

# JOURNAL OF THE SENATE

Friday, May 24, 1963

The Senate convened at 10:00 o'clock A. M., pursuant to adjournment on Thursday, May 23, 1963.

The President in the Chair.

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

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

—44.

A quorum present.

Senator Barber was excused from attendance upon the Session.

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

O God, who dost often lead us by way of the wilderness toward uncertain difficulties and futures, help us to trust always in thy guiding purpose and in the plan that rules our lives. When we are fearful and inclined to go back, give us the courage to stand still and then go forward knowing that the strength we need is the strength that will be given. Amen.

The reading of the Journal was dispensed with.

The Senate daily Journal of Monday, May 20, 1963, was further corrected as follows:

Page 986, column 2, line 7, counting from the bottom of the column, between the letters "ment" and the word "thereto", insert the following: to Senate Amendment No. 2

And as further corrected was approved.

The Senate daily Journal of Tuesday, May 21, 1963, was further corrected as follows:

Page 1050, column 1, line 18, strike the numerals "321,905" and insert in lieu thereof: 321,705

Also—

Page 1053, column 1, line 35, counting from the bottom of the column, strike the numerals "39,250" and insert in lieu thereof: 38,250

Also—

Page 1060, column 1, between lines 25 and 26, insert: Health Center

Also—

Page 1071, column 2, line 27, strike the numerals "662,040" and insert in lieu thereof: 662,440

Also—

Page 1076, column 1, counting from the bottom of the column, between lines 13 and 14 insert the following:

| Item | 1963-64 | 1964-65 |
|------|---------|---------|
|------|---------|---------|

Also—

Page 1077, column 1, line 26, following the word "Beach", insert: —Matching

The Senate daily Journal of Wednesday, May 22, 1963, was further corrected as follows:

Page 1143, column 1, line 9, strike: "Williams (27th) also" and insert in lieu thereof: Friday

Also—

Page 1144, column 2, line 2, counting from the bottom of the column, in the second column of the roll call, strike the name "Gibson" and insert in lieu thereof: Gautier

And as further corrected was approved.

The Senate daily Journal of Thursday, May 23, 1963, was corrected and as corrected was approved.

## REPORTS OF COMMITTEES

### REPORT OF THE COMMITTEE ON RULES AND CALENDAR PURSUANT TO SENATE RULE 66

May 24, 1963

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

*Sir:*

Your Committee on Rules and Calendar, pursuant to Senate Rule 66, submits herewith the list of bills to constitute the Special Order Calendar to be considered by the Senate on May 24, 1963, and thereafter if necessary to complete:

S. B. NO. 942—By Senator McCarty—Relating to criminal penalties, Section 860.01, F.S.

S. J. R. NO. 264—By Senator Mathews et al.—Relating to amending Article XII of the State Constitution; bonds for capital outlay.

H. B. NO. 470—By Representative Stallings of Duval et al.—Relating to worthless checks to tax collectors for tags, etc.

S. B. NO. 1092—By Senator Williams (4th)—Relating to State Department of Agriculture.

H. B. NO. 909—By Representative Crews of Baker—Relating to obstructing justice; beverage enforcement agent.

S. B. NO. 1013—By Senator Covington—Relating to beverage laws; amending Section 562.09, F.S.

H. B. NO. 518—By Representatives Chappell and O'Neill of Marion—Relating to Barber Schools and Colleges.

H. B. NO. 1146—By the Committee on Public Welfare—Relating to Department of Public Welfare.

S. B. NO. 1068—By Senator Connor—Relating to Salt Water Fisheries and Conservation.

S. B. NO. 1067—By Senator Usher et al.—Relating to government vehicles; permanent license plates.

S. B. NO. 930—By Senator Ryan—Relating to George T. Hull, Jr.; relief of.

H. B. NO. 732—By Representative Thomas of Palm Beach—Relating to securities commission; destroying certain records.

H. B. NO. 83—By Representative Matthews of Dade—Relating to license fees; public food service establishments.

S. B. NO. 953—By Senator Friday et al.—Relating to tax assessments; sub-surface rights in real property.

Com. Sub. for  
H. B. NO. 925—By the Committee on Finance and Taxation—Relating to license tax; vending machine operators, etc.

H. B. NO. 302—By Representative Bennett of Bay—Relating to W. E. Hadden; relief of.

S. B. NO. 992—By Senator Hollahan—Relating to divorce; amending Chapter 65, F.S.

Respectfully submitted,

J. EMORY CROSS, Chairman  
Committee on Rules  
and Calendar

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

S. J. R. NO. 1083

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

S. B. NO. 877

S. B. NO. 1070

—and recommends that the same pass.

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

Senator Barron, Chairman of the Committee on Judiciary

"B", reported that the Committee had carefully considered the following Bills:

H. B. NO. 31

H. B. NO. 973

H. B. NO. 974

H. B. NO. 491

—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 Mapoles, Chairman of the Committee on Pensions and Retirement, reported that the Committee had carefully considered the following Bill:

S. B. NO. 228

—and recommends that the same pass.

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

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

S. B. NO. 997

—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 Mapoles, Chairman of the Committee on Pensions and Retirement, reported that the Committee had carefully considered the following Bill:

S. B. NO. 998

—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 Herrell, Chairman of the Committee on Public Health "A", reported that the Committee had carefully considered the following Bill:

S. B. NO. 860

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

H. B. NO. 850

H. B. NO. 965

H. B. NO. 967

—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 Usher, Chairman of the Committee on Motor

Vehicles, reported that the Committee had carefully considered the following Bill:

S. B. NO. 1067

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

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

Senator Usher, Chairman of the Committee on Motor Vehicles, reported that the Committee had carefully considered the following Bill:

S. B. NO. 1069

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

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

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

S. B. NO. 996

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

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

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

S. B. NO. 1023

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

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

Senator Herrell, Chairman of the Committee on Public Health "A", reported that the Committee had carefully considered the following Bill:

S. B. NO. 1082

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

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

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

S. J. R. NO. 264

—and the Committee recommends that the committee substitute therefor, previously recommended by the Committee on Finance and Taxation, be adopted by the Senate and passed.

And the Joint Resolution contained in the preceding report, with the recommended committee substitute attached thereto, was placed on the Calendar of Bills on Second Reading.

Senator Tucker, Chairman of the Committee on Salt Water Conservation, reported that the Committee had carefully considered the following Bill:

S. B. NO. 475

—and the Committee recommends that the committee substitute therefor, as reported herewith, pass.

And the Bill contained in the preceding report, with the recommended committee substitute attached thereto, 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:

S. J. R. NO. 165

—and recommends that the same not pass.

And the Joint Resolution contained in the preceding report was laid on the table.

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

S. B. NO. 240

S. B. NO. 844

S. B. NO. 1043

—and recommends that the same not pass.

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

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

H. B. NO. 1306

—and recommends that the same not pass.

And the Bill contained in the preceding report was laid on the table.

#### ENGROSSING REPORTS

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

**COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 263—A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE CREATION AND APPOINTMENT OF A COMMITTEE OF THE LEGISLATURE TO MAKE STUDY AND INVESTIGATION OF THE ACTIVITIES OF THE STATE BOARDS WHICH HAVE ISSUED BONDS OR REVENUE CERTIFICATES AND/OR WHICH HAVE AUTHORITY TO ISSUE BONDS AND REVENUE CERTIFICATES, AND OF THE LAWS CREATING, REGULATING OR GOVERNING SAID BOARDS, INCLUDING BUT NOT LIMITED TO THE FLORIDA DEVELOPMENT COMMISSION, THE FLORIDA TURNPIKE AUTHORITY, THE JACKSONVILLE EXPRESSWAY AUTHORITY; FOR THE CONDUCT OF HEARINGS AND THE SUBPOENAING OF WITNESSES; PROVIDING FOR CIRCUIT COURTS TO ENFORCE COMMITTEE PROCESSES; AUTHORIZING THE EMPLOYMENT OF SPECIALIZED ASSISTANTS BY THE COMMITTEE; MAKING AN APPROPRIATION FOR THE EXPENSES OF THE COMMITTEE; 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 Committee Substitute for Senate Bill No. 263, con-

tained 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. 446**—A BILL TO BE ENTITLED AN ACT TO AMEND SECTION 122.02 SUBSECTION (5), FLORIDA STATUTES, TO PROVIDE FOR ACCUMULATED ANNUAL LEAVE AND PROJECTION OF AGE AFTER DEATH; 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. 446, 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. 521**—A BILL TO BE ENTITLED AN ACT RELATING TO THE RELIEF OF WOODROW W. SMITH; MAKING APPROPRIATION TO COMPENSATE HIM FOR DAMAGES INFLICTED ON HIM BY THE NEGLIGENT SPRAYING FOR HYACINTH CONTROL BY THE GAME AND FRESH WATER FISH COMMISSION; PROVIDING FOR 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. 521, 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. 540**—A BILL TO BE ENTITLED AN ACT RELATING TO HUNTING LICENSE FEES; AMENDING SECTION 372.57, FLORIDA STATUTES, BY ADDING NEW SUBSECTION (18); PROVIDING FOR ADDITIONAL FEES ON ALL HUNTING LICENSES AND DISPOSITION OF SUCH FEES; 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. 540, 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. 706**—A BILL TO BE ENTITLED AN ACT RELATING TO THE FLORIDA MILK COMMISSION; AMENDING SECTION 501.20, FLORIDA STATUTES, PROVIDING FOR THE RIGHT TO PETITION FOR SUPERVISION OF THE MILK COMMISSION IN AREAS NOT OTHERWISE SUPERVISED BY THE COMMISSION.

—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. 706, 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. 711**—A BILL TO BE ENTITLED AN ACT RELATING TO THE FLORIDA PROBATE LAW; AMENDING SECTION 733.16, FLORIDA STATUTES, RELATIVE TO THE TIME LIMIT FOR MAKING CLAIMS; 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. 711, 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. 712**—A BILL TO BE ENTITLED AN ACT RELATING TO HOSPITAL LICENSING AND REGULATION; AMENDING SECTION 395.06, FLORIDA STATUTES; PROVIDING FOR LIMITATION OF RULES AND REGULATIONS GOVERNING PRIVATE HOSPITALS; 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. 712, 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. 770**—A BILL TO BE ENTITLED AN ACT RELATING TO ELECTIONS; AMENDING SUBSECTION (6) OF SECTION 100.111, FLORIDA STATUTES; PROVIDING A METHOD FOR FILLING VACANCIES.

—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. 770, 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. 786**—A BILL TO BE ENTITLED AN ACT RELATING TO EXTENSION OF MUNICIPAL TERRITORIAL LIMITS; PROVIDING CERTAIN RESTRICTIONS THEREON; 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. 786, 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. 862—A BILL TO BE ENTITLED AN ACT RELATING TO TORTURING OR UNLAWFULLY PUNISHING CHILDREN; AMENDING SECTION 828.04, FLORIDA STATUTES; PROVIDING A PENALTY.**

—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. 862, 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. 954—A BILL TO BE ENTITLED AN ACT RELATING TO COMPENSATION OF THE GAME AND FRESH WATER FISH COMMISSION BY AMENDING SECTION 372.01(3), FLORIDA STATUTES; 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. 954, 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. 1124—A BILL TO BE ENTITLED AN ACT RELATING TO COURT APPOINTED ATTORNEYS FOR CERTAIN CRIMINAL CASES IN ANY COUNTY HAVING A POPULATION OF NOT LESS THAN SEVENTEEN THOUSAND (17,000) AND NOT MORE THAN NINETEEN THOUSAND (19,000), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; PROVIDING FOR THE APPOINTMENT OF ATTORNEYS BY THE JUDGE PRESIDING TO REPRESENT INSOLVENT DEFENDANTS IN FELONY CASES; FIXING THE COMPENSATION FOR SERVICES OF SUCH ATTORNEYS; FIXING THE EXPENSES TO BE ALLOWED THE COURT REPORTER FOR REPORTING AND TRANSCRIBING THE RECORD AND AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS OF ANY SUCH COUNTY TO APPROPRIATE SUFFICIENT FUNDS FOR SUCH PURPOSE AND TO PAY THE SAME; 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. 1124, 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. 1054—A BILL TO BE ENTITLED AN ACT CONVEYING THE TITLE TO A PORTION OF THE STRUCTURE OF THE OLD PENSACOLA BAY BRIDGE CROSSING PENSACOLA BAY FROM ESCAMBIA COUNTY, TO SANTA ROSA COUNTY; RESERVING A PERPETUAL EASEMENT IN FAVOR OF ESCAMBIA COUNTY AND THE SANTA ROSA ISLAND AUTHORITY AS AN AGENCY OF ESCAMBIA COUNTY; PROVIDING FOR RENTAL; 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. 1054, contained in the above report, was certified to the House of Representatives immediately.

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

**COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 70—A BILL TO BE ENTITLED AN ACT CREATING THE FLORIDA PUBLIC UTILITIES REGULATORY TRUST FUND, PRESCRIBING ITS PURPOSE AND PROVIDING FOR ITS USE IN THE OPERATION OF THE FLORIDA RAILROAD AND PUBLIC UTILITIES COMMISSION; REQUIRING CERTAIN FEES, LICENSES, AND OTHER CHARGES COLLECTED BY SAID COMMISSION TO BE DEPOSITED IN SAID TRUST FUND; REQUIRING ALL TELEPHONE AND TELEGRAPH COMPANIES, AND ALL GAS AND ELECTRIC UTILITIES UNDER THE JURISDICTION OF SAID COMMISSION, TO PAY TO SAID COMMISSION ON OR BEFORE JULY 1 OF EACH YEAR, COMMENCING WITH JULY 1, 1963, A SPECIFIED PERCENTAGE OF INTRASTATE GROSS OPERATING REVENUES RECEIVED DURING THE CALENDAR YEAR 1961, UNLESS OTHERWISE PROVIDED HEREIN, TO BE DEPOSITED IN SAID TRUST FUND FOR THE PURPOSES AND USES SPECIFIED HEREIN; REPEALING ALL LAWS OR PARTS OF LAWS IN CONFLICT HERewith; AND FIXING THE EFFECTIVE DATE FOR THIS ACT.**

—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. 70, 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 amendment, for engrossing—

**S. B. NO. 75—A BILL TO BE ENTITLED AN ACT RELATING TO SPECIALIZED STATE EDUCATIONAL INSTITUTIONS; CREATING AND PROVIDING A BOARD OF TRUSTEES FOR THE FLORIDA SCHOOL FOR THE DEAF AND THE BLIND; PROVIDING FOR THE APPOINTMENT AND DUTIES OF THE TRUSTEES; PROVIDING THAT ALL GENERAL POLICIES OF THE BOARD OF TRUSTEES SHALL BE SUBJECT TO THE APPROVAL OF THE STATE BOARD OF EDU-**

CATION; REPEALING SECTIONS 242.33, 242.34, 242.35, 242.36, 242.38 AND 242.39 OF THE FLORIDA STATUTES; 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. 75, 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 amendment, for engrossing—

**S. B. NO. 286**—A BILL TO BE ENTITLED AN ACT RELATING TO THE REGULATION OF MINORS FREQUENTING PLACES WHERE BILLIARDS ARE PLAYED; AMENDING SECTION 849.06, FLORIDA STATUTES; PROVIDING EXCEPTIONS THERETO; PROVIDING PENALTY; 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. 286, 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. 339**—A BILL TO BE ENTITLED AN ACT RELATING TO ARTHROPOD CONTROL; AMENDING SECTIONS 388.011, 388.101, 388.201, 388.211, 388.231, 388.261, 388.271, 388.281, 388.291, 388.301, 388.321, 388.331, 388.341, 388.351, 388.361, 388.381, 388.391, 388.401; CREATING SECTIONS 388.162, 388.322, 388.323, ALL FLORIDA STATUTES; PROVIDING FOR CLARIFICATION OF SECTIONS PERTAINING TO STATE FINANCIAL AID FOR ARTHROPOD CONTROL TO COUNTIES AND MOSQUITO CONTROL DISTRICTS; PROVIDING GENERAL ADMINISTRATION OF PROGRAM; REPEALING SECTION 388.371, FLORIDA STATUTES; 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. 339, 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. 340**—A BILL TO BE ENTITLED AN ACT RELATING TO OUTDOOR ADVERTISING, AMENDING SECTIONS 479.04, 479.07, AND REPEALING SECTION 479.09, F.S., AND PROVIDING AN EFFECTIVE DATE.

—begs leave to report that the amendments have been

incorporated in the Bill and the same is returned herewith, as engrossed.

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

And Senate Bill No. 340, 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 amendment, for engrossing—

**S. B. NO. 389**—A BILL TO BE ENTITLED AN ACT RELATING TO CORPORATIONS; AMENDING SECTION 608.32(1), FLORIDA STATUTES, BY ADDING TO SUB-SECTION (1) (c), A PROVISION REQUIRING A CORPORATION TO FILE WITH THE SECRETARY OF STATE A WRITTEN ACCEPTANCE OF APPOINTMENT AS AGENT FOR SERVICE OF PROCESS BY SUCH PERSON; AND 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. 389, 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 amendment, for engrossing—

**S. B. NO. 391**—A BILL TO BE ENTITLED AN ACT RELATING TO COMMENCEMENT OF SUITS AT LAW AND PROCESS; AMENDING SECTION 47.35, FLORIDA STATUTES, BY DELETING THE PROVISION REQUIRING THE OFFICER OR AGENT UPON WHOM SERVICE OF PROCESS IS TO BE SERVED, TO FILE A WRITTEN STATEMENT WITH THE SECRETARY OF STATE AND AMENDING SUCH SECTION BY REQUIRING THE CORPORATION TO FILE A WRITTEN STATEMENT OF ACCEPTANCE OF APPOINTMENT AS AGENT FOR SERVICE OF PROCESS BY THE PERSON ACCEPTING SUCH POSITION; 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. 391, 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 amendment, for engrossing—

**S. B. NO. 392**—A BILL TO BE ENTITLED AN ACT RELATING TO CORPORATIONS; AMENDING SECTION 608.27(1), FLORIDA STATUTES, PROVIDING THAT WHEN A CORPORATION DISSOLVES VOLUNTARILY IT SHALL PROVIDE THE SECRETARY OF STATE WITH AN AFFIDAVIT EXECUTED BY ITS PRESIDENT OR VICE PRESIDENT AND ATTESTED BY THE SECRETARY OR ASSISTANT SECRETARY, STATING THAT ALL TAXES HAVE BEEN PAID AS OF DATE OF THE AFFIDAVIT; 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. 392, 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—

**COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 618—A BILL TO BE ENTITLED AN ACT TO CREATE AND ESTABLISH THE DEPARTMENT OF MOTOR VEHICLES; PROVIDING FOR AN EXECUTIVE BOARD; PROVIDING FOR HEADQUARTERS AND OFFICE SPACE FOR THE DEPARTMENT; AUTHORIZING THE DEPARTMENT TO ADOPT AND USE A SEAL; PROVIDING FOR THE EMPLOYMENT OF A DIRECTOR OF THE DEPARTMENT; PROVIDING FOR A BOND; PROVIDING FOR A SALARY FOR THE DIRECTOR; PROVIDING FOR THE DUTIES AND AUTHORITY OF THE DIRECTOR; AMENDING THE TERMS "STATE MOTOR VEHICLE COMMISSIONER" AND "COMMISSIONER"; TRANSFERRING APPROPRIATION; TRANSFERRING PROPERTIES, SUPPLIES AND EQUIPMENT; PRESERVING PENDING CAUSES AND PROCEEDINGS AND EXISTING NOTICES, ORDERS, CERTIFICATES, PERMITS AND LICENSES; TRANSFERRING EMPLOYEES; PRESERVING APPLICATION OF CHAPTER 110, FLORIDA STATUTES; REPEALING CHAPTER 318, FLORIDA STATUTES; 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 Committee Substitute for Senate Bill No. 618, 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. 801—A BILL TO BE ENTITLED AN ACT RELATING TO MARKETING DEBT ISSUES OF LOCAL UNITS IN OKALOOSA COUNTY; AUTHORIZING ASSISTANCE BY FLORIDA DEVELOPMENT COMMISSION; PROVIDING FEES AND PROSCRIBING CERTAIN CONTRACTS; REGULATING ISSUANCE OF SUCH ISSUES; 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. 801, 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. 193                      S. B. NO. 911

- |               |                   |
|---------------|-------------------|
| S. B. NO. 200 | S. B. NO. 913     |
| S. B. NO. 442 | S. B. NO. 920     |
| S. B. NO. 452 | S. B. NO. 921     |
| S. B. NO. 508 | S. B. NO. 922     |
| S. B. NO. 552 | S. B. NO. 961     |
| S. B. NO. 567 | S. B. NO. 982     |
| S. B. NO. 660 | S. B. NO. 986     |
| S. B. NO. 778 | S. C. R. NO. 1014 |
| S. B. NO. 906 |                   |

—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 23, 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. 199  
C. S. FOR S. B. NO. 349

—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 23, 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. 265

—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 23, 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. 599

—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 23, 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. 631

—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 23, 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. 858

—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 23, 1963.

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

Your Enrolling Clerk to whom was referred—

S. C. R. NO. 1091

—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 23, 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. 27   | H. B. NO. 1202 |
| H. B. NO. 175  | H. B. NO. 1544 |
| H. B. NO. 217  | H. B. NO. 1578 |
| H. B. NO. 457  | H. B. NO. 1617 |
| H. B. NO. 521  | H. B. NO. 1676 |
| H. B. NO. 622  | H. B. NO. 1678 |
| H. B. NO. 842  | H. B. NO. 1728 |
| H. B. NO. 942  | H. B. NO. 1729 |
| H. B. NO. 1035 | H. B. NO. 1731 |
| H. B. NO. 1036 | H. B. NO. 1732 |

—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 23, 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. 209 | H. B. NO. 1204 |
| H. B. NO. 381 | H. B. NO. 1380 |
| H. B. NO. 517 | H. B. NO. 1785 |
| H. B. NO. 523 | H. B. NO. 1786 |
| H. B. NO. 813 | H. B. NO. 1787 |
| H. B. NO. 864 |                |

—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 23, 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. 350

H. B. NO. 843

H. B. NO. 892

H. B. NO. 1142

H. B. NO. 1218

H. B. NO. 1316

H. B. NO. 1655

H. B. NO. 1657

H. B. NO. 1681

H. B. NO. 1683

H. B. NO. 1686

H. B. NO. 1711

H. B. NO. 1714

H. B. NO. 1744

H. B. NO. 1745

H. B. NO. 1780

H. B. NO. 1781

H. B. NO. 1783

—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 23, 1963.

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

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

By Senators Herrell and Hollahan—

**S. B. NO. 1178—A BILL TO BE ENTITLED AN ACT PROVIDING FOR THE REGULATION OF AMBULANCES IN ANY COUNTY IN THE STATE HAVING A POPULATION OF MORE THAN FOUR HUNDRED FIFTY THOUSAND (450,000), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS OF ANY SUCH COUNTY TO REGULATE AMBULANCES; PROVIDING FOR THE FILING OF SUCH REGULATIONS WITH THE FLORIDA RAILROAD AND PUBLIC UTILITIES COMMISSION; PROVIDING AN EFFECTIVE DATE.**

Which was read the first time by title only.

Senator Herrell moved that the rules be waived and Senate Bill No. 1178 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1178 was read the second time by title only.

Senator Herrell moved that the rules be further waived and Senate Bill No. 1178 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. 1178 was read the third time in full.

Upon the passage of Senate Bill No. 1178 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1178 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Boyd—

**S. B. NO. 1179**—A BILL TO BE ENTITLED AN ACT PERTAINING TO THE SALARIES OF THE MEMBERS OF THE BOARD OF COUNTY COMMISSIONERS IN ALL COUNTIES HAVING A POPULATION OF NOT LESS THAN 56,000 NOR MORE THAN 61,000 ACCORDING TO THE LATEST FEDERAL DECENNIAL CENSUS.

Which was read the first time by title only.

Senator Boyd moved that the rules be waived and Senate Bill No. 1179 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1179 was read the second time by title only.

Senator Boyd moved that the rules be further waived and Senate Bill No. 1179 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. 1179 was read the third time in full.

Upon the passage of Senate Bill No. 1179 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1179 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Blank—

**S. B. NO. 1180**—A BILL TO BE ENTITLED AN ACT CREATING THE COUNTY CONSOLIDATION AND GOVERNMENTAL ECONOMY COMMISSION; PROVIDING FOR A TITLE AND SHORT TITLE; PROVIDING FOR THE MEMBERSHIP OF THE COMMISSION; PROVIDING FOR THE DUTIES OF THE COMMISSION RELATING TO THE ABOLITION, CONSOLIDATION, AND CREATION OF COUNTIES; PROVIDING FOR THE APPORTIONMENT OF THE LIABILITIES OF ABOLISHED COUNTIES; AND PROVIDING AN EFFECTIVE DATE.

