES, PROVIDING FOR A PEACE OFFICER OR OWNER OR OPERATOR OF PUBLIC ESTABLISHMENT TO DETAIN FOR REASONABLE PERIOD ANY PERSON HE HAS REASONABLE GROUNDS TO BELIEVE HAS OBTAINED FOOD OR LODGING WITH INTENT TO DEFRAUD OR TAKEN PERSONAL PROPERTY ILLEGALLY; TO AMEND CHAPTER 509, FLORIDA STATUTES, BY ADDING NEW SECTION 509.163, FLORIDA STATUTES, PROVIDING FOR ARREST BY ANY PEACE OFFICER WHO HAS PROBABLE CAUSE TO BELIEVE PERSON HAS VIOLATED THIS ACT; PROVIDING REPEAL OF LAWS IN CONFLICT; PROVIDING AN EFFECTIVE DATE.**

Was taken up in its order.

Senator Ryan moved that the rules be waived and Senate Bill No. 441 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 441 was read the second time by title only.

The Committee on Judiciary "B" offered the following amendment to Senate Bill No. 441:

In Section 1, line 13, page 2, following the words: "demand for payment being made," strike out the comma and insert the following: and there being no dispute as to the amount owed,

Senator Ryan moved the adoption of the amendment.

Pending consideration of the amendment offered by the Committee on Judiciary "B" to Senate Bill No. 441, Senator Ryan offered the following substitute amendment for the amendment offered by the Committee on Judiciary "B" to Senate Bill No. 441:

In Section 1, line 13, on page 2, following the words: "demand for payment being made," strike the word "the" and insert the following: and there being no dispute as to the amount owed, the intended or premeditated

Senator Ryan moved the adoption of the substitute amendment for the amendment offered by the Committee on Judiciary "B".

The question was put on the adoption of the substitute amendment.

Which was agreed to and the substitute amendment was adopted.

Senator Ryan offered the following amendment to Senate Bill No. 441:

In Section 2, line 10, on page 2, following the words: "remove baggage, or upon" insert the following: intended or premeditated

Senator Ryan moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Judiciary "B" offered the following amendment to Senate Bill No. 441:

In Section 2, line 11, page 2, after the words "demand being made therefor," insert the following: and there being no dispute as to the amount owed,

Senator Ryan moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Judiciary "B" also offered the following amendment to Senate Bill No. 441:

In Section 3, line 7, page 2, strike the words: "Any peace officer or owner or keeper, including manager, assistant manager, desk clerk or other person in charge or in authority in" and insert in lieu thereof the following: Any peace officer or owner or keeper, including manager or assistant manager, in the absence of the owner or keeper, of

Senator Ryan 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. 441:

In Section 3, line 16, on page 3, following the words: "has taken personal property" insert the following: belonging to said establishments

Senator Ryan moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Ryan also offered the following amendment to Senate Bill No. 441:

In Section 3, line 17, on page 3, following the words: "such person into custody" insert the following: on the premises

Senator Ryan moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Judiciary "B" offered the following amendment to Senate Bill No. 441:

In Section 4, line 1, page 3, strike the entire Section 4 and renumber the remaining sections.

Senator Ryan moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

The Committee on Judiciary "B" also offered the following amendment to Senate Bill No. 441:

In Title, line 19, following the words "PERSONAL PROPERTY ILLEGALLY;" strike: TO AMEND CHAPTER 509, FLORIDA STATUTES, BY ADDING NEW SECTION 509.163, FLORIDA STATUTES, PROVIDING FOR ARREST BY ANY PEACE OFFICER WHO HAS PROBABLE CAUSE TO BELIEVE PERSON HAS VIOLATED THIS ACT;"

Senator Ryan moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Ryan moved that the rules be further waived and Senate Bill No. 441, 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. 441, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 441, as amended, the roll was called and the vote was:

Yeas—32.

Mr. President	Covington	Hollahan	Pearce
Askew	Davis	Johns	Price
Barber	Edwards	Johnson (19th)	Roberts
Barron	Fraser	Kelly	Ryan
Blank	Galloway	McCarty	Spottswood
Boyd	Gautier	Mapoles	Stratton
Clarke	Gibson	Mathews	Williams (27th)
Connor	Herrell	Melton	Williams (4th)

Nays—11.

Bronson	Cross	Parrish	Whitaker
Campbell	Friday	Pope	Young
Cleveland	Henderson	Usher	

So Senate Bill No. 441 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for engrossing.

By permission of the Senate, the following Enrolling Report was received:

**ENROLLING REPORT**

Your Enrolling Clerk, to whom was referred—

S. C. R. NO. 936

S. C. R. NO. 948

—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 May 14, 1963.

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

Senator Cross moved that the Senate adjourn.

Which was agreed to and the Senate stood adjourned at 3:54 o'clock P. M., until 10:00 o'clock A. M., Wednesday, May 15, 1963.