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

By Senator Boyd—

**S. B. NO. 1181**—A BILL TO BE ENTITLED AN ACT AMENDING AN ACT RELATING TO THE OKLAWAHA BASIN RECREATION AND WATER CONSERVATION AND CONTROL AUTHORITY OF LAKE COUNTY, FLORIDA; AMENDING SECTION 1 OF CHAPTER 59—1466, LAWS OF FLORIDA, SPECIAL ACTS OF 1959; PROVIDING THE AUTHORITY TO ESTABLISH OFFICES FOR THE TRANSACTION OF BUSINESS OF THE AUTHORITY IN ANY MUNICIPALITY IN LAKE COUNTY, AND FIXING AUTHORITY OF ADMINISTRATIVE POWERS.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1181 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 Boyd moved that the rules be waived and Senate Bill No. 1181 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1181 was read the second time by title only.

Senator Boyd moved that the rules be further waived and Senate Bill No. 1181 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. 1181 was read the third time in full.

Upon the passage of Senate Bill No. 1181 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1181 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senators McCarty and Mathews—

**S. B. NO. 1182**—A BILL TO BE ENTITLED AN ACT CREATING A BOARD OF HIGHWAY SECONDARY TRUSTEES AND A HIGHWAY SECONDARY TRUST FUND; PROVIDING FOR THE APPOINTMENT OF THE MEMBERS OF THE BOARD AND THEIR TERMS OF OFFICE; PROVIDING FOR THE ISSUANCE OF FUEL TAX ANTICIPATION CERTIFICATES BY THE STATE ROAD DEPARTMENT AND THE INVESTMENT THEREIN OF MONEYS BY THE STATE BOARD OF ADMINISTRATION; PROVIDING AN EFFECTIVE DATE.

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

Senator Pearce moved that House Bill No. 1560 be withdrawn from the Committee on Governmental Reorganization and re-referred to the Committee on Finance and Taxation.

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

By Senator Cross—

**S. B. NO. 1183**—A BILL TO BE ENTITLED AN ACT RELATING TO THE FLORIDA BEAUTY CULTURE LAW; REPEALING SUBSECTION (6) OF SECTION 477.08, FLORIDA STATUTES, AMENDING CHAPTER 477, FLORIDA STATUTES, BY ADDING A NEW SECTION 477.071, FLORIDA STATUTES, PROVIDING FOR CERTIFICATION OF TEACHERS OF BEAUTY CULTURE; PROVIDING AN EFFECTIVE DATE.

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

By Senator Barber—

**S. B. NO. 1184**—A BILL TO BE ENTITLED AN ACT RELATING TO SHORE AND BEACH PRESERVATION; AMENDING SECTION 161.08 AND 161.09, FLORIDA

STATUTES, PROVIDING FOR THE CREATION AND ESTABLISHMENT OF SHORE AND BEACH PRESERVATION DISTRICTS BY VOTE OF THE COUNTY COMMISSIONERS OR BY REFERENDUM; PROVIDING AN EFFECTIVE DATE.

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

By Senator Mapoles—

**S. B. NO. 1185—A BILL TO BE ENTITLED AN ACT RELATING TO SANTA ROSA COUNTY; DECLARING THE INOCULATION OF DOGS TO BE NECESSARY TO THE PUBLIC HEALTH AND WELFARE; ESTABLISHING THE MANNER OF CONTROL OF DOGS; PROVIDING FOR LICENSES; PROVIDING A PENALTY; PROVIDING EFFECTIVE DATE.**

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1185 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 Mapoles moved that the rules be waived and Senate Bill No. 1185 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1185 was read the second time by title only.

Senator Mapoles moved that the rules be further waived and Senate Bill No. 1185 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. 1185 was read the third time in full.

Upon the passage of Senate Bill No. 1185 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1185 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senators Herrell and Hollahan—

**S. B. NO. 1186—A BILL TO BE ENTITLED AN ACT RELATING TO PERSONAL PROPERTY TAXES IN ANY COUNTY IN THE STATE HAVING A POPULATION OF MORE THAN NINE HUNDRED THOUSAND (900,000), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; PROVIDING THAT CERTAIN WATERCRAFT BE EXEMPT FROM TAXATION; PROVIDING AN EFFECTIVE DATE.**

Which was read the first time by title only.

Senator Herrell moved that the rules be waived and Senate Bill No. 1186 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1186 was read the second time by title only.

Senator Herrell moved that the rules be further waived and Senate Bill No. 1186 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. 1186 was read the third time in full.

Upon the passage of Senate Bill No. 1186 the roll was called and the vote was:

Yeas—38.

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

Nays—6.

|        |         |        |
|--------|---------|--------|
| Askew  | Johns   | Pearce |
| Barron | Mathews | Pope   |

So Senate Bill No. 1186 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Whitaker—

**S. B. NO. 1187—A BILL TO BE ENTITLED AN ACT RELATING TO FALSE PRETENSES, FRAUDS AND OTHER CHEATS; AMENDING SECTIONS 817.06 AND 817.07, FLORIDA STATUTES; PROHIBITING THE MAKING OF FALSE WRITTEN STATEMENTS TO STATE OR FEDERAL AGENCIES IN CONNECTION WITH EMPLOYMENT APPLICATIONS; PROVIDING A PENALTY; PROVIDING AN EFFECTIVE DATE.**

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

By Senator Mapoles—

**S. B. NO. 1188—A BILL TO BE ENTITLED AN ACT AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS OF SANTA ROSA COUNTY, TO PLACE, SUPERVISE AND CONTRIBUTE TOWARD GROUP LIFE, HEALTH AND ACCIDENT, AND HOSPITALIZATION INSURANCE FOR ALL EMPLOYEES, DEPARTMENT HEADS AND ELECTED OFFICERS OF SANTA ROSA COUNTY; PROVIDING EFFECTIVE DATE.**

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1188 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 Mapoles moved that the rules be waived and Senate Bill No. 1188 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1188 was read the second time by title only.

Senator Mapoles moved that the rules be further waived and Senate Bill No. 1188 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. 1188 was read the third time in full.

Upon the passage of Senate Bill No. 1188 the roll was called and the vote was:

Yeas—44.

|               |           |          |               |
|---------------|-----------|----------|---------------|
| Mr. President | Campbell  | Davis    | Gibson        |
| Askew         | Clarke    | Edwards  | Henderson     |
| Barron        | Cleveland | Fraser   | Herrell       |
| Blank         | Connor    | Friday   | Hollahan      |
| Boyd          | Covington | Galloway | Johns         |
| Bronson       | Cross     | Gautier  | Johnson(19th) |

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

Nays—None.

So Senate Bill No. 1188 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Williams (4th)—

**S. B. NO. 1189**—A BILL TO BE ENTITLED AN ACT RELATING TO COUNTIES HAVING A POPULATION OF NOT LESS THAN 36,000 NOR MORE THAN 36,700 INHABITANTS, ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS OF SUCH COUNTIES TO LEVY TAXES FOR SUCH COUNTIES' PARTICIPATION IN THE STATE HOSPITAL SERVICE FOR THE INDIGENT PROGRAM; PROVIDING AN EFFECTIVE DATE.

Which was read the first time by title only.

Senator Williams (4th) moved that the rules be waived and Senate Bill No. 1189 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1189 was read the second time by title only.

Senator Williams (4th) moved that the rules be further waived and Senate Bill No. 1189 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. 1189 was read the third time in full.

Upon the passage of Senate Bill No. 1189 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1189 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Blank—

**S. B. NO. 1190**—A BILL TO BE ENTITLED AN ACT RELATING TO PUBLIC LANDS; PERMITTING THE RELEASE OF CERTAIN MINERAL RIGHTS RESERVED TO THE STATE; AMENDING SECTION 270.11, FLORIDA STATUTES; PROVIDING AN EFFECTIVE DATE.

Which was read the first time by title only.

Senator Blank moved that the rules be waived and Senate Bill No. 1190 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.

By Senator Covington—

**S. B. NO. 1191**—A BILL TO BE ENTITLED AN ACT CREATING A SPECIAL TAX SCHOOL DISTRICT IN

PASCO COUNTY, FLORIDA, TO BE KNOWN AS WEST PASCO COUNTY SPECIAL TAX SCHOOL DISTRICT; DEFINING THE BOUNDARIES OF SAID DISTRICT; PROVIDING THAT THE BOARD OF PUBLIC INSTRUCTION OF PASCO COUNTY SHALL BE THE GOVERNING BODY OF SAID SCHOOL DISTRICT; DEFINING THE PURPOSES AND POWERS OF SAID DISTRICT; AUTHORIZING SAID DISTRICT TO CONSTRUCT, ACQUIRE, EQUIP, REPAIR AND IMPROVE SCHOOL BUILDINGS IN SAID DISTRICT; AUTHORIZING SAID DISTRICT TO ISSUE BONDS OR OTHER OBLIGATIONS TO FINANCE ALL OR PART OF THE COST OF SUCH SCHOOL BUILDINGS IN SAID DISTRICT AND PROVIDING FOR THE LEVY OF AD VALOREM TAXES ON ALL TAXABLE REAL OR PERSONAL PROPERTY WITHIN SAID DISTRICT TO PAY THE PRINCIPAL OF AND INTEREST ON SAID BONDS AND RESERVES THEREFOR; PROVIDING FOR THE APPROVAL OF THE ISSUANCE OF ANY OF SAID BONDS OR OTHER OBLIGATIONS BY THE QUALIFIED ELECTORS WHO ARE FREEHOLDERS RESIDING IN SAID DISTRICT IN THE MANNER PROVIDED IN THE CONSTITUTION AND STATUTES OF THE STATE OF FLORIDA; PROVIDING FOR THE METHOD OF PROCEDURE IN THE ISSUANCE AND SALE OF SAID BONDS; PROVIDING EFFECTIVE DATE.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1191 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 Covington moved that the rules be waived and Senate Bill No. 1191 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1191 was read the second time by title only.

Senator Covington moved that the rules be further waived and Senate Bill No. 1191 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. 1191 was read the third time in full.

Upon the passage of Senate Bill No. 1191 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1191 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Mathews—

**S. B. NO. 1192**—A BILL TO BE ENTITLED AN ACT TO AMEND CHAPTER 57-1279, LAWS OF FLORIDA, ACTS OF 1957, CHAPTER 59-1234, LAWS OF FLORIDA, ACTS OF 1959, AND CHAPTER 61-2100, LAWS OF FLORIDA, ACTS OF 1961, RELATING TO THE OFFICES OF CHIEF TRAFFIC OFFICER, LIEUTENANT TRAFFIC OFFICERS, AND DEPUTY TRAFFIC OFFICERS IN DUVAL COUNTY; REQUIRING THEM TO BE DEPUTY SHERIFFS, AUTHORIZING AN INCREASE

IN THEIR NUMBER AND THEIR COMPENSATION; AUTHORIZING INCREASES IN THEIR SALARIES; CREATING THE OFFICE OF CAPTAIN TRAFFIC OFFICERS, THEIR NUMBER AND THEIR COMPENSATION; REPEALING ALL LAWS IN CONFLICT THEREWITH; PROVIDING AN EFFECTIVE DATE.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1192 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 Mathews moved that the rules be waived and Senate Bill No. 1192 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1192 was read the second time by title only.

Senator Mathews moved that the rules be further waived and Senate Bill No. 1192 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. 1192 was read the third time in full.

Upon the passage of Senate Bill No. 1192 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1192 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Mathews—

**S. B. NO. 1193—A BILL TO BE ENTITLED AN ACT FOR THE RELIEF OF PATRICIA MYERS, AS CLAIMANT, AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS OF DUVAL COUNTY, FLORIDA TO PAY SAID CLAIMANT, AS A REFUND, MONEYS DEPOSITED BY CLAIMANT WITH THE FORMER CLERK OF THE CRIMINAL COURT OF RECORD OF DUVAL COUNTY ON A SUPERSEDEAS BOND; PROVIDING AN EFFECTIVE DATE.**

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1193 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 Mathews moved that the rules be waived and Senate Bill No. 1193 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1193 was read the second time by title only.

Senator Mathews moved that the rules be further waived and Senate Bill No. 1193 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. 1193 was read the third time in full.

Upon the passage of Senate Bill No. 1193 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1193 passed, title as stated, 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 immediately.

By Senator Campbell—

**S. B. NO. 1194—A BILL TO BE ENTITLED AN ACT AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS IN ANY COUNTY HAVING A POPULATION OF NOT LESS THAN SIXTY THOUSAND (60,000), NOR MORE THAN SIXTY-SIX THOUSAND (66,000), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS, TO USE COUNTY FUNDS TO PROMOTE, ADVERTISE AND PROMULGATE THE CELEBRATION OF THE FIFTIETH ANNIVERSARY OF SUCH COUNTY.**

Which was read the first time by title only.

Senator Campbell moved that the rules be waived and Senate Bill No. 1194 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1194 was read the second time by title only.

Senator Campbell moved that the rules be further waived and Senate Bill No. 1194 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. 1194 was read the third time in full.

Upon the passage of Senate Bill No. 1194 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1194 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Mapoles—

**S. B. NO. 1195—A BILL TO BE ENTITLED AN ACT REPEALING THE FOLLOWING SESSION LAWS OF FLORIDA ENACTED THROUGH A POPULATION CLASSIFICATION, WHICH ARE NOW INAPPLICABLE, INEFFECTIVE, OBSOLETE, EXPIRED, SUPERSEDED OR UNDESIRABLE FOR ANY COUNTY; CHAPTER**

57-1050 AND CHAPTER 61-1804 RELATING TO THE LIMITATION OF COUNTY FEE OFFICERS AND CHAPTER 61-1554 RELATING TO THE COMPENSATION OF SUPERVISOR OF REGISTRATION; PROVIDING AN EFFECTIVE DATE.

Which was read the first time by title only.

Senator Mapoles moved that the rules be waived and Senate Bill No. 1195 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1195 was read the second time by title only.

Senator Mapoles moved that the rules be further waived and Senate Bill No. 1195 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. 1195 was read the third time in full.

Upon the passage of Senate Bill No. 1195 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1195 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Hollahan—

**SENATE CONCURRENT RESOLUTION NO. 1196—**

A CONCURRENT RESOLUTION DIRECTING THE LEGISLATIVE COUNCIL TO STUDY THE CONFLICT OF INTEREST LAWS OF THE SEVERAL STATES AND THE FEDERAL GOVERNMENT, TO ANALYZE THE EXISTING LAWS OF FLORIDA, AND TO MAKE RECOMMENDATIONS FOR ENACTMENT OF A COMPREHENSIVE CODE OF ETHICS FOR PUBLIC SERVANTS BY THE FLORIDA LEGISLATURE.

WHEREAS, the State of Florida, its counties and municipalities employ thousands of public servants, both appointed and elected, and the business of government is of the most significant magnitude today, and

WHEREAS, with few exceptions, public servants are dedicated and serve with high integrity, nevertheless most of them would welcome the establishment of a code of ethics to clearly guide them in areas which are not now clearly defined, and

WHEREAS, notwithstanding the integrity and dedication of our public servants, there may be a few who might now and in the future exploit their position for personal gain in violation of their public trust, and

WHEREAS, any erosion of public confidence undermines and constitutes a serious threat to the democratic process and the stature of our great state, and

WHEREAS, there is no comprehensive code of ethics or conflict of interest provisions in the Florida Statutes relating to public servants, but only a score or more of unrelated laws of inadequate scope and application, NOW, THEREFORE,

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

That the Legislative Council make a full and comprehensive study of the conflict of interest laws of the several states and the federal government relating to ethics of all public servants, both elected and nonelected, with the view of drafting proposed legislation for consideration by the Florida Legislature at its 1965 session.

BE IT FURTHER RESOLVED that the Legislative Council survey and study articles which have been heretofore published in recognized law journals, law reviews, bar association publications and general periodicals relating to such legislation, now in being or proposed.

BE IT FURTHER RESOLVED that the Legislative Council particularly undertake to study the following areas and those relating thereto: Disclosure of confidential information acquired in course of official duties; use of official position to secure unwarranted privileges; direct and indirect interest in public contracts; outside employment creating a possible conflict of interest; relations with lobbyists.

BE IT FURTHER RESOLVED that the Legislative Council make a full and comprehensive report to the Florida Legislature not later than thirty days before the 1965 session commences, said report to contain specific findings and recommendations for legislative enactment of conflict of interest laws and establishment of a code of ethics for public servants.

Which was read the first time in full.

Senator Hollahan moved that the rules be waived and Senate Concurrent Resolution No. 1196 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. 1196 was read the second time in full.

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

And Senate Concurrent Resolution No. 1196 was adopted, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senators Hollahan and Herrell—

**S. B. NO. 1197—A BILL TO BE ENTITLED AN ACT RELATING TO INQUESTS OF THE DEAD; AMENDING SECTION 936.03, FLORIDA STATUTES, BY ADDING SUBSECTION (3); PROVIDING FOR EMPLOYMENT OF PHYSICIANS TO ASSIST IN INQUESTS OF THE DEAD BY BOARDS OF COUNTY COMMISSIONERS OR BY THE JUDGE, STATE ATTORNEY OR ASSISTANT STATE ATTORNEY; PROVIDING AN EFFECTIVE DATE.**

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

By Senator Johns—

**S. B. NO. 1198—A BILL TO BE ENTITLED AN ACT RELATING TO THE INSURANCE CODE, AMENDING SECTION 624.0300, FLORIDA STATUTES, BY ADDING A NEW SUBSECTION (16) PROVIDING FOR PAYMENT OF FEE FOR CHANGING OF LICENSEE'S ADDRESS; PROVIDING FOR RENUMBERING OF CERTAIN SUBSECTIONS; AND PROVIDING AN EFFECTIVE DATE.**

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

By Senator Edwards—

**S. B. NO. 1199—A BILL TO BE ENTITLED AN ACT RELATING TO THE CONSTRUCTION OF A NATIONAL**

GUARD ARMORY IN THE CITY OF OCALA, MARION COUNTY; PROVIDING FOR AN APPROPRIATION; PROVIDING AN EFFECTIVE DATE.

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

By Senator Edwards—

**S. B. NO. 1200**—A BILL TO BE ENTITLED AN ACT RELATING TO APPROPRIATION AND REVENUE BILLS AND BILLS WHICH AFFECT THE LIABILITY OF THE STATE; PROVIDING THAT FISCAL NOTES SHALL BE ATTACHED THERETO; PROVIDING FOR THE DEFINITION OF FISCAL NOTE; PROVIDING A PROCEDURE; PROVIDING AN EFFECTIVE DATE.

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

By Senator Galloway—

**S. B. NO. 1201**—A BILL TO BE ENTITLED AN ACT CREATING THE HOLMES VALLEY AUTHORITY EXTENDING THROUGHOUT THE PRESENT LIMITS OF JACKSON, WASHINGTON, HOLMES AND WALTON COUNTIES; PROVIDING FOR A GOVERNING BOARD OF THE AUTHORITY AND DEFINING ITS POWERS AND DUTIES; EMPOWERING THE AUTHORITY TO ACQUIRE REAL AND PERSONAL PROPERTY OR ANY RIGHTS THEREIN BY GIFT, PURCHASE, OR LEASE; AUTHORIZING THE AUTHORITY TO USE AND POSSESS STATE LAND NOT USED FOR A STATE PURPOSE; AUTHORIZING THE AUTHORITY TO ACQUIRE, CONSTRUCT, MAINTAIN AND OPERATE ALL WORKS NECESSARY TO CARRY OUT THE PURPOSES OF THE ACT AND TO BORROW MONEY FOR THE USE OF THE AUTHORITY; PROVIDING EFFECTIVE DATE.

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

By Senator Usher—

**S. B. NO. 1202**—A BILL TO BE ENTITLED AN ACT TO ABOLISH THE PRESENT MUNICIPALITY, OF THE TOWN OF CHIEFLAND, IN LEVY COUNTY, FLORIDA; TO CREATE AND ESTABLISH A NEW MUNICIPALITY TO BE KNOWN AS THE CITY OF CHIEFLAND, IN LEVY COUNTY, FLORIDA; TO PROVIDE THAT THE CITY HEREBY CREATED SHALL ASSUME THE OBLIGATIONS AND INDEBTEDNESS OF SAID FORMER TOWN AND ITS OFFICIALS; TO LEGALIZE AND VALIDATE ALL ASSESSMENTS LEVIED BY SAID FORMER TOWN OF CHIEFLAND; TO ORGANIZE AND ESTABLISH A CITY COMMISSION FORM OF GOVERNMENT FOR THE CITY OF CHIEFLAND; TO PRESCRIBE ITS TERRITORIAL BOUNDARIES, ITS JURISDICTIONS AND ITS POWERS; TO LEGALIZE AND VALIDATE ALL ORDINANCES OF THE FORMER TOWN OF CHIEFLAND AND TO LEGALIZE AND VALIDATE THE OFFICIAL ACTS OF SAID FORMER TOWN OF CHIEFLAND, AND ITS OFFICIALS; TO AUTHORIZE THE ASSESSMENT OF TAXES, PROVISION FOR LICENSES AND IMPOSITION OF PENALTIES FOR VIOLATION OF THE ORDINANCES OF THE SAID CITY OF CHIEFLAND.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1202 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 Usher moved that the rules be waived and Senate Bill No. 1202 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1202 was read the second time by title only.

Senator Usher moved that the rules be further waived and Senate Bill No. 1202 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. 1202 was read the third time in full.

Upon the passage of Senate Bill No. 1202 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1202 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Connor—

**S. B. NO. 1203**—A BILL TO BE ENTITLED AN ACT PROVIDING FOR THE DISTRIBUTION OF RACE TRACK FUNDS ALLOCATED TO COUNTIES HAVING A POPULATION OF NOT LESS THAN 11,000 AND NOT MORE THAN 11,240 ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS.

Which was read the first time by title only.

Senator Connor moved that the rules be waived and Senate Bill No. 1203 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1203 was read the second time by title only.

Senator Connor moved that the rules be further waived and Senate Bill No. 1203 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. 1203 was read the third time in full.

Upon the passage of Senate Bill No. 1203 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1203 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Melton—

**S. B. NO. 1204**—A BILL TO BE ENTITLED AN ACT RELATING TO LAKE CITY, COLUMBIA COUNTY; AMENDING SECTION 10 AND REPEALING SECTION 16 OF CHAPTER 8993, LAWS OF FLORIDA, 1921; CREATING A CITY COMMISSION CONSISTING OF FOUR (4) COMMISSIONERS AND A MAYOR-COMMISSIONER; PROVIDING FOR THE PAYMENT OF SALARIES

FOR THE MAYOR-COMMISSIONER AND COMMISSIONERS; PROVIDING FOR THE TERM OF OFFICE AND ELECTIONS OF THE COMMISSIONERS AND MAYOR-COMMISSIONER; PROVIDING AN EFFECTIVE DATE.

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1204 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 Melton moved that the rules be waived and Senate Bill No. 1204 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1204 was read the second time by title only.

Senator Melton moved that the rules be further waived and Senate Bill No. 1204 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. 1204 was read the third time in full.

Upon the passage of Senate Bill No. 1204 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1204 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Hollahan—

**SENATE CONCURRENT RESOLUTION NO. 1205—**

A CONCURRENT RESOLUTION CONGRATULATING THE COMMONWEALTH OF PUERTO RICO UPON ITS ELEVENTH ANNIVERSARY.

WHEREAS, on July 25, 1952, Puerto Rico became a free commonwealth associated with the United States, and

WHEREAS, on July 25, 1963, the people of Puerto Rico will celebrate the eleventh anniversary of this historic event, and

WHEREAS, by virtue of the proximity of Puerto Rico to Florida and our vast economic, social and cultural contacts, a warm feeling of friendship exists between the people of Florida and their neighbor to the east, and

WHEREAS, the people of Florida rejoice with the people of Puerto Rico in the celebration of their eleventh anniversary, NOW, THEREFORE,

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

That on behalf of the people of the State of Florida, this Legislature does congratulate the people of Puerto Rico upon their magnificent achievements during the past eleven years of their commonwealth status and upon the eleventh anniversary of the commonwealth of Puerto Rico.

BE IT FURTHER RESOLVED that a copy of this resolution be executed and sent to the President of Puerto Rico, the Honorable Luis Munoz Marin.

Which was read the first time in full and referred to the Committee on Resolutions and Memorials.

By Senator Melton—

**S. B. NO. 1206—A BILL TO BE ENTITLED AN ACT RELATING TO LAKE CITY IN COLUMBIA COUNTY; AMENDING SECTION 68 OF CHAPTER 8993, LAWS OF FLORIDA, 1921; CHANGING THE FISCAL YEAR OF THE CITY OF LAKE CITY; PROVIDING AN EFFECTIVE DATE.**

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1206 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 Melton moved that the rules be waived and Senate Bill No. 1206 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1206 was read the second time by title only.

Senator Melton moved that the rules be further waived and Senate Bill No. 1206 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. 1206 was read the third time in full.

Upon the passage of Senate Bill No. 1206 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1206 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Melton—

**S. B. NO. 1207—A BILL TO BE ENTITLED AN ACT TO ALLOW ANY CITY TO BORROW UP TO ONE HUNDRED THOUSAND DOLLARS (\$100,000.00) FOR CAPITAL IMPROVEMENTS NOTWITHSTANDING ANY DEBT LIMITATION IN SUCH CITY'S CHARTER IN ANY COUNTY IN THE STATE HAVING A POPULATION OF NOT LESS THAN NINETEEN THOUSAND EIGHT HUNDRED (19,800) AND NOT MORE THAN TWENTY-ONE THOUSAND (21,000), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; PROVIDING EFFECTIVE DATE.**

Which was read the first time by title only.

Senator Melton moved that the rules be waived and Senate Bill No. 1207 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1207 was read the second time by title only.

Senator Melton moved that the rules be further waived and Senate Bill No. 1207 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. 1207 was read the third time in full.

Upon the passage of Senate Bill No. 1207 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1207 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Melton—

**S. B. NO. 1208—A BILL TO BE ENTITLED AN ACT RELATING TO VOLUNTEER FIRE DEPARTMENTS AND FIRE PROTECTION IN ANY COUNTY IN THE STATE HAVING A POPULATION OF NOT LESS THAN NINETEEN THOUSAND EIGHT HUNDRED (19,800) AND NOT MORE THAN TWENTY-ONE THOUSAND (21,000), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS.**

Which was read the first time by title only.

Senator Melton moved that the rules be waived and Senate Bill No. 1208 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1208 was read the second time by title only.

Senator Melton moved that the rules be further waived and Senate Bill No. 1208 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. 1208 was read the third time in full.

Upon the passage of Senate Bill No. 1208 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1208 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Melton—

**S. B. NO. 1209—A BILL TO BE ENTITLED AN ACT RELATING TO RECREATION IN ALL COUNTIES OF THE STATE HAVING A POPULATION OF NOT LESS THAN NINETEEN THOUSAND EIGHT HUNDRED (19,800) AND NOT MORE THAN TWENTY-ONE THOUSAND (21,000), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; AUTHORIZING THE COUNTY COMMISSIONERS TO EXPEND UP TO FIVE**

**THOUSAND DOLLARS (\$5,000.00) FOR A COUNTY RECREATION PROGRAM; PROVIDING AN EFFECTIVE DATE.**

Which was read the first time by title only.

Senator Melton moved that the rules be waived and Senate Bill No. 1209 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1209 was read the second time by title only.

Senator Melton moved that the rules be further waived and Senate Bill No. 1209 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. 1209 was read the third time in full.

Upon the passage of Senate Bill No. 1209 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1209 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Connor—

**S. B. NO. 1210—A BILL TO BE ENTITLED AN ACT AUTHORIZING THE BOARD OF HOSPITAL TRUSTEES OF HERNANDO COUNTY, FLORIDA TO ACQUIRE, ERECT AND CONSTRUCT ADDITIONS, EXTENSIONS AND IMPROVEMENTS TO THE HERNANDO COUNTY HOSPITAL; TO AUTHORIZE THE BOARD OF HOSPITAL TRUSTEES TO ISSUE REVENUE CERTIFICATES TO PAY THE COST THEREOF; AND PROVIDING FOR THE PLEDGING OF A PORTION OF THE RACE TRACK FUNDS ALLOCATED TO HERNANDO COUNTY TO THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON SAID CERTIFICATES.**

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1210 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 Connor moved that the rules be waived and Senate Bill No. 1210 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1210 was read the second time by title only.

Senator Connor moved that the rules be further waived and Senate Bill No. 1210 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. 1210 was read the third time in full.

Upon the passage of Senate Bill No. 1210 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1210 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

By Senator Melton—

**S. B. NO. 1211—A BILL TO BE ENTITLED AN ACT RELATING TO THE EXTENSION OF THE CORPORATE LIMITS OF THE CITY OF LAKE CITY, COLUMBIA COUNTY; ESTABLISHING METHODS FOR THE ANNEXATION OF LAND TO SAID CITY; DESCRIBING SPECIFIC AREAS TO BE ANNEXED; REQUIRING SEPARATE ELECTIONS IN SAID SPECIFIC AREAS AS A CONDITION PRECEDENT TO ANNEXATION OF LANDS INCLUDED WITHIN EACH OF SAID SPECIFIC AREAS; PROVIDING EFFECTIVE DATE.**

Which was read the first time by title only.

Proof of publication of Notice was attached to Senate Bill No. 1211 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 Melton moved that the rules be waived and Senate Bill No. 1211 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1211 was read the second time by title only.

Senator Melton offered the following amendment to Senate Bill No. 1211:

In Section 1, line 6, on page 1, strike: the entire Subsection (1) and insert in lieu thereof the following:

(1) **AREA ONE:** Begin at the Northeast Corner of the City of Lake City, Florida, as established by Chapter 8993, Special Acts of Florida, 1921, and run due East 1 mile (5,280 feet), thence due South parallel to the East limits of said City 3 miles (15,840 feet), thence due West 1 mile (5,280 feet) to the Southeast Corner of Said City, as established by Chapter 8993, Special Acts of Florida, 1921, as amended, thence North along East limits of said City 3 miles (15,840 feet) to the point of beginning.

Senator Melton moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Melton also offered the following amendment to Senate Bill No. 1211:

In Section 1, line 23, on page 1, strike: the entire Subsection (3) and insert in lieu thereof the following:

(3) **AREA THREE:** Begin at the Southwest Corner of the City of Lake City, Florida, as established by Chapter 8993, Special Acts of Florida, 1921, as amended, and run due West 1 mile (5,280 feet), thence due North parallel to the West limits of said City 3 miles (15,840 feet), thence due East 1 mile (5,280 feet) to the Northwest Corner of said City, as established by Chapter 8993, Special Acts of Florida, 1921, thence due South along the West limits of said City 3 miles (15,840 feet) to the point of beginning.

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. 1211, 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. 1211, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 1211, as amended, the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1211 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engrossing Clerk, for engrossing.

And Senate Bill No. 1211 was ordered immediately certified to the House of Representatives, after being engrossed.

By Senators McCarty, Pope, Pearce and Blank—

**SENATE MEMORIAL NO. 1212—**

**A MEMORIAL TO THE PRESIDENT OF THE UNITED STATES AND THE CONGRESS OF THE UNITED STATES TO USE THEIR GOOD OFFICES TO INFLUENCE BOTH SIDES OF THE PRESENT RAILROAD STRIKE TO ACCEPT THE PROPOSAL OF THE SECRETARY OF LABOR AND TERMINATE THE STRIKE BY ARBITRATION.**

WHEREAS, there has been in progress a labor dispute between certain employees of the Florida East Coast Railway Company and the Florida East Coast Railway for over one hundred twenty days, and

WHEREAS, said labor dispute affects the jobs of thousands of employees of the Florida East Coast Railway and the economic structure of the railroad itself, and

WHEREAS, said labor dispute is drastically injuring the economy of the State of Florida in that:

(1) Certain shippers and businesses on the Eastern Seaboard of the State of Florida have been unable to receive the railroad services that they need and require;

(2) Employees of these shippers and other individuals along the Eastern Seaboard of Florida have suffered because of this lack of railroad transportation;

(3) Train facilities available to tourists have been greatly diminished;

(4) The dispute is creating an unfavorable image of Florida throughout the rest of the nation and hindering and preventing new industries and businesses from locating in Florida and thereby affording job opportunities for the citizens of Florida and adding to the economic soundness and security of Florida, and

WHEREAS, on May 13, 1963, the Honorable Willard W. Wirtz, Secretary of Labor of the United States, made a formal appeal to the striking employees and the Florida East Coast Railway to resolve their dispute through final and binding arbitration, NOW, THEREFORE,

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

That the President of the United States and the Congress of the United States use their good offices to influence the striking employees and the Florida East Coast Railway to forthwith accept Secretary Wirtz's proposal of May 13, 1963, and terminate the strike by submitting the issues involved to final and binding arbitration.

BE IT FURTHER RESOLVED that a copy of this memorial be dispatched to the President of the United States; to the President of the United States Senate; to the Speaker of the House of Representatives of the United States and to each member of the Florida Congressional Delegation.

Which was read the first time in full.

Senator Pope moved that the rules be waived and Senate Memorial No. 1212 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. 1212 was read the second time in full.

The question was put on the adoption of the Memorial.

And Senate Memorial No. 1212 was adopted, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Cross, Chairman of the Committee on Rules and Calendar, moved that no Bills of a general nature, except Bills dealing strictly with finance and taxation, be introduced after Friday, May 24, 1963.

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

Senator Blank moved that House Bill No. 1332 be withdrawn from the Committee on Finance and Taxation 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 Blank requested unanimous consent of the Senate to take up and consider House Bill No. 1332, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1332—A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT IN ALL COUNTIES HAVING A POPULATION OF NOT LESS THAN TWO HUNDRED THOUSAND NOR MORE THAN TWO HUNDRED SIXTY THOUSAND INHABITANTS ACCORDING TO THE LAST OFFICIAL STATE AND FEDERAL CENSUS, THAT CERTAIN WATERCRAFT SHALL BE EXEMPT FROM TAXATION; PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Blank moved that the rules be waived and House Bill No. 1332 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1332 was read the second time by title only.

Senator Blank moved that the rules be further waived and House Bill No. 1332 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. 1332 was read the third time in full.

Upon the passage of House Bill No. 1332 the roll was called and the vote was:

Yeas—38.

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

Nays—6.

|        |         |        |
|--------|---------|--------|
| Askew  | Johns   | Pearce |
| Barron | Mathews | Pope   |

So House Bill No. 1332 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Gibson moved that the House of Representatives be requested to return House Bill No. 1078 to the Senate for further action.

Which was agreed to and it was so ordered.

Senator Spottswood moved that Senate Bill No. 1128 be withdrawn from the Committee on Public Roads and Highways 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 Spottswood requested unanimous consent of the Senate to take up and consider Senate Bill No. 1128, out of its order.

Unanimous consent was granted, and—

**S. B. NO. 1128—A BILL TO BE ENTITLED AN ACT CREATING THE FLORIDA KEYS ROAD STUDY COMMISSION; PROVIDING FOR ITS MEMBERSHIP; POWERS AND DUTIES; PROVIDING FOR PLAN AND STUDY FEASIBILITY OF EXPANDING, FINANCING AND IMPROVING THE OVERSEAS HIGHWAY IN MONROE COUNTY; PROVIDING FOR SURVEYS BY THE STATE ROAD DEPARTMENT; PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Spottswood moved that the rules be waived and Senate Bill No. 1128 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1128 was read the second time by title only.

Senator Spottswood moved that the rules be further waived and Senate Bill No. 1128 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. 1128 was read the third time in full.

Upon the passage of Senate Bill No. 1128 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1128 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Tucker moved that the House of Representatives be requested to return Senate Bill No. 881 to the Senate for further action.

Which was agreed to and it was so ordered.

Senator Blank moved that the Senate reconsider the vote by which Senate Bill No. 902 failed to pass the Senate on May 23, 1963.

And the motion went over under the rule.

**MESSAGES FROM THE GOVERNOR**

The following messages from the Governor were read:

STATE OF FLORIDA  
OFFICE OF THE GOVERNOR  
TALLAHASSEE

May 23, 1963

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

Dear Sir:

In accordance with the provisions of Senate Concurrent Resolution No. 1091, I return herewith Senate Bill No. 872.

Respectfully,  
FARRIS BRYANT  
Governor

Senator Whitaker moved that Senate Bill No. 872, contained in the above message from the Governor, be held in abeyance pending further action.

Which was agreed to and it was so ordered.

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:

In accordance with the provisions of Senate Concurrent Resolution No. 948, I return herewith Senate Bill No. 248.

Respectfully,  
FARRIS BRYANT  
Governor

Senator Roberts moved that Senate Bill No. 248, contained in the above message from the Governor, be held in abeyance pending further action.

Which was agreed to and it was so ordered.

STATE OF FLORIDA  
OFFICE OF THE GOVERNOR  
TALLAHASSEE

May 21, 1963

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

Dear Sir:

In accordance with the provisions of Senate Concurrent Resolution No. 1062, I return herewith Senate Bill No. 732.

Respectfully,  
FARRIS BRYANT  
Governor

Senator Boyd moved that Senate Bill No. 732, contained in the above message from the Governor, be held in abeyance pending further action.

Which was agreed to and it was so ordered.

STATE OF FLORIDA  
OFFICE OF THE GOVERNOR  
TALLAHASSEE

May 21, 1963

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

Dear Sir:

In accordance with the provisions of Senate Concurrent Resolution No. 1061, I return herewith Committee Substitute for Senate Bill No. 456.

Respectfully,  
FARRIS BRYANT  
Governor

Senator Boyd moved that Committee Substitute for Senate Bill No. 456, contained in the above message from the Governor, be held in abeyance pending further action.

Which was agreed to and it was so ordered.

STATE OF FLORIDA  
OFFICE OF THE GOVERNOR  
TALLAHASSEE

May 22, 1963

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

Dear Sir:

In accordance with the provisions of Senate Concurrent Resolution No. 1117, I return herewith Senate Bill No. 139.

Respectfully,  
FARRIS BRYANT  
Governor

Senator Melton moved that Senate Bill No. 139, contained in the above message from the Governor, be held in abeyance pending further action.

Which was agreed to and it was so ordered.

The following messages from the Governor were received:

STATE OF FLORIDA  
OFFICE OF THE GOVERNOR  
TALLAHASSEE

May 23, 1963

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

Dear Sir:

I have transmitted to the office of the Secretary of the State the following acts which originated in the Senate, Regular Session, 1963, and which I have approved:

S. B. 200

S. B. 1118

Respectfully,  
FARRIS BRYANT  
Governor

STATE OF FLORIDA  
OFFICE OF THE GOVERNOR  
TALLAHASSEE

May 23, 1963

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

Dear Sir:

I have transmitted to the office of the Secretary of State Senate Concurrent Resolution No. 1091, Regular Session, 1963.

Respectfully,  
FARRIS BRYANT  
Governor

STATE OF FLORIDA  
OFFICE OF THE GOVERNOR  
TALLAHASSEE

May 24, 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. 780 | S. B. 871 |
| S. B. 785 | S. B. 890 |
| S. B. 795 | S. B. 926 |

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 23, 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 Pearce (By Request)—

S. B. NO. 185

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Senate Bill No. 185, contained in the above message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida  
May 23, 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 Senators Cross and Fraser—

S. B. NO. 757

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Senate Bill No. 757, contained in the above message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida  
May 23, 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 Connor—

S. B. NO. 949

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Senate Bill No. 949, contained in the above message, was referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida  
May 23, 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 Pearce—(By Request)—

S. B. NO. 186

Also—

By Senator Pearce—(By Request)—

S. B. NO. 187

Also—

By Senator Pearce—(By Request)—

S. B. NO. 188

Also—

By Senator Pearce—(By Request)—

S. B. NO. 189

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Senate Bills Nos. 186, 187, 188 and 189, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida  
May 23, 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—

May 24, 1963

JOURNAL OF THE SENATE

1227

By Senator Melton—

S. B. NO. 973

Also—

By Senator Connor—

S. B. NO. 969

Proof of publication attached.

Also—

By Senator Whitaker—

S. B. NO. 1053

Also—

By Senator Usher—

S. B. NO. 892

Respectfully,  
LAMAR BLEDSOE

Chief Clerk, House of Representatives

And Senate Bills Nos. 973, 969, 1053 and 892, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida  
May 23, 1963

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

Sir:

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

By Senator Mathews—

S. B. NO. 1086

Proof of publication attached.

Also—

By Senator Whitaker—

S. B. NO. 1075

Proof of publication attached.

Also—

By Senator Whitaker—

S. B. NO. 1076

Proof of publication attached.

Also—

By Senator Whitaker—

S. B. NO. 1077

Proof of publication attached.

Also—

By Senator Ryan—

S. B. NO. 1050

Proof of publication attached.

Respectfully,  
LAMAR BLEDSOE

Chief Clerk, House of Representatives

And Senate Bills Nos. 1086, 1075, 1076, 1077 and 1050, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida  
May 23, 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 Tucker—

S. B. NO. 1018

Proof of publication attached.

Also—

By Senator Mathews—

S. B. NO. 1087

Proof of publication attached.

Also—

By Senator Mathews—

S. B. NO. 1088

Proof of publication attached.

Also—

By Senator Mathews—

S. B. NO. 1089

Proof of publication attached.

Also—

By Senator Whitaker—

S. B. NO. 1074

Proof of publication attached.

Also—

By Senator Mathews—

S. B. NO. 1085

Proof of publication attached.

Respectfully,  
LAMAR BLEDSOE

Chief Clerk, House of Representatives

And Senate Bills Nos. 1018, 1087, 1088, 1089, 1074 and 1085, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida  
May 23, 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 Herrell—

S. B. NO. 810

Also—

By Senator Hollahan—

S. B. NO. 394

Respectfully,  
LAMAR BLEDSOE

Chief Clerk, House of Representatives

And Senate Bills Nos. 810 and 394, contained in the above message, were referred to the Secretary of the Senate as Ex Officio Enrolling Clerk, for enrolling.

Tallahassee, Florida  
May 23, 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 Roberts, Thomas, Moudry and Reed of Palm Beach—

**H. B. NO. 657**—A BILL TO BE ENTITLED AN ACT TO AMEND SUBSECTIONS TWO AND THREE OF SECTION TEN OF CHAPTER 25962 SPECIAL LAWS OF FLORIDA, 1949, BEING A PORTION OF THE CHARTER OF THE CITY OF LAKE WORTH, PALM BEACH COUNTY, FLORIDA, BY DELETING THE CITY CLERK THEREFROM AND PUTTING IN HIS PLACE THE CITY FINANCE DIRECTOR; AND PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Which amendment reads as follows:

In Section 1, line 16, on page 1, at the end of Section 1, subsection (2) insert the following: subparagraph (a):

“(a) That the city commission of the City of Lake Worth is hereby authorized and empowered to prepare and adopt a budget for each fiscal year, making separate and several appropriations therein, first, for the payment of its necessary operating expenses in the performance of the functions of municipal government, and with the power to separately classify and fix the priorities in the payment of said appropriations for expenses, and to set aside a specific income of the city from taxes, licenses or other sources, to the payment of any specific expenses; and secondly, for the payment of the interest and principal of any indebtedness of the city, whereupon all sums of money raised by it by taxation and assessments upon real and personal property within said City, and the license taxes on privileges, businesses, occupations, and professions carried on therein, for such fiscal year shall be applied, first, to provide for the payment in full of the appropriations for its necessary operating expenses in the performance of the functions of municipal government by the City of Lake Worth, after which the remainder of the money so raised shall be deposited in a general surplus account and thereafter expended as hereinafter provided.”

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Tallahassee, Florida  
May 23, 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. 858**—A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE REHABILITATION, CLEARANCE AND REDEVELOPMENT OF SLUMS AND BLIGHTED AREAS IN THE CITY OF SARASOTA IN

ACCORDANCE WITH URBAN RENEWAL PLANS APPROVED BY THE CITY COMMISSION; TO DEFINE THE DUTIES, LIABILITIES, EXEMPTIONS AND POWERS OF SAID CITY IN UNDERTAKING SUCH ACTIVITIES, INCLUDING THE POWER TO ACQUIRE PROPERTY THROUGH THE EXERCISE OF THE POWER OF EMINENT DOMAIN OR OTHERWISE, TO DISPOSE OF PROPERTY SUBJECT TO ANY RESTRICTIONS DEEMED NECESSARY TO PREVENT THE DEVELOPMENT OR SPREAD OF FUTURE SLUMS OR BLIGHTED AREAS, TO ISSUE BONDS AND OTHER OBLIGATIONS AND GIVE SECURITY THEREFOR, TO ENTER INTO AGREEMENTS TO SECURE FEDERAL AID AND COMPLY WITH CONDITIONS IMPOSED IN CONNECTION THEREWITH; TO AUTHORIZE SAID CITY TO FURNISH FUNDS, SERVICES, FACILITIES AND PROPERTY IN AID OF URBAN RENEWAL PROJECTS HEREUNDER AND TO OBTAIN FUNDS THEREFOR BY THE ISSUANCE OF OBLIGATIONS, BY TAXATION OR OTHERWISE; AND TO PROVIDE THAT SECURITIES ISSUED, BY A PUBLIC AGENCY HEREUNDER SHALL BE EXEMPT FROM TAXATION; PROVIDING THE CITY SHALL NOT PLEDGE CERTAIN REVENUES AS SECURITY FOR ANY BONDS UNDER THIS ACT WITHOUT APPROVAL BY A REFERENDUM AND SETTING FORTH SUBSTANTIALLY THE QUESTION TO BE PLACED UPON THE BALLOT; PROVIDING FOR SEVERABILITY OF THE PARTS OF THE ACT, AND PROVIDING WHEN THE SAME SHALL TAKE EFFECT.

Proof of publication attached.

Which amendment reads as follows:

In Section 20, on page 30, strike: Entire sentence “This Act shall be effective immediately upon becoming a law.” and insert in lieu thereof the following: This Act shall become effective only upon its approval by a majority vote of the qualified electors of the City of Sarasota voting upon the question of the approval or rejection of this Act. The City Commission shall cause said question to be submitted to such electors at a special election called for such purpose or at any regular or primary election to be held in said city. If a majority of the qualified electors voting at said election on such question do not vote for the approval of this Act, this Act shall be of no force or effect.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Tallahassee, Florida  
May 23, 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 Mattox of Polk—

**H. B. NO. 4**—A BILL TO BE ENTITLED AN ACT RELATING TO BEAUTY CULTURE; AMENDING SECTIONS 477.01, 477.08(1), (7), 477.09 BY ADDING NEW SUB-SECTION (4), 477.16, 477.17(1) BY ADDING NEW PARAGRAPH (r), 477.18(1), 477.19, 477.20 BY AMENDING SUBSECTIONS (2), (3) AND ADDING NEW SUB-SECTION (5) AND AMENDING CHAPTER 477 BY ADDING NEW SECTION 477.29, ALL FLORIDA STATUTES; PROVIDING NEW SHORT TITLE; FIXING REQUIREMENTS FOR SCHOOLS OF COSMETOLOGY AND THEIR INSTRUCTORS; PROCEDURE FOR REVOCATION, SUSPENSION AND DENIAL OF LICENSES; PROVIDING FOR PAYMENT OF CERTAIN

FEES; CREATING BOARD OF COSMETOLOGY AND PROVIDING FOR QUALIFICATIONS OF MEMBERS, SELECTION AND ADDITIONAL AUTHORITY; PROVIDING FOR EMPLOYMENT OF EDUCATIONAL DIRECTOR AND FIXING QUALIFICATIONS, DUTIES AND COMPENSATION; PROVIDING TRANSITORY PROVISIONS; PROVIDING FOR SEVERABILITY; PROVIDING EFFECTIVE DATE.

Which amendments read as follows:

Amendment No. 1—

Following Section 10 and preceding Section 11, on page 9, insert the following:

Section 10A. Sections 477.06(1)(d) and 477.10, Florida Statutes, are amended and subsection (3) is added to section 477.06, Florida Statutes, to read:

**477.06 Persons qualified to receive certificate as beautician, manicurist or pedicurist.—**

(1) Any person is qualified to receive a certificate of registration to practice beauty culture as a beautician:

(d) Who has passed a satisfactory examination conducted by the board to determine his or her fitness to practice beauty culture, and shall include practical demonstrations in shampooing the hair, hairdressing, permanent waving, finger waving, hair coloring, manicuring and pedicuring, facial massage, and scalp massage, with the hand, written and oral tests in antisepsis, sterilization, sanitation, and the use of mechanical apparatus, and electricity as applicable to the practices of the occupation of a beautician and may include such other demonstrations and tests as the board in its discretion may require, provided, that any blind person, as defined in section 413.021, Florida Statutes, making application for a certificate of registration as a beautician shall be allowed to have the written portion of the examination read to him or her and to have his or her answers recorded with recording equipment and transcribed by a person or persons approved by the board.

**477.10 Examinations; times and places; to be in theory and practice and to be written and oral.—**

(1) The board shall conduct examination of applicants for certificates of registration to practice as registered beauty culture teachers, registered beauticians, registered junior operators and registered manicurists and pedicurists not less than twelve (12) times each year at such time and place as the board may determine. The examination of applicants for a certificate of registration as registered beauty culture teachers, registered beauticians and registered junior operators and registered manicurists and pedicurists shall include both practical demonstrations and written and oral tests and shall embrace the subjects required in section 477.08, Florida Statutes, to be taught in schools of beauty culture approved by the board, provided however, that any graduate from a school of beauty culture recognized by the board may be issued a certificate to practice until an examination is held by the board in the locality of such applicant, at which time said applicant shall take said examination and her temporary certificate shall expire.

(2) Any blind person, as defined in section 413.021, Florida Statutes, making application for a certificate of registration pursuant to the provisions of this chapter shall be allowed to have the written portion of the examination read to him or her and his or her answers recorded with recording equipment and transcribed by a person or persons approved by the board.

**477.06 Persons qualified to receive certificate as beautician, manicurist or pedicurist, specialist.—**

(3) Any blind person as defined in section 413.021, Florida Statutes, is eligible to receive a certificate of

registration as a specialist to engage in the following practices in a beauty shop under supervision: massaging and manipulating muscles of the face, neck and scalp; giving facials, scalp massages, treatments with oils, creams, lotions or other preparations for the face, neck and scalp; giving shampoos and performing such other practices set forth in section 477.03, Florida Statutes, as the board in its discretion may determine are within the reasonable capabilities of the blind; who:

(a) Is a citizen of the United States; or who has made a declaration of intention to become a citizen of the United States; or who having made such declaration of intention, has filed a petition for naturalization within thirty (30) days after becoming eligible to do so, and

(b) Is at least seventeen (17) years of age, of good moral character and temperate habits; and

(c) Has completed a course of study and training and passed successfully examinations prescribed by the board; provided that such prescribed study, training and examinations are the equivalent of that required of other applicants for certificate to engage in the practices herein set forth.

Amendment No. 2—

In Title, line 19 following the word: "VISIONS;" insert the following: AMENDING SECTION 477.06(1)(d), 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;

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Tallahassee, Florida  
May 23, 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 granted the request of the Senate and returns herewith—

By Senator Askew—

S. B. NO. 967—A BILL TO BE ENTITLED AN ACT RELATING TO COMPENSATION OF COURT REPORTERS IN THE CONSTITUTIONAL COURT OF RECORD OF ESCAMBIA COUNTY; AMENDING SUBSECTION (2) OF SECTION 29.04, FLORIDA STATUTES; AMENDING SECTIONS 43.08 AND 43.09, FLORIDA STATUTES; PROVIDING EFFECTIVE DATE.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Senator Askew moved that the rules be waived and the Senate immediately reconsider the vote by which Senate Bill No. 967, contained in the above message, passed the Senate on May 16, 1963.

The President put the question: "Will the Senate now reconsider the vote by which Senate Bill No. 967 passed the Senate on May 16, 1963?"

Which was agreed to by a two-thirds vote and the Senate reconsidered the vote by which Senate Bill No. 967 passed the Senate on May 16, 1963.

The question recurred on the passage of Senate Bill No. 967.

Pending consideration thereof, by permission of the Senate Senator Askew withdrew Senate Bill No. 967 from the further consideration of the Senate.

Tallahassee, Florida  
May 23, 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 granted the request of the Senate and returns herewith—

By Senator Campbell—

**S. B. NO. 1079—A BILL TO BE ENTITLED AN ACT AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS IN ANY COUNTY HAVING A POPULATION OF NOT LESS THAN SIXTY THOUSAND (60,000) NOR MORE THAN SIXTY-SIX THOUSAND (66,000), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS TO USE COUNTY EQUIPMENT AND CERTAIN PERSONS DETAINED IN COUNTY JAILS FOR IMPROVEMENT AND MAINTENANCE OF PUBLIC CEMETERIES.**

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Senator Campbell moved that the rules be waived and the Senate immediately reconsider the vote by which Senate Bill No. 1079, as amended, contained in the above message, passed the Senate on May 21, 1963.

The President put the question: "Will the Senate reconsider the vote by which Senate Bill No. 1079, as amended, passed the Senate on May 21, 1963?"

Which was agreed to by a two-thirds vote and the Senate reconsidered the vote by which Senate Bill No. 1079, as amended, passed the Senate on May 21, 1963.

The question recurred on the passage of Senate Bill No. 1079 as amended.

Pending consideration thereof, Senator Campbell moved that Senate Bill No. 1079, as amended, be placed on the Calendar of Local Bills.

Which was agreed to and Senate Bill No. 1079, as amended, was placed on the Calendar of Local Bills, pending roll call.

Tallahassee, Florida  
May 23, 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 Senator Mathews—

**S. B. NO. 553—A BILL TO BE ENTITLED AN ACT REQUIRING THE ANNUAL REGISTRATION OF EDUCATIONAL INSTITUTIONS WITH THE STATE BOARD OF EDUCATION; PROVIDING PENALTIES FOR VIOLATION; PROVIDING AN EFFECTIVE DATE.**

Which amendments read as follows:

Amendment No. 1—

In Section 1, following the words "deans of students" strike out: "and such other pertinent information as the state board shall require." and insert the following in lieu thereof: "enrollment, and number of teachers."

Amendment No. 2—

In Section 2, following the words "within the provisions of this act." change the period to a semi-colon and add the following: "provided that schools created pursuant to the provisions of the Private School Corporation Law of 1959, Chapter 623, Florida Statutes, do not come within the provisions of this act."

Amendment No. 3—

In Section 1, following the words "a register of" strike out: the remainder of the sentence and add the following: "educational institutions within the state coming within the provisions of this act."

Amendment No. 4—

In Section 4, following the words "educational institutions of this state" insert the following: "coming within the provisions of this act"

Amendment No. 5—

In Section 2, following the words "or political subdivisions thereof" strike out: "do not come within the provisions of this act." and insert the following in lieu thereof: "colleges or schools accredited by the southern association of colleges and schools, or the Florida association of colleges and universities, or the accrediting commission of business schools, or the Florida council of independent schools, or by the Florida state department of education of schools created pursuant to the provisions of the Private School Corporation Act of 1959, chapter 623, Florida Statutes, or institutions operated by established religious bodies, or schools offering courses in in-service training given in connection with the primary purpose of the firm, person, association, partnership, or corporation and such primary purpose is not education, do not come within the provisions of this act."

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Senate Bill No. 553, 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. 553, and the Senate concurred in House Amendment No. 1 to Senate Bill No. 553.

Senator Mathews moved that the Senate concur in House Amendment No. 2 to Senate Bill No. 553, and the Senate concurred in House Amendment No. 2 to Senate Bill No. 553.

Senator Mathews moved that the Senate concur in House Amendment No. 3 to Senate Bill No. 553, and the Senate concurred in House Amendment No. 3 to Senate Bill No. 553.

Senator Mathews moved that the Senate concur in House Amendment No. 4 to Senate Bill No. 553, and the Senate concurred in House Amendment No. 4 to Senate Bill No. 553.

Senator Mathews moved that the Senate concur in House Amendment No. 5 to Senate Bill No. 553, and the Senate concurred in House Amendment No. 5 to Senate Bill No. 553.

And Senate Bill No. 553, 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 immediately.

Tallahassee, Florida  
May 23, 1964

*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 Senator Mathews—

**S. B. NO. 1090—A BILL TO BE ENTITLED AN ACT CREATING THE JACKSONVILLE PORT AUTHORITY, ESTABLISHING ITS MEMBERSHIP, PROVIDING ITS JURISDICTION POWERS AND DUTIES, AUTHORIZING A TAX LEVY TO PROVIDE FOR ITS OPERATION AND AUTHORIZING THE ISSUANCE OF DEBENTURES TO PROVIDE FOR FINANCING PROJECTS OF SAID AUTHORITY; PROVIDING FOR THE TRANSFER OF CERTAIN ASSETS BY THE CITY OF JACKSONVILLE AND THE COUNTY OF DUVAL TO SAID PORT AUTHORITY AND FOR THE METHOD OF PAYMENT BY THE AUTHORITY TO THE CITY OF JACKSONVILLE FOR THE TRANSFER OF SAID ASSETS; PROVIDING FOR THE PROTECTION OF THE RIGHTS OF EMPLOYEES OF THE CITY OF JACKSONVILLE WHO SHALL BECOME EMPLOYEES OF THE SAID AUTHORITY; PROVIDING THAT THE LAWS RELATING TO THE DUVAL COUNTY BUDGET COMMISSION SHALL NOT BE APPLICABLE TO SAID AUTHORITY DURING THE FIRST TWO YEARS OF ITS EXISTENCE; PROVIDING FOR THE ISSUANCE OF REVENUE CERTIFICATES, GENERAL OBLIGATION BONDS PROVIDING FOR THE ACQUISITION OF PROPERTY BY THE AUTHORITY BY GRANTS, PURCHASE, GIFT, DEVISE, CONDEMNATION BY EMINENT DOMAIN PROCEEDINGS, EXCHANGE OR OTHERWISE; PROVIDING FOR THE CONVEYANCE TO THE AUTHORITY OF SUBMERGED LANDS AND ISLANDS BELONGING TO THE STATE OF FLORIDA CONTAINED WITHIN THE BOUNDARIES OF THE AUTHORITY; PROVIDING FOR OTHER MATTERS RELATING TO THE ESTABLISHMENT AND OPERATION OF SAID PORT AUTHORITY AND PROVIDING FOR THIS ACT TO TAKE EFFECT IMMEDIATELY UPON ITS BECOMING A LAW.**

Proof of publication attached.

Which amendments read as follows:

Amendment No. 1—

In Section 1, page 2, line 4, strike out: "three years" and insert the following in lieu thereof: "one (1) year"

Amendment No. 2—

In Section 7, strike out: all of said Section and renumber the remaining sections accordingly.

Amendment No. 3—

In Section 19, pages 29 and 30, strike out: the entire section and substitute in lieu thereof:

"Section 19. Submerged Lands. The Authority shall negotiate with the trustees of the Internal Improvement Board for the transfer of such islands and submerged lands belonging to the State of Florida to the Authority as will serve a public purpose, subject to the riparian rights of the respective owners of the uplands adjacent thereto."

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Senate Bill No. 1090, 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. 1090, and the Senate concurred in House Amendment No. 1 to Senate Bill No. 1090.

Senator Mathews moved that the Senate concur in House Amendment No. 2 to Senate Bill No. 1090, and the Senate concurred in House Amendment No. 2 to Senate Bill No. 1090.

Senator Mathews moved that the Senate concur in House Amendment No. 3 to Senate Bill No. 1090, and the Senate concurred in House Amendment No. 3 to Senate Bill No. 1090.

And Senate Bill No. 1090, 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 immediately.

Tallahassee, Florida  
May 23, 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 Senator Connor—

**S. B. NO. 1059—A BILL TO BE ENTITLED AN ACT AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS OF HERNANDO COUNTY, FLORIDA TO ENTER INTO AGREEMENTS FOR GROUP INSURANCE FOR EMPLOYEES OF THE BOARD OF COUNTY COMMISSIONERS AND FEE OFFICERS AND THEIR EMPLOYEES; TO PROVIDE FOR CONTRIBUTIONS BY SAID BOARD TO THE PREMIUMS THEREFOR; TO DO ANY AND ALL THINGS NECESSARY TO PROVIDE AND CARRY OUT SUCH GROUP INSURANCE; TO DEDUCT PERIODICALLY FROM THE WAGES OF ANY EMPLOYEE UPON WRITTEN REQUEST OF SUCH EMPLOYEE ANY PREMIUM OR PORTION OF PREMIUM FOR SUCH INSURANCE; DECLARING PURPOSE OF ACT TO BE A COUNTY PURPOSE.**

Proof of publication attached.

Which amendment reads as follows:

In Section 1, add a new paragraph as follows: "This insurance may include coverage for those relying on prayer or spiritual means alone for healing in accordance with the teachings of a well recognized church or denomination."

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Senate Bill No. 1059, contained in the above message, was read by title, together with the House Amendment thereto.

Senator Connor moved that the Senate concur in the House Amendment to Senate Bill No. 1059, and the Senate concurred in the House Amendment to Senate Bill No. 1059.

And Senate Bill No. 1059, 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 immediately.

Tallahassee, Florida  
May 23, 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 Senator Cross—

**S. B. NO. 903—A BILL TO BE ENTITLED AN ACT RELATING TO CHILD-CARE CENTERS IN ALACHUA COUNTY; PROVIDING FOR THE REGULATION AND LICENSING OF SUCH CENTERS; PROVIDING FOR A BOARD, ITS POWERS, DUTIES, AND TERM; PROVIDING THAT A VIOLATION OF ACT SHALL CONSTITUTE A MISDEMEANOR; REPEALING CHAPTERS 30555, LAWS OF FLORIDA, 1955, AND 57-1122, LAWS OF FLORIDA, RELATING TO CHILD-CARE CENTERS; PROVIDING AN EFFECTIVE DATE.**

Proof of publication attached.

Which amendments read as follows:

Amendment No. 1—

In Section 6, Sub-section (2), at the end of sub-section (2) add the following: "Provided, however, that the children of parents objecting to the requirements in sub-section 2 on religious grounds because of affiliation with a well recognized church or denomination whose members rely exclusively on prayer or spiritual means for healing shall be exempt from these requirements."

Amendment No. 2—

In Section 6, Sub-section (7), following the words "record of the physician" insert the following: "or practitioner"

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE

Chief Clerk, House of Representatives

And Senate Bill No. 903, contained in the above message, was read by title, together with House Amendments thereto.

Senator Cross moved that the Senate concur in House Amendment No. 1 to Senate Bill No. 903, and the Senate concurred in House Amendment No. 1 to Senate Bill No. 903.

Senator Cross moved that the Senate concur in House Amendment No. 2 to Senate Bill No. 903, and the Senate concurred in House Amendment No. 2 to Senate Bill No. 903.

And Senate Bill No. 903, 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 immediately.

Tallahassee, Florida  
May 24, 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 Senator Pearce—(By Request)—

**S. B. NO. 184—A BILL TO BE ENTITLED AN ACT RELATING TO INTANGIBLE PERSONAL PROPERTY TAXATION; AMENDING CHAPTER 199, FLORIDA STATUTES, BY ADDING SECTION 199.021; PROVIDING FOR TAXATION OF INTANGIBLE PERSONALTY WHEREVER LOCATED ARISING FROM BUSINESS TRANSACTIONS IN THIS STATE AND EXCEPTIONS THERETO; PROVIDING AN EFFECTIVE DATE.**

Which amendments read as follows:

Amendment No. 1—

In Section 1, line 3, following the word "All" strike out: "bills, notes or accounts receivable, obligations or credits wheresoever situate arising from business done" and insert the following in lieu thereof: "Class D intangible personal property as defined in Section 199.02(4), Florida Statutes, wheresoever situate arising out of or issued in connection with the sale, leasing or servicing of personal property"

Amendment No. 2—

In Section 1, in the last line thereof, following the words "its own citizens" strike out: the period "." and insert the following in lieu thereof: "; provided further that the provisions of this section shall in no way be construed to alter the tax situs of Class D intangibles not connected with the sale, leasing or servicing of personal property in this state."

Amendment No. 3—

In Title, line 5, strike out: "ARISING FROM BUSINESS TRANSACTIONS IN THIS STATE" and insert the following in lieu thereof: "ARISING OUT OF OR ISSUED IN CONNECTION WITH THE SALE, LEASING OR SERVICING OF PERSONAL PROPERTY IN THIS STATE"

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Senate Bill No. 184, contained in the above message, was read by title, together with House Amendments thereto.

Senator Pearce moved that the Senate concur in House Amendment No. 1 to Senate Bill No. 184, and the Senate concurred in House Amendment No. 1 to Senate Bill No. 184.

Senator Pearce moved that the Senate concur in House Amendment No. 2 to Senate Bill No. 184, and the Senate concurred in House Amendment No. 2 to Senate Bill No. 184.

Senator Pearce moved that the Senate concur in House Amendment No. 3 to Senate Bill No. 184, and the Senate concurred in House Amendment No. 3 to Senate Bill No. 184.

And Senate Bill No. 184, 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 immediately.

Senator Herrell moved that Senate Bill No. 497 be withdrawn from the Committee on Prisons and Convicts.

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. 497 from the further consideration of the Senate.

Senator Pope moved that Senate Bill No. 934 be with-

drawn from the Committee on Appropriations 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 Johnson (19th) moved that House Bill No. 1703 be withdrawn from the Committee on Appropriations and placed on the Calendar of Bills on Second Reading.

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

Tallahassee, Florida  
May 24, 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 Senator Cleveland—

**S. B. NO. 782—A BILL TO BE ENTITLED AN ACT AMENDING SECTION 167.75, FLORIDA STATUTES, RELATING TO ENCROACHMENTS IN PUBLIC STREETS AND ALLEYS; AND PROVIDING EFFECTIVE DATE.**

Which amendment reads as follows:

In Section 1, at the end of Section 1 insert the following paragraph:

“Provided further, that any encroachment which occurs or has occurred in good faith through error in survey, measurement, or otherwise, and does not comply with said height requirement, may be permitted to remain and be maintained if such encroachment in no material way interferes with the proper use of such public streets or alleys.”

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And Senate Bill No. 782, contained in the above message, was read by title, together with the House Amendment thereto.

Senator Cleveland moved that the Senate concur in the House Amendment to Senate Bill No. 782, and the Senate concurred in the House Amendment to Senate Bill No. 782.

And Senate Bill No. 782, 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 immediately.

Tallahassee, Florida  
May 23, 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 Senators Melton, Herrell, Cross, and Kelly—

**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 PRACTICES 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.**

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Senator Melton moved that the request of the House of Representatives, as contained in the foregoing message, be granted.

Which was agreed to and Senate Bill No. 139 was ordered returned to the House of Representatives.

Tallahassee, Florida  
May 24, 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 Senator Whitaker—

**S. B. NO. 872—A BILL TO BE ENTITLED AN ACT AMENDING SECTION 1 OF CHAPTER 59-826, LAWS OF FLORIDA, RELATING TO SALARIES OF JUDGES OF THE CRIMINAL COURTS OF RECORD, BY INCREASING THE AMOUNT SPECIFIED; PROVIDING AN EFFECTIVE DATE.**

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Senator Whitaker moved that the request of the House of Representatives, as contained in the foregoing message, be granted.

And Senate Bill No. 872 was ordered returned to the House of Representatives.

Tallahassee, Florida  
May 24, 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 refused to grant the request of the Senate for the return of—

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 provisions 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.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Tallahassee, Florida  
May 24, 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 Representative Lancaster of Gilchrist—

**H. C. R. NO. 2102—A CONCURRENT RESOLUTION REQUESTING THE GOVERNOR OF THE STATE OF FLORIDA TO RETURN HOUSE BILL NO. 1742 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. 1742, introduced by Lancaster of Gilchrist 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. 2102, contained in the above message, was read the first time in full.

Senator Usher moved that the rules be waived and House Concurrent Resolution No. 2102 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. 2102 was read the second time in full.

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

And House Concurrent Resolution No. 2102 was adopted and the action of the Senate was ordered certified to the House of Representatives immediately.

Tallahassee, Florida  
May 23, 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 granted the request of the Senate and returns herewith—

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

**H. B. NO. 745—A BILL TO BE ENTITLED AN ACT RELATING TO THE CLERKS OF THE CIRCUIT COURTS IN ALL COUNTIES HAVING A POPULATION OF NOT LESS THAN TWO HUNDRED THOUSAND (200,000) NOR MORE THAN TWO HUNDRED SIXTY THOUSAND (260,000), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; AUTHORIZING SAID CLERKS TO REMIT FILING FEES AND PARTY ASSESSMENTS OF CANDIDATES TO COUNTY EXECUTIVE COMMITTEES; PROVIDING AN EFFECTIVE DATE.**

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

Senator Blank moved that the rules be waived and the Senate immediately reconsider the vote by which House Bill No. 745, contained in the above message, passed the Senate on May 20, 1963.

The President put the question: "Will the Senate now reconsider the vote by which House Bill No. 745 passed the Senate on May 20, 1963?"

Which was agreed to by a two-thirds vote and the Senate reconsidered the vote by which House Bill No. 745 passed the Senate on May 20, 1963.

The question recurred on the passage of House Bill No. 745.

Pending consideration thereof, Senator Blank moved that House Bill No. 745 be placed on the Calendar of Local Bills.

Which was agreed to and House Bill No. 745 was placed on the Calendar of Local Bills, pending roll call.

Tallahassee, Florida  
May 23, 1963

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

Sir:

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

By Representative Thomas of Palm Beach—

**H. B. NO. 374—A BILL TO BE ENTITLED AN ACT RELATING TO REGULATION OF MORTGAGE GUARANTY INSURANCE; AMENDING SECTION 635.031, FLORIDA STATUTES, BY ADDING SUBSECTION (3) RELATING TO LIMITATIONS OF MORTGAGE GUARANTY INSURANCE 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. 374, contained in the above message, was read the first time by title only and referred to the Committee on Insurance.

Tallahassee, Florida  
 May 24, 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 Weissenborn, Matthews, Faircloth, Baker, Pettigrew, Fincher, Furlong, Wolfson, Dubbin, Gong and Eldredge of Dade—

**H. C. R. NO. 2065—A CONCURRENT RESOLUTION CONGRATULATING THE COMMONWEALTH OF PUERTO RICO UPON ITS ELEVENTH ANNIVERSARY.**

WHEREAS, on July 25, 1952, Puerto Rico became a free commonwealth associated with the United States, and

WHEREAS, on July 25, 1963, the people of Puerto Rico will celebrate the eleventh anniversary of this historic event, and

WHEREAS, by virtue of the proximity of Puerto Rico to Florida and our vast economic, social and cultural contacts, a warm feeling of friendship exists between the people of Florida and their neighbor to the east, and

WHEREAS, the people of Florida rejoice with the people of Puerto Rico in the celebration of their eleventh anniversary, NOW, THEREFORE,

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

That on behalf of the people of the State of Florida, this Legislature does congratulate the people of Puerto Rico upon their magnificent achievements during the past eleven years of their commonwealth status and upon the eleventh anniversary of the commonwealth of Puerto Rico.

**BE IT FURTHER RESOLVED** that a copy of this resolution be executed and sent to the President of Puerto Rico, the Honorable Luis Munoz Marin.

—and respectfully requests the concurrence of the Senate therein.

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

And House Concurrent Resolution No. 2065, contained in the above message, was read the first time in full.

Senator Hollahan moved that the rules be waived and House Concurrent Resolution No. 2065 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. 2065 was read the second time in full.

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

And House Concurrent Resolution No. 2065 was adopted and the action of the Senate was ordered certified to the House of Representatives immediately.

Tallahassee, Florida  
 May 23, 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 Markham of Okeechobee and Karst of Indian River—

**H. B. NO. 862—A BILL TO BE ENTITLED AN ACT PROVIDING THAT FOR THE PURPOSE OF TAXATION GROWING ANNUAL AGRICULTURAL CROPS, NON-BEARING FRUIT TREES AND NURSERY STOCK, REGARDLESS OF THE GROWING METHODS, SHALL BE CONSIDERED AS HAVING NO ASCERTAINABLE VALUE AND SHALL NOT BE TAXABLE UNTIL THEY HAVE REACHED MATURITY OR A STAGE OF MARKETABILITY AND HAVE PASSED FROM THE HANDS OF THE PRODUCER AND/OR OFFERED FOR SALE; PROVIDING RULES OF CONSTRUCTION, SEVERABILITY CLAUSE, AND EFFECTIVE DATE.**

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 862, 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. 862 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 24, 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 Wingate of Nassau, Saunders of Monroe, Hasson of Sarasota, Owens of Martin, Land of Orange, Jordan of Sarasota, Thomas of Bradford, Mattox of Polk, Knowles of Manatee, Ramos of Monroe, Daniel of Lake and Strickland of Citrus—

**H. B. NO. 450—A BILL TO BE ENTITLED AN ACT RELATING TO TAX ON CIGARETTES; AMENDING SECTIONS 210.02(1)(a), (b), (c); (3)(a), (b); (4)(a), (b); (5)(a), (b); AND SECTION 210.05(3); AND ADDING SECTION 210.02(8) ALL FLORIDA STATUTES; PROVIDING DISCOUNT FOR COLLECTION; 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. 450, contained in the above message, was read the first time by title only and referred to the Committee on Finance and Taxation.

Tallahassee, Florida  
 May 23, 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 Representatives Wolfson, Pettigrew, Baker, Spencer, Gong, Yarborough, Weissenborn, Dubbin, MacKenzie, Faircloth, Matthews, Fincher and Furlong of Dade—

**H. B. NO. 1811—A BILL TO BE ENTITLED AN EMERGENCY ACT RELATING TO AND PROVIDING FOR ESTABLISHMENT OF A TEMPORARY MINIMUM COMPENSATION TO BE EFFECTIVE FROM JULY 1, 1963, TO JULY 1, 1964, FOR EMPLOYEES IN ANY COUNTY IN THE STATE HAVING A POPULATION OF NOT LESS THAN NINE HUNDRED THOUSAND (900,000) AND IN ANY COUNTY HAVING A POPULATION OF NOT LESS THAN THREE HUNDRED THOUSAND (300,000) NOR MORE THAN THREE HUNDRED FIFTY THOUSAND (350,000), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; PROVIDING EFFECTIVE DATE.**

—and respectfully requests the concurrence of the Senate therein.

Respectfully,  
LAMAR BLEDSOE  
Chief Clerk, House of Representatives

And House Bill No. 1811, contained in the above message, was read the first time by title only and referred to the Committee on Labor and Industry.

Senator Herrell moved that the rules be waived and House Bill No. 1811 be also referred to the Committee on Agriculture, Oil and Natural Resources, the Committee on General Legislation, and the Committee on Judiciary "C".

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

Tallahassee, Florida  
May 24, 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 Horne of Leon—

**H. B. NO. 1696—A BILL TO BE ENTITLED AN ACT RELATING TO THE WATER RESOURCES LAW; AMENDING SECTIONS 373.081, 373.141, 373.151, 373.171, 373.181, 373.201, 373.211, 373.221; ADDING SECTIONS 373.072, 373.142, 373.143, 373.144, 373.172, 373.173, 373.174, 373.182; REPEALING SECTION 373.161, ALL FLORIDA STATUTES, PROVIDING FOR THE CREATION AND ADMINISTRATION OF WATER REGULATORY DISTRICTS; PROVIDING FOR SUPERVISORY POWERS IN THE BOARD OF CONSERVATION; CREATING A STATE WATER RESOURCES APPEAL 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. 1696, 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. 1696 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1696 was read the second time by title only.

Senator Pope moved that the rules be further waived and House Bill No. 1696 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. 1696 was read the third time in full.

Upon the passage of House Bill No. 1696 the roll was called and the vote was:

Yeas—33.

|               |           |                |                 |
|---------------|-----------|----------------|-----------------|
| Mr. President | Connor    | Johnson (19th) | Spottswood      |
| Askew         | Cross     | McCarty        | Stratton        |
| Barron        | Davis     | Mapoles        | Usher           |
| Blank         | Friday    | Mathews        | Williams (27th) |
| Boyd          | Galloway  | Melton         | Williams (4th)  |
| Bronson       | Henderson | Parrish        | Young           |
| Campbell      | Herrell   | Pearce         |                 |
| Clarke        | Hollahan  | Pope           |                 |
| Cleveland     | Johns     | Roberts        |                 |

Nays—3.

Covington Gibson Whitaker

So House Bill No. 1696 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Pope moved that Senate Bill No. 904, as amended, be recalled from the Secretary of the Senate as Ex Officio Engrossing Clerk of the Senate.

Which was agreed to and it was so ordered.

Senator Pope moved that the rules be waived and the Senate immediately reconsider the vote by which Senate Bill No. 904, as amended, passed the Senate on May 23, 1963.

The President put the question: "Will the Senate now reconsider the vote by which Senate Bill No. 904, as amended, passed the Senate on May 23, 1963?"

Which was agreed to by a two-thirds vote and the Senate reconsidered the vote by which Senate Bill No. 904, as amended, passed the Senate on May 23, 1963.

The question recurred on the passage of Senate Bill No. 904, as amended.

Pending consideration thereof, by permission of the Senate Senator Pope withdrew Senate Bill No. 904, as amended, from the further consideration of the Senate.

Tallahassee, Florida  
May 23, 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. 1913—A BILL TO BE ENTITLED AN ACT TO PROVIDE COMPENSATION OF CLERKS OF THE COUNTY COURT FOR SERVICES PERFORMED IN SUITS OR PROCEEDINGS IN THE COUNTY COURT IN ALL COUNTIES OF THE STATE OF FLORIDA HAVING A POPULATION OF NOT LESS THAN TWO HUNDRED THOUSAND (200,000) AND NOT MORE THAN TWO HUNDRED SIXTY THOUSAND (260,000) ACCORDING TO THE LAST STATEWIDE OFFICIAL CENSUS; REPEALING CONFLICTING LAWS; PROVIDING AN EFFECTIVE DATE.**

Also—

By Representative Strickland of Citrus—

**H. B. NO. 1965—A BILL TO BE ENTITLED AN ACT**

RELATING TO LAW LIBRARIES AND FILING FEES IN CIRCUIT, COUNTY JUDGE'S, AND SMALL CLAIMS COURTS IN ANY COUNTY IN THE STATE HAVING A POPULATION OF NOT LESS THAN EIGHT THOUSAND THREE HUNDRED (8,300) AND NOT MORE THAN NINE THOUSAND FOUR HUNDRED (9,400) ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; IMPOSING ADDITIONAL FILING FEES IN SUCH COURTS AND APPROPRIATING SAME FOR A COUNTY LAW LIBRARY; REGULATING THE CUSTODY, CONTROL AND EXPENDITURE OF SUCH FEES; DECLARING SUCH TO BE A COUNTY PURPOSE; PROVIDING EFFECTIVE DATE.

Also—

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

**H. B. NO. 1930**—A BILL TO BE ENTITLED AN ACT RELATING TO COMPENSATION OF THE COMMITTEEMAN OTHER THAN THE EXAMINING PHYSICIAN IN COMMITTEES PROVIDED IN CHAPTER 394, FLORIDA STATUTES, IN COUNTIES HAVING A POPULATION OF NOT LESS THAN TWO HUNDRED THIRTY THOUSAND (230,000) AND NOT MORE THAN THREE HUNDRED THOUSAND (300,000); PROVIDING AN EFFECTIVE DATE.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bill No. 1913, 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. 1913 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1913 was read the second time by title only.

Senator Blank moved that the rules be further waived and House Bill No. 1913 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. 1913 was read the third time in full.

Upon the passage of House Bill No. 1913 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1913 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

And House Bill No. 1965, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

And House Bill No. 1930, 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. 1930 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1930 was read the second time by title only.

Senator Johnson (19th) moved that the rules be further waived and House Bill No. 1930 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. 1930 was read the third time in full.

Upon the passage of House Bill No. 1930 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1930 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Tallahassee, Florida  
 May 23, 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 Ramos of Monroe—

**H. B. NO. 1991**—A BILL TO BE ENTITLED AN ACT RELATING TO THE COUNTY TAX ASSESSOR IN ANY COUNTY IN THE STATE HAVING A POPULATION OF NOT LESS THAN FORTY-FIVE THOUSAND (45,000) AND NOT MORE THAN FIFTY-ONE THOUSAND (51,000) ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; PROVIDING FOR SALARY; PROVIDING A BUDGET PROCEDURE; REPEALING CHAPTERS 27121, 1951; 28397, 1953; 57-667; 61-1188, ALL LAWS OF FLORIDA, PROVIDING FOR COUNTY TAX ASSESSOR'S COMPENSATION; PROVIDING AN EFFECTIVE DATE.

Also—

By Representative McDonald of Suwannee—

**H. B. NO. 1997**—A BILL TO BE ENTITLED AN ACT RELATING TO THE SUPERINTENDENT OF PUBLIC INSTRUCTION IN ALL COUNTIES IN THE STATE HAVING A POPULATION OF NOT LESS THAN FOURTEEN THOUSAND TWO HUNDRED (14,200) NOR MORE THAN FIFTEEN THOUSAND (15,000), ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS; PROVIDING MINIMUM COMPENSATION FOR SAID OFFICER; PROVIDING EFFECTIVE DATE.

—and respectfully requests the concurrence of the Senate therein.

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

And House Bills Nos. 1991 and 1997, 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 23, 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 Griffin, Mattox and Chiles of Polk—

**H. B. NO. 1948—A BILL TO BE ENTITLED AN ACT AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS OF POLK COUNTY TO CONTINUE MAINTENANCE OF ANY DRAINAGE DITCH PREVIOUSLY MAINTAINED BY IT FOR MORE THAN SEVEN YEARS; EXPRESSING THE PURPOSE OF THE ACT; AND PROVIDING AN EFFECTIVE DATE.**

Proof of publication attached.

Also—

By Representatives Griffin, Mattox and Chiles of Polk—

**H. B. NO. 1949—A BILL TO BE ENTITLED AN ACT AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS OF POLK COUNTY TO MAINTAIN ANY NON-COMMERCIAL CEMETARY IN SAID COUNTY WHICH HAS EXISTED MORE THAN THIRTY YEARS AND FOR WHICH THERE EXISTS NO PERPETUAL CARE, OTHER CONTINUING MEANS OF MAINTENANCE, OR PERSON, ORGANIZATION, GOVERNMENTAL UNIT, OR ORGANIZED GROUP AVAILABLE AND ABLE TO PERFORM SUCH MAINTENANCE, AND PROVIDING AN EFFECTIVE DATE.**

Proof of publication attached.

Also—

By Representatives Griffin, Mattox and Chiles of Polk—

**H. B. NO. 1950—A BILL TO BE ENTITLED AN ACT CREATING A NEW PENSION PLAN FOR CERTAIN OFFICERS AND EMPLOYEES OF THE CITY OF LAKE-LAND, FLORIDA; PROVIDING FOR THE CREATION OF A PENSION BOARD OF SAID CITY, RETIREMENT BENEFITS, CONTRIBUTION BY THE CITY OF LAKE-LAND AND BY OFFICERS AND EMPLOYEES FOR THE PAYMENT OF FUNDS TO THE PARTICIPANTS, AND FOR THE INVESTMENT OF FUNDS CONTRIBUTED TO THE PLAN; REPEALING ALL OTHER LAWS IN CONFLICT WITH THE PROVISIONS OF THIS ACT, BUT PRESERVING SUCH RIGHTS AND BENEFITS SET FORTH IN SPECIAL ACTS OF 1955, CHAPTER 30917, AND AMENDMENTS THERETO, AS MAY BE RESERVED IN THIS ACT, AND FURTHER PRESERVING ANY VESTED RIGHT OF ANY PARTICIPANT WHICH HAS HERETOFORE ACCRUED.**

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. 1948 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. 1948, 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. 1948 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1948 was read the second time by title only.

Senator Kelly moved that the rules be further waived and House Bill No. 1948 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. 1948 was read the third time in full.

Upon the passage of House Bill No. 1948 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1948 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1949 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. 1949, 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. 1949 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1949 was read the second time by title only.

Senator Kelly moved that the rules be further waived and House Bill No. 1949 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. 1949 was read the third time in full.

Upon the passage of House Bill No. 1949 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1949 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1950 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. 1950, 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. 1950 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1950 was read the second time by title only.

Senator Kelly moved that the rules be further waived and House Bill No. 1950 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. 1950 was read the third time in full.

Upon the passage of House Bill No. 1950 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1950 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Tallahassee, Florida  
May 23, 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 Eddy, Stolzenburg, Bell, Long and Allsworth of Broward—

**H. B. NO. 1993—A BILL TO BE ENTITLED AN ACT TO AMEND CHAPTER 57-1322, LAWS OF FLORIDA, SPECIAL ACTS OF 1957, AS AMENDED, BEING THE CHARTER OF THE CITY OF FORT LAUDERDALE, BY REPEALING SEC. 59 PERTAINING TO POWERS AND DUTIES OF ACTING CITY MANAGER DURING ABSENCE OR DISABILITY OF CITY MANAGER AND ENACTING A NEW SEC. 59 PERTAINING TO POWERS AND DUTIES OF ACTING CITY MANAGER UPON RESIGNATION OF OR DURING ABSENCE OR DISABILITY OF CITY MANAGER.**

Proof of publication attached.

Also—

By Representatives Karl and Sweeny of Volusia—

**H. B. NO. 1999—A BILL TO BE ENTITLED AN ACT TO AMEND CHAPTER 19768, LAWS OF FLORIDA SPECIAL ACTS OF 1939, AS AMENDED, BEING THE CHARTER OF THE CITY OF DAYTONA BEACH, BY ADDING THERETO SECTION 52-A, PROVIDING THAT IN ADDITION TO THE POWER OF THE MUNICIPAL JUDGE, THE CHIEF OF POLICE, ASSISTANT CHIEF OF POLICE AND ANY CAPTAIN OF THE POLICE FORCE OF THE CITY OF DAYTONA BEACH TO ISSUE WARRANTS, THE LIEUTENANTS AND SERGEANTS OF THE POLICE FORCE OF THE CITY OF DAYTONA BEACH SHALL HAVE THE POWER TO**

ADMINISTER OATHS AND TAKE AFFIDAVITS AND SHALL HAVE THE POWER TO ISSUE AND SERVE WARRANTS AND SEARCH WARRANTS PURSUANT TO SUCH AFFIDAVITS FOR VIOLATION OF ANY ORDINANCE OF THE CITY OF DAYTONA BEACH WHICH SHALL HAVE THE SAME FORCE AND EFFECT AS IF ISSUED BY A MUNICIPAL JUDGE.

Proof of publication attached.

Also—

By Representatives Karl and Sweeny of Volusia—

**H. B. NO. 2000—A BILL TO BE ENTITLED AN ACT TO AMEND CHAPTER 21,297, LAWS OF FLORIDA, 1941, THE SAME BEING "AN ACT TO ABOLISH THE PRESENT MUNICIPAL GOVERNMENT OF THE TOWN OF HOLLY HILL, IN VOLUSIA COUNTY, FLORIDA, AND TO CREATE, ESTABLISH AND ORGANIZE A MUNICIPALITY TO BE KNOWN AND DESIGNATED AS THE CITY OF HOLLY HILL, AND TO DEFINE ITS TERRITORIAL BOUNDARIES AND POWERS, FRANCHISES AND PRIVILEGES"; AS AMENDED; AMENDING SECTION 9 OF CHAPTER 21,297, LAWS OF FLORIDA, 1941, EMPOWERING SAID CITY TO PAY ANY PART OR ALL OF THE COST OF CONSTRUCTING OR REPAIRING CERTAIN SIDEWALKS; REPEALING ALL LAWS IN CONFLICT HEREWITH AND PROVIDING WHEN THIS LAW SHALL TAKE EFFECT.**

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

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

Proof of publication of Notice was attached to House Bill No. 1993 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. 1993, contained in the above message, was read the first time by title only.

Senator Ryan moved that the rules be waived and House Bill No. 1993 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1993 was read the second time by title only.

Senator Ryan moved that the rules be further waived and House Bill No. 1993 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. 1993 was read the third time in full.

Upon the passage of House Bill No. 1993 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1993 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1999 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. 1999, 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. 2000 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. 2000, 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 23, 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. 1979—A BILL TO BE ENTITLED AN ACT TO AMEND SECTION 6, CHAPTER 9719, LAWS OF FLORIDA, ACTS OF 1923, AS AMENDED BY CHAPTER 13985, LAWS OF FLORIDA, ACTS OF 1929 AND CHAPTER 15140, LAWS OF FLORIDA, ACTS OF 1931 AND CHAPTER 30677, LAWS OF FLORIDA, ACTS OF 1955; DESCRIBING THE TERRITORIAL LIMITS OF THE TOWN OF CRYSTAL RIVER; PROVIDING THAT ALL LANDS WITHIN SAID TERRITORIAL LIMITS SHALL BE SUBJECT TO ALL INDEBTEDNESS OF SAID TOWN; AND PROVIDING THE EFFECTIVE DATE.**

Proof of publication attached.

Also—

By Representatives Karl and Sweeny of Volusia—

**H. B. NO. 1998—A BILL TO BE ENTITLED AN ACT TO AMEND CHAPTER 19,768, AS AMENDED, LAWS OF FLORIDA, SPECIAL ACTS OF 1939, THE SAME BEING "AN ACT TO ABOLISH THE PRESENT MUNICIPALITY OF THE CITY OF DAYTONA BEACH, IN THE COUNTY OF VOLUSIA AND STATE OF FLORIDA, AND TO CREATE, ESTABLISH AND ORGANIZE A MUNICIPALITY TO BE KNOWN AND DESIGNATED AS THE CITY OF DAYTONA BEACH IN VOLUSIA COUNTY, STATE OF FLORIDA; TO DEFINE ITS TERRITORIAL BOUNDARIES AND TO PROVIDE FOR ITS GOVERNMENT, JURISDICTION, POWERS, FRANCHISES AND PRIVILEGES; AND TO PROVIDE FOR THE APPOINTMENT BY THE GOVERNOR OF THE FIRST MEMBERS OF THE CITY COMMISSION", BY AMENDING SECTION 42 THEREOF TO PROVIDE THAT ORDINANCES SHALL BECOME EFFECTIVE WITHIN FIFTEEN (15) DAYS FROM PASSAGE, UNLESS AN EARLIER OR LATER EFFECTIVE DATE IS SPECIFIED THEREIN; PROVIDING FOR THE SEPARABILITY OF THE PROVISIONS OF THIS ACT; REPEALING ALL LAWS IN CONFLICT HEREWITH; AND PROVIDING WHEN THIS LAW SHALL TAKE EFFECT.**

Proof of publication attached.

Also—

By Representative Ayers of Hernando—

**H. B. NO. 2002—A BILL TO BE ENTITLED AN ACT**

**RELATING TO HERNANDO COUNTY FAIR GROUNDS; AUTHORIZING THE HERNANDO BOARD OF COUNTY COMMISSIONERS TO PURCHASE SAID FAIR GROUNDS FROM THE HERNANDO COUNTY FAIR ASSOCIATION AND LEASE SAID FAIR GROUNDS TO SAID ASSOCIATION; 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. 1979 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. 1979, 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. 1998 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. 1998, 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. 2002 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. 2002, 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. 2002 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 2002 was read the second time by title only.

Senator Connor moved that the rules be further waived and House Bill No. 2002 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. 2002 was read the third time in full.

Upon the passage of House Bill No. 2002 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 2002 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Tallahassee, Florida  
May 23, 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 Fee of St. Lucie—

**H. B. NO. 711**—A BILL TO BE ENTITLED AN ACT AMENDING SECTION 1 OF CHAPTER 59-1797, ACTS OF 1959, TO INCLUDE GRANTS OF MONEY FROM THE BOARD OF COUNTY COMMISSIONERS OF ST. LUCIE COUNTY TO THE INDUSTRIAL DEVELOPMENT COMMISSION OF ST. LUCIE COUNTY AND THE SANDY SHOES FESTIVAL COMMITTEE; VALIDATING, RATIFYING AND CONFIRMING ANY SUCH GRANTS MADE PRIOR TO THE EFFECTIVE DATE OF THIS ACT AND PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representative Adams of Highlands—

**H. B. NO 1503**—A BILL TO BE ENTITLED AN ACT RELATING TO PEDDLERS' LICENSES IN UNINCORPORATED AREAS OF HIGHLANDS COUNTY; PROVIDING FOR ISSUANCE OF PEDDLERS' LICENSES BY THE BOARD OF COUNTY COMMISSIONERS; PROVIDING PROCEDURE AND REQUIREMENTS; PROVIDING A PENALTY FOR VIOLATION; PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representatives Griffin, Mattox and Chiles of Polk—

**H. B. NO. 1947**—A BILL TO BE ENTITLED AN ACT AUTHORIZING A GENERAL VOTE RE-REGISTRATION IN POLK COUNTY; PRESCRIBING TIME WITHIN WHICH IT MAY BE BEGUN; REQUIRING NOTICE THEREOF; AUTHORIZING PAYMENT OF EXPENSES; 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. 711 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. 711, contained in the above message, was read the first time by title only.

Senator McCarty moved that the rules be waived and House Bill No. 711 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 711 was read the second time by title only.

Senator McCarty moved that the rules be further waived and House Bill No. 711 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. 711 was read the third time in full.

Upon the passage of House Bill No. 711 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 711 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1503 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. 1503, contained in the above message, was read the first time by title only.

Senator Davis moved that the rules be waived and House Bill No. 1503 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1503 was read the second time by title only.

Senator Davis moved that the rules be further waived and House Bill No. 1503 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. 1503 was read the third time in full.

Upon the passage of House Bill No. 1503 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1503 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1947 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. 1947, 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. 1947 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1947 was read the second time by title only.

Senator Kelly moved that the rules be further waived and House Bill No. 1947 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. 1947 was read the third time in full.

Upon the passage of House Bill No. 1947 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1947 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Tallahassee, Florida  
May 23, 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 Griffin, Mattox and Chiles of Polk—

**H. B. NO. 2001—A BILL TO BE ENTITLED AN ACT AMENDING SECTION 87 OF CHAPTER 11299, LAWS OF FLORIDA, SPECIAL ACTS OF 1925, RELATING TO AUTHORITY FOR THE CITY OF WINTER HAVEN TO PROVIDE BY ORDINANCE FOR THE ENFORCEMENT OF COLLECTION OF REAL ESTATE TAXES SUBSTANTIALLY IN THE SAME MANNER, AND AT THE SAME RATE OF INTEREST, AS PROVIDED BY STATE LAW FOR THE COLLECTION OF REAL ESTATE TAXES, INCLUDING THE AUTHORITY TO SELL TAX CERTIFICATES AND MAINTAIN FORECLOSURE PROCEEDINGS; REPEALING ALL LAWS IN CONFLICT HEREWITH; PROVIDING AN EFFECTIVE DATE.**

Proof of publication attached.

Also—

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

**H. B. NO. 1929—A BILL TO BE ENTITLED AN ACT AMENDING SUBSECTION 1 OF SECTION 3 OF CHAPTER 59-1707, LAWS OF FLORIDA, ACTS OF 1959, BEING THE CHARTER OF THE CITY OF PALM BEACH GARDENS, PALM BEACH COUNTY, FLORIDA, AND ADDING A NEW ARTICLE THERETO TO BE NUMBERED ARTICLE VII-A; ALL RELATING TO THE LEVY OF TAXES AND SPECIAL ASSESSMENTS AND FIXING OF RATES AND CHARGES FOR REVENUE ENTERPRISES IN SAID CITY; AUTHORIZING THE CONSTRUCTION OR ACQUISITION OF MUNICIPAL PROPERTIES, WORKS OR IMPROVEMENTS, INCLUDING REVENUE ENTERPRISES AND ASSESSABLE IMPROVEMENTS; PROVIDING FOR THE ISSUANCE OF GENERAL OBLIGATION BONDS, REVENUE BONDS, ASSESSMENT BONDS, EXCISE TAX BONDS, OR ANY COMBINATION THEREOF TO FINANCE ALL OR ANY PART OF THE COST OF THE CONSTRUCTION OR ACQUISITION OF SAID MUNICIPAL PROPERTIES, WORKS OR IMPROVEMENTS; PROVIDING FOR THE RIGHTS, SECURITY AND REMEDIES OF THE HOLDERS OF SUCH GENERAL OBLIGATION BONDS, REV-**

**ENUE BONDS, ASSESSMENT BONDS, EXCISE TAX BONDS OR ANY COMBINATION THEREOF, AND AUTHORIZING THE PLEDGE OF AD VALOREM TAXES, RATES, FEES OR OTHER CHARGES, SPECIAL ASSESSMENTS OR EXCISE TAXES TO SUCH BONDS OR A COMBINATION THEREOF; AND PROVIDING WHEN THIS ACT SHALL TAKE EFFECT.**

Proof of publication attached.

—and respectfully requests the concurrence of the Senate therein.

Respectfully,

LAMAR BLEDSOE

Chief Clerk, House of Representatives

Proof of publication of Notice was attached to House Bill No. 2001 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. 2001, 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. 2001 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 2001 was read the second time by title only.

Senator Kelly moved that the rules be further waived and House Bill No. 2001 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. 2001 was read the third time in full.

Upon the passage of House Bill No. 2001 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 2001 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1929 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. 1929, 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. 1929 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1929 was read the second time by title only.

Senator Blank moved that the rules be further waived and House Bill No. 1929 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. 1929 was read the third time in full.

Upon the passage of House Bill No. 1929 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1929 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Tallahassee, Florida  
May 23, 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. 1972—A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE BOARD OF COUNTY COMMISSIONERS OF COLLIER COUNTY, FLORIDA, TO CONSTRUCT, OPERATE AND MAINTAIN CEMETERIES WITHIN COLLIER COUNTY; DECLARING THE CONSTRUCTION, OPERATION AND MAINTENANCE OF SUCH CEMETERIES FOR A COUNTY AND PUBLIC PURPOSE; AND PROVIDING FOR THE SALE OF LOTS IN SAID CEMETERIES UPON TERMS AND CONDITIONS TO BE FIXED BY THE BOARD OF COUNTY COMMISSIONERS.**

Proof of publication attached.

Also—

By Representative Walker of Collier—

**H. B. NO. 1973—A BILL TO BE ENTITLED AN ACT RELATING TO WATER CONSERVATION DISTRICTS IN COLLIER COUNTY; CHANGING THE TERM WATER CONSERVATION TO WATER MANAGEMENT; AMENDING SECTION 10(e) OF CHAPTER 61-2037, LAWS OF FLORIDA, TO PROVIDE FOR CONTRACTS FOR THE SALE, PURCHASE OR SUPPLYING OF WATER FOR CERTAIN PURPOSES; CREATING SECTION 29A TO PROVIDE THAT DISTRICT BOARD MEMBERS SHALL BE REIMBURSED FOR ACTUAL EXPENSES; PROVIDING AN EFFECTIVE DATE.**

Proof of publication attached.

Also—

By Representative Strickland of Citrus—

**H. B. NO. 1976—A BILL TO BE ENTITLED AN ACT RELATING TO THE CITRUS COUNTY MOSQUITO CONTROL DISTRICT; PROVIDING FOR AND REGULATING THE COMPENSATION TO BE PAID THE BOARD OF COMMISSIONERS OF SAID DISTRICT; PROVIDING FOR THE MILEAGE AND PER DIEM TO BE PAID THE BOARD OF COMMISSIONERS OF SAID**

**DISTRICT; AND AUTHORIZING THE DISTRICT TO BORROW MONIES AND SECURE PAYMENT OF ANY SUM BORROWED.**

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. 1972 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. 1972, 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. 1973 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. 1973, 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. 1973 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1973 was read the second time by title only.

Senator Friday moved that the rules be further waived and House Bill No. 1973 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. 1973 was read the third time in full.

Upon the passage of House Bill No. 1973 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1973 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1976 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. 1976, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

Senator Barber appeared in the Senate Chamber and requested to be recorded as present.

Tallahassee, Florida  
May 23, 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. 1912—A BILL TO BE ENTITLED AN ACT FIXING THE SALARIES OF JUDGES OF THE CRIMINAL COURT OF RECORD OF PALM BEACH COUNTY, FLORIDA; PROVIDING AN EFFECTIVE DATE.**

Proof of publication attached.

Also—

By Representatives Knowles and Boyd of Manatee—

**H. B. NO. 1925—A BILL TO BE ENTITLED AN ACT FOR MANATEE COUNTY, FLORIDA, DEFINING CERTAIN TERMS; AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS TO FURNISH HOSPITAL CARE FOR MEDICALLY INDIGENT PERSONS; PROVIDING FOR CREDIT CHECKS; PROVIDING FOR EXECUTION OF A LIEN IN FAVOR OF THE COUNTY; PROVIDING FOR FORECLOSURE OF THE LIENS; PROVIDING LIMITATIONS ON FORECLOSURE OF LIENS; AND PROVIDING AN EFFECTIVE DATE.**

Proof of publication attached.

Also—

By Representative Karst of Indian River—

**H. B. NO. 1940—A BILL TO BE ENTITLED AN ACT RELATING TO INDIAN RIVER COUNTY, AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS TO CONVEY CERTAIN LANDS TO CERTAIN PERSONS OR CORPORATIONS, WITHOUT CONSIDERATION, WHICH LANDS WERE CONVEYED BY SAID PERSONS OR CORPORATIONS TO SAID COUNTY FOR PARK PURPOSES AND WHICH LANDS HAVE NEVER BEEN USED FOR SUCH PURPOSES AND ARE NO LONGER NEEDED FOR SUCH PURPOSES; 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. 1912 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. 1912, 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. 1912 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1912 was read the second time by title only.

Senator Blank moved that the rules be further waived and House Bill No. 1912 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. 1912 was read the third time in full.

Upon the passage of House Bill No. 1912 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. 1912 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**Senator Stratton, President Pro Tempore, Presiding.**

Proof of publication of Notice was attached to House Bill No. 1925 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. 1925, 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. 1940 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. 1940, contained in the above message, was read the first time by title only.

Senator Barber moved that the rules be waived and House Bill No. 1940 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1940 was read the second time by title only.

Senator Barber moved that the rules be further waived and House Bill No. 1940 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. 1940 was read the third time in full.

Upon the passage of House Bill No. 1940 the roll was called and the vote was:

Yeas—45.

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

Young

Nays—None

So House Bill No. 1940 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Usher moved that the Committee reference on Senate Bill No. 962 be changed from Prisons and Convicts and Appropriations to Prisons and Convicts only.

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

Tallahassee, Florida  
May 23, 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 Griffin, Mattox and Chiles of Polk—

**H. B. NO. 1958**—A BILL TO BE ENTITLED AN ACT TO AMEND THAT PORTION OF SECTION 148 OF CHAPTER 59-1481, SPECIAL ACTS OF THE STATE OF FLORIDA, 1959, RELATING TO THE CREATION AND ESTABLISHMENT OF THE CITY OF LAKE LAND, FLORIDA; PRESCRIBING THE OATH OF OFFICE TO BE TAKEN BY POLICE OFFICERS OF THE CITY OF LAKE LAND.

Proof of publication attached.

Also—

By Representatives Griffin, Mattox and Chiles of Polk—

**H. B. NO. 1959**—A BILL TO BE ENTITLED AN ACT RELATING TO THE TOWN OF EAGLE LAKE, POLK COUNTY, FLORIDA; AUTHORIZING THE ISSUANCE OF WARRANTS FOR THE VIOLATION OF ORDINANCES OF THE TOWN OF EAGLE LAKE, FLORIDA; TO AUTHORIZE ARREST BY THE TOWN MARSHALL AND BY TOWN POLICE OFFICERS BEYOND THE CITY LIMITS FOR OFFENSES COMMITTED IN THEIR PRESENCE AND IN PURSUIT OF SUCH OFFENDERS.

Proof of publication attached.

Also—

By Representatives Griffin, Mattox and Chiles of Polk—

**H. B. NO. 1962**—A BILL TO BE ENTITLED AN ACT TO AMEND SECTION 221 OF CHAPTER 59-1481, SPECIAL ACTS OF THE STATE OF FLORIDA, 1959, RELATING TO THE CREATION AND ESTABLISHMENT OF THE CITY OF LAKE LAND, FLORIDA; PROVIDING FOR THE DISPOSITION OR SALE OF LANDS OWNED BY THE CITY OF LAKE LAND.

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. 1958 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. 1958, 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. 1958 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1958 was read the second time by title only.

Senator Kelly moved that the rules be further waived and House Bill No. 1958 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. 1958 was read the third time in full.

Upon the passage of House Bill No. 1958 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. 1958 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1959 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. 1959, 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. 1959 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1959 was read the second time by title only.

Senator Kelly moved that the rules be further waived and House Bill No. 1959 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. 1959 was read the third time in full.

Upon the passage of House Bill No. 1959 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. 1959 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1962 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.

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

And House Bill No. 1962, 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. 1962 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1962 was read the second time by title only.

Senator Kelly moved that the rules be further waived and House Bill No. 1962 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. 1962 was read the third time in full.

Upon the passage of House Bill No. 1962 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. 1962 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Tallahassee, Florida  
May 23, 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 Griffin, Mattox and Chiles of Polk—

**H. B. NO. 1951**—A BILL TO BE ENTITLED AN ACT RELATING TO POLK COUNTY; AUTHORIZING THE BOARD OF PUBLIC INSTRUCTION OF POLK COUNTY, FLORIDA, IN THE EVENT THE FLORIDA LEGISLATURE PASSES LEGISLATION CREATING A JUNIOR COLLEGE IN POLK COUNTY, FLORIDA, TO DETERMINE THE NUMBER OF MILLS, NOT TO EXCEED ONE MILL, WHICH SHOULD BE LEVIED IN THE DISTRICT, IN EXCESS OF THE MILLAGE REQUIRED FOR SUPPORT AND MAINTENANCE OF SCHOOLS, INCLUDING BUILDING AND BUS RESERVE FUNDS, IF ANY, NOT TO EXCEED TEN MILLS AS PRESCRIBED BY THE CONSTITUTION FOR THE SUPPORT, OPERATION, MAINTENANCE, IMPROVEMENT OR CONSTRUCTION OF BUILDINGS, THE PURCHASE OF SITES, OR FOR CAPITAL OUTLAY PURPOSES FOR SUCH JUNIOR COLLEGE OR COLLEGES AND TO ADD SUCH PROPOSAL TO THE REGULAR BALLOT FOR THE BIENNIAL DISTRICT ELECTION; AND PRESCRIBING THE FORM IN WHICH SUCH PROPOSAL MAY BE PLACED ON SAID BALLOT.

Proof of publication attached.

Also—

By Representatives Griffin, Mattox and Chiles of Polk—

**H. B. NO. 1954**—A BILL TO BE ENTITLED AN ACT

AUTHORIZING THE CITY OF WINTER HAVEN TO PROVIDE BY ORDINANCE FOR ARREST OF MUNICIPAL OFFENDERS BY ITS LAW ENFORCEMENT OFFICERS OUTSIDE OF ITS CITY LIMITS WHEN IN HOT PURSUIT; REPEALING ALL LAWS IN CONFLICT HERewith; PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representatives Griffin, Mattox and Chiles of Polk—

**H. B. NO. 1957**—A BILL TO BE ENTITLED AN ACT TO AMEND SECTION 34 OF CHAPTER 59-1481, SPECIAL ACTS OF THE STATE OF FLORIDA, 1959, RELATING TO THE CREATION AND ESTABLISHMENT OF THE CITY OF LAKE LAND, FLORIDA; DESIGNATING JULY 1ST OF EACH YEAR AS THE APPOINTMENT DATE FOR THE MUNICIPAL JUDGE OF THE MUNICIPAL COURT OF THE CITY OF LAKE LAND, FLORIDA.

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. 1951 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. 1951, 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. 1951 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1951 was read the second time by title only.

Senator Kelly moved that the rules be further waived and House Bill No. 1951 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. 1951 was read the third time in full.

Upon the passage of House Bill No. 1951 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. 1951 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1954 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. 1954, 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. 1954 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1954 was read the second time by title only.

Senator Kelly moved that the rules be further waived and House Bill No. 1954 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. 1954 was read the third time in full.

Upon the passage of House Bill No. 1954 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. 1954 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Proof of publication of Notice was attached to House Bill No. 1957 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. 1957, 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. 1957 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1957 was read the second time by title only.

Senator Kelly moved that the rules be further waived and House Bill No. 1957 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. 1957 was read the third time in full.

Upon the passage of House Bill No. 1957 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. 1957 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Tallahassee, Florida  
May 23, 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. 1969**—A BILL TO BE ENTITLED AN ACT REPEALING CHAPTER 22612, 1945, RELATING TO CLERKS OF CRIMINAL COURT OF RECORD; CHAPTER 16921, 1935, RELATING TO COMPENSATION OF COUNTY OFFICERS; CHAPTER 27196, 1951, RELATING TO EXAMINING COMMITTEE IN SANITY CASES; CHAPTER 21740, 1943, RELATING TO JURY LIST; CHAPTER 24150, 1947, RELATING TO THE CREATION OF A SMALL CLAIMS COURT; CHAPTER 16942, 1935, RELATING TO FEES OF TAX ASSESSOR; CHAPTER 28451, 1953, CREATING THE OFFICE OF TRAFFIC OFFICERS; CHAPTER 8573, 1921, RELATING TO SALARY OF PROBATION OFFICERS; CHAPTER 13869, 1929, RELATING TO THE COMPENSATION OF SUPERVISORS OF REGISTRATION; CHAPTER 24037, 1947, RELATING TO THE SALARY OF COUNTY COURT JUDGES; CHAPTER 23689, 1947; CHAPTER 24107, 1947; AND CHAPTER 25306, 1949, EACH RELATING TO THE SALARY OF THE JUDGE OF THE CRIMINAL COURT OF RECORD; CHAPTER 26342, 1949, RELATING TO THE JURISDICTION OF JUSTICE OF PEACE COURTS; CHAPTER 27198, 1951, RELATING TO THE ADVERTISING OF COMPETITIVE BIDS, AND CHAPTER 27202, 1951, RELATING TO ISSUANCE OF ALCOHOLIC BEVERAGE LICENSES, ALL LAWS OF FLORIDA, INSOFAR AS THEY MAY RELATE TO PALM BEACH COUNTY; PROVIDING AN EFFECTIVE DATE.

Proof of publication attached.

Also—

By Representatives Griffin, Mattox and Chiles of Polk—

**H. B. NO. 1961**—A BILL TO BE ENTITLED AN ACT TO AMEND THE CITY CHARTER OF THE CITY OF AUBURNDALE AS PROVIDED IN CHAPTER 61-1866, SPECIAL ACTS OF 1961, TO PROVIDE THE FOLLOWING: CHANGE WORDS "CITY COUNCIL" TO READ "CITY COMMISSION"; COMMISSION-CITY MANAGER FORM OF GOVERNMENT; CREATION OF CITY COMMISSION AND MANNER OF ELECTING COMMISSIONERS FOR STAGGERED TERMS; ELECTION OF COMMISSIONERS TO SPECIFIC TERMS; ELECTION OF COMMISSIONERS TO SPECIFIC SEATS; METHOD OF EXERCISING POWERS OF COMMISSION; METHOD OF ELECTION OF MAYOR AND MAYOR PRO TEM; DESIGNATING THE FUNCTIONS AND POWERS OF THE MAYOR; PENALTY FOR ABSENCE OF COMMISSIONERS FROM COMMISSION MEETINGS; COMPENSATION FOR COMMISSIONERS; METHOD OF ENACTMENT OF ORDINANCES AND METHOD OF ENACTING EMERGENCY MEASURES AND TIME SAID MEASURES TO BECOME EFFECTIVE; METHOD OF RECORDING AND PUBLISHING ORDINANCES; METHOD OF APPOINTMENT OF CITY MANAGER AND COMPENSATION AND QUALIFICATIONS THEREFOR; METHOD FOR REMOVAL OF CITY MANAGER; AND POWERS AND DUTIES OF THE CITY MANAGER; 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. 1969 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. 1969, 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. 1961 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. 1961, 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. 1961 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1961 was read the second time by title only.

Senator Kelly moved that the rules be further waived and House Bill No. 1961 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. 1961 was read the third time in full.

Upon the passage of House Bill No. 1961 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   | Price         |                 |
| Connor        | Hollahan  | Roberts       |                 |
| Covington     | Johns     |               |                 |

Nays—None.

So House Bill No. 1961 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Tallahassee, Florida  
May 23, 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 recalled from the Senate, reconsidered the vote by which House Bill No. 1577 passed as amended on May 15, 1963, amended and passed as further amended—

By Representative Broxson of Santa Rosa—

**H. B. NO. 1577—A BILL TO BE ENTITLED AN ACT RELATING TO THE OPERATION AND ADMINISTRATION OF THE COUNTY HOSPITAL SYSTEM IN SANTA ROSA COUNTY; AMENDING CHAPTER 59-1825, LAWS OF FLORIDA, SEPARATING JAY HOSPITAL, JAY, FLORIDA, FROM SANTA ROSA HOS-**

**PITAL, MILTON, FLORIDA, BY PROVIDING SEPARATE BOARDS OF TRUSTEES FOR EACH OF SAID HOSPITALS; PROVIDING FOR MEMBERSHIP OF SANTA ROSA HOSPITAL BOARD AND FOR THE APPOINTMENT OF CERTAIN PERSONS AS MEMBERS OF THE BOARD OF TRUSTEES OF JAY HOSPITAL; PROVIDING TERMS OF OFFICE THEREFOR, AND METHOD OF FILLING VACANCIES; PROVIDING FOR CERTAIN AMOUNT OF REVENUE TO BE GIVEN TO SAID HOSPITALS BY SANTA ROSA COUNTY; PROVIDING FINANCIAL RESPONSIBILITY FOR CARE OF INDIGENTS; REPEALING CHAPTERS 61-2796 AND 61-2798, LAWS OF FLORIDA, RELATING TO THE SANTA ROSA COUNTY HOSPITAL SYSTEM, TO THE EXTENT OF ANY INCONSISTENCY; 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. 1577 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. 1577, contained in the above message, was read the first time by title only and placed on the Calendar of Local Bills on Second Reading.

#### ORDER OF THE DAY

#### SPECIAL ORDER CALENDAR PURSUANT TO SENATE RULE 66

**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.**

Was taken up in its order.

Senator McCarty moved that the rules be waived and Senate Bill No. 942 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 942 was read the second time by title only.

The Committee on Judiciary "A" offered the following amendment to Senate Bill No. 942:

In Section 1, Sub-section 1, line 3, on page 1, after "of the" insert the following: negligent

Senator McCarty moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator McCarty moved that the rules be further waived and Senate Bill No. 942, 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. 942, as amended, was read the third time in full.

Upon the passage of Senate Bill No. 942, 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. 942 passed, as amended, and was referred to the Secretary of the Senate as Ex Officio Engraving Clerk, for engraving.

And Senate Bill No. 942 was ordered immediately certified to the House of Representatives, after being engrossed.

Senator Barber requested unanimous consent of the Senate to take up and consider House Bill No. 1941, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1941—A BILL TO BE ENTITLED AN ACT RELATING TO SMALL CLAIMS COURTS; CREATING SMALL CLAIMS COURTS IN ANY COUNTIES IN THE STATE WHICH HAVE A POPULATION OF NOT LESS THAN TWENTY-THREE THOUSAND (23,000) AND NOT MORE THAN TWENTY-EIGHT THOUSAND (28,000) ACCORDING TO THE LATEST OFFICIAL DECENNIAL CENSUS, AND EXEMPTING SAID COUNTIES FROM THE PROVISIONS OF CHAPTER 42, FLORIDA STATUTES, EXCEPT WHERE SPECIFICALLY SET OUT HEREIN; PROVIDING JURISDICTION OF SAID COURTS; PROVIDING FOR THE ELECTION OF JUDGES, THEIR COMPENSATION AND TERMS OF OFFICE; PROVIDING FOR SUBSTITUTION FOR AND ASSISTANCE TO THE JUDGES; FIXING DOCKET FEES; PROVIDING FOR JURY TRIAL AND JURORS IN CERTAIN CASES, AND FOR DIRECTION OF VERDICTS; PROVIDING FOR LEVY, NOTICE AND SALES UNDER EXECUTIONS ISSUING OUT FROM SAID COURTS; PROVIDING FOR APPEALS FROM SAID COURTS; REPEALING CHAPTERS 30369, LAWS OF FLORIDA, 1955, AND 61-1651, LAWS OF FLORIDA; PROVIDING EFFECTIVE DATE.**

Was taken up.

Senator Barber moved that the rules be waived and House Bill No. 1941 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1941 was read the second time by title only.

Senator Barber moved that the rules be further waived and House Bill No. 1941 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. 1941 was read the third time in full.

Upon the passage of House Bill No. 1941 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. 1941 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Barber requested unanimous consent of the Senate to take up and consider House Bill No. 1942, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1942—A BILL TO BE ENTITLED AN ACT RELATING TO INDIAN RIVER COUNTY; PROVIDING THAT MEMBERS AND EMPLOYEES OF THE BOARD OF COUNTY COMMISSIONERS OF SAID COUNTY WHEN TRAVELING OUTSIDE THE COUNTY, WITHIN OR WITHOUT THE STATE, ON OFFICIAL COUNTY BUSINESS, SHALL BE ALLOWED THE MILEAGE AND SUBSISTENCE PER DIEM AS ARE ALLOWED ELECTED STATE OFFICIALS AND EMPLOYEES, OR ACTUAL REASONABLE EXPENSES, AT THE ELECTION OF THE MEMBER OR EMPLOYEE; PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Barber moved that the rules be waived and House Bill No. 1942 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1942 was read the second time by title only.

Senator Barber moved that the rules be further waived and House Bill No. 1942 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. 1942 was read the third time in full.

Upon the passage of House Bill No. 1942 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. 1942 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

**SENATE JOINT RESOLUTION NO. 264—**

**A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE XII OF THE CONSTITUTION OF FLORIDA BY ADDING A SECTION TO BE NUMBERED BY THE SECRETARY OF STATE AUTHOR-**

IZING THE ISSUANCE OF BONDS FOR CAPITAL OUTLAY AT INSTITUTIONS OF HIGHER EDUCATION; PROVIDING PROCEDURES THEREFOR; PROVIDING POWERS AND DUTIES OF THE STATE BOARD OF EDUCATION.

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

That Article XII of the Florida Constitution be amended by adding the section set forth below to be numbered by the secretary of state and that said amendment be submitted to the electors of Florida for ratification or rejection at the general election to be held in November, 1964, or at the next state-wide general election which is called prior thereto:

Section \_\_\_\_\_. (a) Beginning January 1 of the year next succeeding the ratification of this amendment, the total proceeds of the revenues derived from the state gross receipts tax on utilities shall, as collected, be placed monthly in a fund to be designated the capital outlay fund for higher education and junior colleges and used only as provided in this amendment. Such funds shall be administered by the state board of education (hereinafter called the state board) as now created and constituted by section 3 of article XII of the Constitution of Florida. For the purposes of this amendment, said board as now constituted shall continue as a body corporate during the life of this amendment and shall have all the powers provided in this amendment in addition to all other constitutional and statutory powers related to the purposes of this amendment heretofore or hereafter conferred upon said board.

(b) The state board shall, in addition to its other constitutional and statutory powers, have the management, control and supervision of the proceeds of the revenues derived from the utilities gross receipts tax as provided for in subsection (a) hereof. The state board shall also have the power for the purpose of obtaining funds for the use of any project properly authorized by the legislature, in acquiring, building, constructing, altering, improving, enlarging, furnishing or equipping capital outlay projects at state institutions of higher learning, junior colleges and technical schools, to issue bonds or utilities gross receipts tax anticipation certificates and also to issue such bonds or utilities gross receipts tax anticipation certificates to pay, subject to legislative authorization as hereinafter provided, fund or refund any bonds or revenue certificates theretofore issued by said state board. All such bonds shall bear interest at not exceeding four (4) per centum per annum, and shall mature serially and annual installments commencing not more than three (3) years from the date of issuance thereof, and each annual installment shall not be less than three (3) per centum of the total amount of the issue. All such utilities gross receipts tax anticipation certificates shall bear interest at not exceeding four (4) per centum per annum. The state board shall have power to determine all other details of said bonds or utilities gross receipts tax anticipation certificates and to sell at public sale after public advertisement or exchange said bonds or utilities gross receipts tax anticipation certificates upon such terms and conditions as the state board shall provide.

The state board shall also have power to pledge for the payment of the principal of and interest on such bonds or of utilities gross receipts tax anticipation certificates, including refunding bonds or refunding utilities gross receipts tax anticipation certificates, all or any part from the anticipated revenues to be derived from the utilities gross receipts tax provided for in this amendment, and to enter into any covenants or other agreement with the holders of such bonds or utilities gross receipts tax anticipation certificates at the time of the issuance thereof concerning the security thereof and the rights of the holders

thereof. All of which covenants and agreements shall constitute legally binding and irrevocable contracts with such holders and shall be fully enforceable by such holders in any court of competent jurisdiction. No such bonds or utilities gross receipts tax anticipation certificates shall ever be issued by the state board until and unless the project to be financed has been specifically authorized to be constructed by this means by the legislature.

(c) The state board shall, in each year, use the funds accruing pursuant to this amendment only in the following manner and order of priority:

1. To pay all amounts of principal and interest maturing in such year on any bonds or utilities gross receipts tax anticipation certificates issued under the authority hereof including refunding bonds or motor vehicle or utilities gross receipts tax anticipation certificates subject, however, to any covenants or agreements made by the state board concerning the rights between holders of different issues of such bonds or utilities gross receipts tax anticipation certificates as herein authorized.

2. To establish and maintain a sinking fund or funds to meet the future requirements for debt service or reserve therefor on bonds or utilities gross receipts tax anticipation certificates issued on behalf of the board of control whenever the state board shall deem it necessary or advisable and in such amounts and under such terms and conditions as the state board shall in its discretion determine.

3. When all major capital outlay needs for higher education and junior colleges have been met as determined by the legislature such funds as remain in the capital outlay fund for higher education may be utilized to recall any existing bonds or certificates or for necessary maintenance and operation of institutions of higher learning pursuant to law.

4. The state board may invest any sinking funds or funds created pursuant to this amendment in direct obligation of the United States of America. The state board shall have the power to make and enforce all rules and regulations necessary to the full exercise of the powers herein granted and no legislation shall be required to render this amendment in full force and operating effect from and after January 1 of the date succeeding the date of ratification hereof.

The legislature shall not reduce the levies of the said utilities gross receipts tax during the life of this amendment to any degree which will fail to provide the full amount necessary to comply with the provisions of this amendment and pay the necessary expenses of administering the laws to comply with the provisions of this amendment and shall not enact any law having the effect of withdrawing the proceeds of such utilities gross receipts taxes from the operation of this amendment, and shall not enact any law impairing or materially altering the rights of the holders of any bonds or utilities gross receipts tax anticipation certificates issued pursuant to this amendment, or impairing or altering any covenant or agreement of the state board as provided in such bonds or utilities gross receipts tax anticipation certificates. The state board shall have the power to appoint such persons and fix their compensation for the administration of the provisions of this amendment as it shall deem necessary and the expenses of the state board in administering the provisions of this amendment shall be paid out of the proceeds of the bonds or utilities gross receipts tax anticipation certificates.

Was taken up in its order and read the second time in full.

The following Committee Substitute for Senate Joint Resolution No. 264:

By the Committee on Finance and Taxation—

**COMMITTEE SUBSTITUTE FOR SENATE JOINT RESOLUTION NO. 264—A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE XII OF THE CONSTITUTION OF FLORIDA BY ADDING A SECTION TO BE NUMBERED BY THE SECRETARY OF STATE AUTHORIZING THE ISSUANCE OF BONDS FOR CAPITAL OUTLAY AT INSTITUTIONS OF HIGHER LEARNING, INCLUDING JUNIOR COLLEGES; PLEDGING CERTAIN TAX FUNDS; PROVIDING FOR THE USE OF ACCUMULATED SURPLUS TO PAY FOR ANY CAPITAL OUTLAY PROJECT THERETOFORE AUTHORIZED BY THE LEGISLATURE; PROVIDING PROCEDURES THEREFOR; PROVIDING POWERS AND DUTIES OF THE STATE BOARD OF EDUCATION AND STATE BOARD OF ADMINISTRATION.**

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

That Article XII of the Florida Constitution be amended by adding the section set forth below to be numbered by the secretary of state and that said amendment be submitted to the electors of Florida for ratification or rejection at a special election to be held under authority of Section 3 of Article XVII of the Florida Constitution on . . . . That three-fourths ( $\frac{3}{4}$ ) of the membership of the Legislature does determine that an emergency exists requiring an early decision by the electors of this state.

Section . . . . (a). That beginning January 1, 1964, and for fifty (50) years thereafter, all of the proceeds of the revenues derived from the gross receipts taxes collected from every person, including municipalities, receiving payment for electricity for light, heat or power, for natural or manufactured gas for light, heat or power, for use of telephones and for the sending of telegrams and telegraph messages, as now provided in Chapter 203, Florida Statutes (hereinafter called "Gross Receipts Taxes"), shall, as collected, be placed in a trust fund to be known as the "Institutions of Higher Learning and Junior Colleges Capital Outlay and Debt Service Trust Fund" in the State Treasury (hereinafter referred to as "Capital Outlay Fund"), and used only as provided in this Amendment.

Said fund shall be administered by the State Board of Education, as now created and constituted by Section 3 of Article XII of the Constitution of Florida (hereinafter referred to as "State Board"). For the purpose of this Amendment, said State Board, as now constituted, shall continue as a body corporate during the life of this Amendment and shall have all the powers provided in this Amendment in addition to all other constitutional and statutory powers related to the purposes of this Amendment heretofore or hereafter conferred by law upon said State Board.

(b) The State Board shall have power, for the purpose of obtaining funds for acquiring, building, constructing, altering, improving, enlarging, furnishing or equipping capital outlay projects theretofore authorized by the legislature and any purposes appurtenant or incidental thereto, for Institutions of Higher Learning or Junior Colleges, as now defined or as may be hereafter defined by law, to issue bonds or certificates, including refunding bonds or certificates to fund or refund any bonds or certificates theretofore issued. All such bonds or certificates shall bear interest at not exceeding four and one-half ( $4\frac{1}{2}\%$ ) per centum per annum, and shall mature at such time or times as the State Board shall determine, not exceeding, in any event, however, thirty (30) years from the date of issuance thereof. The State Board shall have power to determine all other details of such bonds or certificates and to sell at public sale, after public advertisement, such bonds or certificates, provided, however, that no bonds or certificates shall ever be issued

hereunder to finance, or the proceeds thereof expended for, any part of the cost of any capital outlay project unless the construction or acquisition of such capital outlay project has been theretofore authorized by the Legislature of Florida. None of said bonds or certificates shall be sold at less than ninety-eight (98%) per centum of the par value thereof, plus accrued interest, and said bonds or certificates shall be awarded at the public sale thereof to the bidder offering the lowest net interest cost for such bonds or certificates in the manner to be determined by the State Board.

The State Board shall also have power to pledge for the payment of the principal of and interest on such bonds or certificates and reserves therefor, including refunding bonds or certificates, all or any part of the revenue to be derived from the said Gross Receipts Taxes provided for in this Amendment, and to enter into any covenants and other agreements with the holders of such bonds or certificates concerning the security thereof and the rights of the holders thereof, all of which covenants and agreements shall constitute legally binding and irrevocable contracts with such holders and shall be fully enforceable by such holders in any court of competent jurisdiction.

No such bonds or certificates shall ever be issued by the State Board in an amount exceeding seventy-five (75%) per centum of the amount which it determines, based upon the average annual amount of the revenues derived from said Gross Receipts Taxes during the immediately preceding two fiscal years, or the amount of the revenues derived from said Gross Receipts Taxes during the immediately preceding fiscal year, as shown in a certificate filed by the State Comptroller with the State Board prior to the issuance of such bonds or certificates, whichever is the lesser, can be serviced by the revenues accruing thereafter under the provisions of this Amendment. No election or approval of qualified electors or freeholder electors shall be required for the issuance of bonds or certificates hereunder.

After the initial issuance of any bonds or certificates pursuant to this Amendment, the State Board may thereafter issue additional bonds or certificates which will rank equally and on a parity, as to lien on and source of security for payment from said Gross Receipts Taxes, with any bonds or certificates theretofore issued pursuant to this Amendment, but such additional parity bonds or certificates shall not be issued unless the average annual amount of the revenues derived from said Gross Receipts Taxes during the immediately preceding two fiscal years, or the amount of the revenues derived from said Gross Receipts Taxes during the immediately preceding fiscal year, as shown in a certificate filed by the State Comptroller with the State Board prior to the issuance of such bonds or certificates, whichever is the lesser, shall have been equal to one and one-third ( $1\frac{1}{3}$ ) times the aggregate amount of principal and interest which will become due in any succeeding fiscal year on all bonds or certificates theretofore issued pursuant to this Amendment and then outstanding, and the additional parity bonds or certificates then proposed to be issued. No bonds, certificates or other obligations whatsoever shall at any time be issued under the provisions of this Amendment, except such bonds or certificates initially issued hereunder, and such additional parity bonds or certificates as provided in this paragraph.

(c) Capital outlay projects theretofore authorized by the legislature for any Institution of Higher Learning or Junior College shall be eligible to participate in the funds accruing under this Amendment derived from the proceeds of bonds or certificates and said Gross Receipts Taxes under such regulations and in such manner as shall be determined by the State Board, and the State Board shall use or transmit to the State Board of Control or to the Board of Public Instruction of any County authorized

by law to construct or acquire such capital outlay projects, the amount of the proceeds of such bonds or certificates or Gross Receipts Taxes to be applied to or used for such capital outlay projects. If for any reason any of the proceeds of any bonds or certificates issued for any capital outlay project shall not be expended for such capital outlay project, the State Board may use such unexpended proceeds for any other capital outlay project theretofore authorized by the State Legislature. The holders of bonds or certificates issued hereunder shall not have any responsibility whatsoever for the application or use of any of the proceeds derived from the sale of said bonds or certificates, and the rights and remedies of the holders of such bonds or certificates and their right to payment from said Gross Receipts Taxes in the manner provided herein shall not be affected or impaired by the application or use of such proceeds.

The State Board shall use the moneys in said Capital Outlay Fund in each fiscal year only for the following purposes and in the following order of priority:

(1) For the payment of the principal of and interest on any bonds or certificates maturing in such fiscal year.

(2) For the deposit into any reserve funds provided for in the proceedings authorizing the issuance of said bonds or certificates, of any amounts required to be deposited in such reserve funds in such fiscal year.

(3) After all payments required in such fiscal year for the purposes provided for in (1) and (2) above, including any deficiencies for required payments in prior fiscal years, any moneys remaining in said Capital Outlay Fund at the end of such fiscal year may be used by the State Board for direct payment of the cost or any part of the cost of any capital outlay project theretofore authorized by the legislature or for the purchase of any bonds or certificates issued hereunder then outstanding upon such terms and conditions as the State Board shall deem proper, or for the prior redemption of outstanding bonds or certificates in accordance with the provisions of the proceedings which authorized the issuance of such bonds or certificates.

The State Board may invest the moneys in said Capital Outlay Fund or in any sinking fund or other funds created for any issue of bonds or certificates, in direct obligations of the United States of America or in the other securities referred to in Section 344.27, Florida Statutes.

(d) The State Board shall have the power to make and enforce all rules and regulations necessary to the full exercise of the powers herein granted and no legislation shall be required to render this Amendment of full force and operating effect on and after January 1, 1964. The Legislature, during the period this Amendment is in effect, shall not reduce the rate of said Gross Receipts Taxes now provided in said Chapter 203, Florida Statutes, or eliminate, exempt or remove any of the persons, firms or corporations, including municipal corporations, or any of the utilities, businesses or services now or hereafter subject to said Gross Receipts Taxes, from the levy and collection of said Gross Receipts Taxes as now provided in said Chapter 203, Florida Statutes, and shall not enact any law impairing or materially altering the rights of the holders of any bonds or certificates issued pursuant to this Amendment or impairing or altering any covenants or agreements of the State Board made hereunder, or having the effect of withdrawing the proceeds of said Gross Receipts Taxes from the operation of this Amendment.

The State Board of Administration shall be and is hereby constituted as the Fiscal Agent of the State Board to perform such duties and assume such responsibilities under this Amendment as shall be agreed upon between the State Board and such State Board of Administration.

The State Board shall also have power to appoint such other persons and fix their compensation for the administration of the provisions of this Amendment as it shall deem necessary, and the expenses of the State Board in administering the provisions of this Amendment shall be paid out of the proceeds of bonds or certificates issued hereunder or from said Gross Receipts Taxes deposited in said Capital Outlay Fund.

Was read the first time in full.

Senator Mathews moved that the rules be waived and the Committee Substitute for Senate Joint Resolution No. 264 be read the second time in full.

Which was agreed to by a two-thirds vote and the Committee Substitute for Senate Joint Resolution No. 264 was read the second time in full.

Senator Mathews moved the adoption of the Committee Substitute for Senate Joint Resolution No. 264.

Which was agreed to and the Committee Substitute for Senate Joint Resolution No. 264 was adopted.

Senator Mathews moved that the rules be further waived and Committee Substitute for Senate Joint Resolution No. 264 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 Joint Resolution No. 264 was read the third time in full.

Upon the passage of Committee Substitute for Senate Joint Resolution No. 264 the roll was called and the vote was:

Yeas—39.

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

Nays—6.

|       |           |         |
|-------|-----------|---------|
| Askew | Covington | Edwards |
| Boyd  | Davis     | Young   |

So Committee Substitute for Senate Joint Resolution No. 264 passed by the required Constitutional three-fourths vote of all members elected to the Senate for the 1963 Regular Session of the Florida Legislature.

#### EXPLANATIONS OF VOTE ON COMMITTEE SUBSTITUTE FOR SENATE JOINT RESOLUTION NO. 264

I am voting for this amendment to allow the people an opportunity to vote on this matter, but I expect to oppose it at the polls.

VERLE A. POPE  
Senator, 31st District

As a member of the Senate, I voted for this constitutional amendment because it is my conviction that the people of Florida should have an opportunity to vote on this issue.

Recognizing that our system of higher education needs vast improvement, I think that the taxpayers and electorate should decide if we should embark on this method of financing which is a departure from those methods prescribed by our present constitution.

I am reserving the individual right to oppose this bond

financing program at the polls, if at that time, conditions should warrant my opposition.

SCOTT KELLY  
Senator, 7th District

**The President presiding.**

Senator Mathews moved that the Senate reconsider the vote by which Committee Substitute for Senate Joint Resolution No. 264 passed the Senate this day.

Senator Mathews then moved that the rules be waived and the Senate do now take up and consider the motion made by Senator Mathews to reconsider the vote by which Committee Substitute for Senate Joint Resolution No. 264 passed the Senate this day.

A roll call was demanded and upon call of the roll on the immediately preceding motion made by Senator Mathews, the vote was:

**Yeas—35.**

|               |                |         |                 |
|---------------|----------------|---------|-----------------|
| Mr. President | Cross          | Kelly   | Ryan            |
| Barber        | Friday         | McCarty | Spottswood      |
| Barron        | Galloway       | Mapoles | Stratton        |
| Blank         | Gibson         | Mathews | Tucker          |
| Bronson       | Henderson      | Melton  | Usher           |
| Campbell      | Herrell        | Parrish | Whitaker        |
| Clarke        | Hollahan       | Pearce  | Williams (27th) |
| Cleveland     | Johns          | Pope    | Williams (4th)  |
| Connor        | Johnson (19th) | Roberts |                 |

**Nays—5.**

|       |           |       |
|-------|-----------|-------|
| Askew | Covington | Young |
| Boyd  | Davis     |       |

So the motion received the required two-thirds vote and, therefore, was adopted.

The President put the question: "Will the Senate reconsider the vote by which Committee Substitute for Senate Joint Resolution No. 264 passed the Senate this day?"

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

**Yeas—5.**

|       |           |       |       |
|-------|-----------|-------|-------|
| Askew | Covington | Davis | Young |
| Boyd  |           |       |       |

**Nays—34.**

|               |                |         |                 |
|---------------|----------------|---------|-----------------|
| Mr. President | Cross          | Kelly   | Ryan            |
| Barber        | Friday         | McCarty | Stratton        |
| Barron        | Galloway       | Mapoles | Tucker          |
| Blank         | Gibson         | Mathews | Usher           |
| Bronson       | Henderson      | Melton  | Whitaker        |
| Campbell      | Herrell        | Parrish | Williams (27th) |
| Clarke        | Hollahan       | Pearce  | Williams (4th)  |
| Cleveland     | Johns          | Pope    |                 |
| Connor        | Johnson (19th) | Roberts |                 |

So the Senate refused to reconsider the vote by which Committee Substitute for Senate Joint Resolution No. 264 passed the Senate this day and Committee Substitute for Senate Joint Resolution No. 264 was ordered certified to the House of Representatives immediately.

Senator Barber was excused from further attendance upon the Session.

**H. B. NO. 470—A BILL TO BE ENTITLED AN ACT RELATING TO THE ISSUANCE OF WORTHLESS CHECKS TO COUNTY TAX COLLECTORS FOR TAGS, TITLES, LIENS, PENALTIES, OR FEES; PROVIDING FOR THE ATTEMPTED COLLECTION AND PROSECUTION OF SAME; PROVIDING FOR CERTIFICATION OF UNCOLLECTIBLE CHECKS AND COURT COSTS BY COUNTY TAX COLLECTOR; PROVIDING FOR REFUND BY STATE MOTOR VEHICLE COMMISSIONER, STATE DIRECTOR OF CONSERVATION OF AMOUNT OF UNCOLLECTIBLE CHECKS AND COURT COSTS**

**TO COUNTY TAX COLLECTOR; PROVIDING FOR LEGISLATIVE INTENT; PROVIDING A SEVERABILITY SECTION; AND PROVIDING AN EFFECTIVE DATE.**

Was taken up in its order.

Senator Friday moved that the rules be waived and House Bill No. 470 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 470 was read the second time by title only.

Senator Friday moved that the rules be further waived and House Bill No. 470 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. 470 was read the third time in full.

Upon the passage of House Bill No. 470 the roll was called and the vote was:

**Yeas—22.**

|          |                |         |                 |
|----------|----------------|---------|-----------------|
| Askew    | Cleveland      | Kelly   | Stratton        |
| Barron   | Davis          | McCarty | Whitaker        |
| Blank    | Friday         | Mathews | Williams (27th) |
| Boyd     | Gibson         | Parrish | Young           |
| Bronson  | Herrell        | Roberts |                 |
| Campbell | Johnson (19th) | Ryan    |                 |

**Nays—15.**

|               |           |         |                |
|---------------|-----------|---------|----------------|
| Mr. President | Cross     | Johns   | Pope           |
| Clarke        | Galloway  | Mapoles | Usher          |
| Connor        | Henderson | Melton  | Williams (4th) |
| Covington     | Hollahan  | Pearce  |                |

So House Bill No. 470 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Cross moved that the rules be waived and the Senate revert to Introduction of Resolutions, Memorials, Bills and Joint Resolutions.

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

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

By Senator Gibson—

**S. B. NO. 1213—A BILL TO BE ENTITLED AN ACT RELATING TO CANDIDATES FOR NOMINATION OR ELECTION; RESTRICTING CONTRIBUTIONS FOR POLITICAL POLLS; PROHIBITING SOLICITATION FOR CONTRIBUTIONS; PROVIDING A PENALTY THEREFOR; PROVIDING AN EFFECTIVE DATE.**

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

By Senator Hollahan—

**S. B. NO. 1214—A BILL TO BE ENTITLED AN ACT RELATING TO CAPITAL OFFENSES; AMENDING SECTIONS 782.04, 790.16, 790.161, 794.01, 805.02 AND 919.23, ALL FLORIDA STATUTES; PRESCRIBING CONDITIONS UNDER WHICH THE DEATH PENALTY MAY BE IMPOSED.**

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

By Senator Blank—

**S. B. NO. 1215—A BILL TO BE ENTITLED AN ACT FOR THE RELIEF OF GULF STREAM LUMBER COMPANY FOR REFUND CLASS "B" OF INTANGIBLE PERSONAL PROPERTY TAX ERRONEOUSLY PAID TO THE TAX COLLECTOR OF PALM BEACH COUNTY; PROVIDING AN APPROPRIATION; PROVIDING FOR**

PAYMENT BY THE TREASURER OF THE STATE; 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 Roberts—

**S. B. NO. 1216**—A BILL TO BE ENTITLED AN ACT RELATING TO DISCRIMINATION BY TOBACCO WAREHOUSES AND WAREHOUSEMEN; CREATING PART II OF CHAPTER 574, FLORIDA STATUTES; PROVIDING AN EFFECTIVE DATE.

Which was read the first time by title only and referred to the Committee on Agriculture, Oil and Natural Resources.

By Senator Fraser—

**S. B. NO. 1217**—A BILL TO BE ENTITLED AN ACT RELATING TO CHAPTER 561, FLORIDA STATUTES, BY ADDING SECTION 561.571; PROHIBITING TRANSPORTATION OF SPIRITUOUS BEVERAGES ACROSS COUNTY LINES; PROVIDING EXCEPTIONS; PROVIDING AN EFFECTIVE DATE.

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

By Senator Kelly—

**S. B. NO. 1218**—A BILL TO BE ENTITLED AN ACT RELATING TO THE ELECTION OF CIRCUIT JUDGES, APPELLATE COURT JUDGES AND SUPREME COURT JUSTICES; PROVIDING THAT THEY BE NOMINATED IN NONPARTISAN PRIMARIES AND ELECTED WITHOUT PARTY AFFILIATION; EXEMPTING THEM FROM PAYMENT OF PARTY ASSESSMENTS; PROHIBITING THEM FROM CAMPAIGNING AS MEMBERS OF A POLITICAL PARTY; PROVIDING A PENALTY AND FURTHER PROVIDING AN EFFECTIVE DATE.

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

Senator Barron moved that Senate Bill No. 1187 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.

The Senate resumed consideration of Bills on the Special Order Calendar.

**S. B. NO. 1092**—A BILL TO BE ENTITLED AN ACT RELATING TO THE STATE DEPARTMENT OF AGRICULTURE, AMENDING SUBSECTIONS (1), (3) AND (5) OF SECTION 570.23, FLORIDA STATUTES; PROVIDING ADDITIONAL MEMBER OF AGRICULTURAL ADVISORY COUNCIL REPRESENTING AGRICULTURAL LIMESTONE; PROVIDING AN EFFECTIVE DATE.

Was taken up in its order.

Senator Williams (4th) moved that the rules be waived and Senate Bill No. 1092 be read the second time by title only.

Which was agreed to by a two-thirds vote and Senate Bill No. 1092 was read the second time by title only.

Senator Williams (4th) moved that the rules be further waived and Senate Bill No. 1092 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. 1092 was read the third time in full.

Upon the passage of Senate Bill No. 1092 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So Senate Bill No. 1092 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Spottswood requested unanimous consent of the Senate to take up and consider House Bill No. 1033, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1033**—A BILL TO BE ENTITLED AN ACT RELATING TO THE CREATION OF COUNTY POUNDS IN MONROE COUNTY; THE APPOINTMENT OF AN IMPOUNDING OFFICER, AND DEFINING HIS RIGHTS, AUTHORITIES AND DUTIES, AND TO PROVIDE FOR THE IMPOUNDING AND DISPOSITION OF ANIMALS BELIEVED TO BE STRAYS, OR BELIEVED TO BE INFECTED WITH RABIES OR OTHER DISEASES, FOUND IN ANY AREA OF MONROE COUNTY, LYING OUTSIDE OF THE CORPORATE LIMITS OF ANY MUNICIPALITIES; PRESCRIBING AND CONFERRING CERTAIN RIGHTS, DUTIES AND POWERS ON THE BOARD OF COUNTY COMMISSIONERS OF SAID COUNTY IN RELATION THERETO; AUTHORIZING AGREEMENTS WITH PERSONS, FIRMS, CORPORATIONS OR HUMANE SOCIETIES IN SAID COUNTY, AND FOR THE FINANCING OF THE PURPOSES OF THIS ACT; PROVIDING FOR A PENALTY FOR VIOLATION THEREOF; PROVIDING EFFECTIVE DATE.

Was taken up.

Senator Spottswood moved that the rules be waived and House Bill No. 1033 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1033 was read the second time by title only.

Senator Spottswood moved that the rules be further waived and House Bill No. 1033 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. 1033 was read the third time in full.

Upon the passage of House Bill No. 1033 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1033 passed, title as stated, and the

action of the Senate was ordered certified to the House of Representatives immediately.

Senator Spottswood requested unanimous consent of the Senate to take up and consider House Bill No. 1541, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1541**—A BILL TO BE ENTITLED AN ACT AUTHORIZING THE BOARD OF COMMISSIONERS OF THE MONROE COUNTY ANTI-MOSQUITO DISTRICT TO LEVY A TAX NOT TO EXCEED .2 (2/10) OF A MILL UPON ALL TAXABLE PROPERTY IN SAID DISTRICT FOR THE YEAR 1963 ONLY, IN ADDITION TO TAXES NOW AUTHORIZED BY LAW; PROVIDING THE TIME AND MANNER OF SAID LEVY; REPEALING ALL LAWS AND PARTS OF LAWS, WHETHER GENERAL OR SPECIAL, IN CONFLICT WITH THIS ACT TO THE EXTENT OF SUCH CONFLICT; AND PROVIDING WHEN THIS ACT SHALL TAKE EFFECT.

Was taken up.

Senator Spottswood moved that the rules be waived and House Bill No. 1541 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1541 was read the second time by title only.

Senator Spottswood moved that the rules be further waived and House Bill No. 1541 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. 1541 was read the third time in full.

Upon the passage of House Bill No. 1541 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1541 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Spottswood requested unanimous consent of the Senate to take up and consider House Bill No. 1877, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1877**—A BILL TO BE ENTITLED AN ACT AMENDING SECTION 1 OF ARTICLE I OF CHAPTER D OF CHAPTER 23374, LAWS OF FLORIDA, ACTS OF THE LEGISLATURE, YEAR 1945, SAME BEING THE CHARTER OF THE CITY OF KEY WEST, FLORIDA, AS AMENDED BY CHAPTER 27658, LAWS OF FLORIDA, ACTS OF THE LEGISLATURE, YEAR 1951, SO AS TO PROVIDE THAT ON OR AFTER SEPTEMBER 1, 1963, THE FISCAL YEAR OF THE CITY OF KEY WEST, FLORIDA SHALL BEGIN ON THE FIRST DAY OF SEPTEMBER OF EACH YEAR AND END ON THE THIRTY-FIRST DAY OF AUGUST FOLLOWING; PROVIDING FOR AN INTERIM BUDGET OR ESTIMATE FOR THE MONTHS OF JULY AND AUGUST OF THE YEAR 1963; REPEALING ALL LAWS OR PARTS OF LAWS, WHETHER GENERAL OR SPECIAL, IN CON-

FLICT HEREWITH TO THE EXTENT OF SUCH CONFLICT; AND PROVIDING WHEN THIS ACT SHALL TAKE EFFECT.

Was taken up.

Senator Spottswood moved that the rules be waived and House Bill No. 1877 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1877 was read the second time by title only.

Senator Spottswood moved that the rules be further waived and House Bill No. 1877 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. 1877 was read the third time in full.

Upon the passage of House Bill No. 1877 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1877 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Spottswood requested unanimous consent of the Senate to take up and consider House Bill No. 1370, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1370**—A BILL TO BE ENTITLED AN ACT TO CREATE, ESTABLISH, AND ORGANIZE A MUNICIPALITY TO BE KNOWN AND DESIGNATED AS THE TOWN OF LAYTON, FLORIDA, AND TO DEFINE ITS TERRITORIAL BOUNDARIES, PROVIDING FOR A REFERENDUM.

Was taken up.

Senator Spottswood moved that the rules be waived and House Bill No. 1370 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1370 was read the second time by title only.

Senator Spottswood moved that the rules be further waived and House Bill No. 1370 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. 1370 was read the third time in full.

Upon the passage of House Bill No. 1370 the roll was called and the vote was:

Yeas—44.

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

Whitaker Williams (27th) Williams (4th) Young  
Nays—None.

So House Bill No. 1370 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Spottswood requested unanimous consent of the Senate to take up and consider House Bill No. 1542, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1542**—A BILL TO BE ENTITLED AN ACT AUTHORIZING THE CITY OF KEY WEST, FLORIDA, A MUNICIPAL CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF FLORIDA, TO CANCEL AND ANNUL THE REVERTER CLAUSE CONTAINED IN A CERTAIN FEE SIMPLE DEED CONVEYANCE FROM THE CITY OF KEY WEST, FLORIDA A MUNICIPAL CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF FLORIDA TO ARTHUR SAWYER POST #28, AMERICAN LEGION, DEPARTMENT OF FLORIDA, MONROE COUNTY, STATE OF FLORIDA, OF CERTAIN LAND AND IMPROVEMENTS SITUATE AT STOCK ISLAND, MONROE COUNTY, FLORIDA FOR THE CONSIDERATION OF ONE DOLLAR; AND EMPOWERING THE CITY COMMISSION OF THE CITY OF KEY WEST, FLORIDA TO EFFECT SUCH CANCELLATION AND NULLIFICATION; AND PROVIDING AN EFFECTIVE DATE.

Was taken up.

Senator Spottswood moved that the rules be waived and House Bill No. 1542 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1542 was read the second time by title only.

Senator Spottswood moved that the rules be further waived and House Bill No. 1542 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. 1542 was read the third time in full.

Upon the passage of House Bill No. 1542 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1542 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Spottswood requested unanimous consent of the Senate to take up and consider House Bill No. 1878, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1878**—A BILL TO BE ENTITLED AN ACT AMENDING PARAGRAPHS (c) AND (d) OF SECTION 3 OF ARTICLE I OF CHAPTER C OF CHAPTER 23374, LAWS OF FLORIDA, ACTS OF THE LEGISLATURE, YEAR 1945, SAME BEING THE CHARTER OF THE CITY OF KEY WEST, FLORIDA AS AMENDED BY

CHAPTER 61-2357, LAWS OF FLORIDA, ACTS OF THE LEGISLATURE, YEAR 1961, BY PROVIDING THAT THE SUPERVISOR OF REGISTRATION FOR MONROE COUNTY SHALL SUPERVISE THE ABSENTEE VOTING FOR MUNICIPAL ELECTIONS UNDER THE GENERAL ELECTION LAWS OF THE STATE OF FLORIDA; PROVIDING THAT THE CITY OF KEY WEST, FLORIDA SHALL PAY FOR THE COST OF SUPPLIES FOR SUCH ABSENTEE VOTING; PROVIDING THAT THE CITY OF KEY WEST, FLORIDA SHALL PROVIDE CLERICAL ASSISTANCE OR COMPENSATION FOR SUCH ABSENTEE VOTING; ALLOWING THE SUPERVISOR OF REGISTRATION THE SUM OF TWELVE HUNDRED DOLLARS (\$1200.00) TO BE PAID BY THE CITY OF KEY WEST, FLORIDA DURING EACH YEAR A GENERAL ELECTION IS HELD IN THE CITY OF KEY WEST, FLORIDA; DECLARING THAT SUCH COMPENSATION SHALL BE IN ADDITION TO ALL OTHER COMPENSATION ALLOWED TO SAID SUPERVISOR; REPEALING ALL LAWS OR PARTS OF LAWS, WHETHER GENERAL OR SPECIAL, IN CONFLICT HERewith TO THE EXTENT OF SUCH CONFLICT; AND PROVIDING WHEN THIS ACT SHALL TAKE EFFECT.

Was taken up.

Senator Spottswood moved that the rules be waived and House Bill No. 1878 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1878 was read the second time by title only.

Senator Spottswood moved that the rules be further waived and House Bill No. 1878 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. 1878 was read the third time in full.

Upon the passage of House Bill No. 1878 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1878 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Spottswood requested unanimous consent of the Senate to take up and consider House Bill No. 1879, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1879**—A BILL TO BE ENTITLED AN ACT CREATING A CHARTER REVISION COMMITTEE TO BE COMPOSED OF SEVEN (7) MEMBERS; PROVIDING FOR THEIR TENURE; NAMING THE FIRST MEMBERS; PROVIDING ITS DUTIES AND POWERS; AUTHORIZING CERTAIN EXPENDITURES FROM THE GENERAL REVENUE FUND OF THE CITY OF KEY WEST, FLORIDA; REPEALING ALL LAWS OR PARTS OF LAWS, WHETHER GENERAL, SPECIAL OR LOCAL, IN CONFLICT WITH THIS ACT TO THE EXTENT OF SUCH CONFLICT; AND PROVIDING WHEN THIS ACT SHALL TAKE EFFECT.

Was taken up.

Senator Spottswood moved that the rules be waived and House Bill No. 1879 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1879 was read the second time by title only.

Senator Spottswood moved that the rules be further waived and House Bill No. 1879 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. 1879 was read the third time in full.

Upon the passage of House Bill No. 1879 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1879 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Spottswood requested unanimous consent of the Senate to take up and consider House Bill No. 1939, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1939**—A BILL TO BE ENTITLED AN ACT AMENDING SECTION 1 OF CHAPTER 31009, LAWS OF FLORIDA, ACTS OF THE LEGISLATURE, YEAR 1955, ENTITLED "AN ACT AMENDING SECTION 1 OF CHAPTER 29295, LAWS OF FLORIDA, ACTS OF THE LEGISLATURE YEAR 1953, ENTITLED 'AN ACT AMENDING SECTION 16 OF CHAPTER 26042, LAWS OF FLORIDA, ACTS OF THE LEGISLATURE YEAR 1949, ENTITLED 'AN ACT PROVIDING FOR THE CREATION, ORGANIZATION AND ADMINISTRATION OF ANTI-MOSQUITO DISTRICTS IN MONROE COUNTY, FLORIDA; PROVIDING FOR THE APPOINTMENT AND ELECTION OF COMMISSIONERS FOR SAID DISTRICT; SPECIFYING THEIR RIGHTS, POWERS AND DUTIES; PROVIDING FOR THE FINANCING BY TAXATION, AND FOR THE DISBURSEMENT OF SUCH FINANCES; NAMING THE DUTIES OF COUNTY COMMISSIONERS, TAX ASSESSORS AND COLLECTORS; AND PROVIDING PENALTIES FOR DAMAGES TO ANY WORKS OF THE DISTRICT', BY CHANGING THE METHOD BY WHICH THE BOARD OF COUNTY COMMISSIONERS OF MONROE COUNTY, FLORIDA DETERMINES THE AMOUNT OF TAXES LEVIED FOR THE MONROE COUNTY ANTI-MOSQUITO DISTRICT BY LIMITING THE RATE OF TAXATION TO 1 MILL; REPEALING ALL LAWS AND PARTS OF LAWS, WHETHER GENERAL OR SPECIAL, IN CONFLICT WITH THIS ACT TO THE EXTENT OF SUCH CONFLICT; AND PROVIDING WHEN ACT SHALL TAKE EFFECT', BY INCREASING THE RATE OF TAXATION TO BE LEVIED FOR SAID DISTRICT", BY INCREASING THE RATE OF TAXATION TO BE LEVIED FOR SAID DISTRICT; REPEALING ALL LAWS AND PARTS OF LAWS, WHETHER GENERAL OR SPECIAL, IN CONFLICT WITH THIS ACT TO THE EXTENT OF SUCH CONFLICT; PROVIDING FOR REFERENDUM.

Was taken up.

Senator Spottswood moved that the rules be waived and House Bill No. 1939 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1939 was read the second time by title only.

Senator Spottswood moved that the rules be further waived and House Bill No. 1939 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. 1939 was read the third time in full.

Upon the passage of House Bill No. 1939 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1939 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Spottswood requested unanimous consent of the Senate to take up and consider House Bill No. 1038, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1038**—A BILL TO BE ENTITLED AN ACT RELATING TO MONROE COUNTY; AUTHORIZING THE COUNTY COMMISSIONERS TO ESTABLISH VOLUNTEER FIRE UNITS AND TO APPROPRIATE FUNDS FOR SUCH PURPOSE; PROVIDING AN EFFECTIVE DATE.

Was taken up.

Senator Spottswood moved that the rules be waived and House Bill No. 1038 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1038 was read the second time by title only.

Senator Spottswood offered the following amendment to House Bill No. 1038:

In Sections 1 through 6, on page 1, strike: all of sections 1 through 6 and insert in lieu thereof the following:

Section 1. The board of county commissioners of Monroe county, Florida is hereby authorized and empowered to appropriate and expend county road funds for the purchase of fire fighting equipment, materials and supplies for use by any recognized volunteer fire department in fighting fires within said county. None of such funds shall be expended for any other purpose whatsoever.

Section 2. The purchase of said fire fighting equipment, materials and supplies aforesaid is hereby deemed to be in the best interest of the public welfare, and is hereby declared to be a public and county purpose.

Section 3. The purchase of fire fighting equipment, materials and supplies by said board of county commissioners, and contracts for same, heretofore entered into by said board during the year 1963, are hereby confirmed, ratified and validated.

Section 4. All laws and parts of laws, whether general or special, in conflict herewith are hereby repealed to the extent of such conflict.

Section 5. This act shall take effect immediately upon its becoming a law.

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. 1038:

In Title, lines 1-4, on page 1, strike: "AUTHORIZING THE COUNTY COMMISSIONERS TO ESTABLISH VOLUNTEER FIRE UNITS AND TO APPROPRIATE FUNDS FOR SUCH PURPOSE; PROVIDING AN EFFECTIVE DATE." and insert in lieu thereof the following: AUTHORIZING AND EMPOWERING THE BOARD OF COUNTY COMMISSIONERS OF MONROE COUNTY, FLORIDA TO APPROPRIATE AND EXPEND COUNTY ROAD FUNDS FOR THE PURCHASE OF FIRE FIGHTING EQUIPMENT, MATERIALS AND SUPPLIES; DECLARING SAID PURCHASES TO BE A COUNTY AND PUBLIC PURPOSE; CONFIRMING AND VALIDATING SIMILAR PURCHASES AND CONTRACTS FOR SAME HERETOFORE ENTERED INTO BY SAID BOARD DURING THE YEAR 1963; REPEALING ALL LAWS AND PARTS OF LAWS, WHETHER GENERAL OR SPECIAL, IN CONFLICT WITH THIS ACT TO THE EXTENT OF SUCH CONFLICT; AND PROVIDING WHEN THIS ACT SHALL TAKE EFFECT.

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. 1038, 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. 1038, as amended, was read the third time in full.

Upon the passage of House Bill No. 1038, as amended, the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1038 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Gibson requested unanimous consent of the Senate to take up and consider House Bill No. 1905, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1905—A BILL TO BE ENTITLED AN ACT RELATING TO THE SMALL CLAIMS COURT IN MADISON COUNTY; AMENDING SECTION 2 OF CHAPTER 28551, 1953, LAWS OF FLORIDA; PROVIDING FOR ENLARGING THE JURISDICTION OF SAID COURT.**

Was taken up.

Senator Gibson moved that the rules be waived and House Bill No. 1905 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1905 was read the second time by title only.

Senator Gibson moved that the rules be further waived and House Bill No. 1905 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. 1905 was read the third time in full.

Upon the passage of House Bill No. 1905 the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1905 passed, title as stated, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Cross requested unanimous consent of the Senate to take up and consider House Bill No. 1691, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1691—A BILL TO BE ENTITLED AN ACT AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS OF ALACHUA COUNTY, FLORIDA, TO ESTABLISH A BUILDING CODE WITHIN THE UNINCORPORATED AREAS OF SAID COUNTY; PROVIDING THE STANDARD FOR SAID CODE; AUTHORIZING THE CHARGING OF FEES TO DEFRAY THE EXPENSE THEREOF; AUTHORIZING THE EMPLOYMENT OF AN INSPECTOR AND OTHER NECESSARY PERSONNEL, AND THE PAYMENT OF SALARIES THEREOF; PROVIDING FOR BUILDING PERMITS AND THE REVOCATION THEREOF; PROVIDING A PENALTY; PROVIDING AN EFFECTIVE DATE.**

Was taken up.

Senator Cross moved that the rules be waived and House Bill No. 1691 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1691 was read the second time by title only.

Senator Cross moved that the rules be further waived and House Bill No. 1691 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. 1691 was read the third time in full.

Upon the passage of House Bill No. 1691 the roll was called and the vote was:

Yeas—44.

|               |           |                |         |
|---------------|-----------|----------------|---------|
| Mr. President | Connor    | Gibson         | Mapoles |
| Askew         | 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 |
| Cleveland     | Gautier   | McCarty        | Ryan    |



attached to the assessment roll of taxes for each year respectively."

and insert in lieu thereof the following: It shall be the duty of said board of county commissioners to order the assessment and collection of the taxes so provided to be assessed, levied and collected in each year at the rate of taxation required to produce the amounts provided for each respective year and to be included in the warrant of the county tax assessor and attached to the assessment roll of taxes for each year respectively. And it shall be the duty of said county tax assessor to assess and of the county tax collector of said county to collect said taxes accordingly.

Senator Usher moved the adoption of the amendment.

Which was agreed to and the amendment was adopted.

Senator Usher also offered the following amendment to House Bill No. 1795:

In Section 12, on page 7, strike: entire Section 12 and insert in lieu thereof the following: Section 12. The board of commissioners is authorized and empowered to, by resolution, provide and require that all water used within the district by a user, except that used for lawn sprinkling, agriculture irrigation, or industrial use, shall be obtained from and through the district and its water distribution system, provided the water furnished by the district through its water distribution system shall be of a quality to meet the requirements of the Florida state board of health for a public supply; that all sewage originating within the district, except separately treated industrial waste, shall be disposed of through the district sewage disposal system and not otherwise; that the violation of user requirements set by such said resolution shall be and constitute a misdemeanor and any person convicted of violating said resolution shall be subject to the penalties as provided by section 775.07, Florida Statutes.

Senator Usher 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 House Bill No. 1795, 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. 1795, as amended, was read the third time in full.

Upon the passage of House Bill No. 1795, as amended, the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1795 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Spottswood requested unanimous consent of the Senate to take up and consider House Bill No. 1944, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1944—A BILL TO BE ENTITLED AN ACT**

RELATING TO THE CITY OF KEY WEST IN MONROE COUNTY; PROVIDING FOR THE MANAGEMENT, OPERATION, MAINTENANCE AND CONTROL OF THE MUNICIPAL ELECTRIC UTILITY; REPEALING CHAPTER 23373, 1945, AS AMENDED BY CHAPTERS 26443, 1949; 27650, 1951; 27659, 1951; 29201, 1953, 59-1439; 59-1441, 59-1442, 61-2343, ALL LAWS OF FLORIDA; PROVIDING AN EFFECTIVE DATE.

Was taken up.

Senator Spottswood moved that the rules be waived and House Bill No. 1944 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1944 was read the second time by title only.

Senator Spottswood offered the following amendment to House Bill No. 1944:

In Section 2, line 6, on page 2, strike: "1963" and insert in lieu thereof the following: 1965

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. 1944:

In Section 4, line 2, on page 2, strike: "1963" and insert in lieu thereof the following: 1965

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. 1944:

In Section 4, line 3, on page 3, strike: "1965, there shall be elected two (2) members of the utility board who shall serve for terms of four (4) years. In the next regular election, 1967," and insert in lieu thereof the following: 1967, there shall be elected two (2) members of the utility board who shall serve for terms of four (4) years. In the next regular election, 1969,

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. 1944:

In Section 4, line 13, on page 3, strike: "1963" and insert in lieu thereof the following: 1965

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. 1944:

In Section 5, line 1, on page 3, strike: "1963" and insert in lieu thereof the following: 1965

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. 1944:

In Section 17, line 1, on page 11, strike: "1963" and insert in lieu thereof the following: 1965

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. 1944:

In Section 22, on page 12, strike: entire Section 22 and insert in lieu thereof the following:

Section 22. This act shall become effective only upon its approval by a majority of the electors voting in a referendum election to be held in the city of Key West, Florida, on the second (2nd) Tuesday after the first (1st) Monday in September, 1965. In the event such election is not held as authorized and provided, this act is void.

Section 23. This act shall take effect immediately upon becoming a law.

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. 1944:

In Title, line 7, following "59-1442; 61-2343, ALL LAWS OF FLORIDA;" insert the following: PROVIDING FOR A REFERENDUM;

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. 1944, 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. 1944, as amended, was read the third time in full.

Upon the passage of House Bill No. 1944, as amended, the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1944 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Spottswood requested unanimous consent of the Senate to take up and consider House Bill No. 1252, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1252—A BILL TO BE ENTITLED AN ACT RATIFYING AND CONFIRMING THE APPOINTMENT OF THE PRESENT MEMBERS OF THE FLORIDA KEYS AQUEDUCT COMMISSION, AND CONSTITUTING SAID COMMISSION A BODY CORPORATE AND POLITICAL AND A PUBLIC AGENCY OF THE STATE OF FLORIDA; PROVIDING FOR THE ELECTION OF THE SUCCESSORS TO THE PRESENT MEMBERS OF SAID COMMISSION AND SUBSEQUENT MEMBERS OF SAID COMMISSION; SETTING FORTH THE QUALIFICATIONS OF SUCH SUCCESSORS AND THE MANNER AND TIME IN WHICH CANDIDATES SHALL**

**QUALIFY FOR SUCH ELECTION; PROVIDING DISTRICTS; PROVIDING THE TERMS OF OFFICE OF SAID MEMBERS TO BE ELECTED, AND THE METHOD OF FILLING VACANCIES FOR THE UNEXPIRED TERM OF OFFICE OF MEMBERS OF SUCH COMMISSION; PROVIDING FOR THE FIRST SPECIAL ELECTION TO BE HELD IN THE MONTH OF NOVEMBER, 1964, FOR THE ELECTION OF FIVE (5) MEMBERS OF SAID COMMISSION, AND FOR A LIKE SPECIAL ELECTION TO BE HELD DURING THE MONTH OF NOVEMBER EVERY TWO (2) YEARS THEREAFTER; PROVIDING THAT THE BOARD OF COUNTY COMMISSIONERS OF MONROE COUNTY SHALL CALL AND HOLD SAID ELECTIONS AND THAT SAID ELECTIONS SHALL BE HELD AND CONDUCTED AND THE RETURNS CANVASSED IN THE MANNER PROVIDED IN THE ELECTION CODE OF THE STATE OF FLORIDA, UNLESS HEREIN OTHERWISE PROVIDED; PROVIDING THAT CANDIDATES IN EACH DISTRICT RECEIVING THE GREATEST NUMBER OF VOTES CAST SHALL BE DECLARED ELECTED; PROVIDING THAT MEMBERS OF THE COMMISSION SO ELECTED SHALL QUALIFY BY FURNISHING BOND AND TAKING OATH OF OFFICE; FIXING THE SALARIES OF THE MEMBERS OF SAID COMMISSION; PROVIDING THAT THIS ACT SHALL BE SEVERABLE AND REPEALING ALL LAWS OR PARTS OF LAWS, WHETHER GENERAL, SPECIAL OR LOCAL, IN CONFLICT HEREWITH; PROVIDING FOR A REFERENDUM.**

Was taken up.

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

Which was agreed to by a two-thirds vote and House Bill No. 1252 was read the second time by title only.

Senator Spottswood offered the following amendment to House Bill No. 1252:

In Section 1, line 2, on page 3, strike: "January in the year following their election. The first special election to be held under this act shall be held at the general election in 1964. A like special election shall be held at the general election in 1966 and every two (2) years thereafter." and insert in lieu thereof the following: March in the year of their election. The first special election to be held under this act shall be held on the first Tuesday after the first Monday in February of 1965. A like special election shall be held at the general election in 1966 and every two (2) years thereafter and the commissioners elected after the first special election shall take office on the first Monday in March in the year following their election.

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. 1252:

In Section 1, line 23, on page 3, strike: "1964 shall serve for two (2) years, those elected in 1964" and insert in lieu thereof the following: 1965 shall serve for two (2) years, those elected in 1965

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. 1252:

In Section 1, line 27, on page 2, strike: "sixty (60)" and insert in lieu thereof the following: thirty (30)

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. 1252:

In Section 5, line 3, on page 5, strike: "fourth Tuesday after the first Monday in May, 1964." and insert in lieu thereof the following: first Tuesday after the first Monday in December, 1964.

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. 1252:

Following Section 5 on page 6, add the following:

Section 6. The elections provided by this act shall be called by the board of county commissioners of Monroe county and the expense of conducting the referendum election in December of 1964, and the special election in February of 1965, shall be paid by the Florida keys aqueduct commission.

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. 1252:

In Title, line 17, strike: "NOVEMBER, 1964, FOR THE ELECTION OF FIVE (5) MEMBERS OF SAID COMMISSION, AND FOR A LIKE SPECIAL ELECTION TO BE HELD DURING THE MONTH OF NOVEMBER" and insert in lieu thereof the following: FEBRUARY, 1965, FOR THE ELECTION OF FIVE (5) MEMBERS OF SAID COMMISSION, AND FOR A LIKE SPECIAL ELECTION TO BE HELD DURING THE MONTH OF NOVEMBER, 1966, AND

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. 1252, 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. 1252, as amended, was read the third time in full.

Upon the passage of House Bill No. 1252, as amended, the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1252 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Spottswood requested unanimous consent of the Senate to take up and consider House Bill No. 1031, out of its order.

Unanimous consent was granted, and—

**H. B. NO. 1031—A BILL TO BE ENTITLED AN ACT AUTHORIZING THE COUNTY COMMISSIONERS OF MONROE COUNTY TO EMPLOY A COUNTY MEDI-**

**CAL EXAMINER; TO FIX HIS QUALIFICATIONS, THE TERM OF HIS EMPLOYMENT AND HIS COMPENSATION; TO PRESCRIBE THE POWERS AND DUTIES OF SUCH COUNTY MEDICAL EXAMINER; TO PROVIDE FOR AUTOPSIES; AND REQUIRING SUCH MEDICAL EXAMINER TO APPEAR AND TESTIFY AT CORONER'S INQUESTS WHEN REQUIRED; REQUIRING EXAMINATION OF ALL DEAD BODIES INTENDED FOR CREMATION BY SUCH MEDICAL EXAMINER AND REQUIRING AUTHORIZATION TO SUCH DISPOSITION AND PROVIDING FOR A PENALTY FOR VIOLATION OF SUCH PROVISIONS; SETTING EFFECTIVE DATE.**

Was taken up.

Senator Spottswood moved that the rules be waived and House Bill No. 1031 be read the second time by title only.

Which was agreed to by a two-thirds vote and House Bill No. 1031 was read the second time by title only.

Senator Spottswood offered the following amendment to House Bill No. 1031:

In Section 1, line 1, on page 1, strike: "There shall be employed by the board of county commissioners of Monroe county a county medical examiner to serve at the pleasure of the board and who shall be a licensed practicing physician or surgeon of the state." and insert in lieu thereof the following:

There may be employed by the board of county commissioners of Monroe county a county medical examiner to serve at the pleasure of the board and who shall be a licensed practicing physician or surgeon of the state. In the event the board of county commissions employ the county medical examiner authorized by this act, the remaining provisions of this act shall be effective.

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. 1031, 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. 1031, as amended, was read the third time in full.

Upon the passage of House Bill No. 1031, as amended, the roll was called and the vote was:

Yeas—44.

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

Nays—None.

So House Bill No. 1031 passed, as amended, and the action of the Senate was ordered certified to the House of Representatives immediately.

Senator Cross moved that when the Senate adjourns at this Session, it adjourn to reconvene at 10:00 o'clock A. M., Monday, May 27, 1963.

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

Senator Cross moved that the Senate adjourn.

Which was agreed to and the Senate stood adjourned at 12:55 o'clock P. M., until 10:00 o'clock A. M., Monday, May 27, 1963.